LC 0006

1 SENATE BILL NO. 2 2 INTRODUCED BY ROSELL, REGAN 3 4 A BILL FOR AN ACT ENTITLED: "AN ACT TO GENERALLY REVISE 5 CERTAIN STATUTES WHICH DISCRIMINATE ON THE BASIS OF SEX IN 6 ORDER TO REMOVE THE DISCRIMINATION: AMENDING SECTIONS 11-802, 11-1821, 11-1911, 11-1915, 11-1927, 11-1928, 7 8 11-2025, 11-3112, 11-3215, 16-2702, 17-504, 17-807, 23-3405, 9 23-4727, 23-4728, 35-409, 39-108, 39-109, 39-113, 40-3312, 10 40-4902, 40-5305, 41-1119, 41-1506, 45-511, 45-603, 45-808, 11 59-519, 63-107, 63-402, 64-209, 67-903, 67-904, 67-1603, 71-120, 72-617, 72-618, 75-8701, 77-501, 77-1002, 80-1801, 12 13 80-1803, 84-301, 84-3206, 91-1304, 92-707, 92-1303, 92-1321, 14 93-2803, 93-2804, 93-2807, 93-2808, 93-2809, 93-4207, 15 93-4707, 93-5834, 93-5836, 93-6711, 93-9706, 93-100-2, 16 95-609, R.C.M. 1947; AND CREATING A NEW SECTION 12-216, 17 R.C.M. 1947." 18 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA: 19 20 Section 1. Section 11-802, R.C.M. 1947, is amended to 21 read as follows: 22 \*11-802. Powers of mayor. The mayor is the chief 23 executive officer of the city or town, and has power:

I. To nominate, and, with the consent of the council,
 to appoint all nonelective officers of the city or town,

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provided for by the council, except as provided in this
 title.
 2. To suspend, and, with the consent of the council,
 to remove any nonelective officer, stating in the suspension

5 or removal the cause thereof.

6 3. To cause the ordinances of the city or town to be 7 executed, and to supervise the discharge of official duty by 8 all subordinate officers. •

9 4. To communicate to the council, at the beginning of 10 every session, and oftener if deemed necessary, a statement 11 of the affairs of the city or town, with such 12 recommendations as he the mayor may deem proper.

13 5. To recommend to the council such measures connected 14 with the public health, cleanliness, and ornament of the 15 city or town, and the improvement of the government and 16 finances, as he the mayor deems expedient.

17 6. To approve all ordinances and resolutions of the 18 council adopted by it, and, in case the same do not meet his 19 the mayor's approbation, to return the same to the next 20 regular meeting of the council, with his all objections in 21 writing, and no ordinance or resolution so vetoed by the mayor must go into effect unless the same be afterwards 22 passed by two-thirds vote of the whole number of members of 23 24 the council.

To veto any objectionable part of a resolution or
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ordinance, and approve the other parts. If the mayor fail
 to return any resolution or ordinance as aforesaid, the same
 takes effect without further action.

8. To call special meetings of the council, and when so called he the mayor must state by message the object of the meeting, and the business of the meeting must be restricted to the object stated.

8 9. To cause to be presented, once in three months, a
9 full and complete statement of the financial condition of
10 the city or town.

11 10. To bid in for the city or town any property sold at 12 a tax or judicial sale, where the city or town is a party or 13 interested.

14 11. To procure and have in his the mayor's custody the 15 seal of the city or town.

16 12. To take and administer oaths.

17 13. To call on every mate citizen of the city or town, 18 over the age of eighteen years, to aid in the enforcement of 19 the laws and ordinances in case of riots; to call out the 20 militia to aid him the mayor in suppressing the same or other disorderly conduct, preventing and extinguishing 21 22 fires, for securing the peace and safety of the city, or for 23 carrying into effect any law or ordinance; and any person 24 who does not obey such call forfeits to the city or town a 25 fine not exceeding twenty-five dollars.

14. To require of any of the officers of a city or town

an exhibit of his such officer's books and papers.

3 15. To grant pardons and remit fines and forfeitures 4 for offenses against city or town ordinances, when in his 5 the mayor's judgment public justice would be thereby 6 subserved; but he the mayor must report all pardons granted, 7 with the reasons therefor, to the next council.

8 16. To perform such other duties as may be prescribed9 by law or by resolution or ordinance of the council.

10 17. He--has <u>To exercise</u> such power as may be vested in 11 <u>him the mayor</u> by ordinance of the city or town, in and over 12 all places within five miles of the boundaries of the city 13 or town, for the purpose of enforcing the health and 14 'quarantine ordinances and regulations thereof."

15 Section 2. Section 11-1821, R.C.M. 1947, is amended to 16 read as follows:

17 "11-1821. Payment of police reserves. (1) Whenever any 18 policeman or officer shall from age or disability become 19 transferred from the active list of the police officers of 20 any city or town to the reserve list of the city or town, he 21 such person shall thereafter be paid in monthly payments 22 from the funds in this act provided for, a sum equal to 23 one-half the base salary, excluding overtime and payments in lieu of sick leave and annual leave he was receiving as an 24 25 active officer computed on the highest salary received in

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any one month during the last year of active service; 1 provided that after completing twenty (20) years or more of 2 active service if a policeman or officer elects to serve an 3 4 additional one (1) to ten (10) years then the payment from 5 the police reserves fund shall be increased at the rate of one per cent (1%) per year of additional service up to a 6 7 maximum of sixty per cent (60%) of the last year's average 8 salary received as a monthly compensation for services as an 9 active member of the police department.

10 (2) Upon the death of any policeman or any officer on 11 the active list or reserve list of any city or town, his the 12 surviving dependent widow7--if--there--be-such-a-surviving widew of the policeman or officer, shall, as long as she 13 remains-his-widew such spouse does not remarry, be paid, 14 from the police reserves' fund, a sum equal to one-half the 15 16 base salary, excluding overtime and payments in lieu of sick leave and annual leave he the decedent was receiving as an 17 active officer computed on the highest salary received in 18 any one month during the last year of active service prior 19 to the date of his-demise death or prior to the date the 20 21 policeman or officer passes to the police reserve list. No 22 surviving widow spouse shall be entitled to payments under 23 the provisions of this act if-she-be who is fifteen (15) 24 years younger than ner-husband the deceased spouse, unless 25 she he shall have been married to and living with ner

2 preceding his death. If the policeman or officer leaves a ٦ dependent minor child. or dependent minor children, then Δ upon the death of the policeman or officer, providing he 5 leaves there is no surviving widew spouse, or upon the death or remarriage of his-widew the surviving spouse, or if his 6 widow the surviving spouse be fifteen (15) years younger 7 8 than her--husband the decedent and shall not have been married to and living with her-husband the decedent for the 9 10 ten (10) years immediately preceding his death, then his 11 surviving dependent minor child, or dependent children, 12 collectively, if there be more than one (1) dependent minor 13 child, shall be paid the same monthly payments as are herein 14 provided to be paid to the surviving widew spouse, until the 15 minor child, or minor children, reach the age of eighteen 16 (18) years or shall have married; provided further that the 17 payments herein provided for to be made to the beneficiaries 18 shall not be made if the payments require an increase in the 19 millage tax levy provided by section 11-1823, R.C.M. 1947. 20 (3) Payments as herein provided for, to be made to the 21 minor child or children of police officers shall be paid to 22 the duly appointed, qualified and acting guardian of the 23 child or children, for the use of the minor, until the minor

husband the deceased spouse for ten (10) years immediately

have married and in case there is more than one (1) minor -6-

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shall have reached the age of eighteen (18) years or shall

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child, upon each child reaching the age of eighteen (18)
 years the prorata payments to the child shall cease and
 shall be made to the remaining minor child or children until
 the youngest child reaches the age of eighteen (18) years or
 is married.

6 (4) The term "policeman," or "police officer," 7 includes all those on the reserve list, as well as "active 8 police," "police officer," and "patrolman," or any of those 9 terms.

10 (5) Before any payments are made to any member of the 11 police reserve, the governing body of the city shall, 12 forthwith, determine the eligibility of such member for 13 payments and the amount thereof in accordance with the terms 14 of this section."

15 Section 3. Section 11-1911, R.C.M. 1947, is amended to 16 read as follows:

17 "11-1911. Source of fund. The disability and pension 18 fund of the fire department relief association of such city 19 town shall consist of all bequests, fees, gifts, or 20 emoluments or donations given or paid to such fund, or any 21 of its members, except as otherwise designated by the donor, 22 and a monthly fee which shall be paid into the fund by each 23 paid member and part-paid member of said fire department relief association amounting to six per cent (6%) of his the -24 25 member's regular monthly salary, the proceeds of a tax levy

as provided by section 11-1912, R.C.M. 1947, and all moneys
 received from the state of Montana as provided for by
 section 11-1919, R.C.M. 1947, and the interest of any
 portion of such fund.

· Any such paid or part-paid fireman shall be entitled to 5 6 a return, in lump sum, without interest, of all monthly 7 contributions made by him the fireman to such funds, within sixty (60) days of his permanent separation from service in 8 9 the fire department of such city, town or municipality, 10 except for separation by reason of retirement, death or 11 disability, which would otherwise qualify such separated fireman, his--widew the surviving spouse or orphans, to 12 13 benefits or allowances from such fire department relief 14 association.\*

15 Section 4. Section 11-1915, R.C.M. 1947, is amended to 16 read as follows:

17 "11-1915. Benefits, allowed for, how allowed, and how 18 paid. Every fire department relief association may allow to 19 its members benefits for the following causes, as provided 20 by law.

21 1. A service pension to a member who, by reason of22 service, has become entitled to a service pension.

23 2. To a member who has become maimed or disabled for24 life in line of duty.

25 3. To a member who has suffered injury in line of

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duty. 4. To a member who has contracted sickness in line of duty.

4 5. Funeral expenses of a member.

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5 6. Pensions to the widew surviving spouse, orphan or
6 orphans of a deceased member.

All applications for relief shall be referred to the 7 8 board of trustees. All claims shall be referred to the 9 board of trustees for allowance or disallowance and claimant 10 shall have the right to appeal to the association in the 11 event his the claim be disallowed. All claims shall be paid 12 by warrant, duly authorized, drawn by the secretary, and 13 countersigned by the president of the association, and on presentation thereof, the treasurer of the association shall 14 pay the same out of the said pension and disability fund." 15

16 Section 5. Section 11-1927, R.C.M. 1947, is amended to 17 read as follows:

\*11-1927. Pensions to widows surviving spouses and 18 orphans. Each and every fire department relief association, 19 20 organized and existing under the laws of this state, shall 21 pay to the widow surviving spouse or orphans of a deceased 22 member of said association, who, on the date of his--decease 23 death, was an active member of the fire department in the 24 city or town wherein such association has been formed, or 25 had elected to retire from active service of said fire

department and receive a "service pension" as provided for 1 2 by section 11-1925, or prior to his-decease death had suffered a sickness or injury, and was receiving or was 3 qualified to receive a "disability pension," as provided by 4 section 11-1926, out of any money in relief association's 5 6 "disability and pension fund," a monthly pension in an 7 amount which shall be equal to one-half (1/2) of the monthly 8 compensation last received by such deceased member for his 9 services rendered as an active member of the fire department 10 in the city or town wherein such association has been However, effective July 1, 1963, and after 11 formed. 12 completing twenty (20) years or more of active service and 13 attaining the age of fifty (50) years, a member elects to serve an additional one (1) to ten (10) years, then the 14 pension shall be increased at the rate of one per cent (1%) 15 16 per year of such additional service, up to a maximum of 17 sixty per cent (60%) of the last month's salary received as 18 a monthly compensation for his services as an active member 19 of said fire department. However, the monthly compensation paid to a widew surviving spouse or orphan of an active 20 21 member who becomes deceased after July 1, 1973, or an active 22 member who elects to retire after July 1, 1973, shall in no 23 event become less than one-half (1/2) the regular monthly 24 salary paid to a confirmed active fireman of that city as provided each and every year in the annual budget of that 25

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1 city. Provided, that said pension shall be paid to the 2 within named widew surviving spouse only so long as she such spouse remains unmarried, and further provided, that a widew 3 4 surviving spouse of a deceased fireman shall not be entitled 5 to the pension, provided for by this act, in those cases 6 where the marriage was consummated after the fireman had 7 elected to retire from active service and received a 8 "service pension" as provided for by section 11-1925; or in 9 those cases where the marriage was consummated after the 10 fireman had qualified and was receiving a "disability 11 pension" as provided for by section 11-1926. Provided 12 further, that the pension herein provided for shall not be 13 paid to the orphans of deceased firemen after they have 14 attained the age of eighteen (18) years. In case of 15 volunteer firemen such pension shall in no event exceed the 16 sum of seventy-five (\$75) dollars per month."

17 Section 6. Section 11-1928, R.C.M. 1947, is amended to 18 read as follows:

19 "11-1928. Use of disability and pension fund of fire 20 department relief association. Said fund shall not be used 21 for any other purpose whatsoever, other than for the payment 22 of the following:

23 1. A service pension to a member who, by reason of
24 service, has become entitled to a service pension.

25 2. A pension to a member who has become permanently

1 maimed or disabled in line of duty.

3. A benefit or allowance to a member who has suffered
a permanent disabling injury in line of duty.

4 4. A benefit or allowance to a member who has 5 contracted a permanent disabling sickness in line of duty.

5. To defray the funeral expenses of a member, in an
amount not to exceed, however, the sum of seven hundred
fifty dollars (\$750).

9 6. Payment to the widew surviving spouse, orphan or
10 orphans of a deceased member as provided by law.

11 7. The payment of premiums upon a blanket policy of 12 insurance covering the members of such fire department and 13 providing for payment of compensation in case of death or 14 injury to such member or any of them.

15 8. The return of employee contribution as provided by16 law.

9. All claims shall be paid by warrant duly
 authorized, drawn by the secretary, and countersigned by the
 president of the association and on presentation thereof,
 the treasurer shall pay the same out of the said disability
 and pension fund.".

22 Section 7. Section 11-2025, R.C.M. 1947, is amended to
23 read as follows:

24 "11-2025. Payment of a claim -- beneficiaries of
25 decedent. 1. Upon receipt of a claim under subparagraphs

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one (1), two (2), three (3) and four (4), or any thereof, of 1 section 11-2022, by the industrial accident board, if the 2 same is found to be in compliance with the provisions of 3 4 subsection one (1) of section 11-2024, the board must order the allowance thereof, and pay the same by warrants drawn 5 upon the volunteer firemen's fund to the order of the 6 attending physician or surgeon, attending nurse, and 7 hospital. 8

2. All payments under the volunteer firemen's pension 9 plan shall be approved by the public employees' retirement 10 11 system and paid by warrants drawn upon the earmarked revenue fund. payable to the order of the individual qualified 12 13 volunteer fireman; provided, however, that in the event of the death of any otherwise qualified volunteer fireman 14 15 before reaching the age of fifty-five (55) years, or in the event of the death of any such volunteer fireman after he 16 has-qualified qualifying for payments hereunder but before 17 he--has--received receiving payments hereunder totaling at 18 least two thousand dollars (\$2,000); and if such deceased 19 volunteer fireman shall have left a widew surviving spouse, 20 21 then such pension shall be paid or continue to be paid to 22 said--widow the surviving spouse by a warrant or warrants 23 drawn upon the earmarked revenue fund and payable to the order of said--widew the surviving spouse, until her such 24 25 spouse's death or remarriage; or if said deceased volunteer

1 fireman shall have left no widow surviving spouse but shall 2 have left a child or children under the age of eighteen (18) years, then such pension shall be paid or continue to be 3 4 paid to the guardian or other person having custody of the 5 said child or children, until the youngest child shall reach 6 the age of eighteen (18) years. Provided, further, that in 7 the event of such payments after the death of a volunteer 8 fireman, to or for his-widew a surviving spouse or children, 9 then such pension shall terminate, and no further payments 10 shall be made hereunder, when a total of two thousand dollars (\$2,000) shall have been paid upon such pension, 11 12 including any payments made to the volunteer fireman before 13 his death. If such deceased volunteer fireman shall leave neither widew surviving spouse nor child under the age of 14 15 eighteen (18) years, then his pension shall terminate at the 16 and of the month prior to the month in which his death occurs." 17 18 Section 8. Section 11-3112, R.C.M. 1947, is amended to

18 Section 8. Section 11-3112, R.C.M. 1947, 1s amended to 19 read as follows:

20 "11-3112. Nomination of candidates--primary election.
21 (1) Candidates to be voted for at all general municipal
22 elections at which a mayor or councilmen are to be elected
23 under the provisions of this act shall be nominated by a
24 primary election, and no other names shall be placed upon
25 the general ballot except those selected in the manner

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ì hereinafter prescribeq. The primary election for such 2 nominations shall be held on the second Monday preceding the municipal election. The judges of election appointed for 3 4 the municipal election shall be the judges of the primary 5 election, and it shall be held at the same places, as far as 6 possible, and the polls shall be opened and closed at the 7 same hours, with the same clerks as are required for said 8 general municipal election.

9 (2) Any qualified elector of said city who is the 10 owner of any real estate situated therein, desiring to 11 become a candidate for mayor or councilman, shall, at least 12 ten days prior to said primary election, file with the city 13 clerk a statement of such candidacy in substantially the 14 following form:

15

State of Montana,

16 County of ....

17 I, ..., being first duly sworn, say that I reside at 18 .... street, city of ...., county of .... state of 19 Montana; that I am a qualified voter therein; that I am a 20 candidate for nomination to the office of (mayor or 21 councilman) to be voted upon at the primary election to be 22 held on the .... Monday of ...., 19..., and I nereby request 23 that my name be printed upon the official primary ballot for 24 nomination by such primary election for such office.

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(Signed) ....

1 Subscribed and sworn to (or affirmed) before me by .... 2 on this .... day of ...., 19... 3 (Signed) .... 4 and shall at the same time file therewith the petition of at least twenty-five gualified voters requesting such 5 candidacy. Each petition shall be verified by one or more 6 7 persons as to qualifications and residence, with street 8 number, of each of the persons so signing the said petition, 9 the said petition shall be in substantially the and 10 following form: 11 (3) Petition accompanying nominating statement. 12 The undersigned, duly qualified electors of the city of 13 ...., and residing at the places set opposite our respective 14 names hereto, do hereby request that the name of (name of 15 candidate) be placed in the ballot as a candidate for

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nomination for (name of office) at the primary election to

be held in such city on the .... Monday of ...., 19... We

further state that we know him to be a gualified elector of

said city and a man of good moral character, and qualified,

(4) Each signer of a nomination paper shall sign but

Number.

Street.

in our judgment, for the duties of such office.

Names of qualifying electors.

more than one officer is to be elected to the same office,
 in which case he may sign as many nomination papers as there
 are officers to be elected, and only one candidate shall be
 petitioned for or nominated in the same nomination paper.

5 (5) Immediately upon the expiration of the time of 6 filing the statements and petitions for candidates, the said 7 city clerk shall cause to be published for three consecutive days in all the daily newspapers published in the city, in 8 9 proper form, the names of the persons as they are to appear 10 upon the primary ballots, and if there be no daily 11 newspaper, then in two issues of any other newspapers that may be published in said city; and the said clerk shall 12 13 thereupon cause the primary ballots to be printed, 14 authenticated with a facsimile of his signature. Upon the said ballot the names of the candidates for mayor, arranged 15 16 alphabetically, shall first be placed, with a square at the 17 left of each name, and immediately below the words, "Vote for one." Following these names, likewise arranged in 18 alphabetical order, shall appear the names of the candidates 19 for councilmen, with a square at the left of each name, and 20 21 below the names of such candidates shall appear the words, 22 "Vote for (giving the number of persons to be voted for)." 23 The ballot shall be printed upon plain substantial, white 24 paper, and shall be headed:

25 Candidates for nomination for mayor and councilmen of

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1	the city of at the
2	Primary Election;
3	but shall have no party designation or mark whatever. The
4	ballots shall be in substantially the following form: (Place
5	a cross in the square preceding the names of the parties you
6	favor as candidates for the respective positions).
7	Official Primary Ballot.
8	Candidates for nomination for mayor and councilmen of the
9	city of at the
10	Primary Election.
11	For Mayor.
12	(Name of candidate.)
13	(Vote for one.)
14	For councilman.
15	(Name of candidate.)
16	vote for (Giving number to be voted for).
17	Official ballot attest:
18	(Signature)
19	City Clerk.
20	(6) Having caused said ballots to be printed, the said
21	city clerk shall cause to be delivered at each polling place
22	a number of said ballots equal to twice the number of such
23	voters registered in such polling place at the last general

25 at the general election shall be qualified to vote at such

municipal election. The persons who are qualified to vote

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1 primary election and any person offering to vote may be 2 orally challenged by any elector of the city upon any or all 3 of the grounds set forth and specified in section 23-1220 of 4 these codes, and the provisions of sections 23-1221 to 23-1228, inclusive, of these codes shall apply to all 5 6 challenges made at such election. Judges of election shall 7 immediately upon the closing of the polls count the ballots and ascertain the number of votes cast in such precinct for 8 5 each of the candidates for mayor and councilman, and make 10 return thereof to the city clerk upon the proper blanks to 11 be furnished by the city clerk within six hours of the closing of the polls. On the day following the primary 12 election the city clerk shall canvass said returns so 13 14 received from all the polling precincts, and shall make and 15 publish in all the newspapers in said city, at least once, 16 the result thereof. Said canvass by the city clerk shall be 17 publicly made.

(7) If a mayor is to be elected at such municipal 18 19 election, the two persons receiving the highest number of 20 votes shall be the candidates for mayor. If one councilman 21 is to be elected at such municipal election, the two persons 22 receiving the highest number of votes shall be the 23 candidates for councilmen. If two councilmen are to be 24 elected at such general municipal election, the four persons 25 receiving the highest number of votes shall be the

candidates for councilmen, and if three councilmen are to be 1 elected at such municipal election, the six persons 2 receiving the highest number of votes shall be the 3 candidates for councilmen, and if four councilmen are to be 4 5 elected at such general municipal election, the eight 6 persons receiving the highest number of votes shall be candidates for councilmen at such general election, and 7 these shall be the only candidates for mayor and councilmen 8 at such general election. 9

(8) All electors of cities under this act, who, by 10 11 ordinances governing cities incorporated under the general municipal incorporation law, or by charter, would be 12 13 entitled to vote for the election of officers at any general municipal election in such cities, shall be qualified to 14 15 vote at all elections under this act; and the ballots to be 16 used at such general municipal election shall be in the same 17 general form as for such primary elections so far as applicable, and in all elections in such cities the election 18 precincts, voting places, method of conducting the 19 elections, canvassing of votes, and announcing the results 20 shall be the same as by law provided for the election of 21 22 officers in such cities so far as the same are applicable 23 and not inconsistent with the provisions of this act.

24 (9) Every person who has been declared elected mayor25 or councilman, shall, within ten days thereafter, take and

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file with the city clerk his an oath of office in the form 1 and manner provided by law, and shall execute and give 2 3 sufficient bond to the municipal corporation in the sum of 4 ten thousand dollars, conditioned for the faithful 5 performance of the duties of his the office, which bond shall be approved by the judge of the district court of the 6 county in which such city is situated, and filed with the 7 clerk and recorder of the county in which such city is 8 situated." Ģ

Section 9. Section 11-3215, R.C.M. 1947, is amended to read as follows:

"11-3215. Nomination of candidates--primary election. 12 13 (1) Candidates to be voted for at all general municipal elections at which commissioners are to be elected under the 14 provisions of this act shall be nominated by a primary 15 election, and no other names shall be placed upon the 16 general ballot except those nominated in the manner 17 18 hereinafter prescribed. The primary election for such nominations shall be held on the last Tuesday of August of 19 20 the odd-numbered years.

(2) Any qualified elector of the municipality, who is
the owner of real estate situated therein to the value of
not less than one thousand dollars, desiring to become a
candidate for commissioner, shall, at least thirty-five (35)
days prior to said primary election, file with the clerk of

the commission a statement of 1 such candidacv in 2 substantially the following form: 3 State of Montana. 4 County of .... 5 I,..., being first duly sworn, say that I reside at 6 .... street, (city or town) of ...., county of ...., state 7 of Montana; that I am a qualified voter therein; that I am a 8 candidate for nomination to the office of commissioner to be 9 voted upon at the primary election to be held on the last 10 Tuesday of August, 19.., and I hereby request that my name 11 be printed upon the official primary ballot for nomination 12 by such primary election for such office. 13 (Signed) .... 14 Subscribed and sworn to (or affirmed) before me by .... on this .... day of ...., 19... 15 16 (Signed) .... And shall at the same time file therewith the petition of at 17 18 least twenty-five qualified voters requesting such 19 candidacy. Each petition shall be verified by one or more 20 persons as to qualifications and residence, with street 21 number, of each of the persons so signing the said petition, 22 and the said petition shall be in substantially the 23 following form: 24 (3) Fetition Accompanying Nominating Statement.

25 The undersigned duly qualified electors of the (city,

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1 town) of...., and residing at the places set opposite our 2 respective names hereto, do hereby request that the name of 3 (name of candidate) be placed on the ballot as a candidate for nomination to the office of commissioner at the primary 4 election to be held on the last Tuesday of August, 19... We 5 further state that we know nim/her to be a qualified elector 6 of said (city, town), and a man person of good moral 7 8 character, and qualified, in our judgment, for the duties of 9 such office, and we individually certify that we have not 10 signed similar petitions greater in number than the number 11 of commissioners to be chosen at the next general municipal 12 election.

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13 Names of Qualifying Electors Number Street 14 (Space for Signatures.)

15 State of Montana,

16 County of ....

17 ...., being duly sworn, deposes and says, that he knows the qualifications and residence of each of the persons 18 19 signing the appended petition, and that such signatures are 20 genuine, and the signatures of the persons whose names they 21 purport to be.

(Signed) .... Subscribed and sworn to before me this .... day of 23 24 ..... 19....

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.... (Notary Public),

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1 This petition, if found insufficient, shall be returned 2 to .... at No. .... street, ...., Montana.

(4) Immediately upon the expiration of the time of 3 4 filing the statements and petition for candidates, the clerk of the commission shall cause to be published for three 5 consecutive days in all the daily newspapers published in 6 the municipality in proper form, the names of the persons 7 8 that are to appear upon the primary ballots, and if there be 9 no daily newspaper, then in two issues of any other 10 newspaper that may be published in said municipality, and the said clerk shall thereupon cause the primary ballots to 11 be printed and authenticated with a facsimile of his 12 13 signature.

14 (5) In the event the number of legally qualified 15 candidates for the office of commissioner at such primary 16 election does not exceed twice the number of vacancies in 17 the commission to be filled, no municipal primary election for the nomination of candidates for the office of 18 19 commissioner shall be held in said city for said year and such legally gualified candidates shall be deemed duly 20 nominated and shall be placed on the general ballot." 21

22 Section 10. Section 16-2702, R.C.M. 1947, is amended to read as follows: 23

24 "16-2702. Duties of sheriff. The sheriff must:

25 1. Preserve the peace; 2. Arrest and take before the nearest magistrate, for
 examination, all persons who attempt to commit or have
 committed a public offense;

3. Prevent and suppress all affrays, breaches of the
peace, riots, and insurrections which may come to his
knowledge;

7 4. Perform duties of numane officer within his the
8 county with reference to the protection of dumb animals;

9 5. Attend all courts, except justices and police
10 courts, at their respective terms or sessions held within
11 his the county, and obey their lawful orders and directions;
12 6. Command the aid of as many make inhabitants of his
13 county as he may think be necessary in the execution of
14 these duties;

15 7. Take charge of and keep the county jail and the16 prisoners therein;

17 8. Endorse upon all notices and process the year, 18 month, day, hour, and minute of reception, and issue 19 therefor to the person delivering it, on payment of fees, a 20 certificate showing the names of the parties, title of 21 paper, and time of reception;

9. Serve all process or notices in the manner prescribed by law;

24 10. Certify under-his-hand in writing upon the process
25 of notices the manner and time of service, or, if he fails

1 to make service, the reasons of his this failure, and return 2 the same without delay." 3 Section 11. Section 17-504, R.C.M. 1947, is amended to read as follows: 4 5 "17-504. Injuries inflicted in a duel -- support of 6 family of injured person. If any person slays or permanently 7 disables another person in a duel in this state, the slaver 8 must provide for the maintenance of the widew-er-wife spouse 9 of the person slain or permanently disabled, and for the 10 minor children, in such manner and at such cost, either by 11 aggregate compensation in damages to each, or by a monthly, quarterly, or annual allowance, to be determined by the 12 court." 13 14 Section 12. Section 17-807, R.C.M. 1947, is amended to 15 read as follows: 16 "17-807. What cannot be specifically enforced. The 17 following obligations cannot be specifically enforcea: 18 1. An obligation to render personal service, or to 19 employ another therein; 20 2. An agreement to marry or live with another: 21 3. An agreement to submit a controversy to arbitration; 22

4. An agreement to perform an act which the party has
not power to perform lawfully when required to do so;

25 5. An agreement to procure the act or consent of the

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1 wife spouse of the contracting party, or of any other thira
2 person; or

3 6. An agreement, the terms of which are not
4 sufficiently certain to make the precise act which is to be
5 done clearly ascertainable."

6 Section 13. Section 23-3405, R.C.M. 1947, is amended 7 to read as follows:

8 \*23-3405. Organization of committee -- meeting -ç county convention to elect delegates and alternates to state 10 convention. (1) The committee shall meet prior to the state 11 convention of its political party and organize by electing a 12 chairman and one (1) or more vice-chairmen. The chairman or and first vice-chairman shall be a-woman of opposite sex. 13 14 They shall elect a secretary and other officers as are 15 proper. It is not necessary for the officers to be precinct 16 committeemen committeepersons.

17 (2) The committee may select managing or executive 18 committees and authorize subcommittees to exercise any and 19 all powers conferred upon the county, city, state, and 20 congressional central committees by this act.

(3) The chairman of the county central committee shall
call the central committee meeting and not less than four
(4) days before the date of the central committee meeting
shall publish the call in a newspaper published at the
county seat and mail a copy of the call to each precinct

committeeman committeeperson. If party rules permit the use
 of a proxy, no proxy shall be recognized unless held by an
 elector of the precinct of the committeeperson
 executing it.

5 (4) The county chairman of the party shall preside at 6 the county convention. No person other than a duly elected 7 or appointed committeeman committeeperson or officer of the 8 committee is entitled to participate in the proceedings of 9 the committee.

10 (5) If a committeeman committeeperson is absent, the 11 convention may fill the vacancy by appointing some qualified 12 elector of the party, resident in the precinct, to represent 13 the precinct in the convention.

14 (6) The county convention shall elect delegates and
15 alternate delegates to the state convention under rules of
16 the state party. The chairman and secretary of the county
17 convention shall issue and sign certificates of election of
18 the delegates."

19 Section 14. Section 23-4727, R.C.M. 1947, is amended 20 to read as follows:

21 \*23-4727. Expenditure by or for candidate for office.
22 No sums of money shall be paid, and no expenses authorized
23 or incurred, by or on behalf of any candidate to be paid by
24 him such candidate, except such as he-may-pay may be paid to
25 the state for printing, as herein provided, in his a

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1 campaign for nomination to any public office or position in this state, in excess of fifteen per cent of one year's 2 3 compensation or salary of the office for which he the person is a candidate; provided, that no candidate shall be 4 5 restricted to less than one hundred dollars in his a campaign for such nomination. No sums of money shall be 6 paid, and no expenses authorized or incurred, contrary to 7 Я the provisions of this act, for or on behalf of any ŋ, candidate for nomination. For the purposes of this law, the 10 contribution, expenditure, or liability of a descendant, 11 ascendant, brother, sister, uncle, aunt, nephew, niece, wife 12 spouse, partner, employer, employee, or fellow official or 13 fellow employee of a corporation shall be deemed to be that 14 of the candidate himself."

15 Section 15. Section 23-4728, R.C.M. 1947, is amended 16 to read as follows:

17 "23-4728. Limitation of expenditures by candidate --18 by party organizations -- by relatives. No sums of money shall be paid and no expenses authorized or incurred by or 19 20 on behalf of any candidate who has received the nomination 21 to any public office or position in this state, except such 22 as he the candidate may contribute towards payment for nis 23 the political party's or independent statement in the 24 pamphlet herein provided for, to be paid by him such 25 candidate in his campaign for election, in excess of ten per

1 cent of one year's salary or compensation of the office for which he the candidate is nominated; provided, that no 2 3 candidate shall be restricted to less than one hundred dollars. No sum of money shall be paid and no expenses 4 authorized or incurred by or on behalf of any political 5 party or organization to promote the success of the 6 7 principles or candidates of such party or organization, contrary to the provisions.of this act. For the purposes of 8 9 this act, the contribution, expenditure, or liability of a 10 descendant, ascendant, brother, sister, uncle, aunt, nephew, niece, wife spouse, partner, employer, employee, or fellow 11 official or fellow employee of a corporation, shall be 12 13 deemed to be that of the candidate himself." 14 Section 16. Section 35-409, R.C.M. 1947, is amended to 15 read as follows: 16 "35-409, Definitions, The following terms, whenever

16 "35-409. Definitions. The following terms, whenever 17 used or referred to in this act, shall have the following 18 respective meanings, unless a different meaning clearly 19 appears from the context:

20 (1) "Local agency" means any county, city, town,
21 school district, or housing authority of the state.

(2) "Housing" means any temporary war or veterans'
housing acquired from the United States of America under the
terms and provisions of the Housing Act of 1950, being Title
II, Chapter 94, Public Law 475, of the laws of the

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Eighty-first Congress, Second Session, for the purpose of
 providing temporary housing for veterans and for families of
 servicemen, located within the boundaries of any local
 agency.

5 (3) "Veterans" includes, in so far as permitted by federal law, any person who has served in the military or 6 7 naval forces of the United States and has been discharged or 8 released therefrom under conditions other than dishonorable. 9 (4) "Families of servicemen" includes, in so far as 10 permitted by federal law, the families of any person who is 11 serving in the military or naval forces of the United 12 States, and the unmarried widew surviving spouse of a 13 deceased veteran.

14 (5) "Families" is limited to the spouse and legal
15 dependents who are members of the household."

16 Section 17. Section 39-106, R.C.M. 1947, is amended to 17 read as follows:

18 "39-108. Acknowledgment by married woment persons. The 19 acknowledgment of a married woman person to an instrument 20 purporting to be executed by her such person must be taken 21 the same as that of any other person."

22 Section 18. Section 39-105, R.C.M. 1947, is amended to 23 read as follows:

24 "39-109. Conveyance by married woman person -25 acknowledgment. A conveyance by a married woman person has

1 the same effect as if she such person were unmarried, and

2 may be acknowledged in the same manner."

3 Section 19. Section 39-113, R.C.M. 1947, is amended to
4 read as follows:

5 "39-113. Form of certificate of acknowledgment by 6 married womant person. The certificate of acknowledgment by 7 a married woman person must be substantially in the form 8 prescribed in section 39-111."

9 Section 20. Section 40-3312, R.C.M. 1947, is amended10 to read as follows:

11 \*40-3312. Application for license. (1) Application for
12 an agent or solicitor license shall be made to the
13 commissioner by the applicant, and be signed and sworn to by
14 the applicant before a notary public or other person
15 authorized by law to take acknowledgments of deeds.

16 (2) The commissioner shall designate and prepare forms for application for license which shall require full answers 17 18 such questions as may reasonably be necessary to 19 determine the applicant's identity, residence, personal 20 history. business record, experience and training in insurance, purpose for which the license is to be used and 21 22 other facts as required by the commissioner to determine whether the applicant meets the applicable qualifications 23 24 for the license applied for.

(3) If for an agent's license, the application shall

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state the kinds of insurance proposed to be transacted, and
 be accompanied by written appointment of the applicant as
 agent by an authorized insurer, subject to issuance of the
 license.

5 (4) If for a solicitor's license, the application 6 shall be accompanied by written appointment of applicant as 7 solicitor by a licensed agent, subject to issuance of the 8 license.

9 (5) If the applicant for an agent license is a firm or 10 corporation, the application shall show, in addition, the 11 names of all members, officers and directors, and shall 12 designate each individual who is to exercise the powers to 13 be conferred by the license upon the firm or corporation. 14 Each such individual so designated shall furnish information 15 as to himself, as part of the application, as though for an 16 individual license.

17 (6) If the applicant for an agent license is an
18 agents' association pursuant to section 40-3311, the
19 application shall show the names and residence addresses of
20 the association's officers and trustees.

21 (7) If for license as either agent or solicitor, the 22 application shall also show whether applicant was ever 23 previously licensed to transact any kind of insurance in 24 this state or elsewhere; whether any such license was ever 25 refused, suspended or revoked; whether any insurer, general

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agent or agent (in the case of a solicitor application)
claims applicant to be indebted to it, and if so the details
thereof and the defenses, if any, of the applicant thereto;
whether applicant ever had an agency contract canceled, and
the facts thereof; and if applicant is a married, womany
like information with respect to her-husband the applicant's
spouse.

8 (8) The commissioner shall require as part of the 9 application for license the certificate of an officer or 10 representative of the insurer proposed to be represented (in 11 the case of applicants for license as agent). or of the 12 proposed employing agent (in the case of applicants for 13 license as solicitor) as to whether the applicant is known 14 to him such officer or representative, whether the insurer 15 or agent has investigated the character and business record 16 of the applicant and the uses to be made of the license, if 17 granted, and his opinion, based on such investigation, as to 18 applicant's trustworthiness and competence and whether the 19 applicant will use the license principally for the purpose 20 of insuring his the applicant's own risks or interests and 21 those of his the applicant's relatives or employer. 22 (9) All such applications shall be accompanied by the

applicable license fee, appointment of agent fee where applicable, examination fee where required under section 40-3313, all in the respective amounts stated in section

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1 40-2726 (fees and licenses)."

2 Section 21. Section 40-4302, R.C.M. 1947, is amended
3 to read as follows:

\*\* "40-4902.\* "Benevolent association" defined. (1) Any 4 5 corporation, association or society, or by whatever name 6 called, which issues any certificate, policy, membership agreement, or makes any promise or agreement with its 7 members, whereby, upon decease of a member, any money or 8 9 other benefit, charity, aid or relief is to be paid, 10 provided or rendered by such corporation, association or 11 : society to his legal representatives, or to the beneficiary 12 designated by him, which money, benefit, charity, aid or 13 relief is derived from voluntary donations. or from 14 admission fees, dues or assessments, or any of them 15 collected or to be collected from the members thereof, or members of a class therein. or interest or accretions 16 17 thereon, or accumulations thereof; and wherein the money or other benefit, charity, aid or relief, so realized, is 18 19 applied to or accumulated for the uses and purposes herein 20 specified, and/or the uses of such corporation, association 21 or society, and/or the expenses of management and 22 prosecution of its business, shall be deemed to be a 23 "benevolent association" for the purposes of this chapter. 24 (2) The definition of benevolent association in

25 subsection (1) above is not applicable to:

1 (a) Burial or death benefits, annuities, endowments or any other benefit payments of any legal reserve life or 2 disability insurer, or of any labor union, railroad 3 brotherhood, or lodge having as a primary business the 4 5 improvement of working conditions; or 6 (b) Any ladies auxiliaries to any labor union. 7 railroad brotherhood or lodge referred to in subdivision (a) 8 above; or 4 (c) The benevolent plans within fraternal orders if 10 limited to members and if the plan is not the principal 11 object for the formation or continuance of the fraternal 12 order.\* 13 Section 22. Section 40-5305, R.C.M. 1947, is amended 14 to read as follows: 15 "40-5305. Exempted societies. (1) Nothing contained in this chapter shall be so construed as to affect or apply to: 16 17 (a) Grand or subordinate lodges of societies, orders or associations now doing business in this state which 18 19 provide benefits exclusively through local or subordinate 20 lodges; 21 (b) Orders, societies or associations which admit to 22 membership only persons engaged in one or more crafts or

24 business, and the ladies-societies-or-ladies auxiliaries

25 to such orders, societies or associations;

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nazardous occupations, in the same or similar lines of

1 (c) Domestic societies which limit their membership to 2 employees of a particular city or town, designated firm, 3 business house or corporation which provide for a death 4 benefit of not more than four hundred dollars (\$400) or 5 disability benefits of not more than three hundred fifty 6 dollars (\$350) to any person in any one year, or both; or

7 (d) Domestic societies or associations of a purely 8 religious, charitable or benevolent description, which 9 provide for a death benefit of not more than four hundred 10 dollars (\$400) or for disability benefits of not more than 11 three hundred fifty dollars (\$350) to any one person in any 12 one year, or both.

13 (2) Any such society or association described in 14 clauses (c) or (d), above, which provides for death or 15 disability benefits for which benefit certificates are 16 issued, and any such society or association included in 17 paragraph (d) which has more than one thousand (1,000) 18 members, shall not be exempted from the provisions of this 19 chapter but shall comply with all requirements thereof.

(3) No society which, by the provisions of this
section, is exempt from the requirements of this chapter,
except any society described in paragraph (b), above, shall
give or allow, or promise to give or allow to any person any
compensation for procuring new members.

25 (4) Every society which provides for benefits in case

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1 of death or disability resulting solely from accident. and 2 which does not obligate itself to pay natural death or sick benefits shall have all of the privileges and be subject to 3 4 all the applicable provisions and regulations of this 5 chapter except that the provisions thereof relating to medical examination, valuations of benefit certificates, and 6 7 incontestability, shall not apply to such society. 8 (5) The commissioner may require from any society or

9 association, by examination or otherwise, such information 10 as will enable him to determine whether such society or 11 association is exempt from the provisions of this chapter.

12 (6) Societies, exempted under the provisions of this
13 section, shall also be exempt from all other provisions of
14 the insurance laws of this state."

15 Section 23. Section 41-1119, R.C.M. 1947, is amended
16 to read as follows:

"41-1119. Seats for female employees. Every employer 17 18 in any manufacturing, mechanical, or mercantile 19 establishment, laundry, hotel, or restaurant, or other 20 establishment employing any female person, shall provide suitable seats for all female employees and shall permit 21 22 them to use such seats when they are not employed in the 23 active duties of their employment."

24 Section 24. Section 41-1506, R.C.M. 1947, is amended

25 to read as follows:

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1 "41-1506. Wife Spouse must join in assignment of wages 2 -- acknowledgment. No assignments of his wages or salary to a wage broker by a married man person, who shall have a wife 3 4 spouse residing in this state, shall be valid or enforceable without the consent of his-wife such spouse, evidenced by 5 6 her the spouse's signature to said assignment, executed and acknowledged before a notary public or other officer 7 8 empowered to take acknowledgments, and no wage broker or 9 person connected with him a wage broker, directly or indirectly, shall be authorized to take any such 10 11 acknowledgments.

12 Section 25. Section 45-511, R.C.M. 1947, is amended to 13 read as follows:

14 "45-511. Who deemed.owners. Every person, including 15 guardians of minors, married women persons, and any company, 16 association, or corporation not tenants or lessees, for 17 whose use, benefit, or enjoyment any property, building, 18 structure, or improvement mentioned in this chapter is 19 constructed, repaired, or altered, is deemed the owner 20 thereof for the purposes of this chapter."

21 Section 26. Section 45-603, R.C.M. 1947, is amended to
22 read as follows:

<sup>\*45-603.</sup> Priority of wages in case of death of
employer. In case of the death of any employer, the wages of
each miner, mechanic, salesperson, clerk, servant,

1 and laborer for services rendered within four (4) months 2 next preceding the death of the employer, in the amount 3 actually owed, rank in priority next after the funeral expenses, expenses of the last sickness, the charges and 4 5 expenses of administering upon the estate, and the allowance 6 to the widew surviving spouse and infant children, and must 7 be paid before other claims against the estate of the 8 deceased person." 9 Section 27. Section 45-808, R.C.M. 1947, is amended to read as follows: 10 and the second "45-808. Owner defined. Every person, including 11 guardians or minors, married women persons, and any company, 12 13 firm, association, or corporation for whose use or benefit 14 the grain or other crops mentioned herein are threshed, or 15 the services rendered or labor performed, is deemed the 16 owner thereof for the purposes herein mentioned." . . 17 Section 28. Section 59-519, R.C.M. 1947, is amended to 18 read as follows: 19 "59-519. Appointment of relative to office of trust or emolument unlawful. It shall be unlawful for any person or 20 21 any member of any board, bureau or commission, or employee 22 at the head of any department of this state or any political

24 emolument any person or-persons related to-him--or--them or

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25 connected with--him--or--them by consanguinity within the

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subdivision thereof to appoint to any position of trust or

fourth degree, or by affinity within the second degree; 1 except that the provisions of this section shall not apply 2 to sheriffs in the appointment of females persons as cooks 3 and/or matrons attendants. It shall further be unlawful for 4 any person or any member of any board, bureau or commission, 5 6 or employee of any department of this state, or any political subdivision thereof to enter into any agreement or 7 any promise with other persons or any members of any boards, 3 bureaus or commissions, or employees of any department of 9 this state or any of its political subdivisions thereof to 10 appoint to any position of trust or emolument any person or 11 12 persons related to them or connected with them by consanguinity within the fourth degree, or by affinity 13 14 within the second degree."

15 Section 29. Section 63-107, R.C.M. 1947, is amended to le read as follows:

17 \*63-107. Rules for determining the existence of a
18 partnership. In determining whether a partnership exists,
19 these rules shall apply:

20 (1) Except as provided by section 63-208 persons who
21 are not partners as to each other are not partners as to
22 third persons.

(2) Joint tenancy, tenancy in common, tenancy by the
entireties, joint property, common property, or part
ownership does not of itself establish a partnership,

whether such co-owners do or do not share any profits made
 by the use of the property.

3 (3) The sharing of gross returns does not of itself 4 establish a partnership, whether or not the persons sharing 5 them have a joint or common right or interest in any 6 property from which the returns are derived.

7 (4) The receipt by a person of a share of the profits 8 of a business is prima facie evidence that he <u>such person</u> is 9 a partner in the business, but no such inference shall be 10 drawn if such profits were received in payment:

11 (a) As a debt by installments or otherwise,

12 (b) As wages of an employee or rent to a landlord,

13 (c) As an annuity to a widew surviving spouse or
14 representative of a deceased partner,

15 (d) As interest on a loan, though the amount of
l6 payment vary with the profits of the business,

17 (e) As the consideration for the sale of a good will
18 of a business or other property by installments or
19 otherwise."

20 Section 30. Section 63-402, R.C.M. 1947, is amended to 21 read as follows:

<sup>22</sup> "63-402. Nature of a partner's right in specific
<sup>23</sup> partnership property. (1) A partner is co-owner with his the
<sup>24</sup> other partners of specific partnership property holding as a
<sup>25</sup> tenant in partnership.

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1 (2) The incidents of this tenancy are such that: 2 (a) A partner, subject to the provisions of this act 3 4 5

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and to any agreement between the partners, has an equal right with his the other partners to possess specific partnership property for partnership purposes, but he has no right to possess such property for any other purpose without the consent of his the other partners.

8 (b) A partner's right in specific partnership property 9 is not assignable except in connection with the assignment 10 of rights of all the partners in the same property.

11 (c) A partner's right in specific partnership property 12 is not subject to attachment or execution, except on a claim 13 against the partnership. When partnership property is 14 attached for a partnership debt the partners, or any of 15 them, or the representatives of a deceased partner, cannot 16 claim any right under the homestead or exemption laws.

17 (d) On the death of a partner, his that partner's 18 right in specific partnership property vests in the 19 surviving partner or partners, except where the deceased was 20 the last surviving partner, when--his in which case such 21 deceased partner's right in such property vests in his the 22 deceased's legal representative. Such surviving partner or 23 partners, or the legal representative of the last surviving 24 partner, has no right to possess the partnership property 25 for any but a partnership purpose.

1 (e) A partner's right in specific partnership property 2 is not subject to dowery-courtesyy the surviving spouse's 3 elective share or allowances to widows surviving spouses, heirs, or next of kin." 4 Section 31. Section 64-209, R.C.M. 1947, is amended to 5 6 read as follows: 7 "64-209. Protection of personal relations. The rights 8 of personal relations forbid: 9 1. The abduction of-a-husband-from-his-wife;-or of a parent from his a child; the second of the protocol 10 11 2. The abduction or enticement of a wife from her husband or a husband from his wife, of a child from a parent 12 or from a guardian entitled to its custody, or of a, servant. 13 from his a master; 14 15 3. The seduction of a wife spouse, daughter child, orphan, sister, or servant; 16 17 4. Any injury to a servant which affects his the! servant's ability to serve his the master." 18 19 Section 32. Section 67-903. R.C.M. 1947, is amended to 20 read as follows: "67-903. Married woment persons. A married woman 21 person may execute a power during her marriage, without the 22 23 concurrence of her--husband the spouse, unless otherwise 24 prescribed by the terms of the power." 25 Section 33. Section 67-904, R.C.M. 1947, is amended to

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which could not be executed by a married man before he 4 5 attains his majority. Section 34. Section 67-1603, R.C.M. 1942, is amended 6 to read as follows: 7 "67-1603. Grant by married woman person -- now δ 9 acknowledged. No estate in the real property of a married woman person passes by any grant purporting to be executed 10 11 or acknowledged by her such person, unless the grant or instrument is acknowledged by her the grantor in the manner 12 prescribed by sections 39-108 and 39-113." 13 Section 35. Section 71-120, R.C.M. 1947, is amended to 14 15 read as follows: 16 \*71-120. Burial of deceased military service men and women. (1) It shall be the duty of the board of 17 18 commissioners of each county in this state to designate some proper person in the county, who shall be known as veterans' 19 burial supervisor, preferably an honorably discharged 20 21 service man or woman, whose duty it shall be to cause to be 22 accently interred the body of any honorably discharged 23 service man or woman. who shall have served in any branch of 24 the armed services of the United States and who may

\*67-904. Married women; persons. No power can be

executed by a married woman before she attains her majority

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read as follows:

resident of the Montana veterans' home, who may hereafter die. Such burial shall not be made in any burial grounds or cemetery, or in any portion of any burial grounds or cemetery, used exclusively for the burial of pauper dead. (2) The expense of burial shall be two hundred fifty dollars (\$250), to be paid by the county commissioners of the county in which the deceased was an actual bona fide

service during any declared or undeclared war, or female

9 resident at the time of death.

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(3) The benefits hereof shall not be available in the
 case of any decedent whose executor, administrator or heirs
 waive the benefits.

13 (4) That the expense of each burial of a female 14 resident of the Montana veterans' home, shall not exceed the 15 sum of two hundred fifty dollars (\$250), to be paid by the 16 county commissioners of the county in which the deceased 17 person resided prior to her admittance to the Montana 18 veterans' home.

19 (5) In the event any such honorably discharged person, 20 male or female, who shall have served in the armed services 21 of the United States, and who is a resident of the state of 22 Montana, shall die while temporarily absent from the state 23 or county of his residence, then the provisions of this act 24 shall apply, and the burial expenses not exceeding the 25 amount herein specified shall be paid in the same manner as

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1 above provided.

2 (6) Whenever any such honorably discharged person. 3 male or female hereinbefore described shall die at any 4 public institution of the state of Montana, other than the 5 state veterans' home, and burial for any cause shall not be 6 made in the county of the former residence of the deceased, 7 the officers of said state institution, as aforesaid, shall 8 provide the proper burial herein prescribed except that the 9 expense of each burial shall not exceed the sum herein 10 allowed, which expense shall be paid by the county in which 11 the decedent resided at the time of entry into such 12 institution, but no such burial shall be covered by any special or standing contract whereby the cost of burial is 13 14 reduced below the maximum hereinbefore fixed, to the 15 disparagement of proper interment."

16 Section 36. Section 72-617, R.C.M. 1947, is amended to 17 read as follows:

18 "72+617. Persons to whom free transportation may be 19 issued. The persons to whom free tickets, free passes, free 20 transportation, and discriminating reduced rates may be 21 issued, furnished, or given are the following, to wit: (a) 22 The officers, agents, employees, attorneys, physicians, and 23 surgeons of such common carriers of passengers: (b) to the 24 families of the persons included in subdivision "a" hereof: 25 (c) the general officers of any such common carriers; (d)

1 employees of sleeping car and express car companies, and linemen of telegraph and telephone companies, railway mail 2 inspectors, employees, post-office customs 3 service inspectors, and immigration inspectors, newsboys and 4 newsgirls on trains, baggage agents; (e) persons injured in 5 6 wrecks, and physicians and nurses attending such persons; (f) passengers traveling with the object of providing relief 7 in cases of railroad accident, general epidemic, pestilence, 8 9 or other calamitous visitation; (g) necessary caretakers of 10 livestock, vegetables, and fruit, including return 11 transportation to forwarding stations; (h) the officers, agents. or regularly accredited representatives of labor 12 organizations composed wholly of employees of railway 13 companies; (i) inmates of homes for the reform or rescue of 14 the vicious or unfortunate, including those about to enter 15 16 and those returning home after discharge, and boards of 17 managers, including officers and superintendents of such homes; (j) superannuated and pensioned employees, and 18 19 members of their families and widews surviving spouse of 20 such members; (k) employees, crippled and disabled in the 21 service of the common carrier of passengers; (1) policemen 22 and firemen of any city, wearing the insignia of their 23 office within the limits of such city; (m) ministers of 24 religion, newspaper employees in exchange for advertising, 25 traveling secretaries of Young Men's Christian Associations

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1 and Young Women's Christian Associations, inmates of 2 hospitals and charitable and eleemosynary institutions, and 3 persons exclusively engaged in charitable and eleemosynary 4 work; (n) indigent, destitute and homeless persons, while 5 being transported by charitable societies or hospitals, and 6 necessary agents, employees in such transportation; (o) 7 school children to and from public or parochial schools; (p) 8 the railroad commission of Montana; (q) the state fire marshal; (r) the state scale expert, and their necessary 9 10 employees, while traveling on official duty.

11 The provisions of this act shall not be construed to 12 prohibit the interchange of passes for the persons to whom free tickets, free passes, or free transportation may be 13 14 furnished or given under the provisions of this section. 15 Nothing in this act shall be construed to invalidate any 16 existing contract between a street railway company and a 17 city, where a condition of a franchise grant requires the 18 furnishing of transportation to policemen, firemen, and 19 officers while in the performance of official duties. All 20 acts and parts of acts in conflict herewith are hereby 21 repealed, provided, however, that this act shall not be 22 construed to modify or repeal the provisions of section 23 72-618.\*

24 Section 37. Section 72-618, R.C.M. 1947, is amended to 25 read as follows:

1 "72-618. Additional free transportation authorized. That common carriers of passengers in this state authorized 2 3 by section 72-617, to issue free transportation to certain 4 classes of persons may also issue free transportation to 5 their furloughed employees and members of their families, to 6 persons who have become disabled or infirm in the service of 7 a common carrier, to members of families of persons who have 8 become disabled or infirm in the service of any such common 9 carrier, to families of persons killed, and widows-during 10 widowhood surviving spouses who have not remarried and minor 11 children during minority, of persons who died while in the 12 service of any such common carrier, to witnesses attenaing 13 any legal investigation in which such carrier is interested. 14 for the remains of persons who died while in the employment 15 of a common carrier, and to ex-employees traveling for the purpose of entering the service of any such common carrier; 16 17 provided that the provisions hereof shall not be construed 18 to prohibit or make unlawful the interchange of passes for 19 the persons to whom free transportation may be furnished 20 under this section."

21 Section 38. Section 75-8701, R.C.A. 1947, is amended 22 to read as follows:

23 "75-8701. Qualification of students. The university
24 system is open to all people subject to such uniform
25 regulations as the regents deem proper. All able-bodied

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male students of the university system may receive
 instruction and discipline in military tactics, the
 requisite arms for which shall be furnished by the state."

4 Section 39. Section 77-501, R.C.M. 1947, is amended to 5 read as follows:

6 "77-501. Purpose of act -- definitions -- preference. 7 The purpose of this act is to provide for preference of 8 veterans, their unremarried widows <u>surviving spouses</u>, and 9 dependents, and certain disabled civilians in appointment 10 and employment in every public department and upon all 11 public works of the state of Montana and of any county and 12 city thereof.

Definitions.

13

14 '(a) The term "veterans" as herein used, means men and women who served in the armed forces of the United States. 15 16 and who have been separated from such service upon 17 conditions other than dishonorable, in time of war or 18 declared national emergency as follows: the Civil War; the 19 Spanish American War; the Philippine Insurrection; World War 20 I, between April 6, 1917, and November 11, 1918, both dates 21 inclusive; World War II, which term means such service between September 16, 1940, and December 31, 1946, both 22 23 dates inclusive; the Korean War, military expedition, or 24 police action, between June 26, 1950, and January 31, 1955, 25 both dates inclusive; and those - honorably discharged

1 veterans who have served on active military duty for more 2 than one hundred eighty (180) days after January 31, 1955, who were discharged or released because of a 3 or service-connected disability, including, but not limited to, 4 5 those veterans serving because of the Vietnam Conflict. 6 (b) The term "widows-surviving spouse" as herein used means unremarried widows surviving spouses of veterans. 7 8 (c) The word "per centum" means per centum of the 9 total aggregate points of the examination hereinafter 10 . referred to. 11 (2) Preference to appointment and employment. 12 In every public department and upon all public works of 13 the state of Montana and of any county or city thereof, the 14 following shall be preferred for appointment and employment: 15 veterans, their wives--and--widows spouses and surviving 16 spouses, and the other dependents of disabled veterans; 17 disabled civilians recommended by the state rehabilitation 18 bureau; 19 Provided- that age, loss of limb, or other physical 20 impairment which does not in fact incapacitate, shall not be 21 deemed to disqualify any disabled veteran or any such 22 disabled civilian provided he or she possesses the business 23 capacity, competency, and education to discharge the duties 24 of the position involved:

25 Provided further that those of the above described

veterans who have disabilities admitted by the veterans administration of the United States to have been incurred in service in any of said wars or military expeditions or police action, where such disabilities do not in fact incapacitate shall be given preference in employment over other veterans.

Credit for examinations.

7

8 When written or oral examinations are required for 9 employment as above described, disabled veterans and their 10 wives spouses, their unremarried widows surviving spouses, 11 and other dependents of disabled veterans, shall have added 12 to their examination ratings a credit of ten points, and all 13 other veterans, their wives spouses, unremarried widows 14 surviving spouses, and dependents shall have added to their 15 examination ratings a credit of five points; provided that 16 the fact that an applicant has claimed a veterans' credit 17 shall not be made known to the examiners until ratings of 18 all applicants have been recorded; after which such credits shall be added to the examination rating and the records 19 20 shall show the examination rating and the veteran's credit; 21 provided further that the benefits of this subsection are in 22 addition to and not in derogation of the preference in appointment and/or employment given by subsection (2) 23 24 nereof.

25 (4) Eligibility.

1 That none of the benefits of this act shall accrue to 2 any person who refused to serve on active duty in the 3 military service to which attached, or to take up arms in 4 the defense of the United States; provided, however, that no 5 person, not a citizen of the United States, shall be б employed by any state, city or county officer in any 7 capacity if competent American labor is available; and 8 provided, further, that no person who has not been a 9 resident of Montana for at least one (1) year immediately 10 preceding an appointment shall be entitled to such 11 preference; provided, further, that for city or county 12 employment, no preference will be granted unless applicant 13 under this act is also a resident of the city or town or 14 county in which employment is sought.

15 (5) Enforcement of preference.

16 That any person entitled to preference in this section who has applied for any appointment or employment upon 17 18 public works of the state of Montana or of any county and 19 city thereof, or in any public department of said state and 20 who has been denied said employment or appointment and feels 21 that the spirit of this act has been violated and that he 22 such person is in fact qualified physically, mentally and 23 possesses business capacity, competency and education to 24 discharge the duties of the position applied for, shall have 25 the right to petition by verified petition the district

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1 court of the state of Montana in the county in which the 2 work is to be performed, setting forth the facts of his the 3 application, qualifications, competency and his such person's honorable discharge or other qualifications 4 warranting him the applicant to preference under this act, 5 6 and upon filing of such petition any judge in said court 7 shall forthwith issue an order to show cause to the appointing authority directing said appointing authority to 8 9 appear in said court at a specified time and place, not less than five (5) nor more than ten (10) days after the filing 10 11 of said verified petition, to show cause, if any he-has 12 exists, why said veteran or person entitled to preference 13 should not be employed by him such appointing authority and that said district court shall have jurisdiction upon the 14 15 proper showings to issue its order directing and ordering 16 said appointing authority to comply with this law in giving 17 the preference herein provided."

18 Section 40. Section 77-1002, R.C.M. 1947, is amended 19 to read as follows:

20 "77-1002. Duty of commission. It shall be the duty of 21 the commission and it shall have power to establish a 22 state-wide service for discharged veterans and their 23 families; to actively co-operate with state and federal 24 agencies having to do with the affairs of veterans and their 25 families; and to promote the general welfare of all veterans

and their families. In carrying out the purposes of this 1 2 act the commission may employ a director, service officers, 3 assistants, clerks, or other personnel, all of whom must be residents of the state of Montana, prescribe their duties 4 5 and fix and pay their compensation; and establish a state 6 neadquarters and such other offices as may be necessary to 7 carry out the purposes of this act. All--male Whenever 8 possible, all employees of the commission shall have served 9 in the military forces of the United States during World War 10 . I, World War II, the Korean War, or the Vietnam Conflict, 11 and shall have been honorably discharged therefrom; whenever 12 possible--female--employees--shall-also-be-persons-honorably 13 discharged-from-service-during-World-War-Iy--World--War--IF; 14 the--Korean-Warz-or-the-Vietnam-Conflict; preference for all 15 appointments shall be given to disabled veterans." 16 Section 41. Section 80-1801, R.C.M. 1947, is amended 17 to read as follows: 18 "80-1801. Location and function of home -- persons 19 admitted. The institution at Columbia Falls is the "Montana 20 Veterans' Home" and, as its primary function, provides home 21 and subsistence for honorably discharged veterans. The 22 department may also admit wives--or--widows spouses or 23 surviving spouses of honorably discharged veterans to the

24 home if space allows.\*

25 Section 42. Section 80-1803, R.C.M. 1947, is amended -561 to read as follows:

2 "80-1803. Eligibility for residence in home. To be 3 eligible for residence in the Montana veterans' home under 4 the regulations prescribed by the state department of 5 institutions a person shall

6 (1) Be an honorably discharged veteran, or the wife-or
7 widew spouse or surviving spouse of a veteran, who served in
8 the armed forces of the United States.

9 (2) Be an invalid and have become unable to earn a
10 livelihood as a result of the disability.

(3) have resided in Montana for a period of two years
 immediately prior to making application for admittance.

13 (4) Not have been convicted of a felony or of a crime14 involving moral turpitude.

15 (5) Not be an alcoholic or have a record of habitual 16 inebriation.

17 (6)--If-a-woman7-be-fifty-(50)-years-of-age-or--older."
18 Section 43. Section 84-301, R.C.M. 1947, is amended to
19 read as follows:

84-301. Classification of property for taxation. For
the purpose of taxation the taxable property in the state
shall be classified as follows:

23 Class One. The annual net proceeds of all mines and 24 mining claims, after deducting only the expenses specified 25 and allowed by section 84-5403; also where the right to

1 enter upon land, to explore or prospect, or dig for oil, 2 gas, coal or mineral is reserved in land or received by 3 mesne conveyance (exclusive of leasehold interests), devise 4 or succession by any person or corporation, the surface 5 title to which has passed to or remains in another, the 6 state department of revenue shall determine the value of the 7 right to enter upon said tract of land for the purpose of 8 digging, exploring, or prospecting for gas, oil, coal or 9 minerals, and the same shall be placed in this 10 classification for the purpose of taxation.

11 Class Two. All household goods and furniture, 12 including clocks, musical instruments, sewing machines, 13 wearing apparel of members of the family, and all personal 14 property actually used by the owner for personal and 15 domestic purposes, or for the furnishing or equipment of the 16 family residence; all agricultural and other tools. 17 implements and machinery, gas and other engines and boilers, 18 threshing machines and outfits used therewith, automobiles, 19 motor trucks and other power-driven cars, vehicles of all except mobile homes, boats and all watercraft, 20 kinds 21 harness, saddlery and robes and except as provided in Class 22 Five (b) of this section, all poles, lines, transformers, 23 transformer stations, meters, tools, improvements, machinery 24 and other property used and owned by all persons, firms, 25 corporations, and other organizations which are engaged in

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the business of furnishing telephone communications,
 exclusively to rural areas, or to rural areas and cities and
 towns provided that any such city or town has a population
 of eight hundred (800) persons or less; and provided
 further, that the average circuit miles for each station on
 the system is more than one and one-quarter (1 1/4) miles.

Class Three. Livestock, poultry and unprocessed
products of both; stocks of merchandise of all sorts,
together with furniture and fixtures used therewith, except
mobile homes; and all office or hotel furniture and
fixtures.

12 Class Four. (a) All land, town and city lots, with 13 improvements, and all trailers affixed to land owned, 14 leased, or under contract or purchase by the trailer owner, 15 manufacturing and mining machinery, fixtures and supplies, 16 except as otherwise provided by the constitution of Montana, 17 and except as such property may be included in Class Five, 18 Class Seven or Class Eight.

(b) Mobile homes without regard to the ownership of the land upon which they are situated, except those neld by a distributor or dealer of mobile homes as part of his stock in trade, and except as such property may be included in Class Light.

24 Class Five. (a) All moneys and credits, secured or 25 unsecured, including all state, county, school district and other municipal bonds, warrants and securities, Without any
 aeduction or offset; provided, however, that the terms
 "moneys and credits" as herein used shall not embrace the
 moneyed capital employed in the banking pusiness by any
 banking corporation or individual in this state.

(b) All poles, lines, transformers, transformer б 7 stations, meters, tools, improvements, machinery and other property used and owned by co-operative rural electrical and -2 co-operative rural telephone associations organized under 9 the laws of Montana except those within the incorporated 10 11 limits of a city or town in which less than ninety-five per 12 cent (95%) of the electric consumers and/or telephone users 13 are served by a co-operative organization, and as to the 14 property enumerated in this sub-section (b) within 15 incorporated limits of a city or town in which less than 16 ninety-five per cent (95%) of the electric consumers or 17 users will be served by a co-operative organization, such 18 property shall be put in Class Two.

19 (c) All unprocessed agricultural products either on 20 the farm or in storage, irrespective of whether saiu 21 products are owned by the elevator, warehouse or flour mill 22 owner or company storing the same, or any other person 23 whomsoever, except all perishable fruits and vegetables in 24 farm storage and owned by the producer, and excepting 25 livestock and poultry and the unprocessed products of both.

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1 (d) The dwelling house, and the lot on which it is 2 erected, owned and occupied by any resident of the state, 3 who has been honorably discharged from active service in any 4 branch of the armed forces, who is rated one hundred per 5 cent (100%) disabled due to a service-connected disability 6 by the United States veterans administration or its 7 successors.

8 In the event of the veteran's death, the dwelling 9 house, and the lot on which it is erected, so long as the 10 widew <u>surviving spouse</u> remains unmarried and the owner and 11 occupant of the property, shall remain within this 12 classification.

Class Six. Property formerly included in this class is
 now classified by section 84-308, R.C.M. 1947.

Class Seven. (a) All new industrial property. New 15 industrial property shall mean any new industrial plant, 96 17 including land, buildings, machinery and fixtures which, in 18 the determination of the state department of revenue, is used by a new industry during the first three (3) years of 19 operation not having been assessed prior to July 1, 1961, 20 21 within the state of Montana. New industry shall mean any person, corporation, firm, partnership, association, or 22 23 other group which establishes a new plant or plants in this 24 state for the operation of a new industrial endeavor, as distinguished from a mere expansion, reorganization, or 25

1 merger of an existing industry or industries. Provided, however, that new industrial property shall be limited to 2 3. industries that manufacture, mill, mine, produce, process or fabricate materials, or do similar work in which capital and 4 5 labor are employed and in which materials unserviceable in 6 their natural state are extracted, processed or made fit for 7 use or are substantially altered or treated so as to create 8 commercial products or materials; and in no event shall the 9 term new industrial property be included to mean property 10 used by retail or wholesale merchants, commercial services 11 of any type, agriculture, trades or professions. And 12 provided further, that new industrial property shall not be 13 included to mean property which is used or employed in any 14 industrial plant which has been in operation in this state 15 for three (3) years or longer. Any person, corporation, 16 firm, partnership, association or other group seeking to 17 qualify its property for inclusion in this class shall make 18 application to the state department of revenue in such 19 manner and form as may be required by said department.

20 Class Eight. Any improvement on real property, 21 trailers affixed to land or mobile home belonging to any 22 person who qualifies under any one or more of the 23 hereinafter set forth categories, valued at not more than 24 seventeen thousand five hundred dollars (\$17,500), which is 25 owned or under a contract for deed, and which is actually

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and the second

l occupied by:

2 (1) a widow sixty-two (62) years of age or older,
3 whether with or without minor dependent children, who
4 qualifies under the income limitations of (4), or

5 (2) a widower sixty-five-(65) sixty-two (62) years of 6 age or older, whether with or without minor dependent 7 children, who qualifies under the income limitations of (4), 8 or

12 (4) a recipient of retirement benefits whose income 13 from all sources is not more than four thousand dollars 14 (\$4,000) for a single person and five thousand two hundred 15 dollars (\$5,200) for a married couple per annum. Provided, 16 further, that one who applies for classification of property 17 under this class must make an affidavit to the state 18 department of revenue on a form as may be provided by the 19 state department of revenue supplied without cost to the 20 applicant, as to his income, if applicable, as to his retirement benefits, if applicable, or, as to his marital 21 22 status, if applicable, and to the fact that he or she 23 actually occupies such improvements with right of the county 24 welfare board to investigate the applicant, on the 25 completion of the form, as to answers given on the form.

Provided, further, that the value of said property shall not 1 2 increase during the life of the recipient of retirement benefits or widow or widower covered under this class. 3 Class Nine. All property not included in the eight (8) 4 preceding classes." 5 Section 44. Section 84-3206, R.C.M. 1947, is amended 6 7 to read as follows: \*84-3206. Laundries. Every person engaged in laundry 8 9 business, other than the steam-laundry business, shall pay a 10 license of ten dollars per quarter; provided, that this act shall not apply to the -- we men persons engaged in the a 11 12 laundry business, where not more than two women persons are 13 engaged or employed or kept at work, and said license shall 14 be for one place of business only." Section 45. Section 91-1304, R.C.M. 1947, is amended 15 16 to read as follows: 17 91-1304, Authority of unmarried woman person not 18 extinguished by her marriage--appointment of married weman 19 person. When an unmarried woman person appointed executrix 20 personal representative marries, her such person's authority 21 is not extinguished. When a married woman person is named 22 as executrix personal representative, she such person may be

24 person."

23

25 Section 46. Section 92-707, R.C.M. 1947, is amended to

appointed and serve in every respect as an unmarried woman

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2 92-707. Compensation from what date paid. When an 3 injured employee has no wife spouse, child, father, mother, 4 brother or sister residing within the United States who would be entitled to compensation in case of his the 5 6 employee's death, no compensation shall be allowed or paid 7 during the first week of any injury, except as may be 8 required by the provisions of the preceding section, but if 9 disability continues one (1) week, compensation shall be 10 paid from the date of injury. Where the injured employee 11 has a beneficiary or a major or minor dependent residing 12 within the United States who would be entitled to compensation in case of his the employee's death, no 13 compensation shall be paid for the first week of any injury, 14 but if disability continues one (1) week, compensation shall 15 16 be paid from the date of injury; provided, that separate 17 benefits of medical and hospital services shall be furnished 18 from date of injury."

Section 47. Section 92-1303, R.C.M. 1947, is amended 19 20 to read as follows:

21 "92-1303. Definitions. Except as in this section and 22 elsewhere in this act expressly set forth, the definitions contained in the Workmen's Compensation Act shall apply to 23 24 terms and words herein contained.

1. "Weekly wage" means the average of the weekly

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earnings of the employee in the employ of his an employer 1 2 against whom compensation is awarded during the period of 3 one year prior to the termination of his the employment with such employer, or during such lesser period in such year as 4 he the employee has been in the employ of his employer. In 5 case the employee is absent from employment during the 6 7 period as a result of the occupational disease for which 8 compensation is claimed, then the week or weeks in which the 9 absence occurs shall not be included in the computation of 10 the average weekly wage. If the period provided in this 11 section for computation of the average weekly wage does not 12 include four weeks, then the average weekly wage shall be 13 such as, having regard to the previous wage of the employee, 14 or of other employees of the same or most similar class 15 working in the same or most similar employment in the same 16 or neighboring locality, reasonably represents the weekly 17 earning capacity of the disabled employee in the employment 18 in which he the employee is working at the time of his 19 disablement. 20 2. "Award" means the finding or decision of the board

21 to the amount of compensation due any disabled employee as 22 or the dependents of any deceased employee.

23 3. "Board" means the industrial accident board of the 24 state of Montana.

25 4. "Compensation" means the payments and benefits

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provided in this.act.

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5. "Disablement" 2 means the event of becoming 3 physically incapacitated by reason of an occupational 4 disease as defined in this act from performing any work for 5 remuneration or profit. "Silicosis," as defined in this act, when complicated by active pulmonary tuberculosis, 6 7 shall be presumed to be total disablement. "Disability," "disabled," "total disability," or "totally disabled" shall 8 9 be synonymous with "disablement," but they shall have no 10 reference to "partial permanent disability." Provided that in the event of death or disability due to pneumoconiosis 11 12 the following shall apply:

a. If a miner who is suffering or has suffered from
pneumoconiosis was employed for ten (10) years or more in
one (1) or more coal mines there shall be a rebuttable
presumption that his the pneumoconiosis arose out of such
employment.

b. If a deceased miner was employed for ten (10) years
or more in one (1) or more coal mines and died from a
respirable disease there shall be a rebuttable presumption
that his the death was due to pneumoconiosis.

c. If a miner is suffering or suffered from a chronic
dust disease of the lung which (1) when diagnosed by chest
roentgenogram yields one (1) or more large opacities
(greater than one centimeter in diameter) and would be

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classified in category A, B, or C in the international 1 classification of radiographs of the pneumoconioses by the 2 international labor organization, (2) when diagnosed by 3 biopsy or autopsy, yields massive lesions in the lung, or Æ (3) when diagnosis is made by other means, would be a 5 condition which would reasonably be expected to yield 6 results described in clause (1) or (2) if diagnosis had been 7 made in the manner prescribed in clause (1) or (2) then 8 there shall be an irrebuttable presumption that he such 9 miner is totally disabled due to pneumoconiosis or that his 10 11 death was due to pneumoconiosis, as the case may be. 6. The terms "employee," "workman," and "operative," 12 13 as used herein, shall mean:

Every person in the service of the state, and of a 14 county, city, town, municipal corporation, or school 15 district, including the regular members of lawfully 16 constituted police and fire departments of cities and towns. 17 18 Every person in the service of any employer subject to this act as hereinafter defined or to whom such employer is 19. required to secure compensation under this act, including 20 21 aliens and minors hegally or illegally permitted to work for hire, but not including a person whose employment is casual 22 and is not in the usual course of trade, business, or 23 occupation of the employer, and not including agricultural 24 workers and domestic servants unless the employer shall so 25

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l elect.

2 7. "Beneficiary" means and shall include a surviving wife or husband and a surviving child or children under the 3 4 age of eighteen (18) years and an invalid child or invalid children over the age of eighteen (18) years, or if no 5 б surviving wife or husband then a surviving child or children under the age of eighteen (18) years and an invalid child or 7 8 invalid children over the age of eighteen (18) years; 9 provided, however, that no invalid child over the age of 10 eighteen (18) years shall be considered a beneficiary unless dependent upon the decedent for support at the time of 11 12 disablement.

8. "Major dependent" means if there be no beneficiary as defined in a preceding section, the father or mother, or the survivor of them, if actually dependent upon the decedent at the time of his the decedent's disablement, then to the extent of such dependency, not to exceed, however, the maximum compensation provided for in this act.

9. "Minor dependent" means if there be no beneficiary or major dependent as defined in the preceding section the brothers and sisters under the age of eighteen years, provided, however, that no invalid brother or invalid sister over the age of eighteen years shall be a "minor dependent" unless actually dependent upon the decedent at the time of <u>his the decedent's</u> disablement. Minor dependents shall be

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awarded compensations to the extent of such dependency, not
 to exceed, however, the maximum compensation provided for in
 this act.

4 10. "Invalid" means one who is physically or mentally
5 incapacitated.

6 11. "Child" shall include a posthumous child, a
7 stepchild, a child legally adopted prior to the disablement,
8 an illegitimate child legitimized prior to the disablement.
9 12. "Week" means six (6) working days, but includes
10 Sundays.

11 13. "Wages" means the average daily wages received by 12 the employee at the time of the disablement for the usual 13 hours of employment in a day, and overtime is not to be 14 considered.

14. "Wife" or "widow" means only a wife or widow living
with, or legally entitled to be supported by the deceased at
the time of the disablement.

18 15. "Husband" or "widower" means only a husband or

19 widower incapable-of-supporting-himselfy-and living with, or

- 20 legally entitled to be supported by the deceased at the time
- 21 of her disablement.

22 16. "Commissioner" means one (1) of the members of the

23 industrial accident board.

24 17. "Appointed member of the board" means that member

25 of the industrial accident board appointed by the governor.

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18. "Order" shall mean and include any decision, rule,
 regulation, direction, requirement, or standard of the
 board, or any other determination arrived at or decision
 made by such board, excepting general or local orders as
 herein specified.

6 19. "Payroll," "annual payroll" or "annual payroll for 7 the preceding year," means the average annual payroll of the 8 employer for the preceding calendar year, or, if the 9 employer shall not have operated a sufficient or any length of time during such calendar year, twelve (12) times the 10 11 average monthly payroll for the current year; provided, that 12 an estimate may be made by the board for any employer 13 starting in business where no average payrolls are 14 available, such estimate to be adjusted by additional 15 payment by the employer or refund by the board, as the case may actually be on December 31st of such current year. 16

17 20. "Year," unless otherwise specified, means calendar
18 year. "Fiscal year" means the period of time between the
19 first day of July and the thirtieth (30th) day of the
20 succeeding June.

21 21. \*Insurer\* means any insurance company authorized to
22 transact business in this state insuring any employer under
23 this act.

24 .2. " asual employment" means employment not in the
 25 usual course of trade, business, profession, or occupation

1 of the employer.

2 23. The cerm "physician" shall include "surgeon," and
3 in either case shall mean one authorized by law to practice
4 his that profession in this state.
5 24. Wherever the singular is used the plural shall be
6 included, and wherever the plural is used the singular shall
7 be included.

8 25. Wherever the masculine gender is used, the feminine9 and neuter shall be included.

10 26. For the purpose of this act "silicosis" is defined 11 as a chronic disease of the lungs caused by the prolonged 12 inhalation of silicon dioxide (SiO2) characterized by small 13 discrete nodules o. fibrous tissue similarly disseminated 14 throughout both lungs, causing characteristic X-ray pattern, 15 and by variable clinical manifestations.

a. For the purpose of this act "pneumoconiosis" is
defined as a chronic dust disease of the lung arising out of
employment in coal mines, and includes antnracosis, coal
workers' pneumoconiosis, silicosis, or anthracosilicosis
arising out of such employment.

21 27. "Workshift" means the work for which an employee is
22 paid a day's wages.

23 26. "Workmen's Compensation Act" means the Workmen's
24 Compensation Act of the state of Montana."

25 Section 48. Section 92-1321, R.C.M. 1947, is amended
2 "92-1321. Compensation benefits payable under this act. The compensation to which an employee temporarily 3 totally disabled or permanently totally disabled by an 4 5 occupational disease, or his the beneficiaries and dependents of the employee in the case of death caused by an 6 7 occupational disease, shall be entitled to under this act 8 shall be the same payments which are payable to an injured 9 employee, and such payments shall be made for the same period of time, as is provided in cases of temporary total 10 disability, permanent total disability and in cases of 11 injuries causing death under the Workmen's Compensation Act 12 13 of the state of Montana. Benefit payments for total disability or death due to pneumoconiosis shall, for the 14 purpose of this act, be made as follows: 15

a. In the case of total disability of a miner due to
pneumoconiosis the disabled miner shall be paid benefits
during the disability at the rate of one hundred fifty-five
dollars (\$155) per month.

b. In the case of death of a miner due to
pneumoconiosis or of a miner receiving benefits under this
part, benefits shall be paid to his--widew the miner's
surviving spouse (if any) at the rate the deceased miner
would receive such benefits if he-were totally disabled.

25 c. In the case of an individual entitled to benefit

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1 payments under clause a. or b. who has one or more 2 dependents, the benefit payments shall be increased at he rate of fifty per centum (50%) of such benefit payments. if 3 4 such individual has one (1) dependent, seventy-five per centum (75%) if such individual has two (2) dependents, and 5 one hundred per centum (100%) if such individual has three 6 7 (3) or more dependents." 8 Section 49. Section 93-2803, R.C.M. 1947, is amended 9 to read as follows: 10 "93-2803. When a married woman person is a party --11 actions by and against. A married woman person may sue and 12 be sued in the same manner as if she such person were sole." 13 Section 50. Section 93-2804, R.C.M. 1947, is amended 14 to read as follows: 15 "93-2804. Wife-Spouse may defend, when. If a husband 16 and wife be sued together, the wife each spouse may defend 17 for his or her own right, and if the husband other spouse 18 neglect to defend, she the spouse who does choose to defend 19 may defend for his--right--also the other spouse's right 20 also." 21 Section 51. Section 93-2807, R.C.M. 1947, is amended 22 to read as follows: 23 "93-2807. Unmarried female person may sue for her-own 24 seduction. An unmarried female person may prosecute, as

- 25 plaintiff, an action for his or her own seduction, and may
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recover therein such damages, pecuniary or exemplary, as are
 assessed in her such person's favor."

3 Section 52. Section 93-2808, R.C.M. 1947, is amended
4 to read as follows:

5 \*93-2808. Parent or guardian may sue for seduction of 6 daughter child or ward. A-father;-or-in-case-of-nis-death-or 7 desertion-of-his--family--the--mother, Either parent may 8 prosecute as plaintiff for the seduction of the daughter 9 child, and the guardian for the seduction of the ward, 10 though the *daughter* child or ward be not living with or in 11 the service of the plaintiff at the time of the seduction or 12 afterwards, and there be no loss of service."

13 Section 53. Section 93-2809, R.C.M. 1947, is amended 14 to read as follows:

15 "93-2809. Parent or guardian may sue for injury or 16 death of child or ward. A-father;-or-in-case-of-his-death-or desertion-of-his--family7--the--mother7 Either parent may 17 maintain an action for the injury or death of a minor child, 18 19 and a guardian for injury or death of his a ward, when such injury or death is caused by the wrongful act or neglect of 20 21 another. Such action may be maintained against the person 22 causing the injury or death, or if such person be employed by another person who is responsible for his conduct, also 23 against such other person." 24

25 Section 54. Section 93-4207, R.C.M. 1947, is amended

1 to read as follows:

2 \*93-4207. Security upon injunction. On granting an 3 injunction or restraining order, the court or judge may require, except when the state, a county, or any subdivision 4 5 thereof, or municipal corporation, or a married--woman 6 married person in a suit for divorce against her-husband his or her spouse, is a party plaintiff, a written undertaking 7 8 on the part of the plaintiff, with sufficient sureties, to 9 the effect that the plaintiff will pay to the party enjoined 10 such damages, not exceeding an amount to be specified, as 11 such party may sustain by reason of the injunction, if the 12 court finally decide that the plaintiff was not entitled 13 thereto. Within five days after the service of the 14 injunction, the defendant may except to the sufficiency of 15 the sureties. If he the plaintiff fails to do so, he such 16 plaintiff is deemed to have waived all objections to them. 17 When excepted to, the plaintiff's suraties, upon notice to the defendant of not less than two nor more than five days. 18 19 must justify before a judge or clerk in the same manner as 20 upon bail on arrest, and upon failure to justify, or if 21 others in their place fail to justify at the time and place 22 appointed, the order granting an injunction shall be 23 dissolved."

24 Section 55. Section 93-4707, R.C.M. 1947, is amended 25 to read as follows: "93-4707. Judgment for or. against married weman
 person. Judgment for or against a married weman person may
 be rendered and enforced as if she such person were single."
 Section 56. Section 93-5834, R.C.M. 1947, is amended
 to read as follows:

6 "93-5834. Real property sold -- how redeemed -- who 7 are redemptioners. Property sold subject to redemption, as 8 provided by the last section, or any part sold separately, 9 may be redeemed in the manner hereinafter provided, by the 10 following persons, or their successors in interest:

1. The judgment debtor, his-wife the judgment debtor's
 spouse, or his successor in interest, in the whole or any
 part of the property, and if the judgment debtor or
 successor be a corporation, then by a stockholder thereof;

2. A creditor having a lien by judgment, mortgage, or
 attachment on the property sold, or on some share or part
 thereof, subsequent to that on which the property is sold.
 If a corporation be such creditor, then any stockholder
 thereof may redeem. The persons mentioned in the second
 division of this section are, in this chapter, termed
 "redemptioners.""

Section 57. Section 93-5836, R.C.M. 1947, is amended
to read as follows:

24 "93-5836. Redemptioners' rights -- manner of redeeming
 25 -- when purchaser entitled to deed -- certificate of

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1 redemption -- redemption by stockholders -- redeeming from 2 wife spouse. (1) If property be so redeemed by a redemptioner, another redemptioner may, within sixty (60) 3 4 days after the last redemption, again redeem it from the 5 last redemptioner on paying the sum on such last redemption, 6 with interest thereon at the rate of one-half of one per 7 cent (1/2%) per month in addition, and the amount of any я assessment or taxes which the last redemptioner may have 9 paid thereon after the redemption by him, with like interest 10 on such amount, and, in addition, the amount of any liens 11 held by the said last redemptioner prior to his own, with 12 interest; but the judgment under which the property was so 13 sold need not be so paid as a lien. The property may be 14 again, and as often as any redemptioner is so disposed. 15 redeemed from any previous redemptioner, within sixty (60) 16 Lays after the last redemption. on paving the sum paid on 17 the last previous redemption, with interest thereon at the 18 rate of one-half of one per cent (1/2) per month, and the 19 amount of any assessment or taxes which the last previous redemptioner paid after the redemption by him, with like 20 21 interest thereon, and the amount of any liens, other than 22 the judgment under which the property was sold, held by the 23 last redemptioner previous to his own, with like interest. 24 (2) Written notice of redemption must be given to the

25 sheriff, and a duplicate filed with the county clerk, and if

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any taxes or assessments are paid by the redemptioner, or if 1 2 he has or acquired any lizens other than that upon which the redemption was made, notice thereof must in like manner be 3 4 given to the sheriff and filed with the county clerk; and if 5 such notice be not filed, the property may be redeemed 6 without paying such tax, assessments, or lien. If no 7 redemption be made within one year after the sale. the 8 purchaser, or his assignee, is entitled to a conveyance; or, 9 if so redeemed, whenever sixty (60) days have elapsed, and no other redemption has been made, and notice thereof given, 10 11 and the time for redemption has expired, the last 12 redemptioner, or his assignee, is entitled to a sheriff's 13 deed; but in all cases, the judgment debtor shall have the 14 entire period of one 'year from the date of the sale to 15 redeem the property. If the judgment debtor or his-wife the 16 judgment debtor's spouse redeem, he the judgment debtor or 17 she the spouse must make the same payments as are required 18 to effect a redemption by a redemptioner. If the debtor 19redeem; the effect of the sale is terminated, and he the 20 debtor is restored to his own estate. If the wife spouse 21 redeem, she such spouse shall become the owner of her 22 husband's the debtor spouse's interest, subject to any liens 23 thereon at the time of the execution sale. Upon a 24 redemption by a debtor, or his-wife the debtor's spouse, the 25 person to whom the payment was made must execute and deliver

to him or her a certificate of redemption, acknowledged or proved before an officer authorized to take acknowledgments of conveyances of real property. Such certificate must be filed and recorded in the office of the county clerk of the county in which the property is situated, and the county clerk must note the record thereof in the margin of the

7 record of the certificate of sale.

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(3) If a stockholder of a corporation redeems, the 8 corporation, within one (1) year after the date of sale, may 9 redeem by paying to the redemptioner, or the sheriff for his 10 benefit, the amount paid to effect the redemption, with 11 interest thereon at the rate of one-half of one per cent 12 13 (1/2%) per month from the date of redemption until the date of such payment, together with any taxes or assessments that 14 may have been paid by the redemptioner, with like interest 15 16 thereon. When a stockholder redeems, any other stockholder 17 or stockholders may, at any time after such redemption, and 18 within sixty (60) days after the expiration of one (1) year 19 from the date of sale, contribute to the redemption by 20 paying to the redeeming stockholder, or depositing with the sheriff for his benefit; a sum which bears the same 21 22 proportion to the amount necessary to redeem which the 23 number of shares owned by such contributing stockholder or 24 stockholders bears to the number of shares of such corporation outstanding, with interest on such sum from the 25

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date of redemption until the date, of contribution at the 1 2 rate of one-half of one per cent (1/2) per month, together 3 with a like proportion of the taxes or assessments paid by such redeeming stockholder, with like interest thereon, and 4 5 if the corporation does not redeem the property within the time and in the manner and form as aforesaid, the said 6 7 redeeming and contributing stockholders shall be entitled to 8 receive a sheriff's deed for such property so redeemed, and 9 shall succeed to the said property as tenants in common in such proportions, respectively, as they shall respectively 10 11 pay or contribute to such redemption as aforesaid. The 12 redeeming or contributing stockholder shall, in all cases 13 when applying to redeem or contribute as aforesaid, present 14 an affidavit, setting forth the number of shares of stock 15 owned by him, and to the best of his knowledge, the number of shares of stock of the corporation outstanding. 16

17 (4) If the wife spouse of a judgment debtor redeem, the husband judgment debtor, within one year after the date 18 of sale, may redeem by paying the wife spouse or her the 19 20 spouse's successors in interest or the sheriff for her-or 21 their the benefit of the spouse or the successors in 22 interest of the spouse, the amount paid to effect the 23 redemption, with interest thereon at the rate of one-half of 24 one per cent (1/2%) per month from the date of redemption 25 until the date of such payment, together with any taxes or

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1 assessments that may have been paid by the wife spouse or her the successors in interest of the spouse, with like 2 interest thereon." 3

4 Section 58. Section 93-6711, R.C.M. 1947, is amended to read as follows: 5

6 "93-6711. Service of summons. The summons may be 7 served by a sheriff or constable of any of the counties of 8 this state; provided, that when a summons issued by a 9 justice of the peace is to be served out of the county in which it was issued, the summons shall have attached to it a 10 11 certificate under seal by the county clerk of the county in 12 which it was issued, to the effect that the person issuing 13 the same was an acting justice of the peace at the date of 14 the summons; or the summons may be served by any make person resident in the state, over-the-age-of eighteen (18) years 15 16 of age or older, not a party to the suit, and must be served 17 and returned as provided in Montana Rules of Civil 18 Procedure, Rule 4D (2), (3), (4), (8), and (9); or it may be 19 served by publication, provided in Montana Rules of Civil Procedure, Rule 4D (5) and (8), so far as they relate to 20 21 publication of summons, are made applicable to justices' 22 courts; the word "justice" being substituted for the word 23 "clerk" whenever the latter word occurs."

24 Section 59. Section 93-9706, R.C.M. 1947, is amended 25 to read as follows: SB2

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1 "93-9706. Parties defendant. No person other than the 2 tenant of the premises, and subtenant if there be one, in 3 the actual occupation of the premises when the complaint is 4 filed, need be made parties defendant in the proceeding, nor 5 shall any proceeding abate, nor the plaintiff be nonsuited 6 for the nonjoinder of any person who might have been made 7 party defendant; but when it appears that any of the parties 8 served with process, or appearing in the proceeding, is 9 quilty of the offense charged. judgment must be rendered 10 against him such party. In case a defendant has become a 11 subtenant of the premises in controversy, after the service 12 of the notice provided for by part 2 of section 93-9703, 13 upon the tenant of the premises, the fact that such notice 14 was not served on each subtenant shall constitute no defense 15 to the action. In-case-a-married-woman-be-a--tenanty--or--a 16 subtemanty-her-coverture-shall-constitute-no-defense;-but-in 17 case--her--husband-be-not-joinedy-or-unless-she-has-separate 18 propertyy-an--execution--issued--upon--a--personal--judgment 19 against--her--can--only--be-enforced-against-property-on-the 20 premises-at-the-commencement-of-the-actiony-or--against--her 21 separate--property. In case a married person is a tenant or 22 subtenant, failure to join such person's spouse shall 23 constitute no defense; but in case the spouse is not joined. an execution issued upon a personal judgment against the 24 25 tenant or subtenant can only be enforced against property on the premises at the commencement of the action or against property that is owned solely by the tenant or subtenant and not by his spouse. All persons who enter the premises under the tenant, after the commencement of the action, shall be bound by the judgment, the same as if he or they had been made party to the action."

7 Section 60. Section 93-100-2, R.C.M. 1947, is amended
8 to read as follows:

9 "93-100-2. Application for change of name -- how made. 10 All applications for change of names must be made to the district court of the county where the person whose name is 11 proposed to be changed resides, by petition, signed by such 12 13 person; and if such person is under eighteen (18) years of age, by one of the parents, if living, or if both be dead, 14 15 then by the quardian; and if there be no quardian, then by some near relative or friend. The petition must specify the 16 17 place of birth and residence of such person, his or her present name, the name proposed, and the reason for such 18 change of name; and must, if the-father neither parent of 19 such person be not living, name as far as known to the 20 21 petitioner, the near relatives of such person, and their 22 place of residence. Any religious, benevolent, literary, scientific corporation, or any corporation bearing or having 23 for its name, or using or being known by the name of, any 24 25 benevolent or charitable order or society, may, by petition,

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apply to the district court of the county in which its 1 articles of incorporation were originally filed, or in which 2 3 the property of such corporation is situated, for a change of its corporate name. Such petition must be signed by a 4 5 majority of the directors or trustees of the corporation. 6 and must specify the date of the formation of the 7 corporation, the name proposed, and the reason for such 8 change of name. Upon filing such petition on behalf of such 9 corporation, the same proceedings shall be made as upon 10 applications for changes of names of natural persons, and no 11 banking corporation hereafter organ ized shall adopt or use 12 the name of any other banking corporation or association, or 13 of any friendly association."

Section 61. Section 95-609, R.C.M. 1947, is amended toread as follows:

16 "95-609. Assisting a peace officer. (a) A peace
17 officer making a lawful arrest may command the aid of male
18 persons ever-the-age-of eighteen (18) years of age or older.
19 (b) A person commanded to aid a peace officer shall
20 nave the same authority to arrest as that officer.

(c) A person commanded to aid a peace officer in
 making an arrest shall not be civilly liable for any
 reasonable conduct in aid of the officer."

24 Section 62. There is a new R.C.M. section numbered 25 12-216 that reads as follows:

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1 12-216. "Man" and "men" to include women. Wherever the 2 word man or men or a word which includes the syllable "man" or "men" in combination with other syllables, such as 3 "workman" appears in this code, such word or syllable shall 4 be deemed to include "woman" or "women" unless the context 5 clearly indicates a contrary intent and unless the subject 6 7 matter of the statute relates clearly and necessarily to the R male sex only.

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SB 0002/02

## Approved by Committee on Judiciary

## SENATE BILL NO. 2

## INTRODUCED BY ROSELL, REGAN, TURNAGE

4 A BILL FOR AN ACT ENTITLED: "AN ACT TO GENERALLY REVISE CERTAIN STATUTES WHICH DISCRIMINATE ON THE BASIS OF SEX IN 5 ORDER TO REMOVE THE DISCRIMINATION; AMENDING SECTIONS 6 7 11-802, 11-1821, 11-1911, 11-1915, 11-1927, 11-1928, 11-2025, 11-3112, 11-3215, 16-2702, 17-504, 17-807, 23-3405, 8 23-4727, 23-4728, 35-409, 39-108, 39-109, 39-113, 40-3312, 9 40-4902, 40-5305, 41-1119, 41-1506, 45-511, 45-603, 45-808, 10 59-519, 63-107, 63-402, 64-209, 67-903, 67-904, 67-1603, 11 71-120, 72-617, 72-618, 75-8701, 77-501, 77-1002, 80-1801, 12 13 80-1803, 84-301, 84-3206, 91-1304, 92-707, 92-1303, 92-1321, 93-2803, 93-2804, 93-2807, 93-2808, 93-2809, 93-4207, 14 93-4707, 93-5834, 93-5836, 93-6711, 93-9706, 93-100-2, 15 95-609, R.C.M. 1947; AND CREATING A NEW SECTION 12-216, 16 R.C.M. 1947." 17

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BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
Section 1. Section 1-802, R.C.M. 1947, is amended to
read as follows:

22 "11-802. Powers of mayor. The mayor is the chief
23 executive officer of the city or town, and has power:

24 i. To nominate, and, with the consent of the council,25 to appoint all nonelective officers - the city or town,

SECOND READING

provided for by the council, except as provided in this
 title.

3 2. To suspend, and, with the consent of the council,
4 to remove any nonelective officer, stating in the suspension
5 or removal the cause thereof.

6 3. To cause the ordinances of the city or town to be 7 executed, and to supervise the discharge of official duty by 8 all subordinate officers.

9 4. To communicate to the council, at the beginning of 10 every session, and oftener if deemed necessary, a statement 11 of the affairs of the city or town, with such 12 recommendations as he the mayor may deem proper.

13 5. To recommend to the council such measures connected 14 with the public health, cleanliness, and ornament of the 15 city or town, and the improvement of the government and 16 finances, as he the mayor deems expedient.

17 6. To approve all ordinances and resolutions of the 18 council adopted by it, and, in case the same do not meet his 19 the mayor's approbation, to return the same to the next 20 regular meeting of the council, with his all objections in 21 writing, and no ordinance or resolution so vetoed by the 22 mayor must go into effect unless the same be afterwards 23 passed by two-thirds vote of the whole number of members of 24 the council.

25 . To veto any objectionable part of a resolution or

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ordinance, and approve the other parts. If the mayor fail
 to return any resolution or ordinance as aforesaid, the same
 takes effect without further action.

8. To call special meetings of the council, and when so called he <u>the mayor</u> must state by message the object of the meeting, and the business of the meeting must be restricted to the object stated.

8 9. To cause to be presented, once in three months, a
9 full and complete statement of the financial condition of
10 the city or town.

11 10. To bid in for the city or town any property sold at
12 a tax or judicial sale, where the city or town is a party or
13 interested.

14 11. To procure and have in his the mayor's custody the 15 seal of the city or town.

16 12. To take and administer oaths.

17 13. To call on every mele citizen of the city or town, 18 over the age of eighteen years, to aid in the enforcement of the laws and ordinances in case of riots; to call out the 19 militia to aid him the mayor in suppressing the same or 20 21 other disorderly conduct, preventing and extinguishing 22 fires, for securing the peace and safety of the city, or for 23 carrying into effect any law or ordinance; and any person 24 who does not obey such call forfeits to the city or town a 25 fine not exceeding twenty-five dollars.

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1 14. To require of any of the officers of a city or town an exhibit of his such officer's books and papers. 2 3 15. To grant pardons and remit fines and forfeitures 4 for offenses against city or town ordinances, when in his the mayor's judgment public justice would be thereby 5 subserved; but he the mayor must report all pardons granted, 6 with the reasons therefor, to the next council. 7 8 16. To perform such other duties as may be prescribed 9 by law or by resolution or ordinance of the council. 10 17. He--has To exercise such power as may be vested in 11 him the mayor by ordinance of the city or town, in and over all places within five miles of the boundaries of the city 12 or town, for the purpose of enforcing the health and 13 14 guarantine ordinances and regulations thereof." 15 Section 2. Section 11-1821, R.C.M. 1947, is amended to 16 read as follows: 17 "11-1821. Payment of police reserves. (1) Whenever any 18 policeman or officer shall from age or disability become 19 transferred from the active list of the police officers of 20 any city or town to the reserve list of the city or town, he 21 such person shall thereafter be paid in monthly payments 22 from the funds in this act provided for, a sum equal to

one-half the base salary, excluding overtime and payments in lieu of sick leave and annual leave he was receiving as an

active officer computed on the highest salary received in

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any one month during the last year of active service; 1 provided that after completing twenty (20) years or more of 2 active service if a policeman or officer elects to serve an 3 additional one (1) to ten (10) years then the payment from 4 the police reserves fund shall be increased at the rate of 5 one per cent (1%) per year of additional service up to a 6 maximum of sixty per cent (60%) of the last year's average 7 salary received as a monthly compensation for services as an 8 active member of the police department. 9

10 (2) Upon the death of any policeman or any officer on the active list or reserve list of any city or town, his the 11 surviving dependent widewy--if--there--be-such-a-surviving 12 widew of the policeman or officer, shall, as long as she 13 14 remains-his-his-widew such spouse does not remarry, be paid, from the police reserves' fund, a sum equal to one-half the 15 base salary, excluding overtime and payments in lieu of sick 16 leave and annual leave he the decedent was receiving as an 17 active officer computed on the highest salary received in 18 any one month during he last ear of active service prior 19 to the date of his-demise death on prior to the date the 20 policeman or officer passes to the police reserve list. No 21 surviving widew spouse shall be entitled to payments does 22 the provisions of this act if-she-be who is filleen (15) 23 years younger than her-husband the decease spouse, unless 24 she he shall have been married to and living with her 2...

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1 husband the deceased spouse for ten (10) years immediately preceding his death. If the policeman or officer leaves a 2 dependent minor child, or dependent minor children, then 3 4 upon the death of the policeman or officer, providing he 5 icaves there is no surviving widew spouse, or upon the death or remarriage of his-widew the surviving spouse, or if his 6 widew the surviving spouse be fifteen (15) years younger 7 than her--husband the decedent and shall not have been 8 married to and living with her-husband the decedent for the 9 ten (10) years immediately preceding his death, then his 10 11 surviving dependent minor child, or dependent children, 12 collectively, if there be more than one (1) dependent minor child, shall be paid the same monthly payments as are herein 13 14 provided to be paid to the surviving widow spouse, until the 15 minor child, or minor children, reach the age of eighteen 16 (18) years or shall have married; provided further that the 17 payments herein provided for to be made to the beneficiaries 18 shall not be made if the payments require an increase in the millage tax levy provided by section 11-1823, R.C.M. 19 1947. 20 (3) Payments as herein provided for, to be made to the 21 minor child or children of police officers shall be paid to 22 the duly appointed, alified and acting guardian f the 23 child or children, for the use of the minor until the minor 24 shall have reached the age of eighteen (18) years or shall 25 have married and in case there is more than one minor

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1 child, upon each child reaching the age of eighteen (18) 2 years the prorata payments to the child shall cease and 3 shall be made to the remaining minor child or children until he youngest child reaches the age of eighteen (18) years or 4 5 is married.

(4) The term "policeman," or "police officer," 6 7 includes all those on the reserve list, as well as "active police," "police officer," and "patrolman," or any of those 8 9 terms.

10 (5) Before any payments are made to any member of the police reserve, the governing body of the city shall, 11 12 forthwith, determine the eligibility of such member for 13 payments and the amount thereof in accordance with the terms of this section." 14

15 Section 3. Section 11-1911, R.C.M. 1947, is amended to 16 read as follows:

17 \*11-1911. Source of fund. The disability and pension 18 fund of the fire department relief association of such city town shall consist of all bequests, fees, gifts, 19 or 20 emoluments or donations given or paid to such fund, or any 21 of its members, except as otherwise designated by the donor, 22 and a monthly fee which shall be paid into the fund by each 23 paid member and part-paid member of said fire department 24 relief association amounting to six per cent (6%) of his the member's regular monthly salary, the proceeds of a tax levy 25 SB 2 -7-

as provided by section 11-1912, R.C.M. 1947, and all moneys 1 received from the state of Montana as provided for by 2 section 11-1919, R.C.M. 1947, and the interest of any 3 portion of such fund. 4

Any such paid or part-paid fireman shall be entitled to 5 a return, in lump sum, without interest, of all monthly 6 contributions made by him the fireman to such funds, within 7 sixty (60) days of his permanent separation from service in 8 9 the fire department of such city, town or municipality, 10 except for separation by reason of retirement, death or 11 disability, which would otherwise gualify such separated fireman, his--widew the surviving spouse or orphans, to 12 benefits or allowances from such fire department relief 13 association." 14

15 Section 4. Section 11-1915, R.C.M. 1947, is amended to 16 read as follows:

17 "11-1915. Benefits, allowed for, how allowed, and how 18 paid. Every fire department relief association may allow to 19 its members benefits for the following causes, as provided 20 by law.

21 1. A service pension to a member who, by reason of 22 service, has become entitled to a service pension.

23 2. To a member who has become maimed or disabled for 24 life in line of duty.

3. To a member who has suffered injury in line of 25 - 8-

duty. 1 2 4. To a member who has contracted sickness in line of 3 duty. 4 5. Funeral expenses of a member. 5 6. Pensions to the widew surviving spouse, orphan or 6 orphans of a deceased member. 7 All applications for relief shall be referred to the 8 board of trustees. All claims shall be referred to the 9 board of trustees for allowance or disallowance and claimant shall have the right to appeal to the association in the 10 event his the claim be disallowed. All claims shall be paid 11 12 by warrant, duly authorized, drawn by the secretary, and

countersigned by the president of the association, and on
presentation thereof, the treasurer of the association shall
pay the same out of the said pension and disability fund."
Section 5. Section 11-1927, R.C.M. 1947, is amended to

17 read as follows:

"11-1927. Pensions to widews surviving spouses and 18 orphans. Each and every fire department relief association, 19 organized and existing under the laws of this state, shall 20 pay to the widew surviving spouse or orphans of a deceased 21 member of said association, who, on the date of his-decease 22 death, was an active member of the fire department in the 23 city or town wherein such association has been formed, or 24 had elected to retire from active service of said fire 25

department and receive a "service pension" as provided for 1 by section 11-1925, or prior to his-decease death had 2 suffered a sickness or injury, and was receiving or was 3 qualified to receive a "disability pension," as provided by Δ 5 section 11-1926, out of any money in relief association's "disability and pension fund," a monthly pension in an 6 amount which shall be equal to one-half (1/2) of the monthly 7 compensation last received by such deceased member for his 8 9. services rendered as an active member of the fire department 10 in the city or town wherein such association has been 11 formed. However, effective July 1, 1963, and after 12 completing twenty (20) years or more of active service and attaining the age of fifty (50) years, a member elects to 13 14 serve an additional one (1) to ten (10) years, then the 15 pension shall be increased at the rate of one per cent (1%) 16 per year of such additional service, up to a maximum of 17 sixty per cent (60%) of the last month's salary received as 18 a monthly compensation for his services as an active member 19 of said fire department. However, the monthly compensation 20 paid to a widew surviving spouse or orphan of an active member who becomes deceased after July 1, 1973, or an active 21 22 member who elects to retire after July 1, 1973, shall in no 23 event become less than one-half (1/2) the regular monthly salary paid to a confirmed active fireman of that city as 24 25 provided each and every year in the annual budget of that

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city. Provided, that said pension shall be paid to the 1 2 within named widew surviving spouse only so long as she such 3 spouse remains unmarried, and further provided, that a widew surviving spouse of a deceased fireman shall not be entitled 4 5 to the pension, provided for by this act, in those cases 6 where the marriage was consummated after the fireman had 7 elected to retire from active service and received a "service pension" as provided for by section 11-1925; or in 8 those cases where the marriage was consummated after the 9 fireman had qualified and was receiving a "disability 10 pension" as provided for by section 11-1926. Provided 11 12 further, that the pension herein provided for shall not be 13 paid to the orphans of deceased firemen after they have 14 attained the age of eighteen (18) years. In case of volunteer firemen such pension shall in no event exceed the 15 sum of seventy-five (\$75) dollars per month." 16

17 Section 6. Section 11-1928, R.C.M. 1947, is amended to read as follows: 18

19 "11-1928. Use of disability and pension fund of fire 20 department relief association. Said fund shall not be used 21 for any other purpose whatsoever, other than for the payment of the following: 22

23 1. A service pension to a member who, by reason of service, has become entitled to a service pension. 24

25 2. A pension to a member who has become permanently SB 2

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maimed or disabled in line of duty. 1

3. A benefit or allowance to a member who has suffered 2 a permanent disabling injury in line of duty.

4. A benefit or allowance to a member who has 4 contracted a permanent disabling sickness in line of duty. 5

6 5. To defray the funeral expenses of a member, in an 7 amount not to exceed, however, the sum of seven hundred 8 fifty dollars (\$750).

6. Payment to the widew surviving spouse, orphan or 9 orphans of a deceased member as provided by law. 10

11 7. The payment of premiums upon a blanket policy of 12 insurance covering the members of such fire department and 13 providing for payment of compensation in case of death or 14 injury to such member or any of them.

15 8. The return of employee contribution as provided by 16 law.

17 9. All claims shall be paid by warrant duly 18 authorized, drawn by the secretary, and countersigned by the 19 president of the association and on presentation thereof, 20 the treasurer shall pay the same out of the said disability 21 and pension fund."

22 Section 7. Section 11-2025, R.C.M. 1947, is amended to 23 read as follows:

24 "11-2025. Payment of a claim -- beneficiaries of 25 decedent. 1. Upon receipt of a claim under subparagraphs -12-SB 2

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1 one (1), two (2), three (3) and four (4), or any thereof, of section 11-2022, by the industrial accident board, if the 2 same is found to be in compliance with the provisions of 3 4 subsection one (1) of section 11-2024, the board must order the allowance thereof, and pay the same by warrants drawn 5 6 upon the volunteer firemen's fund to the order of the 7 attending physician or surgeon, attending nurse, and 8 hospital.

2. All payments under the volunteer firemen's pension 9 10 plan shall be approved by the public employees' retirement system and paid by warrants drawn upon the earmarked revenue 11 12 fund, payable to the order of the individual qualified 13 volunteer fireman; provided, however, that in the event of 14 the death of any otherwise qualified volunteer fireman before reaching the age of fifty-five (55) years, or in the 15 16 event of the death of any such volunteer fireman after he 17 has-qualified qualifying for payments hereunder but before 18 he--has--received receiving payments hereunder totaling at 19 least two thousand dollars (2,000); and if such deceased volunteer fireman shall have left a widew surviving spouse. 20 21 then such pension shall be paid or continue to 14 paid it 22 said--widew the surviving spouse by a warrant or warray drawn upon the earmarked revenue fund and payable to the 23 24 order of said--widow the surviving spouse, until her such spouse's death or remarriage; or if said deceased voluncer 25

2 have left a child or children under the age of eighteen (18) 3 years, then such pension shall be paid or continue to be 4 paid to the quardian or other person having custody of the 5 said child or children, until the youngest child shall reach 6 the age of eighteen (18) years. Provided, further, that in the event of such payments after the death of a volunteer 7 8 fireman, to or for his-widew a surviving spouse or children, 9 then such pension shall terminate, and no further payments 10 shall be made hereunder, when a total of two thousand 11 dollars (\$2,000) shall have been paid upon such pension, including any payments made to the volunteer fireman before 12 13 his death. If such deceased volunteer fireman shall leave 14 neither widew surviving spouse nor child under the age of eighteen (18) years, then his pension shall terminate at the 15 16 end of the month prior to the month in which his death 17 occurs."

fireman shall have left no widew surviving spouse but shall

18 Section 8. Section 11-3112, R.C.M. 1947, is amended to 19 read as follows:

20 "11-3112. Nomination of candidates--primary election.
21 (1) Candidates to be voted for at all ceneral municipal
22 elections at which a mayor or councilmentate to be elected
23 order the provisions of this act shall be nominated by a
24 primary election, and no other names shall be placed upon
25 the general ballot except those selected in the manner

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hereinafter prescribed. The primary election for such 1 nominations shall be held on the second Monday preceding the 2 3 municipal election. The judges of election appointed for 4 the municipal election shall be the judges of the primary 5 election, and it shall be held at the same places, as far as possible, and the polls shall be opened and closed at the 6 7 same hours, with the same clerks as are required for said 8 general municipal election.

9 (2) Any qualified elector of said city who is the 10 owner of any real estate situated therein, desiring to 11 become a candidate for mayor or councilman, shall, at least 12 ten days prior to said primary election, file with the city 13 clerk a statement of such candidacy in substantially the following form: 14

State of Montana,

County of .... 16

15

17 I, ...., being first duly sworn, say that I reside at 18 .... street, city of ...., county of .... state of Montana; that I am a qualified voter therein; that I am a 19 candidate for nomination to the office of (mayor or 20 21 councilman) to be voted upon at the primary election to be 22 held on the .... Monday of ...., 19.., and I hereby request 23 that my name be printed upon the official primary ballot for 24 nomination by such primary election for such office. 25 (Signed) ....

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24

1 Subscribed and sworn to (or affirmed) before me by .... 2 on this .... day of ...., 19.... 3 (Signed) .... 4 and shall at the same time file therewith the petition of at 5 least twenty-five qualified voters requesting such 6 candidacy. Each petition shall be verified by one or more 7 persons as to qualifications and residence, with street 8 number, of each of the persons so signing the said petition, 9 and the said petition shall be in substantially the 10 following form: 11 (3) Petition accompanying nominating statement.

12 The undersigned, duly qualified electors of the city of 13 ..... and residing at the places set opposite our respective 14 names hereto, do hereby request that the name of (name of 15 candidate) be placed in the ballot as a candidate for 16 nomination for (name of office) at the primary election to 17 be held in such city on the .... Monday of ...., 19... We further state that we know him/HER to be a qualified elector 18 of said city and a man PERSON of good moral character, and 19 20 qualified, in our judgment, for the duties of such office. 21 Names of qualifying electors. Number. Street. 22 23 

25 one such nomination paper for the same office, except where -16-

(4) Each signer of a nomination paper shall sign but

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more than one officer is to be elected to the same office, 1 2 in which case he may sign as many nomination papers as there are officers to be elected, and only one candidate shall be 3 petitioned for or nominated in the same nomination paper. 4 (5) Immediately upon the expiration of the time of 5 6 filing the statements and petitions for candidates, the said city clerk shall cause to be published for three consecutive 7 8 days in all the daily newspapers published in the city, in 9 proper form, the names of the persons as they are to appear 10 upon the primary ballots, and if there be no daily 11 newspaper, then in two issues of any other newspapers that 12 may be published in said city; and the said clerk shall 13 thereupon cause the primary ballots to be printed, 14 authenticated with a facsimile of his signature. Upon the said ballot the names of the candidates for mayor, arranged 15 alphabetically, shall first be placed, with a square at the 16 left of each name, and immediately below the words, "Vote 17 for one." Following these names, likewise arranged in 18 alphabetical order, shall appear the names of the candidates 19 20 for councilmen, with a square at the left of each name, and below the names of such candidates shall appear the words, 21 "Vote for (giving the number of persons to be voted for)." 22 23 The ballot shall be printed upon plain substantial, white paper, and shall be headed: 24

Candidates for nomination for mayor and councilmen of 25

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1	the city of at the
2	Primary Election;
3	but shall have no party designation or mark whatever. The
4	ballots shall be in substantially the following form: (Place
5	a cross in the square preceding the names of the parties you
6	favor as candidates for the respective positions).
7	Official Primary Ballot.
8	Candidates for nomination for mayor and councilmen of the
9	city of at the
10	Primary Election.
11	For Mayor.
12	(Name of candidate.)
13	(Vote for one.)
14	For councilman.
15	(Name of candidate.)
16	Vote for (Giving number to be voted for).
17	Official ballot attest:
18	(Signature)
19	City Clerk.
0	2 (6) Having caused said ballots to be printed, the said
21	city clerk shall cause to be delivered at each polling place
22	a number of said ballots equal to twice the number of such
23	voters registered in such polling place at the last general
24	municipal election. The persons who are qualified to vote
25	at the general election shall be qualified to vote at such
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primary election and any person offering to vote may be 1 orally challenged by any elector of the city upon any or all 2 3 of the grounds set forth and specified in section 23-1220 of these codes, and the provisions of sections 23-1221 to 4 23-1228, inclusive, of these codes shall apply to all 5 challenges made at such election. Judges of election shall 6 immediately upon the closing of the polls count the ballots 7 8 and ascertain the number of votes cast in such precinct for 9 each of the candidates for mayor and councilman, and make 10 return thereof to the city clerk upon the proper blanks to 11 be furnished by the city clerk within six hours of the closing of the polls. On the day following the primary 12 13 election the city clerk shall canvass said returns so received from all the polling precincts, and shall make and 14 15 publish in all the newspapers in said city, at least once, 16 the result thereof. Said canvass by the city clerk shall be publicly made. 17

18 (7) If a mayor is to be elected at such municipal election, the two persons receiving the highest number of 19 votes shall be the candidates for mayor. If one councilman 20 is to be elected at such municipal election, the two persons 21 22 receiving the highest number of votes shall be the 23 candidates for councilmen. If two councilmen are to be elected at such general municipal election, the four persons 24 receiving the highest number of votes shall be the 25 2 -19-SB

candidates for councilmen, and if three councilmen are to be 1 elected at such municipal election, the six persons 2 receiving the highest number of votes shall be the 3 candidates for councilmen, and if four councilmen are to be 4 elected at such general municipal election, the eight 5 persons receiving the highest number of votes shall be 6 candidates for councilmen at such general election, and 7 these shall be the only candidates for mayor and councilmen 8 9 at such general election.

(8) All electors of cities under this act, who, by 10 11 ordinances governing cities incorporated under the general municipal incorporation law, or by charter, would be 12 entitled to vote for the election of officers at any general 13 municipal election in such cities, shall be qualified to 14 vote at all elections under this act; and the ballots to be 15 16 used at such general municipal election shall be in the same 17 general form as for such primary elections so far as 18 applicable, and in all elections in such cities the election 19 precincts, voting places, method of conducting the elections, canvassing of votes, and announcing the results 20 shall be the same as by law provided for the election of 21 22 officers in such cities so far as the same are applicable 23 and not inconsistent with the provisions of this act.

24 (9) Every person who has been declared elected mayor
 25 or councilman, shall, within ten days thereafter, take and
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file with the city clerk his an oath of office in the form 1 and manner provided by law, and shall execute and give 2 sufficient bond to the municipal corporation in the sum of 3 thousand dollars, conditioned for the faithful 4 ten 5 performance of the duties of his the office, which bond shall be approved by the judge of the district court of the 6 7 county in which such city is situated, and filed with the 8 clerk and recorder of the county in which such city is 9 situated."

Section 9. Section 11-3215, R.C.M. 1947, is amended to 10 read as follows: 11

12 \*11-3215. Nomination of candidates--primary election. (1) Candidates to be voted for at all general municipal 13 elections at which commissioners are to be elected under the 14 provisions of this act shall be nominated by a primary 15 election, and no other names shall be placed upon the 16 general ballot except those nominated in the manner 17 18 hereinafter prescribed. The primary election for such nominations shall be held on the last Tuesday of August of 19 20 the odd-numbered years.

(2) Any qualified elector of the municipality, who is 21 the owner of real estate situated therein to the value of 22 not less than one thousand dollars, desiring to become a 23 candidate for commissioner, shall, at least thirty-five (35) 24 days prior to said primary election, file with the clerk of 25 SB 2

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- substantially the following form: 2
- State of Montana, 3
- County of .... 4

the

1

5	I,, being first duly sworn, say that I reside at
6	street, (city or town) of, county of, state
7	of Montana; that I am a qualified voter therein; that I am a
8	candidate for nomination to the office of commissioner to be
9	voted upon at the primary election to be held on the last
10	Tuesday of August, 19, and I hereby request that my name
11	be printed upon the official primary ballot for nomination
12	by such primary election for such office.
13	(Signed)
14	Subscribed and sworn to (or affirmed) before me by
15	on this day of, 19
16	(Signed)
17	And shall at the same time file therewith the petition of at

commission a statement of such

least twenty-five qualified voters requesting 18 such 19 candidacy. Each petition shall be verified by one or more 20 persons as to qualifications and residence, with street number, of each of the persons so signing the said petition, 21 22 and the said petition shall be in substantially the 23 following form:

24 (3) Petition Accompanying Nominating Statement.

25 The undersigned duly qualified electors of the (city,

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candidacy in

1 town) of...., and residing at the places set opposite our 2 respective names hereto, do hereby request that the name of 3 (name of candidate) be placed on the ballot as a candidate 4 for nomination to the office of commissioner at the primary 5 election to be held on the last Tuesday of August, 19... We 6 further state that we know him/her to be a cualified elector 7 of said (city, town), and a men person of good moral 8 character, and qualified, in our judgment, for the duties of 9 such office, and we individually certify that we have not signed similar petitions greater in number than the number 10 11 of commissioners to be chosen at the next general municipal 12 election. 13 Names of Qualifying Electors Number Street 14 (Space for Signatures.) 15 State of Montana, County of .... 16 17 ...., being duly sworn, deposes and savs, that he knows 18 the qualifications and residence of each of the persons 19 signing the appended petition, and that such signatures are

24 ...., 19....

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.... (Notary Public),

1 This petition, if found insufficient, shall be returned 2 to .... at No. .... street, ...., Montana.

3 (4) Immediately upon the expiration of the time of 4 filing the statements and petition for candidates, the clerk 5 of the commission shall cause to be published for three consecutive days in all the daily newspapers published in 6 7 the municipality in proper form, the names of the persons 8 that are to appear upon the primary ballots, and if there be 9 no daily newspaper, then in two issues of any other 10 newspaper that may be published in said municipality, and 11 the said clerk shall thereupon cause the primary ballots to 12 be printed and authenticated with a facsimile of his 13 signature.

14 (5) In the event the number of legally qualified 15 candidates for the office of commissioner at such primary 16 election does not exceed twice the number of vacancies in 17 the commission to be filled, no municipal primary election for the nomination of candidates for the office of 18 19 commissioner shall be held in said city for said year and 20 such legally qualified candidates shall be deemed duly 21 nominated and shall be placed on the general ballot."

22 Section 10. Section 16-2702, R.C.M. 1947, is amended 23 to read as follows:

24 "16-2702. Duties of sheriff. The sheriff must:

25 1. Preserve the peace;

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1 2. Arrest and take before the nearest magistrate, for 2 examination, all persons who attempt to commit or have 3 committed a public offense;

3. Prevent and suppress all affrays, breaches of the 4 peace, riots, and insurrections which may come to his 5 6 knowledge;

7 4. Perform duties of humane officer within his the 8 county with reference to the protection of dumb animals;

5. Attend all courts, except justices and police 9 courts, at their respective terms or sessions held within 10 11 his the county, and obey their lawful orders and directions; 12 6. Command the aid of as many make inhabitants of his 13 county as he may think be necessary in the execution of 14 these duties;

15 7. Take charge of and keep the county jail and the prisoners therein; 16

8. Endorse upon all notices and process the year. 17 18 month, day, hour, and minute of reception, and issue 19 therefor to the person delivering it, on payment of fees, a certificate showing the names of the parties, title of 20 paper, and time of reception; 21

9. Serve all process or notices in the manner 22 23 prescribed by law;

24 10. Certify under-his-hand in writing upon the process 25 of notices the manner and time of service, or, if he fails SB 2 -251 to make service, the reasons of his this failure, and return 2 the same without delay."

Section 11. Section 17-504, R.C.M. 1947, is amended to 3 read as follows: 4

"17-504. Injuries inflicted in a duel -- support of 5 6 family of injured person. If any person slays or permanently disables another person in a duel in this state, the slayer 7 8 must provide for the maintenance of the widew-er-wife spouse 9 of the person slain or permanently disabled, and for the 10 minor children, in such manner and at such cost, either by 11 aggregate compensation in damages to each, or by a monthly, 12 quarterly, or annual allowance, to be determined by the 13 court."

14 Section 12. Section 17-807, R.C.M. 1947, is amended to 15 read as follows:

16 "17-807. What cannot be specifically enforced. The 17 following obligations cannot be specifically enforced:

18 1. An obligation to render personal service, or to 19 employ another therein;

20 2. An agreement to marry or live with another;

3. An agreement to submit a controversy 21 to arbitration: 22

23 4. An agreement to perform an act which the party has

24 not power to perform lawfully when required to do so;

25 5. An agreement to procure the act or consent of the -26-

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1 wife spouse of the contracting party, or of any other third
2 person; or

3 6. An agreement, the terms of which are not
4 sufficiently certain to make the precise act which is to be
5 done clearly ascertainable.\*

Section 13. Section 23-3405, R.C.M. 1947, is amended
to read as follows:

8 \*23-3405. Organization of committee -- meeting --9 county convention to elect delegates and alternates to state 10 convention. (1) The committee shall meet prior to the state 11 convention of its political party and organize by electing a 12 chairman and one (1) or more vice-chairmen. The chairman or 13 and first vice-chairman shall be a-woman of opposite sex. 14 They shall elect a secretary and other officers as are 15 proper. It is not necessary for the officers to be precinct 16 committeemen committeepersons.

17 (2) The committee may select managing or executive
18 committees and authorize subcommittees to exercise any and
19 all powers conferred upon the county, city, state, and
20 congressional central committees by this act.

21 (3) The chairman of the county central committee shall 22 call the central committee meeting and not less than four 23 (4) days before the date of the central committee meeting 24 shall publish the call in a newspaper published at the 25 county seat and mail a copy of the call to each precinct -27- SB 2 committeemen committeeperson. If party rules permit the use
 of a proxy, no proxy shall be recognized unless held by an
 elector of the precinct of the committeeman committeeperson
 executing it.

5 (4) The county chairman of the party shall preside at 6 the county convention. No person other than a duly elected 7 or appointed **committeeman** <u>committeeperson</u> or officer of the 8 committee is entitled to participate in the proceedings of 9 the committee.

10 (5) If a committeemen committeeperson is absent, the 11 convention may fill the vacancy by appointing some qualified 12 elector of the party, resident in the precinct, to represent 13 the precinct in the convention.

14 (6) The county convention shall elect delegates and 15 alternate delegates to the state convention under rules of 16 the state party. The chairman and secretary of the county 17 convention shall issue and sign certificates of election of 18 the delegates."

19 Section 14. Section 23-4727, R.C.M. 1947, is amended20 to read as follows:

21 \*23-4727. Expenditure by or for candidate for office.
22 No sums of money shall be paid, and no expenses authorized
23 or incurred, by or on behalf of any candidate to be paid by
24 him such candidate, except such as he-may-pay may be paid to
25 the state for printing, as herein provided, in his a
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1 campaign for nomination to any public office or position in 2 this state, in excess of fifteen per cent of one year's 3 compensation or salary of the office for which he the person 4 is a candidate; provided, that no candidate shall be 5 restricted to less than one hundred dollars in his a 6 campaign for such nomination. No sums of money shall be 7 paid, and no expenses authorized or incurred, contrary to 8 the provisions of this act, for or on behalf of any 9 candidate for nomination. For the purposes of this law, the 10 contribution, expenditure, or liability of a descendant. 11 ascendant, brother, sister, uncle, aunt, nephew, niece, wife 12 spouse, partner, employer, employee, or fellow official or 13 fellow employee of a corporation shall be deemed to be that 14 of the candidate himself."

15 Section 15. Section 23-4728, R.C.M. 1947, is amended 16 to read as follows:

17 "23-4728. Limitation of expenditures by candidate --18 by party organizations -- by relatives. No sums of money 19 shall be paid and no expenses authorized or incurred by or 20 on behalf of any candidate who has received the nomination 21 to any public office or position in this state, except such as he the candidate may contribute towards payment for his 22 the political party's or independent statement in the 23 pamphlet herein provided for, to be paid by him such 24 candidate in his campaign for election, in excess of ten per 25 -29-SB 2

cent of one year's salary or compensation of the office for 1 2 which he the candidate is nominated; provided, that no 3 candidate shall be restricted to less than one hundred dollars. No sum of money shall be paid and no expenses 4 authorized or incurred by or on behalf of any political 5 6 party or organization to promote the success of the 7 principles or candidates of such party or organization, contrary to the provisions of this act. For the purposes of 8 9 this act, the contribution, expenditure, or liability of a 10 descendant, ascendant, brother, sister, uncle, aunt, nephew, niece, wife spouse, partner, employer, employee, or fellow 11 12 official or fellow employee of a corporation, shall be 13 deemed to be that of the candidate himself."

Section 16. Section 35-409, R.C.M. 1947, is amended to read as follows:

16 "35-409. Definitions. The following terms, whenever 17 used or referred to in this act, shall have the following 18 respective meanings, unless a different meaning clearly 19 appears from the context:

20 (1) "Local agency" means any county, city, town,21 school district, or housing authority of the state.

(2) "Housing" means any temporary war or veterans'
housing acquired from the United States of America under the
terms and provisions of the Housing Act of 1950, being Title
II, Chapter 94, Public Law 475, of the laws of the
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Eighty-first Congress, Second Session, for the purpose of
 providing temporary housing for veterans and for families of
 servicemen, located within the boundaries of any local
 agency.

5 (3) "Veterans" includes, in so far as permitted by 6 federal law, any person who has served in the military or 7 naval forces of the United States and has been discharged or 8 released therefrom under conditions other than dishonorable.

9 (4) "Pamilies of servicemen" includes, in so far as 10 permitted by federal law, the families of any person who is 11 serving in the military or naval forces of the United 12 States, and the unmarried widew surviving spouse of a 13 deceased veteran.

14 (5) "Families" is limited to the spouse and legal15 dependents who are members of the household."

16 Section 17. Section 39-108, R.C.M. 1947, is amended to 17 read as follows:

18 "39-108. Acknowledgment by married wement persons. The 19 acknowledgment of a married wemen person to an instrument 20 purporting to be executed by her such person must be taken 21 the same as that of any other person."

Section 18. Section 39-109, R.C.M. 1947, is amended to
read as follows:

 24
 "39-109. Conveyance by married woman person
 - 

 25
 acknowledgment. A conveyance by a married woman person
 has

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1 the same effect as if the such person were unmarried, and 2 may be acknowledged in the same manner."

3 Section 19. Section 39-113, R.C.M. 1947, is amended to 4 read as follows:

5 "39-113. Form of certificate of acknowledgment by 6 married wemant person. The certificate of acknowledgment by 7 a married weman person must be substantially in the form 8 prescribed in section 39-111."

9 Section 20. Section 40-3312, R.C.M. 1947, is amended
10 to read as follows:

11 \*40-3312. Application for license. (1) Application for 12 an agent or solicitor license shall be made to the 13 commissioner by the applicant, and be signed and sworn to by 14 the applicant before a notary public or other person 15 authorized by law to take acknowledgments of deeds.

16 (2) The commissioner shall designate and prepare forms 17 for application for license which shall require full answers 18 to such questions as may reasonably be necessary to 19 determine the applicant's identity, residence, personal history, business record, experience and training in 20 insurance, purpose for which the license is to be used and 21 22 other facts as required by the commissioner to determine 23 whether the applicant meets the applicable qualifications 24 for the license applied for.

(3) If for an agent's license, the application shall
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state the kinds of insurance proposed to be transacted, and
 be accompanied by written appointment of the applicant as
 agent by an authorized insurer, subject to issuance of the
 license.

5 (4) If for a solicitor's license, the application 6 shall be accompanied by written appointment of applicant as 7 solicitor by a licensed agent, subject to issuance of the 8 license.

9 (5) If the applicant for an agent license is a firm or corporation, the application shall show, in addition, the 10 names of all members, officers and directors, and shall 11 designate each individual who is to exercise the powers to 12 13 be conferred by the license upon the firm or corporation. 14 Each such individual so designated shall furnish information 15 as to himself, as part of the application, as though for an 16 individual license.

17 (6) If the applicant for an agent license is an 18 agents' association pursuant to section 40-3311, the 19 application shall show the names and residence addresses of 20 the association's officers and trustees.

21 (7) If for license as either agent or solicitor, the 22 application shall also show whether applicant was ever 23 previously licensed to transact any kind of insurance in 24 this state or elsewhere; whether any such license was ever 25 refused, suspended or revoked; whether any insurer, general

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agent or agent (in the case of a solicitor application)
claims applicant to be indebted to it, and if so the details
thereof and the defenses, if any, of the applicant thereto;
whether applicant ever had an agency contract canceled, and
the facts thereof; and if applicant is a married, wemany
like information with respect to her-husbend the applicant's
spouse.

8 (8) The commissioner shall require as part of the application for license the certificate of an officer or 9 10 representative of the insurer proposed to be represented (in 11 the case of applicants for license as agent), or of the 12 proposed employing agent (in the case of applicants for 13 license as solicitor) as to whether the applicant is known 14 to him such officer or representative, whether the insurer 15 or agent has investigated the character and business record 16 of the applicant and the uses to be made of the license, if 17 granted, and his opinion, based on such investigation, as to 18 applicant's trustworthiness and competence and whether the 19 applicant will use the license principally for the purpose 20 of insuring his the applicant's own risks or interests and 21 those of his the applicant's relatives or employer.

(9) All such applications shall be accompanied by the applicable license fee, appointment of agent fee where applicable, examination fee where required under section 40-3313, all in the respective amounts stated in section

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1 40-2726 (fees and licenses)."

2 Section 21. Section 40-4902, R.C.M. 1947, is amended
3 to read as follows:

4 "40-4902, "Benevolent association" defined. (1) Any 5 corporation, association or society, or by whatever name 6 called, which issues any certificate, policy, membership 7 agreement, or makes any promise or agreement with its 8 members, whereby, upon decease of a member, any money or 9 other benefit, charity, aid or relief is to be paid. 10 provided or rendered by such corporation. association or 11 society to his legal representatives, or to the beneficiary 12 designated by him, which money, benefit, charity, aid or 13 relief is derived from voluntary donations, or from 14 admission fees, dues or assessments, or any of them collected or to be collected from the members thereof, or 15 members of a class therein, or interest or accretions 16 17 thereon, or accumulations thereof; and wherein the money or 18 other benefit, charity, aid or relief, so realized, is applied to or accumulated for the uses and purposes herein 19 20 specified, and/or the uses of such corporation, association 21 or society, and/or the expenses of management and 22 prosecution of its business, shall be deemed to be a 23 "benevolent association" for the purposes of this chapter. 24 (2) The definition of benevolent association in subsection (1) above is not applicable to: 25

1 (a) Burial or death benefits, annuities, endowments or 2 any other benefit payments of any legal reserve life or 3 disability insurer, or of any labor union, railroad 4 brotherhood, cr lodge having as a primary business the 5 improvement of working conditions; or

(b) Any ladies auxiliaries to any labor union,
railroad brotherhood or lodge referred to in subdivision (a)
above; or

9 (c) The benevolent plans within fraternal orders if 10 limited to members and if the plan is not the principal 11 object for the formation or continuance of the fraternal 12 order."

13 Section 22. Section 40-5305, R.C.M. 1947, is amended 14 to read as follows:

15 "40-5305. Exempted societies. (1) Nothing contained in 16 this chapter shall be so construed as to affect or apply to: 17 (a) Grand or subordinate lodges of societies, orders 18 or associations now doing business in this state which 19 provide benefits exclusively through local or subordinate 20 lodges;

(b) Orders, societies or associations which admit to
membership only persons engaged in one or more crafts or
hazardous occupations, in the same or similar lines of
business, and the ladies-societies-or--ladies- auxiliaries
to such orders, societies or associations;

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1 (c) Domestic societies which limit their membership to 2 employees of a particular city or town, designated firm, 3 business house or corporation which provide for a death 4 benefit of not more than four hundred dollars (\$400) or 5 disability benefits of not more than three hundred fifty 6 dollars (\$350) to any person in any one year, or both; or

7 (d) Domestic societies or associations of a purely 8 religious, charitable or benevolent description, which 9 provide for a death benefit of not more than four hundred 10 dollars (\$400) or for disability benefits of not more than 11 three hundred fifty dollars (\$350) to any one person in any 12 one year, or both.

13 (2) Any such society or association described in 14 clauses (c) or (d), above, which provides for death or 15 disability benefits for which benefit certificates are 16 issued, and any such society or association included in 17 paragraph (d) which has more than one thousand (1,000) 18 members, shall not be exempted from the provisions of this 19 chapter but shall comply with all requirements thereof.

(3) No society which, by the provisions of this
section, is exempt from the requirements of this chapter,
except any society described in paragraph (b), above, shall
give or allow, or promise to give or allow to any person any
compensation for procuring new members.

25

(4) Every society which provides for benefits in case
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of death or disability resulting solely from accident, and which does not obligate itself to pay natural death or sick benefits shall have all of the privileges and be subject to all the applicable provisions and regulations of this chapter except that the provisions thereof relating to medical examination, valuations of benefit certificates, and incontestability, shall not apply to such society.

8 (5) The commissioner may require from any society or 9 association, by examination or otherwise, such information 10 as will enable him to determine whether such society or 11 association is exempt from the provisions of this chapter.

12 (6) Societies, exempted under the provisions of this
13 section, shall also be exempt from all other provisions of
14 the insurance laws of this state."

15 Section 23. Section 41-1119, R.C.M. 1947, is amended 16 to read as follows:

17 "41-1119. Seats for female employees. Every employer 18 in any manufacturing, mechanical, or mercantile establishment, laundry, hotel, or restaurant, or other 19 establishment employing any female person, shall provide 20 21 suitable seats for all female employees and shall permit 22 them to use such seats when they are not employed in the 23 active duties of their employment."

24 Section 24. Section 41-1506, R.C.M. 1947, is amended 25 to read as follows:

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1 \*41-1506. Wife Spouse must join in assignment of wages 2 -- acknowledgment. No assignments of his wages or salary to a wage broker by a married man person, who shall have a wife 3 spouse residing in this state, shall be valid or enforceable 4 5 without the consent of his-wife such spouse, evidenced by her the spouse's signature to said assignment, executed and 6 7 acknowledged before a notary public or other officer 8 empowered to take acknowledgments, and no wage broker or person connected with him a wage broker, directly or 9 indirectly, shall be authorized to take any such 10 11 acknowledgments."

12 Section 25. Section 45-511, R.C.M. 1947, is amended to
13 read as follows:

14 \*45-511. Who deemed owners. Every person, including 15 guardians of minors, married women persons, and any company, 16 association, or corporation not tenants or lessees, for 17 whose use, benefit, or enjoyment any property, building, 18 structure, or improvement mentioned in this chapter is 19 constructed, repaired, or altered, is deemed the owner 20 thereof for the purposes of this chapter.\*

21 Section 26. Section 45-603, R.C.M. 1947, is amended to 22 read as follows:

23 "45-603. Priority of wages in case of death of
24 employer. In case of the death of any employer, the wages of
25 each miner, mechanic, salesman salesperson, clerk, servant,

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and laborer for services rendered within four (4) months 1 next preceding the death of the employer, in the amount 2 actually owed, rank in priority next after the funeral 3 expenses, expenses of the last sickness, the charges and 4 expenses of administering upon the estate, and the allowance 5 to the widew surviving spouse and infant children, and must 6 7 be paid before other claims against the estate of the 8 deceased person."

9 Section 27. Section 45-808, R.C.M. 1947, is amended to
10 read as follows:

11 "45-808. Owner defined. Every person, including 12 guardians or minors, married women persons, and any company, 13 firm, association, or corporation for whose use or benefit 14 the grain or other crops mentioned herein are threshed, or 15 the services rendered or labor performed, is deemed the 16 owner thereof for the purposes herein mentioned."

17 Section 28. Section 59-519, R.C.M. 1947, is amended to 18 read as follows:

\*59-519. Appointment of relative to office of trust or 19 20 emolument unlawful. It shall be unlawful for any person or any member of any board, bureau or commission, or employee 21 22 at the head of any department of this state or any political subdivision thereof to appoint to any position of trust or 23 24 emolument any person or-persons related to-him-or-them or 25 connected with-him--or--them by consanguinity within the -40-SB 2

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fourth degree, or by affinity within the second degree; 1 except that the provisions of this section shall not apply 2 to sheriffs in the appointment of females persons as cooks 3 and/or matrons attendants. It shall further be unlawful for 4 5 any person or any member of any board, bureau or commission, or employee of any department of this state, or any 6 political subdivision thereof to enter into any agreement or 7 8 any promise with other persons or any members of any boards, bureaus or commissions, or employees of any department of 9 this state or any of its political subdivisions thereof to 10 appoint to any position of trust or emolument any person or 11 persons related to them or connected with them 12 bv consanguinity within the fourth degree, or by affinity 13 14 within the second degree."

15 Section 29. Section 63-107, R.C.M. 1947, is amended to 16 read as follows:

17 "63-107. Rules for determining the existence of a
18 partnership. In determining whether a partnership exists,
19 these rules shall apply:

20 (1) Except as provided by section 63-208 persons who
are not partners as to each other are not partners as to
22 third persons.

23 (2) Joint tenancy, tenancy in common, tenancy by the
24 entireties, joint property, common property, or part
25 ownership does not of itself establish a partnership,

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3 (3) The sharing of gross returns does not of itself
4 establish a partnership, whether or not the persons sharing
5 them have a joint or common right or interest in any
6 property from which the returns are derived.

7 (4) The receipt by a person of a share of the profits 8 of a business is prima facie evidence that he such person is 9 a partner in the business, but no such inference shall be 10 drawn if such profits were received in payment:

11 (a) As a debt by installments or otherwise,

12

(b) As wages of an employee or rent to a landlord,

13 (c) As an annuity to a widew surviving spouse or
 14 representative of a deceased partner,

15 (d) As interest on a loan, though the amount of16 payment vary with the profits of the business,

17 (e) As the consideration for the sale of a good will 18 of a business or other property by installments or 19 otherwise."

20 Section 30. Section 63-402, R.C.M. 1947, is amended to 21 read as follows:

\*63-402. Nature of a partner's right in specific
partnership property. (1) A partner is co-owner with his the
other partners of specific partnership property holding as a
tenant in partnership.

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(2) The incidents of this tenancy are such that:
 (a) A partner, subject to the provisions of this act
 and to any agreement between the partners, has an equal
 right with his the other partners to possess specific
 partnership property for partnership purposes, but he has
 no right to possess such property for any other purpose
 without the consent of his the other partners.

8 (b) A partner's right in specific partnership property
9 is not assignable except in connection with the assignment
10 of rights of all the partners in the same property.

11 (c) A partner's right in specific partnership property 12 is not subject to attachment or execution, except on a claim 13 against the partnership. When partnership property is 14 attached for a partnership debt the partners, or any of 15 them, or the representatives of a deceased partner, cannot 16 claim any right under the homestead or exemption laws.

17 (d) On the death of a partner, his that partner's 18 right in specific partnership property vests in the surviving partner or partners, except where the deceased was 19 20 the last surviving partner, when--his in which case such deceased partner's right in such property vests in his the 21 22 deceased's legal representative. Such surviving partner or 23 partners, or the legal representative of the last surviving 24 partner, has no right to possess the partnership property 25 for any but a partnership purpose.

1 (e) A-partner1s-right-in-specific-partnership PROVIDED THE PROCEEDS OF A DECEASED PARTNER'S INTEREST ARE INCLUDED 2 3 IN THE ASSETS OF THE DECEDENT'S ESTATE SUCH property is not subject to dewery-courtesy, A LIEN OF the surviving spouse's 4 5 SPOUSE FOR HIS OR HER elective share, OR A LIEN FOR, or allowances to widews surviving spouses, heirs, or next of 6 7 kin." 8 Section 31. Section 64-209, R.C.M. 1947, is amended to 9 read as follows: 10 \*64-209. Protection of personal relations. The rights 11 of personal relations forbid: 12 1. The abduction of-a-husband-from-his-wifey-or of a 13 parent from his a child; 14 2. The abduction or enticement of a wife from her 15 husband or a husband from his wife, of a child from a parent 16 or from a guardian entitled to its custody, or of a servant 17 from his a master; 18 3. The seduction of a wife spouse, daughter child, 19 orphan, sister, or servant; 20 4. Any injury to a servant which affects his the 21 servant's ability to serve his the master." 22 Section 32. Section 67-903, R.C.M. 1947, is amended to 23 read as follows: 24 "67-903. Married woment persons. A married women

25 person may execute a power during her marriage, without the

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1 concurrence of her--husband the spouse. unless otherwise prescribed by the terms of the power." 2

3 Section 33. Section 67-904, R.C.M. 1947, is amended to read as follows: 4

5 "67-904. Married women, persons. No power can be 6 executed by a married woman before she attains her majority which could not be executed by a married man before he 7 8 attains his majority.

Section 34. Section 67-1603, R.C.M. 1947, is amended 9 to read as follows: 10

11 "67-1603. Grant by married weman person -- how 12 acknowledged. No estate in the real property of a married woman person passes by any grant purporting to be executed 13 14 or acknowledged by her such person, unless the grant or instrument is acknowledged by her the grantor in the manner 15 prescribed by sections 39-108 and 39-113." 16

17 Section 35. Section 71-120, R.C.M. 1947, is amended to read as follows: 18

\*71-120. Burial of deceased military service men and 19 women. (1) It shall be the duty of the board of 20 commissioners of each county in this state to designate' some 21 22 proper person in the county, who shall be known as veterans' 23 burial supervisor, preferably an honorably discharged service man or woman, whose duty it shall be to cause to be 24 decently interred the body of any honorably discharged 25 -45-2 SB

service man or woman, who shall have served in any branch of 1 the armed services of the United States and who may 2 hereafter die or any service man or woman who died while in з service during any declared or undeclared war, or female 4 5 resident of the Montana veterans' home, who may hereafter 6 die. Such burial shall not be made in any burial grounds or cemetery, or in any portion of any burial grounds or 7 8 cemetery, used exclusively for the burial of pauper dead.

9 (2) The expense of burial shall be two hundred fifty 10 dollars (\$250), to be paid by the county commissioners of 11 the county in which the deceased was an actual bona fide 12 resident at the time of death.

13 (3) The benefits hereof shall not be available in the 14 case of any decedent whose executor, administrator or heirs 15 waive the benefits.

16 (4) That the expense of each burial of a female 17 resident of the Montana veterans' home, shall not exceed the 18 sum of two hundred fifty dollars (\$250), to be paid by the county commissioners of the county in which the deceased 19 20 person resided prior to her admittance to the Montana veterans' home. 21

22 (5) In the event any such honorably discharged person, 23 male or female, who shall have served in the armed services 24 of the United States, and who is a resident of the state of Montana, shall die while temporarily absent from the state 25 2

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or county of his residence, then the provisions of this act
 shall apply, and the burial expenses not exceeding the
 amount herein specified shall be paid in the same manner as
 above provided.

5 (6) Whenever any such honorably discharged person, male or female hereinbefore described shall die at any 6 7 public institution of the state of Montana, other than the 8 state veterans' home, and burial for any cause shall not be 9 made in the county of the former residence of the deceased, the officers of said state institution, as aforesaid, shall 10 11 provide the proper burial herein prescribed except that the 12 expense of each burial shall not exceed the sum herein 13 allowed, which expense shall be paid by the county in which 14 the decedent resided at the time of entry into such 15 institution, but no such burial shall be covered by any 16 special or standing contract whereby the cost of burial is 17 reduced below the maximum hereinbefore fixed, to the 18 disparagement of proper interment."

19 Section 36. Section 72-617, R.C.M. 1947, is amended to 20 read as follows:

21 "72-617. Persons to whom free transportation may be 22 issued. The persons to whom free tickets, free passes, free 23 transportation, and discriminating reduced rates may be 24 issued, furnished, or given are the following, to wit: (a) 25 The officers, agents, employees, attorneys, physicians, and -47- SB 2

1 surgeons of such common carriers of passengers; (b) to the 2 families of the persons included in subdivision "a" hereof; 3 (c) the general officers of any such common carriers; (d) 4 employees of sleeping car and express car companies, and 5 linemen of telegraph and telephone companies, railway mail 6 service employees, post-office inspectors, customs 7 inspectors, and immigration inspectors, newsboys and 8 newsgirls on trains, baggage agents; (e) persons injured in 9 wrecks, and physicians and nurses attending such persons; 10 (f) passengers traveling with the object of providing relief 11 in cases of railroad accident, general epidemic, pestilence, 12 or other calamitous visitation; (g) necessary caretakers of 13 livestock, vegetables, and fruit, including return 14 transportation to forwarding stations; (h) the officers, 15 agents, or regularly accredited representatives of labor 16 organizations composed wholly of employees of railway 17 companies; (i) inmates of homes for the reform or rescue of the vicious or unfortunate, including those about to enter 18 19 and those returning home after discharge, and boards of 20 managers, including officers and superintendents of such 21 homes; (j) superannuated and pensioned employees, and members of their families and widews surviving spouse of 22 23 such members; (k) employees, crippled and disabled in the 24 service of the common carrier of passengers; (1) policemen 25 and firemen of any city, wearing the insignia of their -48-SB 2

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1 office within the limits of such city; (m) ministers of 2 religion, newspaper employees in exchange for advertising, 3 traveling secretaries of Young Men's Christian Associations 4 and Young Women's Christian Associations, inmates of 5 hospitals and charitable and eleemosynary institutions, and 6 persons exclusively engaged in charitable and eleemosynary 7 work; (n) indigent, destitute and homeless persons, while 8 being transported by charitable societies or hospitals, and 9 necessary agents, employees in such transportation; (o) 10 school children to and from public or parochial schools; (p) 11 the railroad commission of Montana; (q) the state fire 12 marshal; (r) the state scale expert. and their necessary 13 employees, while traveling on official duty.

14 The provisions of this act shall not be construed to 15 prohibit the interchange of passes for the persons to whom 16 free tickets, free passes, or free transportation may be 17 furnished or given under the provisions of this section. Nothing in this act shall be construed to invalidate any 18 19 existing contract between a street railway company and a 20 city, where a condition of a franchise grant requires the 21 furnishing of transportation to policemen, firemen, and 22 officers while in the performance of official duties. All 23 acts and parts of acts in conflict herewith are hereby 24 repealed, provided, however, that this act shall not be 25 construed to modify or repeal the provisions of section 1 72-618."

2 Section 37. Section 72-618, R.C.M. 1947, is amended to 3 read as follows:

"72-618. Additional free transportation authorized. 4 That common carriers of passengers in this state authorized 5 by section 72-617, to issue free transportation to certain 6 7 classes of persons may also issue free transportation to 8 their furloughed employees and members of their families, to 9 persons who have become disabled or infirm in the service of 10 a common carrier, to members of families of persons who have 11 become disabled or infirm in the service of any such common carrier, to families of persons killed, and widews-during 12 widewheed surviving spouses who have not remarried and minor 13 14 children during minority, of persons who died while in the 15 service of any such common carrier, to witnesses attending 16 any legal investigation in which such carrier is interested. 17 for the remains of persons who died while in the employment of a common carrier, and to ex-employees traveling for the 18 purpose of entering the service of any such common carrier; 19 20 provided that the provisions hereof shall not be construed to prohibit or make unlawful the interchange of passes for 21 the persons to whom free transportation may be furnished 22 under this section." 23

24 Section 38. Section 75-8701, R.C.M. 1947, is amended 25 to read as follows:

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1 **\*75-8701.** Qualification of students. The university 2 system is open to all people subject to such uniform 3 regulations as the regents deem proper. All able-bodied 4 **male** students of the university system may receive 5 instruction and discipline in military tactics, the 6 requisite arms for which shall be furnished by the state." 7 Section 39. Section 77-501, R.C.M. 1947, is amended to

9 \*77-501. Purpose of act -- definitions -- preference. 10 The purpose of this act is to provide for preference of 11 veterans, their unremarried widows <u>surviving spouses</u>, and 12 dependents, and certain disabled civilians in appointment 13 and employment in every public department and upon all 14 public works of the state of Montana and of any county and 15 city thereof.

Definitions.

read as follows:

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17 (a) The term "veterans" as herein used, means men and 18 women who served in the armed forces of the United States, and who have been separated from such service upon 19 20 conditions other than dishonorable, in time of war or declared national emergency as follows: the Civil War; the 21 22 Spanish American War; the Philippine Insurrection; World War 23 I, between April 6, 1917, and November 11, 1918, both dates inclusive; World War II, which term means such service 24 between September 16, 1940, and December 31, 1946, both 25 SB 2 -51-

dates inclusive; the Korean War, military expedition, or 1 police action, between June 26, 1950, and January 31, 1955, 2 both dates inclusive; and those honorably discharged 3 veterans who have served on active military duty for more 4 than one hundred eighty (180) days after January 31, 1955, 5 who were discharged or released because of a 6 or service-connected disability, including, but not limited to, 7 8 those veterans serving because of the Vietnam Conflict. 9 (b) The term "widews surviving spouse" as herein used means unremarried widews surviving spouses of veterans. 10 11 (c) The word "per centum" means per centum of the total aggregate points of the examination hereinafter 12 referred to. 13 (2) Preference to appointment and employment. 14 In every public department and upon all public works of 15 the state of Montana and of any county or city thereof, the 16 following shall be preferred for appointment and employment: 17 veterans, their wives--and--widows spouses and surviving 18 19 spouses, and the other dependents of disabled veterans; 20 disabled civilians recommended by the state rehabilitation bureau; 21 22 Provided that age, loss of limb, or other physical 23 impairment which does not in fact incapacitate, shall not be 24 deemed to disgualify any disabled veteran or any such disabled civilian provided he or she possesses the business 25

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capacity, competency, and education to discharge the duties
 of the position involved;

3 Provided further that those of the above described 4 veterans who have disabilities admitted by the veterans 5 administration of the United States to have been incurred in 6 service in any of said wars or military expeditions or 7 police action, where such disabilities do not in fact 8 incapacitate, shall be given preference in employment over 9 other veterans.

(3) Credit for examinations.

10

When written or oral examinations are required for 11 employment as above described, disabled veterans and their 12 wives spouses, their unremarried widows surviving spouses, 13 and other dependents of disabled veterans, shall have added 14 to their examination ratings a credit of ten points, and all 15 other veterans, their wives spouses, unremarried widews 16 surviving spouses, and dependents shall have added to their 17 18 examination ratings a credit of five points; provided that the fact that an applicant has claimed a veterans' credit 19 20 shall not be made known to the examiners until ratings of all applicants have been recorded; after which such credits 21 shall be added to the examination rating and the records 22 23 shall show the examination rating and the veteran's credit; provided further that the benefits of this subsection are in 24 addition to and not in derogation of the preference in 25

1 appointment and/or employment given by subsection (2)
2 hereof.

3 (4) Eligibility.

4 That none of the benefits of this act shall accrue to 5 any person who refused to serve on active duty in the military service to which attached, or to take up arms in 6 7 the defense of the United States: provided, however, that no person, not a citizen of the United States, shall be 8 9 employed by any state, city or county officer in any capacity if competent American labor is available; and 10 provided, further, that no person who has not been a 11 resident of Montana for at least one (1) year immediately 12 13 preceding an appointment shall be entitled to such 14 preference; provided, further, that for city or county 15 employment, no preference will be granted unless applicant under this act is also a resident of the city or town or 16 17 county in which employment is sought.

18 (5) Enforcement of preference.

19 That any person entitled to preference in this section 20 who has applied for any appointment or employment upon 21 public works of the state of Montana or of any county and 22 city thereof, or in any public department of said state and 23 who has been denied said employment or appointment and feels 24 that the spirit of this act has been violated and that he 25 <u>such person</u> is in fact qualified physically, mentally and

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1 possesses business capacity, competency and education to 2 discharge the duties of the position applied for, shall have 3 the right to petition by verified petition the district 4 court of the state of Montana in the county in which the 5 work is to be performed, setting forth the facts of his the application, qualifications, competency and his 6 such 7 person's honorable discharge or other qualifications warranting him the applicant to preference under this act, 8 and upon filing of such petition any judge in said court 9 10 shall forthwith issue an order to show cause to the appointing authority directing said appointing authority to 11 12 appear in said court at a specified time and place, not less 13 than five (5) nor more than ten (10) days after the filing 14 of said verified petition, to show cause, if any he-has 15 exists, why said veteran or person entitled to preference should not be employed by him such appointing authority and 16 17 that said district court shall have jurisdiction upon the 18 proper showings to issue its order directing and ordering said appointing authority to comply with this law in giving 19 20 the preference herein provided."

21 Section 40. Section 77-1002, R.C.M. 1947, is amended
22 to read as follows:

23 "77-1002. Duty of commission. It shall be the duty of
 24 the commission and it shall have power to establish a
 25 state-wide service for discharged veterans and their
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1 families: to actively co-operate with state and federal agencies having to do with the affairs of veterans and their 2 families; and to promote the general welfare of all veterans 3 and their families. In carrying out the purposes of this 4 act the commission may employ a director, service officers, 5 6 assistants, clerks, or other personnel, all of whom must be 7 residents of the state of Montana, prescribe their duties 8 and fix and pay their compensation; and establish a state 9 headquarters and such other offices as may be necessary to 10 carry out the purposes of this act. All--male Whenever 11 possible, all employees of the commission shall have served 12 in the military forces of the United States during World War 13 I, World War II, the Korean War, or the Vietnam Conflict, 14 and shall have been honorably discharged therefrom; whenever 15 possible--female--employees--shall-also-be-persons-honorably 16 discharged-from-service-during-World-War-Iy--World--War--II; 17 the -- Korean-Wary-or-the-Vietnam-Conflicty preference for all 18 appointments shall be given to disabled veterans." 19 Section 41. Section 80-1801, R.C.M. 1947, is amended 20 to read as follows: 21 \*80-1801. Location and function of home -- persons 22 admitted. The institution at Columbia Falls is the "Montana

Veterans' Home" and, as its primary function, provides home

department may also admit wives--or--widows spouses or

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and subsistence for honorably discharged veterans.

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surviving spouses of honorably discharged veterans to the
 home if space allows."

3 Section 42. Section 80-1803, R.C.M. 1947, is amended
4 to read as follows:

5 \*80-1803. Eligibility for residence in home. To be 6 eligible for residence in the Montana veterans' home under 7 the regulations prescribed by the state department of 8 institutions a person shall

9 (1) Be an honorably discharged veteran, or the wife-or
10 widew spouse or surviving spouse of a veteran, who served in
11 the armed forces of the United States.

12 (2) Be an invalid and have become unable to earn a
13 livelihood as a result of the disability.

14 (3) Have resided in Montana for a period of two years
 15 immediately prior to making application for admittance.

16 (4) Not have been convicted of a felony or of a crime17 involving moral turpitude.

13 (5) Not be an alcoholic or have a record of habitual13 inebriation.

20 (6)--if-a-womany-be-fifty-(50)-years-of-age-or--older."
11 Section 43. Section 84-301, R.C.M. 1947, is amender tr

22 read as follows

\*84-301. classification of property for taxation. For
the purpose of taxation the taxable property in the state
shall be classified as follows:

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Class One. The annual net proceeds of all mines and 1 mining claims, after deducting only the expenses specified 2 and allowed by section 84-5403; also where the right to 3 enter upon land, to explore or prospect, or dig for oil, 4 gas, coal or mineral is reserved in land or received by 5 mesne conveyance (exclusive of leasehold interests), devise б 7 or succession by any person or corporation, the surface 8 title to which has passed to or remains in another, the 9 state department of revenue shall determine the value of the right to enter upon said tract of land for the purpose of 10 11 digging, exploring, or prospecting for gas, oil, coal or 12 minerals, and the same shall be placed in this classification for the purpose of taxation. 13

14 Class Two. All household goods and furniture, 15 including clocks, musical instruments, sewing machines. wearing apparel of members of the family, and all personal 16 17 property actually used by the owner for personal and 18 domestic purposes, or for the furnishing or equipment of the 19 family residence; all agricultural and other tools, 20 implements and machinery, gas and other engines and boilers, 21 threshing machines and outfits used therewith, automobiles, 22 motor trucks and other power-driven cars, vehicles of all 23 kinds except mobile homes, boats and all watercraft, 24 harness, saddlery and robes and except as provided in Class 25 Five (b) of this section, all poles, lines, transformers,

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1 transformer stations, meters, tools, improvements, machinery 2 and other property used and owned by all persons, firms, 3 corporations, and other organizations which are engaged in the business of furnishing telephone communications, 4 5 exclusively to rural areas, or to rural areas and cities and 6 towns provided that any such city or town has a population 7 of eight hundred (800) persons or less; and provided 8 further, that the average circuit miles for each station on 9 the system is more than one and one-quarter (1 1/4) miles. 10 Class Three. Livestock, poultry and unprocessed 11 products of both: stocks of merchandise of all sorts, 12 together with furniture and fixtures used therewith, except mobile homes; and all office or hotel furniture and 13 fixtures. 14

15 Class Four. (a) All land, town and city lots, with improvements, and all trailers affixed to land owned, 16 17 leased, or under contract or purchase by the trailer owner, manufacturing and mining machinery, fixtures and supplies, 18 19 except as otherwise provided by the constitution of Montana, 20 and except as such property may be included in Class Five, 21 Class Seven or Class Eight.

(b) Mobile homes without regard to the ownership of 22 23 the land upon which they are situated, except those held by a distributor or dealer of mobile homes as part of his stock 24 in trade, and except as such property may be included in 25 2 -59-SB

1 Class Eight.

2 Class Five. (a) All moneys and credits, secured or unsecured, including all state, county, school district and 3 4 other municipal bonds, warrants and securities, without any 5 deduction or offset; provided, however, that the terms 6 "moneys and credits" as herein used shall not embrace the 7 moneyed capital employed in the banking business by any 8 banking corporation or individual in this state.

9 (b) All poles, lines, transformers, transformer 10 stations, meters, tools, improvements, machinery and other property used and owned by co-operative rural electrical and 11 12 co-operative rural telephone associations organized under 13 the laws of Montana except those within the incorporated 14 limits of a city or town in which less than ninety-five per 15 cent (95%) of the electric consumers and/or telephone users 16 are served by a co-operative organization, and as to the property enumerated in this sub-section (b) within 17 incorporated limits of a city or town in which less than 18 ninety-five per cent (95%) of the electric consumers or 19 users will be served by a co-operative organization, such 20 21 property shall be put in Class Two.

22 (c) All unprocessed agricultural products either on the farm or in storage, irrespective of whether said 23 products are owned by the elevator, warehouse or flour mill 24 owner or company storing the same, or any other person 25 -60-

whomsoever, except all perishable fruits and vegetables in 1 farm storage and owned by the producer, and excepting 2 livestock and poultry and the unprocessed products of both. 3 (d) The dwelling house, and the lot on which it is 4 erected, owned and occupied by any resident of the state, 5 who has been honorably discharged from active service in any 6 branch of the armed forces, who is rated one hundred per 7 cent (100%) disabled due to a service-connected disability 8 by the United States veterans administration or its 9 successors. 10

In the event of the veteran's death, the dwelling 11 12 house, and the lot on which it is erected, so long as the widew surviving spouse remains unmarried and the owner and 13 occupant of the property, shall remain within this 14 classification. 15

Class Six. Property formerly included in this class is 16 now classified by section 84-308, R.C.M. 1947. 17

18 Class Seven. (a) All new industrial property. New 19 industrial property shall mean any new industrial plant, 20 including land, buildings, machinery and fixtures which, in the determination of the state department of revenue, is 21 22 used by a new industry during the first three (3) years of 23 operation not having been assessed prior to July 1, 1961, within the state of Montana. New industry shall mean any 24 .5 person, corporation, firm, partnership, association, or -61-SB 2

other group which establishes a new plant or plants in this 1 state for the operation of a new industrial endeavor, as 2 3 distinguished from a mere expansion, reorganization, or merger of an existing industry or industries. Provided. Æ however, that new industrial property shall be limited to 5 industries that manufacture, mill, mine, produce, process or 6 7 fabricate materials, or do similar work in which capital and 8 labor are employed and in which materials unserviceable in their natural state are extracted, processed or made fit for 9 use or are substantially altered or treated so as to create 10 11 commercial products or materials; and in no event shall the 12 term new industrial property be included to mean property used by retail or wholesale merchants, commercial services 13 14 of any type, agriculture, trades or professions. And 15 provided further, that new industrial property shall not be 16 included to mean property which is used or employed in any 17 industrial plant which has been in operation in this state for three (3) years or longer. Any person, corporation, 18 19 firm, partnership, association or other group seeking to 20 qualify its property for inclusion in this class shall make 21 application to the state department of revenue in such 22 manner and form as may be required by said department.

23 Eight. Any improvement on real property, Class trailers affixed to land or mobile home belonging to any 24 25 person who qualifies under any one or more of the -62-

hereinafter set forth categories, valued at not more than
 seventeen thousand five hundred dollars (\$17,500), which is
 owned or under a contract for deed, and which is actually
 occupied by:

5 (1) a widow sixty-two (62) years of age or older,
6 whether with or without minor dependent children, who
7 qualifies under the income limitations of (4), or

8 (2) a widower sixty-five-(65) sixty-two (62) years of
9 age or older, whether with or without minor dependent
10 children, who qualifies under the income limitations of (4),
11 or

12 (3) a widow <u>or widower</u> with minor or dependent 13 children regardless of age, who qualifies under the income 14 limitations of (4), or

15 (4) a recipient of retirement benefits whose income 16 from all sources is not more than four thousand dollars 17 (\$4,000) for a single person and five thousand two hundred 18 dollars (\$5,200) for a married couple per annum, Provided, 19 further, that one who applies for classification of property under this class must make an affidavit to the state 20 21 department of revenue on a form as may be provided by the state department of revenue supplied without cost to the 22 applicant, as to his income, if applicable, as to his 23 24 retirement benefits, if applicable, or, as to his marital status, if applicable, and to the fact that he or she 25 SB 2 -63actually occupies such improvements with right of the county
 welfare board to investigate the applicant, on the
 completion of the form, as to answers given on the form.
 Provided, further, that the value of said property shall not
 increase during the life of the recipient of retirement
 benefits or widow or widower covered under this class.

7 Class Nine. All property not included in the eight (8)8 preceding classes.\*

9 Section 44. Section 84-3206, R.C.M. 1947, is amended
10 to read as follows:

11 "84-3206. Laundries. Every person engaged in laundry 12 business, other than the steam-laundry business, shall pay a 13 license of ten dollars per quarter; provided, that this act 14 shall not apply to the--wemen persons engaged in the <u>a</u> 15 laundry business, where not more than two wemen persons are 16 engaged or employed or kept at work, and said license shall 17 be for one place of business only."

18 Section 45. Section 91-1304, R.C.M. 1947, is amended 19 to read as follows:

20 "91-1304. Authority of unmarried woman person not...
21 extinguished by her marriage--appointment of married woman
22 person. When an unmarried woman person appointed executrix
23 personal representative marries, her such person's authority
24 is not extinguished. When a married woman person is named
25 as executrix personal representative, she such person may be
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appointed and serve in every respect as an unmarried woman 1 person." 2

Section 46. Section 92-707, R.C.M. 1947, is amended to 3 read as follows: 4

"92-707. Compensation from what date paid. When an 5 injured employee has no wife spouse, child, father, mother, 6 brother or sister residing within the United States who 7 would be entitled to compensation in case of his the 8 employee's death, no compensation shall be allowed or paid 9 during the first week of any injury, except as may be 10 required by the provisions of the preceding section, but if 11 disability continues one (1) week, compensation shall be 12 paid from the date of injury. Where the injured employee 13 has a beneficiary or a major or minor dependent residing 14 within the United States who would be entitled to 15 compensation in case of his the employee's death, no 16 compensation shall be paid for the first week of any injury, 17 but if disability continues one (1) week, compensation shall 18 be paid from the date of injury; provided, that separate 19 benefits of medical and hospital services shall be furnished 20 21 from date of injury."

22 Section 47, Section 92-1303, R.C.M. 1947, is amended 23 to read as follows:

24 "92-1303. Definitions. Except as in this section and 25 elsewhere in this act expressly set forth, the definitions 2

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contained in the Workmen's Compensation Act shall apply to 1 terms and words herein contained. 2

1. "Weekly wage" means the average of the weekly 3 earnings of the employee in the employ of his an employer Δ against whom compensation is awarded during the period of 5 one year prior to the termination of his the employment with 6 such employer, or during such lesser period in such year as 7 he the employee has been in the employ of his employer. In 8 case the employee is absent from employment during the 9 period as a result of the occupational disease for which 10 compensation is claimed, then the week or weeks in which the 11 absence occurs shall not be included in the computation of 12 13 the average weekly wage. If the period provided in this 14 section for computation of the average weekly wage does not 15 include four weeks, then the average weekly wage shall be such as, having regard to the previous wage of the employee, 16 17 or of other employees of the same or most similar class 18 working in the same or most similar employment in the same 19 or neighboring locality, reasonably represents the weekly 20 earning capacity of the disabled employee in the employment 21 in which he the employee is working at the time of his 22 disablement.

23 2. "Award" means the finding or decision of the board 24 as to the amount of compensation due any disabled employee 25 or the dependents of any deceased employee.

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3. "Board" means the industrial accident board of the
 state of Montana.

3 4. "Compensation" means the payments and benefits4 provided in this act.

5. "Disablement" means the event of becoming 5 physically incapacitated by reason of an occupational 6 disease as defined in this act from performing any work for 7 8 remuneration or profit. "Silicosis," as defined in this 9 act, when complicated by active pulmonary tuberculosis, shall be presumed to be total disablement. 10 "Disability," "disabled," "total disability," or "totally disabled" shall 11 12 be synonymous with "disablement," but they shall have no reference to "partial permanent disability." Provided that 13 in the event of death or disability due to pneumoconiosis 14 15 the following shall apply:

a. If a miner who is suffering or has suffered from
pneumoconiosis was employed for ten (10) years or more in
one (1) or more coal mines there shall be a rebuttable
presumption that his the pneumoconiosis arose out of such
employment.

b. If a deceased miner was employed for ten (10) years
or more in one (1) or more coal mines and died from a
respirable disease there shall be a rebuttable presumption
that his the death was due to pneumoconiosis.

25 c. If a miner is suffering or suffered from a chronic -67- SB 2

1 dust disease of the lung which (1) when diagnosed by chest roentgenogram yields one (1) or more large opacities 2 3 (greater than one centimeter in diameter) and would be 4 classified in category A, B, or C in the international classification of radiographs of the pneumoconioses by the 6 international labor organization, (2) when diagnosed by biopsy or autopsy, yields massive lesions in the lung, or 8 (3) when diagnosis is made by other means, would be a Q. condition which would reasonably be expected to yield 10 results described in clause (1) or (2) if diagnosis had been made in the manner prescribed in clause (1) or (2) then 11 12 there shall be an irrebuttable presumption that he such 13 miner is totally disabled due to pneumoconiosis or that his 14 death was due to pneumoconiosis. as the case may be.

15 6. The terms "employee," "workman," and "operative,"16 as used herein, shall mean:

17 Every person in the service of the state, and of a 18 county, city, town, municipal corporation, or school 19 district, including the regular members of lawfully constituted police and fire departments of cities and towns ... 20 21 Every person in the service of any employer subject to 22 this act as hereinafter defined or to whom such employer is required to secure compensation under this act, including 23 aliens and minors legally or illegally permitted to work for 24 hire, but not including a person whose employment is casual 25

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and is not in the usual course of trade, business, or 1 occupation of the employe: . and not including agricultural 2 workers and domestic servants unless the employer shall so 3 elect. 4

7. "Beneficiary" means and shall include a surviving 5 wife or husband and a surviving child or children under the 6 age of eighteen (18) years and an invalid child or invalid 7 children over the age of eighteen (18) years, or if no 8 surviving wife or husband then a surviving child or children 9 under the age of eighteen (18) years and an invalid child or 10 invalid children over the age of eighteen (18) years; 11 provided, however, that no invalid child over the age of 12 eighteen (18) years shall be considered a beneficiary unless 13 14 dependent upon the decedent for support at the time of 15 disablement.

3. "Major dependent" means if there be no beneficiary 16 as defined in a preceding section, the father or mother, or 17 18 the survivor of them, if actually dependent upon the decedent at the time of his the decedent's disablement, then 19 20 to the extent of such dependency, not to exceed, however, 21 the maximum compensation provided for in this act.

22 9. "Minor dependent" means if there be no beneficiary 23 or major dependent as defined in the preceding section the 24 brothers and sisters under the age of eighteen years, 25 provided, however, that no invalid brother or invalid sister

over the age of eighteen years shall be a "minor dependent" 1 unless actually dependent upon the decedent at the time of 2 3 his the decedent's disablement. Minor dependents shall be awarded compensations to the extent of such dependency, not 4 to exceed, however, the maximum compensation provided for in 5 this act. 6 7

10. "Invalid" means one who is physically or mentally 8 incapacitated.

9 11. "Child" shall include a posthumous child. а 10 stepchild, a child legally adopted prior to the disablement, an illegitimate child legitimized prior to the disablement. 11 12 12. "Week" means six (6) working days, but includes 13 Sundays. 14 13. "Wages" means the average daily wages received by

15 the employee at the time of the disablement for the usual 16 hours of employment in a day, and overtime is not to be 17 considered.

18 14. "Wife" or "widow" means only a wife or widow living 19 with, or legally entitled to be supported by the deceased at 20 the time of the disablement.

21 15. "Husband" or "widower" means only a husband or 22 widower incapable-of-supporting-himself-and living with. or legally entitled to be supported by the deceased at the time 23 24 of her disablement.

25 16. "Commissioner" means one (1) of the members of the -70-

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1 industrial accident board.

2 17. "Appointed member of the board" means that member 3 of the industrial accident board appointed by the governor. 4 18. "Order" shall mean and include any decision, rule, regulation, direction, requirement, or standard of the 5 6 board, or any other determination arrived at or decision 7 made by such board, excepting general or local orders as 8 herein specified.

9 19. "Payroll," "annual payroll" or "annual payroll for the preceding year," means the average annual payroll of the 10 11 employer for the preceding calendar year, or, if the 12 employer shall not have operated a sufficient or any length of time during such calendar year, twelve (12) times the 13 average monthly payroll for the current year; provided, that 14 15 an estimate may be made by the board for any employer 16 starting in business where no average payrolls are 17 available, such estimate to be adjusted by additional 18 payment by the employer or refund by the board, as the case 19 may actually be on December 31st of such current year.

20 20. "Year," unless otherwise specified, means calendar 21 "Fiscal year" means the period of time between the year. first day of July and the thirtieth (30th) day of the 22 23 succeeding June.

24 21. "Insurer" means any insurance company authorized to transact business in this state insuring any employer under 25 SB 2

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1 this act.

2 22. "Casual employment" means employment not in the 3 usual course of trade, business, profession, or occupation of the employer.

23. The term "physician" shall include "surgeon," and 5 6 in either case shall mean one authorized by law to practice 7 his that profession in this state.

24. Wherever the singular is used the plural shall be 8 9 included, and wherever the plural is used the singular shall 10 be included.

25. Wherever the masculine gender is used, the feminine 11 12 and neuter shall be included.

13 26. For the purpose of this act "silicosis" is defined as a chronic disease of the lungs caused by the prolonged 14 inhalation of silicon dioxide (SiO2) characterized by small 15 discrete nodules of fibrous tissue similarly disseminated 16 throughout both lungs, causing characteristic X-ray pattern, 17 and by variable clinical manifestations. 18

a. For the purpose of this act "pneumoconiosis" is 19 defined as a chronic dust disease of the lung arising out of. 20 employment in coal mines, and includes anthracosis, coal 21 workers' pneumoconiosis, silicosis, or anthracosilicosis 22 arising out of such employment. 23

27. "Workshift" means the work for which an employee is 24 paid a day's wages. 25

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28. "Workmen's Compensation Act" means the Workmen's Compensation Act of the state of Montana."

3 Section 48. Section 92-1321, R.C.M. 1947, is amended 4 to read as follows:

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\*92-1321. Compensation benefits payable under this 5 act. The compensation to which an employee temporarily 6 totally disabled or permanently totally disabled by an 7 occupational disease, or his the beneficiaries and 8 dependents of the employee in the case of death caused by an 9 occupational disease, shall be entitled to under this act 10 shall be the same payments which are payable to an injured 11 employee, and such payments shall be made for the same 12 period of time, as is provided in cases of temporary total 13 disability, permanent total disability and in cases of 14 injuries causing death under the Workmen's Compensation Act 15 of the state of Montana. Benefit payments for total 16 disability or death due to pneumoconiosis shall, for the 17 purpose of this act, be made as follows: 18

a. In the case of total disability of a miner due to
pneumoconiosis the disabled miner shall be paid benefits
during the disability at the rate of one hundred fifty-five
dollars \$155) per month.

b. In the case of death of a miner due to
pneumoconiosis or of a miner receiving benefits under this
part, benefits shall be paid to his--widow the miner's

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would receive such benefits if he-were totally disabled.
c. In the case of an individual entitled to benefit
payments under clause a. or b. who has one or more

5 dependents, the benefit payments shall be increased at the 6 rate of fifty per centum (50%) of such benefit payments, if 7 such individual has one (1) dependent, seventy-five per 8 centum (75%) if such individual has two (2) lependents, and 9 one hundred per centum (100%) if such individual has three

surviving spouse (if any) at the rate the deceased miner

10 (3) or more dependents."

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11 Section 49. Section 93-2803, R.C.M. 1947, is amended 12 to read as follows:

13 "93-2803. When a married woman person is a party -14 actions by and against. A married woman person may sue and
15 be sued in the same manner as if she such person were sole."
16 Section 50. Section 93-2804, R.C.M. 1947, is amended
17 to read as follows;

18 "93-2804. Wife-Spouse may defend, when. If a husband and wife be sued together, the-wife each spouse may defend for his or her own right, and if the husband other spouse neglect to defend, she the spouse who does choose to defend may defend for his--right--also the other spouse's right also."

24 Section 51. Section 93-2807, R.C.M. 1947, is amended 25 to read as follows:

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"93-2807. Unmarried female person may sue for her-own
 seduction. An unmarried female person may prosecute, as
 plaintiff, an action for his or her own seduction, and may
 recover therein such damages, pecuniary or exemplary, as are
 assessed in her such person's favor."

a.

6 Section 52. Section 93-2808, R.C.M. 1947, is amended7 to read as follows:

8 "93-2808. Parent or quardian may sue for seduction of 9 daughter child or ward. A-fathery-or-in-case-of-his-death-or 10 descrition--of--his--family7--the--mother; Either parent may 11 prosecute as plaintiff for the seduction of the daughter child, and the guardian for the seduction of the ward, 12 though the daughter child or ward be not living with or in 13 14 the service of the plaintiff at the time of the seduction or 15 afterwards, and there be no loss of service."

16 Section 53. Section 93-2809, R.C.M. 1947, is amended 17 to read as follows:

18 "93-2809. Parent or guardian may sue for injury or 19 death of child or ward. A-fathery-or-in-case-of-his-death-or desertion--of--his--family7--the--mother7 Either parent may 20 maintain an action for the injury or death of a minor child, 21 22 and a guardian for injury or death of his a ward, when such 23 injury or death is caused by the wrongful act or neglect of 24 another. Such action may be maintained against the person causing the injury or death, or if such person be employed 25 -75-SB 2 by another person who is responsible for his conduct, also
 against such other person.\*

3 Section 54. Section 93-4207, R.C.M. 1947, is amen. ed
4 to read as follows:

5 "93-4207. Security upon injunction. On granting an 6 injunction or restraining order, the court or judge may 7 require, except when the state, a county, or any sublivision 8 thereof, or municipal corporation, or a married--woman 9 married person in a suit for divorce against her-husband his or her spouse, is a party plaintiff, a written undertaking 10 11 on the part of the plaintiff, with sufficient sureties, to 12 the effect that the plaintiff will pay to the party enjoined 13 such damages, not exceeding an amount to be specified, as 14 such party may sustain by reason of the injunction, if the 15 court finally decide that the plaintiff was not entitled thereto. Within five days after the service of the 16 17 injunction, the defendant may except to the sufficiency of 18 the sureties. If he the plaintiff fails to do so, he such 19 plaintiff is deemed to have waived all objections to them. 20 When excepted to, the plaintiff's sureties, upon notice to 21 the defendant of not less than two nor more than five days, must justify before a judge or clerk in the same manner as 22 23 upon bail on arrest, and upon failure to justify, or if others in their place fail to justify at the time and place 24 appointed, the order granting an injunction shall be 25 -76-SB 2 1 dissolved."

2 Section 55. Section 93-4707, R.C.M. 1947, is amended
3 to read as follows:

93-4707. Judgment for or against married woman
person. Judgment for or against a married woman person may
be rendered and enforced as if she such person were single."
Section 56. Section 93-5834, R.C.M. 1947, is amended
to read as follows:

9 \*93-5834. Real property sold -- how redeemed -- who 10 are redemptioners. Property sold subject to redemption, as 11 provided by the last section, or any part sold separately, 12 may be redeemed in the manner hereinafter provided, by the 13 following persons, or their successors in interest:

14 1. The judgment debtor, his-wife the judgment debtor's 15 spouse, or his successor in interest, in the whole or any 16 part of the property, and if the judgment debtor or 17 successor be a corporation, then by a stockholder thereof;

15 3. A creditor having a lien by judgment, mortgage, or
13 Attachment on the property sold, or on some share or part
20 thereof, subsequent to that on which the property is sold.
21 If a corporation be su creditor, then any stockholder
22 thereof may redeem. The persons mentioned in the second
23 division of this section are, in this chapter, termed
24 "redemptioners.""

25 Section 57. Section 93-5836, R.C.M. 1947, is amended -77- SB 2 1 to read as follows:

"93-5836. Redemptioners' rights -- manner of redeeming 2 -- when purchaser entitled to deed -- certificate of 3 redemption -- redemption by stockholders -- redeeming from wife spouse. (1) If property be so redeemed by a 5 redemptioner, another redemptioner may, within sixty (60) 6 days after the last redemption, again redeem it from the 7 8 last redemptioner on paying the sum on such last redemption, 9 with interest thereon at the rate of one-half of one per 10 cent (1/2%) per month in addition, and the amount of any 11 assessment or taxes which the last redemptioner may have 12 paid thereon after the redemption by him, with like interest on such amount, and, in addition, the amount of any liens 13 14 held by the said last redemptioner prior to his own, with interest; but the judgment under which the property was so 15 sold need not be so paid as a lien. The property may be 16 17 again, and as often as any redemptioner is so disposed, redeemed from any previous redemptioner. within sixty (60) 18 19 days after the last redemption, on paying the sum paid on 20 the last previous redemption, with interest thereon at the rate of one-half of one per cent (1/23) ver month, and the 21 22 amount of any assessment or taxes which the last previous 23 redemptioner paid after the redemption by him, with lies 24 interest thereon, and the amount of any liens, other than 25 the judgment under which the property was sold, held by the

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2 (2) Written notice of redemption must be given to the 3 sheriff, and a duplicate filed with the county clerk, and if 4 any taxes or assessments are paid by the redemptioner, or if 5 he has or acquired any liens other than that upon which the 6 redemption was made, notice thereof must in like manner be given to the sheriff and filed with the county clerk; and if 7 such notice be not filed, the property may be redeemed 8 without paying such tax, assessments, or lien. If no 9 redemption be made within one year after the sale, the 10 11 purchaser, or his assignee, is entitled to a conveyance; or, 12 if so redeemed, whenever sixty (60) days have elapsed, and no other redemption has been made, and notice thereof given, 13 14 the time for redemption has expired, the last and redemptioner, or his assignee, is entitled to a sheriff's 15 16 deed; but in all cases, the judgment debtor shall have the 17 entire period of one year from the date of the sale to redeem the property. If the judgment debtor or his-wife the 18 19 judgment debtor's spouse redeem, he the judgment debtor or 20 she the spouse must make the same payments as are required to effect a redemption by a redemptioner. If the debtor 21 22 redeem, the effect of the sale is terminated, and he the 23 debtor is restored to his own estate. If the wife spouse redeem, she such spouse shall become the owner of her 24 husband's the debtor spouse's interest, subject to any liens 25 2 -79-SB

last redemptioner previous to his own, with like interest.

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1 thereon at the time of the execution sale. Upon a 2 redemption by a debtor, or his-wife the debtor's spouse, the 3 person to whom the payment was made must execute and deliver 4 to him or her a certificate of redemption, acknowledged or 5 proved before an officer authorized to take acknowledgments 6 of conveyances of real property. Such certificate must be 7 filed and recorded in the office of the county clerk of the 8 county in which the property is situated, and the county 9 clerk must note the record thereof in the margin of the 10 record of the certificate of sale.

11 (3) If a stockholder of a corporation redeems, the 12 corporation, within one (1) year after the date of sale, may 13 redeem by paying to the redemptioner, or the sheriff for his 14 benefit. the amount paid to effect the redemotion, with 15 interest thereon at the rate of one-half of one per cent 16 (1/2%) per month from the date of redemption until the date 17 of such payment, together with any taxes or assessments that 18 may have been paid by the redemptioner, with like interest 19 thereon. When a stockholder redeems, any other stockholder or stockholders may, at any time after such redemption, and 20 within sixty (60) days after the expiration of one (1) year 21 from the date of sale, contribute to the redemption by 22 paying to the redeeming stockholder, or depositing with the 23 sheriff for his benefit, a sum which bears the same 24 proportion to the amount necessary to redeem which the 25 SB 2

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number of shares owned by such contributing stockholder or 1 stockholders bears to the number of shares of such 2 corporation outstanding, with interest on such sum from the 3 date of redemption until the date of contribution at the 4 rate of one-half of one per cent (1/2%) per month, together 5 with a like proportion of the taxes or assessments pajd by 6 such redeeming stockholder, with like interest thereon, and 7 if the corporation does not redeem the property within the 3 time and in the manner and form as aforesai, the said 9 redeeming and contributing stockholders shall be entitled to 10 receive a sheriff's deed for such property so redeemed, and 11 shall succeed to the said property as tenants in common in 12 such proportions, respectively, as they shall respectively 13 pay or contribute to such redemption as aforesaid. The 14 redeeming or contributing stockholder shall, in all cases 15 when applying to redeem or contribute as aforesaid, present 16 an affidavit, setting forth the number of shares of stock 17 18 ewnee by him, and to the best of his know.edge, the number f shares of stock of the corporation outstanling. 4

10 (1) If the wife <u>spouse</u> of a judgment debtor redeem, 21 the <u>husband judgment debtor</u>, within one year after the dale 22 of sale, may redeem by paying the wife <u>spouse</u> or <u>her the</u> 23 <u>apouse's</u> successors in interest or the shoriff for <u>her-er</u> 24 their the benefit of the spouse or the successors in 25 <u>interest of the spouse</u>, the amount paid to offert the

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redemption, with interest thereon at the rate of one-half of one per cent (1/2%) per month from the date of redemption until the date of such payment, together with any taxes or assessments that may have been paid by the wife spouse or her the successors in interest of the spouse, with like interest thereon."

7 Section 58. Section 93-6711, R.C.M. 1947, is amended
8 to read as follows:

"93-6711. Service of summons. The summons may be 9 served by a sheriff or constable of any of the counties of 10 this state; provided, that when a summons issued by a 11 justice of the peace is to be served out of the county in 12 which it was issued, the summons shall have attached to it a 13 certificate under seal by the county clerk of the county in 14 15 which it was issued, to the effect that the person issuing 16 the same was an acting justice of the peace at the date of 17 the summons; or the summons may be served by any mate person 18 resident in the state, ever-the-age-of eighteen (18) years of age or older, not a party to the suit, and must - served 19 20 and returned as provided in Montana Pules of Civil 21 Procedure, Rule 4P (2), (3), (4), (8), and (9); or 14 may be 22 served by publication, provided in Montana Rules of Civil 23 Procedure, Rule 4D (5) and (8), so far as they relate to 24 publication of summons, are made applicable to justices' 25 courts: the word "justice" being substituted for the word

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1 "clerk" wheneve: the latter word occurs."

2 Section 39. Section 93-9706, R.C.M. 1947, is amended 3 to read as follows:

4 "93-9706. Parties defendant, No person other than the 5 tenant of the premises, and subtenant of there be one, in 6 the actual occupation of the premises when the complaint is filed, need be made parties defendant in the proceeding, nor 7 8 shall any proceeding abate, nor the plaintiff be nonsuited 9 for the nonjoinder of any person who might have been made 10 party defendant; but when it appears that any of the parties served with process, or appearing in the proceeding, is 11 quilty of the offense charged, judgment must be rendered 12 against him such party. In case a defendant has become a 13 14 subtenant of the premises in controversy, after the service 15 of the notice provided for by part 2 of section 93-9703, upon the tenant of the premises, the fact that such notice 16 17 was not served on each subtenant shall constitute no defense to the action. In-case-a-married-woman-be-a-tenant;-or-a 18 anbtenanty-her-coverture-shall-constitute-no-defense;-but-in 19 ease-her-husband-be-not-joinedy-or-unless-she- -has--separate 20 propertyy--an--execution--issued--upon--a--personal-judgment 21 against-her-can-only-be-enforced--against--property--on--the 22 premises--at--the-commoncement-of-the-actiony-er-against-her 23 separate-property. In case a married person is a tenant or 24 subtenant, failure to join such person's spouse shall 25 2 SB -83-

1	constitute no defense; but in case the spouse is not joined,
2	an execution issued upon a personal judgment against the
3	tenant or subtenant can only be enforced against property on
4	the premises at the commencement of the action or against
5	property that is owned solely by the tenant or subtenant and
6	not by his spouse. All persons who enter the premises under
7	the tenant, after the commencement of the action, shall be
8	bound by the judgment, the same as if he or they had been
9	made party to the action."
10	Section 60. Section 93-100-2, R.C.M. 1947, is amended
11	to read as follows:
12	"93-100-2. Application for change of name how made.
13	All applications for change of names must be made to the
14	district court of the county where the person whose name is
15	proposed to be changed resides, by petition, signed by such
16	person; and if such person is under eighteen (18) years of
17	age, by one of the parents, if living, or if both be dead,
18	then by the guardian; and if there be no guardian, then by
19	some near relative or friend. The petition must specify the
20	place of birth and residence of such person, his croher.
21	present name, the name roposed, and the reason for such
22	change of name; and must, if the father neither parent of
23	such person be not living, name as far as known to the
24	petitioner, the near relatives of such person, and their
25	place of residence. Any religious, benevolent, literary,
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scientific corporation, or any corporation bearing or having 1 for its name, or using or being known by the name of, any 2 benevolent or charitable order or society, may, by petition, 3 apply to the district court of the county in which its 4 articles of incorporation were originally filed, or in which 5 the property of such corporation is situated, for a change 6 of its corporate name. Such petition must be signed by a 7 8 majority of the directors or trustees of the corporation, 9 and must specify the date of the formation of the 10 corporation, the name proposed, and the reason for such change of name. Upon filing such petition on behalf of such 11 corporation, the same proceedings shall be made as upon 12 applications for changes of names of natural persons, and no 13 14 tanking corporation hereafter organized shall adopt or use 15 the name of any other banking corporation or association, or 16of any friendly association."

17 Section 61. Section 95-609, R.C.M. 1947, is amended to 10 read as follows:

19 "05-609. Assisting a peace officer. a) A peace
20 officer making a lawful arrest may command the aid of make
21 persons over-the-age-of eighteen (18) years of age or older.
32 (b) A person commanded to aid a peace officer shall
23 have the same authority to arrest as that officer.

24 (c) A person commanded to aid a peace officer in25 making an arrest shall not be civilly liable for any

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1 reasonable conduct in aid of the officer."

2 Section 62. There is a new R.C.M. section numbered 3 12-216 that reads as follows:

12-216. "Man" and "men" to include women. Wherever the 4 word man or men or a word which includes the syllable "man" 5 or "men" in combination with other syllables, such as 6 7 "workman" appears in this code, such word or syllable shall be deemed to include "woman" or "women" unless the context 8 9 clearly indicates a contrary intent and unless the subject 10 matter of the statute relates clearly and necessarily to the 11 male sex only.

-End-

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1	SENATE BILL NO. 2	1	provided for by the council, except as provided in this
2	INTRODUCED BY ROSELL, REGAN, TURNAGE	2	title.
3		3	2. To suspend, and, with the consent of the council,
4	A BILL FOR AN ACT ENTITLED: "AN ACT TO GENERALLY REVISE	4	to remove any nonelective officer, stating in the suspension
5	CERTAIN STATUTES WHICH DISCRIMINATE ON THE BASIS OF SEX IN	5	or removal the cause thereof.
6	ORDEP. TO REMOVE THE DISCRIMINATION; AMENDING SECTIONS	6	3. To cause the ordinances of the city or town to be
7	11-802, 11-1821, 11-1911, 11-1915, 11-1927, 11-1928,	7	executed, and to supervise the discharge of official duty by
8	11-2025, 11-3112, 11-3215, 16-2702, 17-504, 17-807, 23-3405,	8	all subordinate officers.
9	23-4727, 23-4728, 35-409, 39-108, 39-109, 39-113, 40-3312,	9	4. To communicate to the council, at the beginning of
10	40-4902, 40-5305, 41-1119, 41-1506, 45-511, 45-603, 45-808,	10	every session, and oftener if deemed necessary, a statement
11	59-519, 63-107, 63-402, 64-209, 67-903, 67-904, 67-1603,	11	of the affairs of the city or town, with such
12	71-120, 72-617, 72-618, 75-8701, 77-501, 77-1002, 80-1801,	12	recommendations as he the mayor may deem proper.
13	80-1803, 84-301, 84-3206, 91-1304, 92-707, 92-1303, 92-1321,	13	5. To recommend to the council such measures connected
14	93-2803, 93-2804, 93-2807, 93-2808, 93-2809, 93-4207,	14	with the public health, cleanliness, and ornament of the
15	93-4707, 93-5834, 93-5836, 93-6711, 93-9706, 93-100-2,	15	city or town, and the improvement of the government and
16	95-609, R.C.M. 1947; AND CREATING A NEW SECTION 12-216,	16	finances, as he the mayor deems expedient.
17	R.C.M. 1947."	17	6. To approve all ordinances and resolutions of the
18	ъ	18	council adopted by it, and, in case the same do not meet his
19	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:	19	the mayor's approbation, to return the same to the next
20	Section 1. Section 11-802, R.C.M. 1947, is amended to	20	regular meeting of the council, with his all objections in
21	read as follows:	21	writing, and no ordinance or resolution so vetoed by the
22	"11-802. Powers of mayor. The mayor is the chief	22	mayor must go into effect unless the same be afterwards
23	executive officer of the city or town, and has power:	23	passed by two-thirds vote of the whole number of members of
24	1. To nominate, and, with the consent of the council,	24	the council.
25	to appoint all nonelective officers of the city or town, There are no changes in <u>5</u> <u>B</u> be rerun. Please refer to yell THIRD READING	25 2, and due ow copy for c	7. To veto any objectionable part of a resolution or to length will not complete text2- SB 2

HOUSE OF REPRESENTATIVES

DATE: March 12, 1975

COMMITTEE ON JUDICIARY AMENDMENTS TO SENATE BILL NO. 2.

Be amended in the third reading bill as follows:

- 1. Amend title, page 1, line 8. Following: "17-807," Strike: "23-3405,"
- 2. Amend page 27, section 13, lines 6 through 25 and page 28, lines 1 through 18. Strike: Section 13 in its entirety. Renumber: subsequent sections.

AS SO AMENDED BE CONCURRED IN

1	SENATE BILL NO. 2	1	provided for by the council, except as provided in this
2	INTHODUCED BY ROSELL, BEGAN, TORNAGE	2	title.
3		3	2. To suspend, and, with the consent of the council,
4	A BILL FOR AN ACT ENTITLED: "AB ACT TO GENEBALLY BEVISE	i.,	to remove any nonelective officer, stating in the suspension
5	CERTAIN STATUTES WHICH DISCHIMINATE ON THE BASIS OF SEX IN	c	or removal the cause thereof.
6	OBDER TO BEHOVE THE DISCHIMINATION; ADENDING SECTIONS	6	3. To cause the ordinances of the city or town to be
7	11-802, 11-1821, 11-1911, 11-1915, 11-1927, 11-1528,	7	executed, and to supervise the discharge of official duty by
ង	11-2025, 11-3112, 11-3215, 16-2702, 17-504, 17-807, <del>23-3405,</del>	ΰ	all suborginate officers.
9	23-4727, 23-4728, 35-409, 39-108, 39-109, 39-113, 40-3312,	لأ	4. To communicate to the council, at the beginning of
10	40-4902, 40-5305, 41-1119, 41-1506, 45-511, 45-603, 45-808,	16	every session, and oftener if deemed necessary, a statement
11	59-519, 63-107, 63-402, 64-209, 67-903, 67-904, 67-1603,	11	of the affairs of the city or town, with such
12	71-120, 72-617, 72-618, 75-8701, 77-501, 77-1002, 80-1801,	12	recommendations as he the mayor hay deem proper.
13	80-1803, 84-301, 84-3206, 91-1304, 92-707, 92-1303, 92-1321,	13	5. To recommend to the council such measures connected
14	93-2803, 93-2804, 93-2807, 93-2808, 93-2809, 93-4207,	14	with the public health, cleanliness, and ornament of the
15	93-4707, 93-5834, 93-5836, 93-6711, 93-9706, 93-100-2,	15	city or town, and the improvement of the government and
10	95-609, R.C.N. 1947; AND CREATING A NEW SECTION 12-216,	16	finances, as <del>be <u>the mayor</u> deems expedient.</del>
17	R.C.M. 1947.*	17	6. To approve all crainances and resolutions of the
18		18	council adopted by it, and, in case the same do not meet <del>his</del>
19	BE IT ENACTED BY THE LEGISLATOBE OF THE STATE OF MONTANA:	15	the mayor's approbation, to return the same to the next
20	Section 1. Section 11-802, R.C.B. 1947, is amenaed to	žυ	regular meeting of the council, with <u>his all</u> objections in
≥1	read as follows:	21	writing, and no ordinance or resolution so wetoed by the
22	#11-802. Powers of mayor. The mayor is the chief	22	mayor must go into effect unless the same be alterwards
23	executive officer of the city or town, and has power:	é s	passed by two-thirds wote of the whole number of members of
<b>~</b> 4	1. To nominate, and, with the consent of the council,	<i>2</i> 4	the council.
25	to appoint all nonelective officers of the city or town,	25	7. To veto any objectionable part of a resolution or
			<del>2 -</del> Sb Ż
	NET BENER BILL		

ordinance, and approve the other parts. 11 the mayor fail
 to return any resolution or ordinance as atoresaid, the same
 takes effect without further action.

8. To call special meetings of the council, and when
so called he the mayor must state by message the object of
the meeting, and the business of the meeting must be
restricted to the object stated.

9. To cause to be presented, once in three months, a
9 full and complete statement of the financial condition of
10 the city or town.

11 10. To bid in for the city or town any property sold at
12 a tax or judicial sale, where the city or town is a party or
13 interested.

14 11. To procure and have in his the mayor's custody the
15 seal of the city or town.

16 12. To take and administer oaths.

17 13. To call on every sale citizen of the city or town, 15 over the age of eighteen years, to aid in the enforcement of the laws and ordinances in case of riots; to call out the 19 ailitia to aid his the mayor in suppressing the same or 20 21 other disorderly conduct. preventing and extinguishing fires, for securing the peace and safety of the city, or for 22 23 carrying into effect any law or ordinance; and any person who does not obey such call forfeits to the city or town a 24 fine not exceeding twenty-five dollars. 25

14. To require of any of the officers of a city or town
 an exhibit of his such officer's books and payers.

5 15. To grant pardons and remit fines and forfeitures
 4 for offenses against city or town ordinances, when in his
 5 the mayor's judgment public justice would be thereby
 6 subserved; but he the mayor must report all pardons granted,
 7 with the reasons therefor, to the next council.

b 16. To perform such other duties as may be prescribed
9 by law or by resolution or ordinance of the council.

10 17. He has To exercise such power as may be vested in 11 him the mayor by ordinance of the city or town, in and over 12 all places within five miles of the boundaries of the city 13 or town, for the purpose of enforcing the health and 14 quarantine ordinances and regulations thereof."

15 Section 2. Section 11-1821, R.C.M. 1947, is amended to
16 read as follows:

17 "11-1821. Payment of police reserves. (1) Whenever any 18 policeman or officer shall from age or disability become transferred from the active list of the police officers of 19 any city or town to the reserve list of the city or town, he τú 21 such person shall thereafter be paid in southly payments from the funds in this act provided for, a sum equal to 22 23 one-half the base salary, excluding overtime and payments in lies of sick leave and annual leave he was receiving as an 24 active officer computed on the highest salary received in 25

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any one month during the last year of active service; 1 2 provided that after completing twenty (20) years or more of 3 active service if a policeman or officer elects to serve an 4 additional one (1) to ten (10) years then the payment from the police reserves fund shall be increased at the rate of 5 one per cent (1%) per year of additional service up to a 6 7 maximum of sixty per cent (60%) of the last year's average 8 salary received as a sonthly convensation for services as an 9 active member of the police department.

10 (2) Upon the death of any policeman or any officer on 11 the active list or reserve list of any city or town, his the surviving dependent widow, if there be such a surviving 12 13 widow of the policeman or officer, shall, as long as she 14 remains his widew such sponse does not remarry, be paid, 15 from the police reserves' fund, a sum equal to one-half the 16 base salary, excluding overtime and payments in lieu of sick leave and annual leave be the decedent was receiving as an 17 active officer computed on the highest salary received in 15 19 any one south during the last year of active service prior 20 to the date of bis desise death or prior to the date the 21 policeman or officer passes to the police reserve list. No 22 surviving widow spouse shall be entitled to payments under 23 the provisions of this act if she be who is fifteen (15) years younger than ber-busband the deceased spouse, unless 24 25 she he shall have been married to and living with ber

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husband the deceased spouse for ten (10) years immediately 1 2 preceding his death. If the policeman or officer leaves a dependent minor child, or dependent minor children, then з 4 upon the death of the policeman or officer, providing he 5 leaves there is no surviving widow spouse, or upon the death or remarriage of his widew the surviving sponse, or if his 6 7 widew the surviving spouse be fifteen (15) years younger я than her husband the decedent and shall not have been 9 married to and living with ber husband the decedent for the 10 ten (10) years immediately preceding his death, then his 11 surviving dependent minor child, or dependent children, 12 collectively, if there be more than one (1) dependent minor 13 child, shall be paid the same monthly payments as are herein 14 provided to be paid to the surviving widew spouse, until the 15 minor child, or minor children, reach the age of eighteen (18) years or shall have married; provided further that the 16 payments herein provided for to be made to the beneficiaries 17 shall not be made if the payments require an increase in the 18 millage tax levy provided by section 11-1523, H.C.M. 19 1947 -20 (3) Payments as herein provided for, to be made to the minor child or children of police officers shall be paid to 21 the duly appointed, qualified and acting quardian of the 22 child or children, for the use of the minor, until the minor 23 24 shall have reached the age of eighteen (18) years or shall 25 have married and in case there is more than one (1) minor S₿ 2

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child, upon each child reaching the age of eighteen (18)
 years the prorata payments to the child shall cease and
 shall be made to the remaining minor child or children until
 the youngest child reaches the age of eighteen (18) years or
 is married.

6 (4) The term "policeman," or "police officer,"
7 includes all those on the reserve list, as well as "active
8 police," "police officer," and "patrolman," or any of those
9 terms.

10 (5) Before any payments are made to any member of the
11 police reserve, the governing body of the city shall,
12 forthwith, determine the eligibility of such member for
13 payments and the amount thereof in accordance with the terms
14 of this section.\*

15 Section 3. Section 11-1911, R.C.H. 1947, is amended to
16 read as follows:

17 "11-1911. Source of fund. The disability and pension 18 fund of the fire department relief association of such city 19 or town shall consist of all bequests, fees, gifts, 20 emoluments or donations given or paid to such fund, or any 21 of its members, except as otherwise designated by the donor, 22 and a monthly fee which shall be paid into the fund by each 23 paid member and part-paid member of said fire department relief association amounting to six per cent (6%) of his the 24 25 member's regular monthly salary, the proceeds of a tax levy

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as provided by section 11-1912, k.C.H. 1947, and all moneys
 received from the state of Bontana as provided for by
 section 11-1919, H.C.H. 1947, and the interest of any
 portion of such fund.

Any such paid or part-paid firesan shall be entitled to 5 6 a return, in lump sum, without interest, of all monthly 7 contributions made by him the fireman to such funds, within я sixty (60) days of his permanent separation from service in 9 the fire department of such city, town or municipality, except for separation by reason of retirement, death or 10 11 disability, which would otherwise qualify such separated 12 fireman, his widow the surviving sponse or orphans, to benefits or allowances from such tire department relief 13 14 association."

15 Section 4. Section 11-1915, R.C.M. 1947, is amended to
16 read as follows:

17 =11-1915. Benefits, allowed for, how allowed, and how
18 paid. Every fire department relief association may allow to
19 its members benefits for the following causes, as provided
20 by law.

21 1. A service pension to a member who, by reason of
22 service, has become entitled to a service pension.

23 2. To a member who has become mained or disabled for24 life in line of duty.

25 3. To a member who has suffered injury in line of -8-- SB 2 duty.

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4. To a member who has contracted sickness in line of
 duty.

Funeral expenses of a member.

5 6. Pensions to the widew <u>surviving spouse</u>, orphan or
6 orphans of a deceased member.

7 All applications for relief shall be referred to the board of trustees. All claims shall be referred to the 8 board of trustees for allowance or disallowance and claisant 9 10 shall have the right to appeal to the association in the 11 event his the claim be disallowed. All claims shall be paid 12 by warrant, duly authorized, drawn by the secretary, and 13 countersioned by the president of the association, and on 14 presentation thereof, the treasurer of the association shall 15 pay the same out of the said pension and disability fund." 16 Section 5. Section 11-1927, R.C.H. 1947, is anended to 17 read as follows:

18 #11-1527. Pensions to winowe surviving spouses and orphans. Each and every fire department relief association, 19 organized and existing under the laws of this state, shall 20 pay to the widow surviving sponse or organs of a deceased 21 member of said association, who, on the date of his decease 22 23 death, was an active member of the fire department in the city or town wherein such association has been formed. Or 24 25 had elected to retire from active service of said fire -ý-5**B** 2

department and receive a "service pension" as provided for 1 by section 11-1925, or prior to bis-decease death had 2 suffered a sickness or injury, and was receiving or was 3 qualified to receive a "disability pension," as provided by а section 11-1926, out of any money in relief association's 5 б "disability and pension fund," a monthly pension in an 7 amount which shall be equal to one-half (1/2) of the monthly 8 compensation last received by such deceased member for his 9 services rendered as an active member of the fire department 10 in the city or town wherein such association has been formed. However, effective July 1, 1963, and after 11 12 completing twenty (20) years or more of active service and 13 attaining the age of fifty (50) years, a member elects to 14 serve an additional one (1) to ten (10) years, then the 15 pension shall be increased at the rate of one per cent (1%) 16 per year of such additional service, up to a maximum of 17 sixty per cent (60%) of the last month's salary received as 18 a monthly compensation for his services as an active member of said fire department. However, the wonthly compensation 19 paid to a widew surviving spouse or orphan of an active 20 member who becomes deceased after July 1, 1973, or an active 21 member who elects to retire after July 1, 1973, shall in no 22 23 event become less than one-half (1/2) the regular monthly salary taid to a continued active threads of that city as 24 25 provided each and every year in the annual budget of that -10-Sb ž

1 city. Provided, that said pension shall be paid to the 2 within named widew surviving sponse only so long as she such 3 spouse remains unmarried, and further provided, that a widew surviving spouse of a deceased fireman shall not be estitled 4 5 to the pension, provided for by this act, in those cases where the marriage was consummated after the fireman had 6 7 elected to retire from active service and received a 8 "service pension" as provided for by section 11-1925; or in 9 those cases where the marriage was consummated after the 10 fireman had qualified and was receiving a "disability pension" as provided for by section 11-1926. Provided 11 12 further, that the pension herein provided for shall not be 13 paid to the orphans of deceased firemen after they have attained the age of eighteen (18) years. In case of 14 15 volunteer firemen such pension shall in no event exceed the 16 sum of seventy-five (\$75) dollars per month."

Section 6. Section 11-1928, k.C.H. 1947, is amended to
read as follows:

\*11-1928. Use of disability and pension fund of fire
department relief association. Said fund shall not be used
for any other purpose whatsoever, other than for the payment
of the following:

23 1. A service pension to a member who, by reason of
24 service, has become entitled to a service pension.

25 2. A pension to a member who has become permanently -11- SE 2

1 maimed or disabled in line of duty. 2 3. A benefit or allowance to a member who has suffered 3 a permanent disabling injury in line of duty. 4. A benefit or allowance to a member who has 44 5 contracted a permanent disabling sickness in line of duty. 5. To defray the funeral expenses of a member, in an 6 7 amount not to exceed, however, the sum of seven hundred ŝ fifty dollars (\$750). 9 6. Payment to the widew surviving sponse, orphan or 10 orphans of a deceased member as provided by law. 7. The payment of premiums upon a blanket policy of 11 insurance covering the members of such fire department and 12 13 providing for payment of compensation in case of death or 14 injury to such member or any of them. 8. The return of employee contribution as provided by 15 16 law. 17 9. All claims shall be paid by warrant duly 18 authorized, drawn by the secretary, and countersigned by the 19 president of the association and on presentation thereof, 20 the treasurer shall pay the same out of the said disability and pension fund." 21 22 Section 7. Section 11-2025, R.C.M. 1947, is amended to 23 read as follows:

 24
 #11-2025. Payment of a claim --- beneficiaries of

 25
 decedent. 1. Upon receipt of a claim under subparagraphs

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1 one (1), two (2), three (3) and four (4), or any thereof, of 2 section 11-2022, by the industrial accident board, if the same is found to be in compliance with the provisions of 3 subsection one (1) of section 11-2024, the board must order 4 5 the allowance thereof, and pay the same by warrants drawn 6 upon the volunteer firemen's fund to the order of the 7 attending physician or surgeon, attending nurse, and 8 hospital.

9 2. All payments under the volunteer firemen's pension plan shall be approved by the public employees' retirement 10 11 system and paid by warrants drawn upon the earmarked revenue 12 fund, payable to the order of the individual qualified volunteer fireman; provided, however, that in the event of 13 14 the death of any otherwise qualified volunteer fireman 15 before reaching the age of fifty-tive (55) years, or in the 16 event of the death of any such volunteer fireman after be 17 has qualified gualifying for payments hereunder but before 18 he has received receiving payments hereunder totaling at 19 least two thousand dollars (\$2,000); and it such deceased 20 volunteer fireman shall have left a widow surviving spouse, 21 then such pension shall be paid or continue to be paid to 22 said widow the surviving spouse by a warrant or warrants 23 drawn upon the earmarked revenue fund and payable to the 24 order of said widow the surviving spouse, until her such spouse's death or remarriage; or if said deceased volunteer 25 -13-Sb 2

1 fireman shall have left no widew surviving sponse but shall 2 have left a child or children under the age of eighteen (18) 3 years, then such pension shall be paid or continue to be 4 paid to the quardian or other person having custody of the said child or children, until the youngest child shall reach 5 6 the age of eighteen (18) years. Provided, further, that in 7 the event of such payments after the death of a volunteer A fireman, to or for his widew a surviving sponse or children, 9 then such pension shall terminate, and no further payments 10 shall be made hereunder. when a total of two thousand 11 dollars (\$2,000) shall have been paid upon such pension. 12 including any payments made to the volunteer fireman before 13 his death. If such deceased volunteer fireman shall leave 14 neither widow surviving spouse nor child under the age of 15 eighteen (18) years, then his pension shall terminate at the 16 end of the month prior to the month in which his death 17 occurs."

18 Section 8. Section 11-3112, k.C.M. 1947, is amended to
19 read as iollows:

20 \*11-3112. Nomination of candidates—primary election. 21 (1) Candidates to be voted for at all general municipal 22 elections at which a mayor or councilmentare to be elected 23 under the provisions of this act shall be nominated by a 24 primary election, and no other names shall be placed upon 25 the general ballot except those selected in the manner -14- SB 2

(Signed) ....

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hereinafter prescribed. The primary election for such 1 2 nominations shall be held on the second Konday preceding the З nunicipal election. The judges of election appointed for 4 the municipal election shall be the judges of the primary 5 election, and it shall be held at the same places, as far as possible, and the polls shall be opened and closed at the 6 7 same hours, with the same clerks as are required for said b general municipal election.

9 (2) Any qualified elector of said city who is the 10 owner of any real estate situated therein, desiring to 11 become a candidate for mayor or councilman, shall, at least 12 ten days prior to said primary election, tile with the city 13 clerk a statement of such candidacy in substantially the 14 following torm:

15

State of Bontana,

16 County of ....

17 I, ...., being first doly sworn, say that I reside at 18 .... street, city of ...., county of .... state of 19 Montana; that I am a qualified voter therein; that I am a 20 candidate for nomination to the office of (mayor or 21 councilman) to be voted upon at the primary election to be 22 held on the .... Bonday of ...., 19.., and I hereby request that my name be printed upon the official primary ballot for 23 24 nomination by such primary election for such office.

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25

Subscribed and sworn to (or affirmed) before me by ....
 on this .... day of ...., 19...

4 and shall at the same time file therewith the petition of at 5 least twenty-five qualified voters requesting such 6 candidacy. Each petition shall be verified by one or more 7 persons as to qualifications and residence, with street 8 number, of each of the persons so signing the said petition, 9 and the said petition shall be in substantially the 10 following form:

11 (3) Petition accompanying nominating statement.

The undersigned, duly qualified electors of the city of 12 13 ...., and residing at the places set opposite our respective 14 names hereto, do hereby request that the name of (name of 15 candidate) be placed in the ballot as a candidate for nomination for (name of office) at the primary election to 16 17 be held in such city on the .... Monday of ...., 19... We 18 further state that we know him/HLk to be a qualified elector 19 of said city and a man PEkSON of good moral character, and 20 qualified, in our judgment, for the duties of such office.

21	bases.	of gualifyi	ing electors.	Number.	Street.
22	•••••	• • • • • • • • • • • • •		*****	• • • • • • • • • • • • • • • •
23					• • • • • • • • • • • • • • • • • • • •
24	(4)	Bach signe	r of a nominat	ion paper si	hall sign but
25	one such	nomination p	aper for the sa	me office,	except where
		s	_16_		68 2

SB 0002/03

(Signed) ....

more than one officer is to be elected to the same office,
 in which case he may sign as many nomination papers as there
 are officers to be elected, and only one candidate shall be
 betitioned for or nominated in the same nomination paper.

5 (5) Immediately upon the expiration of the time of filing the statements and petitions for candidates, the said 6 city clerk shall cause to be published for three consecutive 7 days in all the daily newspapers published in the city, in 8 proper form, the names of the persons as they are to appear 9 upon the primary ballots, and if there be no daily 10 newspaper, then in two issues of any other newspapers that 11 may be published in said city; and the said clerk shall 12 thereupon cause the primary ballots to be printed, 13 authenticated with a facsimile of his signature. Upon the 14 said ballot the names of the candidates for mayor, arranged 15 alphabetically, shall first be placed, with a square at the 16 17 left of each name, and immediately below the words, "Vote for one." Following these names, likewise arranged in 18 19 alphabetical order, shall appear the names of the candidates for councilmen, with a square at the left of each name, and 20 below the manes of such candidates shall appear the words, 21 22 "Note for (giving the number of persons to be voted for)." The ballot shall be printed upon plain substantial, white 23 24 paper, and shall be headed:

25 Candidates for nomination for mayor and councilmen of -17- SB 2

1	the city of at the
2	Primary Election;
3	but shall have no party designation or mark whatewer. The
4	ballots shall be in substantially the following form: (Flace
5	a cross in the square preceding the names of the parties you
6	favor as candidates for the respective positions).
7	Official Primary Ballot.
8	Candidates for nomination for mayor and councilmen of the
9	city of at the
10	Primary Election.
11	Por Bayor.
12	(Wame of Candidate.)
13	(Vote for one.)
14	For councilman.
15	(Name of candidate.)
16	Vote for (Giving number to be votea for).
17	Official ballot attest:
18	(Signature)
19	City Clerk.
20	(6) Having caused said ballots to be printed, the said
21	city clerk shall cause to be delivered at each polling place
22	a number of said ballots equal to twice the number of such
23	voters registered in such polling place at the last general
<u>2</u> 4	municipal election. The persons who are gualified to wote
25	at the general election shall be qualified to wote at such

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1 primary election and any person offering to vote may be 2 orally challenged by any elector of the city upon any or all з of the grounds set forth and specified in section 23-1220 of £. these codes, and the provisions of sections 23-1221 to 5 23-1228, inclusive, of these codes shall apply to all challenges made at such election. Judges of election shall 6 7 innediately upon the closing of the polls count the ballots 8 and ascertain the number of votes cast in such precinct for 9 each of the candidates for mayor and councilman, and make 10 return thereof to the city clerk upon the proper blanks to 11 be furnished by the city clerk within six hours of the 12 closing of the polls. On the day following the primary 13 election the city clerk shall canvass said returns so 14 received from all the polling precincts, and shall make and 15 publish in all the newspapers in said city, at least once. 16 the result thereof. Said canvass by the city clerk shall be 17 publicly made.

18 (7) If a mayor is to be elected at such municipal 19 election, the two persons receiving the highest number of 20 votes shall be the candidates for mayor. If one conncilman 21 is to be elected at such municipal election, the two persons 22 receiving the highest number of votes shall be the 23 candidates for councilmen. If two councilmen are to be elected at such general municipal election, the four persons 24 25 receiving the highest number of votes shall be the

candidates for councilmen, and it three councilmen are to be 1 2 elected at such municipal election, the six persons 3 receiving the highest number of votes shall be the 4 candidates for councilmen, and if four councilmen are to be 5 elected at such general municipal election, the eight persons receiving the highest number of votes shall be 6 7 candidates for councilmen at such general election, and 8 these shall be the only candidates for mayor and councilmen 9 at such general election.

10 (8) All electors of cities under this act, who, by 11 ordinances governing cities incorporated under the general sunicipal incorporation law, or by charter, would be 12 13 entitled to vote ior the election of officers at any general 14 nunicipal election in such cities, shall be qualified to vote at all elections under this act: and the ballots to be 15 16 used at such general sunicipal election shall be in the same 17 general tors as for such primary elections so far as 18 applicable, and in all elections in such cities the election 19 precincts, voting places, method of conducting the 20 elections, canvassing of Votes, and announcing the results 21 shall be the same as by law provided for the election of officers in such cities so far as the same are applicable 22 23 and not inconsistent with the provisions of this act.

24 (9) Every person who has been declared elected mayor25 or councilman, shall, within ten days thereafter, take and

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file with the city clerk his an oath of office in the form 1 and manner provided by law, and shall execute and give 2 3 sufficient bond to the municipal corporation in the sum of ten thousand dollars, conditioned for the faithful 4 performance of the duties of his the office, which bond 5 shall be approved by the judge of the district court of the 6 county in which such city is situated, and filed with the 7 clerk and recorder of the county in which such city is 8 situated." 9

Section 9. Section 11-3215, B.C.H. 1947, is amended to 10 11 read as follows:

12 #11-3215. Bomination of candidates-primary election. 13 (1) Candidates to be voted for at all general municipal 14 elections at which commissioners are to be elected under the 15 provisions of this act shall be nominated by a primary 16 election, and no other names shall be placed upon the 17 general ballot except those nominated in the manner 18 hereinafter prescribed. The primary election for such nominations shall be held on the last Tuesday of August of 19 the odd-numbered years. 20

(2) Any qualified elector of the municipality, who is 21 the owner of real estate situated therein to the value of 22 23 not less than one thousand dollars, desiring to become a candidate for commissioner, shall, at least thirty-five (35) 24 days prior to said primary election, file with the clerk of 25 -21sъ 2 1 the commission a statement of candidacy in such

2 substantially the following form:

3 State of Montana,

4 County of ....

5	I,, being first duly sworn, say that I reside at
6	street, (city or town) of, county of, state
7	of Montana; that I am a qualified voter therein; that I am a
8	candidate for nomination to the office of commissioner to be
9	woted upon at the primary election to be held on the last
10	Tuesday of August, 19, and I hereby request that my name
11	be printed upon the official primary ballot for nomination
12	by such primary election for such office.
13	(Signed)
14	Subscribed and sworn to (or affirmed) before me by
15	on this day of, 19
16	(Signed)
17	And shall at the same time file therewith the petition of at

18 least twenty-five qualified voters requesting such 19 candidacy. Each petition shall be verified by one or more 20 persons as to qualifications and residence, with street 21 number, of each of the persons so signing the said petition, 22 and the said petition shall be in substantially the 23 following fors:

- (3) Petition Accompanying Nominating Statement. 24
- The undersigned duly qualified electors of the (city, 25 -22-

(Signed)

1 town) of...., and residing at the places set opposite our 2 respective names hereto, do hereby request that the name of 3 (name of candidate) be placed on the ballot as a candidate 4 for nomination to the office of commissioner at the primary election to be held on the last Tuesday of August, 19... We 5 6 further state that we know him/her to be a qualified elector 7 of said (city, town), and a man person of good moral character, and qualified, in our judgment, for the duties of 8 9 such office, and we individually certify that we have not 10 signed similar petitions greater in number than the number 11 of commissioners to be chosen at the next general municipal 12 election.

 13
 Names of Qualifying Electors
 Number
 Street

 14
 (Space for Signatures.)

15 State of Montana,

16 County of ....

22

17 ...., being duly sworn, deposes and says, that he knows
18 the gualifications and residence of each of the persons
19 signing the appended petition, and that such signatures are
20 genuine, and the signatures of the persons whose names they
21 purport to be.

23 Subscribed and sworn to before me this .... day of 24 ...., 19...

25 .... (Notary Public), -23- SB 2 1 This petition, if found insufficient, shall be returned 2 to .... at No. .... street, ...., Montana.

(4) Insediately upon the expiration of the time of Ĵ. filing the statements and petition for candidates, the clerk 8 of the commission shall cause to be published for three 5 consecutive days in all the daily newspapers published in 6 7 the aunicipality in proper form, the names of the persons 8 that are to appear upon the primary ballots, and if there be no daily newspaper, then in two issues of any other 9 newspaper that may be published in said municipality, and 10 11 the said clerk shall thereupon cause the primary ballots to be printed and authenticated with a facsiaile of his 12 13 signature.

(5) In the event the number of legally qualified 14 15 candidates for the office of commissioner at such primary 16 election does not exceed twice the number of vacancies in the commission to be filled, no municipal primary election 17 for the nomination of candidates for the office of 18 commissioner shall be held in said city for said year and 19 20 such legally qualified candidates shall be deemed duly 21 nominated and shall be placed on the general ballot."

22 Section 10. Section 16-2702, B.C.H. 1947, is amended

-24-

23 to read as follows:

24 \*16-2702. Duties of sheriff. The sheriff sust:

Preserve the peace;

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2. Arrest and take before the nearest magistrate, for examination, all persons who attempt to commit or have committed a public offense:

1

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3

3. Prevent and suppress all affrays, breaches of the
5 peace, riots, and insurrections which may come to his
6 knowledge;

7 4. Perform duties of humane officer within his the
8 county with reference to the protection of dumb animals;

9 5. Attend all courts, except justices and police
10 courts, at their respective terms or sessions held within
11 his the county, and obey their lawful orders and directions;
12 6. Command the aid of as many male inhabitants of his
13 county as he may think be necessary in the execution of
14 these duties;

15 7. Take charge of and keep the county jail and the16 prisoners therein;

8. Endorse upon all notices and process the year,
8. Endorse upon all notices and process the year,
8. month, day, hour, and minute of reception, and issue
9. therefor to the person delivering it, on payment of tees, a
20. certificate showing the names of the parties, title of
21. paper, and time of reception;

22 9. Serve all process or notices in the manner23 prescribed by law;

24 10. Certify wader bis band in writing upon the process
 25 of notices the manner and time of service, or, if he fails

-25--

1 to make service, the reasons of his this failure, and return

2 the same without delay."

3 Section 11. Section 17-504, k.C.M. 1947, is awended to
4 read as tollows:

"17-504. Injuries inflicted in a duel -- support of 5 family of injured person. If any person slavs or permanently 6 7 disables another person in a duel in this state, the slaver ß aust provide for the maintenance of the widow or wife sponse 9 of the person slain or permanently disabled, and for the sinor children, in such sanner and at such cost, either by 10 aggregate compensation in damages to each, or by a monthly, 11 12 quarterly, or annual allowance, to be determined by the 13 court.\*

Section 12. Section 17-807, K.C.B. 1947, is amended to
read as follows:

16. "17-807. What cannot be specifically enforced. The
17 following obligations cannot be specifically enforced:

18 1. An obligation to render personal service, or to

19 employ another therein;

20 2. An agreement to marry or live with another;

21 3. An agreement to submit a controversy to22 arbitration:

23 4. An agreement to perform an act which the party has

24 not power to perform lawfully when required to do so;

25 5. An agreement to procure the act or consent of the

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3	6. An agreement, the terms of which are not
4	sufficiently certain to make the precise act which is to be
5	done clearly ascertainable."
6	Scotion-13. Scotion-23-3405, k.C.S. 1947, is amended
7	to read as follows:
8	#23-3405- Organisation of consistence accting
9	county convention to elect delegates and alternates to state
10	convention(1) The committee shall meet prior to the state
11	convertion of its political party and organize by electing a
12	chairman and one (1) or more vice chairmen. The chairman or
13	<del>andfirot-vice-chairman shall be a voman <u>of opposite cx</u>.</del>
14	They shall cleat a searctary and other officers as are
15	<del>proper. It is not necessary for the officers to be precinct</del>
16	Gossitteeses gossitteepersons -
17	<del>{2} - The committee may select managing or executive</del>
18	committees and authorise subcommittees to exercise any and
19	all-powers conferred upon the county, city, state, and
20	congressional-contral-committees-by-this-act.
21	<del>{3}·-The-chairman of the county central committee shall</del>
22	call-the-costral-cossittee-secting and not less than four
23	(4) days before the date of the central compittee meeting
24	shallpublichthecallinanewspaper published at the
25	county-seat-and-mail a copy-of the call to cach presinct
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wife sponse of the contracting party, or of any other third

1

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person; or

1	comLitteeLab- <u>compitteepercop</u> li-party-rules-permit-the-use
2	of a proty, no proty chall be recognized anless held by an
3	<del>elector of the precinct of the connitteenan <u>connitteepercen</u></del>
4	orcouting it.
5	<del>(4) The County chairman of the party chall preside at</del>
6	the-county-convertion Ko-person other-than a-dulyelected
7	or- appointed committeeman <u>committeeperson</u> or officer of the
8	committee is entitled to participate in the proceedings of
9	the committee.
10	<del>(5) If a consitteesan <u>somsitteeperson</u> is abcent, the</del>
11	convention may fill the vacancy by appointing come-gualified
12	elector of the party, resident in the precinct, to represent
13	the presinct is the convention.
14	(6) The county convention chall elect delegates and
15	alternate delegates to the state convention under culco of
16	the-state-party
17	convention-shall-issue-and-sign-certificates-of-clootion-of
18	the delegates.
19	Section <u>13</u> . Section 23-4727, B.C.M. 1947, is amended
26	to read as follows:
21	#23-4727. Expenditure by or for candidate for office.
22	No sums of money shall be paid, and no expenses authorized
23	or incurred, by or on behalf of any candidate to be paid by
24	his such candidate, except such as he say pay may be paid to
25	the state for printing, as herein provided, in his a

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campaign for nomination to any public office or position in 1 this state, in excess of fifteen per cent of one year's 2 з compensation or salary of the office for which be the person 4 is a candidate; provided, that no candidate shall be 5 restricted to less than one hundred dollars in his a cantaign for such nomination. No sums of money shall be 6 paid, and no expenses authorized or incurred, contrary to 7 8 the provisions of this act, for or on behalf of any 9 candidate for nomination. For the purposes of this law, the 10 contribution, expenditure, or liability of a descendant, 11 ascendant, brother, sister, uncle, aunt, nephew, niece, wife spouse, partner, employer, employee, or fellow official or 12 fellow employee of a corporation shall be deemed to be that 13 14 of the candidate hisself."

15 Section <u>14</u>. Section 23-4728, R.C.M. 1947, is amended
16 to read as follows:

17 #23-4728. Limitation of expenditures by candidate ----18 by party organizations --- by relatives. No sums of money 19 shall be paid and no expenses authorized or incurred by or 20 on behalt of any candidate who has received the nomination 21 to any public office or position in this state, except such 22 as be the candidate may contribute towards payment for his the political party's or independent statement in the 23 parchlet herein provided for, to be paid by him such 24 candidate in his campaign for election, in excess of ten per 25 -29-SВ 2

1 cent of one year's salary or compensation of the office for 2 which be the candidate is nominated; provided, that no candidate shall be restricted to less than one hundred з dollars. No sum of money shall be paid and no expenses 4 authorized or incurred by or on behalf of any political 5 party or organization to promote the success of the 6 7 principles or candidates of such party or organization. contrary to the provisions of this act. For the purposes of 8 9 this act, the contribution, expenditure, or liability of a 10 descendant, ascendant, brother, sister, uncle, aunt, nephew, 11 niece, wife spouse, partner, employer, employee, or fellow 12 official or fellow employee of a corporation, shall be 13 deemed to be that of the candidate bisself." 14 Section 15. Section 35-409, R.C.M. 1947, is amended to

15 read as follows:

16 "35-409- Definitions. The following terms, whenever
17 used or reterred to in this act, shall have the following
18 respective meanings, unless a different meaning clearly
19 appears from the context:

20 (1) "Local agency" means any county, city, town,
21 school district, or housing authority of the state.

(2) "Housing" means any temporary war or veterans'
housing acquired from the United States of America under the
terms and provisions of the Housing Act or 1950, being Title
II, Chapter 94, Fublic Law 475, of the laws of the
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Bighty-lirst Congress, Second Session, for the purpose of
 providing temporary housing for veterans and for families of
 servicemen, located within the boundaries of any local
 agency.

5 (3) "Veterans" includes, in so far as permitted by 6 federal law, any person who has served in the military or 7 naval forces of the United States and has been discharged or 8 released therefrom under conditions other than dishonorable.

9 (4) "Pamilies of servicemen" includes, in so far as 10 permitted by federal law, the families of any person who is 11 serving in the military or nawal forces of the United 12 States, and the unmarried widew <u>surviving sponse</u> of a 13 deceased veteran.

14 (5) "Pamilies" is limited to the spouse and legal
15 dependents who are members of the household."

Section <u>16</u>. Section 39-108, R.C.H. 1947, is amended to
read as follows:

18 "39-108. Acknowledgment by married women. persons. The
19 acknowledgment of a married woman person to an instrument
20 purporting to be executed by her such person must be taken
21 the same as that of any other person."

22 Section <u>17</u>. Section 39-109, k.C.M. 1947, is amended to 23 read as follows:

24 #39-109. Conveyance by married woman person --25 acknowledgment. A conveyance by a married woman person has

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the same effect as if she such person were unmarried, and
 may be acknowledged in the same manner.\*

3 Section <u>18</u>. Section 39-113, R.C.B. 1947, is amended to
4 read as follows:

5 "39-113. Form of certificate of acknowledgment by 6 married woman-person. The certificate of acknowledgment by 7 a married woman person must be substantially in the form 8 prescribed in section 39-111."

9 Section <u>19</u>. Section 40-3312, R.C.B. 1947, is amended
10 to read as follows:

11 \*40-3312. Application for license. (1) Application for 12 an agent or solicitor license shall be made to the 13 commissioner by the applicant, and be signed and sworn to by 14 the applicant before a notary public or other person 15 authorized by law to take acknowledgments of deeds.

16 (2) The commissioner shall designate and prepare forms 17 for application for license which shall require full answers 18 to such questions as may reasonably be necessary to 19 determine the applicant's identity, residence, personal 20 history, business record, experience and training in 21 insurance, purpose for which the license is to be used and 22 other facts as required by the commissioner to determine 23 whether the applicant meets the applicable qualifications 24 for the license applied for.

25 (3) If for an agent's license, the application shall

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state the kinds of insurance proposed to be transacted, and
 be accompanied by written appointment of the applicant as
 agent by an authorized insurer, subject to issuance of the
 license.

5 (4) If for a solicitor's license, the application 6 shall be accompanied by written appointment of applicant as 7 solicitor by a licensed agent, subject to issuance of the 8 license.

9 (5) If the applicant for an agent license is a firm or 10 corporation, the application shall show, in addition, the 11 mames of all members, officers and directors, and shall designate each individual who is to exercise the powers to 12 13 be conferred by the license upon the firm or corporation. 14 Bach such individual so designated shall furnish information 15 as to himself, as part of the application, as though for an individual license. 16

17 (6) If the applicant for an agent license is an
18 agents' association pursuant to section 40-3311, the
19 application shall show the names and residence addresses of
26 the association's officers and trustees.

(7) If for license as either agent or solicitor, the application shall also show whether applicant was ever previously licensed to transact any kind of insurance in this state or elsewhere; whether any such license was ever refused, suspended or revoked; whether any insurer, general

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agent or agent (in the case of a solicitor application)
claims applicant to be indebted to it, and if so the details
thereof and the defenses, if any, of the applicant thereto;
whether applicant ever had an agency contract canceled, and
the facts thereof; and if applicant is a married, woman,
like intormation with respect to her husband the applicant\*s
<u>sponse</u>.

8 (8) The commissioner shall require as part of the 9 application for license the certificate of an officer or 10 representative of the insurer proposed to be represented (in 11 the case of applicants for license as agent), or of the 12 proposed employing agent (in the case of applicants for 13 license as solicitor) as to whether the applicant is known 14 to him such officer or representative, whether the insurer 15 or agent has investigated the character and business record 16 of the applicant and the uses to be made of the license, if 17 granted, and his opinion, based on such investigation, as to 18 applicant's trustworthiness and competence and whether the 19 applicant will use the license principally for the purpose 20 of insuring his the applicant's own risks or interests and those of his the applicant's relatives or employer. 21

22 (9) All such applications shall be accompanied by the 23 applicable license fee, appointment of agent fee where 24 applicable, examination fee where required under section 25 40-3313, all in the respective amounts stated in section -34- Sp 2 1 40-2726 (fees and licenses)."

2 Section 20. Section 40-4902, R.C.E. 1947, is amended
3 to read as follows:

4 #40-4902. "Benevolent association" defined. (1) Any 5 corporation, association or society, or by whatever name 6 called, which issues any certificate, policy, membership 7 agreement, or makes any promise or agreement with its members, whereby, upon decease of a member, any money or 8 9 other benefit, charity, and or relief is to be paid. 10 provided or rendered by such corporation, association or 11 society to his legal representatives, or to the beneficiary 12 designated by him, which money, benefit, charity, aid or 13 relief is derived from voluntary donations, or from 14 adhission fees, dues or assessments, or any of them 15 collected or to be collected from the sembers thereof, or 16 senders of a class therein, or interest or accretions 17 thereon, or accumulations thereof: and wherein the money or 18 other benefit, charity, aid or relief, so realized, is 19 applied to or accumulated for the uses and purposes herein 20 specified, and/or the uses of such corporation, association 21 or society, and/or the expenses of management and 22 prosecution of its business, shall be deemed to be a 23 "benevolent association" for the purposes of this chapter. 24 (2) The definition of benevolent association in 25 subsection (1) above is not applicable to:

1 (a) Burial or death benefits, annuities, endowments or 2 any other benefit payments of any legal reserve life or 3 disability insurer, or of any labor union, railroad 4 brotherhood, or lodge having as a primary business the improvement of working conditions; or 5 (b) Any ladies auxiliaries to any labor union. 6 7 railroad brotherhood or lodge referred to in subdivision (a) above: or 8 9 (C) The benevolent plans within fraternal orders if 10 limited to members and if the plan is not the principal 11 object for the formation or continuance of the fraternal 12 order." 13 Section 21. Section 40-5305, H.C.H. 1947, is amended 14 to read as follows: 15 #40-5305. Exempted societies. (1) Nothing contained in 16 this chapter shall be so construed as to arrect or apply to: 17 (a) Grand or subordinate lodges of societies, orders 18 or associations now doing business in this state which provide benefits exclusively through local or subordinate 19 20 lodges; 21 (b) Orders, societies or associations which admit to 22 membership only persons engaged in one or more crafts or hazardous occupations, in the same or similar lines of 23 business, and the ladies' societies or ladies' auxiliaries 24 25 to such orders, societies or associations;

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1 (c) Domestic societies which limit their membership to 2 employees of a particular city or town, designated firm, 3 business house or corporation which provide for a death 4 benefit of not more than four hundred dollars (\$400) or 5 disability benefits of not more than three hundred fifty 6 dollars (\$350) to any person in any one year, or both; or

7 (d) Domestic societies or associations of a purely 8 religious, charitable or benevolent description, which 9 provide for a death benefit of not more than four hundred 10 dollars (\$400) or for disability benefits of not more than 11 three hundred fifty dollars (\$350) to any one person in any 12 one year, or both.

13 (2) hay such society or association described in
14 clauses (c) or (d), above, which provides for death or
15 disability benefits for which benefit certificates are
16 issued, and any such society or association included in
17 paragraph (d) which has more than one thousand (1,000).
18 members, shall not be exempted from the provisions of this
19 chapter but shall comply with all requirements thereof.

(3) No society which, by the provisions of this
section, is exempt from the requirements of this chapter,
except any society described in paragraph (b), above, shall
give or allow, or promise to give or allow to any person any
compensation for procuring new members.

25

(4) Every society which provides for benefits in case
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1 of death or disability resulting solely from accident, and 2 which does not obligate itself to pay natural death or sick 3 benefits shall have all of the privileges and be subject to 4 all the applicable provisions and regulations of this 5 chapter except that the provisions thereof relating to 6 medical examination, valuations of benefit certificates, and 7 incontestability, shall not apply to such society.

8 (5) The commissioner may require from any society or
9 association, by examination or otherwise, such information
10 as will enable him to determine whether such society or
11 association is exempt from the provisions of this chapter.

12 (6) Societies, exempted under the provisions of this
13 section, shall also be exempt from all other provisions of
14 the insurance laws of this state.<sup>a</sup>

15 Section <u>22</u>. Section 41-1119, R.C.M. 1947, is amended
16 to read as follows:

17 #41-1119. Seats for female employees. Every employer 18 in any manufacturing, mechanical. OF **aercantile** 19 establishment, laundry, hotel, or restaurant, or other 20 establishment employing any temale person, shall provide 21 suitable seats for all <del>female</del> employees and shall permit 22 them to use such seats when they are not employed in the 23 active duties of their employment." 24

Section <u>23</u>. Section 41-1506, b.C.d. 1947, is amended
to read as follows:

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1 #41-1506. Wite Sponse must join in assignment of wages 2 --- acknowledgment. No assignments of his wages or salary to 3 a wage broker by a married man person, who shall have a wife 4 spouse residing in this state, shall be valid or enforceable 5 without the consent of bis wife such spouse, evidenced by her the sponse's signature to said assignment, executed and 6 7 acknowledged before a notary public or other officer 8 empowered to take acknowledgments, and no wage broker or 9 person connected with him a wage broker, directly or 10 indirectly, shall be authorized to take any such 11 acknowledgments."

Section <u>24</u>. Section 45-511, R.C.M. 1947, is amended to
read as follows:

14 "45-511. Who deemed owners. Every person, including 15 guardians of minors, married women persons, and any company, 16 association, or corporation not tenants or lessees, for 17 whose use, benefit, or enjoyment any property, building, 18 structure, or improvement mentioned in this chapter is 19 constructed, repaired, or altered, is deemed the owner 20 thereof for the purposes of this chapter."

Section <u>25</u>. Section 45-603, R.C.H. 1947, is amended to
read as follows:

<sup>a45-603.</sup> Priority of wages in case of death of
employer. In case of the death of any employer, the wages of
each miner, mechanic, salesman malesperson, clerk, servant,

1 and laborer for services rendered within four (4) months 2 next preceding the death of the employer, in the amount 3 actually oved, rank in priority next after the funeral expenses, expenses of the last sickness, the charges and 44 5 expenses of administering upon the estate, and the allowance to the widow surviving sponse and infant children, and aust 6 7 be paid before other claims against the estate of the 8 deceased person."

9 Section <u>26</u>. Section 45-808, R.C.M. 1947, is amended to
10 read as follows:

11 "45-808. Owner defined. Every person, including 12 guardians or minors, married women persons, and any company, 13 firm, association, or corporation for whose use or benefit 14 the grain or other crops mentioned herein are threshed, or 15 the services rendered or labor performed, is deemed the 16 owner thereof for the purposes herein mentioned."

Section <u>27</u>. Section 59-519, h.C.M. 1947, is amended to
read as follows:

#59-519. Appointment of relative to office of trust or 19 20 emolument unlawful. It shall be unlawful for any person or 21 any member of any board, bureau or commission, or employee 22 at the head of any department of this state or any political subdivision thereof to appoint to any position of trust or 23 24 enclument any person or persons related to his or these or 25 connected with his or then by constanguinity within the -40-SB 2

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fourth degree, or by affinity within the second degree; 1 except that the provisions of this section shall not apply 2 to sheriffs in the appointment of females persons as cooks з and/or satrons attendants. It shall further be unlawful tor 4 any person or any member of any board, bureau or commission, 5 or employee of any department of this state, or any 6 7 political subdivision thereof to enter into any agreement or any promise with other persons or any members of any boards. 8 bureaus or commissions. or employees of any department of 9 this state or any of its political subdivisions thereof to 10 11 appoint to any position of trust or emolument any person or persons related to them or connected with them by 12 13 consanguinity within the fourth degree, or by affinity within the second degree." 14

Section <u>28</u>. Section 63-107, k.C.M. 1947, is amended to
read as follows:

17 \*63-167. kules for determining the existence of a
18 partnership. In determining whether a partnership exists,
19 these rules shall apply:

20 (1) Except as provided by section 63-205 persons who
21 are not partners as to each other are not partners as to
22 third persons.

(2) Joint tenancy, tenancy in common, tenancy by the
 entireties, joint property, common property, or part
 ownership does not of itself establish a partnership,

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whether such co-owners do or do not share any profits made
 by the use of the property.

3 (3) The sharing of gross returns does not of itself
4 establish a partnership, whether or not the persons sharing
5 them have a joint or common right or interest in any
6 property from which the returns are derived.
7 (4) The receipt by a person of a saare of the profits

8 of a business is prima facie evidence that <del>he <u>such</u> person</del> is 9 a partner in the business, but no such inference shall be 10 drawn if such profits were received in payment:

11 (a) As a debt by installments or otherwise,

12 (b) As wages of an employee or rent to a landlord,

13 (c) As an annuity to a widew surviving sponse or
14 representative of a deceased partner,

15 (d) As interest on a loan, though the amount of
16 payment wary with the profits of the business,

17 (e) As the consideration for the sale of a good will
18 of a business or other property by installments or
19 otherwise."

20 Section 29. Section 63-402, k.C.M. 1947, is amended to
21 read as follows:

<sup>863</sup>-402. Nature of a partner's right in specific
partnership property. (1) A partner is co-owner with his the
<u>other</u> partners of specific partnership property holding as a
tenant in partnership.

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(2) The incidents of this tenancy are such that:
(a) A partner, subject to the provisions of this act
and to any agreement between the partners, has an equal
right with <u>bis the other</u> partners to possess specific
partnership property for partnership purposes+, but be has
no right to possess such property for any other purpose
without the consent of <u>bis the other</u> partners.

8 (b) A partner's right in specific partnership property
9 is not assignable except in connection with the assignment
10 of rights of all the partners in the same property.

11 (c) A partner's right in specific partnership property 12 is not subject to attachment or execution, except on a claim 13 against the partnership. When partnership property is 14 attached for a partnership debt the partners, or any of 15 them, or the representatives of a deceased partner, cannot 16 claim any right under the homestead or exemption laws.

17 (d) On the death of a partner, his that partner's 18 right in specific partnership property vests in the 19 surviving partner or partners, except where the deceased was 20 the last surviving partner, when his in which case such 21 deceased partner's right in such property vests in his the 22 deceased's legal representative. Such surviving partner or 23 partners, or the legal representative of the last surviving 24 partner, has no right to possess the partnership property for any but a partnership purpose. 25

1	(c) A-partner - right in specific partnership PROVIDED
2	THE PROCEEDS OF & DECRASEL PARTHER'S INTEREST ARE INCLUDED
3	IN THE ASSETS OF THE DECEMBENT'S ESTATE SUCH property is not
4	subject to dower, courtes; & LIVA OF the surviving sponse s
5	SPOUSE FOR HIS OF HER elective share. OF & LIEN FOR, or
6	allowances to widows surviving sponses, heirs, or next of
7	kin."
8	Section <u>30</u> . Section 64-209, R.C.N. 1947, is amended to
9	Tead as follows:
10	#64-209. Protection of personal relations. The rights
11	of personal relations forbid:
12	- 1. The abduction <del>of a hugbard from his wife, or</del> of a
13	parent from <del>his</del> <u>a</u> child;
14	2. The abduction or enticement of a wife from her
15	busband or a husband trom his wife, of a child from a parent
16	or from a quardian estitled to its custody, or of a servant
17	from his a master;
18	3. The seduction of a <del>wife sponse</del> , <del>daughter</del> child,
19	orphan, sistor, or servant:
20	4. Any injury to a servant which affects his the
21	servant's ability to serve his the master."
22	Section <u>31</u> . Section 67-903, R.C.H. 1947, is anended to
23	Fead as follows:
24	"67-903. Barried <del>women persons.</del> A married women
25	person may execute a power during her marriage, without the
	trante al construction and the antital incompare fun

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concurrence of her husband the spouse, unless otherwise 1 prescribed by the terms of the power." 2

Section 32. Section 67-904, R.C.S. 1947, is amended to 3 read as follows: 4

5 #67-904. Harried weeken, persons. No power can be executed by a married woman before she attains her majority 6 7 which could not be executed by a married man before he 8 attains his majority.

Section 33. Section 67-1603, R.C.B. 1947, is amended 9 10 to read as follows:

11 "67-1603. Grant by sarried wosas person -- how 12 acknowledged. No estate in the real property of a married 13 werean person passes by any grant purporting to be executed or acknowledged by ber such person, unless the grant or 14 instrument is acknowledged by her the grantor in the manner 15 16 prescribed by sections 39-108 and 39-113."

17 Section 34. Section 71-120, k.C.B. 1947, is amended to 18 read as follows:

"71-120. Burial of deceased military service men and 19 women. (1) It shall be the duty of the board of 20 21 commissioners of each county in this state to designate some 22 proper person in the county, who shall be known as veterans' 23 burial supervisor, preferably an honorably discharged 24 service man or woman, whose duty it shall be to cause to be 25 decently interred the body of any honorably discharged

1 service wan or woman, who shall have served in any branch of the armed services of the United States and who may hereafter die or any service man or woman who died while in з service during any declared or undeclared war, or female а resident of the Montana veterans' home, who may hereafter 5 die. Such burial shall not be made in any burial grounds or б 7 cemetery, or in any portion of any burial grounds or cenetery, used exclusively for the burial of pauper dead. 8

9 (2) The expense of burial shall be two hundred fifty dollars (\$250), to be paid by the county commissioners of 10 11 the county in which the deceased was an actual bona fide 12 resident at the time of death.

(3) The benefits hereof shall not be available in the 13 14 case of any decedent whose executor, administrator or heirs 15 vaive the benefits.

16 (4) That the expense of each burial of a female 17 resident of the Bontana Veterans' home, shall not exceed the 18 sam of two hundred fifty dollars (\$250), to be paid by the 19 county commissioners of the county in which the deceased 20 person resided prior to her admittance to the Montana veterans' home. 21

(5) In the event any such honorably discharged person, 22 23 male or female, who shall have served in the armed services 24 of the United States, and who is a resident of the state of 25 Montana, shall die while temporarily absent from the state -46-SЬ

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1 or county of his residence, then the provisions of this act 2 shall apply, and the burial expenses not exceeding the 3 amount herein specified shall be paid in the same manner as above provided.

5 (6) Whenever any such honorably discharged person, 6 male or female hereinbefore described shall die at any 7 public institution of the state of Bontana, other than the 8 state veterans' home, and burial for any cause shall not be 9 sade in the county of the former residence of the deceased, 10 the officers of said state institution, as aforesaid, shall 11 provide the proper burial herein prescribed except that the 12 expense of each burial shall not exceed the sum herein 13 allowed, which expense shall be paid by the county in which 14 the decedent resided at the time of entry into such 15 institution, but no such burial shall be covered by any 16 special or standing contract whereby the cost of burial is 17 reduced below the maximum hereinbetore fixed, to the 18 disparagement of proper interment."

19 Section 35. Section 72-617, k.C.M. 1947, is amended to 20 read as follows:

21 "72-617. Persons to whom free transportation may be issued. The persons to whom free tickets, free passes, free 22 transportation, and discriminating reduced rates may be 23 24 issued, furnished, or given are the following, to wit: (a) 25 The officers, agents, employees, attorneys, physicians, and

surgeons of such common carriers of passengers; (b) to the 1 families of the persons included in subdivision "a" hereof; 2 з (c) the general officers of any such common carriers; (d) . employees of sleeping car and express car companies, and 5 lineses of telegraph and telephone companies, railway sail 6 service employees. post-office inspectors, customs 7 inspectors, and insigration inspectors, newsboys and 8 newsgirls on trains, baggage agents; (e) persons injured in 9 wrecks, and physicians and nurses attending such persons; 10 (f) passengers traveling with the object of providing relief 11 in cases of railroad accident, general epidemic, pestilence, 12 or other calamitous visitation: (q) necessary caretakers of 13 livestock, vegetables, and fruit, including return 14 transportation to forwarding stations: (b) the officers, 15 agents, or regularly accredited representatives of labor organizations composed wholly of employees of railway 16 17 companies: (i) inmates of homes for the reform or rescue of 18 the vicious or unfortunate, including those about to enter and those returning home after discharge, and boards of 19 20 managers, including officers and superintendents of such 21 hones: (i) superannuated and pensioned employees, and members of their families and widews surviving spouse of 22 23 such members; (k) employees, crippled and disabled in the 24 service of the common carrier of passengers; (1) policemen 25 and firemen of any city, wearing the insignia of their -48-2

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1 office within the limits of such city; (A) ministers of 2 religion, newspaper employees in exchange for advertising, traveling secretaries of Young Men's Christian Associations 3 and Young Women's Christian Associations, inmates of hospitals and charitable and eleemosynary institutions, and 5 persons exclusively engaged in charitable and eleenosynary 6 work: (n) indigent, destitute and howeless persons, while 7 being transported by charitable societies or hospitals, and 8 necessary agents, employees in such transportation; (o) 9 10 school children to and from public or parochial schools; (p) 11 the railroad commission of Montana; (g) the state fire 12 marshal: (r) the state scale expert, and their necessary 13 employees, while traveling on official duty.

14 The provisions of this act shall not be construed to promibit the interchange of passes for the persons to whom 15 free tickets, free passes, or free transportation may be 16 17 furnished or given under the provisions of this section. 18 Nothing in this act shall be construed to invalidate any 19 existing contract between a street railway company and a 20 city, where a condition of a franchise grant requires the 21 furnishing of transportation to policemen, firemen, and 22 officers while in the performance of official duties. All 23 acts and parts of acts in conflict herewith are hereby 24 repealed, provided, however, that this act shall not be 25 construed to modify or repeal the provisions of section

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1 72-016."

Section <u>36</u>. Section 72-618, R.C.H. 1947, is amended to
read as follows:

4 #72-618. Additional free transportation authorized. 5 That common carriers of passengers in this state authorized 6 by section 72-617, to issue free transportation to certain 7 classes of persons way also issue free transportation to 8 their furloughed employees and members of their families, to 9 persons who have become disabled or infirm in the service of 10 a common carrier, to members of families of persons who have 11 become disabled or infirm in the service of any such common carrier, to families of persons killed, and widows during 12 13 videwheed surviving sponses who have not remarried and minor 14 children during minority, of persons who died while in the 15 service of any such common carrier, to witnesses attending any legal investigation in which such carrier is interested, 16 17 for the remains of persons who died while in the employment 18 of a common carrier, and to ex-employees traveling for the 19 purpose of entering the service of any such common carrier: 20 provided that the provisions hereof shall not be construed 21 to prohibit or make unlawful the interchange of passes for the persons to whom free transportation may be furnished 22 23 under this section." 24 Section 57. Section 75-6701, K.C.H. 1947, is amended

25 to read as follows:

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\*75-8701. Qualification of students. The university
system is open to all people subject to such uniform
regulations as the regents deem proper. All able-bodied
male students of the university system may receive
instruction and discipline in military tactics, the
requisite arms for which shall be furnished by the state."
Section 38. Section 77-501, R.C.M. 1947, is amended to

δ read as follows:

9 "77-501. Purpose of act — definitions — preference. 10 The purpose of this act is to provide for preference of 11 Veterans, their unremarried <del>vidous</del> <u>surviving</u> <u>sponses</u>, and 12 dependents, and certain disabled civilians in appointment 13 and employment in every public department and upon all 14 public works of the state of hontana and of any county and 15 city thereof.

16 (1) Definitions.

17 (a) The ters "veterans" as herein used, means men and 18 women who served in the armed forces of the United States, 15 and who have been separated from such service upon conditions other than dishonorable, in time of war or 20 21 declared national emergency as follows: the Civil War: the 22 Spanish American War: the Philippine Insurrection: World War 23 I, between April 6, 1917, and November 11, 1918, both dates inclusive; world war II, which term seans such service 24 between September 16, 1940, and December 31, 1946, both 25

dates inclusive; the Korean War, wilitary expedition, or 1 police action, between June 26, 1950, and January 31, 1955, 2 both dates inclusive; and those honorably discharged 3 £1 veterans who have served on active military duty for more 5 than one hundred eighty (180) days after January 31, 1955, Who were discharged or released because of a h. **or** 7 service-connected disability, including, but not limited to, those veterans serving because of the Vietnam Conflict. R

9 (b) The term "widews surviving spouse" as herein used
10 means unremarried widews surviving spouses of veterans.

11 (c) The word "per centum" means per centum of the
12 total aggregate points of the examination hereinafter
13 referred to.

(2) Freference to appointment and employment.

14

15 In every public department and upon all public works of 16 the state of Montana and of any county or city thereof, the 17 following shall be preferred for appointment and employment: 18 veterans, their <u>wives and widows spouses</u> and <u>surviving</u> 19 <u>spouses</u>, and the other dependents of disabled veterans; 20 disabled civilians recommended by the state rehabilitation 21 bureau;

22 Provided that age, loss of limb, or other physical 23 impairment which does not in fact incapacitate, shall not be 24 deemed to disguality any disabled veteran or any such 25 disabled civilian provided he or one possesses the business

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1 capacity, competency, and education to discharge the duties 2 of the position involved:

3 Provided further that those of the above described veterans who have disabilities admitted by the veterans 4 5 administration of the United States to have been incurred in service in any of said wars or military expeditions or 6 7 police action, where such disabilities do not in fact 8 incapacitate, shall be given preference in employment over 9 other veterans.

10 (3) Credit for examinations.

11 When written or oral examinations are required for employment as above described, disabled veterans and their 12 13 wives sponses, their unremarried widows surviving sponses, 14 and other dependents of disabled veterans, shall have added 15 to their examination ratings a credit of ten points, and all 16 other veterans, their vives spouses, unremarried vidovs 17 surviving spouses, and dependents shall have added to their 18 examination ratings a credit of five points: provided that 19 the fact that an applicant has claimed a veterans' credit 20 shall not be made known to the examiners until ratings of all applicants have been recorded; after which such credits 21 shall be added to the examination rating and the records 22 23 shall show the examination rating and the veteran's credit; provided further that the benefits of this subsection are in 24 25 addition to and not in deroyation of the preference in -531 appointment and/or employment given by subsection (2)hereof. 2

3 (4) Bligibility.

That none of the benefits of this act shall accrue to ш 5 any person who refused to serve on active duty in the 6 military service to which attached, or to take up arms in 7 the defense of the United States; provided, however, that no R person, not a citizen of the United States, shall be 9 employed by any state, city or county officer in any 10 capacity if competent American labor is available: and 11 provided, further, that no person who has not been a resident of Montana for at least one (1) year immediately 12 preceding an appointment shall be entitled 13 to Such 14 preference; provided, further, that for city or county 15 employment, no preference will be granted unless applicant under this act is also a resident of the city or town or 16 17 county in which employment is sought.

18 (5) Enforcement of preference.

19 That any person entitled to preference in this section 20 who has applied for any appointment or employment upon 21 public works of the state of Bontana or of any county and 22 city thereof, or in any public department of said state and who has been denied said employment or appointment and feels 23 that the spirit of this act has been violated and that be 24 such person is in fact qualified physically, mentally and 25 -54-SB ź

1 possesses business capacity, competency and education to 2 discharge the duties of the position applied for, shall have 3 the right to petition by verified petition the district 4 court of the state of Montana in the county in which the work is to be performed, setting forth the facts of the 5 application, qualifications, competency and his such 6 person's honorable discharge or other qualifications 7 8 warranting him the applicant to preference under this act. 9 and upon filing of such petition any judge in said court 10 shall forthwith issue an order to show cause to the 11 appointing authority directing said appointing authority to appear in said court at a specified time and place, not less 12 13 than tive (5) nor more than ten (10) days after the filing 14 of said verified petition, to show cause, if any he has 15 exists, why said veteran or person entitled to preference 16 should not be employed by him such appointing authority and 17 that said district court shall have jurisdiction upon the 18 proper showings to issue its order directing and ordering 19 said appointing authority to comply with this law in giving 20 the preterence herein providea."

21 Section <u>39</u>. Section 77-1602, R.C.N. 1947, is amended
22 to read as follows:

23 •/7-1002. Duty of commission. It shall be the duty of
24 the commission and it shall have power to establish a
25 state-wide service for discharged veterans and their

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1 families; to actively co-operate with state and federal agencies having to do with the affairs of veterans and their 2 3 families; and to promote the general welfare of all veterans and their families. In carrying out the purposes of this 4 act the commission may employ a director, service officers, 5 6 assistants, clerks, or other personnel, all of whom must be 7 residents of the state of Bontana, prescribe their duties 8 and fix and pay their compensation; and establish a state 9 headquarters and such other offices as way be necessary to 10 carry out the purposes of this act. All sale whenever 11 possible, all employees of the commission shall have served 12 in the military forces of the United States during World War 13 I. World War II, the Korean War, or the Vietnam Conflict, 14 and shall have been honorably discharged therefrom: whenever 15 pessible feade employees shall also be persons heaverably 16 discharged from service during world war 17 world war 11, 17 the Koroan Sar, or the Vietnam Conflict; preference for all 18 appointments shall be given to disabled veterans." 19 Section 40. Section 80-1801, R.C.M. 1947, is amended to read as follows: 20 21 "50-1801. Lucation and function of home --- persons 22 admitted. The institution at Columbia Falls is the "Montana 23 Veterans' Home" and, as its primary function, provides home and subsistence for honorably discharged veterans. The 24

25 department may also admit wites or widows spouses or

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<u>surviving spouses</u> of honorably discharged veterans to the
 home if space allows."

3 Section <u>41</u>. Section 80-1803, E.C.E. 1947, is amended
4 to read as follows:

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9 (1) Be an honorably discharged veteran, or the wife or
 10 widew sponse or surviving sponse of a veteran, who served in
 11 the armed forces of the United States.

12 (2) Be an invalid and have become unable to earn a13 livelihood as a result of the disability.

14 (3) Have resided in Montana for a period of two years
15 immediately prior to making application for admittance.

16 (4) Not have been convicted of a felony or of a crime17 involving moral turpitude.

18 (5) Not be an alcoholic or have a record of habitual19 inebriation.

20 (6) - If a woman, be fifty (50) years of age or older."
 21 Section 42. Section 84-301, B.C.B. 1947, is amended to
 22 read as follows:

23 \*\*64-301. Classification of property for taxation. For
24 the purpose of taxation the taxable property in the state
25 shall be classified as follows:

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1 Class One. The annual net proceeds of all mines and 2 mining claims, after deducting only the expenses specified and allowed by section 84-5403; also where the right to з enter upon land, to explore or prospect, or dig for oil, 4 gas, coal or mineral is reserved in land or received by 5 mesne conveyance (exclusive of leasehold interests), devise 6 7 or succession by any person or corporation, the surface 8 title to which has passed to or remains in another, the g state department of revenue shall determine the value of the 16 right to enter upon said tract of land for the purpose of 11 digging, exploring, or prospecting for gas, oil, coal or 12 minerals, and the same shall be placed in this 13 classification for the purpose of taxation.

Class Two. All household goods and furniture, 14 15 including clocks, musical instruments, sewing machines, wearing apparel of members of the family, and all personal 16 17 property actually used by the owner for personal and domestic purposes, or for the furnishing or equipment of the 18 19 family residence; all agricultural and other tools, 20 implements and machinery, gas and other engines and boilers, 21 threshing machines and outfits used therewith, automobiles, 22 notor trucks and other power-driven cars, vehicles of all 23 kinds except mobile homes, boats and all watercraft, harness, saddlery and robes and except as provided in Class 24 25 Pive (b) of this section, all poles, lines, transformers,

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1 transformer stations, meters, tools, improvements, machinery 2 and other property used and owned by all persons, firms, з corporations, and other organizations which are engaged in 4 the business of furnishing telephone communications, 5 exclusively to rural areas, or to rural areas and cities and towns provided that any such city or town has a population 6 7 of eight hundred (800) persons or less; and provided further, that the average circuit miles for each station on ö 9 the system is more than one and one-quarter (1 1/4) miles. 10 Class Three. Livestock, poultry and unprocessed 11 products of both; stocks of merchandise of all sorts. 12 together with furniture and fixtures used therewith, except 13 nobile homes; and all office or hotel furniture and 14 fixtures.

15 Class Four. (a) all land, town and city lots, with 16 improvements, and all trailers affixed to land owned, 17 leased, or under contract or purchase by the trailer owner, 18 manufacturing and mining machinery, fixtures and supplies, 19 except as otherwise provided by the constitution of Montana, 20 and except as such property may be included in Class Five, 21 Class Seven or Class Fight.

(b) hobile homes without regard to the ownership of
the land upon which they are situated, except those held by
a distributor or dealer of mobile homes as part of his stock
in trade, and except as such property may be included in

1 Class Light.

2 Class Five. (a) All moneys and credits, secured or 3 unsecured, including all state, county, school district and 4 other municipal bonds, warrants and securities, without any 5 deduction or offset; provided, however, that the terms 6 "moneys and credits" as herein used shall not embrace the 7 moneyed capital employed in the banking business by any 8 banking corporation or individual in this state.

9 (b) All poles, lines, transformers, transformer stations, meters, tools, improvements, machinery and other 10 11 property used and owned by co-operative rural electrical and 12 co-operative rural telephone associations organized under the laws of Montana except those within the incorporated 13 limits of a city or town in which less than ninety-five per 14 cent (95%) of the electric consumers and/or telephone users 15 16 are served by a co-operative organization, and as to the 17 property enumerated in this sub-section (b) within incorporated limits of a city or town in which less than 16 ninety-five per cent (95%) of the electric consumers or 15 users will be served by a co-operative organization, such 20 21 property shall be put in Class Two.

(c) All unprocessed agricultural products either on
the tarm or in storage, irrespective of whether said
products are owned by the elevator, warehouse or flour mill
owner or company storing the same, or any other person

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1 whomsoever, except all perishable fruits and vegetables in 2 farm storage and owned by the producer, and excepting 3 livestock and poultry and the unprocessed products of both. ш (a) The dwelling house, and the lot on which it is 5 erected, owned and occupied by any resident of the state, 6 who has been bonorably discharged from active service in any 7 branch of the armed forces, who is rated one hundred ver cent (100%) disabled due to a service-connected disability ъ 9 by the United States veterans administration or its 10 successors.

11 In the event of the veteran's death, the dwelling 12 house, and the lot on which it is erected, so long as the widow surviving stouse remains unmarried and the owner and 13 occupant of the property, shall remain within this 14 15 classification.

16 Class Six. Property formerly included in this class is 17 now classified by section 84-308, h.C.h. 1947.

18 Class Seven. (a) All new industrial property. New 19 industrial property shall sean any new industrial plant, 20 including land, buildings, machinery and fixtures which, in 21 the determination of the state department of revenue, is 22 used by a new industry ouring the first three (3) years of 23 operation not having been assessed prior to July 1. 1961. 24 within the state of Montana. New industry shall mean any 25 person, corporation, firm, partnership, association, or

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other group which establishes a new plant or plants in this 1 2 state for the operation of a new industrial endeavor, as з distinguished from a mere expansion, reorganization, or ш merger of an existing industry or industries. Provided. 5 however, that new industrial property shall be limited to б industries that manufacture, mill, mine, produce, process or fabricate materials, or do similar work in which capital and 7 н labor are employed and in which materials unserviceable in 9 their natural state are extracted, processed or made tit for 10 use or are substantially altered or treated so as to create 11 connercial products or materials; and it no event shall the 12 term new industrial property be included to mean property 13 used by retail or wholesale merchants. commercial services 14 of any type, agriculture, trades or professions. And 15 provided further, that new industrial property shall not be 16 included to mean property which is used or employed in any 17 industrial plant which has been in operation in this state 18 for three (3) years or longer. Any person, corporation. 19 firs, fartnership, association or other group seeking to 20 qualify its property for inclusion in this class shall make 21 application to the state department of revenue in such manner and form as may be required by said department. 22

23 fight. Any isprovement on real property. Class trailers artixed to land or pobile home belonging to any 24 25 person who qualifies under any one or more of the -62-2

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hereinafter set forth categories, valued at not more than seventeen thousand five hundred gollars (\$17,500), which is owned or under a contract for deed, and which is actually

4 occupied by:

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5 (1) a widow sixty-two (62) years of age or older,
6 whether with or without minor dependent children, who
7 qualifies under the income limitations of (4), or

8 (2) a widower <del>sixty five (65)</del> <u>sixty-two (62)</u> years of
9 age or older, whether with or without minor dependent
10 children, who gualifies under the income limitations of (4),
11 or

12 (3) a widow or widower with binor or dependent
13 children regardless of age, who qualifies under the income
14 limitations of (4), or

15 (4) a recipient of retirement benefits whose income 16 from all sources is not more than four thousand dollars 17 (\$4,000) for a single person and five thousand two hundred 16 dollars (\$5,200) for a married couple per annum. Frovided, further, that one who applies for classification of property 19 20 under this class must make an affidavit to the state 21 department of revenue on a form as may be provided by the 22 state department of revenue supplied without cost to the 23 applicant, as to <del>his</del> income, if applicable, as to <del>his</del> retirement benefits, it applicable, or, as to bis marital 24 status, if applicable, and to the fact that he or she 25

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weltare board to investigate the applicant, on the 2 Э completion of the form, as to answers given on the form. 44 Providea, further, that the value of said property shall not 5 increase during the life of the recipient of retirement benefits or widow or wigower covered under this class. 7 Class Nine. All property not included in the eight (b) preceding classes." δ 9 Section 43. Section 84-3206, R.C.M. 1947, is amended 10 to read as follows: 11 #84-3206. Laundries. Every person engaged in laundry business, other than the stean-laundry business, shall pay a 12 13 license of ten dollars per quarter; provided, that this act

actually occupies such improvements with right of the county

14 shall not apply to the women persons engaged in the a
15 laundry business, where not more than two women persons are
16 engaged or employed or kept at work, and said license shall
17 be for one place of business only."

18 Section <u>44</u>. Section 91-1304, L.C.M. 1947, is amended
19 to read as follows:

"91-1304. Authority of unmarried woman person not
 extinguished by hor marriage---appointment of married woman
 person. When an unmarried woman person appointed excoutrim
 personal representative marries, her such person's authority
 is not extinguished. When a married woman person is named
 as executing personal representative, she such person may be
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appointed and serve in every respect as an unmarried woman
 <u>verson</u>.<sup>m</sup>

3 Section 45. Section 92-707, k.C.M. 1947, is amended to
4 read as follows:

5 "92-707. Compensation from what date paid. When an injured employee has no wife spouse, child, father, mother, 6 brother or sister residing within the United States who 7 would be entitled to compensation in case of his the в employee's death, no compensation shall be allowed or paid 9 10 during the first week of any injury, except as may be 11 required by the provisions of the proceeding section, but it 12 disability continues one (1) week, compensation shall be 13 paid from the date of injury. Where the injured employee 14 has a beneficiary or a major or minor dependent residing 15 within the United States who would be entitled to 16 compensation in case of his the encloyee's death, no 17 compensation shall be paid for the first week of any injury, but if disability continues one (1) week, compensation shall 18 be paid from the date of injury; provided, that separate 19 20 benefits of medical and hospital services shall be furnished 21 from date of injury."

Section <u>46</u>. Section 92-1303, s.C.b. 1947, is amended
to read as follows:

24 #92-1303. befinitions. Except as in this section and
25 elsewhere in this act expressly set forth, the definitions

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contained in the workmen's Compensation Act shall apply to
 terms and words herein contained.

3 1. "Weekly wage" seams the average of the weekly 4 earnings of the employee in the employ of his an employer 5 against whos compensation is awarded during the period of 6 one year prior to the termination of his the employment with 7 such exployer, or during such lesser period in such year as 8 he the employee has been in the employ of his employer. In 9 case the employee is absent from employment during the 10 period as a result of the occupational disease for which 11 conversation is claimed, then the week or weeks in which the 12 absence occurs shall not be included in the computation of 13 the average weekly wage. If the period provided in this 14 section for computation of the average weekly wage does not 15 include four weeks, then the average weekly wage shall be such as, having regard to the previous wage of the employee. 16 17 or of other employees of the same or most similar class 18 working in the same or must similar employment in the same 19 or neighboring locality, reasonably represents the weekly 26 earning capacity of the disabled employee in the employment in which he the employee is working at the time of his 21 disablement. 22

2. "Award" means the finding or decision of the board
as to the amount of compensation due any disabled employee
or the dependents of any deceased employee.

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3. "Board" means the industrial accident board of the
 state of Kontana.

3 4. "Compensation" means the payments and benefits
4 provided in this act.

5. "Disablement" means the event of becoming 5 physically incapacitated by reason of an occupational 6 disease as defined in this act from performing any work for 7 8 remuneration or profit. "Silicosis," as defined in this act, when complicated by active pulmonary tuberculosis, 9 10 shall be presumed to be total disablement. "Disability," "disabled," "total disability," or "totally disabled" shall 11 be synonymous with "disablement," but they shall have no 12 13 reference to "partial permanent disability." Provided that in the event of death or disability due to pneumoconiosis 14 15 the following shall apply:

a. If a miner who is suffering or has suffered from
pneumoconiosis was employed for ten (10) years or more in
one (1) or more coal mines there shall be a rebuttable
presumption that his the pneumoconiosis arose out of such
employment.

b. If a deceased winer was employed for ten (10) years
or more in one (1) or more coal mines and died from a
respirable disease there shall be a rebuttable presumption
that big the death was due to pneumoconiosis.

25 C. If a miner is suffering or suffered iron a caronic -67- SB 2

dust disease of the lung which (1) when diagnosed by chest 1 2 roentgenogram yields one (1) or move large opacities (greater than one centimeter in diameter) and would be Э classified in category A, E, or C in the international 4 classification of radiographs of the pneumoconioses by the 5 international labor organization, (2) when diagnosed by 6 biopsy or autopsy, yields massive lesions in the lung, or 7 8 (3) when diagnosis is made by other means, would be a condition which would reasonably be expected to yield 9 results described in clause (1) or (2) if diagnosis had been 10 made in the manner prescribed in clause (1) or (2) then 11 there shall be an irrebuttable presumption that be such 12 miner is totally disabled due to pneumoconiosis or that has 13 14 death was due to pneumoconiosis, as the case may be.

15 6. The terms "employee," "workman," and "operative,"
16 as used herein, shall mean:

Every person in the service of the state, and of a 17 county, city, town, aunicipal corporation, or school 18 district, including the regular members of lawfully 19 20 constituted police and fire departments of cities and towns. Every person in the service of any employer subject to 21 this act as hereinafter optimed or to whom such employer is 22 required to secure compensation under this act, including 23 aliens and minors legally or illegally permitted to work for 24 25 hire, but not including a person whose employment is casual -68-SB 2

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and is not in the usual course of trade, business, or
 occupation of the employer, and not including agricultural
 workers and domestic servants unless the employer shall so
 elect.

7. "Beneficiary" means and shall include a surviving 5 wife or husband and a surviving child or children under the 6 age of eighteen (18) years and an invalid child or invalid 7 children over the age of eighteen (18), years, or if no ä 9 surviving wife or husband then a surviving child or children 10 under the age of eighteen (18) years and an invalid child or 11 invalid children over the age of eighteen (18) years; 12 provided, however, that no invalid child over the age of eighteen (18) years shall be considered a beneficiary unless 13 dependent upon the decedent for support at the time of 14 15 disablement.

16 S. "Major dependent" means if there be no beneticiary 17 as defined in a preceding section, the father or mother, or 18 the survivor of them, if actually dependent upon the 19 decedent at the time of his the decedent's disablement, then 20 to the extent of such dependency, not to exceed, however, 21 the maximum compensation provided for in this act.

9. "Minor dependent" means if there be no beneficiary
 or major dependent as defined in the preceding section the
 brothers and sisters under the age of eighteen years,
 provided, however, that no invalid brother or invalid sister

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2 unless actually dependent upon the decedent at the time of hie the decedent's disablement. Minor dependents shall be 3 awarded compensations to the extent of such dependency, not 4 to exceed, however, the maximum compensation provided for in 5 this act. 6 7 10. "Invalid" means one who is physically or mentally incapacitated. 8 11. "Child" shall include a posthumous child, a 9 10 stepchild, a child legally adopted prior to the disablement. 11 an illegitimate child legitimized prior to the disablement. 12 12. "Neet" means six (6) working days, but includes 13 Sundays. 14 13. "Wayes" wears the average daily wages received by 15 the employee at the time of the disablement for the usual 16 hours of employment in a day, and overtime is not to be 17 considered. 18 14. "Wife" or "Widow" means only a wife or widow living with, or legally entitled to be supported by the deceased at 19 20 the time of the disablement. 21 15. "Husband" or "widower" means only a husband or widower incapable of supporting hisself, and living with, or 22 23 legally entitled to be supported by the deceased at the time 24 of her disablement. 16. "Convissioner" weans one (1) of the members of the 25

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over the age of eighteen years shall be a "minor dependent"

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1 industrial accident board.

17. "Appointed member of the board" means that member
of the industrial accident board appointed by the governor.
18. "Order" shall mean and include any decision, rule,
regulation, direction, requirement, or standard of the
board, or any other determination arrived at or decision
made by such board, excepting general or local orders as
herein specified.

9 19. "Payroll," "annual payroll" or "annual payroll for 10 the preceding year, " means the average annual payroll of the 11 employer for the preceding calendar year, or, if the 12 employer shall not have operated a sufficient or any length 13 of time during such calendar year, twelve (12) times the 14 average monthly payroll for the current year; provided, that 15 an estimate may be made by the board for any employer starting in business where no average payrolls are 16 17 available, such estimate to be adjusted by additional 18 payment by the employer or refund by the board, as the case 19 may actually be on December 31st of such current year.

20 20. "Year," unless otherwise specified, means calendar
21 year. "Fiscal year" means the period of time between the
22 first day of July and the thirtieth (30th) day of the
23 succeeding June.

24 21. "Insurer" means any insurance company authorized to
 25 transact business in this state insuring any employer under

1 this act.

2 22. "Casual employment" means employment not in the
3 usual course of trade, business, profession, or occupation
4 of the employer.

5 23. The term "physician" shall include "surgeon," and
6 in either case shall mean one authorized by law to practice
7 bie that profession in this state.

8 24. Wherever the singular is used the plural shall be
9 included, and wherever the plural is used the singular shall
10 be included.

11 25. Wherever the masculine gender is used, the feminine12 and neuter shall be included.

13 26. For the purpose of this act "silicosis" is defined 14 as a chronic disease of the lungs caused by the prolonged 15 inhalation of silicon dioxide (SiO2) characterized by shall 16 discrete nodules of fibrous tissue similarly disseminated 17 throughout both lungs, causing characteristic X-ray pattern, 18 and by variable clinical manifestations.

a. For the purpose of this act "pneumoconiosis" is
defined as a chronic dust disease of the lung arising out of
employment in coal mines, and includes anthracosis, coal
workers' pneumoconiosis, silicosis, or anthracosilicosis
arising out of such employment.

24 27. "Workshift" means the work for which an employee is
25 paid a day's wages.

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1 28. "Workmen's Compensation Act" means the Workmen's 2 Convensation Act of the state of Montana."

3 Section 47. Section 92-1321, h.C.M. 1947, is amended 4 to read as follows:

5 "92-1321. Compensation benefits payable under this 6 act. The compensation to which an employee temporarily 7 totally disabled or permanently totally disabled by an 8 occupational disease, or his the beneficiaries and 9 dependents of the employee in the case of death caused by an 10 occupational disease, shall be entitled to under this act 11 shall be the same payments which are payable to an injured 12 employee, and such payments shall be made for the same period of time. as is provided in cases of temporary total 13 disability, permanent total disability and in cases of 14 injuries causing death under the Workmen's Compensation Act 15 of the state of Montana. Benefit payments for total 16 17 disability or death due to pneumoconiosis shall, for the 18 purpose of this act, be made as follows:

19 a. In the case of total disability of a miner due to 20 pneumoconiosis the disabled miner shall be paid benefits 21 during the disability at the rate of one hundred fifty-five 22 dollars (\$155) per month.

23 In the case of death of a miner due to h. 24 pneumoconiosis or of a siner receiving benefits under this 25 part, benefits shall be paid to his widow the miner's

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1 surviving spouse (if any) at the rate the deceased miner 2 would receive such benefits if he were totally disabled.

3 c. In the case of an individual entitled to benefit 4 payments under clause a. or b. Who has one or more 5 dependents, the benefit payments shall be increased at the rate of fifty per centum (50%) of such benefit payments, if 6 7 such individual has one (1) dependent, seventy-five per centum (75%) if such individual has two (2) dependents. and A Q. one hundred per centum (100%) if such individual has three 10 (3) or more dependents."

11 Section 48. Section 93-2803, R.C.B. 1947, is amended 12 to read as follows:

13 \*93-2803. When a married woman person is a party ---14 actions by aud against. A married woman person may sue and 15 be sued in the same manner as if <del>she such person</del> were sole." 1ó Section 49. Section 93-2804, B.C.M. 1947, is amended . 17 to read as follows:

18 \*93-2804. Rife-Spouse may defend, when. If a husband and wife be sued together. the wife each spouse may defend 19 20 for his or her own right, and if the ausband other spouse 21 neglect to defend, she the sponse who does choose to defend 21 may detend for his right also the other spouse's right 23 also."

24 Section 50. Section 95-2807, E.C.B. 1947, is amended 25 to read as follows:

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\*93-2807. Unmarried tenale person may sue for her own
 seduction. An unmarried female person may prosecute, as
 plaintift, an action for <u>bis or</u> her own seduction, and may
 recover therein such damages, pecuniary or exemplary, as are
 assessed in her such person's tavor.\*

Section <u>51</u>. Section 93-2808, R.C.E. 1947, is amended
to read as follows:

8 "93-2808. Parent or quardian may sue for seduction of 9 daughter child or ward. A father, or in case of his death or 10 desertion of his family, the mother, Bither parent may 11 prosecute as plaintiff for the seduction of the daughter 12 child, and the guardian for the seduction of the ward, though the daughter child or ward be not living with or in 13 14 the service of the plaintiff at the time of the seduction or 15 afterwards, and there be no loss of service."

Section <u>52</u>. Section 93-2809, b.C.H. 1947, is amended
to read as follows:

18 \*93-2809. Parent or guardian may sue for injury or 19 death of child or ward. A father, or in case of his death or 20 desertion of his family, the methor, kither parent may 21 maintain an action for the injury or death of a minor child, 22 and a guardian for injury or death of his a ward, when such 23 injury or death is caused by the wrongful act or neglect of 24 another. Such action may be maintained against the person 25 causing the injury or death, or if such person be employed

1 by another person who is responsible for his conduct, also 2 against such other person."

3 Section <u>53</u>. Section 93-4207, H.C.M. 1947, is amended
4 to read as follows:

5 93-4207. Security upon injunction. On granting an 6 injunction or restraining order, the court or judge may 7 require, except when the state, a county, or any subdivision 8 thereof, or municipal corporation, or a married woman 9 married person in a suit for divorce against her husband his 10 or her sponse, is a party plaintiff, a written undertaking 11 on the part of the plaintiff, with sufficient sureties, to 12 the effect that the plaintiff will pay to the party enjoined 13 such damages, not exceeding an amount to be specified, as 14 such party may sustain by reason of the injunction, if the 15 court finally decide that the plaintiff was not entitled 16 thereto. Within five days after the service of the 17 injunction, the defendant may except to the sufficiency of the sureties. It he the plaintiff fails to do so, he such 18 19 plaintiff is deened to have vaived all objections to them. When excepted to, the plaintiff's sureties, upon notice to 20 21 the defendant of not less than two nor more than five days, 22 sust justify before a judge or clerk in the same manner as 23 upon bail on arrest, and upon tailure to justify, or if others in their place fail to justify at the time and place 24 25 appointed, the order granting an injunction shall be -76-SE 2

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1 dissolved."

Section <u>54</u>. Section 93-4707, k.C.M. 1947, is amended
to read as follows:

\*93-4707. Judgment for or against married woman
person. Judgment for or against a married woman person may
be rendered and enforced as if one such person were single."
Section 55. Section 93-5634, H.C.M. 1947, is amended
to read as follows:

9 \*93-5834. Real property sold — now redeemed — who
10 are redemptioners. Property sold subject to redemption, as
11 provided by the last section, or any part sold separately,
12 may be redeemed in the manner hereinatter provided, by the
13 following persons, or their successors in interest:

The judgment debtor, his wife the judgment debtor's
 sponse, or his successor in interest, in the whole or any
 part of the property, and if the judgment debtor or
 successor be a corporation, then by a stockholder thereof;

15 2. A creditor having a lien by judgment, mortgage, or
19 attachment on the property sold, or on some share or part
20 thereof, subsequent to that on which the property is sold.
21 If a corporation be such creditor, then any stockholder
22 thereof may redeem. The persons mentioned in the second
23 division of this section are, in this chapter, termed
24 "redemptioners.""

25 Section <u>56</u>. Section 93-5836, R.C.M. 1947, is amended
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1 to read as follows:

2 "93-5836. Redemptioners' rights --- manner of redeeming з -- when purchaser entitled to deed -- certificate of í. redemption -- redemption by stockholders -- redeeming from 5 wife. sponse. (1) If property be so redeemed by a redemptioner, another redemptioner may, within sixty (60) 6 7 days after the last redemption, again redeem it from the в last redemptioner on paying the sum on such last redemption, with interest thereon at the rate of one-half of one per 9 10 cent (1/2%) per month in addition, and the amount of any 11 assessment or taxes which the last redemptioner may have 12 paid thereon after the redemption by him, with like interest 13 on such amount, and, in addition, the amount of any liens 14 held by the said last redemptioner prior to his own, with 15 interest: but the judgment under which the property was so 16 . sold need not be so paid as a lien. The property may be 17 again, and as often as any redemptioner is so disposed. 18 redeemed from any previous redemptioner, within sixty (60) 19 days after the last redenption, on paying the sum paid on the last previous redenption, with interest thereon at the 20 21 rate of one-half of one per cent  $(1/2\pi)$  per month, and the amount of any assessment or taxes which the last previous 22 redemptioner paid after the redemption by him, with like 23 24 interest thereon, and the amount of any liens, other than the judgment under which the property was sold, held by the 25 -78-SB 2

1 last redemptioner previous to his own, with like interest. ż (2) Written notice or redemption must be given to the 3 sheriff, and a duplicate filed with the county clerk, and if any taxes or assessments are paid by the redemptioner, or if 4 5 he has or acquired any liens other than that apon which the 6 redemption was made, notice thereof must in like manner be 7 given to the sheriff and filed with the county clerk; and if 8 such notice be not filed, the property may be redeemed 9 without paying such tax, assessments, or lien. If no 10 redemption be made within one year after the sale, the 11 purchaser, or his assignee, is entitled to a conveyance; or, 12 if so redeemed, whenever sixty (60) days have elapsed, and 13 no other redemption has been made, and notice thereof given, 14 and the time for redemption has expired, the last 15 redemptioner, or his assignee, is entitled to a sheriff's 16 deed; but in all cases, the judgment debtor shall have the 17 entire period of one year from the date of the sale to redeen the property. If the judgment debtor or his wife the 18 judgment debtor's spouse redeen, he the judgment debtor or 19 20 she the spouse bust make the same payments as are required 21 to effect a redemption by a redemptioner. If the debtor 22 redeen, the effect of the sale is terminated, and he the 23 debtor is restored to ais own estate. If the wife spouse redees, she such spouse shall become the owner of her 24 hesband to the debtor spouse's interest, subject to any liens 25

1 thereon at the time of the execution sale. Upon a redemption by a debtor, or his wife the lebtor's spouse, the 2 3 person to whom the payment was made must execute and deliver to him or her a certificate of redemption, acknowledged or L proved before an officer authorized to take acknowledgments 5 of conveyances of real property. Such certificate must be n filed and recorded in the office of the county clerk of the 7 county in which the property is situated, and the county - fa 9 clerk must note the record thereof in the margin of the 10 record of the certificate of sale.

11 (3) If a stockholder of a corporation redeems, the 12 corporation, within one (1) year after the date of sale, may redeem by paying to the redemptioner, or the sheriff for his 13 benefit, the amount paid to effect the redenption, with 14 15 interest thereon at the rate of one-hali of one per cent (1/2%) per month from the date of redemption until the date 16 17 of such payment, together with any taxes or assessments that 18 may have been paid by the redemptioner, with like interest When a stockholder redeems, any other stockholder 19 thereon. or stockholders may, at any time after such redemption, and 26 21 within sixty (60) days after the expiration of one (1) year 22 from the date of sale, contribute to the redemption by 23 paying to the redeeming stockholder, or depositing with the sheriif for his benefit, a sum which bears the same 24 proportion to the amount necessary to redeem which the 25

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number of shares owned by such contributing stockholder or 1 stockholders bears to the number of shares of such í. corporation outstanding, with interest on such sum from the -1 date of redeaction until the date of contribution at the Li, rate of one-half of one per cent (1/2%) per sonth, together ъ with a like proportion of the taxes or assessments paid by 6 such redeeming stockholder, with like interest thereon, and 7 8 if the corporation does not redeem the property within the 9 time and in the manner and form as aforesaid, the said 10 redeering and contributing stockholders shall be entitled to 11 receive a sheriff's deed for such property so redeemed, and 12 shall succeed to the said property as tenants in common in 13 such proportions, respectively, as they shall respectively 14 pay or contribute to such redemption as aforesaid. The redeeming or contributing stockholder shall, in all cases 15 16 when applying to redeem or contribute as aforesaid, present 17 an affidavit, setting forth the number of shares of stock owned by him, and to the best of his knowledge, the number 18 19 of shares of stock of the corporation outstanding.

(4) If the wife spouse of a judgment debtor redeem, 20 the bushand judgment debtor, within one year after the date 21 of sale, may redeem by paying the wife spouse or her the 22 sponse's successors in interest or the sheriff for her or 23 24 their the benefit of the spouse or the successors in interest of the spouse, the amount paid to effect the 25 -81-SE 2 3 redemption, with interest thereon at the rate of one-half of 2 one per cent (1/2%) per month from the date of redemption 3 until the date of such payment, together with any taxes or ħ. assessments that may have been vaid by the wite sucuse or 5 her the successors in interest of the spouse, with like interest thereon." ħ

Section 57. Section 93-6711, R.C.S. 1947, is amended 7 to read as follows: ь

4 "93-6711. Service of summons. The summons may be 16 served by a sheriff or constable of any of the counties of 11 this state; provided, that when a summons issued by a 12 justice of the peace is to be served out of the county in 13 which it was issued, the summons shall have attached to it a 14 certificate under seal by the county clerk of the county in 15 which it was issued, to the effect that the person issuing 16 the same was an acting justice of the peace at the date of 17 the summons; of the summons may be served by any male person 18 resident in the state, over the age of eighteen (18) years of age or older, not a party to the suit, and must be served 14 20 and returned as provided in Montana Rules of Civil 21 Procedure, kule 4D (2), (3), (4), (b), and (9); or it may be served by publication, provided in Montana Rules of Civil 22 Procedure, Hule 4D (5) and (b), so far as they relate to 23 24 publication of summons, are made applicable to justices! 45 courts; the word "justice" being substituted for the word -82-2

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"clerk" whenever the latter word occurs." 1

2 Section 58. Section 93-9706, B.C.E. 1947, is amended to read as follows: лi

4 \*93-9706. Parties defendant. No person other than the 5 tenant of the premises, and subtenant if there be one, in the actual occupation of the premises when the complaint is b 7 filed, need be made parties detendant in the proceeding, nor ы shall any proceeding abate, nor the plaintiff be nonsuited 9 for the nonjoinder of any person who might have been made 10 party defendant; but when it appears that any of the parties 11 served with process, or appearing in the proceeding, is 12 quilty of the offense charged, judgment must be rendered 13 against his such party. In case a defendant has become a 14 subtenant of the premises in controversy, after the service of the notice provided for by part 2 of section 93-9703, 15 upon the tenant of the premises, the fact that such notice 16 17 was not served on each subtenant shall constitute no detense 16 to the action. In case a married woman be a temast, or a 19 Subtemant, her coverture shall constitute no defense but in 20 case-her-husband-be-not-joined, or-unless-she--has--separate 21 property, an execution issued apon a personal judgment 24 against ber can only be enforced against property on the premises at the connencement of the action, or against her 23 24 Separate property. In case a married person is a tenant or 25 subtemant, failure to join such person's spouse shall -83-2

1 constitute no defense; but in case the sponse is not joined. an ejecution issued upon a personal judgment against the ż 3 tenant or subtenant can only be enforced against property on the premises at the commencement of the action or against 5 property that is owned solely by the tenant or subtenant and not by his sponse. All persons who enter the premises under b 7 the tenant, after the commencement of the action, shall be ĥ bound by the judgment, the same as if he or they had been 9 made party to the action." 10 Section 59. Section 93-100-2, R.C.B. 1947, is anended 11 to read as follows: 12 #93-100-2. Application for change of name --- how made. 13 All applications for change of names must be made to the 14 district court of the county where the person whose name is 15 proposed to be changed resides, by petition, signed by such 16 person: and if such person is under eighteen (18) years of 17 age, by one of the parents, if living, or if both be dead, 18 then by the guardian; and it there be no guardian, then by 19 some near relative or friend. The petition must specify the 20 place of birth and residence of such person, his or her 21 present name, the name proposed, and the reason for such 11 change of name; and must, if the father neither parent of 23 such person be not living, name as far as known to the 24 petitioner, the near relatives of such person, and their 25 place of residence. Any religious, benevolent, literary, SB

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1 scientific corporation, or any corporation bearing or having for its name, or using or being known by the name of, any 4 benevolent or charitable order or society, may, by petition, з apply to the district court of the county in which its í. 5 articles of incorporation were originally filed, or in which 6 the property of such corporation is situated, for a change of its corporate name. Such petition must be signed by a 7 8 majority of the directors or trustees of the corporation. 9 and must specify the date of the formation of the 10 corporation, the name proposed, and the reason for such 11 change of name. Upon filing such petition on behalf of such 12 corporation, the same proceedings shall be made as upon 13 applications for changes of names of natural persons, and no 14 banking corporation hereafter organized shall adopt or use 15 the name of any other banking corporation or association, or 16 of any friendly association."

Section <u>60</u>. Section 95-609, k.C.H. 1947, is amended to
read as tollows:

19 "95-609. Assisting a peace officer. (a) A peace
20 officer making a lawful arrest may command the aid of male
21 persons ever the age of eighteen (18) years of age or older.
22 (b) A person commanded to and a peace officer shall
23 have the same authority to arrest as that officer.

(c) A person commanded to aid a peace officer inmaking an arrest shall not be civilly liable for any

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1 reasonable conduct in aid of the officer."

Section <u>61</u>. There is a new H.C.N. section numbered
12-216 that reads as follows:
12-216. "Man" and "hen" to include women. Wherever the

vord man or men or a word which includes the syllable "man" or "men" in combination with other syllables, such as "workman" appears in this code, such word or syllable shall be deemed to include "woman" or "women" unless the context clearly indicates a contrary intent and unless the subject matter of the statute relates clearly and necessarily to the male set only.

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