1	H BILL NO. 327
2	INTRODUCED BY Menches
3	•
4	A BILL FOR AN ACT ENTITLED: "AN ACT TO DEFINE THE TERM
5	"COMPONENT GROUP" IN RELATION TO STATE EMPLOYEE GROUP HEALTH
6	INSURANCE; AMENDING SECTION 59-1501. R.C.M. 1947.
7	
8	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
9	Section 1. Section 59-1501, R.C.M. 1947, is amended to
10	read as follows:
11	#59-1501. Definitions. As used in this act:
12	(1) "Department" means the department of
13	administration of the state ofMontana provided for in
14	chapter 2 of Title 82A.
15	(2) "Employee" means an employee of the state of
16	Montana, specifically including a member or employee of the
17	legislative branch of state government, who is eligible for
18	insurance coverage pursuant to section 11-1024. The term
19	"employee" does not include employees of counties, cities,
20	towns, and school districts of the state of Montana.
21	(3) "Component group" means an appropriate unit
22	designated by the board of personnel appeals or recognized
23	by the public employer for the purposes of collective
24	bargaining if such designation or recognition has been
25	made."

-End-

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SECOND READING
MISSING

SB 0327/02

25

•	SENATE BILL NO. 32:
2	INTRODUCED BY REGAN. FASBENDER
3	
4	A BILL FOR AN ACT ENTITLED: "AN ACT TO AUTHORIZE EMPLOYEES
5	OF THE DEPARTMENT OF HIGHWAYS WHO ENFORCE MOTOR TRANSPORT
6	WEIGHT AND SAFETY LAWS. AND OFFICERS OF THE HIGHWAY PATROL.
7	TO ALSO ENFORCE PROVISIONS OF THE PUBLIC SERVICE COMMISSION
3	LAW REGARDING TYPES OF COMMODITIES CARRIED, ETC; REQUIRING
9	THE PUBLIC SERVICE COMMISSION. THE HIGHMAY PATROL BUREAU.
10	AND DEPARTMENT OF HIGHWAYS TO COOPERATE TO REDUCE
11	DUPLICATION OF ENFORCEMENT EFFORT; AND AMENDING SECTION
12	SECTIONS 31-110 AND 32-1126, R.C. H. 1947.*
13	
14	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
15	SECTION 1. THERE IS A NEW ROCOM. SECTION THAT READS AS
16	EOLLOHS: .
17	Purpose. The purpose of this bill is to establish a
18	system to enforce provisions of the Motor Carrier Act that
19	will:
26	(1) Authorize the department of highways, gross
21	vehicle weight division, and the department of justice,
22	nighway patrol bureau, to enforce provisions of the Motor
23	Carrier Act in cooperation with the public service
24	commission, transport division;

(2) Increase the level of enforcement coverage

2	required by any agency; and
3	(3) Allow for analysis of the program and
4	recommendations to the legislature by the public service
5	commission.
6	SECTION 2. SECTION 31-110. R.C. H. 1947. IS AMENDED TO
7	READ_AS_FOLLOWS:
8	#31-110∗ Offenses for which arrest may be made by
9	patrolmenmurder, etcpatrolmen when police
10	officersforbidden to act in labor disputestemporary
11	control of traffic in cities and towns—— investigations of
12	accidentsinspection of livestock. In addition to the above
13	duties, the highway patrol supervisor and all patrolmen are
14	authorized under this act to make arrests for the following
15	offenses committed; if committed in the presence of said
16	supervisor or any of said patrolmen, or if committed in a
17	rural district, upon the request of a peace officer, or if
16	committed in a city or town of less than twenty-five hundred
14	(2506) inhabitants, upon the request of any peace officer
20	or the mayor of said city or town: The crimes of murder
21	assault with a deadly weapon, arson, burglary, larceny,
22	kidnaging, illegal transportation of narcotics, or violation
23	of the Dyer act regarding the transportation of stoler
26	automobiles. Drovided, that such highway extrelmen shall

available without increasing the budget or appropriations

have no authority and are expressly forbidden to make

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\$9 0327/02

SB 0327/02

1	arrests in labor	disputes	or	in	prev	vent i	ng	violen	ce	à t
2	connection with	strikes,	and	sh	el l	not	be	permit	ted	t
3	perform any duti	es whatso	ever	in	сог	nect	i on	with	1 ab	100
4	disputes, strikes	or boycot	ts.							

Patrolmen shall be deemed police officers in making arrests in all offenses occurring on the highways and in the use of motor vehicles or the registration thereof, and for the purpose of serving warrants of arrest in connection with such violations.

The patrolmen are also hereby empowered to stop any truck or motor vehicle in which livestock or livestock products are being transported and ascertain whether the driver of such truck or vehicle is rightfully in possession of such livestock or livestock products; and whenever the patrolmen have good reason to believe that such livestock or livestock products have been stolen, they are empowered to take possession of the same until such livestock or livestock products can be delivered into the custody of the sheriff or until such time as the facts as to the actual ownership can be ascertained.

A highway patrolman has the same authority to enforce provisions of the motor carrier's licensing law as that granted the public service commission under 8-103. The highway patrol bureau shall cooperate with the public service commission and the department of highways to assure

1	minimum duplication and maximum coordination of enforcement
>	effort.*

3 Section 3. Section 32-1126, R.C.M. 1947, is amended to 4 read as follows:

*32-1126. Officers may weigh vehicles and require removal of excessive loads — badges and uniforms of highway employees. (1) A peace officer, officer of the highway patrol, or employee of the department may weigh any vehicle regulated by sections 32-1123.1 through 32-1123.11, either by means of portable or stationary scales, and may require that the vehicle be driven to the nearest scales if those scales are within two (2) miles. That person may then require the driver to unload immediately that portion of the load necessary to decrease the weight of the vehicle to conform to the maximum allowable weights specified in sections 32-1123.1 through 32-1123.11.

- 17 (2) Commodities and material unloaded as required by
 18 this section shall be cared for and removed from the highway
 19 right of way by the owner or operator of the vehicle at the
 20 risk of that owner or operator. The removal shall be within
 21 a reasonable time designated by the person who has compelled
 22 the unloading.
- 23 (3) The department may establish, maintain, and 24 operate, either intermittently or on a continuous schedule, 25 weigh stations and require vehicles, except passenger cars

\$3 0327/02

2	G.V.W., to enter for the purpose of weighing and inspection
3	for compliance with all laws pertaining to their operation
4	and safety requirements.
ċ	(4) In addition to other enforcement duties assigned
6	under this sections an employee of the department has the
7	same authority to enforce provisions of the motor carriers
8	licensing law as that granted the public service commission
9	under 8-103. THIS SECTION DOES NOT RELIEVE THE PUBLIC
0	SERVICE COMMISSION FROM ITS RESPONSIBILITY AS THE LEAD
.1	AGENCY AS REQUIRED IN SECTION 8-103. R.C.M. 1947. The
2	commission: HIGHWAY PAIROL: and the department shall
13	cooperate to assure minimum duplication, AND MAXIMU
14	COURDINATION. of enforcement effort.
5	(4)(5) An employee of the department engaged in the
6	enforcement of this section shall wear and prominently
17	display an identification badge or device which shows th
lò	employee's name and title. The department may authoriz
19	uniform dress for those employees."

1 and pickup trucks under eight thousand (8,000) pounds

-End-