CHAPTER NO. 330

HOUSE BILL NO. 19

INTRODUCED BY MANNING

BY REQUEST OF THE DEPARTMENT OF PUBLIC SERVICE REGULATION

IN THE HOUSE

January 4, 1979		Introduced and referred to Committee on Business and Industry.
January 6, 1979		On motion, joint rule 6-6 suspended and sponsor's signature allowed to be added to prefiled bill.
January 12, 1979		Committee recommend bill do pass and be placed on Consent Calendar. Report adopted.
January 13, 1979		On motion rules suspended and bill placed on second reading this day.
		Second reading, do pass.
		On motion rules suspended and bill placed on third reading this day.
		Third reading, passed. Engrossed before transmittal. Transmitted to second house.
	IN THE SEN	ATE
January 15, 1979		Introduced and referred to Committee on Business and Industry.
March 1, 1979		Rereferred to Committee on Highways and Transportation.
March 12, 1979		Committee recommend bill be concurred in. Report adopted.

March 14, 1979

March 16, 1979

Second reading, concurred in.

المراجع والمراجع المراجع المراجع المراجع والمراجع والمراجع والمراجع والمراجع والمراجع والمراجع والمراجع والمراج

Third reading, concurred in.

IN THE HOUSE

March 17, 1979

Returned from second house. Concurred in. Sent to enrolling.

Reported correctly enrolled.

LC 0304/01

1 HOUSE BILL NO. 19 2 INTRODUCED BY 3 BY REQUEST OF THE DEPARTMENT OF PUBLIC SERVICE REGULATION 4 A BILL FOR AN ACT ENTITLED: "AN ACT TO AMEND SECTION 5 6 69-12-108+ HCA+ TO REDUCE THE NININUM PENALTY FEE FOR 7 SUBSEQUENT OFFENSE VIOLATIONS BY NOTOR CARRIERS." 8 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NONTANA: 9 10 Section 1. Section 69-12-108, MCA, is amended to read: #69-12-108+ Violations+ Any motor carrier subject to 11 12 the provisions of Chapter 184, Laws of 1931, as amended, or, 13 whenever any such motor carrier is a corporation, any 14 director or officer thereof; any receiver, trustee, lessee, 15 agent, or persons acting for or employed by such corporation; any person, corporation, or association or 16 17 officer, agent, or employee thereof; or any broker of property or officer, agent, or employee thereof who violates 18 or fails to comply with or who procures, aids, or abets in 19 20 the violation of any provision of Chapter 184, Laws of 1931, as amended, or who fails to obey, observe, or comply with 21 any lawful order, decision, rule, direction, demand, or 22 requirement of the commission or any part of provisions 23 24 thereof shall:

25

{1} be subject to a civil penalty to be collected and

LC 0304/01

1	deposited to the general fund by the commission after notice
2	and hearing in an amount not less than \$25 or more than \$500
3	for the first offense and not less than \$100 §25 or more
4	than \$1,000 for each subsequent offense; or
5	(2) be subject, upon conviction in a justice's court.
6	to a fine of not less than \$25 or more than \$500 for the
7	first offense and not less than \$100 <u>\$25</u> or more than \$1,000
8	for each subsequent offense.*

-End-

.

HB 0020/02

٠

Approved by Committee on <u>Taxation</u>

1	HUUSE BILL NO. 20
2	INTRODUCED BY DOZIER
3	BY REQUEST OF THE DEPARTMENT OF PUBLIC SERVICE REGULATION
4	
5	A BILL FUR AN ACT ENTITLED: "AN ACT TO AMEND SECTION
6	69-3-501, MCA, TO PROVIDE THAT A MINIMUM REVENUE BE DERIVED
7	FROM MONTANA SOURCES BY CERTAIN UTILITIES IN ORDER TO
8	SUBJECT THE ISSUANCE OF SECURITIES AND CREATION OF LIENS BY
9	THE UTILITY TO REGULATION BY THE PUBLIC SERVICE COMMISSION.*
10	
11	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
12	Section 1. Section 69-3-501, MCA, is amended to read:
13	<pre>#69-3-501. Regulation of issuance of securities and</pre>
14	creation of liens by utilities. (1) Therightofevery
15	<u>whenevera</u> public utility+asdef+ned+n69-3-±0±+
16	furnishing electric or gas service in the state <u>has_revenue</u>
17	derived_from_sources_in_Montana_which_exceeds_\$5_million_or
18	53 of its gross revenues the utility's right to issues
19	assume, or guarantee securities and to create liens on its
20	property situated-within <u>in</u> the state is herebysubjected
2]	subject to the regulation and supervision of the commission.
22	as set forth in this part.

23 (2) Such <u>The public utility</u>, when authorized by order
24 of the commission and not otherwise, may issue stocks and
25 stock certificates and may issue, assume, or guarantee other

On motion rules suspended, yellow printing dispensed.

L	securities	payable	at periods	of more	than 12	months	after
---	------------	---------	------------	---------	---------	--------	-------

2 the-date-thereof thereafter for the following purposes:

3 (a) the acquisition of property;

4 (b) the construction, completion, extension, or

5 improvement of its facilities;

6 (c) the improvement or maintenance of its service;

7 (d) the discharge or lawful refunding of its
8 obligations;

- 9 (e) the reimbursement of money actually expended for
- 10 said purposes from income or from other money; or

11 (f) any other purpose approved by the commission."

-End-

⁻²⁻THIRD READING ^{HB 20}

HB 0019/03

1	HOUSE BILL NO. 19
2	INTRODUCED BY MANNING
3	BY REQUEST OF THE DEPARTMENT OF PUBLIC SERVICE REGULATION
4	
5	A BILL FOR AN ACT ENTITLED: MAN ACT TO AMEND SECTION
6	69-12-108, MCA, TO REDUCE THE MININUM PENALTY FEE FOR
7	SUBSEQUENT OFFENSE VIOLATIONS BY MOTOR CARRIERS."
8	
9	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
10	Section 1. Section 69-12-108, MCA, is amended to read:
11	"69-12-108。 Violations。 Any motor carrier subject to
12	the provisions of Chapter 184, Laws of 1931, as amended, or,
13	whenever any such motor carrier is a corporation, any
14	director or officer thereof; any receiver, trustee, lessee,
15	agent, or persons acting for or employed by such
16	corporation; any person, corporation, or association or
17	officer, agent, or employee thereof; or any broker of
16	property or officer, agent, or employee thereof who violates
19	or fails to comply with or who procures, aids, or abets in
20	the violation of any provision of Chapter 184, Laws of 1931,
21	as amended, or who fails to obey, observe, or comply with
22	any lawful order, decision, rule, direction, demand, or
23	requirement of the commission or any part of provisions
24	thereof shall:

25 (1) be subject to a civil penalty to be collected and

deposited to the general fund by the commission after notice and hearing in an amount not less than \$25 or more than \$500 for the first offense and not less than \$100 \$25 or more than \$1.000 for each subsequent offense; or {2} {2} be subject, upon conviction in a justice's court, to a fine of not less than \$25 or more than \$500 for the first offense and not less than \$100 \$25 or more than \$1.000

8 for each subsequent offense.*

-End-

٠