# CHAPTER NO. 60.

### SENATE BILL NO. 29

## INTRODUCED BY HAFFERMAN, LOWE

#### BY REQUEST OF THE DEPARTMENT OF LABOR AND INDUSTRY

### IN THE SENATE

IN THE SENAT	TL .
January 4, 1979	Introduced and referred to Committee on Labor and Employment Relations.
	On Motion Senators Hafferman and Lowe were added as authors to the Pre-Filed bill.
January 9, 1979	Committee recommend bill do pass. Report adopted.
January 10, 1979	Printed and placed on members' desks.
January 11, 1979	Motion pass consideration.
January 12, 1979	Second Reading, do pass.
January 13, 1979	Considered correctly engrossed.
January 15, 1979	Third Reading, passed. Transmitted to Second House.
IN THE HOUSE	}
January 16, 1979	Introduced and referred to Committee on Labor and Employment Relations.
February 12, 1979	Committee recommend bill be concurred in. Report adopted.
February 13, 1979	On motion, postponed until the 46th Legislative Day.
February 27, 1979	Second Reading, concurred in.

Third Reading, concurred in.

February 28, 1979

### IN THE SENATE

March 1, 1979

Returned from Second House.

Concurred in.

Sent to enrolling.

Reported correctly enrolled.

46th Legislature

LC 0265/01

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SENATE BILL NO. 29

2 INTRODUCED BY

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A BILL FOR AN ACT ENTITLED: "AN ACT TO AMEND SECTION

39-3-604, MCA, TO DELETE A REFERENCE TO A CERTIFICATE ISSUED

UNDER WHAT IS NOW A REPEALED SECTION."

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

Section 1. Section 39-3-604, MCA, is amended to reads #39-3-504. Bond to be filed by lessee — bond requirements. (1) Every person who leases from another person premises for the purpose of conducting therein a business as a restaurant, bar, or tavern is hereby required to file a bond equal to at least double the amount of the projected semimonthly payroll with the commissioner of labor and industry. Said bond shall at all times be kept in full force and effect and any cancellation or revocation thereof or withdrawal of the sureties therefrom shall-automatically revoke and suspend the certificate issued to the lessee of this—part is grounds for enjoining the conduct of business, as provided for in 39-3-607, until such time as a new bond of like tenure and effect shall have been filed and approved as herein provided.

(2) The bond and affidavit required by subsection (1)

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of this section shall be filed with the commissioner of labor and industry. The state of Montana shall be named as the obligee therein, with good and sufficient sureties to be approved by the attorney general.

(3) Such bond shall be conditioned to assure that in any lease transaction of the type referred to in 39-3-608 the persons who perform labor or other personal services for the lessee are guaranteed their wages in the event the lessee ceases operation of the business for any reason and is unable to pay the wages due and owing the employees and to assure payment due the division of employment security as a result of payroll taxes.

-End-

Approved by Committee on Labor & Employment Relations

INTRODUCED BY REQUEST OF THE DEPARTMENT OF LABOR AND INDUSTRY

A BILL FOR AN ACT ENTITLED: "AN ACT TO AMENO SECTION

39-3-604, MCA, TO DELETE A REFERENCE TO A CERTIFICATE ISSUED

UNDER WHAT IS NOW A REPEALED SECTION."

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Section 1. Section 39-3-604, NCA, is amended to read:

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person promises for the purpose of conducting therein a
business as a restaurant, bar, or tavern is hereby required
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-End-

-2- SECOND READING

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BY REQUEST OF THE DEPARTMENT OF LABOR AND INDUSTRY

A BILL FOR AN ACT ENTITLED: "AN ACT TO AMEND SECTION 39-3-604, MCA, TO DELETE A REFERENCE TO A CERTIFICATE ISSUED UNDER WHAT IS NOW A REPEALED SECTION."

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Section 1. Section 39-3-604, MCA, is amended to reads #39-3-604. Bond to be filed by lessee — bond requirements. (1) Every person who leases from another person premises for the purpose of conducting therein a business as a restaurant, bar, or tavern is hereby required to file a bond equal to at least double the amount of the projected semimonthly payroll with the commissioner of labor and industry. Said bond shall at all times be kept in full force and effect and any cancellation or revocation thereof or withdrawal of the sureties therefrom shall-automatically revoke-and-suspend-the-certificate-issued-to-the-lassee—of this—port is grounds for anjoining the conduct of business. as provided for in 39-3-607s until such time as a new bond of like tenure and effect shall have been filed and approved as herein provided.

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10 is unable to pay the wages due and owing the employees and
11 to assure payment due the division of employment security as
12 a result of payroll taxes.\*\*

-End-

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#### INTRODUCED BY HAFFERMAN, LOWE

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-End-