Senate Bill 32

In The Senate

January 5,	1981	Introduced and referred to Committee on Labor and Employment Relations
January 14,	1981	Committee recommend bill do pass.
January 15,	1981	Bill printed and placed on members' desks.
January 16,	1981	Second reading do pass.
January 17,	1981	Considered correctly engrossed.
January 19,	1981	Third reading passed.
	In The House	
January 20,	1981	Introduced and referred to Committee on Labor and Industry.
February 20	, 1981	Committee recommend bill not concurred.
	In The Senat	e

In The Senate

February 23, 1981 Returned from House not concurred.

1	SENATE BILL NG. 32
2	INTRODUCED BY NORMAN
3	BY REQUEST OF THE WORKERS! COMPENSATION ADVISORY COUNCIL
4	
5	A BILL FOR AN ACT ENTITLED: "AN ACT TO CLARIFY THE
6	LIABILITY OF AN EMPLOYER OR HIS SERVANT OR AGENT UNDER THE
7	WORKERS* COMPENSATION ACT; AMENDING SECTION 39-71-411, MCA.**
8	
9	32 IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
10	Section 1. Section 39-71-411, MCA, is amended to read:
11	#39-71-411. Provisions of chapter exclusive remedy
12	nonliability of insured employer. For all employments
13	covered under the Workers' Compensation Act or for which an
14	election has been made for coverage under this chapter, the
15	provisions of this chapter are exclusive. Except as provided
16	in part 5 of this chapter for uninsured employers and except
17	as otherwise provided in the Workers' Compensation Act, an
18	employer is not subject to any liability whatever for the
19	death of or personal injury to an employee <u>caused by an</u>
25	accident. or for any acts of the employer or his servant or
21	agent_during_the_investigation_or_during_the_course_of
22	management of a claim covered by the Workers' Compensation
23	Act or for any claims for contribution or indemnity asserted
24	by a third person from whom damages are sought on account of
25	such injuries or death. The Workers' Compensation Act binds

- the employee himself, and in case of death binds his
 personal representative and all persons having any right or
 claim to compensation for his injury or death, as well as
 the employer and the servants, agents, and employees of such
- employer and those conducting his business during

liquidation, bankruptcy, or insolvency."
-End-

Approved by Committee on Labor & Employment Relations

1	SENATE BILL NO. 32
2	INTRADUCED BY NORMAN
3	BY REQUEST OF THE WORKERS* COMPENSATION ADVISORY COUNCIL
4	
5	A SILL FOR AN ACT ENTITLED: "AN ACT TO CLARIFY THE
ó	LIABILITY OF AN EMPLOYER OR HIS SERVANT OR AGENT UNDER THE
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10	employer is not subject to any liability whatever for the
19	destr. of or personal injury to an employee <u>caused by an</u>
25	accident. or for any acts of the amployer or bis servant or
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22	<u>management of a claim</u> covered by the Workers* Compensation
23	Act or for any claims for contribution or indemnity asserted
24	hy a third person from whom damages are sought on account of
2.5	such injuries or death. The Warkerst Companyation tot hinds

- the employee himself, and in case of death binds his personal representative and all persons having any right or
- 3 claim to compensation for his injury or death, as well as
- 4 the employer and the servants<u>a agents</u> and employees of such
- 5 employer and those conducting his business during
- liquidation, bankruptcy, or insolvency."

-End-

47th Legislature LC 0599/01

1 <u>SENATE</u> BILL NO. <u>32</u>	1	SENATE	BILL	NO.	_32_
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INTRODUCED BY ___NORMAN

BY REQUEST OF THE WORKERS! COMPENSATION ADVISORY COUNCIL

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5 A BILL FOR AN ACT ENTITLED: "AN ACT TO CLARIFY THE
6 LIABILITY OF AN EMPLOYER OR HIS SERVANT OR AGENT UNDER THE
7 WORKERS* COMPENSATION ACT; AMENDING SECTION 39-71-411, MCA."

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24 25 38 IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:

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- 1 the employee himself, and in case of death binds his
- 2 personal representative and all persons having any right or
- 3 claim to compensation for his injury or death, as well as
- 4 the employer and the servants, agents, and employees of such
- 5 employer and those conducting his business during
- liquidation, bankruptcy, or insolvency."

-End-