SENATE BILL NO. 75

INTRODUCED BY S. AROWN

BY REQUEST OF THE DEPARTMENT OF ADMINISTRATION

IN THE SENATE

January 8, 1981	Introduced and referred to Committee on Judiciary.
January 13, 1981	Committee recommend bill do pass and be placed on Consent Calendar. Report adopted.
January 14, 1981	Bill printed and placed on members' desks.
January 15, 1981	Consent calendar discussion.
January 16, 1981	Committee recommend bill do pass. Transmitted to House.

IN THE HOUSE

January 17, 1981	Introduced and referred to Committee on Judiciary.
March 4, 1981	Committee recommend bill be concurred in. Report adopted.
March 7, 1981	Second reading, concurred in.
March 10, 1981	Third reading, concurred in. Aves. 94: Noes. 3.

IN THE SENATE

March 11, 1981

Returned from House. Concurred in. Sent to enrolling.

Reported correctly enrolled.

Semi BILL NO. 75

INTRODUCED BY TELE DEGUN

BY REQUEST OF THE DEPARTMENT OF ADMINISTRATION

A BILL FOR AN ACT ENTITLED: "AN ACT TO AMEND SECTION 2-9-303, MCA, TO AUTHORIZE DISTRICT COURTS OTHER THAN COURTS OF THE FIRST JUDICIAL DISTRICT TO APPROVE COMPROMISE SETTLEMENTS OF CLAIMS AGAINST THE STATE OF MONTANA."

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

Section 1. Section 2-9-303, MCA, is amended to read:

**2-9-303. Compromise or settlement of claim against
state. The department of administration may compromise and
settle any claim allowed by parts 1 through 3 of this
chapter, subject to the terms of insurance, if any. A
settlement involving from the self-insurance reserve fund or
deductible reserve fund must be approved by the district
court of tewis-and-Glark-County the first judicial district
except when suit has been filed in another judicial
district. in which case the presiding judge must approve the

-End-

SECOND READING BILL WAS NOT PRINTED.

INTRODUCED BY TIEVE BLOWN

BY REQUEST OF THE DEPARTMENT OF ADMINISTRATION

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except when suit has been filed in another judicial
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compromise settlement.*

-End-

CONSENT CALENDAR

THIRD READING 5 75

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?	INTRODUCED BY S. BROWN
3	BY REQUEST OF THE DEPARTMENT OF ADMINISTRATION
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7	deductible reserve fund must be approved by the district
8	court of Lewis-and-Elark-County the first judicial district
9	except when suit has been filed in another judicial
0	district. in which case the presiding judge must approve the
l	Compromise settlement."

-End-