63rd Legislature

|    | Legislative<br>Services<br>Division  | - 1 -  | Authorized Print Version - HB 617                |  |
|----|--|--|--|--|
| 30 | WHEREAS, a number of legislators have committed to addressing due process and fairness issues                            |  |  |  |
| 29 | significant factors in the determination of where projects are located; and  |  |  |  |
| 28 | WHEREAS, both the Montana Major Facility Siting Act and the Montana Environmental Policy Act are                         |  |  |  |
| 27 | by either the Montana Major Facility Siting Act or the Montana Environmental Policy Act; and                             |  |  |  |
| 26 | WHEREAS, the grant of power of eminer  | WHEREAS, the grant of power of eminent domain and the use of eminent domain are not contemplated |  |  |
| 25 | state actions; and   |  |  |  |
| 24 | to fulfill constitutional obligations and that the public is informed of the anticipated impacts in Montana of potential |  |  |  |
| 23 | actions in order to ensure that environmental attributes are fully considered by the Legislature in enacting laws        |  |  |  |
| 22 | WHEREAS, the intent of the Montana Environmental Policy Act is to provide for adequate review of state                   |  |  |  |
| 21 | protection of the environment and to prevent unreasonable depletion and degradation of natural resources; and            |  |  |  |
| 20 | WHEREAS, the intent of the Montana Major Facility Siting Act is to provide adequate remedies for the                     |  |  |  |
| 19 | enumerated public uses; and  |  |  |  |
| 18 | WHEREAS, this power may be delega  | ated only to priva   | ate, non-governmental entities for statutorily   |  |
| 17 | and U.S. Constitutions; and  |  |  |  |
| 16 | WHEREAS, the power of eminent domain is a power belonging to the government under the Montana                            |  |  |  |
| 15 | condemn private property; and  |  |  |  |
| 14 | WHEREAS, numerous landowners have  | e raised concerna  | s about private entities having the authority to |  |
| 13 | and  |  |  |  |
| 12 | WHEREAS, issues related to condemnation  | tion have been b   | rought before the 62nd and 63rd Legislatures;    |  |
| 11 |  |  |  |  |
| 10 | COMMITTEE; AND PROVIDING AN EFFECTIVE DATE."   |  |  |  |
| 9  | FINDINGS TO THE ENVIRONMENTAL QUALITY COUNCIL; APPROPRIATING MONEY FOR THE   |  |  |  |
| 8  | PROCESS RIGHTS IN CONDEMNATION PROCEEDINGS; REQUIRING THE COMMITTEE TO REPORT ITS  |  |  |  |
| 7  | TREATMENT OF LANDOWNERS IN CONDEMNATION PROCEEDINGS, AND LANDOWNERS' DUE   |  |  |  |
| 6  | POLICY ACT, THE REGULATORY FUNCTIONS OF THE PUBLIC SERVICE COMMISSION, THE FAIR  |  |  |  |
| 5  | AND THEIR INTERPLAY WITH THE MAJOR FACILITY SITING ACT, THE MONTANA ENVIRONMENTAL  |  |  |  |
| 4  | A BILL FOR AN ACT ENTITLED: "AN ACT DIRE   | CTING A COMM   | ITTEE TO STUDY CONDEMNATION LAWS                 |  |
| 3  |  |  |  |  |
| 2  | INTRODUCED BY K. FLYNN   |  |  |  |
| 1  | HOUSE BILL NO. 617   |  |  |  |

Legislative

Services Division

1 related to eminent domain. 2 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA: 4 5 NEW SECTION. Section 1. Interim study on condemnation. (1) There is a committee to study 6 condemnation as provided in [section 2]. The committee consists of: 7 (a) two members of the house of representatives who have served at least one term on the federal 8 relations, energy, and telecommunications committee or natural resources committee and are appointed by the 9 speaker, one from each party; 10 (b) two members of the senate who have served at least one term on either the natural resources or 11 energy and telecommunications committee and are appointed by the president, one from each party; 12 (c) one attorney who predominantly represents landowners, selected by mutual agreement of the 13 speaker of the house and the president of the senate; 14 (d) two attorneys who represent either transmission line or pipeline companies, selected by mutual 15 agreement of the speaker of the house and the president of the senate; and 16 (e) one representative from the agricultural community, selected by mutual agreement of the speaker 17 of the house and the president of the senate. 18 (2) The members of the committee, other than the legislator members, shall serve for no compensation 19 but are entitled to reimbursement for travel, meals, and lodging as provided in Title 2, chapter 18, part 5. The 20 legislator members are entitled to compensation and expenses as provided in 5-2-302. 21 (3) The committee may travel to the extent it considers appropriate to achieve an enhanced level of 22 public participation in the study. 23 (4) The committee is attached for administrative purposes to the legislative services division. 24 25 NEW SECTION. Section 2. Study of condemnation -- determinations -- submission of findings. 26 (1) The committee established in [section 1] shall study condemnation. 27 (2) The study must include a comprehensive review of: 28 (a) condemnation laws and their interplay with the Montana Major Facility Siting Act and the Montana 29 Environmental Policy Act; 30 (b) the regulatory functions of the public service commission related to linear facilities, including

63rd Legislature

1 transmission lines and pipelines, and whether the commission has the authority to play a larger role in the siting 2 of linear facilities in Montana; 3 (c) the fair treatment of landowners in condemnation proceedings; and 4 (d) landowners' due process rights in condemnation proceedings and opportunities to strengthen those 5 rights. 6 (3) Upon completion of the study, the committee shall make recommendations, if appropriate, to: 7 (a) define "merchant transmission" in the Montana Code Annotated and revise how merchant 8 transmission lines are treated under the law in terms of siting, regulation, and condemnation; 9 (b) develop or enhance public service commission regulation of linear facilities in Montana; 10 (c) establish a process that outlines when a condemnor must meet with landowners whose property may 11 be included in the siting of a linear project; 12 (d) streamline the processes included in the Montana Major Facility Siting Act and the Montana 13 Environmental Policy Act to allow a condemnor to efficiently proceed with a project; and 14 (e) create a process in which condemnors communicate with and meet with impacted or potentially 15 impacted landowners early in the siting of a project in order to protect landowner rights and to facilitate 16 communication between landowners and condemnors and to avoid litigation. 17 (4) The committee shall complete the study by June 30, 2014, and report its findings to the environmental 18 quality council established by 5-16-101. The report must include recommendations of legislation that should be 19 pursued to implement the committee's findings pursuant to subsection (3). 20 21 NEW SECTION. Section 3. Appropriation. There is appropriated from the general fund to the 22 legislative services division \$20,000 for use in the 2015 biennium by the condemnation committee for the 23 purposes provided in [section 2].

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25 <u>NEW SECTION.</u> Section 4. Effective date. [This act] is effective July 1, 2013.

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