1	SENATE BILL NO. 278		
2	INTRODUCED BY S. FITZPATRICK		
3			
4	A BILL FOR AN ACT ENTITLED: "AN ACT PROVIDING FOR LEGISLATIVE INTERVENTION IN A		
5	DECLARATORY JUDGMENT ACTION; PROVIDING THE RIGHT TO INTERVENE TO LEGISLATIVE		
6	OFFICERS; PROVIDING THE RIGHT TO INTERVENE TO A PRIMARY SPONSOR AND COSPONSOR WHO		
7	VOTED FOR PASSAGE AND APPROVAL OF THE LEGISLATION AT ISSUE; AND PROVIDING AN		
8	IMMEDIATE EFFECTIVE DATE AND AN APPLICABILITY DATE."		
9			
10	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:		
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12	NEW SECTION. Section 1. Findings of purpose legislator intervention in legal challenges		
13	authorized. (1) The legislature finds that:		
14	(a) proper interpretation and administration of the constitution and legislative enactments and		
15	referendums of the state are matters of great public interest and significant importance;		
16	(b) <u>AN</u> individual legislators <u>LEGISLATOR</u> in their <u>THE LEGISLATOR'S</u> capacity as <del>sponsors or</del>		
17	cosponsors THE PRIMARY SPONSOR of legislation at issue who voted for passage and approval of the legislation		
18	have HAS a plain, direct, and adequate interest in maintaining the effectiveness of their votes THE LEGISLATOR'S		
19	VOTE and have HAS a personal stake in ensuring proper interpretation and administration of the constitution and		
20	legislative enactments and referendums that is distinguishable from that of the public generally; and		
21	(c) the officers of the legislature have a plain, direct, and adequate interest in ensuring proper		
22	interpretation and administration of legislative enactments.		
23	(2) The officers of the legislature and legislators <u>A LEGISLATOR</u> in their <u>THE LEGISLATOR'S</u> capacity as		
24	a THE PRIMARY sponsor or cosponsor of legislation at issue who voted for passage and approval of the		
25	legislation may intervene AS OF RIGHT, individually or jointly, in declaratory judgment actions involving alleged		
26	constitutional or statutory violations of state law.		
27	(3) Nothing in this section supersedes the authority of the attorney general to represent the state of		
28	Montana.		

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1	(4)	The participation of an officer of the legislature in any action, state or federal, as a party or	
2	otherwise, does not constitute a waiver of legislative immunity or legislative privilege of any individual legislator		
3	officer of the legislature, or legislative staff.		
4	<u>(5)</u>	SUBJECT TO AVAILABLE APPROPRIATION AUTHORITY, AN OFFICER OF THE LEGISLATURE MAY USE	
5	FUNDING THAT I	S APPROVED BY THE LEGISLATIVE COUNCIL OR FUNDING THAT IS UNDER THE DIRECTION AND CONTROL	
6	OF THE OFFICE	R OF THE LEGISLATURE TO PAY ATTORNEY FEES AND COSTS ASSOCIATED WITH INTERVENTION UNDER	
7	SUBSECTION (2)	). A SPONSOR IS RESPONSIBLE FOR PAYING ATTORNEY FEES AND COSTS ASSOCIATED WITH	
8		JNDER SUBSECTION (2) UNLESS FUNDING IS APPROVED BY THE LEGISLATIVE COUNCIL.	
9	<del>(5)</del> (6)	For the purposes of this section, "officer of the legislature" means the speaker of the house $_{\overline{\imath}}$	
10	and <u>AND</u> the pr	resident of the senate <del>, OR THE MINORITY LEADER OF THE HOUSE OR SENATE</del> .	
11			
12	NEW S	SECTION. Section 2. Codification instruction. [Section 1] is intended to be codified as an	
13	integral part of	Title 5, chapter 2, part 1, and the provisions of Title 5, chapter 2, part 1, apply to [section 1].	
14			
15	NEW S	SECTION. Section 3. Effective date. [This act] is effective on passage and approval.	
16			
17	NEW S	SECTION. Section 4. Applicability. [This act] applies to proceedings initiated after [the	
18	effective date of	of this act].	
19		- END -	