

Amendments to House Bill No. 419
1st Reading Copy

Requested by Representative Dave Gallik

For the House Business and Labor Committee

Prepared by Bartley Campbell
February 5, 2005 (12:54pm)

1. Title, line 5.

Strike: "REMOVING"

Insert: "REVISING"

2. Page 1, line 12.

Following: "years"

Insert: "for a period not to exceed 4 years"

3. Page 1, following line 16.

Insert: "Interim earnings, including amounts the employee could have earned with reasonable diligence, must be deducted from the amount awarded for lost wages. Before interim earnings are deducted from lost wages, there may be deducted from the interim earnings any reasonable amounts expended by the employee in searching for, obtaining, or relocating to new employment."

4. Page 1, following line 22.

Insert: "(3) There not a right under any legal theory to damages for wrongful discharge under this part for pain and suffering, emotional distress, compensatory damages, punitive damages, or any other form of damages, except as provided in subsections (1) and (2)."

- END -