

Amendments to House Bill No. 25
1st Reading Copy

Requested by Representative Don Roberts

For the House Business and Labor Committee

Prepared by Bartley Campbell
January 20, 2011 (9:54am)

1. Page 2, line 22.

Following: "substance"

Strike: "i"

Insert: ". The requirements of this subsection (1)(d) may not be construed as affecting the rights of an employer to evaluate, discipline, or discharge an employee."

2. Page 4, line 16.

Following: "state."

Insert: "A treatment program may not be disqualified on the basis that it treats only professionals. A treatment program that is accredited by The Joint Commission, formerly the Joint Commission on Accreditation of Healthcare Organizations, or the Commission on Accreditation of Rehabilitation Facilities and licensed in this state must be considered qualified to treat Montana licensed professionals."

3. Page 7, line 10.

Following: "state."

Insert: "A treatment program may not be disqualified on the basis that it treats only professionals. A treatment program that is accredited by The Joint Commission, formerly the Joint Commission on Accreditation of Healthcare Organizations, or the Commission on Accreditation of Rehabilitation Facilities and licensed in this state must be considered qualified to treat Montana licensed professionals."

4. Page 8, line 20.

Following: "state."

Insert: "A treatment program may not be disqualified on the basis that it treats only professionals. A treatment program that is accredited by The Joint Commission, formerly the Joint Commission on Accreditation of Healthcare Organizations, or the Commission on Accreditation of Rehabilitation Facilities and licensed in this state must be considered qualified to treat Montana licensed professionals."

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