

Code Commissioner Bill Report 2014
2015 Code Commissioner Bill Summary

The Code Commissioner bill summary does not reflect changes made to conform existing language to current style.

- Section 1. 2-15-3110. In (1) substituted "the Montana gray wolf conservation and management plan and the Montana grizzly bear management plan" for "the Montana gray wolf and grizzly bear management plans" to reflect correct names of plans.
- Section 2. 2-17-546. Substituted "criminal justice information network" for "law enforcement telecommunications system" to reflect name of system as defined in 44-2-301 as amended by Ch. 5, L. 2013.
- Section 3. 7-31-202. In (6) substituted "or have been issued a high school equivalency diploma" for "have passed the general educational development test and have been issued an equivalency certificate" to replace reference to GED.
- Section 4. 7-32-303. In (2)(f) substituted "or have been issued a high school equivalency diploma" for "have passed the general educational development test and been issued an equivalency certificate" to replace reference to GED.
- Section 5. 7-33-4107. In (3) substituted "or have been issued a high school equivalency diploma" for "or have passed the general educational development test and have been issued an equivalency certificate" to replace reference to GED.
- Section 6. 10-1-1402. In (5) substituted "successful completion of the tests for a high school equivalency diploma" for "successful completion of the tests for general educational development" to replace reference to GED.
- Section 7. 13-13-212. In (1)(b) substituted "a uniformed-service voter" for "an absent uniformed services elector [a uniformed-service voter]" and substituted "on behalf of the uniformed-service voter" for "on behalf of the uniformed services elector [uniformed-service voter]" to replace former language and language bracketed by the Code Commissioner with appropriate term defined in 13-21-102 as amended by Ch. 139, L. 2013.
- Section 8. 13-21-212. Substituted "covered voter" for "United States elector [covered voter]" and substituted "mailed to the covered voter" for "mailed to the elector [covered voter]" to replace former language and language

bracketed by the Code Commissioner with appropriate term defined in 13-21-102 as amended by Ch. 139, L. 2013.

- Section 9. 15-30-2604. In (3)(b)(ii) substituted "under subsection (3)(b)(i)" for "under subsection (3)(b)(ii)" to correct erroneous reference caused when amendments by Ch. 269, L. 2011, and Ch. 381, L. 2011, were composited.
- Section 10. 15-31-150. In (6)(e)(ii) substituted "wages in 39-51-201(25)(b)(v)" for "wages in 39-51-201(24)(b)(v)" to correct erroneous reference caused when amendments to 39-51-201 by Ch. 98, L. 2011, and Ch. 123, L. 2011, were composited.
- Section 11. 20-1-213. In (8)(a)(iv) substituted "or a high school equivalency diploma" for "or general educational development certificate" to replace reference to GED.
- Section 12. 33-22-703. In (1)(b) and (2)(b) substituted "association for ambulatory behavioral healthcare" for "American association for partial hospitalization" to reflect correct name of association as approved by its membership in August 1995.
- Section 13. 37-47-101. In temporary version in definition of outfitter's assistant deleted "[or professional guide]" to remove language bracketed by the Code Commissioner to reflect the deletion of the definition of professional guide and the elimination of professional guide licensure by Ch. 341, L. 2013.
- Section 14. 39-71-703. In (5)(b) substituted "high school equivalency diploma" for "graduate equivalency diploma" to replace reference to GED.
- Section 15. 41-2-103. In (6)(a) substituted "or a high school equivalency diploma" for "or has received a passing score on the general educational development examination" to replace reference to GED.
- Section 16. 45-7-309. In (1)(g) substituted "24/7 sobriety and drug monitoring program" for "sobriety program" to reflect change to name of program established in 44-4-1203 made by Ch. 309, L. 2013.
- Section 17. 46-18-201. In (4)(o) substituted "24/7 sobriety and drug monitoring program" for "sobriety program" to reflect change to name of program established in 44-4-1203 made by Ch. 309, L. 2013.
- Section 18. 46-18-245. Near end substituted "office of victims services, provided for

in 2-15-2016" for "office of victims services, as defined in 53-9-103" to clarify language and provide a more direct citation.

- Section 19. 46-18-256. In (1) substituted "centers for disease control and prevention" for "centers for disease control" to reflect correct name of agency.
- Section 20. 46-23-1027. In (2)(a) substituted "or a high school equivalency diploma" for "or general equivalency diploma" to replace reference to GED.
- Section 21. 53-4-209. In (2)(a) substituted "a high school equivalency diploma" for "a general equivalency degree" and in (4)(b) substituted "student studying for a high school equivalency diploma" for "GED student" to replace references to GED.
- Section 22. 61-10-121. Near beginning of first sentence of (1)(a) substituted "agent under subsection (4)" for "agent under subsection (3)" to correct erroneous reference caused by insertion of a new (3) by Ch. 218, L. 2013.
- Section 23. 69-13-302. In second sentence of (2) substituted "foreign matter in crude petroleum, coal, or the products of crude petroleum or coal" for "foreign matter in crude oil, coal, or the products of crude petroleum or coal" to affect consistent use of terminology.
- Section 24. 72-5-446. In introductory clause, substituted "72-5-444 through 72-5-450" for "72-38-444 through 72-38-450" to correct erroneous reference inserted during the 2013 codification process.
- Section 25. 72-38-111. In (2) substituted "subsection (3)" for "subsection (4)(c)" to correct erroneous reference included when section was enacted by Ch. 264, L. 2013.
- Section 26. 72-38-132. Deleted (5) that read: "(5) the time within which objections to the proposed action or inaction can be made, which must be at least 30 days from providing the notice of proposed action or notice of proposed inaction" to remove duplicate subsection erroneously inserted by amendment to section when enacted by Ch. 264, L. 2013.
- Section 27. 72-38-301. In (3) substituted "72-38-411" for "72-38-410" and in (4) substituted "72-38-411(1)" for "72-38-410(1)" to correct erroneous references included when section was enacted by Ch. 264, L. 2013.
- Section 28. 72-38-802. In (2) substituted "72-38-1012" for "72-38-1013" to correct erroneous references included when section was enacted by Ch. 264, L. 2013.

- Section 29. 75-1-102. In (3)(b) substituted "permit pursuant to 75-1-201(4)(b)" for "permit pursuant to 75-1-201(6)(b)" to correct erroneous reference caused by coordination instruction contained in Ch. 396, L. 2011.
- Section 30. 77-1-103. In (4) substituted "riverbeds under 77-1-102(3)" for "riverbeds under 77-1-102(2)" to correct erroneous reference caused when amended section reflecting correct reference was stricken from Ch. 210, L. 2013, by amendment.
- Section 31. 77-1-218. In (3) substituted "school facility and technology account" for "school facility improvement account" to reflect correct name of account established in 20-9-516 as amended by Ch. 377, L. 2009.
- Section 32. 82-2-203. In first sentence substituted "82-2-201 and 82-2-202" for "85-2-201 and 85-2-202" to correct erroneous reference inserted by Ch. 56, L. 2009, and at end of sentence substituted "granted" for "awarded" to use language consistent with other references to rights-of-way in the MCA.
- Section 33. 87-2-525. In (1)(b)(ii) substituted "has a high school equivalency diploma issued in Montana" for "passed the general educational development test in Montana" to replace reference to GED.
- Section 34. Directions to code commissioner.