### HOUSE BILL 551

## Introduced by Cobb

2/10	Introduced
2/10	Referred to Judiciary
2/10	First Reading
2/10	Fiscal Note Requested
2/15	Hearing
2/15	Fiscal Note Received
2/16	Fiscal Note Printed
2/17	Committee ReportBill Passed as
	Amended
2/19	2nd Reading Passed
2/22	3rd Reading Passed
	Transmitted to Senate
3/01	First Reading
3/01	Referred to Public Health, Welfare
	& Safety
3/24	Hearing
3/29	Tabled in Committee

1 2	INTRODUCED BY COSS BILL NO. 551
3	
4	A BILL FOR AN ACT ENTITLED: "AN ACT REQUIRING A PERSON
5	CONVICTED OF A DANGEROUS DRUG OFFENSE TO ATTEND A DANGEROUS

6 DRUG INFORMATION COURSE."

7

9

10 11

12

13

14

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:

NEW SECTION. Section 1. Mandatory dangerous drug information course. A person convicted of an offense under this chapter shall, in addition to any other sentence imposed, be sentenced to complete a dangerous drug information course approved by the department of corrections and human services.

NEW SECTION. Section 2. Codification instruction.

[Section 1] is intended to be codified as an integral part

of Title 45, chapter 9, part 2, and as an integral part of

Title 45, chapter 10, and the provisions of Title 45 apply

to [section 1].

-End-



H6 551
INTRODUCED BILL

#### STATE OF MONTANA - FISCAL NOTE

#### Form BD-15

In compliance with a written request, there is hereby submitted a Fiscal Note for HB0551, as introduced.

<u>DESCRIPTION OF PROPOSED LEGISLATION</u>: An act requiring a person convicted of a dangerous drug offense to attend a dangerous drug information course.

#### ASSUMPTIONS:

- 1. The drug information course would not include any assessment.
- 2. Courses would be provided in Chemical Dependency (CD) programs already approved by the Department of Corrections and Human Services (DCHS).
- 3. Courses would be developed by the CD programs at no expense to the state.
- 4. People attending the course would be charged a fee by the local CD program which would cover all costs.
- 5. Approval of the drug information course can be completed under current level funding.

FISCAL IMPACT: No fiscal impact to DCHS.

DAVE LEWIS, BUDGET DIRECTOR

DATE

Office of Budget and Program Planning

JOHN COBB, PRIMARY SPONSOR

DATE

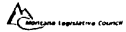
Fiscal Note for HB0551, as introduced

HB 551

# APPROVED BY COMMITTEE ON JUDICIARY

1	HOUSE BILL NO. 551
2	INTRODUCED BY COBB
3	
4	A BILL FOR AN ACT ENTITLED: "AN ACT REQUIRING A PERSON
5	CONVICTED OF A DANGEROUS DRUG OFFENSE TO ATTEND A DANGEROUS
6	DRUG INFORMATION COURSE."
7	
8	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
9	NEW SECTION. Section 1. Mandatory dangerous drug
10	information course. A person convicted of an offense under
11	this chapter shall, in addition to any other sentence
12	imposed, be sentenced to complete a dangerous drug
13	information course OFFERED BY A CHEMICAL DEPENDENCY PROGRAM
14	approved by the department of corrections and human services
15	UNDER 53-24-208. THE SENTENCING JUDGE MAY INCLUDE IN THE
16	SENTENCING ORDER A CONDITION THAT THE PERSON SHALL UNDERGO
17	CHEMICAL DEPENDENCY TREATMENT IF A CERTIFIED CHEMICAL
18	DEPENDENCY COUNSELOR WORKING WITH THE PERSON RECOMMENDS
19	TREATMENT.
20	NEW SECTION. Section 2. Codification instruction.
21	[Section 1] is intended to be codified as an integral part
22	of Title 45, chapter 9, part 2, and as an integral part of
<b>2</b> 3	Title 45, chapter 10, and the provisions of Title 45 apply
24	to (section 1)





HB 551 SECOND READING

2	INTRODUCED BY COBB
3	
4	A BILL FOR AN ACT ENTITLED: "AN ACT REQUIRING A PERSON
5	CONVICTED OF A DANGEROUS DRUG OFFENSE TO ATTEND A DANGEROUS
6	DRUG INFORMATION COURSE."
7	
8	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
9	NEW SECTION. Section 1. Mandatory dangerous drug
0	information course. A person convicted of an offense under
1	this chapter shall, in addition to any other sentence
2	imposed, be sentenced to complete a dangerous drug
3	information course OFFERED BY A CHEMICAL DEPENDENCY PROGRAM
4	approved by the department of corrections and human services
5	UNDER 53-24-208. THE SENTENCING JUDGE MAY INCLUDE IN THE
6	SENTENCING ORDER A CONDITION THAT THE PERSON SHALL UNDERGO
7	CHEMICAL DEPENDENCY TREATMENT IF A CERTIFIED CHEMICAL
8	DEPENDENCY COUNSELOR WORKING WITH THE PERSON RECOMMENDS
9	TREATMENT.
0	NEW SECTION. Section 2. Codification instruction.
1	[Section 1] is intended to be codified as an integral part
2	of Title 45, chapter 9, part 2, and as an integral part of
13	Title 45, chapter 10, and the provisions of Title 45 apply
4	to (section 1).

HOUSE BILL NO. 551

-End-



HB 551 THIRD READING