

1 H.783

2 Representative Killacky of South Burlington moves that the bill be
3 amended as follows:

4 First: In Sec. 2, 18 V.S.A. § 4812, in subsection (a), by striking out
5 subdivision (1)(B) in its entirety and inserting in lieu thereof a new subdivision
6 (1)(B) to read as follows:

7 (B) Is certified by an organization that is a Vermont affiliate of the
8 National Alliance for Recovery Residences or obtains a preliminary
9 certification within 45 days of operation and adheres to the national standards
10 established by the Alliance or its successor in interest. If there is no successor
11 in interest, the Department of Health shall designate a certifying organization
12 to uphold appropriate standards for recovery housing.

13 Second: In Sec. 2, 18 V.S.A. § 4812, in subsection (c), by striking out
14 subdivision (3)(B) in its entirety and inserting in lieu thereof a new subdivision
15 (3)(B) to read as follows:

16 (B) Notwithstanding 9 V.S.A. §§ 4463 and 4464, a recovery
17 residence that complies with the policies and procedures adopted pursuant to
18 this subdivision (c)(3) may temporarily deny a resident access to the recovery
19 residence, but shall return to the resident his or her property or ensure its
20 safekeeping.