

HOUSE COMMITTEE ON JUDICIARY

March 24, 2003 Hearing Room 357
1:00 p.m. Tapes 97 - 101

MEMBERS PRESENT: Rep. Max Williams, Chair
 Rep. Gordon Anderson, Vice-Chair
 Rep. Robert Ackerman, Vice-Chair
 Rep. Jeff Barker
 Rep. Bob Jenson
 Rep. Jerry Krummel
 Rep. Greg Macpherson
 Rep. Floyd Prozanski
 Rep. Lane Shetterly

STAFF PRESENT: Bill Taylor, Counsel
 Ann Martin, Committee Assistant

MEASURE/ISSUES HEARD: HB 2340 Work Session
 HB 2093 Public Hearing
 HB 2092 Public Hearing
 HB 2425 Work Session
 HB 2873 Public Hearing and Work Session
 HB 2770 Work Session
 HB 2115 Work Session
 HB 2803 Public Hearing
 HB 2866 Public Hearing and Work Session
 HB 2095 Work Session
 HB 2207 Work Session

These minutes are in compliance with Senate and House Rules. Only text enclosed in quotation marks reports a speaker's exact words. For complete contents, please refer to the tapes.

TAPE/#	Speaker	Comments
TAPE 97, A		
003	Chair Williams	Calls the meeting to order at 1:10 p.m. Opens a work session for HB 2340.
<u>HB 2340 WORK SESSION</u>		
020	Chair Williams	MOTION: Moves to SUSPEND the rules for the purpose of RECONSIDERING the vote on HB 2340. VOTE: 9-0
027	Chair Williams	Hearing no objection, declares the motion CARRIED.
030	Rep. Prozanski	MOTION: Moves to RECONSIDER the vote by which HB 2340 was sent to the floor with a DO PASS AS AMENDED recommendation. VOTE: 9-0
033	Chair Williams	Hearing no objection, declares the motion CARRIED.
041	Rep. Prozanski	MOTION: Moves HB 2340 to the floor with a DO PASS AS AMENDED recommendation and the SUBSEQUENT REFERRAL to the committee on Ways and Means BE RESCINDED. VOTE: 9-0

042 Chair Williams **Hearing no objection, declares the motion CARRIED. REP. WILLIAMS will lead discussion on the floor.**
055 Chair Williams Closes the work session on HB 2340 and opens a public hearing on HB 2093.

HB 2093 PUBLIC HEARING

056 Bill Taylor Committee Counsel. Introduces HB 2093 which removes right to court-appointed counsel in dependency proceedings.
073 Terry Leggert Judge, Marion County. Testifies in opposition to HB 2093.
128 Nan Waller Judge. Testifies in opposition to HB 2093.
195 Angela Sherbo Senior Attorney, Juvenile Rights Project. Submits testimony and testifies in opposition to HB 2093 (**EXHIBIT A**).
286 Emily Cohen Attorney. Submits testimony and testifies in opposition to HB 2093 (**EXHIBIT B**).
376 Rep. Macpherson Asks how the counsel decides what to advocate for when representing a child.
390 Sherbo Answers that there are ethical standards for counsel for children.
440 Rep. Macpherson Asks if there is some threshold of age at which point the expressed desires of the child are not what shapes the act of counsel.

TAPE 98, A

010 Judge Waller Answers that regardless of the age of a child, if a child can verbalize what they want, then that is what she wants to know.
035 Taylor Agrees with her that it's a case-by-case analysis, but reviews the statute that says the court should appoint counsel in every court. Asks for her comments.
046 Sherbo Explains that the statute as currently written is probably "overbroad and too narrow."
072 Mary Ann Bearden Judge, Lane County. Submits testimony and testifies in opposition to HB 2093.
124 Karen Stenard Lawyer, Lane County. Submits testimony and testifies in opposition to HB 2093 (**EXHIBITS C & D**).
227 Megan Friese Executive Director, CASA. Submits testimony and testifies in opposition to HB 2093 (**EXHIBIT E**).
245 Rep. Prozanski Asks Ms. Stenard for her written testimony.
275 Peter Ozanne Executive Director, Public Defense Services Commission. Submits testimony and testifies in opposition to HB 2093 (**EXHIBIT F**).
356 Doug Harcleroad District Attorney, Lane County. Testifies in opposition to HB 2093.
376 Michael Livingston Assistant Attorney General. Submits testimony and testifies in opposition to HB 2093 (**EXHIBIT G**).

TAPE 97, B

003 Livingston Continues his testimony in opposition to HB 2093.
018 Chair Williams Asks Mr. Ozanne if he thinks that they could discuss this issue during the interim.
029 Ozanne Answers, yes. Says that the Oregon Law Commission was aware that a statute with standards could be considered and they would support that.
041 Harcleroad Comments on setting standards for juvenile cases, but is worried about the cost. Says that the Oregon District Attorneys Association would participate in this discussion.
072 Judy Stiegler Program Director, Court Appointed Special Advocates (CASA).

088	Becky Smith	Submits testimony and testifies on HB 2093 (EXHIBIT H).
113	Stiegler	CASA State Coordinator. Testifies on HB 2093. Discusses the impact of what this legislation would have on CASA programs throughout the state.
176	William Furtick	Attorney, Eugene. Submits testimony and testifies in opposition to HB 2093 (EXHIBIT I).
263	Kelly Skye	Oregon Criminal Defense Lawyers Association. Testifies in opposition to HB 2093.
341	Timothy Travis	Oregon Judicial Department. Testifies in opposition to HB 2093.
TAPE 98, B		
002	Kevin George	Foster Care Manager, Children, Adults and Families, Department of Human Services. Submits testimony and testifies in opposition to HB 2093 (EXHIBIT J).
037	Marie Hoeven	Executive Director, Children First for Oregon. Submits testimony and testifies in opposition to HB 2093 (EXHIBIT K).
053	Chair Williams	Asks Mr. Travis how he feels about the “too broad too narrow language” of the statute.
060	Travis	Believes that it would be a good idea to have a work group in the Oregon Law Commission to work on this issue.
068	Skye	Agrees.
081	George	States that the Department of Human Services would like to have a seat at the table regarding this issue.
083	Travis	Mentions that the quality of representation of children is uneven.
095	Hoeven	Adds that she thinks it would be a good idea to have the experts take a good look at this issue.
121	Chair Williams	Closes the public hearing on HB 2093 and opens a public hearing on HB 2092.

HB 2092 PUBLIC HEARING

135	Mary Williams	Solicitor General, Department of Justice. Submits testimony and testifies in opposition to HB 2092 which removes right to court- appointed counsel in post-conviction relief proceedings (EXHIBIT L).
186	Peter Ozanne	Executive Director, Public Defense Services Commission. Submits testimony and testifies in opposition to HB 2092 (EXHIBIT M).
236	Kelly Skye	Oregon Criminal Defense Lawyers Association. Testifies in opposition to HB 2092.
314	Chair Williams	Says that he wants to know how much this bill will cost.
355	Williams	Responds that where they have difficulty in trying to estimate cost is on the federal habeas side.
399	Ozanne	Says that the commission would be open to engaging in a discussion of this issue.

TAPE 99, A

003	Rep. Jenson	Asks if there are constitutional problems with this bill.
007	Chair Williams	Answers that he doesn't think so.
008	Bill Taylor	Committee Counsel. Says that there is no constitutional right to post-conviction relief and that it is purely a policy issue.
013	Ozanne	Says that there are certain rights regarding habeas corpus.
031	Rep. Jenson	Believe that there could be an appellate court challenge in this bill.
041	Skye	Comments that the waiving of a filing fee may cause a constitutional problem.
052	Chair Williams	Closes the public hearing on HB 2092 and opens a work session on HB 2425.

HB 2425 WORK SESSION

061 Keith Kutler Department of Justice. Testifies on HB 2425 which exempts from disclosure under public records law public body's plan in connection with threat against individual or public safety. Discusses hand-engrossed bill and the -1 amendments **(EXHIBITS N & O)**.

096 Rep. Krummel Asks if the recommendations of the National Infrastructure Protection Commission are considered in the -1 amendments or in the bill itself.

105 Kutler Answers that he is not familiar with those recommendations, but they have attempted to find a balance.

138 Chair Williams **MOTION: Moves to ADOPT HB 2425-1 amendments dated 03/19/03.**
VOTE: 8-0-1
EXCUSED: 1 - Macpherson
Hearing no objection, declares the motion CARRIED.

140 Chair Williams
145 Rep. Barker **MOTION: Moves HB 2425 to the floor with a DO PASS AS AMENDED recommendation.**
VOTE: 8-0-1
EXCUSED: 1 - Macpherson
Hearing no objection, declares the motion CARRIED.
REP. WILLIAMS will lead discussion on the floor.

152 Chair Williams Closes the work session on HB 2425 and opens a public hearing on HB 2873.

168 Chair Williams

HB 2873 PUBLIC HEARING

173 Ann Christian Director, Indigent Defense Services Division. Submits testimony and testifies in support of HB 2873 which accelerates transfer of responsibility for indigent defense services from State Court Administrator to Public Defense Services Commission **(EXHIBIT P)**. Discusses the -1 amendments and the hand-engrossed bill **(EXHIBITS Q & R)**.

268 Chair Williams Closes the public hearing on HB 2873 and opens a work session.

HB 2873 WORK SESSION

270 Rep. Prozanski **MOTION: Moves to ADOPT HB 2873-1 amendments dated 03/20/03.**
VOTE: 8-0-1
EXCUSED: 1 - Macpherson
Hearing no objection, declares the motion CARRIED.

273 Chair Williams
278 Rep. Prozanski **MOTION: Moves HB 2873 to the floor with a DO PASS AS AMENDED recommendation and the SUBSEQUENT REFERRAL to the committee on Ways and Means BE RESCINDED.**
VOTE: 8-0-1
EXCUSED: 1 - Macpherson
Hearing no objection, declares the motion CARRIED.
REP. KRUMMEL will lead discussion on the floor.

292 Chair Williams Closes the work session on HB 2873 and opens a work session on HB 2770.

300 Chair Williams

HB 2770 WORK SESSION

302 Bill Taylor Committee Counsel. Introduces HB 2770 which creates crime of strangulation. Discusses the -1 and -2 amendments **(EXHIBITS S & T)**.

320 Chair Williams Recesses the work session on HB 2770 and opens a work session on HB 2115.

HB 2115 WORK SESSION

322 Bill Taylor Committee Counsel. Introduces HB 2115 which allows state to have licensed psychologist examine who is charged with murder and asserts defense of extreme emotional disturbance. Discusses the -1 amendments (**EXHIBIT U**).

372 Kelly Skye Oregon Criminal Defense Lawyers Association. Explains that the bill would create a constitutional due process problem, but the -1 amendments fix this.

412 Rep. Barker **MOTION: Moves to ADOPT HB 2115-1 amendments dated 03/18/03.**
VOTE: 8-0-1
EXCUSED: 1 - Macpherson

417 Chair Williams **Hearing no objection, declares the motion CARRIED.**

418 Rep. Barker **MOTION: Moves HB 2115 to the floor with a DO PASS AS AMENDED recommendation.**
VOTE: 8-0-1
EXCUSED: 1 - Macpherson

430 Chair Williams **Hearing no objection, declares the motion CARRIED.**
REP. BARKER will lead discussion on the floor.

433 Chair Williams Closes the work session on HB 2115 and re-opens the work session on HB 2770.

HB 2770 WORK SESSION RE-OPENED

TAPE 100, A

003 Rep. Prozanski Discusses -2 amendments (**Exhibit T**).

034 Rep. Prozanski **MOTION: Moves to ADOPT HB 2770-2 amendments dated 03/21/03.**
VOTE: 8-0-1
EXCUSED: 1 - Macpherson

035 Chair Williams **Hearing no objection, declares the motion CARRIED.**

036 Rep. Prozanski **MOTION: Moves HB 2770 to the floor with a DO PASS AS AMENDED recommendation.**

039 Rep. Shetterly Says that he has problems with line 20, page 1 of the bill that makes physical injury a Class C felony instead of a Class A misdemeanor.

055 Rep. Prozanski Explains why it is appropriate to have that distinction.

068 Rep. Barker Stresses that getting choked is different from getting punched. Says that he thinks this is a good law.

079 Rep. Shetterly States his concerns.

092 Rep. Prozanski Comments that the Senate can look at this based on Rep. Shetterly's concerns.

100 Rep. Krummel Discusses the possible injuries from strangulation.

116 **VOTE: 8-0-1**
EXCUSED: 1 - Macpherson

120 Chair Williams **Hearing no objection, declares the motion CARRIED.**
REP. PROZANSKI will lead discussion on the floor.

125 Chair Williams Closes the work session on HB 2770 and opens a work session on HB 2115.

HB 2115 WORK SESSION

145 Chair Williams **MOTION: Moves to SUSPEND the rules for the purpose of RECONSIDERING the vote on HB 2115.**
VOTE: 8-0-1
EXCUSED: 1 - Macpherson

146	Chair Williams	Hearing no objection, declares the motion CARRIED.
150	Rep. Shetterly	MOTION: Moves to RECONSIDER the vote by which HB 2115 was sent to the floor with a DO PASS AS AMENDED recommendation.
		VOTE: 8-0-1
		EXCUSED: 1 - Macpherson
150	Chair Williams	Hearing no objection, declares the motion CARRIED.
155	Rep. Barker	MOTION: Moves HB 2115 to the floor with a DO PASS AS AMENDED recommendation and the SUBSEQUENT REFERRAL to the committee on Ways and Means BE RESCINDED.
		VOTE: 8-0-1
		EXCUSED: 1 - Macpherson
159	Chair Williams	Hearing no objection, declares the motion CARRIED.
		REP. BARKER will lead discussion on the floor.
162	Chair Williams	Closes the work session on HB 2115 and recesses the committee at 3:30 p.m.
163	Chair Williams	Reconvenes the committee at 5:38 p.m. Opens a public hearing on HB 2803.
<u>HB 2803 PUBLIC HEARING</u>		
171	Bill Taylor	Committee Counsel. Introduces HB 2803 which authorizes Department of Corrections to enter into contracts for provision of correctional services in facilities out of state.
185	Mitch Morrow	Department of Corrections (DOC). Submits testimony of Ben de Haan and testifies in support of HB 2803 (EXHIBIT V). Gives statistics on current bed use in the state. Supports -1 amendments (EXHIBIT W) and deleting line 18.
231	Vice-Chair Ackerman	Asks for explanation of "entity."
233	Morrow	Gives definition of "entity."
240	Vice-Chair Ackerman	Asks what the substitute language is going to be.
246	Rep. Shetterly	Asks if this is for emergency purposes, after the state has reached their bed capacity.
256	Morrow	Responds affirmatively.
258	Rep. Barker	Asks if the Lakeview facility is on hold.
260	Morrow	Answers that he is not sure where they're at with Lakeview.
269	Rep. Barker	Asks if this is for emergency beds only, after everything.
272	Morrow	Says, that is correct.
274	Rep. Shetterly	Asks if the previous legislation included a sunset.
276	Morrow	Yes, the sunset is no longer in effect.
279	Rep. Shetterly	Wonders how DOC would feel about a sunset on this bill.
284	Morrow	Responds they would be willing to consider it.
288	Taylor	Asks why they changed "person" to "entity."
293	Morrow	Says "person" did not give them authority to go outside of Oregon.
299	Claudia Black	Department of Corrections. Testifies that the term "person" would not allow them to rent beds out of state.
309	Chair Williams	Asks for clarification.
313	Black	Responds affirmatively.
318	Rep. Jenson	Asks about staffing in overcrowded facilities. Wonders if facilities are all fully staffed.
330	Morrow	Speaks to the additional costs associated with staffing. Gives an example of staffing needs at a dormitory they would open at the

		penitentiary.
347	Rep. Jenson	Asks if Oregon is currently fully staffed.
349	Morrow	Replies, yes.
352	Vice Chair Anderson	Asks if the Oregon Youth Authority (OYA) facilities could be used.
354	Morrow	Says they are looking at that option.
361	Rep. Prozanski	Asks for the order of preference in looking for beds.
369	Morrow	Responds: <ul style="list-style-type: none"> • First our own prisons • Second would be county beds • Third would be out of state beds
378	Rep. Prozanski	Asks if there is a way to save costs by using Oregon's existing institutions.
390	Morrow	Says they don't have that information, but would be willing to get that information.
400	Chair Williams	Suggests adding a sunset clause to revisit this at a later date.
415	Morrow	Says he is not opposed to a sunset clause.
420	Rep. Macpherson	Asks how long this previous bill was in effect.
424	Morrow	Responds it began in 1995 with a sunset in 2001.
435	Rep. Macpherson	Asks if prisoners were regularly sent out of state, and if so, where did they go.
447	Morrow	Answers 200-300 inmates were in Arizona for quite a while.
454	Taylor	Believes that inmates were also in Texas.
447	Vice-Chair Ackerman	Asks why they are exempt from ORS 279 – the competitive bid chapter.
482	Black	Says they can get that information for the committee.
TAPE 99, B—NOT USED		
TAPE 101, A		
033	Mary Botkin	American Federation of State, County and Municipal Employees. Testifies in opposition to HB 2803. Suggests defining “emergency” and agrees a sunset would be useful.
085	Tom Wright	Two Rivers Correctional Institute (TRCI). Testifies in opposition to HB 2803 citing the expenditure it would cost to transport inmates. Feels adding bed space would increase the safety and security issues.
123	Justin Wylie	Two Rivers Correctional Institute (TRCI). Testifies in opposition to HB 2803 stressing why he would not like to see the use of out-of-state private prisons.
160	Rep. Barker	Asks how many beds are in the La Grande facility.
162	Wylie	Believes that they house 75-100 people there.
172	Rep. Barker	Expresses concern for the personnel's safety in Oregon's facilities.
179	Wylie	Talks about how vacant facilities could be utilized.
183	Chair Williams	Agrees that out-of-state housing would be a last resort. Announces that the Governor's budget says that no new beds are going to be built in Oregon so DOC may have to have this tool as an option. Discusses amendments that should be drafted, like a sunset and the order of priority for options.
220	Botkin	Requests an oversight process if an emergency is declared.
224	Chair Williams	Expresses his concerns about binding DOC too much with no options for bed space.
238	Rep. Shetterly	Agrees with a sunset and some legislative directive in the statute

254	Chair Williams	on what priority DOC would use in finding bed space. Says he doesn't want DOC being held up to a higher price by a county.
263	Rep. Macpherson	Suggests taking private prisons off the legislation as an option.
276	Chair Williams	Encourages all committee members to provide alternative options.
287	Rep. Prozanski	Describes why he will not support any legislation dealing with out-of-state private prisons.
323	Vice-Chair Anderson	Says many of the counties do not have the money to pay. Suggests leaving all options open.
347	Geoff Sugerman	Oregon Criminal Justice Reform Coalition. Testifies in opposition to HB 2803. Describes the negative impact on Oregon prisoners placed in Texas during the 1990's.
423	Chair Williams	Closes the public hearing on HB 2803 and opens a public hearing on HB 2866.

HB 2866 PUBLIC HEARING

438	Bill Taylor	Committee Counsel. Introduces HB 2866 which expands circumstances under which peace officer may present evidence, examine and cross-examine witnesses and make arguments in trials involving violations.
451	Rep. Prozanski	Describes his efforts working on this legislation. To allow for a cost savings and allow officers to conduct these limited cases.
493	Rep. Jenson	Asks if this is practice of law.
505	Chair Williams	Explains that it would not be.
TAPE 100, B		
040	Rep. Prozanski	Clarifies with an example where this legislation would have been helpful.
066	Rep. Barker	Agrees that this legislation would be helpful.
077	Vice Chair Anderson	Says this is done in traffic violations.
080	Chair Williams	Agrees that happens.
091	Rep. Prozanski	Clarifies that an officer cannot make arguments on the case to the court.
098	Chair Williams	Closes public hearing and opens a work session on HB 2866.

HB 2866 WORK SESSION

100	Rep. Prozanski	MOTION: Moves HB 2866 to the floor with a DO PASS recommendation.
		VOTE: 8-0-1
		EXCUSED: 1 - Krummel
105	Chair Williams	Hearing no objection, declares the motion CARRIED. REP. PROZANSKI will lead discussion on the floor.
119	Chair Williams	Closes the work session on HB 2866 and opens a work session on HB 2095.

HB 2095 WORK SESSION

120	Bill Taylor	Explains HB 2095 which requires court or enforcing agency issuing child support order to direct obligor or obligee to provide health care coverage to child under health benefit plan under certain circumstances.
136	Ronelle Shankle	Submits testimony. Discusses hand-engrossed bill with -2 amendments and -2 amendments (EXHIBITS X-AA).
145	Chair Williams	Asks for an explanation of what previously held up this legislation.
147	Shankle	Explains their previous disagreements.
161	Nancy Miller	State Court Administrator's Office. Agrees that the issues of concern have been resolved.

183	Rep. Barker	MOTION: Moves to ADOPT HB 2095-2 amendments dated 03/21/03.
		VOTE: 8-0-1
		EXCUSED: 1 - Krummel
188	Chair Williams	Hearing no objection, declares the motion CARRIED.
190	Rep. Barker	MOTION: Moves HB 2095 to the floor with a DO PASS AS AMENDED recommendation.
192	Vice-Chair Anderson	Asks why the references to union were removed.
200	Shankle	Explains that the references to union were removed because they are found in a previous portion of the bill.
211		VOTE: 8-0-1
		EXCUSED: 1 - Krummel
213	Chair Williams	Hearing no objection, declares the motion CARRIED.
		REP. ANDERSON will lead discussion on the floor.
231	Chair Williams	Closes work session on HB 2095 and opens a work session on HB 2207.
<u>HB 2207 WORK SESSION</u>		
233	Bill Taylor	Committee Counsel. Explains HB 2207 which authorizes State Parks and Recreation Department to request Department of State Police to provide criminal offender information about subject individuals. Explains -1 amendments (EXHIBIT BB)
242	Mike Carrier	Director, State Parks and Recreation Department. Testifies in support of HB 2207.
253	Rep. Shetterly	Doesn't know why there is a definition of "vulnerable person" in this bill. Suggests deleting lines 4-9 of the -1 amendments.
268	Chair Williams	Explains the rationale for trying to define "vulnerable person" in this legislation.
287	Rep. Shetterly	Worries about narrowing the intent with the definition.
326	Carrier	Says there is a duty to establish specific criteria by rule so the definition is needed.
336	Chair Williams	Gives examples.
372	Rep. Jenson	Shares concern with limitations being placed in the legislation based on the definition.
381	Chair Williams	Says the amendments were drafted to allay committee fears, but says lines 4 – 9 could be deleted.
400	Rep. Barker	Says this would help people who are worried about background checks.
414	Carrier	Doesn't know if these definitions might limit other authorities by other agencies.
438	Rep. Prozanski	Discusses how this legislation might affect other agencies by these definitions.
449	Chair Williams	MOTION: Moves to SUSPEND the rules for the purpose of making CONCEPTUAL AMENDMENTS to the -1 amendments to HB 2207.
		VOTE: 8-0-1
		EXCUSED: 1 - Krummel
454	Chair Williams	Hearing no objection, declares the motion CARRIED.
459	Rep. Shetterly	MOTION: Moves to CONCEPTUALLY AMEND HB 2207 by deleting lines 4-9 of the -1 amendments.
		VOTE: 8-0-1
		EXCUSED: 1 - Krummel
460	Chair Williams	Hearing no objection, declares the motion CARRIED.
472	Vice-Chair Ackerman	MOTION: Moves to ADOPT the -1 amendments to HB 2207 as CONCEPTUALLY AMENDED.

		VOTE: 8-0-1
480	Chair Williams	EXCUSED: 1 - Krummel
484	Vice-Chair	Hearing no objection, declares the motion CARRIED.
	Ackerman	MOTION: Moves HB 2207 to the floor with a DO PASS AS AMENDED recommendation.
		VOTE: 8-0-1
		EXCUSED: 1 - Krummel
486	Chair Williams	Hearing no objection, declares the motion CARRIED.
		REP. ACKERMAN will lead discussion on the floor.
TAPE 101, B		
035	Chair Williams	MOTION: Requests unanimous consent that the rules be SUSPENDED to allow REP. KRUMMEL to BE RECORDED as voting AYE on HB 2866, 2095 and 2207.
049	Chair Williams	Closes the work session on HB 2207 and adjourns the meeting at 6:50 p.m.

EXHIBIT SUMMARY

A – HB 2093, written testimony, submitted by Angela Sherbo, 3 pgs.
B – HB 2093, written testimony, submitted by Emily Cohen, 2 pgs.
C – HB 2093, letters of Judge Pierre L. Van Rysselberghe, Judge Kip Leonard, and Stu Burge, submitted by Karen Stenard, 3 pgs.
D – HB 2093, written testimony of Karen Stenard, and email from Joy Brewer, submitted by Karen Stenard, 3 pgs.
E – HB 2093, written testimony of Michele Reniff, submitted by Megan Friese, 1 pg.

F - HB 2093, written testimony, submitted by Peter Ozanne, 2 pgs.
G - HB 2093, written testimony, submitted by Michael Livingston, 3 pgs.
H – HB 2093, written testimony, submitted by Judy Stiegler, 2 pgs.
I – HB 2093, letter, submitted by William Furtick, 2 pgs.
J – HB 2093, written testimony, submitted by Kevin George, 1 pg.
K – HB 2093, written testimony, submitted by Marie Hoeven, 2 pgs.
L – HB 2092, written testimony, submitted by Mary Williams, 1 pg.
M – HB 2092, written testimony, submitted by Peter Ozanne, 2 pgs.
N – HB 2425, hand-engrossed with -1 amendments, submitted by Keith Kutler, 25 pgs.
O- HB 2425, -1 amendments, dated 3/19/03, submitted by staff, 7 pgs.
P – HB 2873, written testimony, submitted by Ann Christian, 2 pgs.
Q – HB 2873, -1 amendments, submitted by staff, dated 3/20/03, 1 pg.
R – HB 2873, hand-engrossed with -1 amendments, submitted by staff, 2 pgs.
S – HB 2770, -1 amendments, submitted by staff, dated 3/13/03, 1 pg.
T - HB 2770, -2 amendments, submitted by staff, dated 3/21/03, 1 pg.
U – HB 2115, -1 amendments, submitted by staff, dated 3/18/03, 3 pgs.
V – HB 2803, written testimony of Ben de Haan, submitted by Mitch Morrow, 2 pgs.
W – HB 2803, -1 amendments, submitted by staff, dated 3/12/03, 1 pg.
X – HB 2095, hand-engrossed with -2 amendments, submitted by Ronelle Shankle, Department of Justice, 11 pgs.
Y – HB 2095, -2 amendments, submitted by staff, dated 3/21/03, 6 pgs.
Z – HB 2095, letter to Linda Gillett, submitted by Ronelle Shankle, 1 pg.

AA – HB 2095, proposed amendments, submitted by Ronelle Shankle, 2 pgs.

BB – HB 2007, -1 amendments, submitted by staff, dated 3/21/03, 1 pg.

CC – HB 2093, written testimony of National Association of Social Workers, submitted by staff, 2 pgs.

DD – HB 2093, written testimony of Dan Krein, Oregon Juvenile Department Director's Association, submitted by Larry Oglesby, 1 pg.