SENATE COMMITTEE ON CRIME & CORRECTIONS

April 14, 1997 Hearing Room B

1:00 P.M. Tapes 67-71

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MEMBERS PRESENT:

Sen. Shirley Stull, Chair

Sen. Jeannette Hamby, Vice-Chair

Sen. Avel Gordly

Sen. Eileen Qutub

Sen. Veral Tarno

Sen. Cliff Trow

STAFF PRESENT:

Nikola Jones, Counsel

Julie Clemente, Administrative Support

MEASURE/ISSUES HEARD: Public Hearing

&Work Session: SB 769, SB 771, SB 978, SB 1059, SB 1164

Public Hearing: SB 1161, SB 1162, SB 1163, SB 1165

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

Tape/#	Speaker	Comments
Tape 67, A	1	
004	Chair Stull	Opens meeting at 1:22 P.M.
OPENS PUBLIC HEARING ON SB 1161] _	
020	Karen Brazeau	Deputy Director, Oregon Youth Authority. Submits writtentestimony in support of SB 1161. [Exhibit C]>requests that the Committee consider substituting language draftedby the Department of Justice attached to her testimony.[Exhibit C]
047	Chair Stull	Requests a clarification regarding second look.
052	Brazeau	Replies. A smaller group of youth and the manner in which the hearings are conducted.
057	Pamela Wood	 Assistant Attorney General, Department of Justice. Walks Committee through changes Department is suggesting. [Exhibit C, starting at page 4] Discusses confusion in the minds of courts, district attorneys, and youth counsels as to exactly how the hearings work. >use of telephone or closed circuit television testimony >Assure that second look does not apply to persons committed to county custody under SB 1145 or jail time imposed as a condition of probation. >Assure that "good time" or other credits do not apply when determining when one-half of a sentence has been served. >Clarify that a period of post-prison supervision does not merge with the second look half of a sentence.
	Brazeau	Difficulty in providing information that would lead to reducing a sentence. Continues.
089	Woods	Appears that a minimum amount of time is necessary before it is really reasonable that a person has been rehabilitated or reformed. >subsection (1)(a) - 12 months - half-way point >subsection 2(b) - should not take place until 1/2 sentence served
120	Brazeau	Suggestion as to the parties.

		>person and the state are parties to the proceeding
		>Page 2, new subsection (3)(d) - Explains
150	Wood	>telephone & two-way electronic communication device
		>Page 3, subsection (4)(a)
201	Brazeau	Refers to Page 3, (B) Explains.
209	Wood	(C) has also been deleted. Continues.
230	Chair Stull	Comments of her involvement in process; never the legislative intent that they get more than one hearing. Continues.
	Wood	Replies. Attempted to tell the court that was our belief. Continues.
256	Wood	>Page 4 (5) Additional amendment that will help the different institutions stay on track. Continues.
		>Page 5 - Explains confusing aspects to ORS 420A.206.
306	Chair Stull	Questions for clarification.
	Brazeau	Wording as proposed would still allow that kind of wait, establish 45 days as the outer limit. Continues.
		Comments for clarification.
		Continues testimony:
	Woods'	>Page 5 (b)
		>Page 6 - requirement of statute, amendment - (E)
		>(f) - perhaps this isn't necessary, department over sensitive to previous problems
389	Woods	>Page 6 (g)
-		>Page 9 (5)
425	Chair Stull	How many youth fall under the qualifications of this law?
	Wood	We have approximately 8 to 10 hearings a month. Continues
TAPE 68, A		
023	Michael C. Livingston	Assistant Attorney General, Appellate Division, Department of Justice. Department is neutral on this bill. Presents suggested amendments addressing technical aspects of the bill. [Exhibit D, page 2, #5]
100	Sen. Tarno	Does mandatory incarceration period also include dead time?
	Livingston	Replies.
		Page 3 & 4.
107	Livingston	>Substitutive change - delete subsection (C). Continues.

CLOSES PUBLIC		
HEARING ON SB		
<u>1161</u>		
OPENS PUBLIC		
HEARING ON SB		
<u>1059</u>		
155	Larry Oglesby	Director, Marion County Juvenile Department representing Oregon Juvenile Directors Association . Testifies in support of SB 1059. Explains SB 1059 - Allows juvenile court to impose payment of a supervision fee as a requirement of youth's probation. Mirrors adult language. Creates the opportunity for the counties to charge a supervision fee for youth to help defray the costs of their services and treatment. Continues.
190	Donna Middleton	Director, Polk County Human Services Department . Presents written testimony in support of SB 1059. [Exhibit E]
233	Sen. Gordly	Questions circumstances in the court ruling.
	Middleton	Replies. A case in Curry County regarding statutory authority to collect the fees.
		>statutes not specific
246	Oglesby	Agrees.
249	Sen. Trow	What was the fee used for?
	Middleton	Replies.
255	Sen. Trow	Continues questioning for clarification.
261	Chair Stull	Item addressed on line 23 of the bill.
CLOSES PUBLIC HEARING ON SB		
<u>1059</u>		
OPENS PUBLIC HEARING ON SB 1162		
293	Larry Oglesby	Oregon Juvenile Department Directors' Association . Introduces Joe Christy, Washington County Juvenile Director. Association submits written testimony on SB 1162. [Exhibit F] Discusses that the Association is supportive of the general premise of creating new terms that better clarify the differences between the juvenile justice system, the child welfare system, and the adult corrections system. Has difficulty with a number of sections of the bill. Reviews the sections in opposition.
396	Oglesby	Continues testimony
419	Oglesby	Continues testimony
TAPE 67, B		
		Director, Washington County Juvenile Department. Nothing to

029	Joe Christy	add in additional to the substance.
036	Sen. Gordly	Questions for clarification regarding Section 44. Not clear regarding intent.
	Nikola Jones	Committee Counsel. States she is also confused about section in question and looks to clarification from someone in the audience.
053	Oglesby	Replies.
059	Sen. Trow	What is the purpose of the bill?
	Chair Stull	Replies. Result of the Governor's Juvenile Task Force work done during the interim. Explains.
074	Sen. Trow	Questions what is in the bill that has merit. Continues.
081	Karen Brazeau	Deputy Director, Oregon Youth Authority . Did not come prepared to testify on this bill today. Recalls similar bill being heard on the House side. Continues.
	Sen. Trow	Questions for clarification.
091	Brazeau	Replies.
	Sen. Trow	Continues questioning witness for clarification.
	Chair Stull	Comments for clarification. Do not intend to vote the bill today. Explains.
116	Michael C. Livingston	Assistant Attorney General, Appellate Division, Department of Justice. Responds specifically to Sen. Trow's questions. States there are a lot of things in this bill. One thing that is different: references page 15, lines 33 through 45 of the bill. >no express authority for the court to order restitution >refers to his written testimony [Exhibit D, page 3, item 6]
139	Chair Stull	Asks Livingston to comment on Section 44, page 18, lines 35 through 37.
	Livingston	Concurs with previous comments. Continues to explain.
157	Brazeau	Asks that Committee pay most attention to: Sections 29, 37, 38, 44, 46, 58, and 71 >remainder of the bill looks exactly like one of the early drafts of HB 2212
173	Sen. Gordly	Are the sections you just referenced contained in HB 2212?
	Brazeau	Replies for clarification. Language has been straightened out elsewhere.
195	Chair Stull	Questions for clarification regarding testimony of L. Oglesby.
	Oglesby	There are many youth in the system who need to be locked up. Explains.
254	Chair Stull	Questions for clarification regarding problems witness has with Section 38.

276	Christy	Replies. Current law already provides capacity for 30 days. Continues.
	Chair Stull	Continues questioning for clarification regarding issue of 30/60 days in some counties.
	Oglesby	Replies. Youth who are there are there as a consequence. Continues.
324	Sen. Trow	Questions witness regarding changing time period from 8 to 30 days.
	Oglesby	Replies.
	Sen. Trow	Continues for clarification.
	Oglesby	Replies.
351	Sen. Trow	Continues questioning the witness for clarification.
	Chair Stull	Replies.
400	Sen. Hamby	Controversial in cost
426	Oglesby	Difficult to ascertain. Continues.
448	Christy	Research is fairly clear. Impact of a detention program is much more critical in terms of short term stays. Continues.
446	Chair Stull	As a point of clarification. Questions detention beds in Marion County.
TAPE 68, B		
025	Oglesby	Replies. Once you staff at a certain level - same cost. Explains.
		>pressure to add additional beds
	Chair Stull	Continues questioning witness for clarification.
028	Sen. Gordly	Questions research. Oregon based research?
	Christy	Not Oregon based. Generally national. Explains.
048	-	 Presents testimony on SB 1162. [Exhibit D, page 3, item 6.] >refers to page 16, lines 41-45 regarding detention. Suggests leaving the phrase out. Continues. Remarks that throughout this bill there is a change from "protective custody" to "youth arrest". It appears that Legislative Counsel has gone through the juvenile code and has substituted "youth arrest" for "protective custody." Begins on page 1 of the bill at Section 3. Some
		of the changes are not necessary. Continues with additional comments. Cautions about the terminology.
118	Sen. Trow	Do we no longer believe we are in this protective custody mode?
	Livingston	Replies. Still a place for a separate juvenile system. >eliminate the word protective
181		Comments.
L		

164	Livingston	States his comments on other bills are just a cleaner way of saying what is already proposed in the bill.
CLOSES PUBLIC HEARING ON SB		
<u>1162</u>		
168	Chair Stull	Comments on proposed amendments for 1163 and 978. Are they minor in nature?
<u>OPENS PUBLIC</u> HEARING ON SB		
1163		
117	Michael C. Livingston	Assistant Attorney General, Department of Justice. Comments and suggests amendments which address only "technical" aspects of SB 1163. [Exhibit D, page 3, item #7].
CLOSES PUBLIC		
HEARING ON SB 1163		
OPENS PUBLIC		
HEARING ON SB 978		
201	Michael C. Livingston	Assistant Attorney General, Department of Justice. Comments and suggests technical amendments to SB 978. [Exhibit D, page 1 item #1] Two proposed changes.
CLOSES PUBLIC		
<u>HEARING ON SB</u> 978		
Adjourns meeting at 3:10 p.m.		
COMMITTEE		
TO RECONVENE AT		
5:15 P.M.		
CALLS	<u> </u>	
COMMITTEE TO ORDER AT 5:22 P.M.		
<u>OPENS PUBLIC</u> HEARING ON SB 1162		
254	Gail Ryder	Government Affairs Director, Oregon Newspaper Publishers Association . Submits written testimony in support of Section 3 of

373		Continues testimony
	Sen. Gordly	Curious about your organization's process in arriving at an opinion.
TAPE 69, A 014	Ryder	Explains. Flags bills of particular interest. Will only testify or take a position on bills that directly relate to the newspaper industry. Continues.
	Sen. Gordly	Continues questioning for clarification.
033	Ryder	Replies. Specifically regarding juvenile arrests.
	Sen. Gordly	Continues questioning for clarification.
046	Sen. Trow	Is there any other place where you can get this issue resolved?
	Ryder	HB 2212. Continues.
055	Ingrid Swensen	Oregon Criminal Defense Lawyers Association. Testifies in opposition to SB 1162. Opposes changes in terminology for different reasons than those expressed by the Attorney General's office. >self identification Discusses sections of the bill: >Section 26: Kids who are coming into the system for the first time with misdemeanor charges. Continues. >look at shelter facilities, other out-of-home places >detention should be reserved for high risk offenders
110	Swenson	Section 29, page 13: formal accountability agreements >person felonies can be fairly minor offenses - gives example
156	Chair Stull	Comments: Discretionary in the bill.
	Swenson	Replies: It would require the DA's approval.
174	Swenson	 Section 38, page 16: provision that talks about how long you can detain a youth post adjudication >task force had some questions regarding this section - seemed to be some misunderstanding among the full committee. Continues. >provide education, counseling, and a number of mandatory services >30 days used as a diagnostic period >references 8-day period for imposing a penalty

		>limiting the 8-day as well as the 30-day detention periods. Continues.
231	Swenson	>subsection 2: 60-day period.
		>no real effort is made to place kids - prevents the counties from simply detaining
		Comments on testimony earlier regarding the 60-day subject.
289	Chair Stull	>centered around when the youth is a danger to him/herself and the difficulty in finding a safe, secure place
		>not around punishment
	Swenson	Comments: In other states it has become automatic for all youth. Continues.
		>28-day speedy trial for juveniles
337	Chair Stull	Questions for clarification regarding the need for exceptional and extraordinary cases.
	Swenson	Replies. Fears that creation of this option will become an automatic holding place.
364	Chair Stull	Questions for clarification. Understand you to say this issue was not in the final report.
	Swenson	Replies.
		Section 43, page 18:
384	Swenson	>Intent was to simply say the same thing only differently, using the youth offense language. Continues.
		>new language not clear - former language much clearer
424	Chair Stull	Please give an example.
	Swenson	Replies
TAPE 70, A		
024	Sen. Tarno	Questions for clarification regarding transfer of body fluids.
	Swenson	Replies. Both apply to acts other than sexual. Continues.
043	Sen. Trow	Rest of the bill worth doing?
	Swenson	Because the balance of the bill makes those language changes, the bill does not accomplish things we feel should be accomplished.
052	Sen. Tarno	Referring to language "be within the jurisdiction of the juvenile court"?
	Chair Stull	For clarification. Are you talking about the youth arrest issue? Comments for clarification regarding terminology.

Swenson	Yes. Custody is not such a loaded word. Continues.
Chair Stull	Asks witness to look further and get come back with comments.
Sen. Gordly	Have you had an opportunity to review HB 2212?
Swenson	Not familiar with it.
Timothy Travis	Juvenile Rights Project, Inc. Records will show I was opposed to most of this in committee. Likes "youth custody" as opposed to "youth arrest." Discusses several sections of the bill. >Section 26 - agrees with Oglesby and Swenson >Section 38 - Strikes language that has to do with 30-day detention having a treatment component to it. >opposed to 30-days of dead time - explains
Travis	If you are going to do it, put some safe guarding language in. Continues. >on verge of losing our juvenile system
	>Section 44 - statutory dust bunny
Sen. Tarno	Impact on juvenile detention centers across the state?
Travis	Create possibility for abuses plus a demand for more detention facilities.
Nikola Jones	Committee Counsel. Refers to HB 2212. Amendments were not adopted. Explains.
Sen. Tarno	Questions why language was changed throughout the bill.
Chair Stull	Replies. A lot of discussion in subcommittee about that. Continues. >will communicate this discussion to the House Committee
Sen. Qutub	Legislative Counsel (LC) has obviously gone through here.
Chair Stull	LC does not do that kind of constitutional analysis. Continues.
Sen. Trow	What is happening here?
Chair Stull	Eventually the two bills will come together. Continues.
Sen. Hamby	Expresses her concerns regarding parties getting together to iron out differences before coming before the Committee.
	Replies.
	Chair Stull Sen. Gordly Swenson Timothy Travis Travis Sen. Tarno Travis Sen. Tarno Chair Stull Sen. Tarno Chair Stull Sen. Qutub Chair Stull Sen. Trow Chair Stull Sen. Trow

263	Karen Brazeau	Deputy Director, Oregon Youth Authority; Caleb Heppner, Deputy Director, State Office for Services to Children and Families; Gary Lawhead, Superintendent, Maclaren Youth Correctional Facility. Ms. Brazeau presents written testimony in support of SB 1163. [Exhibit H]
339	Brazeau	Continues testimony. >Asks that testimony on page two be ignored.
		>asks permission to provide new language by working together with those who disagree
352	Chair Stull	Have you had an opportunity to review Mr. Livingston's amendment?
	Brazeau	In agreement with Mr. Livingston's proposed changes.
		Oregon Juvenile Directors' Association . Association has no position. Focus is on three sections being amended.
		>Section 2, page 3
396	Larry Oglesby	>Section 3, page 4
		>last three lines of the bill
		>great concern with pre-adjudicated shelter
		>will continues to work with the Youth Authority
TAPE 69, B		
030	Chair Stull	Will we have a solution before this session adjourns?
	Oglesby	Comes down to a resource issue.
035	Sen. Hamby	Asks Oglesby to see what counties are using that line item appropriately.
	Oglesby	Questions for clarification
<u>CLOSES PUBLIC</u> <u>HEARING ON SB</u> <u>1163</u>		
OPENS PUBLIC HEARING ON SB 769		
056	Gary Hart	Marion County District Attorney's Association. Testifies in support of SB 769. Appropriate that the district attorney is the entity responsible for disclosing public information regarding certain youth offenders. Explains.
076	Sen. Trow	Why do we need a bill to say you are the entity? Don't you do it already?

	Hart	Yes. Continues
	Sen. Trow	Continues questioning for clarification.
	Hart	Replies. Relates process.
093	Chair Stull	Comments for clarification. It would be okay for others to release information. Continues.
102	Sen. Gordly	What is the specific recommendation in the Juvenile Crime Task Force Report regarding this issue?
	Chair Stull	Replies: Reads from document on page 27, item 8.
113	Sen. Gordly	Does it require the enactment of legislation?
	Chair Stull	Yes.
122	Sen. Hamby	Comments regarding cost.
	Hart	Replies in answer Sen. Hamby's questions. Yes, it could be incorporated into something else. Explains.
146	Sen. Qutub	Remarks on previous hearings. >there was no one place for people to go for information >this bill calls for a specific place
HEARING ON SB 769 OPENS WORK SESSION ON SB 769		
161	Sen. Qutub	MOTION: Moves SB 769 to the floor with a DO PASS recommendation.
		VOTE: 6-0 AYE: In a roll call vote, all members present vote Aye. The motion CARRIES.
	Chair Stull	CHAIR STULL will lead discussion on the floor.
CLOSES WORK SESSION ON SB 769 OPENS WORK SESSION ON SB		
<u>1059</u>		Committee Counsel. Reviews bill for the Committee. Bill allows the

178	Nikola Jones	juvenile court to impose payment of a supervision fee as a requirement of a youth's probation.
186	Chair Stull	Comments: Previously done. Fee was used to offset the program.
192	Sen. Tarno	MOTION: Moves SB 1059 to the floor with a DO PASS recommendation.
		VOTE: 6-0
		AYE: In a roll call vote, all members present vote Aye.
]	The motion CARRIES.
	Chair Stull	
	<u> </u>	SEN. TARNO will lead discussion on the floor.
<u>CLOSES WORK</u> <u>SESSION ON SB</u> <u>1059</u>		
OPENS PUBLIC HEARING ON SB 1164		
216	Karen Brazeau	Deputy Director, Oregon Youth Authority . Submits written testimony in support of SB 1164. [Exhibit I]
221	Sen. Gordly	Questions for clarification regarding voting status.
	Brazeau	There are some designated agencies who are members, but not voting members. Explains
249	Chair Stull	Comments for clarification.
258	Sen. Gordly	Comments: Equal at the table?
262	Sen. Hamby	Supportive of the bill, but concerned with funding structure. Continues. >funding stream without any report back - great disparity within the counties
279	Brazeau	Replies. Comments on who could provide that information.
289	Sen. Tarno	Agrees with Sen. Hamby. Continues.
	Sen. Hamby	Continues for clarification. Amend it on House side.
CLOSES PUBLIC HEARING ON SB 1164		
OPENS WORK SESSION ON SB		
<u>1164</u>		

		VOTE: 6-0
		AYE: In a roll call vote, all members present vote Aye.
		The motion CARRIES.
	Chair Stull	
	Chair Stun	
		CHAIR STULL will lead discussion on the floor.
CLOSES WORK		
<u>SESSION ON SB</u> 1164		
<u>OPENS PUBLIC</u>		
HEARING ON SB		
<u>978</u>		
346	James Ragon	Department of State Police, Criminal Investigation Services Division . Presents written testimony in support of SB 978. [Exhibit J]
365	Sen. Gordly	How would this work?
	Ragon	Replies. Nothing in place right now that informs them of their registration requirement. Continues.
	Sen. Gordly	Continues for clarification.
	Ragon	Replies.
400	Chair Stull	Asks Karen Brazeau to come forward.
	Karen Brazeau	Deputy Director, Oregon Youth Authority . Explains. Under the interstate compact, youth offenders are returned to the state. Continues. Law did not allow for the registration of these youth.
418	Ragon	State police only deals with post-sanction offenders. Continues.
	Sen. Hamby	Do all states mandate registration?
TAPE 70, B		
014	Ragon	Replies. No. Continues.
021	Chair Stull	Point of clarification: We require the registration of these youth who commit these crimes in Oregon. Continues.
	Ragon	Continues for clarification. This bill would solve that problem.
033	Sen. Trow	What is the penalty if here and not registered?
	Ragon	Explains.
	Sen. Trow	Continues for clarification
	Ragon	Continues. Could become quite a research project.
058	Jones	Replies. Right now is silent on whether it would apply retroactively. As it is written now, would apply to everyone.
064	Chair Stull	Comments on Sen. Trow's question for clarification.
071	Sen. Hamby	Questions for clarification regarding movement of a sex offender

		from another state.
	Ragon	Replies.
086	Sen. Hamby	Rare that we enact anything retroactive.
090	Chair Stull	Continues to comment for clarification.
099	Sen. Tarno	You can access California information?
	Ragon	Have to know he is here first.
131	Karen Brazeau	Deputy Director, Oregon Youth Authority . Presents written testimony regarding SB 978. [Exhibit K]
140	Sen. Tarno	Perhaps the Youth Authority could make a suggestion on the House side and amend it there.
150	Jones	Calls attention to the SB 978-1 amendments. [Exhibit A]
168	Sen. Gordly	Comments on Ms. Brazeau's testimony regarding youth who fit this category being a danger to the community. Continues.
CLOSES PUBLIC HEARING ON SB 978 OPENS WORK SESSION ON SB	•	
<u>978</u>		
188	Sen. Trow	MOTION: Moves to ADOPT SB 978-1 amendments dated 04/11/97.
		VOTE: 6-0
		AYE: In a roll call vote, all members present vote Aye.
	Chair Stull	The motion CARRIES.
189	Sen. Trow	MOTION: Moves to AMEND SB 978 by inserting "an Emergency Clause".
		VOTE: 6-0
		AYE: In a roll call vote, all members present vote Aye.
	Chair Stull	The motion CARRIES.
200	Sen. Trow	MOTION: Moves SB 978 to the floor with a DO PASS AS AMENDED recommendation.
		VOTE: 6-0
		AYE: In a roll call vote, all members present vote Aye.
	Chair Stull	The motion CARRIES.

		SEN. GORDLY will lead discussion on the floor.
CLOSES WORK SESSION ON SB 978 OPENS PUBLIC HEARING ON SB 1165		
216	Richard Nelson	Testifies in support of SB 1165. Speaks of being in favor of giving youth a second look and of his concern with 16 and 17 year old youth in the state penitentiary. Continues with a discussion of problems with Measure 11. >wrong information contained in voter's pamphlet >public didn't understand when they voted for Measure 11 >decision taken out of judge's hands
315	Nelson	Continues testimony. Drifting toward a police state mentality. >youth won't be better upon released from prison >first time offenders should have a second chance >not rehabilitated, are being warehoused
343	Sen. Trow	Thanks Mr. Nelson for coming and sharing his feelings on subject with the Committee.
351	Chair Stull	Comments on testimony.
CLOSES PUBLIC HEARING ON SB <u>1165</u> OPENS PUBLIC HEARING ON SB <u>771</u>		
	Karen Brazeau	Deputy Director, Oregon Youth Authority . Submits written testimony in support of SB 771. [Exhibit L]
CLOSES PUBLIC HEARING ON SB 771 TAPE 71,A OPENS WORK SESSION ON SB 771		
010	Chair Stull	Explains history behind bill. No clear place to go to obtain information. Doesn't preclude others from releasing information.

020	Sen. Trow	Questions for clarification.
	Chair Stull	Continues explanation.
025	Nikola Jones	Committee Counsel. Further explains: Courts will determine ability to pay. Court must consider the reformative effects of having the youth pay.
029	Sen. Qutub	Questions the youth's ability to pay. >parents responsible
037	Jones	In the adult system, the judge will often look for the ability to pay.
048	Chair Stull	Comments for clarification.
051	Brazeau	Refers to Section 1 - explains.
058	Sen. Qutub	MOTION: Moves SB 771 to the floor with a DO PASS recommendation.
		VOTE: 5-0 AYE: In a roll call vote, all members present vote Aye. EXCUSED: 1 - Sen. Hamby
	Chair Stull	The motion CARRIES. SEN. QUTUB will lead discussion on the floor.
CLOSES WORK SESSION ON SB 771		Declarge months a discurred at 7.25 D M
	Chair Stull	Declares meeting adjourned at 7:25 P.M.

Submitted by, Reviewed by,

Julie Clemente, Nikola Jones,

Administrative Support Counsel

EXHIBIT SUMMARY

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- A Proposed SB 978-1 Amendments Staff 1 pg
- B Proposed SB 1163-1 Amendments staff 1 pg
- C Testimony and Proposed Amendments to SB 1161 Karen Brazeau 12 pgs

D - Testimony and Proposed Amendments to SB's 978, 771, 769,819, 1161, 1162, 1163, 1164 and 1165 - Michael C. Livingston - 4 pgs

- E Testimony in Support of SB 1059 Donna Middleton 9 pgs
- F Testimony to SB 1161 Larry Oglesby 3 pgs
- G Testimony in Support of SB 1162 Gail Ryder 8 pgs
- H Testimony in Support of SB 1163 Karen Brazeau 2 pgs
- I Testimony in Support of SB 1164 Karen Brazeau 1 pg
- J Testimony in Support of SB 978 James Ragon 1 pg
- K Testimony in Support of SB 978 Karen Brazeau 1 pg
- L Testimony in Support of SB 771 Karen Brazeau 2 pgs