HOUSE COMMITTEE ON JUDICIARY

. April 12, 1993 Hearing Room 357 1:30 p.m. Tapes 22 - 25 MEMBERS PRESENT: Rep. Del Parks, Chair Rep. Tom Mason, Vic -Chair Rep. Ken Baker Rep. Tom Brian Rep. Kate Brown Rep. Peter Courtney Rep. Jim Edmunson Rep. Veral Tarno Rep. Bob Tiernan VISITING MEMBER: Rep. Bill Markham STAFF PRESENT: Holly Robinson, Legislative Counsel Carole Souvenir, Legislative Counsel Bryan Boehringer, Committee Clerk MEASURES CONSIDERED: HB 2281 -Relating to evidence. HB 2318 - Relating to crime. HB 2380 - Relating to assistance animals. HB 3320 - Relating to criminal procedure. HB 3429 -Relating to licensed funeral service practitioners. HJR 30 - Relating to drug abuse problems in Oregon. HJR 65 - Relating to drug offense penalties. HB 2002 - Relating to driving while under the influence of intoxicants. HB 2736 - Relating to driving while under the influence of intoxicants. - These minutes contain materials which paraphrase and/or summarize statements made during this session. Only text enclosed in quotation marks report a speaker's exact words. For complete contents of the proceedings, please refer to the tapes.

TAPE 22, SIDE A

005 CHAIR PARKS: Calls the meeting to order at 1:37 p m.

WORK SESSION ON HB 2281

008 CAROLE SOUVENIR, COMMITTEE COUNSEL HB 2281 creates privilege for a deaf or hearing impaired person or non-English speaking person to prevent an interpreter from disclosing communications between a deaf person or non-English speaking person and another that were translated by the interpreter and would otherwise be privileged under the Oregon Evidence Code There are -2 amendments. House Committee on Jud~c~ary April 12, 1993 - Page 2

012 MOTION: REP. EDMUNSON: Moves to ADOPT the HB 2281-2 amendments.

VOTE: CHAIR PARKS: Hearing no objection, the amendments are ADOPTED. Rep. Brian, Rep. Courtney, and Rep. Tiernan are excused. 014 MOTION: REP. EDMUNSON: Moves HB 2281, AS AMENDED, to the Floor with a DO PASS recommendation. VOTE: 6~ Motion passes AYE: Baker, Brown, Edmunson, Mason, Tarno, Parks NO: None EXCUSED: Brian, Courtney, Tiernan [see pg. 7] REP. BRIAN will lead discussion on the Floor.

WORK SESSION ON HB 231 8

022 MOTION: REP. BROWN: Moves to ADOPT the HB 2318-4 amendments.

VOTE: CHAIR PARKS: Hearing no objection, the amendments are ADOPTED. Rep. Brian and Rep. Tiernan are excused.

024 MOTION: REP. BROWN: Moves HB 2318, AS AMENDED, to the Floor with a DO PASS recommendation. 026 REP. MASON: Asks about felony and misdemeanor class.

028 HOLLY ROBINSON, COMMITTEE COUNSEL: Clarifies the issue, the bill is really neither.

034 REP. MASON: Asks about the rationale of the bill.

035 HOLLY ROBINSON, COMMITTEE COUNSEL: Explains current problems with dependency requirements.

045 REP. MASON: Discusses problems in the dependency requirements. . . 056 REP. BROWN: Explains dependency circumstances. 062 HOLLY ROBINSON, COMMITTEE COUNSEL: Explains "fully dependent" individuals and "semi-independent" individuals. The bill broadens offenses with dependent persons. 082 REP. MASON: Discusses connections with SB 286. Discusses liability under SB 286. 094 HOLLY ROBINSON, COMMITTEE COUNSEL: Discusses connections with SB 286. If

both bills pass the legislature, there will need to be changes made to make the bills compatible. 110 REP. MASON: Discusses incompatibilities between the two bills.

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125 HOLLY ROBINSON, COMMITTEE COUNSEL: Explains the HB 2318-4 amendments. Defines legal duty.

170 CHAIR PARKS: Asks about expenditure provisions.

189 HOLLY ROBINSON, COMMITTEE COUNSEL: Explains some of the problems with the legislation. Discusses criminal intent in evaluation of cases. 209 CHAIR PARKS: Discusses intent in other statutes. Discusses concerns with the bill.

216 REP. TIERNAN: Explains some of the testimony that was heard by the subcommittee.

235 REP. MASON: Discusses supervisors and individuals responsible for elder care.

254 REP. COURTNEY: Moves for a two minute recess.

255 CHAIR PARKS: Recesses the meeting for 5 minutes at 1:54 p.m. 258 CHAIR PARKS: Reconvenes the meeting at 1:57 p.m.

259 REP. BROWN: WITHDRAWS MOTION to send the bill to the Floor.

259 MOTION: REP. BROWN: Moves that HB 2318 be referred back to the Subcommittee on Crime and Corrections. VOTE: CHAIR PARKS: Hearing no objection, B 2318 is referred back to the Subcommittee on Crime and Corrections. All members are present.

WORK SESSION ON B 2380

266 CAROLE SOUVENIR, COMMITTEE COUNSEL: HB 2380 establishes measure of damages for civil action based upon unprovoked attack upon or theft of an assistance animal, certified therapy animal or certified search and rescue animal; Creates the crime of interference with such animals. There are -5 amendments. 274 MOTION: REP. COURTNEY: Moves to ADOPT the B 2380-5 amendments.

VOTE: CHAIR PARKS: Hearing no objection, the amendments are ADOPTED. All members are present.

277 MOTION: REP. COURTNEY: Moves HB 2380, AS AMENDED, to the Floor with a DO PASS recommendation. 281 REP. MASON: Asks about the definition of "assistance animal". 282 CAROLE SOUVENIR, COMMITTEE COUNSEL: Explains where the definition is located in the ORS statutes. .

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290 REP. TIERNAN: Gives further examples of the types of assistance animals.

300 REP. EDMUNSON: Asks about identifying the animals.

REP. TIERNAN: Explains strict liability. 323 REP. BAKER: Is 314 this restating the current law? Discusses special privileges for assistance animals. 334 REP. TIERNAN: Explains justification of the REP. EDMUNSON: Discusses the fiscal impact. How often do bill. 385 these attacks take place? 392 REP. TIERNAN: There are quite a few of these attacks taking place. Doesn't have an exact number. 415 REP. BROWN: There was testimony from 10-15 people who reported this type of thing happening. 426 REP. BAKER: Discusses concerns with the bill. Discusses value of the dog. 462 REP. MASON: Discusses legal implications of the change in statute. 480 CAROLE SOUVENIR, COMMITTEE COUNSEL: Explains changes in the statute. Discusses cause of action in the bill.

TAPE 23, SIDE A

030 REP. MASON: Discusses damage limits. Discusses punitive limits.

041 CHAIR PARKS: Discusses changes in strict liability. 048 VOTE: 7-2 Motion passes AYE: Brian, Brown, Courtney, Edmunson, Tarno, Tiernan, Parks NO: Baker, Mason REP. TIERNAN will lead discussion on the Floor.

WORK SESSION ON HB 3320

066 HOLLY ROBINSON, COMMITTEE COUNSEL: HB 3320 deletes requirements that a receipt be mailed to the person in apparent control of a residence when a mobile tracking device has been tracked to an identifiable residence for things seized or observations made pursuant to a warrant authorizing the tracking device. 092 MOTION: REP. TIERNAN: Moves HB 3320 to the Floor with a DO PASS recommendation.

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VOTE: 9-0 Motion passes AYE: Baker, Brian, Brown, Courtney, Edmunson, Mason, Tarno, Tiernan, Parks NO: None

REP. TARNO will lead discussion on the Floor.

WORK SESSION ON HB 342 9

112 CAROLE SOUVENIR, COMMITTEE COUNSEL: HB 3429 prohibits licensed funeral service practitioners from serving as personal representatives except under certain

circumstances. . . 116 MOTION: REP. EDMUNSON: Moves HB 3429 to the Floor with a DO PASS recommendation. VOTE: 9~ Motion passes AYE: Baker, Brian, Brown, Courtney, Edmunson, Mason, Tarno, Tiernan, Parks NO: None

REP. BAKER will lead discussion on the Floor.

WORK SESSION ON HIR 30

126 HOLLY ROBINSON, COMMITTEE COUNSEL: Explains the necessary process for HJR 30. The bill declares drug abuse a significant problem in Oregon and encourages all Oregonians to support the objectives of the Partnership for a Drug-Free Oregon, including the state's media outlets.

141 MOTION: REP. BRIAN: Moves HJR 30 to the Floor with a BE ADOPTED recommendation. 143 REP. MASON: Asks about testimony on the resolution. When was the last time a bill came out of this committee with absolutely no testimony from anyone? 149 HOLLY ROBINSON, COMMITTEE COUNSEL: Explains the last time. There is no requirement for a public hearing prior to a work session. 158 REP. TIERNAN: Asks about the general purpose of the resolution. 162 REP. BRIAN: Explains the justification of the resolution. 172 REP. BROWN: Discusses concerns with narrow focus of program promotion.

182 REP. EDMUNSON: Asks about alcohol and tobacco use. Are they included in the scope of this proclamation?

186 REP. COURTNEY: Explains where tobacco and alcohol are mentioned in the bill.

199 REP. MASON: Can this committee function as a subcommittee?

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203 CHAIR PARKS: The committee can operate in that capacity if we vote to suspend the rules.

206 REP. MASON: House Rules dictate that committees have the power to amend bills.

212 CHAIR PARKS: We are trying to expedite the process so that we can hear bills that we otherwise might not get to. 221 MOTION: REP. MASON: Moves to amend the bill by adding, "alcohol and tobacco abuse" after every place that it says "drug abuse." VOTE: 5-4 Motion passes AYE: Baker, Brown, Courtney, Edmunson, Mason NO: Brian, Tarno, Tiernan, Parks 252 HOLLY ROBINSON, COMMITTEE COUNSEL: The changes would take place in line 2, line 4, and line 7. 270REP. BRIAN: Asks about the truth of some of the amended lines. 294 REP. TIERNAN: The resolution doesn't make much sense with the word tobacco added. 306REP. EDMUNSON: Discusses tobacco as a gateway drug. 317 MOTION: REP. BAKER: Moves to suspend the rules for the purpose of reconsidering the previous question. VOTE: 5-4 Motion passes AYE: Baker, Brian, Tarno, Tiernan, Parks NO: Brown, Courtney, Edmunson, Mason RECONSIDERATION of Rep. Mason's amendment. VOTE: 5-4 Motion fails AYE: Brown, Courtney, Edmunson, Mason NO: Baker, Brian, Tarno, Tiernan, Parks 360 CHAIR PARKS: The Chair tables HJR 30.

WORK SESSION ON HJR 65 368 HOLLY ROBINSON, COMMITTEE COUNSEL: HJR 65 states Legislature's opposition to federally mandated legislation that requires the suspension or revocation of the driving privileges of a person convicted of a drug offense if that person is not operating a motor vehicle. There are -1 amendments. Explains the background on the Resolution.

410 MOTION: REP. TARNO: Moves to ADOPT the HJR 65-1 amendments.

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VOTE: CHAIR PARKS: Hearing no objection, the amendments are ADOPTED. All members are present.

414 MOTION: REP. TARNO: Moves HJR 65, AS AMENDED, to the Floor with a BE ADOPIED recommendation. VOTE: 9-0 Motion passes AYE: Baker, Brian, Brown, Courtney, Edmunson, Mason, Tarno, Tiernan, Parks NO: None REP. TARNO will lead discussion on the Floor. 442 MOTION: REP. COURTNEY: Moves to suspend the rules to allow Rep. Courtney, Rep. Brian, and Rep. Tiernan to vote on HB 2281. VOTE: CHAIR PARKS: Hearing no objection, the rules will be suspended to allow Rep. Courtney, Rep. Brian, and Rep. Tiernan to vote on HB 2281.

VOTE ON HB 2281

VOTE: 9-0 Motion passes AYE: Baker, Brian, Brown, Courtney, Edmunson, Mason, Tarno, Tiernan, Parks NO: None

459 CHAIR PARKS: Recesses the meeting for ten minutes at 2:37 p.m.

TAPE 22, SIDE B

016 CHAIR PARKS: Reconvenes the meeting at 2:47 p.m.

WORK SESSION ON HJR 30

020 MOTION: REP. BRIAN: Moves HJR 30 to the Floor with a BE ADOPTED recommendation. VOTE: 6-0 Motion passes (Rep. Courtney changed his vote to yes, later in the meeting) AYE: Baker, Brian, Edmunson, Tarno, Tiernan, Parks NO: None EXCUSED: Brown, Courtney, Mason REP. WALDEN will lead discussion on the Floor.

PUBLIC HEARING ON HB 2002 & 2736 WITNESSES: Rep. Bill Markham, District 46 Rep. Veral Tarno, District 48 Ann Brown, Oregon Chapter, American College of Emergency Physicians Richard Grazer, Oregon Chapter, American College of Emergency Physicians Jim Stevenson, Oregon State Police. These minutes contain materials which paraphrase and/or summarize statements made during this session. Only text enclosed in quotation marks report a speaker's exact words. For complete contents of the proceedings, please refer to the tapes. House Committee on Judiciary April 12, 1993 - Page 8

Rich Brooke, Oregon State Police Chuck Hayes, Oregon State Police

046 HOLLY ROBINSON, COMMITTEE COUNSEL: HB 2002 revises implied consent law for driving under the influence of intoxicants offenses by providing that persons who operate a motor vehicle shall be deemed to have given consent to a chemical test of the person's urine for the purposes of determining the presence of a controlled substance. HB 2736 expands the implied consent law to allow a person to be subject to the drawing of a person's blood if the person to be subject to the drawing of a person's blood if the person cannot be taken to a place where a breath test instrument is available. A person would be subject to a license suspension only for refusing to have blood drawn, and not for failing the blood test, similarly to the provisions of implied consent for urine testing.

060 REP. BILL MARKHAM, DISTRICT 46: Testifies in favor of the bills.

082 REP. TIERNAN: Asks about the testing procedure when the individual that is being tested is conscious.

089 REP. BRIAN: Discusses the two issues that are present in the bills.

099 REP. TIERNAN: Discusses specific situations where a breathalyzer test might be impossible to administer.

123 REP. VERAL TARNO, DISTRICT 48: Testifies in favor of both HB 2002 and HB

273 6. 143 CHAIR PARKS: Asks about specifying drugs and alcohol. Discusses the use of the breathalyzer test as an aid in conviction. 148 REP. TARNO: The officer does not need to specify between drugs or alcohol. 171 REP. BAKER: Discusses existing statutes concerning pleading down DUII convictions.

182 HOLLY ROBINSON, COMMITTEE COUNSEL: Contrasts the two bills. Highlights the differences in the two bills.

210 REP. TIERNAN: Asks about blood drawing when the individual is physically unable to take a breathalyzer test.

HOLLY ROBINSON, COMMITTEE COUNSEL: If blood is taken for other purposes, the blood can be subpoenaed to test for alcohol use.
DR. ANN BROWN, THE OREGON CHAPTER OF THE AMERICAN COLLEGE OF EMERGENCY PHYSICIANS: Testifies in favor of both HB 2002 and HB 2736.
Submits and reviews testimony in favor of HB 2002. (EXHIBIT A)
DR. RICK GRAZER, THE OREGON CHAPTER OF THE AMERICAN COLLEGE OF EMERGENCY PHYSICIANS: Testifies in favor of both HB 2002 and HB 2736.
Discusses problems with the current system of blood tests for evidence in driving under the influence cases.

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273 REP. TARNO: Asks about the rate of metabolizing, causing alcohol to dissipate from the system.

282 GRAZER: The rate of metabolizing is dependent on a variety of factors. Roughly, individuals metabolize .02 per hour. 296 CHAIR PARKS: How many people would not seek emergency care if they thought they might be subject to a drunk driving arrest. 303 BROWN: Explains that probable cause must be first established. Individuals who refuse treatment could be taken into the station for a test. 318 CHAIR PARKS: This will only affect individuals that are in custody? GRAZER: Explains conditions in the hospital. Individuals can go 321 to the hospital to get out of the DUII. 356 CHAIR PARKS: Discusses probable cause portions of the bill. 370BROWN: Discusses what is included in the bill. Discusses the criteria for arrests. 392 GRAZER: Clarifies what can be legally obtained for evidence. 404BROWN: Discusses what can currently be done under Oregon law. 421 CHAIR PARKS: Asks about blood that may be drawn for different purposes.

426 BROWN: Discusses the different types of blood draws. Explains the reporting process for the blood.

427 GRAZER: Explains the chain of evidence, outside of the hospital lab.

462 CHAIR PARKS: Asks about the range of subpoena's for different types of blood drawing.

481 BROWN: Discusses the blood tests that can be subpoenaed for evidence.

TAPE 23, SIDE B

030 GRANGER: Explains when blood alcohol levels are checked.

048 REP. TIERNAN: Asks about the accuracy of the blood test for determining alcohol levels, and the accuracy of the urine test for determining other drug levels.

057 BROWN: Discusses the different types of tests.

076 REP. TIERNAN: How difficult is it to administer the urine test to someone who is incapacitated?

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079 GRAZER: Explains that the catheter would be used. Discusses individuals falsifying urine tests. Discusses the chain of evidence.

111 REP. MARKHAM: Asks about implied consent drawings of blood.

116 BROWN: It is legal to have hospital staff draw blood for implied consent reasons.

129 CHAIR PARKS: Is your testimony suggesting that the urine test is not reliable as an indicator of intoxication? 131 GRAZER: Discusses problems with the reliability. Discusses probability and proof.

156 REP. TARNO: Asks about other drugs staying in the urine.

160 GRANGER: Discusses other elements that can trigger tests.

169 REP. TIERNAN: Asks about the different instances when blood will be screened.

216 JAMES STEVENSON, OREGON STATE POLICE: Submits and reviews testimony. (EXHIBIT L) 277 CHAIR PARKS: Asks about the number of cases that this would affect. 279 STEVENSON: Colorado has a similar law, and they process approximately 800 cases in a biennium. Discusses training of officers. 305 CHAIR PARKS: Asks about the reliability of the test. 344 RICH BROOKE, OREGON STATE POLICE: Explains the testing procedure for confirming positive tests. Discusses the process of administering the test. 380 REP. TIERNAN: Clarifies the basic testing process. 412 REP. BROWN: Asks about the length of time marijuana stays in the system. 420REP. TIERNAN: Discusses nanogram levels for determining the presence of marijuana. 451 CHAIR PARKS: Asks if Oregon uses these types of tests. 453 BROOKE: Yes.

459 CHAIR PARKS: Asks about the costs of the test.

460 BROOKE: The test cost is estimated at \$36.00 to go from the general screen through the confirmation. 464 CHAIR PARKS: Does the test specify the chemical levels of influence? -

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477 BROOKE: The initial screening confirms presence, the other tests determine the levels.

TAPE 24, SIDE A

038 REP. BAKER: Discusses the evidence for conviction.

040 BROOKE: Discusses case dependent evidence.

048 CHAIR PARKS: Discusses problems with this change in Oregon law. 063 CHUCK HAYES, OREGON STATE POLICE: Testifies on the training the officers

receive to help determine the difference between influence levels. 075 CHAIR PARKS: Asks about some of the tests.

076 HAYES: Clarifies the testing process. Discusses roadside tests and laboratory tests. Discusses reasons for arrest.

093 CHAIR PARKS: Asks about the differences in the test results.

097 HAYES: Explains assessment of impairment.

104 CHAIR PARKS: Discusses police misuse of the administration of the tests.

115 BROOKE: Discusses reasonable suspicion. Discusses presumption of innocence.

130 CHAIR PARKS: Asks about the indications of the tests.

146 REP. BROWN: Discusses other problems on the road. Asks about the accuracy of the urine tests. 154STEVENSON: Discusses the departments support of treatment programs for offenders. 160REP. BROWN: Are the blood tests more accurate than the urine tests? 162 BROOKE: The blood test is the best detection for alcohol. The urine test is a better medium for controlled substances. 170 CHAIR PARKS: Asks about possession cases. 179 BROOKE: That is not the intention under this implied consent law. Possesion of controlled substances is not the issue. 198 REP. COURTNEY: Asks about prescription drugs. 201 BROOKE: The law is basically for those that are strictly covered under controlled substance def~nition.

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205 HOLLY ROBINSON, COMMITTEE COUNSEL: Asks about prescription drugs testing

positive. 208 BROOKE: Prescription drugs would test positive.

216 REP. COURTNEY: Is it possible to be cited for having prescription drugs in your system?

220 HAYES: It depends on whether or not the person was under the influence of the drugs to a perceptible degree at the time. You could be cited for that.

234 HOLLY ROBINSON, COMMITTEE COUNSEL: Discusses testing process time line and the issuance of a citation.

247 STEVENSON: Discusses the process of the implied consent law. Discusses the disposition of the prosecution. 254 HOLLY ROBINSON, COMMITTEE COUNSEL: Asks about the sequence of the arrest, breath test, and issuance of the citation. 263 STEVENSON: Explains the sequence of evidence. 272 MOTION: CHAIR PARKS: Requests unanimous consent to suspend the rules to allow Rep. Courtney to vote on HJR 30. VOTE: CHAIR PARKS: Hearing no objection, so ordered.

VOTE ON HJR 30

VOTE: 7-0 Motion passes AYE: Baker, Brian, Courtney, Edmunson, Tarno, Tiernan, Parks NO: None EXCUSED: Brown, Mason

277 CHAIR PARKS: Recesses the meeting for 3 minutes.

PUBLIC HEARING ON HB 2002 & 2736 Witnesses: Jason Carlisle, Oregon District Attorney's Association Hubert Duvall, Oregon Criminal Defense Lawyer's Association David Fidanque, American Civil Liberties Union of Oregon

200 JASON CARLISLE, OREGON DISTRICT ATTORNEY'S ASSOCIATION: Testifies in favor of the bill. Discusses options of being under the influence.

313 REP. BAKER: Discusses checking the accuracy of the field officers.

326 CARLISLE: Discusses the need for providing good evidence. Discusses differences in the two bills. Discusses certification of tests.

353 CHAIR PARKS: Asks about the percentage of DUII that actually go to trial.

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358 CARLISLE: A rough estimate would be ten percent.

361 CHAIR PARKS: Discusses the use of breathalyzers as convicting evidence. 378 CARLISLE: Discusses the amount of cases won with breath tests compared to refusals to blow. 394 HUBERT DUVALL, OREGON CRIMINAL DEFENSE LAWYER'S ASSOCIATION: Testifies in opposition of both HB 2002 and HB 2736. Discusses the notion of implied consent. 446 REP. BROWN: Asks about the OCDLA's comments on HB 2736.

469 DUVALL: Discusses concerns based on implied consent.

488 REP. TARNO: Asks if the implied consent laws are universal between the other states.

TAPE 25, SIDE A

030 DUVALL: All fifty states have an implied consent law for the breathalyzer test. Discusses the idea of consent.

049 REP. TIERNAN: Discusses examples of required blood and urine tests. Asks about telephonic warrants.

074 DUVALL: Discusses the process of telephonic warrants.

078 CHAIR PARKS: Discusses probable cause in court.

096 DAVID FIDANQUE, AMERICAN CIVIL LIBERTIES UNION OF OREGON: Testifies in opposition of both HB 2002 and HB 2736. Discusses concerns about innocent individuals that would be subjected to these searches. Discusses the quality of urine tests. The tests do not test for impairment. Discusses the need for telephonic warrants.

148 REP. TIERNAN: Discusses the use of the drug tests in building cases. Discusses drug levels and the presence of drugs.

165 FIDANQUE: Discusses infallible tests. Discusses the constitutionality of implied consent.

176 REP. TIERNAN: Asks about similar arguments used in the passage of the breathalyzer test.

179 FIDANQUE: Discusses levels of impairment in the blood and urine tests.

197 REP. TARNO: Asks about the mechanics of bills. Discusses opposition to the bills and the concept.

204 DUVALL: Discusses the need the issuance of a warrant by an impartial magistrate. Discusses problems with implied consent.

219 CARLISLE: Discusses limitations of telephonic warrants.

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FIDANQUE: Discusses the need to amend current state statute to allow for the obtaining of telephonic warrants when there is probable cause. 243 CARLISLE: Discusses the problems with obtaining telephonic search warrants.

276 CHAIR PARKS: Adjourns the meeting at 4:37 p.m.

Submitted by:	Reviewed by: Bryan Boehringer
Anne May Committee Clerk	Committee Coordinator

EXHIBIT LOG:

A - Testimony on HB 2281 - Committee Counsel - 5 pages B - Amendments to HB 2281 - Legislative Counsel - 2 pages C - Amendments to HB 2318 -Legislative Counsel - 3 pages D - Testimony on HB 2380 - Committee Counsel - 6 pages E - Amendments to HB 2380 - Legislative Counsel - 3 pages F - Testimony on HB 2380 - Committee Counsel - 5 pages G -Testimony on HB 3429 - Committee Counsel - 2 pages H - Testimony on HJR 30 - Rep. Greg Walden - 1 page I - Testimony on HJR 30 - Oregon State Police - 2 pages J - Amendments to HJR 65 - Legislative Counsel - 1 page K - Testimony on HB 2736 - Richard Grazer - 3 pages L - Testimony on HB 2002 - James Stevenson - 4 pages M -Testimony on HB 2002 & HB 2736 - Barbara Stoeffler - 14 pages

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