March 20, 1991 Hearing Room 357 1:00 p.m. Tapes 28, 29 MEMBERS PRESENT:Rep. Randy Miller, Chair Rep. Tom Mason, Vice Chair Rep. Ray Baum Rep. Judith Bauman Rep. Marie Bell Rep. Tom Brian Rep. Kelly Clark Rep. Jim Edmunson Rep. Rod Johnson Rep. Kevin Mannix Rep. Del Parks Rep. Ron Sunseri

STAFF PRESENT: Greg Chaimov, Committee Counsel Holly Robinson, Committee Counsel Kathy Neely, Committee Assistant MEASURES CONSIDERED: HB 2841 WS (Eluding Police Officer) HB 2545 WS (Child Neglect) HB 3103 WS (Fingerprints) HB 2921 WS (Peace Officer) HB 2580 WS (Controlled Substances) HB 2024 WS (Forfeiture) HB 2597 WS (Urine Test) HB 2589 WS (Unemployment Compensation) HB 2585 WS (Controlled Substances) HB 2038 WS (Forfeiture) HB 2028 WS (Forfeiture) HB 2311 WS (Seized Property) HB 2020 WS (Forfeiture Action) HB 2709 WS (Guardian/Conservator) 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 28, SIDE A 003 REPRESENTATIVE MILLER, CHAIR: Calls the meeting to order at  $1:00~\rm p.m.$  Comments on the agenda.

### WORK SESSION ON HB 2841

- 012 HOLLY ROBINSON: It increases penalty for alluding police officer from class A misdemeanor to class C felony and creates a new crime of alluding officer after exiting a vehicle. 017 CHAIR MILLER: Asks for discussion on HB 2841.
- 023 REP. SUNSERI: Questions the fiscal impact of \$228,000. House Committee on Judiciary March 20, 1991- Page 2
- 029 CHAIR MILLER: The fiscal impact was prepared on March 12, 1991.
- 034 HOLLY ROBINSON: Fiscal impact is based on original bill and was in front of committee at hearing. Addressed increased cost attributable to the indigent defense cost and based on estimated number of cases. Comments on the prison impact statement. Believes the \$228,000 is incorrect.
- 044 REP. MANNIX: Most people arrested for attempting to allude will have another charge on them.
- MOTION: REP. SUNSERI: Moves HB 2841 A-eng. to the House Floor with a do pass recommendation. . CHAIR MILLER: Rep. Sunseri moves HB 2841 A-eng. to the House floor with a do pass recommendation.

  REP. BAUMAN: There was a discussion on the fiscal impact statement. CHAIR MILLER: Correct, it was created prior to the amendments and has been discredited. REP. BAUMAN: Asks about the prison impact statement. REP. SUNSERI: The impact may be in error, not just a result in the alluding a police officer. 076 HOLLY ROBINSON: There is a difference between the number of convictions and those estimated by the Fiscal office. . 081 REP. BAUMAN: Is that the number of those who would flee?

HOLLY ROBINSON: Involves the enhancement of penalties.

- 090 REP. BAUMAN: Frustrated because number are considerably off making decisions difficult.
- 100 REP. CLARK: Shares concern about the fiscal impact. Will vote to send it to the floor. Would like to have someone from Legislation Fiscal come and talk to the committee on how they come up with these statements.
- 114 CHAIR MILLER: Further comments.

REP. BAUMAN: Requests prison impacts be available with committee reports.

HOLLY ROBINSON: Refers that request to the Chair.

CHAIR MILLER: Further comments. Calls for the vote.

VOTE: 12-0 Motion passes. AYE: Baum, Bauman, Bell, Brian, Clark, Edmunson, Johnson, Mannix, Mason, Parks, Sunseri, Miller NO: 0 House Committee on Judiciary March 20, 1991 - Page 3

EXCUSED: CHAIR MILLER: HB 2481 A-eng. is passed to the House. Rep. Sunseri will carry.

(Tape 28, Side A) WORK SESSION ON HB 2589 Witnesses: Irv Fletcher, AFL/CID Senator Bob Kintigh, District 14 150 GREG CHAIMOV: HB 2589 disqualifies workers from unemployment compensation if test positive for drug use on the job, have an opportunity to go through treatment and after that test positive again. (AMENDMENTS ARE EXHIBIT B) The amendment will need to be adopted. 161 SENATOR BOB KINTIGH, DISTRICT 14: (EXHIBIT C) As an employer, have to have a reasonable standard of safety and care. Discusses an Employment ruling (EXHIBIT C). IRV FLETCHER, AFL/CID: Major concern is a major shift in state policy. Misconduct off the job now becomes a reason for denying unemployment benefits. 218 REP. EDMUNSON: HB 2589 would only apply if a person tested positive, what about a person who refused to take a test? FLETCHER: If terminated, automatically denied benefits. REP. MANNIX: The rules relating to unemployment benefits state only can be required to take the test as part of pre-employment screening or if there is a reasonable basis. Random testing is not allowed except for a limited class. REP. BRIAN: Understands that this will not change testing on the job. Does not require that someone arrested be fired. Only applies if tested positive on the job. FLETCHER: Challenges "under the influence"; 251 MOTION: REP. MANNIX: Moves the 2589-1 amendments (EXHIBIT B) to the bill.

CHAIR MILLER: Rep. Mannix moves the 2589-1 amendments to the bill. Any objection? Hearing none, so adopted.

REP. MANNIX: The amendments move this into another area of unemployment compensation law. Moved to "misconduct connected with work" rather than as a separate disqualification provision. This meets federal standards. 272 REP. BAUMAN: What is the answer regarding the change in policy to encompass behavior off the job evidenced by a positive testing in absence of any evidence of this conduct?

278 REP. MANNIX: Depend on what level of misconduct connected with work. House Committee on Judiciary March 20, 1991 - Page 4, 299 REP. BAUMAN: Asking for clarification of the labor policy, off the job conduct has a significant impact here.

303 REP. MANNIX: Comments on perception of what misconduct may be with regard to controlled substance in the body. 329 gives rise to the test? REP. MANNIX: First a positive test and employer then offers opportunity for rehabilitation. REP. BAUM: What would trigger the first test, prq employment screening or what? 335 MANNIX: Depends on individual employer's drug test rules. There are no standards set in the law. Employment Div. has some standards set out with regard what is reasonable before imposing a drug test. 377 GREG CHAIMOV: Under current Employment Div. Administrative Rules, reasonable grounds for testing an employee for drug use are: bizarre behavior, substantial loss of productivity, repeated tardiness, on job accidents resulting in injury, or prior drug impairment on the job. 358 MANNIX: Under current law the employer has a reasonable basis for firing. Under HB 2589 if employee tests positive, they must offer rehabilitation opportunity. It is not currently required and is a second REP. EDMUNSON: Could support HB 2589 if it was clear there was a probable cause to do the testing. Problem with Employment Divisions "probable cause\reasonable basis" rules. Dissents from the REP. MASON: The issue has to do with decisions regarding impairment of job performance. Probable cause should not be in the bill, expands it too far. Supports the bill however. 428 REP. EDMUNSON: Considers impairment of performance a probable cause. There must be some basis for testing not just an accident because there may be other reasons for the test. This invites random drug testing as policy.

#### TAPE 29, SIDE A

REP. MASON: Discusses impaired performance as a criteria and current case law. HB 2589 does not requires proof of impairment just evidence of controlled substance in test. 036 REP. BELL: Seems an accident is more reasonable cause for testing than tardiness. If there are policies that are agreed to when hired, not offended by employer doing the test. REP. MANNIX: Calls for the question. e question. CHAIR MILLER: Rep. Mannix calls for the question. No official motion has been made. House Committee on Judiciary March 20, 1991 - }'age S . MOTION REP. MANNLY: Moves HB 2589 as amended to the House floor with a do pass recommendation. CHAIR MILLER: Rep. Mannix moves HB 2589 as amended to the House floor with a do pass recommendation.

VOTE: 10-2 Motion passes. AYE: Baum, Bell, Brian, Clark, Johnson, Mannix, Mason, Parks, Sunseri, Miller NO: Bauman, Edmunson EXCUSED: .

O64 CHAIR MILLER: HB 2589 as amended is passed to the House floor.

Rep. Mason will carry. REP. BAUMAN: Gives notice of possible minority report.

CHAIR MILLER: Closes work session. Introduces Jim Dole, counsel on loan from Legislative Counsel.

069 JIM DOLE: Introduces himself. 078 HOLLY ROBINSON: He is on loan and covering one of the Civil Subcommittee meetings. (Tape 29, Side A) WORK SESSION ON HB 2545 088 HOLLY ROBINSON: Creates 2 new crimes of child neglect. If a child is allowed to stay where there is sign) ficant drug activity, would be a felony offense. No fiscal impact statement.

MOTION: REP. MANNIX: Moves the HB 2545-1 amendments to the bill.

CHAIR MILLER: Rep. Mannix moves the amendments to HB 2545, technical amendments. Is there discussion, objection? Hearing none, so adopted.

MOTION: REP. MASON: Moves HB 2545 as amended to the House floor with a do pass recommendation. CHAIR MILLER: Rep. Mason moves HB 2524 as amended to the House floor with a do pass recommendation. VOTE: 12-0 Motion passes. AYE: Baum, Bauman, Bell, Brian, Clark, Edmunson, Johnson, Mannix, Mason, Parks, Sunseri, Miller NO: 0 EXCUSED: CHAIR MILLER: HB 2545 as amended is passed to the floor. Rep. Courtney will be asked to carry.

These minutes contain materials which paraphrase  $\cdot$ nd/or summarize statement. made during this session Only text enclosed in quotation marks repon a speaker's exsct word. For complete content of the proceeding, please refer to the tapes House Committee on Judiciary March 20, 1991- Page 6

(Tape 29, Side A) WORK SESSION ON HB 3103

HOLLY ROBINSON: Discusses current fingerprinting laws with regard to juveniles. HB 3103 allows the fingerprints to be entered in to a main computer to be available to other law enforcement agencies. It also allows children reported missing to have their fingerprints entered into the system for identification purposes. 137 MOTION: REP. MANNIX: Moves HB 3103 to the House floor with a do pass recommendation. CHAIR MILLER: Rep. Mannix moves HB 3103 to the House floor with a do pass recommendation. 141 REP. BAUMAN: Comments on the fiscal analysis regarding costs being absorbed by the Department to create no fiscal impact. Confused about that. 148REP. MANNIX: The qualifier is the Department would reprioritize the use and access of the fingerprint system and were willing to drop lower priority out of system to carry this out. 156 REP. BRIAN: There is a continuing concern regarding were Legislative fiscal comes up with their numbers and if they can be relied on. 208 CHAIR MILLER: Calls for the vote. - VOTE: 12-0 Motion passes. AYE: Baum, Bauman, Bell, Brian, Clark, Edmunson, Johnson, Mannix, Mason, Miller, Parks, Sunseri NO: EXCUSED: . CHAIR MILLER: HB 3103 is passed to the House floor. Rep. Mannix will carry.

Tape 29, Side A) WORK SESSION ON HB 2921

220 HOLLY ROBINSON: It expands the circumstances under which a peace officer can stop a person to inquire about the activities.

MOTION: REP. MANNIX: Moves HB 2921 to the House floor with do pass recommendation.

CHAIR MILLER: Rep. Mannix moves HB 2921 to the House with a do pass recommendation.

VOTE: 9-3 Motion passes AYE: Baum, Bell, Brian, Clark, Edmunson, Johnson, Mannix, Sunseri, Miller NO: Bauman, Mason, Parks EXCUSED:

These minutes contain materials which paraphrase and/or summarize stamments 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 March 20, 1991 - Page 7

CHAIR MILLER: HB 2921 is passed to the House floor. Rep. Mannix will carry.

(Tape 29, Side A) WORK SESSION ON HB 2024

- 245 GREG CHAIMOV: Requires forfeiting agencies to preserve the value of the property seized and to obtain court orders to sell property. Bill came with referral to Ways and Means but the committee amended the bill to eliminate most costs. (AMENDMENTS ARE EXHIBIT F).
- 257 MOTION: REP. BRIAN: Move HB 2024 as amended to House floor with a do pass recommendation. CHAIR MILLER: Does the committee need to adopt the amendments? 263 GREG CHAIMOV: The committee needs to adopt the amendments. MOTION: REP. BRIAN: Moves to adopt the 2024-1 to -6 amendments.

CHAIR MILLER: Rep. Brian moves the amendments to HB 2024. Hearing no objection, they are adopted.

MOTION: REP. BRIAN: Moves HB 2024 as amended to the House floor with a do pass recommendation. CHAIR MILLER: Rep. Brian move HB 2024 as amended to the House with a do pass recommendation. 275 HOLLY ROBINSON: Need motion to rescind the subsequent referral MOTION: REP. BRIAN: So moved. CHAIR MILLER: Rep. Brian moves to rescind the subsequent referral. Hearing no objection, so adopted. 280 MOTION: REP. BRIAN: Moves HB 2024 as amended to the House floor with a do pass recommendation. CHAIR MILLER: Moves HB 2024 to the House floor. VOTE: 12-0 Motion passes AYE: Baum, Bauman, Bell, Brian, Clark, Edmunson, Johnson, Mannix, Mason, Parks, Sunseri, Miller NO: 0 EXCUSED: CHAIR MILLER: HB 2024 as amended is passed to the House. Rep. Calouri will carry. House Committee on Judiciary March 20, 1991 - Page 8

### (Tape 29, Side A) WORK SESSION ON HB 2585

GREG CHAIMOV: HB 2585, in an attempt to save federal highway funds, calls for the driver license suspension of anyone convicted of a controlled substance offense and denies hardship permits. The amendments need to be adopted (EXHIBIT G). MOTION: REP. MANNIX: Moves the HB 2585-1 amendments. 317 CHAIR Mll ; I ER: Rep. Mannix moves the HB 2585-1 amendments to the bill. 323 REP. MASON: Comments on difference between the Staff Measure Summaries regarding people convicted, wants GREG CHAIMOV: Person convicted of a violation for clarification. 334 possessing less than 1 oz of marijuana would lose license for 6 months. REP. MASON: Even though it does not have anything to do with an automobile. GREG CHAIMOV: Correct. REP. MASON: Covers violation offense along with felonies and misdemeanors. . 344 GREG CHAIMOV: The original form of HB 2585 covered only felonies and misdemeanors. The federal law requires the bill to cover all offenses. 350REP. MASON: The bill was better with just felonies and misdemeanors. 381 EDMUNSON: Will vote no and will explain reason on the House floor. Problems with the requestor of the bill. CHAIR MILLER: Any objections to the amendments. Hearing none, so adopted. Notes Rep. Edmunson's objection. MOTION: REP. MANNIX: Moves HB 2585 as amended to the House floor with a do pass recommendation. GREG CHAIMOV: The subcommittee wanted it referred to the Committee on Ways and Means because of the substantial fiscal impact. REP. BRIAN: Did not recall that referral. Comments on the discussion in the subcommittee. 428 REP. BAUMAN: Comments on the fiscal impact which assumes there will be hardship when available. Understands hardship permits have been denied.

# TAPE 28, SIDE B

These minute. contain matcrials which paraphrase and/of summarize st tements made during this session Only text enclosed in quotation marks  $\frac{1}{2}$ 

teport a spesker's exsct words For complete contents of the proceed ngs, please tefer to the tapes House Committee on Judiciary March 20, 1991 - Page 9

028 MOTION: REP. MANNIX: Withdraws motion to send to House floor and moves to send HB 2585 as amended to Ways and Means Committee with do pass recommendation.

CHAIR MILLER: Can add to bill as an amendment.

REP. MANNIX: Reason for referral is 1) dealing with substantial positive fiscal impact and 2) , potential impact in terms processing.

040 REP. BRIAN: Suggests sending Ways and Means a memo regarding the two options the federal law gives Oregon.

CHAIR MILLER: Motion is made to refer HB 2585 as amended to Ways and Means. Hearing no objections, so adopted.

(Tape 28, Side B) WORK SESSION ON HB 2597

057 HOLLY ROBINSON: This revises Oregon's implied consent law to allow individuals arrested for allegedly driving under the influence to a chemical urine test to determine the presence of those substances. Allows for license suspension provision is person refuses the test. (AMENDMENTS - EXHIBIT G)

069 REP. CLARK: Does not support HB 2597. Problem is the implied consent of drivers to urinalsis. Infringes personal privacy. Evidence of controlled substances can show up for days after ingestion and not be currently intoxicated. 091 REP. MANNIX- Comments on current percentage of those stopped, 95%, as being under the influence do end up being under the influence. 118 REP. CLARK: Third reason for objecting is people who fail breathalizer, still have the urine test. 139 REP. BAUM: Did go through testimony on this. There is no way to estimate by urinalsis when the drug was ingested. There also has to be a reason to stop the person to begin and followed by the officer talking to the person who has an indication of being under the influence. There are a lot of pre-conditions before the urine test comes in. 171 MOTION: REP. BRIAN: Moves the HB 2597-2 amendments to the bill.

CHAIR MILLER: Rep. Brian moves the amendments. Hearing no objection, so adopted.

MOTION: REP. BRIAN: Moves HB 2597 as amended to the House floor with a do pass recommendation.

VOTE: 9-3 Motion passes AYE: Baum, Bell, Brian, Edmunson, Johnson, Mannix, Parks, Sunseri, Miller NO: Bauman, Clark, Mason

These minutes contain materials which paraphrase and/or wmmarize statementa made during this session. Only text enclosed in quotation marks report a speaker's exact words. For complete content. of the proceedinge, please refer to the tape.. House Committee on Judiciary March 20, 1991 - Page 10

# EXCUSED:

CHAIR MILLER: HB 2597 as amended is passed to the House floor. Rep. Baum will carry  $\,$ 

- GREG CHAIMOV: Makes manufacturing or delivering most controls substances within 1,000 feet of daycare center, school, or college a class A felony. The amendments put possessing or delivering for no consideration of less than 5 grams of marijuana a class C misdemeanor. MOTION: REP. BRIAN: Moves HB 2580-2 amendments to the bill. 202 CHAIR MILLER: Rep. Brian moves the amendments. Hearing no objection, so adopted. MOTION: REP. BRIAN: Moves HB 2580 as amended to the House floor with a do pass recommendation. ~ CHAIR MILLER: Rep. Brain moves HB 2580 as amended to the House floor with a do pass recommendation. Notes the fiscal impact does not provide any estimate and no prison impact is projected. 218 REP. CLARK: The amendments make a small amount of marijuana an exception from the class A felony. GREG CHAIMOV: Correct. REP. CLARK: What is current treatment for other than small amounts of marijuana.
- GREG CHAIMOV: Possession of over 1 oz is a class A felony under current law. Under HB 262 3 possession between 1 and 5 oz would be a Class B felony and over 5 oz, a Class A.
- 236 REP. CLARK: Trying to figure what the bill does to "other than small amounts of marijuana" with regard to the 1,000 feet.
- 243 GREG CHAIMOV: Under current law, delivery for consideration is a Class B felony.
- REP. BAUMAN: The intention on line 6 is to include possession?
- 260 GREG CHAIMOV: Possession stayed in but possession of small amounts of marijuana was treated as a Class C Misdemeanor.
- 267 REP. EDMUNSON: Problem with the public or private college or university. Is it now limiting to the campus proper or the real property owned or held by a university?
- 283 GREG CHAIMOV: It does not specifically define what is or is not a university. Just discusses the property owned by the university. Equivalent to current federal law that has been

These minutes contain materials which paraphrare and/or summarize staternenb mate during this session. Only text enclosed in quotation marks roport a spealcer's exact wonla. For complete CODtents of the procectingr, please refer to the tapes. House Committee on Judiciary March 20, 1991 - Page 11

constitutionally upheld.

REP. BAUMAN: Concern with schools that are used at night for adult classes. Would there be a difference between the status of an offender during the day when the school was used primarily for minors and at night?

GREG CHAIMOV: No.

- 314 CHAIR MILLER: Advises the committee on HB 2623, the recriminalizing marijuana bill.
- 335 GREG CHAIMOV: An offender would not be treated differently. Have to

look at the school in general to determine if it were primarily attended by minors.

- 344 HOLLY ROBINSON: Language was deleted from the current statue that says a delivery would have to be made to a student or minor.
- 367 CHAIR MILLER: Return to a policy the House of Representatives adopted last session regarding the protected zones regardless of who is in the zone. REP. BAUMAN: Confused over why "primarily attended by minors" is even in the bill?
- GREG CHAIMOV: Subsection B on line 5 includes vocational schools. The language regarding attendance by minor was there to address concern that some adult vocational colleges would be covered by that.

  REP. MANNIX: The phrase is defining the institution not the time of the offense. 396 REP. BAUM: Calls for the question. CHAIR MILLER: Rep. Baum calls for the question on HB 2580 as amended. VOTE: 11-1 Motion passes. AYE: Baum, Bauman, Bell, Brian, Clark, Johnson, Mannix, Mason, Miller, Parks, Sunseri NO: Edmunson EXCUSED:

CHAIR MILLER: HB 2580 is passed to the House Floor.

(Tape 28, Side B) WORK SESSION ON HB 2038

408 GREG CHAIMOV: Requires a forfeiting agency to decide on forfeiting within 30 days and to pay for towing charges and liens accruing. Amendments need to be adopted (EXHIBIT H).

TAPE 29, SIDE B 008 MOTION: REP. MANNIX: Move the HB 2038-1 amendments.

House Committee on Judiciary March 20, 1991 - Page 12

CHAIR MILLER: Rep. Mannix moves the amendments. Hearing no objection, they are adopted.

011 MOTION: REP. MANNIX: Moves HB 2038 as amended be referred to Committee on Ways and Means.

CHAIR MILLER: Rep. Mannix moves HB 2038 as amended be referred to Ways and Means. VOTE: 12-0 Motion passes. AYE: Baum, Bauman, Bell, Brian, Clark, Edmunson, Johnson, Mannix; Mason, Miller, Parks, Sunseri NO: EXCUSED:

CHAIR MILLER: HB 2038 is referred to Ways and Means.

(Tape 29, Side B) WORK SESSION ON HB 2028

GREG CHAIMOV: Allows owners of seized property to get an expedited hearing to prove that they should get their property back because they did not know of any drug activity on the property. Discusses fiscal impact. Discusses amendments adopted in subcommittee and there are amendments which need to now be adopted (EXHIBIT I).

MOTION: REP. MANNIX: Moves to adopt the HB 2028-2 amendments.

CHAIR MILLER: Rep. Mannix moves the HB 2028-2 amendments. Hearing no objection, so adopted.

 $\,$  MOTION REP. MANNIX: Moves HB 2028 as amended to the House floor with a do pass.

CHAIR MILLER: Rep. Mannix moves  ${\tt HB}$  2028 as amended to the House floor with a do pass recommendation.

VOTE: 12-0 Motion passes. AYE: Baum, Bauman, Bell, Brian, Clark, Edmunson, Johnson, Mannix, Mason, Miller, Parks, Sunseri NO: EXCUSED:

CHAIR MILLER: HB 2028 as amended is passed to the House. Rep. Mannix will carry.

(Tape 29, Side B) WORK SESSION ON HB 2311

050 GREG CHAIMOV: Related to but not principally a forfeiure bill. HB 2311 requires reasonable steps by law enforcement agencies to protected the property seized. Discusses the amendments House Committee on Judiciary March 20, 1991 - Page 13

(EXHIBIT J and K). 059 MOTION: REP. MANNIX: Moves the proposed amendment to HB 2311 (EXHIBIT K) be adopted. CHAIR MILLER: Rep. Mannix moves the technical amendments. Hearing no objections, they are adopted. 066 MOTION: REP. MANNIX: Moves HB 2311 as amended to the House floor with a do pass recommendation. CHAIR MILLER: Rep. Mannix moves HB 2311 as amended to the House with a do pass recommendation. VOTE: 12-0 Motion passes. AYE: Baum, Bauman, Bell, Brian, Clark, Edmunson, Johnson, Mannix, Mason, Miller, Parks, Sunseri. NO: EXCUSED: CHAIR MILLER: HB 2311 as amended is passed to the House. Rep. Mannix will carry.

(Tape 29, Side B) WORK SESSION ON HB 2020 080 GREG CHAIMOV: HB 2020 is a civil forfeiture bill which allows individuals to recover seized property by submitting affidavit stating they did not know about any drug activity on the property or if did know, took reasonable steps to stop it. Discusses the amendments (EXHIBIT L). 095 MOTION: REP. SUNSERI: Moves HB 2020-1 amendments be adopted.

CHAIR MILLER: Rep. Sunseri moves HB 2020-1 amendments be adopted. Hearing no objection, so adopted. 098 MOTION: REP. SUNSERI: Moves HB 2020 as amended to the House floor with a do pass recommendation. CHAIR MILLER: Rep. Sunseri moves HB 2020 as amended to the House with a do pas recommendation. VOTE: 12-0 Motion passes. AYE: Baum, Bauman, Bell, Brian, Clark, Edmunson, Johnson, Mannix, Mason, Miller, Parks, Sunseri. NO: EXCUSED: CHAIR MILLER: HB 2020 as amended it passed to the floor. Rep. Mannix will carry. House Committee on Judiclary March 20, 1991 - Page 14

(Tape 29, Side B) WORK SESSION ON HB 2079

 ${\tt HOLLY\ ROBINSON:}\ {\tt HB\ 2079}\ {\tt further\ clarifies\ the\ provisions\ inserted\ into\ the\ guardian\ laws.}$ 

MOTION: REP. MANNIX: Moves the 2079-1 amendments to the bill. (EXHIBIT M).

CHAIR MILLER: Rep. Mannix moves the amendments to HB 2079. Hearing no objection, so adopted. ,, 119 MOTION: REP. MANNIX: Moves HB 2079 as; amended to the House with a do pass recommendation.

CHAIR MILLER: Rep. Mannix moves HB 2079 as amended to the House.

VOTE: 12-0 Motion passes. AYE: Baum, Bauman, Bell, Brian, Clark, Edmunson, Johnson, Mannix, Mason, Miller, Parks, Sunseri NO: EXCUSED:

130 CHAIR MILLER: HB 2709 as amended is passed to the floor. Rep. Shibley will carry. Adjourns at 2:40 p.m.

Submitted by: Reviewed by:\ Kathy Neely, -Assistant David Harrell, Office Manager

#### EXHIBIT LOG:

A - Amendments to HB 2841 - 1 page B - Amendments to HB 2589 - 2 pages C - Material on HB 2589 - Senator Kintigh - 1 page D - Material on HB 2589 - 1 page E - Amendments to HB 2545 1 page F - Amendments to HB 2024 - 9 pages G - Amendments to HB 2585 - 8 pages H - Amendments to HB 2597 - 2 pages G - Amendments to HB 2580 - 1 page H. - Amendments to HB 2038 - 1 page I - Amendments to HB 2028 - 2 pages J - Amendments to HB 2311 - 1 page K - Amendments to HB 2311 - 1 page K - Amendments to HB 2311 - 1 page M - Amendments to HB 2709 - 1 page