

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.

Measures Heard HB 3167, PH HB 2354, PH HB 3348, WS HB 2374, WS HB 2266, WS HB 2382, WS HB 2668, WS HB 2375, WS HB 2594, WS HB 3160, PH & WS HB 3051, WS

SENATE COMMITTEE ON JUDICIARY

June 3, 1991Hearing Room C 1:00 p.m.Tapes 205 - 207

MEMBERS PRESENT:Sen. Joyce Cohen, Chair Sen. Jim Hill, Vice-Chair
Sen. Peter Brockman Sen. Jim Bunn Sen. Jeannette Hamby Sen. Bob
Shoemaker Sen. Dick Springer

STAFF PRESENT: Ingrid Swenson, Committee Counsel Bill Taylor,
Committee Counsel Kate Wrightson, Committee Asstant

WITNESSES: Jim Markee, Amalgamated Transit Union Ron
Heintzman, Amalgamated Transit Union Larry Wobbrock, Oregon Trial
Lawyers Association Charlie Williamson, Oregon Trial Lawyers Association
Scott Meyer, Oregon Association of Defense Counsel Tom Cooney, Oregon
Medical Association Craig Smith, Business Law Section, Oregon State Bar
Judge Stephen Harrell, Multnomah County Circuit Court Ross Shepard,
Oregon Criminal Defense Lawyers Association Doug Belew, Office of the
Multnomah County District Attorney Sharon O'Shea, Clackamas County
Victims Assistance Judith Armatta, Oregon Coalition on Domestic & Sexual
Violence Holly Pruett, Oregon Coalition on Domestic & Sexual Violence
Bob Kaiser, Oregon Association of Process Servers

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TAPE 205, SIDE A

002 CHAIR COHEN: Calls hearing to order at 1:15 p.m.

HB 3167, EXTENDS 3RD DEGREE ASSAULT TO INCLUDE RECKLESS INJURY TO
OPERATOR OF PUBLIC TRANSIT VEHICLE WHILE OPERATOR IS IN CONTROL OF OR IS
OPERATING VEHICLE, PUBLIC HEARING

012 JIM MARKEE, AMALGAMATED TRANSIT UNION: Reviews intended purpose of
bill.

023 RON HEINTZMAN, AMALGAMATED TRANSIT UNION: Testifies in favor of
bill.

042 SWENSON: The bill addresses reckless assault, but does not address
intentional or knowing assault. Was that intentional?

046 HEINTZMAN: This is intended to match the standard for 3rd degree

assault.

053 SWENSON: Assault 4 can be committed knowingly, intentionally or recklessly.

058 MARKEE: "Recklessly" used to be consistent with the statute.

HB 2354, RELATING TO WRONGFUL DEATH ACTIONS, PUBLIC HEARING AND WORK SESSION

074 LARRY WOBROCK, OREGON TRIAL LAWYERS ASSOCIATION: Reviews intended purpose of bill. -Submits and summarizes written testimony (Exhibit A).

112 CHARLIE WILLIAMSON, OREGON TRIAL LAWYERS ASSOCIATION: Testifies in favor of bill.

140 WOBROCK: There are two particular circumstances where injustice might arise under existing law: a case involving toxic substances, and a case involving malpractice for failure to diagnose cancer.

158 SEN. SHOEMAKER: If this bill passes, will the statute of limitations be the same as that for injuries which do not result in death?

161 WILLIAMSON: No. This would keep the three years, and the other is two.

185 SCOTT MEYER, OREGON ASSOCIATION OF DEFENSE COUNSEL: Submits and summarizes written testimony in opposition to bill (Exhibit B).

272 SEN. SHOEMAKER: What is the present statute of limitations?

274 MEYER: Two years when there is no death.

276 SEN. BUNN: Why not take death as the date certain?

278 MEYER: We have no objection to that.

287 WILLIAMSON: We would agree with three years from date of death, without application of discovery.

303 TOM COONEY, OREGON MEDICAL ASSOCIATION: Testifies in opposition to bill. -We would prefer three years from the injury causing death.

332 SEN. BUNN: If we leave ultimate repose as it is, you still have what you need.

337 COONEY: To a limited extent.

341 SEN. BUNN: Are you giving both sides equal consideration?

351 SEN. SHOEMAKER: How do you react to the suggestion of two years from the date of discovery?

353 COONEY: It has merit, but I can see the potential problems. There is not the benefit of a living witness.

364 WILLIAMSON: We would intend that ultimate repose still apply: five years from date of injury or negligence, not date of discovery.

TAPE 206, SIDE A

HB 3348, RELATING TO OIL SPILLS, WORK SESSION

002 CHAIR COHEN: Reviews history and intended purpose of bill.

009 SEN. SHOEMAKER: Moves HB 3348 to the floor with a "do pass" recommendation.

021 SEN. SPRINGER: I think that, if you are negligent, you ought to be responsible.

027 MOTION CARRIES, WITH SENATORS BROCKMAN, BUNN, HAMBY, SHOEMAKER, AND COHEN VOTING AYE, SENATOR SPRINGER VOTING NAY, AND SENATOR HILL EXCUSED.

HB 2374, RELATING TO INDIGENT DEFENSE, WORK SESSION

040 TAYLOR: Submits and reviews amendments proposed by the State Court Administrator (Exhibit C).

053 SEN. HAMBY: Moves to adopt amendments proposed by the State Court Administrator, pending review by Legislative Counsel.

056 HEARING NO OBJECTIONS, CHAIR COHEN SO ORDERS. SENATORS BUNN AND HILL WERE EXCUSED.

057 SEN. HAMBY: Moves HB 2374, as amended, to the floor with a "do pass" recommendation.

061 MOTION CARRIES UNANIMOUSLY, WITH SENATORS BUNN AND HILL EXCUSED.

HB 2266, RELATING TO WILLS, WORK SESSION

063 TAYLOR: Submits and reviews -A3 amendments (Exhibit D).

074 SEN. HAMBY: Moves to adopt the -A3 amendments.

076 HEARING NO OBJECTIONS, CHAIR COHEN SO ORDERS. SENATORS BUNN AND HILL WERE EXCUSED.

078 SEN. SHOEMAKER: Moves HB 2266, as amended, to the floor with a "do pass" recommendation.

085 MOTION CARRIES UNANIMOUSLY, WITH SENATORS BUNN AND HILL EXCUSED.

HB 2382, RELATING TO INTER-BOUNDARY POLLUTION, WORK SESSION

088 TAYLOR: Reviews intended purpose of bill.

105 SEN. SHOEMAKER: Moves HB 2382 to the floor with a "do pass" recommendation.

111 MOTION CARRIES UNANIMOUSLY, WITH SENATORS BUNN AND HILL EXCUSED.

HB 2668, RELATING TO EXTENSION OF THE STATUTE OF LIMITATIONS FOR CHILD ABUSE, WORK SESSION

116 TAYLOR: Reviews intended purpose of bill. -Submits and reviews -A3 amendments (Exhibit E).

137 SEN. HAMBY: Moves to adopt the -A3 amendments to HB 2668.

148 HEARING NO OBJECTIONS, CHAIR COHEN SO ORDERS. SENATOR BUNN WAS EXCUSED.

149 SEN. HAMBY: Moves HB 2668, as amended, to the floor with a "do pass" recommendation.

162 MOTION CARRIES UNANIMOUSLY, WITH SENATOR BUNN EXCUSED.

HB 2375, RELATING TO PROFESSIONAL CORPORATIONS, WORK SESSION

167 TAYLOR: Reviews intended purpose of bill and of -4 amendments (Exhibit F).

204 CHAIR COHEN: Moves to adopt the -4 amendments to HB 2375.

207 HEARING NO OBJECTIONS, CHAIR COHEN SO ORDERS. SENATOR BUNN WAS EXCUSED.

210 TAYLOR: Reviews intended purpose of amendments proposed by Sen. Shoemaker. (Exhibit G).

253 SEN. SHOEMAKER: I am not comfortable with releasing professional persons from liability; they should take responsibility for their actions. -Medical malpractice is probably the most sensitive of malpractice situations; it results in the greatest amount of damage and the most frequent litigation. -I have proposed a \$300,000 vicarious liability cap. If the P.C. carries insurance, and has other assets equal to the amount of the cap times the number of shareholders, then I propose to eliminate vicarious liability.

323 TAYLOR: A potential problem is the reference to foreign P.C.'s on page 3, line 16. The amendment is intended to ensure that a shareholder of a foreign P.C. be treated the same as a shareholder of a domestic P.C.

340 SEN. SPRINGER: Are there equal protection arguments that would apply, regarding the distinctions made as to recovery available?

350 SEN. SHOEMAKER: There could be an equal protection problem. We will have Legislative Counsel look at it.

361 COONEY: We have concerns about health care providers not specified in the bill.

393 SEN. SHOEMAKER: The distinction exists because MDs perform intricate procedures which lead to extensive liabilities; this is not so much the case with chiropractors or nurse practitioners.

TAPE 205, SIDE B

002 SEN. HILL: Compares doctors to other kinds of professional corporations.

033 SEN. SHOEMAKER: Moves to adopt the proposed amendments to HB 2375.

061 CRAIG SMITH, BUSINESS LAW SECTION, OREGON STATE BAR: Proposes to replace term "vicarious" on line 3 with term "joint and several".

090 SEN. SHOEMAKER: What is the present law?

094 SMITH: To my knowledge, there are no cases interpreting this.

124 CHAIR COHEN: Calls the previous question.

147 MOTION FAILS, WITH SENATORS BROCKMAN, BUNN, HAMBY, SPRINGER, AND HILL VOTING NAY, AND SENATORS SHOEMAKER AND COHEN VOTING AYE.

150 SEN. BUNN: Moves HB 2375 to the floor with a "do pass" recommendation.

166 MOTION FAILS, WITH SENATORS SHOEMAKER, SPRINGER, HILL, AND COHEN VOTING NAY, AND SENATORS BROCKMAN, BUNN, AND HAMBY VOTING AYE.

171 SEN. SHOEMAKER: Proposes additional technical amendments to HB 2375. -Moves amendments, with addition of proposed technical amendments.

237 MOTION CARRIES, WITH SENATORS BROCKMAN, BUNN, HAMBY, SHOEMAKER, AND COHEN VOTING AYE, AND SENATORS SPRINGER AND HILL VOTING NAY.

249 SEN. SHOEMAKER: Moves HB 2375 to the floor, as amended, with a "do pass" recommendation.

266 MOTION CARRIES, WITH SENATORS BROCKMAN, BUNN, HAMBY, SHOEMAKER, AND COHEN VOTING AYE, AND SENATORS SPRINGER AND HILL VOTING NAY.

HB 2594, RELATING TO VACCINES, WORK SESSION

276 TAYLOR: Reviews intended purpose of bill.

296 SEN. BUNN: Moves HB 2594 to the floor with a "do pass" recommendation.

304 MOTION CARRIES, WITH SENATORS BROCKMAN, BUNN, HAMBY, SHOEMAKER, AND COHEN VOTING AYE, AND SENATORS SPRINGER AND HILL VOTING NAY.

HB 3160, RELATING TO FEES CHARGED BY PROCESS SERVERS, PUBLIC HEARING

324 SEN. BUNN: Moves to table HB 3160.

331 MOTION CARRIES, WITH SENATORS BUNN, HAMBY, SHOEMAKER, SPRINGER, AND COHEN VOTING AYE, AND SENATORS BROCKMAN AND HILL VOTING NAY.

HB 3051, RELATING TO CIVIL COMPROMISE, WORK SESSION

344 JUDGE STEPHEN HARRELL, MULTNOMAH COUNTY CIRCUIT COURT: Submits and summarizes written testimony in favor of bill (Exhibit H).

TAPE 206, SIDE B

044 SEN. SHOEMAKER: What would happen if the victim and accused enter into an agreement enforceable as a civil compromise?

048 HARRELL: It is possible. I would order restitution as a probationary sentence. It is possible to have reparation made, but if they are in the same family, it is the family's money that will be used.

067 SEN. SHOEMAKER: If the parties involved made an agreement, would that be a way to influence a consistent criminal decision?

071 HARRELL: I think you could.

072 SEN. SHOEMAKER: Does that happen now?

073 HARRELL: No.

078 CHAIR COHEN: What is the outcome if the matter is taken to court?

085 HARRELL: A probationary sentence with supervision.

088 CHAIR COHEN: If supervision is going to be limited to personal offenses, then anyone who is a misdemeanor will not have proper supervision. -How important is it to include telephonic harassment and criminal mischief?

098 HARRELL: Including telephonic harassment and criminal mischief is very important.

120 CHAIR COHEN: Can someone get a restraining order from one incident of telephonic harassment?

121 HARRELL: Yes.

159 SEN. SPRINGER: If there is no compromise, and a case must go to trial, isn't there a likelihood that the abusive situation will continue, and coercive behavior increase?

176 CHAIR COHEN: If you don't have to compromise, why do you?

178 HARRELL: Two reasons: it is perceived as a docket management tool, and there is also a notion that courts should not be involved in family disputes.

199 ROSS SHEPARD, OREGON CRIMINAL DEFENSE LAWYERS ASSOCIATION: Explains civil compromise process.

254 DOUG BELEW, MULTNOMAH COUNTY DISTRICT ATTORNEY'S OFFICE: Testifies in favor of bill.

272 CHAIR COHEN: Do all these cases go to Family Court in Multnomah County?

273 BELEW: They go to District Criminal Court. -Continues testimony.

352 SHARON O'SHEA, CLACKAMAS COUNTY VICTIMS ASSISTANCE: Explains civil compromise process in Clackamas County.

414 JUDITH ARMATTA, OREGON COALITION AGAINST DOMESTIC & SEXUAL VIOLENCE: Submits and summarizes written testimony (Exhibit I).

TAPE 207, SIDE A

017 HOLLY PRUETT, OREGON COALITION AGAINST DOMESTIC & SEXUAL VIOLENCE: Reviews submitted testimony.

092 SEN. BUNN: Moves to remove HB 3160 from the table.

095 HEARING NO OBJECTIONS, CHAIR COHEN SO ORDERS.

HB 3160, RELATING TO VACCINES, WORK SESSION

099 BOB KAISER, OREGON ASSOCIATION OF PROCESS SERVERS: Reviews intended purpose of bill.

120 SEN. HILL: Moves HB 3160 to the floor with a "do pass" recommendation.

128 MOTION CARRIES, WITH SENATORS BUNN, HAMBY, HILL, AND COHEN VOTING AYE, SENATOR SPRINGER VOTING NAY, AND SENATOR BROCKMAN EXCUSED.

131 SEN. HILL: [QUOTE] "I would like to serve notice of a possible minority report on HB 2594."

132 SEN. SPRINGER: [QUOTE] "I will join Sen. Hill in that notice."

135 CHAIR COHEN: Adjourns hearing at 3:38 p.m.

Reviewed by: Reviewed by:

Bill Taylor Ingrid Swenson Counsel Counsel

Submitted by:

Kate Wrightson Assistant

EXHIBIT LOG:

A - Testimony on HB 2354 - Larry Wobbrock - 35 pages
B - Testimony on HB 2354 - Scott Meyer - 3 pages
C - Amendments to HB 2374 - Staff - 1 page D- Amendments to
HB 2266 - Staff - 1 page E - Amendments to HB 2668 - Staff - 1
page F - Amendments to HB 2375 - Staff - 1 page
G - Amendments to HB 2375 - Staff - 2 pages H - Testimony on
HB 3051 - Judge Stephen Harrell - 60 pages I - Testimony on HB
3051 - Judith Armatta - 6 pages

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Measures Heard HB 2932, PH HB 3438, WS HB 3039, WS HB 2203, WS HB 2604, WS HB 2018, WS HB 2418, WS HB 2033, WS

SENATE COMMITTEE ON JUDICIARY

June 3, 1991Hearing Room C 7:00 p.m.Tapes 208 - 210

MEMBERS PRESENT:Sen. Joyce Cohen, Chair Sen. Jim Hill, Vice-Chair
Sen. Peter Brockman Sen. Bob Shoemaker

MEMBERS EXCUSED:Sen. Jim Bunn Sen. Jeannette Hamby Sen. Dick
Springer

STAFF PRESENT: Ingrid Swenson, Committee Counsel Kate Wrightson,
Committee Assistant

WITNESSES: Rep. Lisa Naito Charles Powers,
International Association of Arson Investigators Ramey Stroud, State
Fire Marshal's Office Richard Hein, Oregon State Police Tom Hart, Oregon
District Attorneys Association John Powell, Oregon Council Against Arson
Jerry Gould, Farmers Insurance Larry Loar, Oregon Fire Marshals
Association Rep. Kelly Clark Alfred Leo Smith, Citizen Jim Seymour,
Juvenile Justice Council Paul Snider, Association of Oregon Counties
Stevie Remington, American Civil Liberties Union

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TAPE 208, SIDE A

002 CHAIR COHEN: Calls hearing to order at 7:10 p.m.

HB 2932, EXPANDS CIRCUMSTANCES THAT CONSTITUTE CRIMES OF ARSON AND
CRIMINAL MISCHIEF IN 1ST DEGREE, PUBLIC HEARING

006 REP. LISA NAITO: Reviews history and intended purpose of bill.

031 CHARLES POWERS, INTERNATIONAL ASSOCIATION OF ARSON INVESTIGATORS:
Submits and summarizes written testimony (Exhibit A).

098 RAMEY STROUD, STATE FIRE MARSHAL'S OFFICE: Submits and reviews

written testimony (Exhibit B).

168 RICHARD HEIN, OREGON STATE POLICE: Submits and reviews written testimony (Exhibit C).

175 TOM HART, OREGON DISTRICT ATTORNEYS ASSOCIATION: Testifies in favor of bill.

230 SWENSON: Arson 1 can also be committed by burning any property, if another person is recklessly placed in danger.

234 HART: There could be a problem with proof.

248 CHAIR COHEN: How many cases have there been of this nature?

258 HART: Thirty at state institutions, in the last five years.

304 SEN. SHOEMAKER: Is "institution" defined?

306 HART: It is case law, not in the statutes.

357 JOHN POWELL, OREGON COUNCIL AGAINST ARSON: Submits and reviews written testimony (Exhibit D).

TAPE 209, SIDE A

033 JERRY GOULD, FARMERS INSURANCE: Testifies in favor of bill.

038 LARRY LOAR, OREGON FIRE MARSHALS ASSOCIATION: Testifies in favor of bill.

104 SEN. HILL: What if someone starts a fire on their own property, it gets out of hand and a person is injured, but that was not the intent. Is that person still at fault?

123 LOAR: We would have to show that the person intended to use the fire as a weapon. We already do this.

178 SEN. BROCKMAN: Cites example of person who started fire in alley for warmth, and accidentally burned down a building. Would that person be reached by this?

191 LOAR: That would be an accident, and is not covered by this bill.

HB 3438, RELATING TO JUVENILE COMMUNITY CORRECTIONS, WORK SESSION

206 REP. KELLY CLARK: Reviews history and intended purpose of bill.

251 SEN. HILL: What about independent evaluation?

253 REP. CLARK: Maybe we could strengthen the Juvenile Justice Council's role in evaluation.

259 CHAIR COHEN: Submits -A5 amendments (Exhibit E).

HB 3039, RELATING TO PEYOTE, WORK SESSION

286 REP. CLARK: Reviews history and intended purpose of bill.

424 ALFRED LEO SMITH, CITIZEN: Testifies in favor of bill.

TAPE 208, SIDE B

001 SMITH: Continues testimony. -Explains Native American Church use of peyote.

177 SEN. BROCKMAN: Would you introduce your children to the use of peyote?

183 SMITH: Yes.

184 SEN. BROCKMAN: When?

185 SMITH: When they were ready to understand the practice.

189 SEN. BROCKMAN: How long has this practice existed?

190 SMITH: Long before Columbus came to America.

196 SEN. HILL: We have heard some testimony that this practice may present problems of relapse for alcoholics. Would you administer peyote to former substance abusers?

208 SMITH: I don't administer it; the ceremonies are administered by a medicine man. I have no power or authority to administer or suggest peyote to anyone. Recovery comes from within an individual; those who do not want to recover will use any excuse they can think of.

225 SEN. HILL: The witness also said that peyote use sends the wrong message to children about the use of drugs.

237 SMITH: I don't think it works that way. There is a difference in culture and value systems. We do not use peyote as a drug, but as ceremonial medicine for prayer and healing.

HB 3438, WORK SESSION

276 CHAIR COHEN: Submits -A3 and -A4 amendments (Exhibits F & G).

283 JIM SEYMOUR, JUVENILE JUSTICE COALITION: We support the -3 and -5 amendments. -Submits written testimony (Exhibit H) from AFSCME.

408 PAUL SNIDER, ASSOCIATION OF OREGON COUNTIES: We need to balance labor concerns with the need to make the pilot process appealing to counties.

TAPE 209, SIDE A

HB 2203, RELATING TO THE DEFINITION OF CONTRABAND, WORK SESSION

101 SWENSON: Reviews intended purpose and history of bill. -Submits and reviews -A3 amendments (Exhibit I).

119 SEN. BROCKMAN: Someone confined in an institution can't have cash?

125 SWENSON: No.

163 SEN. HILL: Moves to adopt the -A3 amendments to HB 2203.

166 HEARING NO OBJECTIONS, CHAIR COHEN SO ORDERS. SENATORS BUNN, HAMBY,

AND SPRINGER WERE EXCUSED.

167 SEN. HILL: Moves HB 2203, as amended, to the floor with a "do pass" recommendation.

173 MOTION CARRIES UNANIMOUSLY, WITH SENATORS BUNN, HAMBY, AND SPRINGER EXCUSED.

HB 2264, RELATING TO JUVENILE DIVERSION PROGRAMS, WORK SESSION

184 SWENSON: Reviews history and intended purpose of bill. -Submits and reviews -A2 amendments (Exhibit J).

218 CHAIR COHEN: Moves to adopt the -A2 amendments to HB 2264.

219 HEARING NO OBJECTIONS, CHAIR COHEN SO ORDERS. SENATORS BUNN, HAMBY, AND SPRINGER WERE EXCUSED.

221 SEN. HILL: Moves HB 2264, as amended, to the floor with a "do pass" recommendation.

231 MOTION CARRIES UNANIMOUSLY, WITH SENATORS BUNN, HAMBY, AND SPRINGER EXCUSED.

HB 3039, WORK SESSION

237 SEN. BROCKMAN: Moves HB 3039 to the floor with a "do pass" recommendation.

242 MOTION CARRIES UNANIMOUSLY, WITH SENATORS BUNN, HAMBY, AND SPRINGER EXCUSED.

HB 2018, RELATING TO ASSAULT, WORK SESSION

252 SWENSON: Reviews intended purpose of bill.

259 SEN. BROCKMAN: Moves HB 2018 to the floor with a "do pass" recommendation.

263 SEN. SHOEMAKER: I am a bit uncomfortable that there is no serious injury requirement. The bill might be subject to abuse.

270 SWENSON: The bill does fit into current assault statutes.

306 MOTION CARRIES UNANIMOUSLY, WITH SENATORS BUNN, HAMBY, AND SPRINGER EXCUSED.

HB 2418, RELATING TO FORFEITURE, WORK SESSION

317 SWENSON: Reviews intended purpose of bill. -Submits and reviews -A1 amendments (Exhibit K).

342 CHAIR COHEN: Moves to adopt the -1 amendments to HB 2418.

343 HEARING NO OBJECTIONS, CHAIR COHEN SO ORDERS. SENATORS BUNN, HAMBY, AND SPRINGER WERE EXCUSED.

422 CHAIR COHEN: Moves HB 2418, as amended, to the floor with a "do pass" recommendation.

TAPE 210, SIDE A

013 MOTION CARRIES UNANIMOUSLY, WITH SENATORS BUNN, HAMBY, AND SPRINGER EXCUSED.

HB 2033, RELATING TO FORFEITURE, WORK SESSION

017 SWENSON: Reviews history and intended purpose of bill. -Submits and reviews -A2 amendments (Exhibit L).

107 STEVIE REMINGTON, AMERICAN CIVIL LIBERTIES UNION: We support the -A2 amendments.

109 HART: We are in favor of HB 2033, but are troubled by the "probable cause" issue.

141 CHAIR COHEN: Adjourns hearing at 9:13 p.m.

Submitted by: Reviewed by:

Kate Wrightson Ingrid Swenson AssistantCounsel

EXHIBIT LOG:

A - Testimony on HB 2932 - Charles Powers - 3 pages
B - Testimony on HB 2932 - Ramey Stroud - 6 pages
C - Testimony on HB 2932 - Richard Hein - 6 pages
D - Testimony on HB 2932 - John Powell - 1 page
E - Amendments to HB 3438 - Staff - 2 pages F - Amendments
to HB 3438 - Staff - 2 pages G - Amendments to HB 3438 - Staff - 2
pages H - Testimony on HB 3438 - Jim Seymour - 1 page
I - Amendments to HB 2203 - Staff - 1 page J- Amendments to
HB 2264 - Staff - 1 page K - Amendments to HB 2418 - Staff - 1
page L - Amendments to HB 2033 - Staff - 1 page