

H. B. No. 179  
As Introduced

\_\_\_\_\_ moved to amend as follows:

In line 75, delete "precludes the injured party in" 1

Delete lines 76 through 79 2

In line 80, delete "relationship" and insert "modifies the legal 3  
principle that the respondeat superior or vicarious liability of a 4  
principal, master, employer, or person is derivative of the liability of 5  
an agent, servant, employee, or person. In order for a principal, master, 6  
employer, or person to be found liable for the act or omission on which a 7  
tort action is based, an agent, servant, employee, or person shall have 8  
committed such act or omission while in the course of, or within the scope 9  
of, the agent's, servant's, employee's, or person's agency or servant 10  
relationship with, or employment by, the principal, master, employer, or 11  
other person" 12

The motion was \_\_\_\_\_ agreed to.

SYNOPSIS 13



<b>Vicarious liability as derivative of primary liability</b>	14
<b>R.C. 2307.241</b>	15
Removes the provision that nothing in the bill precludes	16
the injured party from satisfying the necessary standard of	17
proof for the liability of the primarily liable person or the	18
liability of the secondarily liable person, in a vicarious	19
liability relationship.	20
Provides that for a principal, master, employer, or person	21
to be found liable for the act or omission on which a tort	22
action is based, an agent, servant, employee, or person must	23
have committed such act or omission in the course of, or within	24
the scope of, the agent's, servant's, employee's, or person's	25
agency or servant relationship with, or employment by, the	26
principal, master, employer, or other person.	27