

H. B. No. 226  
As Introduced

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

- In line 12, delete "a guardian ad litem, a court" 1
- In line 13, delete "appointed special advocate,"; strike through the 2  
first "a" and insert "any of the following in the discharge of the 3  
person's duties:" 4
- (1) A"; strike through ", a" and insert "i 5
- (2) A"; strike through the second ",," 6
- In line 14, strike through "an" and insert "i 7
- (3) An"; delete "or"; after "witness" insert ", a guardian 8  
ad litem, or a court appointed special advocate" 9
- In line 16, strike through "in the discharge of the person's"; 10  
strike through "duties" 11
- In line 17, after "~~witness~~" insert "if the offender knew or had 12  
reason to know that the person was an attorney, a witness, a guardian ad 13  
litem, or a court appointed special advocate" 14
- In line 40, after "act" insert "if the offender knew or had reason 15  
to know that the person was a witness" 16



In line 50, after "act" insert "if the offender knew or had reason 17  
to know that the person was a witness" 18

In line 54, after "proceeding" insert "if the offender knew or had 19  
reason to know that the person was an attorney, a guardian ad litem, or a 20  
court appointed special advocate" 21

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

SYNOPSIS 22

**Knew or had reason to know** 23

**R.C. 2921.03 and 2921.04** 24

Prohibits intimidation and intimidation in a criminal case 25  
of an attorney, a witness, a guardian ad litem, or a court 26  
appointed special advocate if the offender knew or had reason to 27  
know that the person was an attorney, a witness, a guardian ad 28  
litem, or a court appointed special advocate. 29