

H. B. No. 8  
As Introduced

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

- In line 41, after "all" insert "oral" 1
- In line 78, strike through "A failure to electronically record a statement as" 2  
3
- In line 79, strike through "required by this section"; delete "may be" 4  
5
- In line 80, delete "considered in adjudicating motions"; strike through "to exclude or suppress the" 6  
7
- Strike through line 81 8
- In line 82, strike through "proceeding, or other legal proceeding."; delete "A failure to" 9  
10
- Delete lines 83 through 85 11
- In line 86, delete "(E)" 12
- In line 88, delete "the court may still admit evidence" 13
- Delete line 89 14
- In line 90, delete "interrogation under this authority," 15



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

<u>SYNOPSIS</u>	16
<b>Remedy for failure to record</b>	17
<b>R.C. 2933.81</b>	18
Eliminates existing law, as modified by the bill, that	19
specifies the manner in which a court may consider failure to	20
record statements in adjudicating a motion to exclude evidence.	21
Clarifies that the bill's provisions only require the	22
recording of "oral" statements.	23