

1st Sub. H.B. 33
WAIVERS OF IMMUNITY - EXCEPTIONS

Senator **Dan R. Eastman** proposes the following amendments:

1. Page 2, Line 53 through Page 3, Line 58:

53 (B) (I) was known by the person, official, or institution to be relevant to ~~{an}~~ a material issue
or
54 matter of inquiry in a pending judicial or administrative proceeding if the person, official, or
55 institution knew of the pending judicial or administrative proceeding; or
56 (II) was known by the person, official, or institution to be relevant to ~~{an}~~ a material issue or
matter
57 of inquiry in a judicial or administrative proceeding, if disclosure of the evidence was
58 requested of the employee by a party to the proceeding or counsel for a party to the proceeding.

2. Page 4, Line 116 through Page 5, Line 121:

116 (II) (Aa) was known by the employee to be relevant to ~~{an}~~ a material issue or matter of
inquiry in a
117 pending judicial or administrative proceeding, if the employee knew of the pending judicial or
118 administrative proceeding; or
119 (Bb) was known by the employee to be relevant to ~~{an}~~ a material issue or matter of inquiry in
a
120 judicial or administrative proceeding, if disclosure of the evidence was requested of the
121 employee by a party to the proceeding or counsel for a party to the proceeding.