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under this section, whether

Respectfully,

Douglas C. Aagard Committee Chair

Voting: 11-0-2 3 HB0085.HCI.WPD 1/19/07 3:27 pm jdhowe/JDH SCA/SES

Bill Number







## House of Representatives State of Utah

W030 STATE CAPITOL COMPLEX • P.O. BOX 145030 SALT LAKE CITY, UTAH 84114-5030 • (801) 538-1029

## January 19, 2007

## Mr. Speaker:

The Judiciary Committee reports a favorable recommendation on **H.B. 85**, SENTENCE REDUCTION CLARIFICATION, by Representative S. Wyatt, with the following amendments:

- 1. Page 2, Line 34:
  - 34 (1) If <u>at the time of sentencing</u> the court, having regard to the nature and circumstances of the offense of which
- 2. Page 2, Line 36:
  - having given any victims <u>present at the sentencing</u> and the prosecuting attorney an opportunity to be heard, concludes it
- 3. Page 2, Line 51:
  - 51 (2) If the court { stays the imposition } suspends the execution of the sentence and places the defendant on probation,
- 4. Page 2, Lines 55 through 56:
  - (b) upon motion { by the defendant } and notice to the prosecuting attorney;
  - 56 (c) after { notice } reasonable effort has been made by the prosecuting to provide notice to any victims { and the prosecuting attorney };
- 5. Page 3, Line 60:
  - 60 (3) (a) An offense may be reduced only  $\{+\}$  one degree  $\{-\}$





