

H.B. 59

ARREST AND REQUIREMENTS - WITH OR WITHOUT WARRANTS

HOUSE COMMITTEE AMENDMENTS

AMENDMENT 1

FEBRUARY 5, 2011 6:54 PM

Representative **Stephen G. Handy** proposes the following amendments:

1. *Page 1, Lines 14 through 16:*

14 ▶ amends language regarding arrest by a peace officer to refer to "probable cause" rather than
 "reasonable cause; and

= ▶ amends a peace officer's authority to make an arrest without a warrant upon

15 {~~reasonable~~} probable cause by providing that this authority includes any misdemeanor, rather

16 than current law which grants the authority to arrest upon {~~reasonable~~} probable cause to class

2. *Page 2, Lines 36 through 37:*

36 (2) when the peace officer has {~~reasonable~~} probable cause to believe a felony or a [class A]

37 misdemeanor has been committed and has {~~reasonable~~} probable cause to believe that the person
arrested

3. *Page 2, Lines 39 through 40:*

39 (3) when the peace officer has {~~reasonable~~} probable cause to believe the person has
committed a

40 public offense, and there is {~~reasonable~~} probable cause for believing the person may:

4. *Page 2, Line 44:*

44 (4) when the peace officer has {~~reasonable~~} probable cause to believe the person has
committed