

**1st Sub. H.B. 47**  
**DUI REVISIONS**

Senator **Todd D. Weiler** proposes the following amendments:

1. Page 4, Lines 87 through 87d:

- 87 (d) { ~~Witness or victim testimony is not required at ~~§~~ [the] a ~~§~~ hearing on ~~§~~ [the] a~~  
87a ~~§~~ motion to detain § if:  
87b ~~(i) the defendant is charged with driving under the influence or driving with a~~  
87c ~~measurable controlled substance in the body; and~~  
87d ~~(ii)}~~ Victim testimony is not required at a hearing on a motion to detain if an appearance by  
the victim would present an undue burden upon the victim ~~§~~ .