H.B. 363 LIVESTOCK GRAZING AMENDMENTS

Representative Carl R. Albrecht proposes the following amendments:

1. Page 2, Lines 31 through 39:

31	(2) A property right associated with a $\hat{H} \rightarrow [permit \text{ or lease to graze domestic livestock}]$
31a	<u>grazing allotment</u> ←Ĥ <u>on</u>
32	public lands is a valid existing right if the $\hat{H} \rightarrow [permit \text{ or lease holder}]$ owner of the grazing
32a	<u>allotment</u> ←Ĥ <u>:</u>
33	(a) has a valid permit or lease issued by a federal agency that authorizes the permit or
34	lease holder to use the public lands for grazing domestic livestock;
35	(b) grazes the land in a manner consistent with sustained yield;
36	(c) is able to demonstrate that the $\hat{H} \rightarrow [\frac{1}{10000000000000000000000000000000000$
36a	lands included in the grazing allotment covered by the permit are chiefly valuable for grazing
36b	←Ĥ <u>;</u>
37	and
38	(d) obtains the preference rights to the lease or permit $\hat{H} \rightarrow \underline{described in Subsection (2)(a)} \leftarrow \hat{H}$
	and begins grazing
38a	livestock on the public lands before a
39	final decision by a federal agency to withdraw the public lands from use for livestock grazing.