David S. Wall

[P.O. Box 756 Newberg, Oregon 97132]; [Cell: (408)-287-6838]; [davidswallinyamhillco@gmail.com]

Via Electronic Mail

February 19, 2020

To: House Committee on Rules; [and many others].

Re: Support: [HB 4126]!

I support [HB 4126] but, it still needs some work.

Unfortunately, Law Enforcement will not be able to "capture" all members of the criminal element during a riot but, they can capture quite a few.

Those they do capture should be held without "Bail" so Law Enforcement can interrogate the prisoners for additional information and to identify the miscreants that evaded capture.

The "Defendants" should be held "personally liable" for all costs of the riot. Injuries to Police to bystanders and property losses are part of the total costs.

Should any injuries arise from; "bombs of any kind, rocks, bricks, arrows" and anything else causing grievous bodily harm, the charge of "Attempted Murder committed during the commission of a felony or felonies should be attached" to the entire complaint against Defendant.

Judgments against Defendants should be kept active for life. (In case of inheritances and or Lotto Wins)

Increase basic fine to \$1Million and add property seizure (vehicles, homes, etcetera).

Increase additional imprisonment time, fines and property seizure if Defendant(s) are members of; ANTIFA, MS13 and or additional organized vermin as identified by law enforcement.

VOTE "YES" ON: [HB 4126]!

Respectfully submitted, /s/ David S. Wall

||| ||| |||