David S. Wall P.O. Box 756 Newberg, Oregon 97132; [(408)-287-6878]

February 18, 2021

To: House Subcommittee on Civil Law; others

Re: I Support [HB 2505]...GOOD JOB! Although, the punishment is not stiff enough.

I support the confidentiality from unknown and or unsanctioned recording of video conferencing.

Modernly, there are deliberations and or work product issues that fall under the purview of intellectual property rights. And, "intellectual property rights" must be protected.

Video conferencing may also contain personal confidentialities which if surreptitiously recorded on the sly, by a third party, could be used by the criminal element for the furtherance of criminal conduct.

My only criticism of **[HB 2459]** is the \$6,250 fine and or the 364 days in jail. This is not designed to deter or punish the perpetrator(s).

The first offense should be \$10,000 dollars and 724 days in Jail (General Population-No country clubs).

Any additional offenses should get progressively "medieval" and or draconian, as the law allows, to ensure a punishment that is, swift, certain and severe-designed and implemented to promote deterrence.

Respectfully submitted,

/s/ David S. Wall

/// /// ///