## I OPPOSE [HB 2864].

[HB 2864] puts its' cold-hearted and depraved hands into the wallets of badly treated employees (whomever is on the ''list''), charging them; from the Text of [HB 2864], [Page 2, at (Lines 43-45)], ''...For each unfair labor practice complaint filed, a fee of \$300 is imposed. For each answer to an unfair labor practice complaint filed with the board, a fee of \$300 is imposed."

A system off charging [\$300] to "Interveners" in this money making system, "chills" and or stymies any witness testimonies.

From the Text of [HB 2864], [Page 3, at (Lines 2-4)] states, "...The board may, in its discretion, order fee reimbursement to the prevailing party in any case in which the complaint or answer is found to have been frivolous or filed in bad faith."

Isn't this just precious, "...the board in its discretion...". Get real. The Board is making money off the backs of workplace victims.

## I'll put my faith in a good Plaintiff's Attorney anytime.

David S. Wall

Mr. Oregon Concurs...[HB 2864] is a costly and inadequate mechanism for representation.

||| ||| |||