

**MOOT**

Senator McNeel of the 18th offered the following amendment #2A:

*Amend Senate amendment #2 to HB 1185 (LC 62 0291-EC) by:*

*AM 49 0325 amend as follows:*

Strike line 10 through 18

Line 33 strike (a) and insert (b)

Line 38 strike (b) and insert (c)

*Line 33 insert a new subsection (a) to read as follows:*

“(a) Notwithstanding any Code Section to the contrary for claims brought under this Code Section, when actions involving a common question of law or fact are pending before the Court, the Court may order a joint hearing or trial of any or all the matters in issue in the actions, it may order all the actions consolidated; and it may make such orders concerning proceedings therein as may tend to avoid unnecessary costs or delays