A-Engrossed Senate Bill 325

Ordered by the House May 24 Including House Amendments dated May 24

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SUMMARY

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure.

Requires personal appearance by parties in juvenile proceedings. Exempts child from requirement of personal appearance.

A BIL	L FOR	AN	ACT

Relating to personal appearance in juvenile proceedings; creating new provisions; and amending ORS 419B.815, 419B.816, 419B.818, 419B.819, 419B.820, 419B.822 and 419B.918.

Be It Enacted by the People of the State of Oregon:

SECTION 1. Section 2 of this 2007 Act is added to and made a part of ORS chapter 419B.

SECTION 2. (1) When a parent or guardian is required to appear at a hearing related to a petition to establish jurisdiction or a petition to establish permanent guardianship or terminate parental rights, if the parent or guardian fails to appear at the hearing without reasonable explanation, the attorney for the parent or guardian may move to withdraw from representing the parent or guardian.

- (2) The attorney shall explain to the court the basis for a motion to withdraw under this section.
 - (3) The court may grant a motion to withdraw as counsel under this section.
 - SECTION 3. ORS 419B.815 is amended to read:
- 419B.815. (1) A court may make an order establishing jurisdiction under ORS 419B.100 only after service of summons and a true copy of the petition as provided in ORS 419B.812, 419B.823, 419B.824, 419B.827, 419B.830, 419B.833 and 419B.839.
 - (2) A summons under this section must require one of the following:
- (a) That the person appear personally before the court at the time and place specified in the summons for a hearing on the allegations of the petition;
- (b) That the person appear personally before the court at the time and place specified in the summons to admit or deny the allegations of the petition; or
- (c) That the person file a written answer to the petition within 30 days from the date on which the person is served with the summons.
- (3) If the court does not direct the type of response to be required by the summons under subsection (2) of this section, the summons shall require the person being summoned to respond in the manner authorized by subsection (2)(c) of this section.

NOTE: Matter in **boldfaced** type in an amended section is new; matter [italic and bracketed] is existing law to be omitted. New sections are in **boldfaced** type.

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- (4) A summons under this section must contain:
- (a) A statement that the petition seeks to establish jurisdiction under ORS 419B.100 and that, if the person fails to appear at the time and place specified in the summons or an order under ORS 419B.816 or, if the summons requires the filing of a written answer, fails to file the answer within the time provided, the court may establish jurisdiction without further notice either on the date specified in the summons or order or on a future date, and may take any other action that is authorized by law including, but not limited to, making the child a ward of the court and removing the child from the legal and physical custody of the parent or other person having legal or physical custody of the child.
- (b) A notice that the person has the right to be represented by an attorney. The notice must be in substantially the following form:

You have a right to be represented by an attorney. If you wish to be represented by an attorney, please retain one as soon as possible to represent you in this proceeding. If you are the child or the parent or legal guardian of the child and you cannot afford to hire an attorney and you meet the state's financial guidelines, you are entitled to have an attorney appointed for you at state expense. To request appointment of an attorney to represent you at state expense, you must contact the juvenile court immediately. Phone _______ for further information.

- (c) A statement that, if the person is represented by an attorney, the person has the responsibility to maintain contact with the person's attorney and to keep the attorney advised of the person's whereabouts.
- (d) A statement that, if the person is represented by an attorney, the person must appear personally at any hearing where the person is required to appear, unless the person is the child at issue in the proceeding who must be served with summons in accordance with ORS 419B.839 (1)(f). The statement must explain that to "appear personally" does not include appearance through the person's attorney.
- (e) A statement that, if the court has granted the person an exception in advance under ORS 419B.918, the person may appear in any manner permitted by the court under ORS 419B.918.
- [(d)] (f) A statement that no later than 30 days after the petition is filed each party about whom allegations have been made must admit or deny the allegations and that, unless the court specifies otherwise, the admission or denial may be made orally at the hearing or filed with the court in writing.
- [(e)] (g) A statement that if the petition alleges that the child has been physically or sexually abused, the court, at the hearing, may enter an order restraining the alleged perpetrator of the abuse from having contact with the child or attempting to contact the child and requiring the alleged perpetrator to move from the household in which the child resides.
- [(f)] (h) A statement that the parent or other person legally obligated to support the child may be required to pay at some future date for all or a portion of the support of the child, including the cost of out-of-home placement, depending upon the ability of the parent or other person to pay support.

- (5) If the summons requires the person to appear before the court to admit or deny the allegations of the petition or requires the person to file a written answer to the petition, the summons must advise the person that, if the person contests the petition, the court:
- (a) Will schedule a hearing on the allegations of the petition and order the person to appear personally; and
- (b) May schedule other hearings related to the petition and order the person to appear personally.
- (6) At a hearing, when the person is required to appear personally, or in the person's written answer to the petition, the person shall inform the court and the petitioner of the person's current residence address, mailing address and telephone number.
- (7) If a person fails to appear for any hearing related to the petition, or fails to file a written answer, as directed by summons or court order under this section or ORS 419B.816, the court may establish jurisdiction without further notice, either on the date specified in the summons or order or on a future date, and may take any other action that is authorized by law including, but not limited to, making the child a ward of the court and removing the child from the legal and physical custody of the parent or other person having legal or physical custody of the child.
- (8) If the summons requires the person to appear personally before the court, or if a court orders the person to appear personally at a hearing in the manner provided in ORS 419B.816, the person may not appear through the person's attorney, unless the person is the child at issue in the proceeding who has been served with summons in accordance with ORS 419B.839 (1)(f).

SECTION 4. ORS 419B.816 is amended to read:

419B.816. If the person appears in the manner provided in ORS 419B.815 (2)(b) or (c) and the person contests the petition, the court, by written order provided to the person in person or mailed to the person at the address provided by the person, or by oral order made on the record, shall:

- (1) Inform the person of the time, place and purpose of the next hearing or hearings related to the petition;
- (2) Require the person to appear personally at the next hearing or hearings related to the petition; [and]
- (3) Inform the person that, if the person is represented by an attorney, the person's attorney may not attend the hearing in place of the person, unless the person is the child at issue in the proceeding who has been served with summons in accordance with ORS 419B.839 (1)(f);
- (4) Inform the person that, if the court has granted the person an exception in advance under ORS 419B.918, the person may appear in any manner permitted by the court under ORS 419B.918; and
- [(3)] (5) Inform the person that, if the person fails to appear as ordered for any hearing related to the petition, the court may establish jurisdiction without further notice, either on the date specified in the summons or order or on a future date, and may take any other action that is authorized by law including, but not limited to, making the child a ward of the court and removing the child from the legal and physical custody of the parent or other person having legal or physical custody of the child.

SECTION 5. ORS 419B.818 is amended to read:

419B.818. The summons for appearance in a proceeding to establish jurisdiction under ORS 419B.100 must be in substantially the following form:

	IN THE CIRCUIT COURT	
	OF THE STATE OF OREGON	
	FOR COUNTY	
n the Matter of)	
) No.	
) Petition No.	
)	
A Child.	.) SUMMONS	
O: Name and address	ss	
	THE STATE OF OREGON:	
You are directed:		
	n person before this Court at	
	, Oregon, on: the day of	
	earing on the allegations of the petition and at any s	_
nearing. You must a	appear personally in the courtroom on the date	and at the time listed
above. An attorney i	may not attend the hearing in your place. However	er, if you are the child
at issue in this prod	ceeding and you have an attorney, you may rely	upon your attorney to
#, o'clockm. to admi	n person before this Court at day of day of it or deny the allegations of the petition and at any suppear personally in the courtroom on the date	subsequent court-ordered
	may not attend the hearing in your place. Howev	
_	ceeding and you have an attorney, you may rely	· -
at issue in this proc appear at the hearin		apon jour accorney to
-prom at the nearm	-B Jour somm.	
To file a wr	ritten answer to the petition no later than 30 days	after the date von were
	mons and to appear at any court-ordered hearing. An	·
	ared hearing in your place. However, if you are th	
_	have an attorney, you may rely upon your attorned	
at the hearing on yo		y to me and to appear
w the hearing on yo	Jui Dellalli	
	NOTICE.	
	NOTICE:	
	NOTICE: READ THESE PAPERS CAREFULLY!	
A natition has been 5	READ THESE PAPERS CAREFULLY!	ony of the notition is at
_		opy of the petition is at-
_	READ THESE PAPERS CAREFULLY!	opy of the petition is at-
tached.	READ THESE PAPERS CAREFULLY! iled to establish jurisdiction under ORS 419B.100. A c	
tached. No later than 30 days	READ THESE PAPERS CAREFULLY!	t whom allegations have

admission or denial may be made orally at the hearing or filed with the court in writing.

 If you do not appear or file a written answer as directed above, or do not appear at any subsequent court-ordered hearing, the Court may proceed without further notice and take jurisdiction of the child(ren) either on the date specified in this summons or on a future date, and make such orders and take such action as authorized by law including, but not limited to, establishing wardship over the child, ordering the removal of the child(ren) from the legal and physical custody of the parent(s) or guardian(s) and, if the petition alleges that the child(ren) has (have) been physically or sexually abused, restraining you from having contact with, or attempting to contact, the child(ren) and requiring you to move from the household in which the child(ren) resides (reside).

RIGHTS AND OBLIGATIONS

You have a right to be represented by an attorney. If you wish to be represented by an attorney, please retain one as soon as possible to represent you in this proceeding. If you are the child or the parent or legal guardian of the child and you cannot afford to hire an attorney and you meet the state's financial guidelines, you are entitled to have an attorney appointed for you at state expense. To request appointment of an attorney to represent you at state expense, you must contact the juvenile court immediately. Phone ______ for further information. If you are represented by an attorney, it is your responsibility to maintain contact with your attorney and to keep your attorney advised of your whereabouts.

If you are a parent or other person legally obligated to support the child(ren), you have the obligation to support the child(ren). You may be required to pay for compensation and reasonable expenses for the child(ren)'s attorney. You may be required to pay support for the child(ren) while the child(ren) is (are) in state financed or state supported custody. You may be required to provide health insurance coverage for the child(ren) while the child(ren) is (are) in state financed or state supported custody. You may be required to pay other costs that arise from the child(ren) being in the jurisdiction of the Court. If you are ordered to pay for the child(ren)'s support or there is an existing order of support from a divorce or other proceeding, that support order may be assigned to the state to apply to the costs of the child(ren)'s care.

If this summons requires you to appear before the court to admit or deny the allegations of the petition or requires you to file a written answer to the petition and you contest the petition, the court will schedule a hearing on the allegations of the petition and order you to appear personally and may schedule other hearings related to the petition and order you to appear personally. If you are ordered to appear, you must appear personally in the courtroom, unless the court has granted you an exception in advance under ORS 419B.918 to appear by other means including, but not limited to, telephonic or other electronic means. If you are the child at issue in this proceeding and you have an attorney, your attorney may appear in your place.

 By: (Name and Title)

Date Issued: ___

SECTION 6. ORS 419B.819 is amended to read:

419B.819. (1) A court may make an order establishing permanent guardianship under ORS 419B.365 or terminating parental rights under ORS 419B.500, 419B.502, 419B.504, 419B.506 or 419B.508 only after service of summons and a true copy of the petition on the parent, as provided in ORS 419B.812, 419B.823, 419B.824, 419B.827, 419B.830 and 419B.833. A putative father who satisfies the criteria set out in ORS 419B.839 (1)(d) or 419B.875 (1)(a)(C) also must be served with summons and a true copy of the petition, unless a court of competent jurisdiction has found him not to be the child or ward's legal father or he has filed a petition for filiation that was dismissed and no appeal of the judgment or order is pending.

- (2) A summons under this section must require one of the following:
- (a) That the parent appear personally before the court at the time and place specified in the summons for a hearing on the allegations of the petition;
- (b) That the parent appear personally before the court at the time and place specified in the summons to admit or deny the allegations of the petition; or
- (c) That the parent file a written answer to the petition within 30 days from the date on which the parent is served with the summons.
- (3) If the court does not direct the type of response to be required by the summons under subsection (2) of this section, the summons shall require the parent to respond in the manner authorized by subsection (2)(c) of this section.
 - (4) A summons under this section must contain:
- (a) A statement that the rights of the parent are proposed to be terminated or, if the petition seeks to establish a permanent guardianship, that a permanent guardianship is proposed to be established.
- (b) A statement that, if the parent fails to appear at the time and place specified in the summons or in an order under ORS 419B.820 or, if the summons requires the filing of a written answer, fails to file the answer within the time provided, the court may, without further notice and in the parent's absence, terminate the parent's rights or grant the guardianship petition, either on the date specified in the summons or order or on a future date, and may take any other action that is authorized by law.
- (c) A notice that the parent has the right to be represented by an attorney. The notice must be in substantially the following form:

You have a right to be represented by an attorney. If you wish to be represented by an attorney, please retain one as soon as possible to represent you in this proceeding. If you cannot afford to hire an attorney and you meet the state's financial guidelines, you are entitled to have an attorney appointed for you at state expense. To request appointment of an attorney to represent you at state expense, you must contact the juvenile court immediately. Phone ______ for further information.

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- (d) A statement that, if the parent is represented by an attorney, the parent has the responsibility to maintain contact with the parent's attorney and to keep the attorney advised of the parent's whereabouts.
 - (e) A statement that, if the parent is represented by an attorney, the parent must appear

personally at any hearing where the parent is required to appear. The statement must explain that "appear personally" does not include appearance through the parent's attorney.

- (f) A statement that, if the court has granted the parent an exception in advance under ORS 419B.918, the parent may appear in any manner permitted by the court under ORS 419B.918.
- (5) If the summons requires the parent to appear before the court to admit or deny the allegations of the petition or requires the parent to file a written answer to the petition, the summons must advise the parent that, if the parent contests the petition, the court:
- (a) Will schedule a hearing on the allegations of the petition and order the parent to appear personally; and
- (b) May schedule other hearings related to the petition and order the parent to appear personally.
- (6) At a hearing, when the parent is required to appear personally, or in the parent's written answer to the petition, the parent shall inform the court and the petitioner of the parent's current residence address, mailing address and telephone number.
- (7) If a parent fails to appear for any hearing related to the petition, or fails to file a written answer, as directed by summons or court order under this section or ORS 419B.820, the court, without further notice and in the parent's absence, may:
- (a) Terminate the parent's rights or, if the petition seeks to establish a permanent guardianship, grant the guardianship petition either on the date specified in the summons or order or on a future date; and
 - (b) Take any other action that is authorized by law.

- (8) If the summons requires the parent to appear personally before the court, or if a court orders the parent to appear personally at a hearing in the manner provided in ORS 419B.820, the parent may not appear through the parent's attorney.
- [(8)] (9) If a guardian ad litem has been appointed for a parent under ORS 419B.231, a copy of the summons served on the parent under this section must be provided to the guardian ad litem.

SECTION 7. ORS 419B.820 is amended to read:

- 419B.820. If the parent appears in the manner provided in ORS 419B.819 (2)(b) or (c) and the parent contests the petition, the court, by written order provided to the parent in person or mailed to the parent at the address provided by the parent or by oral order made on the record, shall:
- (1) Inform the parent of the time, place and purpose of the next hearing or hearings related to the petition;
- (2) Require the parent to appear personally at the next hearing or hearings related to the petition; [and]
- (3) Inform the parent that, if the parent is represented by an attorney, the parent's attorney may not attend the hearing in place of the parent;
- (4) Inform the parent that, if the court has granted the parent an exception in advance under ORS 419B.918, the parent may appear in any manner permitted by the court under ORS 419B.918; and
- [(3)] (5) Inform the parent that, if the parent fails to appear as ordered for any hearing related to the petition, the court, without further notice and in the parent's absence, may:
- (a) Terminate the parent's rights or, if the petition seeks to establish a permanent guardianship, grant the guardianship petition either on the date specified in the order or on a future date; and
 - (b) Take any other action that is authorized by law.

SECTION 8. ORS 419B.822 is amended to read: 1 2 419B.822. The summons for appearance in a proceeding to establish permanent guardianship under ORS 419B.365 or to terminate parental rights under ORS 419B.500, 419B.502, 419B.504, 3 419B.506 or 419B.508 must be in substantially the following form: 4 5 6 IN THE CIRCUIT COURT 7 OF THE STATE OF OREGON 8 9 In the Matter of) 10) No. 11 12) Petition No. 13 A Child.) SUMMONS 14 15 TO: Name and address 16 IN THE NAME OF THE STATE OF OREGON: 17 18 You are directed: 19 __ To appear in person before this Court at _____ (address), Courtroom 20 ______, Oregon, on: the _____ day of _____, 2____, at __ 21 22 o'clockm. for a hearing on the allegations of the petition and at any subsequent court-ordered 23 hearing. You must appear personally in the courtroom on the date and at the time listed above. An attorney may not attend the hearing in your place. 24 25 _ To appear **in person** before this Court at ___ _____ (address), Courtroom 26 _____, _______, Oregon, on: the ______ day of ______, 2____, at _____ 27 o'clockm. to admit or deny the allegations of the petition and at any subsequent court-ordered 28 hearing. You must appear personally in the courtroom on the date and at the time listed 29 30 above. An attorney may not attend the hearing in your place. 31 _ To file a written answer to the petition no later than 30 days after the date you were served 32 with this summons and to appear at any court-ordered hearing. An attorney may not attend any 33 34 court-ordered hearing in your place. 35 NOTICE: 36 37 READ THESE PAPERS CAREFULLY! 38 A petition has been filed to: 39 40 41 Establish a permanent guardianship under ORS 419B.365. 42 _____ Terminate your parental rights under ORS 419B.500, 419B.502, 419B.504, 419B.506 or 419B.508. 43 44

A copy of the petition is attached.

If you do not appear or file a written answer as directed above, or do not appear at any subsequent court-ordered hearing, the Court may proceed without further notice and (establish a permanent guardianship) (terminate your parental rights) either on the date specified in this summons or on a future date, and make such orders and take such action as authorized by law.

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RIGHTS AND OBLIGATIONS

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You have a right to be represented by an attorney. If you wish to be represented by an attorney, please retain one as soon as possible to represent you in this proceeding. If you cannot afford to hire an attorney and you meet the state's financial guidelines, you are entitled to have an attorney appointed for you at state expense. To request appointment of an attorney to represent you at state expense, you must contact the juvenile court immediately. Phone _____ for further information. If you are represented by an attorney, it is your responsibility to maintain contact with your attorney and to keep your attorney advised of your whereabouts.

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If this summons requires you to appear before the court to admit or deny the allegations of the petition or requires you to file a written answer to the petition and you contest the petition, the court will schedule a hearing on the allegations of the petition and order you to appear personally and may schedule other hearings related to the petition and order you to appear personally. If you are ordered to appear, you must appear personally in the courtroom, unless the court has granted you an exception in advance under ORS 419B.918 to appear by other means including, but not limited to, telephonic or other electronic means.

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	By: (Name	and	Title)
Date Issued:			

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SECTION 9. ORS 419B.918 is amended to read:

419B.918. (1) Notwithstanding ORS 419B.815, 419B.816, 419B.819 and 419B.820, on timely written motion of a person showing good cause, a court may permit the person, instead of appearing personally, to participate in any hearing related to a petition alleging jurisdiction under ORS 419B.100, a petition to establish a permanent guardianship under ORS 419B.365 or a petition seeking termination of parental rights under ORS 419B.500, 419B.502, 419B.504, 419B.506 or 419B.508 in any manner that complies with the requirements of due process including, but not limited to, telephonic or other electronic means.

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(2) If a person who is summoned or ordered to appear under ORS 419B.815, 419B.816, 419B.819 or 419B.820 seeks to reschedule any hearing at which the person is required to appear, the person must:

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(a) Appear personally at the time specified in the summons or order to request the change; or

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(b) Include in the person's written motion requesting the change the person's current mailing address, to which the court may send notice of the new date for the hearing if the motion is granted.