A-Engrossed Senate Bill 409

Ordered by the Senate April 2 Including Senate Amendments dated April 2

Sponsored by Senators BROWN, KRUSE, Representatives KRIEGER, SCHAUFLER

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.

Authorizes court, upon review of placement of child or ward committed to Department of Human Services, to direct department to place child or ward [with relative or person with caregiver relationship] in care of parents, in foster care with foster care provider who is relative or in foster care with another foster care provider.

A BILL FOR AN ACT

2 Relating to placement of children; amending ORS 419B.349.

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

SECTION 1. ORS 419B.349 is amended to read:

419B.349. Commitment of a child or ward to the Department of Human Services does not terminate the court's continuing jurisdiction to protect the rights of the child or ward or the child or ward's parents or guardians. Notwithstanding ORS 419B.337 (4), if upon review of a placement of a child or ward made by the department the court determines that the placement is not in the best interest of the child or ward, the court may direct the department to place the child or ward in the care of the child or ward's parents, in foster care with a foster care provider who is a relative, in foster care with another foster care provider, in residential care, in group care or in some other specific type of residential placement, but unless otherwise required by law, the court may not direct a specific placement. The actual planning and placement of the child or ward is the responsibility of the department. Nothing in this section affects any contractual right of a private agency to refuse or terminate a placement.

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