## 75th OREGON LEGISLATIVE ASSEMBLY - 2009 Regular Session MEASURE: HB 2175 A STAFF MEASURE SUMMARY CARRIER: Rep. Stiegler

**House Committee on Judiciary** 

**REVENUE:** No revenue impact

FISCAL: Minimal fiscal impact, no statement issued

**Action:** Do Pass as Amended and be Printed Engrossed

**Vote:** 8 - 0 - 2

Yeas: Barton, Cameron, Garrett, Krieger, Olson, Smith J., Stiegler, Barker

Nays: 0

Exc.: Shields, Whisnant

**Prepared By:** Shannon Sivell, Counsel

**Meeting Dates:** 2/4, 2/16, 2/25

**WHAT THE MEASURE DOES:** Broadens the class of non-Oregon convictions or adjudications that require reporting. Clarifies current reporting requirements for juveniles and adult offenders.

## **ISSUES DISCUSSED:**

Provisions of the measure

**EFFECT OF COMMITTEE AMENDMENT:** Clarifies current reporting requirements for juveniles and adult offenders.

**BACKGROUND:** Currently if an Oregon resident is convicted of a sex offense in anther state, but that state did not require that the offender be placed on supervision, that person is NOT required to register within Oregon. This change is related to the Walsh Act and is intended to bring Oregon into partial compliance.

The measure also defines the jurisdictions in which a conviction for a sex crime would require registration in Oregon. Under this bill a conviction in "another United States court" means a federal court, military court, tribal court or a court in one of the U.S. territories including Guam and Puerto Rico, etc.