

REVENUE: No revenue impact

FISCAL: Minimal fiscal impact, no statement issued

Action: Do Pass

Vote: 10 - 0 - 0

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

Nays: 0

Exc.: 0

Prepared By: Shannon Sivell, Counsel

Meeting Dates: 4/3, 4/9

WHAT THE MEASURE DOES: Includes prior juvenile adjudication for driving under the influence as predicate for felony driving under the influence of intoxicants (DUII) enhancement.

ISSUES DISCUSSED:

- Clackamas county juvenile DUII supervision program
- Unintended consequence of language in current statute limiting predicate for felony DUII to “convictions”

EFFECT OF COMMITTEE AMENDMENT: No amendment.

BACKGROUND: If an offender is arrested for DUII and at the time has three or more DUIIs within a 10 year period, the person will be charged with Felony DUII. Under current statute however, a juvenile adjudication for DUII is not considered a predicate for felony consideration.