## House Bill 3295

Sponsored by Representative BARTON, Senator DEVLIN

## **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 **as introduced.** 

Requires that diversion program for persons under 18 years of age alleged to have driven under influence of intoxicants include prohibition on use of intoxicants during participation in program.

1	A BILL FOR AN ACT
2	Relating to juveniles; amending ORS 419C.225.
3	Be It Enacted by the People of the State of Oregon:
4	SECTION 1. ORS 419C.225 is amended to read:
5	419C.225. (1) Following a review of a police report and other relevant information, a county ju-
6	venile department may refer a youth to an authorized diversion program if the youth is eligible to
7	enter into a formal accountability agreement under ORS 419C.230.
8	(2) An authorized diversion program may include a youth court, mediation program, crime pre-
9	vention or chemical substance abuse education program or other program established for the pur-
10	pose of providing consequences and reformation and preventing future delinquent acts.
11	(3) An authorized diversion program for a youth who is alleged to have committed an act
12	that is a violation of ORS 813.010 must include an agreement that the youth will not use
13	intoxicants while the youth is participating in the diversion program.

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