Senate Bill 283

Printed pursuant to Senate Interim Rule 213.28 by order of the President of the Senate in conformance with presession filing rules, indicating neither advocacy nor opposition on the part of the President (at the request of Senate Interim Committee on Judiciary)

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.**

Clarifies that rules for procedural matters in justice court civil actions are same as rules prescribed for civil actions in circuit courts.

A BILL FOR AN ACT

2 Relating to civil actions; amending ORS 52.030.

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

SECTION 1. ORS 52.030 is amended to read:

52.030. The rules in justice courts governing mistakes in pleadings and amendments thereof, vacating defaults and judgments for mistake, inadvertence, surprise or excusable neglect, the formation of issues of both law and fact, the postponing of trials for cause shown, the mode of trial, the formation of the jury, the conduct and manner of trial by jury or by the justice without a jury, the procedure regarding the verdict and judgment [and], the enforcement [thereof] of judgments by execution and any other procedural matter [shall be] are the same as the rules prescribed for civil actions in the circuit courts, except as otherwise provided.

1

3

4 5

6

7

8

9

10