

REVENUE: No revenue impact

FISCAL: Fiscal statement issued

Action:	Do Pass as Amended and Be Printed Engrossed and Be Referred to the Committee on Ways and Means by Prior Reference
Vote:	9 - 0 - 1
Yeas:	Garrett, Hicks, Olson, Schaufler, Tomei, Wand, Whisnant, Barker, Krieger
Nays:	0
Exc.:	Nolan
Prepared By:	Cheyenne Ross, Counsel
Meeting Dates:	3/1, 3/22

WHAT THE MEASURE DOES: Allows Chief Justice of Supreme Court (the Court) to adopt rules governing electronic applications for court records and transmission of jury information to circuit courts and to establish reasonable fees for electronic access and services. Allows master jury list for circuit court to include all names on source lists or percentage randomly-selected from source lists. Allows State Court Administrator to establish procedures for destruction of state court records. Allows electronic filing of transcript on appeal. Declares emergency, effective on passage.

ISSUES DISCUSSED:

- Provisions of measure

EFFECT OF COMMITTEE AMENDMENT: Technical and corrective adjustments to provisions regarding record on appeal, including requirements for notice of appeal, service of transcript, motions to correct or add to transcript, and reinstating transcriptionists' fee provision that was inadvertently removed.

BACKGROUND: House Bill 2690 A comes from the Oregon Judicial Department in anticipation of "eCourt" to enable efficient electronic records and information management.