A-Engrossed Senate Bill 108

Ordered by the Senate March 1 Including Senate Amendments dated March 1

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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.

Requires Oregon Health Authority to establish and administer injury and violence prevention

program. [Permits authority to establish traumatic brain injury registry.] Permits authority to accept gifts, grants or contributions from any source for purposes of ad-ministering program [and registry] and continuously appropriates moneys to authority for purposes of administering program [and registry].

Declares emergency, effective on passage.

1	A BILL FOR AN ACT
2	Relating to public health; appropriating money; and declaring an emergency.
3	Be It Enacted by the People of the State of Oregon:
4	SECTION 1. (1) The Oregon Health Authority shall establish and administer a statewide
5	injury and violence prevention program. In administering the program, the authority may:
6	(a) Collect and analyze data on injury and violence, including but not limited to data from
7	death certificates, emergency department records, hospitalization records, medical examiner
8	and coroner records, police reports and surveys;
9	(b) Develop and revise, as necessary, a comprehensive state plan for injury and violence
10	prevention;
11	(c) Provide technical support and training to communities, local health departments,
12	state and local agencies, organizations and individuals;
13	(d) Produce an annual report on injury and violence in Oregon;
14	(e) Conduct special studies on the causes and prevention of morbidity and mortality due
15	to injury that occurs as a result of unintentional, accidental or undetermined causes, non-
16	fatal self-harming behavior, suicide, assault and homicide;
17	(f) Work with researchers to enhance knowledge about how to reduce injury and violence
18	in Oregon;
19	(g) Develop collaborative relationships with other state agencies and private and com-
20	munity organizations to establish programs promoting injury and violence prevention;
21	(h) Provide information to assist in the development of institutional and public policies
22	to reduce the burden of injury and violence;
23	(i) Collaborate with local public health authorities, hospitals, law enforcement, research-
24	ers and other institutions to conduct studies on the causes and prevention of injury and vi-
25	olence;

A-Eng. SB 108

1 (j) Publish compilations of data and reports about injury and violence that do not identify 2 individual cases or sources of information; and

3 (k) Adopt rules as necessary to carry out this section.

4 (2) The authority shall keep confidential and may not release personally identifiable data 5 collected under this section.

6 (3) A person who furnishes information to the authority for purposes of the injury and 7 violence prevention program is not civilly or criminally liable for any loss, damage or injury 8 arising out of the furnishing of information to the authority.

9 (4) The authority may accept gifts, grants or contributions from any public or private
source for the purposes of carrying out this section. Funds received under this subsection
shall be deposited in the Oregon Health Authority Fund established under ORS 413.031 and
are continuously appropriated to the authority for the purposes of carrying out this section.
<u>SECTION 2.</u> This 2011 Act being necessary for the immediate preservation of the public
peace, health and safety, an emergency is declared to exist, and this 2011 Act takes effect
on its passage.

16