

REVENUE: No revenue impact

FISCAL: No fiscal impact

Action:	Do Pass
Vote:	8 - 0 - 1
Yeas:	Cameron, Garrett, Hicks, Krieger, Olson, Tomei, Williamson, Barker
Nays:	0
Exc.:	Barton
Prepared By:	Bill Taylor, Counsel
Meeting Dates:	2/8, 3/12

WHAT THE MEASURE DOES: Allows a “juvenile community supervision officer” to take into custody a youth who has violated parole. Requires the “juvenile community supervision officer” to bring a youth under 18 to a juvenile detention facility and youth over 18 to an adult detention facility. Defines a “juvenile community supervision officer” as an employee of the Oregon Youth Authority (OYA) who is a juvenile parole or probation officer, or an assistant to such an officer.

ISSUES DISCUSSED:

- Need to bring in peace officer even when youth turns him or herself in to juvenile officer

EFFECT OF COMMITTEE AMENDMENT: No amendment.

BACKGROUND: If a youth on parole from an OYA correction facility is either absent from custody or has failed to abide by the conditions of parole, the superintendent of the facility may order the youth’s arrest. Currently, only a peace officer may arrest the youth. This means that even if a youth turns him or herself in to his or her parole and probation officer, which is often the case, only a peace officer can detain the youth. House Bill 2049 would allow the parole and probation officer to do so.