

**REVENUE: No revenue impact**

**FISCAL: Minimal fiscal impact, no statement issued**

---

**Action:** Do Pass

**Vote:** 9 - 0 - 0

**Yeas:** Barton, Cameron, Garrett, Hicks, Krieger, Olson, Tomei, Williamson, Barker

**Nays:** 0

**Exc.:** 0

**Prepared By:** Mike Schmidt, Counsel

**Meeting Dates:** 4/22

---

**WHAT THE MEASURE DOES:** Directs appellate court to notify parties to appeal when appellate court receives corrected or supplemental judgment from trial court. Provides that party may appeal from corrected or supplemental judgment within 30 days from date appellate counsel receives notice of judgment. Declares emergency, effective upon passage.

**ISSUES DISCUSSED:**

- ORS 138.083 requires that trial court send the supplemental judgment to the appellate courts

**EFFECT OF COMMITTEE AMENDMENT:** No amendment.

**BACKGROUND:** Currently the appellate clock starts when the judgment is entered. However, the timeline can be altered if a supplemental judgment is entered. The problem is that the attorney handling the appeal may not be the attorney who handled trial court action. This leads to the appellate attorney not always receiving notice of the supplemental judgment, and thus not always being informed of the shifting timeline. This bill would make the deadline dependent upon the date that appellate counsel gets notice of the judgment.