## 77th OREGON LEGISLATIVE ASSEMBLY – 2013 Regular Session **MEASURE: SB 70 CARRIER:**

STAFF MEASURE SUMMARY

**Senate Committee on Judiciary** 

**REVENUE:** No revenue impact FISCAL: Fiscal statement issued

Action: Without Recommendation as to Passage and Be Referred to the Joint Committee on Public

Safety

5 - 0 - 0Vote:

> Close, Dingfelder, Kruse, Roblan, Prozanski Yeas:

Nays: Exc.: 0

Prepared By: Mike Schmidt, Counsel **Meeting Dates:** 2/12, 2/13, 4/9, 4/16, 4/18

WHAT THE MEASURE DOES: Continues the limitation of 60 days that a court can impose as a sanction on a person who has received a sentence of presumptive probation and has violated the conditions of that probation unless the person was convicted of a new crime. Declares emergency, effective upon passage.

## ISSUES DISCUSSED:

Eliminating the sunset on this provision will allow Oregon to continue to realize the cost savings of this change

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

**BACKGROUND:** This was first passed as section 32 of House Bill 3508 (2009 session). It limited a court to imposing no more than 60 days of incarceration as a revocation sanction on a person sentenced under sentencing guidelines to a term of presumptive probation (except where the revocation was based on the commission of a new crime). Senate Bill 70 would make that temporary limitation, permanent. The current provision sunsets on July 1, 2013, unless extended by this bill.