78th OREGON LEGISLATIVE ASSEMBLY – 2015 Regular Session MEASURE: SB 839

PRELIMINARY STAFF MEASURE SUMMARY

Senate Committee on Judiciary

REVENUE: May have revenue impact, statement not yet issued FISCAL: May have fiscal impact, statement not yet issued

SUBSEQUENT REFERRAL TO:

Action: Vote:

Yeas: Nays: Exc.:

Prepared By: Eric Deitrick, Counsel

Meeting Dates: 4/2

WHAT THE MEASURE DOES: Immunizes person from arrest or prosecution for certain drug offenses when evidence obtained in response to request for medical assistance. Prohibits law enforcement from arresting person for violating supervision when evidence obtained in response to request for medical assistance. Prohibits law enforcement from arresting person on certain outstanding warrants when person discovered after request for medical assistance.

CARRIER:

ISSUES DISCUSSED:

- Specific stories of overdoses where people did not call 911 out of fear that they would be arrested.
- Public health trends of overdoses.
- Growing use of Narcan to revive opiate overdoses.

EFFECT OF COMMITTEE AMENDMENT: Proposed (-1) amendment limits immunities from arrest on warrants to offenses that are listed in subsection 3 of bill. In addition, it clarifies that the immunity does not apply to out-of-state warrants and federal warrants.

BACKGROUND: In the 2014 Regular Session, the Oregon Legislature enacted House Bill 4094. That bill provided immunity to those under the age of 21 when the only evidence of possession of alcohol was discovered after a request for alcohol-related medical assistance.

Senate Bill 839 builds upon that framework and creates certain immunities to persons whose contact with law enforcement is in response to a request for medical assistance due to a drug-related overdose.

First, the bill immunizes persons from arrest or prosecution when the evidence is obtained as a result of a request for medical assistance. Both the person making the medical request and the person in need of assistance receive the immunity. The specific offenses for which immunity exists are simple possession, frequenting a place where controlled substances are used, and possession of drug paraphernalia with intent to sell or delivery.

Second, the bill prohibits a person from being arrested for violating supervision, and from being found in violation of supervision, if the evidence was obtained in response to a request for medical assistance.

Third, the bill prohibits law enforcement from arresting persons on outstanding warrants if the location of the person was discovered after a request for medical assistance. That prohibition does not apply if there is evidence of new criminal activity, other than the specific offenses listed above.

Finally, the immunities in the bill are not grounds for suppressing evidence in cases other than the specific offenses listed above.