78th OREGON LEGISLATIVE ASSEMBLY – 2015 Regular Session

PRELIMINARY STAFF MEASURE SUMMARY

Senate Committee on Judiciary

REVENUE: No revenue

FISCAL: Minimal fiscal impact

SUBSEQUENT REFERRAL TO: None

Action: Vote:

Yeas: Nays: Exc.:

Prepared By: Laura Handzel, Administrator

Meeting Dates: 4/13, 4/17

WHAT THE MEASURE DOES: Requires petitioner in suit for marital annulment, dissolution or separation to disclose whether protective order exists between the parties in this state or any other jurisdiction, as well as any other order restraining one party from contact with the other or the parties' minor children.

MEASURE: SB 788

CARRIER:

ISSUES DISCUSSED:

- Bill's origination from meeting with domestic violence advocates
- Helps resolve issues stemming from domestic violence instances
- Only requires notification, not any certain course of action
- Limited to protective orders between parties
- Exclusion of third party protective orders
- Clarifying amendment

EFFECT OF COMMITTEE AMENDMENT: Provides clarification that disclosure is required of protective orders "between" the parties instead of "against" either party.

BACKGROUND: Currently, the petitioner in a suit for marital annulment, dissolution or separation is not required to disclose whether any protective orders exist against either party.

Senate Bill 788 requires the petitioner in a suit for marital annulment, dissolution or separation to disclose whether there exists in this state or any other jurisdiction a protective order authorized by law between the parties, as well as any other order restraining one of the parties from contact with the other party or with the parties' minor children.