Seventy-Eighth Oregon Legislative Assembly - 2015 Regular Session MEASURE: HB 2557 A
STAFF MEASURE SUMMARY CARRIER: Rep. Greenlick

House Committee On Judiciary

Fiscal: Has minimal fiscal impact

Revenue: No Revenue Impact

Action Date: 04/02/15 Action: Do Pass. Meeting Dates: 04/02

Vote:

Yeas: 9 - Barker, Barton, Greenlick, Krieger, Lininger, Olson, Post, Sprenger, Williamson

Prepared By: Eric Deitrick, Counsel

WHAT THE MEASURE DOES:

Authorizes court to set aside findings of guilty except for insanity. Establishes criteria and process. Adds Psychiatric Security Review Board, Department of Human Services, and Oregon Health Authority to certain definitions that apply to expunction of juvenile case records.

ISSUES DISCUSSED:

- Other expungement bills under consideration this legislative session
- Possible amendment so that state hospital can access expunged records if person returns to state hospital in future

EFFECT OF COMMITTEE AMENDMENT:

No amendment.

BACKGROUND:

ORS 137.225 authorizes the court to set aside, or "expunge," certain criminal convictions. The statute establishes rules for which offenses may be expunged, as well as the process one follows in seeking an expungement. In <u>State v. Saunders</u>, 195 Or. App. 357 (2004), the Oregon Court of Appeals issued an opinion stating that a finding of guilty except for insanity (GEI) is not a conviction. It is therefore ineligible for expungement.

Section 1 of House Bill 2557 A authorizes the court to expunge adult GEI adjudications. The bill adopts criteria and procedures from ORS 137.225. Offenses eligible under ORS 137.225 are eligible under this bill. When an order setting aside a GEI adjudication is granted, the person is no longer legally deemed to have been found GEI. The bill requires the court to inform people that their right to possess, purchase, or acquire a firearm is still prohibited under federal law. The court retains jurisdiction to unseal and disclose records relating to GEI adjudication in civil actions in which truth is a defense or criminal cases when the moving party shows good cause.

In addition, Section 2 of House Bill 2557 A adds language to ORS 419A.260 and authorizes the expunction of juvenile adjudications of responsible except for insanity.