A-Engrossed House Bill 2314

Ordered by the House April 22 Including House Amendments dated April 22

Introduced and printed pursuant to House Rule 12.00. Presession filed (at the request of House Interim Committee on Judiciary)

SUMMARY

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure.

[Deletes requirement that Oregon Youth Authority make progress reports to Legislative Assembly.]

Permits youth offender foster home to be maintained by person related to youth offender by blood or marriage only under circumstances set forth by Oregon Youth Authority in rule.

1	A BILL FOR AN ACT
2	Relating to the Oregon Youth Authority; amending ORS 420.888.
3	Be It Enacted by the People of the State of Oregon:
4	SECTION 1. ORS 420.888 is amended to read:
5	420.888. As used in ORS 420.888 to 420.892:
6	(1) "Youth authority" means the Oregon Youth Authority.
7	(2) "Youth offender" has the meaning given that term in ORS 419A.004.
8	(3) "Youth offender foster home" means any home maintained by a person who has under the
9	care of the person in the home, for the purpose of providing the youth offender with supervision
10	food and lodging, a youth offender committed to the legal custody of the youth authority under ORS
11	419C.478. [The youth offender must be unrelated to the person by blood or marriage and unattended
12	by the youth offender's parent or guardian.] A youth offender foster home may be maintained
13	by a person who is related to the youth offender by blood or marriage only under circum
14	stances set forth by the youth authority in rule.
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