SB 908-1 (LC 3435) 4/20/15 (JLM/ps)

PROPOSED AMENDMENTS TO SENATE BILL 908

1 On <u>page 1</u> of the printed bill, delete lines 4 through 31 and delete <u>pages</u> 2 <u>2 through 5</u> and insert:

3 "SECTION 1. ORS 137.225 is amended to read:

"137.225. (1)(a) Except as provided in paragraph (c) of this subsection, 4 at any time after the lapse of three years from the date of pronouncement $\mathbf{5}$ of judgment, any defendant who has fully complied with and performed the 6 sentence of the court and whose conviction is described in subsection (5) of 7 this section by motion may apply to the court where the conviction was en-8 tered for entry of an order setting aside the conviction[; or]. A person who 9 is still under supervision, or who is still incarcerated, as part of the 10 sentence for the offense that is the subject of the motion has not fully 11 complied with or performed the sentence of the court. 12

"(b) At any time after the lapse of one year from the date of any arrest, if no accusatory instrument was filed, or at any time after an acquittal or a dismissal of the charge, the arrested person may apply to the court that would have jurisdiction over the crime for which the person was arrested, for entry of an order setting aside the record of the arrest. For the purpose of computing the one-year period, time during which the arrested person has secreted himself or herself within or without this state is not included.

"(c) A person whose sentence of probation was revoked may not
 apply to the court for entry of an order setting aside the conviction
 for which the person was sentenced to probation for a period of 10

1 years from the date of revocation.

"(2)(a) A copy of the motion and a full set of the defendant's fingerprints $\mathbf{2}$ shall be served upon the office of the prosecuting attorney who prosecuted 3 the crime or violation, or who had authority to prosecute the charge if there 4 was no accusatory instrument filed, and opportunity shall be given to contest $\mathbf{5}$ the motion. The fingerprint card with the notation 'motion for setting aside 6 conviction,' or 'motion for setting aside arrest record' as the case may be, 7 shall be forwarded to the Department of State Police. Information resulting 8 from the fingerprint search along with the fingerprint card shall be returned 9 to the prosecuting attorney. 10

"(b) When a prosecuting attorney is served with a copy of a motion to set aside a conviction under this section, the prosecuting attorney shall provide a copy of the motion and notice of the hearing date to the victim, if any, of the crime by mailing a copy of the motion and notice to the victim's lastknown address.

"(c) When a person makes a motion under subsection (1)(a) of this section, the person must pay a fee of \$80 to the Department of State Police. The person shall attach a certified check payable to the Department of State Police in the amount of \$80 to the fingerprint card that is served upon the prosecuting attorney. The office of the prosecuting attorney shall forward the check with the fingerprint card to the Department of State Police.

"(d) In addition to the fee established under paragraph (c) of this subsection, when a person makes a motion under subsection (1)(a) of this section
the person must pay the filing fee established under ORS 21.135.

"(3) Upon hearing the motion, the court may require the filing of such affidavits and may require the taking of such proofs as the court deems proper. The court shall allow the victim to make a statement at the hearing. Except as otherwise provided in subsection [(13)] (12) of this section, if the court determines that the circumstances and behavior of the applicant from the date of conviction, or from the date of arrest as the case may be, to the

date of the hearing on the motion warrant setting aside the conviction, or 1 the arrest record as the case may be, the court shall enter an appropriate $\mathbf{2}$ order that shall state the original arrest charge and the conviction charge, 3 if any and if different from the original, date of charge, submitting agency 4 and disposition. The order shall further state that positive identification has $\mathbf{5}$ been established by the Department of State Police and further identified as 6 to Department of State Police number or submitting agency number. Upon 7 the entry of the order, the applicant for purposes of the law shall be deemed 8 9 not to have been previously convicted, or arrested as the case may be, and the court shall issue an order sealing the record of conviction and other of-10 ficial records in the case, including the records of arrest whether or not the 11 arrest resulted in a further criminal proceeding. 12

"(4) The clerk of the court shall forward a certified copy of the order to such agencies as directed by the court. A certified copy must be sent to the Department of Corrections when the person has been in the custody of the Department of Corrections. Upon entry of the order, the conviction, arrest or other proceeding shall be deemed not to have occurred, and the applicant may answer accordingly any questions relating to its occurrence.

"(5) The provisions of subsection (1)(a) of this section apply to a conviction [*of*] **for**:

"(a) A Class B felony, except for a violation of ORS 166.429 or any crime
classified as a person felony as that term is defined in the rules of the
Oregon Criminal Justice Commission, only if:

"(A)(i) Twenty years or more have elapsed from the date of the conviction sought to be set aside or of the release of the person from imprisonment for the conviction sought to be set aside, whichever is later; and

"(ii) The person has not been convicted of or arrested for any other
 offense, excluding motor vehicle violations, after the date the person
 was convicted of the offense sought to be set aside. Notwithstanding

subsection (1) of this section, a conviction or arrest that has been set
aside under this section shall be considered for the purpose of determining whether this subparagraph is applicable; or

4 "(B) The Class B felony is described in paragraphs (b) to (e) of this
5 subsection.

6 "[(b) A Class C felony, except for criminal mistreatment in the first degree 7 under ORS 163.205 when it would constitute child abuse as defined in ORS 8 419B.005 or any sex crime.]

9 "[(c) The crime of possession of the narcotic drug marijuana when that 10 crime was punishable as a felony only.]

11 "[(d) A crime punishable as either a felony or a misdemeanor, in the dis-12 cretion of the court, except for:]

13 "[(A) Any sex crime; or]

14 "[(B) The following crimes when they would constitute child abuse as de-15 fined in ORS 419B.005:]

"[(i) Criminal mistreatment in the first degree under ORS 163.205; and]
 "[(ii) Endangering the welfare of a minor under ORS 163.575 (1)(a).]

¹⁸ "[(e) A misdemeanor, including a violation of a municipal ordinance, for ¹⁹ which a jail sentence may be imposed, except for endangering the welfare of ²⁰ a minor under ORS 163.575 (1)(a) when it would constitute child abuse as ²¹ defined in ORS 419B.005 or any sex crime.]

²² "[(f) A violation, whether under state law or local ordinance.]

23 "[(g) An offense committed before January 1, 1972, that if committed after 24 that date would be:]

²⁵ "[(A) A Class C felony, except for any sex crime or for the following crimes ²⁶ when they would constitute child abuse as defined in ORS 419B.005:]

²⁷ "[(i) Criminal mistreatment in the first degree under ORS 163.205; and]

²⁸ "[(*ii*) Endangering the welfare of a minor under ORS 163.575 (1)(a).]

29 "[(B) A crime punishable as either a felony or a misdemeanor, in the dis-30 cretion of the court, except for any sex crime or for the following crimes when

1 they would constitute child abuse as defined in ORS 419B.005:]

² "[(i) Criminal mistreatment in the first degree under ORS 163.205; and]

³ "[(*ii*) Endangering the welfare of a minor under ORS 163.575 (1)(a).]

"[(C) A misdemeanor, except for endangering the welfare of a minor under
ORS 163.575 (1)(a) when it would constitute child abuse as defined in ORS
419B.005 or any sex crime.]

7 "[(D) A violation.]

"(b) Any crime punishable as a misdemeanor, including judgment
of conviction for a misdemeanor pursuant to ORS 161.705.

"(c) Unlawful possession of a controlled substance classified in
 Schedule I.

"(d) An offense constituting a violation under state law or local
 ordinance.

"(e) An offense committed before January 1, 1972, that, if commit ted after that date, would qualify for an order under this section.

"(6) Notwithstanding subsection (5) of this section, the provisions
 of subsection (1)(a) of this section do not apply to a conviction for:

"(a) Criminal mistreatment in the second degree under ORS 163.200
if the victim at the time of the crime was 65 years of age or older.

"(b) Criminal mistreatment in the first degree under ORS 163.205 if
the victim at the time of the crime was 65 years of age or older, or
when the offense constitutes child abuse as defined in ORS 419B.005.

"(c) Endangering the welfare of a minor under ORS 163.575 (1)(a),
when the offense constitutes child abuse as defined in ORS 419B.005.

"(d) Criminally negligent homicide under ORS 163.145, when that
 offense was punishable as a Class C felony.

27 "(e) Assault in the third degree under ORS 163.165 (1)(h);

28 "(f) Any sex crime, unless:

29 "(A) The sex crime is listed in ORS 181.830 (1)(a) and:

30 "(i) The person has been relieved of the obligation to report as a sex

offender pursuant to a court order entered under ORS 181.832 or
 181.833; and

"(ii) The person has not been convicted of, found guilty except for
insanity of or found to be within the jurisdiction of the juvenile court
based on a crime for which the court is prohibited from setting aside
the conviction under this section; or

7 "(B) The sex crime constitutes a Class C felony and:

8 "(i) The person was under 16 years of age at the time of the offense;

9 "(ii) The person is less than three years older than the victim;

"(iii) The victim's lack of consent was due solely to incapacity to
 consent by reason of being less than a specified age;

"(iv) The victim was at least 12 years of age at the time of the of fense;

"(v) The person has not been convicted of, found guilty except for insanity of or found to be within the jurisdiction of the juvenile court based on a crime for which the court is prohibited from setting aside the conviction under this section; and

"(vi) Each conviction or finding described in this subparagraph in volved the same victim.

20 "[(6)] (7) Notwithstanding subsection (5) of this section, the provisions 21 of subsection (1) of this section do not apply to:

²² "(a) A conviction for a state or municipal traffic offense.

"(b) A person convicted, within the 10-year period immediately preceding 23the filing of the motion pursuant to subsection (1) of this section, of any 24other offense, excluding motor vehicle violations, whether or not the other 25conviction is for conduct associated with the same criminal episode that 26caused the arrest or conviction that is sought to be set aside. A single vi-27olation, other than a traffic violation, within the last 10 years is not 28a conviction under this subsection. Notwithstanding subsection (1) of this 29 section, a conviction that has been set aside under this section shall be 30

considered for the purpose of determining whether this paragraph is appli-cable.

"(c) A person who at the time the motion authorized by subsection (1) of
this section is pending before the court is under charge of commission of any
crime.

6 "[(7) Notwithstanding subsection (5) of this section, the provisions of sub-7 section (1)(a) of this section do not apply to:]

8 "[(a) Criminal mistreatment in the second degree under ORS 163.200 if the
9 victim at the time of the crime was 65 years of age or older.]

10 "[(b) Criminal mistreatment in the first degree under ORS 163.205 if the 11 victim at the time of the crime was 65 years of age or older.]

"[(c) Criminally negligent homicide under ORS 163.145, when that offense
 was punishable as a Class C felony.]

"[(8) Notwithstanding subsection (5) of this section, the provisions of subsection (1)(a) of this section apply to a conviction for:]

16 "[(a) A Class B felony described in subsection (5)(a) of this section only 17 if:]

"[(A) Twenty years or more have elapsed from the date of the conviction sought to be set aside or of the release of the person from imprisonment for the conviction sought to be set aside, whichever is later; and]

"[(B) The person has not been convicted of or arrested for any other offense, excluding motor vehicle violations, after the date the person was convicted of the offense sought to be set aside. Notwithstanding subsection (1) of this section, a conviction or arrest that has been set aside under this section shall be considered for the purpose of determining whether this subparagraph is applicable.]

27 "[(b) A sex crime listed in ORS 181.830 (1)(a) if:]

"[(A) The person has been relieved of the obligation to report as a sex offender pursuant to a court order entered under ORS 181.832 or 181.833; and] 1 "[(B) The person has not been convicted of, found guilty except for insanity 2 of or found to be within the jurisdiction of the juvenile court based on, a crime 3 that a court is prohibited from setting aside under this section.]

4 "[(c) A sex crime constituting a Class C felony, if:]

5 "[(A) The person was under 16 years of age at the time of the offense;]

6 "[(B) The person is less than three years older than the victim;]

"[(C) The victim's lack of consent was due solely to incapacity to consent
by reason of being less than a specified age;]

9 "[(D) The victim was at least 12 years of age at the time of the offense;]

10 "[(E) The person has not been convicted of, found guilty except for insanity

of or found to be within the jurisdiction of the juvenile court based on a crime that a court is prohibited from setting aside under this section; and]

"[(F) Each conviction or finding described in this paragraph involved the
same victim.]

15 "[(9)] (8) The provisions of subsection (1)(b) of this section do not apply 16 to:

"(a) A person arrested within the three-year period immediately preceding the filing of the motion for any offense, excluding motor vehicle violations, and excluding arrests for conduct associated with the same criminal episode that caused the arrest that is sought to be set aside. An arrest that has been set aside under this section may not be considered for the purpose of determining whether this paragraph is applicable.

"(b) An arrest for driving while under the influence of intoxicants if the
charge is dismissed as a result of the person's successful completion of a
diversion agreement described in ORS 813.200.

²⁶ "[(10)] (9) The provisions of subsection (1) of this section apply to con-²⁷ victions and arrests that occurred before, as well as those that occurred af-²⁸ ter, September 9, 1971. There is no time limit for making an application.

²⁹ "[(11)] (10) For purposes of any civil action in which truth is an element ³⁰ of a claim for relief or affirmative defense, the provisions of subsection (3) of this section providing that the conviction, arrest or other proceeding be deemed not to have occurred do not apply and a party may apply to the court for an order requiring disclosure of the official records in the case as may be necessary in the interest of justice.

5 "[(12)] (11) Upon motion of any prosecutor or defendant in a case in-6 volving records sealed under this section, supported by affidavit showing 7 good cause, the court with jurisdiction may order the reopening and disclo-8 sure of any records sealed under this section for the limited purpose of as-9 sisting the investigation of the movant. However, such an order has no other 10 effect on the orders setting aside the conviction or the arrest record.

"[(13)] (12) Unless the court makes written findings by clear and convincing evidence that granting the motion would not be in the best interests of justice, the court shall grant the motion and enter an order as provided in subsection (3) of this section if the defendant has been convicted of one of the following crimes and is otherwise eligible for relief under this section:

16 "(a) Abandonment of a child, ORS 163.535.

"(b) Attempted assault in the second degree, ORS 163.175.

¹⁸ "(c) Assault in the third degree, ORS 163.165.

¹⁹ "(d) Coercion, ORS 163.275.

²⁰ "(e) Criminal mistreatment in the first degree, ORS 163.205.

²¹ "(f) Attempted escape in the first degree, ORS 162.165.

²² "(g) Incest, ORS 163.525, if the victim was at least 18 years of age.

²³ "(h) Intimidation in the first degree, ORS 166.165.

²⁴ "(i) Attempted kidnapping in the second degree, ORS 163.225.

²⁵ "(j) Attempted robbery in the second degree, ORS 164.405.

²⁶ "(k) Robbery in the third degree, ORS 164.395.

²⁷ "(L) Supplying contraband, ORS 162.185.

²⁸ "(m) Unlawful use of a weapon, ORS 166.220.

29 "[(14)] (13) As used in this section, 'sex crime' has the meaning given that 30 term in ORS 181.805.".
