# SB 254 A STAFF MEASURE SUMMARY

Carrier: Rep. Gomberg

## Joint Committee On Ways and Means

Action Date:	06/16/17
Action:	Do Pass the A-Eng bill.
House Vote	
Yeas:	11 - Gomberg, Holvey, Huffman, McLane, Nathanson, Rayfield, Smith G, Smith Warner,
	Stark, Whisnant, Williamson
Senate Vote	
Yeas:	12 - DeBoer, Devlin, Frederick, Girod, Hansell, Johnson, Manning Jr, Monroe, Roblan,
	Steiner Hayward, Thomsen, Winters
Fiscal:	Fiscal impact issued
Revenue:	Revenue impact issued
Prepared By:	Meg Bushman-Reinhold, Fiscal Analyst

## WHAT THE MEASURE DOES:

Requires financial institutions to participate in a data match with the Department of Revenue (DOR) once per quarter to identify delinquent debtors' accounts. Requires DOR to pay financial institutions as specified, and permits reimbursement to be sought from debtors with proper notice. Provides exceptions for certain institutions and immunity from liability for institutions complying in good faith. Prioritizes collection of delinquent child support obligations enforced by Oregon Department of Justice (DOJ) before DOR may act to collect other debt. Permits specified agreements internal to DOJ and between DOJ and DOR concerning information sharing. Prohibits disclosure of transmitted information to delinquent debtor, and other unauthorized use or disclosure of transmitted information, as specified. Authorizes DOR to impose civil penalty of up to \$1,000 against noncompliant financial institutions in certain circumstances; up to \$2,500 for prohibited disclosures to delinquent debtors; and up to \$1,000 for other unauthorized disclosures. Credits penalties to General Fund. Creates Class C felony for unauthorized use or disclosure of transmitted information by state officer or employee. Directs dismissal of such officer or employee and prohibits service in public office for five years. Authorizes DOR rulemaking in consultation with banking, credit union and Department of Consumer and Business Services representatives. Becomes operative July 1, 2018. Takes effect 91st day after *sine die*.

### **ISSUES DISCUSSED:**

- Similarity to program run by the Child Support Division at the Department of Justice
- Replacing blind searches with more systematic process should reduce administrative burden for financial institutions
- Fee structure
- Anticipated reduction in costs for Department of Revenue

### **EFFECT OF AMENDMENT:**

No amendment.

### **BACKGROUND:**

Liquidated and delinquent debt owed to the State of Oregon totals about \$3.3 billion; the Oregon Department of Revenue (DOR) alone is owed over \$600 million. Oregon does not currently permit DOR to use financial institution data matching (FIDM) programs for debt collection purposes. If the location of a debtor's funds are not known, DOR must guess which institution the debtor might use, and issue a garnishment. The financial institution then conducts a search upon receipt of the garnishment, to determine whether the debtor has an account. DOR pays the fee to conduct the search and the cost is added to the delinquent balance owed the state. Other states permit the use of FIDM programs for state agency collections purposes, but in Oregon, only the the Oregon Department of Justice This Summary has not been adopted or officially endorsed by action of the committee. 1 of 2

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(DOJ) uses FIDM programs, in addition to receiving federally mandated reports from employers on all newly hired and rehired personnel, for child support enforcement purposes. To improve the efficiency of garnishments, potentially increase collections and relieve financial institutions from conducting unnecessary searches, the State Debt Collection Audit issued by the Secretary of State in 2015 recommended allowing DOR to use FIDM programs and to access new hire information available to DOJ.

SB 254 requires financial institutions to use DOR's data match system to identify delinquent debtors' accounts on a regular, scheduled basis (once per quarter), with exceptions for institutions where it would not be cost-effective, or those experiencing financial hardship. DOR is directed to reimburse financial institutions up to \$2,500 for start-up costs in the first quarter and up to \$150 per quarter thereafter. The measure provides immunity from liability for financial institutions complying in good faith, and protects against misuse of information by providing for a penalty of up to \$2,500 for unauthorized disclosures to delinquent debtors, and up to \$1,000 for other unauthorized disclosures. The measure also creates a Class C felony for unauthorized use or disclosure of information by a state officer or employee, which would also subject the employee to dismissal and prohibit them from public office for five years. Finally, SB 254 authorizes DOJ's Division of Child Support to share information with DOR about new and rehired employees, but prioritizes collection of delinquent child support obligations enforced by DOJ, before DOR may act to collect other debt.