SB 795-3 (LC 1999) 4/11/17 (JLM/ps)

Requested by SENATE COMMITTEE ON JUDICIARY

## PROPOSED AMENDMENTS TO SENATE BILL 795

1 Delete lines 4 through 12 of the printed bill and insert:

"SECTION 1. (1) Upon a sexual assault victim's decision to partic-2 ipate in a medical assessment, as soon as practicable and in a manner 3 consistent with the county's sexual assault response team protocols 4 adopted under ORS 147.401 and the protocols and procedures of the  $\mathbf{5}$ county multidisciplinary child abuse teams described in ORS 418.747, 6 the provider of the medical assessment or, if applicable, a law 7 enforcement officer shall contact a victim advocate and make reason-8 able efforts to ensure that the victim advocate is present and available 9 at the medical facility in which the medical assessment occurs. 10

"(2) A victim advocate contacted under subsection (1) of this sec tion:

"(a) Shall clearly inform the victim that the victim may decline the
 services of the victim advocate at any time; and

"(b) May not impede the medical assessment, the provision of
 medical services to the victim or the collection of evidence.

"(3) As used in this section, 'medical assessment' has the meaning
given that term in ORS 147.395.".

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