House Bill 4082

Sponsored by Representatives PILUSO, BARKER, Senator PROZANSKI; Representatives GREENLICK, KENY-GUYER, OLSON, POWER, SANCHEZ, SOLLMAN, VIAL, WITT, Senator STEINER HAYWARD (Pre-session filed.)

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 as introduced.

Directs Oregon Youth Authority to administer Juvenile Justice Information System in partnership with county juvenile departments.
Permits disclosure of certain juvenile records to researchers, evaluators and data analysts.
Declares emergency, effective on passage.

A BILL FOR AN ACT

Relating to the Juvenile Justice Information System; amending ORS 420A.223; and declaring an emergency.

Be It Enacted by the People of the State of Oregon:

SECTION 1. ORS 420A.223 is amended to read:

420A.223. (1) The Juvenile Justice Information System, an electronic information system [administered developed and maintained] by the state through the Oregon Youth Authority, is established. The youth authority, in partnership with county juvenile departments, shall administer the Juvenile Justice Information System through a steering committee established by rule. The youth authority shall, in consultation with the steering committee, adopt rules governing the administration of the Juvenile Justice Information System including, but not limited to:

(a) Confidentiality of information;
(b) State and county roles and costs; and
(c) County reporting requirements.

(2) The youth authority shall develop, maintain and administer the Juvenile Justice Information System according to the Criminal Justice Information Standards program established under ORS 181A.265.

(3) Counties shall provide the youth authority with required data elements in the format required by the rules of the youth authority at no cost to the state.

(4)(a) Notwithstanding ORS 419A.257 or any other provision of law, the youth authority or a county juvenile department may disclose information contained in reports or other materials relating to a youth or youth offender's history and prognosis to a researcher, evaluator or data analyst for the purposes authorized by rules adopted under this section, including research, evaluation, coordination of public safety services, program planning, compliance with grant requirements, and audits.

(b) The disclosure of information under this subsection does not waive or otherwise change the privileged status of the information, except for the purposes authorized by this subsection.

NOTE: Matter in boldfaced type in an amended section is new; matter [italic and bracketed] is existing law to be omitted. New sections are in boldfaced type.

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SECTION 2. This 2018 Act being necessary for the immediate preservation of the public peace, health and safety, an emergency is declared to exist, and this 2018 Act takes effect on its passage.