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## HOUSE COMMITTEE ON JUDICIARY

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### AGENDA

**Posted: MAY 10 12:33 PM**

## TUESDAY

**Date: May 21, 2019**

**Time: 1:00 P.M.**

**Room: HR E**

### Public Hearing and Work Session

SB 420 A

Establishes procedures for persons with qualifying marijuana convictions to file motion requesting court to enter order setting aside conviction.

SB 975 A

Establishes procedures for persons with marijuana convictions to file motion requesting court to reduce offense classification if, since entry of judgment of conviction, offense classification has been reduced.

SB 999 A

Modifies provisions requiring person to be informed about rights and consequences relating to driving under the influence of intoxicants.

### Work Session

SB 362

Requires defendant to file notice of intent to introduce evidence of mental defense at least 45 days before trial.

SB 396

Establishes alternative procedure for use by owner, operator or employee of fuel dispensary to obtain removal of vehicle preventing or hindering access to fuel dispensing equipment.

SB 597 A

Authorizes use of pseudonym, initials or other signifier instead of name of victim, or witness if witness is also victim, in indictment when specified requirements are met.

SB 708

Exempts petitioner in stalking protective order proceeding from requirement to pay prevailing party fee unless court finds petitioner initiated proceeding with malicious intent.

SB 725 A

Specifies charges or convictions that may not be considered in fitness determinations.

SB 775 A

Requires agencies of state government to use Department of State Police for purposes of requesting criminal records checks relating to employment by agency.

For ADA accommodation requests, please email [employee.services@oregonlegislature.gov](mailto:employee.services@oregonlegislature.gov) or call 1-800-332-2313.

**AGENDA (Cont.)**  
**May 21, 2019**

- SB 810  
Modifies definition of "vulnerable user of a public way" to include persons operating or riding on moped or motorcycle.
- SB 995 A  
Modifies provisions relating to restraining orders.
- SB 1008 A  
Requires court to include in judgment document age of defendant at time of committing offense if defendant is sentenced to term of incarceration and physical custody of defendant is related to age of defendant at time of committing offense.

**Send materials or presentations to the email at the top of the agenda 24 hours in advance of the meeting date. All submissions will be posted and made public on the Oregon Legislative Information System (OLIS).**