

Oregon Juvenile Department Directors' Association

Representing Oregon's County Juvenile Departments www.ojdda.org

• Joe Ferguson, President

• Jim Goodwin, President Elect

• Debra Patterson, Treasurer

OJDDA

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OJDDA Urges Support of SB 924

Good morning, Chair Prozanski, Vice-Chair Thatcher, and Members of Committee.

My name is Deena Corso, and I am the Juvenile Division Director at Multnomah County's Department of Community Justice. I am testifying before you today on behalf of Multnomah County as well as the Oregon Juvenile Department Directors' Association (OJDDA) to encourage your support of Senate Bill 924.

In Oregon, juvenile detention facilities are operated by county juvenile departments like mine. Statutes guide decisions regarding the placement of youth into detention. While the juvenile department directors throughout Oregon do not support the placement of status offenders or dependent children in detention, the current language of our Juvenile Code is vague and appears to allow Oregon children and wards who have not committed delinquent acts to be placed in detention.

The negative impact of unnecessary confinement in detention, even for delinquent youth, is well documented in the research, particularly for youth experiencing mental health issues or who have experienced trauma. As a general rule, placement in detention should only be used for youth offenders who cannot be safely maintained in the community.

We support the revision that Senate Bill 924 provides in stipulating that runaways from this state should either be returned to their home as soon as possible if it is safe to return them or they should be assessed for an appropriate placement that does not include detention.

In accordance with the federal rules of the Interstate Compact for Juveniles, runaways from other states who are a danger to themselves or others must be detained in a secure facility to assure their safe return to their home state, which means they could be placed in detention. However, the rules do provide for discretion to use less restrictive alternatives like shelter care for out-of-state runaways who are not a danger to themselves or others. We would encourage this option be utilized whenever possible.

Senate Bill 924 provides some needed updates to our existing Juvenile Code. The changes to the code that explicitly indicate that wards, children, and in-state runaways who need placement and have not committed delinquent acts may not be placed in detention is an important step in ensuring youth are not unnecessarily placed in detention.

Thank you and we urge your support for Senate Bill 924.

For Further Information Contact:

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