

**SB 364 STAFF MEASURE SUMMARY****Carrier:** Sen. Gelser**Senate Committee On Judiciary****Action Date:** 02/13/19**Action:** Do pass.**Vote:** 7-0-0-0**Yeas:** 7 - Bentz, Fagan, Gelser, Linthicum, Manning Jr, Prozanski, Thatcher**Fiscal:** No fiscal impact**Revenue:** No revenue impact**Prepared By:** Addie Smith, Counsel**Meeting Dates:** 2/13**WHAT THE MEASURE DOES:**

Makes technical changes to Oregon's child support laws. Conforms statutes to federal law. Clarifies that Child Support Administrator and not the Department of Justice takes actions under ORS 25.247. Updates statutes to allow electronic filing and communication. Provides that any credits to which the party to whom unpaid support is owed and the individual obliged to pay the support agree to in writing may not exceed the amount actually owed to the party that received the payment. Removes the term "collection agency" from ORS 25.125. Allows court determination of whether an individual incarcerated more than 180 days can pay child support in the face of a rebuttal presumption that they cannot in addition to allowing the presumption to be rebutted as was previously prescribed by the law. Aligns the appeals process with the Oregon Administrative Procedures Act. Expands the definition of "financial institution" to include those who provide money transmissions services. Repeals prohibition on setting aside child support judgments. Removes requirement that a notice of intent to establish and enforce arrearages include a demand of payment within 30 days of the notice and a statement that if payment is not paid, the amount of arrearages will be entered into the child support accounting record.

**ISSUES DISCUSSED:**

- Retention of Department of Justice references
- Alignment of federal regulations and state statutes
- Goal of providing clarity in statutes
- Provisions of measure

**EFFECT OF AMENDMENT:**

No amendment.

**BACKGROUND:**

In 1975, the Oregon Child Support Program was established under Title IV-D of the Social Security Act. The Program consists of two primary partners, the Oregon Department of Justice Division of Child Support (DCS) and 24 county District Attorney offices. The Department of Justice has had oversight responsibility for the Program since 2003. The Program primarily uses administrative processes to establish, modify, and enforce child support orders.

Child support enforcement is generally governed by Title IV-D of the Social Security Act and the regulations promulgated under it but is implemented through state law. In 2017, SB 516, 517, 689, and 765 made various changes to Oregon's child support statutes. While implementing those changes, the DCS found inconsistencies between the changes made by those bills and current state and federal law. Additionally, DCS found provisions where Oregon's child support statutes could be modernized and could match the Oregon Administrative Procedures Act.

**SB 364 STAFF MEASURE SUMMARY**

Senate Bill 364 makes a variety of technical changes to modernize implementation of child support enforcement and conform Oregon child support law to the requirements of the governing federal regulations. It also changes the child support appeals process to match the appeals process delineated in the Oregon Administrative Procedures Act.