

SB 155 STAFF MEASURE SUMMARY**Senate Committee On Rules**

Action Date: 05/06/19**Action:** Without recommendation as to passage and request referral to Student Success.**Vote:** 3-0-2-0**Yeas:** 3 - Burdick, Dembrow, Roblan**Exc:** 2 - Baertschiger Jr, Boquist**Fiscal:** Fiscal impact issued**Revenue:** No revenue impact**Prepared By:** Josh Nasbe, Counsel**Meeting Dates:** 5/6

WHAT THE MEASURE DOES:

Requires education providers to investigate all reports of abuse or sexual conduct by a school employee and to immediately provide all reports to Teacher Standards and Practices Commission (TSPC). Establishes investigation procedures. Establishes prohibitions against current school employee assisting another school employee to find a new job if the person knows or has probable cause to believe the school employee engaged in abuse or sexual conduct. Requires education provider to notify employees of the prohibition. Prohibits education providers from entering into termination agreements that will impair or suppress information relating to reports or investigations of abuse or sexual conduct. Requires TSPC to immediately investigate the reports of suspected abuse or sexual conduct by a school employee. Requires TSPC to complete the investigation within 90 days, unless an extension is necessary for good cause. Establishes investigation and hearing procedures for these reports. Establishes confidentiality rules for investigation materials. Allows TSPC to adopt rules to impose penalties of up to \$1,000 per violation if the education provider does not cooperate with investigation. Directs TSPC to establish a database of substantiated reports and make this database available to education providers. Requires TSPC to establish a registry for all nonlicensed school personnel who have direct, unsupervised access to students. Directs school districts to require school personnel who supervise students to be registered or have completed a recent background check under ORS 326.603 or 326.607. Requires school employees employed by more than one education provider to be registered. Permits TSPC to deny registration based on background check. Authorizes TSPC to adopt rules to establish requirements for registry. Makes the registration valid for three years, and renewable upon application. Defines a student as a pre-kindergarten through grade 12 student, a student under the age of 21 who receives education services, or a student previously known by a school employee and who left school within 90 days of the sexual conduct. Expands definition of school employee to include contractors, agents, and volunteers who have direct, unsupervised access to students. Expands definition of sexual conduct to include electronic communication. Removes requirement that sexual conduct unreasonably interfere with school performance and create a hostile school environment. Defines substantiated reports of abuse or sexual conduct to include reports that an education provider, law enforcement agency, Department of Human Services (DHS), or TSPC reasonably believe are founded. Removes requirement that reports be sufficiently serious to be documented in a personnel file or student record and makes other personnel record changes. Requires school boards to provide employees, volunteers, agents, and contractors training on preventing, identifying, and reporting abuse or sexual conduct and appropriate electronic communications with students. Adds members of school board or public charter school governing bodies to list of mandatory reporters for suspected abuse or sexual conduct. Requires DHS or law enforcement to notify TSPC if they receive a report of child abuse that involves a school employee and permits law enforcement to share related records and reports. Declares an emergency, effective July 1, 2019.

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ISSUES DISCUSSED:

- Compliance with federal law
- Misbehavior by school employees
- Current statutes that require Department of Human Services to investigate reports of abuse
- Department of Human Services closing abuse reports at screening

EFFECT OF AMENDMENT:

No amendment.

BACKGROUND:

School districts employ approximately 68,000 teachers, administrators, specialists, and support staff during a school year. Under Oregon law, the responsibility to report and investigate allegations of abuse and sexual conduct by school employees is shared by school districts, school employees, licensing boards, DHS, and law enforcement. As mandatory reporters, school employees are required to report suspected cases of child abuse by any person to DHS or law enforcement. School districts must require school employees to report suspected abuse and sexual conduct by another school employee to the school district's "designated person" and to DHS or law enforcement. School districts are required to place employees on administrative leave for reports of abuse until DHS or law enforcement has made a determination on the report. For reports of sexual conduct, school districts may place an employee on administrative leave or in positions that do not involve direct, unsupervised contact with children. Law enforcement investigates criminal activity involving child abuse, and DHS receives and investigates reports of child abuse. In addition, DHS must notify TSPC if a teacher or school administrator is identified as an alleged perpetrator in a child abuse report. However, DHS does not investigate reports of child abuse that occur by third parties, such as school personnel and coaches, if the perpetrator no longer has access to the child and the parents are able and willing to protect the child from abuse in the future. TSPC is responsible for disciplining, suspending, or revoking licenses, registrations, or certificates for teachers, administrators, school counselors, school social workers, school psychiatrists, and school nurses. TSPC must investigate all reports of sexual conduct or abuse involving TSPC-licensed personnel that it receives from the public or school districts. TSPC does not have the authority to investigate allegations involving nonlicensed school personnel. In addition to Oregon law, the federal Every Student Succeeds Act (ESSA) prohibits school districts, the Oregon Department of Education, school employees, contractors, or agents from assisting individuals investigated for sexual misconduct from obtaining new jobs unless certain reporting requirements are met. At this time, Oregon law is not fully aligned with the federal law.