

## **Open Government Impact Statement**

80th Oregon Legislative Assembly 2019 Regular Session

## Measure: SB 420-B

Only impacts on Original or Engrossed Versions are Considered Official

Prepared by:	Cameron D. Miles
Date:	5/31/2019

## SUMMARY

Establishes procedures for persons with qualifying marijuana convictions to file motion requesting court to enter order setting aside conviction. Provides that fee, set of fingerprints or background check are not required for motion. Specifies grounds for objection and burden of proof.

## **OPEN GOVERNMENT IMPACT**

Legislative Counsel has not adopted standards for drafting measures that establish exemptions from disclosure of public records.

This measure requires the court to seal the record of a qualifying marijuana conviction and other official records in the case if the conduct is no longer prohibited by state law.

If those public records that could be subject to public disclosure were instead subject to mandatory disclosure under public records law, the public could gain additional information related to marijuana convictions that were later set aside.