House Bill 2050

Introduced and printed pursuant to House Rule 12.00. Presession filed (at the request of Governor Kate Brown for Oregon State Police)

SUMMARY

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure **as introduced.**

Requires law enforcement agencies to collect fingerprints, palm prints and identifying data for persons arrested for felony or misdemeanor. Requires completion of disposition report for all felonies and misdemeanors.

Authorizes Department of State Police, after consultation with courts, to determine manner and format in which disposition information must be transmitted. Requires transmission of disposition information even if no accusatory instrument is filed, accusatory instrument is dismissed or charges are dismissed.

1

A BILL FOR AN ACT

2 Relating to criminal offender information; amending ORS 181A.160, 181A.175 and 181A.220; and re-

3 pealing ORS 181A.165.

4 Be It Enacted by the People of the State of Oregon:

5 **SECTION 1.** ORS 181A.160 is amended to read:

6 181A.160. (1) Immediately upon the arrest of a person for [a crime for which criminal offender

information must be provided under ORS 181A.165] a felony or misdemeanor, a law enforcement
agency shall:

9 (a) Place the arrested person's fingerprints, **palm prints** and identifying data on forms pre-10 scribed or furnished by the Department of State Police, photograph the arrested person and 11 promptly transmit the form and photograph to the department.

(b) If the arrest is disposed of by the arresting agency, cause the disposition report to be com-pleted and promptly transmitted to the department.

(c) If the arrest is not disposed of by the agency, cause the disposition report to be forwarded
to the court that will dispose of [the] each charge for further action in accordance with ORS
181A.175.

17 (2) A law enforcement agency may record, in addition to fingerprints[, *the*] **and** palm prints, **the** 18 sole prints, toe prints or other personal identifiers when, in the discretion of the agency, it is nec-19 essary to effect identification of the persons or to the investigation of the crime charged.

(3) A law enforcement agency, for the purpose of identification, may record and submit to the
department the fingerprints, palm prints and photograph of persons arrested for [crimes for which
criminal offender information is not required under ORS 181A.165] a crime other than a felony or

23 misdemeanor.

24

SECTION 2. ORS 181A.175 is amended to read:

181A.175. (1) As used in this section, "disposition information" means information disclosing that criminal proceedings have been concluded and the nature of the termination, including information disclosing that no accusatory instrument was filed, the accusatory instrument was dismissed or the charges were dismissed.

HB 2050

1 (2) When a court receives a disposition report from a law enforcement agency pursuant to ORS 2 181A.160, the court shall transmit disposition information for each criminal charge contained in 3 the charging instrument, including any written findings of fact made by the court and any 4 restrictions placed by the court on the person's possession of firearms, to the Department of 5 State Police in a manner and format determined by [the State Court Administrator after consultation 6 with] the department to update criminal history record information through entry into the 7 Law Enforcement Data System.

8 (3) If the court is required to transmit disposition information under subsection (2) of 9 this section and a charge is included in the charging instrument that was not included in the 10 original arrest report, citation or charge, the court shall transmit the person's fingerprints 11 to the department in a manner and format determined by the department.

(4) In determining the manner and format for submissions required under this section,
 the department shall consult with state, municipal and justice courts.

14 **SECTION 3.** ORS 181A.220 is amended to read:

15 181A.220. (1) Notwithstanding the provisions of ORS 192.311 to 192.478 relating to public records 16 the fingerprints, **palm prints**, photographs, records and reports compiled under ORS 137.225, 17 181A.010, 181A.160, 181A.175, 181A.230, 805.060 and this section are confidential and exempt from 18 public inspection except:

19 (a) As ordered by a court;

(b) As provided in rules adopted by the Department of State Police under ORS chapter 183 to
govern access to and use of computerized criminal offender information including access by an individual for review or challenge of the individual's own records;

23 (c) As provided in ORS 181A.230 and 181A.245;

24 (d) As provided in ORS 181A.180; or

25 (e) As provided in ORS 418.747 (5).

(2) The records of the department of crime reports to the department and of arrests made by the
department, however, shall not be confidential and shall be available in the same manner as the
records of arrest and reports of crimes of other law enforcement agencies under ORS 192.345 (3).

29 SECTION 4. ORS 181A.165 is repealed.

30