Requested by SENATE COMMITTEE ON JUDICIARY

## PROPOSED AMENDMENTS TO SENATE BILL 385

- On page 1 of the printed bill, delete lines 6 through 30.
- On page 2, delete lines 1 through 19 and insert:
- "SECTION 2. (1) The presiding judge of each judicial district may establish an alternative dispute resolution conference procedure for custody and parenting time modification and enforcement before a court hearing. The conference procedure must, at a minimum:
- "(a) Require that the parties be notified in advance that the conference will be conducted in an informal manner and will not use the rules of evidence;
- 10 "(b) Provide each party with a full opportunity to present the party's position;
  - "(c) Accommodate safety concerns in conference procedures when safety concerns are identified;
- 14 "(d) Allow a party's attorney to be present; and

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- "(e) Notify the parties that if an agreement is not reached the conference officer described in subsection (2) of this section may make a recommendation to the court, but that no party will lose the party's right to a judicial hearing.
- "(2) The presiding judge shall appoint a conference officer to hold a conference under this section. The conference officer must have completed training in mediation, child development and domestic vi-

- olence, as prescribed by the presiding judge or local rules adopted under ORS 3.220, and must be:
- 3 "(a) An employee of the Judicial Department; or
- "(b) An attorney or trained mediator appointed by the court in accordance with local rules adopted under ORS 3.220.
- "(3)(a) If the parties reach an agreement on the contested issues during the conference, the conference officer shall prepare a stipulated order or judgment using forms approved by the State Court Administrator, and:
- "(A) If a party has an attorney, the party's attorney shall have the opportunity to review the stipulated order or judgment;
  - "(B) The parties shall sign the stipulated order or judgment; and
  - "(C) The conference officer shall submit the stipulated order or judgment to the court that has authority over the underlying case.
  - "(b) If the parties cannot reach an agreement on all of the contested issues during the conference, the conference officer may do one or both of the following:
  - "(A) Assist the parties in developing a stipulated order or judgment on one or more of the resolved issues.
- 20 "(B) Make recommendations to the court on the contested issues 21 and, if requested, schedule a court hearing on those issues and notify 22 the parties of the date and time of the hearing.
  - "(4) At a hearing, the court may receive into evidence and consider the recommendation of the conference officer on contested issues but shall assign no specific evidentiary weight to that recommendation.
  - "(5) If mediation has not been waived by the court, a conference under this section is in addition to and not in lieu of mediation.
- 28 "(6) The conference procedure may not be used in proceedings un-29 der ORS 107.700 to 107.735.".
- In line 25, delete "In".

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- In line 38, after "agree" insert "or an alternative dispute resolution con-
- 2 ference under section 2 of this 2019 Act is scheduled".

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