

Marion County OREGON

Board of Commissioners

January 27, 2020

(503) 588-5212 (503) 588-5237-FAX

> Oregon Legislative Assembly 900 State St. NE Salem, OR 97301

BOARD OF COMMISSIONERS

RE: Support SB 1558 - CourtCare for Marion and Polk Counties

Colm Willis Sam Brentano Kevin Cameron

Dear Legislators:

CHIEF ADMINISTRATIVE OFFICER

The Marion County Board of Commissioners urges your support to continue funding the CourtCare pilot program for both Marion and Polk Counties.

Jan Fritz

CourtCare was approved as a pilot program during the 2017 legislative session with a \$200,000 biennial budget but program funding was not renewed at the 2019 session. Marion County's program shut down in the fall of 2019, while Polk County's program continued with reduced services and hours.

CourtCare offers free, licensed, quality care for children of caregivers who must attend legal proceedings or complete paperwork at either the Marion or Polk courthouse. While the program was running in Marion County, 95% of the judges reported seeing fewer children in the courtroom. Parents also reported CourtCare enabled them to attend court dates, knowing that their children were being cared for in a safe environment.

By the time the program was shut down in Marion County, 1,629 children had been served. Most children were under the age of two. In addition, trained CourtCare staff also provided parents with food and clothing resources as well as emergency assistance since 90% of users were low income, at-risk, or involved with the Oregon Department of Human Services.

This pilot program has spared children from witnessing adult conflict, hearing harsh words, and seeing potentially disturbing scenes that could traumatize or even re-traumatize them. CourtCare allows adults to advocate for themselves without distraction, to appear in court knowing their children are safe, and to comply with court-mandated programs without worry of finding childcare.

Page 2 Support SB 1558 – CourtCare January 27, 2020

CourtCare has made a large impact on the welfare of parents and guardians, as well as their children. As prescribed in the current bill, Marion County is committed to providing the 10% financial match.

We urge your support of SB 1558 and the restoration of funding for Marion and Polk Counties CourtCare programs.

Sincerely,

Commissioner Colm Willis, Chair

Samuel A. Brentano, Vice Chair

Kevin Cameron, Commissioner



MAYOR'S OFFICE

555 Liberty St SE / Room 220 • Salem, OR 97301-3513 • 503-588-6255 • Fax 503-588-6354

January 29, 2020

Oregon State Legislative Assembly 900 Court Street NE Salem, Oregon 97301

SUBJECT: City of Salem Support of CourtCare for Marion and Polk Counties (Senate Bill 1558)

Dear Legislators:

The City of Salem is supportive of Marion and Polk Counties CourtCare program and Senate Bill 1558, which would provide continued funding to this critical service in our community.

Free, high-quality childcare to children six weeks to 12 years old while parents or guardians attend court-related business is critical to our families. This bill provides continued funding to Marion and Polk Counties' CourtCare programs sparing children in our community further trauma from witnessing adult conversations which may result in conflict, and allowing adults to attend their court dates unencumbered and fully participate in Court knowing their children are safe. As an added benefit, our courts are more efficient and effective for everyone with better attendance and fewer disruptions.

As prescribed in the current bill, both Marion and Polk Counties are committed to providing a 10% financial match to the support provided by the State of Oregon.

The City of Salem urges a "yes" vote on Senate Bill 1558. Your continued support of the CourtCare program and this vital service is appreciated.

Sincerely,

Chuck Bennett

Church Bernet

Mayor

ACCOUNTING 588-5601 CLERK'S OFFICE 588-5105 COURT ADMINISTRATION 588-5368 DISPUTE RESOLUTION SERVICES 588-7988 Fax: 589-3224 JURY MANAGEMENT 588-5371 PROBATE 588-5141 RECORDS 588-5101



CIRCUIT COURT THIRD JUDICIAL DISTRICT

Marion County Courthouse 100 High St. NE PO Box 12869 Salem, OR 97309-0869 Fax: 373-4360 TTY: 373-4444 CRIMINAL COURT
4000 Aumsville Hwy.
Fax: 588-6822 TTY: 588-6820
JUDICIAL STAFF
588-8484
588-8485
CLERK'S OFFICE
588-8489
RELEASE OFFICE
588-8560

JUVENILE COURT 3030 Center St. NE Fax: 361-2676 TTY: 585-4946 584-4831

December 2, 2019

To Whom It May Concern:

I am writing to you as the coordinator for Fostering Attachment Treatment Court (FATC), a family dependency treatment court based in the Marion County Juvenile Court, Oregon Judicial Department.

Our FATC program's primary goals are to enhance the development of healthy children, physically and emotionally. Our program works closely with parents and young children involved in the dependency court (child welfare) system, with a goal to provide intensive supervision, comprehensive treatment and recovery support, and hands-on parenting skill development and attachment therapy, to reunify families and minimize recidivism. Teach our participants to be self-sufficient, learn to budget within their means and developing safer communities with sustaining natural supports.

Our FATC participants relied on CourtCare to fulfill the daycare requirement when attending court ordered services and FATC court sessions. Obtaining daycare outside of CourtCare has been a barrier for our participants to attend their court ordered services. There have been times when we have had to excuse a participant from attending services due to daycare issues. This delays their progression in the program.

There are times when the participants daycare has fallen through and they need to bring their child(ren) to court which puts a strain on the participant, peers and court proceeding. We try to accommodate by having the DHS caseworker wait in the lobby with the child(ren) while the participant appears for court and then is immediately released to take the children home. The lobby does not have the amenities needed to entertain small children and is usually filled with other litigants for Courtroom 2. It can become very chaotic. Losing CourtCare has created a hardship for our participants.

Thank you for your time.

Mule

Sincerely

Janalee Weitman
Juvenile Treatment Court Coordinator
Fostering Attachment Treatment Court

Marion County Circuit Court

ACCOUNTING
588-5601
CLERK'S OFFICE
588-5105
COURT ADMINISTRATION

588-5368 **FAMILY LAW**

373-4349 Fax: 589-3224 **JURY MANAGEMENT**

588-5371

PROBATE

588-5141

RECORDS

588-5101



CIRCUIT COURT THIRD JUDICIAL DISTRICT

Marion County Courthouse 100 High St. NE PO Box 12869 Salem, OR 97309-0869 Fax: 373-4360 CRIMINAL COURT 4000 Aumsville Hwy. Fax: 588-6822 JUDICIAL STAFF 588-8484 588-8485 CLERK'S OFFICE 588-8489

JUVENILE COURT 3030 Center St. NE Fax: 361-2676 566-2974

December 10, 2019

To Whom It May Concern:

I am writing to you to support the reopening of CourtCare.

Marion County Circuit Court operates multiple treatment courts in our county. The Treatment Court Programs assist with the early intervention, treatment and rehabilitation of non-violent offenders who desire to change the circumstances in their lives and break the cycle of drug dependency. Treatment Courts are typically last for a minimum of twelve to eighteen months. These programs require participants to complete the following before they can graduate: provide frequent and random UAs, appear for weekly court hearings, attend and successfully complete alcohol and drug treatment, obtain their high school diploma or GED, pay their court fines/fees, obtain full time employment or enroll in college or vocational school.

Participants would greatly benefit from CourtCare as a viable option for safe daycare while engaged in court related activities. Adult Drug Court would benefit from having CourtCare as an option on Friday. We have several participants who do not have daycare options for their children Friday from 9AM to 3PM.

Please do not hesitate to call me if you require further information.

Sincerely.

Melissa L. Miller

Treatment Court Coordinator Marion County Circuit Court Oregon Judicial Department

Office: 503-584-7741 Cell: 971-718-2312



To: House Committee on Judiciary

From: Melissa Baurer, Santiam Hospital Community Liaison

Re: HB 2244-2, Court Care

3-27-19

Santiam Hospital, Service Integration program is writing in support of HB 2244-2, which will maintain a Court Care program in Marion and Polk counties, and expand to Jackson County.

This program is vital to our parents we are connected with. It allows for there to be a safe, nurturing, and supported environment for children of parents who need to attend court proceedings.

Most recently, we were helping support a mom who was fleeing from domestic violence and the children were scared to see their dad that was abusive towards them in the past. Mom called our office and we were able to connect her to Court Care. Her children stayed in a supportive environment and did not have to re-introduce the trauma. This is one example, there are many. Without Court Care, children who are brought to the courthouse are either allowed to stay in courtrooms, exposed to the potentially traumatic details that can be disclosed in legal proceedings, or they are asked to sit in the hallways unattended.

The Court Care program established by HB 3067 in 2017 solved this problem for hundreds of children in Polk and Marion County over the past two years.

Santiam Hospital encourages you to pass HB 2244-2 so more families like the one mentioned above can have Court Care as an option, allowing a safe and supportive environment for their children which in return alleviates stress and decreases the trauma children experience in the courtrooms or the hallways.

∏hank you,

Melissa Baurer

Santiam Hospital

Community Liaison/Service Integration Coordinator



POLK COUNTY 820 SW CHURCH ST SUITE 100 * DALLAS, OREGON 97338-5326

 $(503) 623-5226 \pm FAX (503) 623-5326$

COMMUNITY CORRECTIONS

JODI MERRITT DIRECTOR

LISA SETTELL SUPERVISOR

March 26, 2019

House Committee on Judiciary HB 2244-2 Hearing Room E

Dear Committee Members,

I am writing this letter of support to highlight the essential service the CourtCare program provides to justice involved clients within Polk County. The lack of adequate and affordable childcare options is an ongoing barrier to the clients we serve here at Polk County Community Corrections. Our clients face daily challenges and struggles to attend a battery of appointments for court, treatment, probation, social service, or self-sufficiency obligations. Having CourtCare available has allowed for an increase in treatment attendance and engagement, court attendance and an overall positive impact on the rehabilitative and prosocial services within the community.

Community Corrections has allocated a small yearly budgetary contribution to the Polk County CourtCare program. This contribution, though very small, has allowed for services to be provided to our Mental Health Court participants, resulting in further engagement in treatment and court attendance. Though we have seen positive outcomes with the Mental Health Court participants, we still face challenges due to budgetary restraints in having CourtCare available five days a week. This is a challenge for our Drug Court participants, resulting in children being brought to court and/or treatment services.

CourtCare has proven to be an innovative and vital resource to justice involved clients in Polk County and I fully support the continuation of this program.

Sincerely

Jodi Merritt Director

Polk County Community Corrections



BOARD OF COMMISSIONERS

CRAIG A. POPE MIKE AINSWORTH LYLE R. MORDHORST

GREGORY P. HANSEN
Administrative Officer

March 26, 2019

RE: Support HB 224-2, Court Care

House Committee on Judiciary

The Polk County Board of Commissioners strongly urges your support of HB 2244-2, which will maintain a Court Care program in Marion and Polk Counties, and expand to Jackson County. We believe this program is essential to ensuring children are in a safe and nurturing environment while parents or guardians attend court proceedings, conduct court-related business, or attend to sensitive personal matters.

Without Court Care, children who are brought to the courthouse are either allowed to stay in courtrooms, and potentially be exposed to traumatic details that can be disclosed in legal proceedings, or they are asked to sit in the hallways unattended. We feel that neither of these are good options.

The Court Care program solved this problem. Since the Court Care Program was established in 2017, it has helped 2,236 children. 1,018 of these children were served in Polk County. This program allows children to be protected from witnessing traumatic court proceedings. It also allowed litigants, advocates, and court staff to give their full attention to court business, while these children were cared for in a high-quality early childhood environment and cared for by professionals.

Court Care has improved access to justice for low income families. Parents that can otherwise not afford quality childcare should not have to miss mandatory court appearances due to lack of childcare. Families who are connected with Court Care are also referred to other community resources including, Family Building Blocks, basic need support the Dallas Resource Center, housing, and employment services. One family who was referred to the resource center was connected with a number of other services including transportation and a washer and dryer. Families in our communities have benefited a great deal from this program. Please help us continue to serve these families in need and pass HB 2244-2.

Sincerely,

Craig Pope, Chair

Polk County Board of Commissioners

MARION COUNTY BAR ASSOCIATION P.O. Box 333 Salem Oregon 97308

26 March 2019

Re: HB 2244 support

Dear Legislators:

The Marion County Bar Association <u>urges passage of HB 2244</u>, extending the existing pilot program for CourtCare and adding Jackson County to the pilot program.

CourtCare is not only an important but a crucial service allowing our courts to function better. CourtCare programs provide high-quality no-cost childcare to families with matters pending in court, typically domestic relations, domestic violence, criminal and other matters — matters that children should not be in court to see and hear. These same families often must visit with the district attorney's office, DHS, legal aid and private attorneys, and can access this childcare for these important services as well. Families needing childcare to attend drug court, mental health court, veterans' court, peer court, drug and alcohol classes, COPE (divorce) classes and other special services also take advantage of this program. CourtCare also allows jurors access to the same childcare so that more people can more easily serve as jurors and grand jurors, ensuring the integrity of our jury system. CourtCare programs have also become resource referral sources, helping families obtain access to other social services that are needed and available, such as information on food and housing assistance.

- CourtCare helps ensure access to justice and access to the legal system
- CourtCare helps ensure the integrity of our jury system
- CourtCare helps ensure people can attend court and access court-related services
- CourtCare helps people complete their court-ordered programs
- CourtCare helps ensure kids can be kids and not exposed to "adult" issues and problems
- CourtCare helps give children and families peace of mind

For all these reasons, the Marion County Bar Association urges passage of HB 2244.

Sincerely,

Heather J. Van Meter, President

Marion County Bar Association

March 26, 2019

RE: Support HB 2244

Dear Chair Jennifer Williamson, Vice-Chairs Chris Gorsek and Sherrie Springer and Members of the Committee:

Polk County Health Services strongly urges your support of HB 2244-2, expanding CourtCare programming.

CourtCare offers free, licensed, quality care for children of caregivers who must attend legal proceedings or complete paperwork at either the Marion or Polk courthouse. While this has certainly been beneficial in preventing children from the trauma of hearing adult content conversations it has also done so much more. In Polk County we have seen significant use of Court Care to support access to social service needs. For example, parents are able to attend parenting classes, mental health appointments, medical appointments, attend job interviews and the like which ultimately benefit the overall health of the family. Court care makes it possible for parents to get the help that they need by speaking freely about their circumstances and avoids the potential harm caused to children being exposed to concerns that they should not need to bear.

The lack of affordable, quality childcare should not prevent parents and caregivers from complying with mandatory court appearances, exercising their other legal rights, or seeking the treatment or resources needed to remain healthy and living well. We fully support the expansion of these services in the communities they currently support such as Polk and Marion County as well as expansion to additional communities throughout the state.

Polk County Health services strongly urges you to support HB 2244-2.

Sincerely,

Noelle K. Carroll, Psy.D. Health Services Direcor

Moule K Camer, PEgo-

BEHAVIORAL HEALTH

To whom it may concern:

I am writing a letter of support for the ongoing funding of the CourtCare Program in Polk County. This service is utilized frequently by the clientele of Polk County Behavioral Health on a frequent basis. This is particularly important for those clients who have been mandated to treatment services but lack adequate childcare options. We have had numerous positive outcomes of clients being able to utilize CourtCare while attending treatment services at Polk County Behavioral Health, which has strengthened the client, the family unit, and ultimately the entire community.

We are keenly aware of various challenges and barriers that our community members face in a rural setting, one of which is having access to quality and affordable childcare. CourtCare has been instrumental in providing a significant gab in services for the clients we serve.

We hope to have the continuation of this vital service and offer our whole hearted support of the CourtCare program.

Sincerely,

Mark I CADOLIL

Mark Davis, CADC II Addiction Services Supervisor Polk County Behavioral Health 503-623-9289 davis.mark@co.polk.or.us



COMMUNITY ACTION

2475 Center St. NE Salem, Oregon 97301

Ph. 503-585-6232 Fax 503-375-7580 www.mycommunityaction.org

HELPING PEOPLE
EXIT POVERTY

March 26, 2019

House Committee on Judiciary HB2244-2 Hearing Room E

Dear Committee Members,

This letter is on behalf Mid-Willamette Valley Community Action Agency – Community Resource Program (MWVCAA – CRP) to endorse CourtCare, HB 2244-2.

The lack of secure and affordable childcare is a leading cause for failed service engagement for parents. To combat this issue, while also promoting the development of self-sufficiency, the concept of CourtCare was introduced. As a result, Mid-Valley CourtCare began in September 2017. Since that time they have assisted 2,046 children. However, this is not only merely 2,046 engagements with youth, it's also 2,046 parental opportunities for success. It's a step along a continuum of essential services bettering the lives of Polk and Marion County families.

As a current co-located partner at the Dallas Resource Center, Mid-Valley CourtCare has been vital in the provision of direct client care. While meeting with resource center staff for emergency financial assistance, families are able to rely CourtCare. This improves access to services while also facilitating family supports such as: diapers, food, and educational material. Mid-Valley CourtCare has also promoted service engagements for adults; enhancing access to addiction treatment, courts/trial, employment services, and DHS. The success of this program is heightened by the comfort parent's feel knowing that their children are well provided for, free of charge.

Therefore, as a representative of MWVCAA-CRP, I support the continuation of CourtCare. A vital, and high quality, service for the betterment of Oregon families.

Sincerely,

Ashley Hamilton

Mid-Willamette Valley Community Action Agency

Community Resource Program

Associate Program Director

all touton

Ashley.Hamilton@mwvcaa.org

Letter to House Committee on Judiciary March 22, 2019 Page 1



March 22, 2019

VIA EMAIL

RE: Support for HB 2244

I am writing in support of House Bill 2244. I am a family law practitioner in the Mid-Valley and a board member for the Marion County CourtCare Board.

This is an issue of great importance to me, which is why I donate my free time to assist the Marion County board as well as support Mid-Valley CourtCare in every way that I can. In my experience as a family law litigator, I have had too many experiences with children being brought into the court room. My impression is never that their parents or caretakers intentionally wanted to expose them or that they thought it was an appropriate setting for children- they were just stuck with no other option than to not appear for their court date.

Many court appearances in the area of family law are set very quickly, often the same day. The most common two are motions for Family Abuse Protection Act Orders (civil restraining orders) and temporary parenting time or custody motions based on the legal standard of 'immediate danger.' The facts in these cases are usually horrific and involve abuse of a parent, the children involved, and/or other family members. No one wants children exposed and traumatized by hearing these difficult adult topics. But stopping the hearing until they have appropriate childcare would probably mean *not issuing the order of protection they desperately need right then*.

There is a court efficiency issue to this as well as the obvious child trauma we worry about. There is just not time in our busy court calendar to accommodate resetting matters because of lack of child care. My trials and hearings are commonly set several months out. If a parent or witness has child care fall through that day, resetting the hearing means we have not only wasted a day of the Court's valuable time that could've been filed with something else, but we are looking at resetting our own hearing or trial several months into the future. And if we do decide to go ahead with the child present, the interests of justice are no less hampered because the parent or witness is commonly distracted and hampered in their ability to present their case or testimony.

I will let members of the Bench speak for themselves on the impact they have seen in their courtrooms since CourtCare opened their doors in the Mid-Valley. My personal experience has been very positive. Court staff and Judges are, for the most part, very familiar with CourtCare and have materials on hand. Parents or caretakers who show up with a child/children are politely taken aside and given materials telling them where they can take the child/children that same

Letter to House Committee on Judiciary March 22, 2019 Page 2

day. Harder to track is the additional impact on these parents and caretakers of the materials they receive by enrolling their children in CourtCare. When picking the children up each family receives a bag of resource materials on other social services that they may need. Staff can also refer them to additional necessary resources such as food assistance and diapers.

The impact in our community of providing CourtCare services has been immediate as far as children being less present in difficult court hearings, and is likely to be far reaching by assisting families undergoing levels of trauma that continue outside of the judicial process. I strongly urge you to support this valuable service, which cannot continue without the passage of House Bill 2244.

Very truly yours, LANDERHOLM LAW, LLC

Katherina Denning

Katherine H. Denning Associate, Landerholm Law.



KEEPING CHILDREN SAFE AND FAMILIES TOGETHER



March 14, 2019

To: House Committee on Judiciary

From: Patrice Altenhofen, Executive Director, Family Building Blocks

Re: HB 2244-2, Court Care



Family Building Blocks is writing in support of HB 2244-2, which will maintain a Court Care program in Marion and Polk counties, and expand to Jackson County. From our experience as the Court Care provider in Polk County for the past two years, we believe this program is essential to ensuring children are in a safe and nurturing environment while parents or guardians attend court proceedings, conduct court-related business, or attend to sensitive personal matters.

Without Court Care, children who are brought to the courthouse are either allowed to stay in courtrooms, exposed to the potentially traumatic details that can be disclosed in legal proceedings, or they are asked to sit in the hallways unattended. Neither option is a good one.



The Court Care program established by HB 3067 in 2017 solved this problem for hundreds of children in Polk County over the past two years. These children were protected from witnessing traumatic court proceedings and allowed litigants, advocates, and court staff to give their full attention to court business. These children were instead cared for in our high-quality early childhood environments being cared for by professionals as they played with their peers. Parents have expressed sincere gratitude for this resource, some saying it was "life-changing."

Court Care also improves access to justice for low-income families. The lack of affordable, quality childcare should not prevent parents and caregivers from complying with mandatory court appearances, obtaining a restraining order, challenging an eviction, or exercising their other legal rights. Court Care provides necessary childcare to allow parents and caregivers to access the courts.



Families served by Family Building Blocks face multiple toxic stressors, such as poverty, incarceration, domestic violence, drug and alcohol abuse, and mental illness. Many end up in the court system at some point. Providing vulnerable families dignified access to justice with the assurance that their children will be safe is vital to breaking negative cycles poverty so often creates.

For those reasons, I encourage you to pass HB 2244-2. Thank you for your consideration.

March 20, 2019

Re: House Bill 2244

Dear Chair Jennifer Williamson, Vice-Chairs Chris Gorsek and Sherrie Springer and Members of the Committee:

I am pleased to have the opportunity to support House Bill 2244 which will continue the 2017 court care programs piloted in Marion and Polk counties and establish a CourtCare program in Jackson county. It was a personal achievement after a concerted effort to open the Marion County CourtCare, offering a safe, clean nurturing environment for children while their parent or guardian attends court proceedings or transacts other court-related business, including mediations, meetings with legal aid, attorney or legal representative, and attending Drug Court, Mental Health Court, and court mandated classes.

More than 2,000 children have been cared for by the Marion and Polk CourtCare programs since September, 2017. Each facility offers free drop-in child care and age appropriate activities staffed by trained and caring individuals. Those children were spared the trauma of hearing courtroom proceedings or waiting in the crowded courthouse hallways. Parents and guardians were able to devote their full attention to court business, knowing that their children were being cared for by licensed professionals. Children were offered supporting experiences that promote early childhood development and connect families with other community resources, e.g., parenting and child development information.

House Bill 2244 ensures funding for three CourtCare programs for two years. Community financial support is needed to fully fund the programs; the bill mandates a partnership between court care programs and counties, requiring financial and other support. The bill offers funding for childcare, removing a barrier for parents and guardians who face legal challenges with limited financial resources. The bill establishes a task force to study and recommend a funding source for a statewide CourtCare program which would improve access to justice for vulnerable economically challenged families and promote early childhood development.

HB 2244 offers a financial solution to barriers that limit access to justice and fosters early education childhood development. Fully funded courts can expand their services to CourtCare programs, preventing children from being exposed to the stressful, emotionally charged courthouse atmosphere. HB 2244 ensures that the two successful pilot programs will continue and builds on their success to expand throughout the state.

Please vote in favor of House Bill 2244. Thank you for your consideration,

Jill Tanner

tell tanner,

Founding Member of Marion County CourtCare



Dedicated to Justice for Women and Minorities

March 18, 2019

Re: House Bill 2244

Dear Chair Jennifer Williamson, Vice-Chairs Chris Gorsek and Sherrie Springer and Members of the Committee:

The Oregon Women Lawyers Foundation writes in support of House Bill 2244 which will continue the 2017 court care programs piloted in Marion and Polk counties and establish a CourtCare program in Jackson county. The Foundation knows that CourtCare programs provide a safe and nurturing environment for children while their parent or guardian attends court proceedings or transacts other court-related business. The Foundation has been a CourtCare program champion in Multnomah, Marion and Polk counties and one of the founding donors of the Marion CourtCare program.

From September 2017 through February 2019, more than 2,000 children were cared for by the Marion and Polk CourtCare programs. Those children were spared the trauma of hearing courtroom proceedings or waiting in the crowded courthouse hallways. Parents and guardians were able to devote full attention to court business, knowing that their children were being cared for by licensed professionals. Children were offered a caring experience that promotes early childhood development and connects families with other community resources.

House Bill 2244 ensures funding for three CourtCare programs for two years. Community financial support is needed to fully fund the programs; the bill mandates a partnership between court care programs and counties, requiring financial and other support. The bill offers funding for childcare, removing a barrier for parents and guardians who face legal challenges with limited financial resources. The bill establishes a task force to study and recommend a funding source for a statewide CourtCare program which would improve access to justice for vulnerable economically challenged families and promote early childhood development.

HB 2244 offers a financial solution to barriers that limit access to justice and fosters early education childhood development. Oregon courts need to be adequately funded and the operations of the court are essential for litigants who need those services. Fully funded courts can expand their services to CourtCare programs. HB 2244 ensures that those two successful pilot programs will continue and builds on their success to expand throughout the state.

Please vote in favor of House Bill 2244. Thank you for your consideration,

Sarah E. Freeman

Sarah Freeman

President

CRIMINAL DIVISION ★ (503) 623-9268

FAX * (503) 623-7556

SUPPORT ENFORCEMENT * (503) 623-9269 **VICTIM ASSISTANCE * (503) 623-9268**

POLK COUNTY COURTHOUSE * DALLAS, OREGON 97338-3177

DISTRICT ATTORNEY

AARON FELTON District Attorney

felton.aaron@co.polk.or.us



March 27, 2019

Hon. Rep. Jennifer Williamson, Chair Hon. Rep. Chris Gorsek, Vice-Chair Hon. Rep. Sherrie Sprenger, Vice-Chair Members of the House Committee on Judiciary

HB 2244-2 Re

Dear Chair Williamson, Vice-Chair Gorsek, Vice-Chair Sprenger, and Members of the Committee,

I am writing in support of HB 2244-2, which expands the CourtCare pilot program in Polk and Marion counties to Deschutes and Jackson counties. CourtCare provides a safe and nurturing place for children while their parents or guardians attend court proceedings or other court-related business.

As District Attorney, I have participated in numerous proceedings in which parents, whether due to financial or other circumstances, have had to bring their young children with them to court. The issues discussed in open court can be very trauma-inducing and wholly inappropriate for children to hear. Unfortunately, due to lack of child care for these parents, their children are forced to remain in the courtroom or sit unattended in the hallway while court proceeds. I personally participate as Polk County's Drug Court prosecutor and see on a weekly basis the benefit CourtCare provides to our participants so they do not have to choose between their treatment and their children's safety.

In my experience, one of the most common obstacles people face in meeting their conditions of probation or other court-ordered obligations is the lack of available, affordable, child care. As a prosecutor, I have a responsibility not only to seek justice by holding offenders accountable, but to be supportive of those individuals that are working to be successful by removing unnecessary roadblocks. Since September of 2017, over 1000 children have been served by Polk County's CourtCare program, removing at least some of those roadblocks. HB 2244-2 will further that success throughout Oregon.

Thank you for your consideration.

Aaron Felton District Attorney



Department of Human Services

Polk County Child Welfare 190 W Ellendale Dallas, OR 97338

Phone: (503) 623-8118

Fax: (503) 623-5426

To whom it May Concern:

December 19, 2018



Picture this; You are a single mother. You have recently escaped from a terrible domestic violence situation. You are trying to obtain a restraining order against the child's father who has abused you for quite some time and has threatened to kill you and take your child. You are scared and tired. You enter the courtroom which, to you, feels expansive, terrifying and cold. You have no idea what to expect. You have your child with you because you have no family in the area and no means for daycare. Nor do you trust anyone else. As the Judge questions you up at the podium, all you can do is look at your child. You are scared. You do not want your child to hear about the pain you have endured. You do not want your child to see it in your eyes. Your mind becomes scattered and the trauma of the situation does not allow you to say all that you really need to say.

The courtroom is no place for a child. They should never have to endure the goings on of a criminal trial, dependency case or divorce/custody battle. The ripples of these events are traumatic enough. These events are also hugely traumatizing for the adults that are going through them. Court Care in Polk County has been a beneficial service to our community ensuring that in times of need, children have a safe, clean and fun place to go. This eases the stress of the situation in every way. Parents are able to focus at the task at hand and get through it without the worry of adding additional trauma to their child. Polk County Court Care is open several days and times a week, but it would be so great for it to be offered more days and times.

When speaking to some of our clients that have used court care, the reviews are all glowing! Not only does this service relieve the parent's stress, but their children are picking up good social skills in court care. They are being nurtured and getting something to eat. Parents feel safe and a little less stressed knowing that their children are in good hands.

Court Care is a needed service in our community!

Thank you,

Katie Martin

Resource Developer- DHS Child Welfare, Polk County

"Safety, health and independence for all Oregonians" An Equal Opportunity Employer



POLK COUNTY

DISTRICT ATTORNEY

AARON FELTON
District Attorney
felton.aaron@co.polk.or.us

POLK COUNTY COURTHOUSE * DALLAS, OREGON 97338-3177 CRIMINAL DIVISION * (503) 623-9268 SUPPORT ENFORCEMENT * (503) 623-9269 VICTIM ASSISTANCE * (503) 623-9268 FAX * (503) 623-7556

March 27, 2019

RE: Court Care

To Whom It May Concern:

In my role as the Supervisor for Victim Assistance at the Polk County District Attorney's Office, I have seen first-hand how helpful it is for families to utilize Court Care. As we all know, attending a court hearing can be very stressful, and topics in the court room are oftentimes inappropriate for a child to hear. Being able to utilize Court Care is one way that our Victims are able to have some peace of mind; they know their children will be well taken care of by safe, trained staff, and that they do not have to worry about their children being in the court room. This also allows Victims and their supports to be present for the entire court hearing and to focus on the matter at hand.

I was also a Permanency Worker for Polk County Child Welfare for five years, and during that time the families I worked with utilized Court Care extensively. They were able to do this for various reasons, whether it be for an actual court hearing, or for a service appointment they needed to attend in order to comply with their Case Plans. This included mental health counseling, drug and alcohol treatment, parenting classes, etc. Again, having a safe place for the children was a huge relief for these parents. I also was able to hear first-hand from some of the children who attended Court Care and they absolutely loved it. It was an opportunity for them to interact with other children, play in a safe environment, and have their needs focused on by supportive and attentive staff.

Losing Court Care in our community would be a devastating impact to so many, and ultimately would lead to children having to be present for court hearings and to witness the difficult emotions and adult topics that are discussed. Please consider how important this program is for the parents and children of Polk County.

Sincerely,

Jennifer Read

Victim Assistance/MDT Supervisor

503-623-9268 x1586



City of Falls City 299 Mill Street Falls City, OR 97344 Ph. 503.787.3631

OFFICE OF THE MAYOR JEREMY GORDON

March 27, 2019

Subject: Testimony to consider in support of HB2244-2

Dear Esteemed Members of the House Committee on Judiciary:

It is my great honor to write this letter of support for HB2244-2. CourtCare services have lifted barriers for Falls City families to participate in a broad array of court and social services. Due to high rates of disability (30%) and poverty (55%) in Falls City, as well as barriers due to geographic isolation and limited public transportation, Falls City families struggle to meet court dates and access essential social services while balancing the immediate needs of their children.

Unfortunately, childcare outside of school hours is a luxury many cannot afford. Parents of young children should be unencumbered in their pursuit of social services and court attendance and should not be forced to have difficult, adult conversations and interactions in front of their children. CourtCare services have lifted this burden and have increased rates of parents' participation in these essential services leading to better health and mental health outcomes, lower rates of recidivism, and higher rates of utilization of other essential services.

Please consider strongly the continued funding for CourtCare services so that families throughout Oregon have equal access to essential County services.

Sincerely,

Jeremy Gordon Mayor, Falls City

Circuit Court of the State of Oregon for Jackson County



Jackson County Justice Building – 100 S. Oakdale, Medford, OR 97501

Telephone (541) 776-7171

FAX (541) 776-7057

March 26, 2019

Lisa C. Greif, Judge

House Democratic Jennifer Williamson, Chair Representative Chris Gorsek, Vice-Chair Representative Sherrie Sprenger Members of the House Committee on Judiciary Oregon State Capitol Salem, OR 97301

Re: HB 2244

Chair Williamson and Members of the Committee:

A coalition of cross-sector Jackson County partners strongly urge your support of the proposed HB 2244. This funding would create base funding derived from surcharges to some judicial system fees for a CourtCare program to be located in Medford. This program would provide free, licensed, high-quality care for children of caregivers who must attend legal proceedings or related court-related appointments. Further, this will establish the ability for our coalition of community partner to provide a safe and nurturing place for children at times when they would otherwise be exposed to the stress of a courtroom experience or be left in substandard care.

Children brought to the courthouse are either allowed to remain in courtrooms or asked to sit unattended in hallways. Neither option is a good one for children who need a safe and nurturing environment. In the courtroom, children are exposed to upset adults in conflict situations, language involving family violence and criminal behavior, and sometimes witness parents being taken into custody. The CourtCare program established by HB 2244 will protect children from witnessing traumatic court proceedings and will allow litigants, advocates, and court staff to give their full attention to court business.

In providing a safe place for children to be in a stress-free and developmentally-appropriate environment, it will reduce family stress and be a much healthier setting than the court room. In addition, this will allow families to be made aware of or connected with important services that are designed to support family stability such as Head Start, WIC, food stamps, and literacy.

- A safe, supportive haven for children whose parents visit the courthouse; and
- A vehicle for connecting families to needed services.

These timely and efficient referrals will be facilitated through one of the closed-loop referral system currently being developed in our region and facilitated in a strength-based way by the highly qualified staff. We anticipate that through such wrap-around care, families will add assets to their lives that prevent recidivism and improve overall outcome.

Our region is an ideal fit of this expansion as we have the right partners around the table committed to providing match funding. These partners represent our judicial, health care, and early learning systems. Other funding source for this resource to families could potentially include a suggested \$5 donation and/or an option for jurors to sign over their \$10 stipend to CourtCare. Currently, the \$10 stipend goes for snacks for jurors during orientation.

The lack of affordable, quality childcare should not prevent parents and caregivers from complying with mandatory court appearances, obtaining a restraining order, challenging an eviction, or exercising their other legal rights. The CourtCare program established by HB 2244 will provide necessary childcare to allow parents and caregivers dignified access to the courts.

As per the amendments of HB 2244, it should be noted that Jackson County would not house or operate the CourtCare program. The program, located near the courthouse, would be managed and administered by local non-profit entities and would be available for ages six weeks to 12 years old.

Previous pilot projects of CourtCare have shown remarkable success in Marion and Polk Counties. Our coalition urges your support of HB 2244 as amended.

Sincerely,

Judge Lisa Greif, Jackson County Circuit Court Bob Strosser, Chair, Jackson County Board of Commissioners Rick Dyer, Jackson County Board of Commissioners Colleen Roberts, Jackson County Board of Commissioners Sunny Spicer, Executive Director, Kid Time Discovery Experience Brad Russell, CEO/Executive Director, Rogue Valley YMCA Jennifer Mylenek, Executive Director, CASA of Jackson and Josephine Counties Lori Paris, President and Chief Executive Officer, Addictions Recovery Center Beth Heckert, Jackson County District Attorney Dee Anne Everson, Executive Director, United Way of Jackson County Susan Fischer-Maki, Health & Education Manager, AllCare Health Tammi Pitzen, Executive Director, Children's Advocacy Center of Jackson County Mary-Curtis Gramley, Family Program Coordinator, Oasis Center Alan Ledford, Executive Director, OnTrack Rogue Valley Lisa O'Connor, Executive Director, Family Nurturing Center Patricia Foster, Program Coordinator, The Family Connection René Brandon, Executive Director, Southern Oregon Early Learning Services





















KEIR E. BOETTCHER
BRENDAN P. MURPHY
AMY M. QUEEN
DAVID R. WILSON
ADULT PROSECUTION
TRIAL TEAM SUPERVISORS

DAWN THOMPSON
ADMINISTRATIVE SERVICES MANAGER

PAIGE E. CLARKSON

DISTRICT ATTORNEY



MARION COUNTY DISTRICT ATTORNEY P.O. BOX 14500, 555 COURT ST NE SALEM, OREGON 97309 CONCETTA F. SCHWESINGER
SUPPORT ENFORCEMENT
TRIAL TEAM SUPERVISOR

SUSANA ESCOBEDO VICTIM ASSISTANCE DIRECTOR

ROBERT ANDERSON CHIEF MEDICAL LEGAL DEATH INVESTIGATOR

March 25, 2019

Re: House Bill 2244-2

Dear Chair Jennifer Williamson, Vice-Chair Chris Gorsek and Sherrie Springer and Members of the Committee

I am writing in support of House Bill 2244-2 which will continue CourtCare programs in Marion and Polk Counties as well as expand a program to Jackson County.

Since the time of its launch we have seen the CourtCare program make a significant impact in the lives of the victims we serve. It has become a resource that our advocates refer families to on a regular basis. And the need for a program like this has only grown since its start in 2017. Our office continues to see a high demand for a safe and healthy place where families can take their children while they attend court proceedings.

Before CourtCare families were forced to figure out where to leave their children in order to apply for protective orders, attend hearings, or seek out legal assistance. Too many times we have heard victims tell us they wanted to come to court, but they didn't have anyone to leave their children with, so they were not able to attend. Or they came, but had to bring the children with them. As victim advocates we know firsthand how difficult it can be for a parent to have to bring their children to court and have them see and hear things that can potentially traumatize them.

The crime victims we serve can face many obstacles and barriers they have to overcome in order to begin to heal from their victimization. For some victims part of that healing process includes the ability to meaningfully participate in the court process, attend the hearings in their case and make victim impact statements to the court. Having a safe place for a victim to leave their children would eliminate one of those obstacles and allow them the chance to exercise their right to participate in the process and not worry about the high cost of day care.

The continued support for the CourtCare programs is a step in insuring crime victims in our community have access to a needed resource that will allow them to fully participate in the criminal justice system.

Thank you for your consideration.

Susana Escobedo

Director, Victim Assistance Division Marion County District Attorney's Office



Dedicated to Justice for Women and Minorities

March 18, 2019

Re: House Bill 2244

Dear Chair Jennifer Williamson, Vice-Chairs Chris Gorsek and Sherrie Springer and Members of the Committee:

The Oregon Women Lawyers Foundation writes in support of House Bill 2244 which will continue the 2017 court care programs piloted in Marion and Polk counties and establish a CourtCare program in Jackson county. The Foundation knows that CourtCare programs provide a safe and nurturing environment for children while their parent or guardian attends court proceedings or transacts other court-related business. The Foundation has been a CourtCare program champion in Multnomah, Marion and Polk counties and one of the founding donors of the Marion CourtCare program.

From September 2017 through February 2019, more than 2,000 children were cared for by the Marion and Polk CourtCare programs. Those children were spared the trauma of hearing courtroom proceedings or waiting in the crowded courthouse hallways. Parents and guardians were able to devote full attention to court business, knowing that their children were being cared for by licensed professionals. Children were offered a caring experience that promotes early childhood development and connects families with other community resources.

House Bill 2244 ensures funding for three CourtCare programs for two years. Community financial support is needed to fully fund the programs; the bill mandates a partnership between court care programs and counties, requiring financial and other support. The bill offers funding for childcare, removing a barrier for parents and guardians who face legal challenges with limited financial resources. The bill establishes a task force to study and recommend a funding source for a statewide CourtCare program which would improve access to justice for vulnerable economically challenged families and promote early childhood development.

HB 2244 offers a financial solution to barriers that limit access to justice and fosters early education childhood development. Oregon courts need to be adequately funded and the operations of the court are essential for litigants who need those services. Fully funded courts can expand their services to CourtCare programs. HB 2244 ensures that those two successful pilot programs will continue and builds on their success to expand throughout the state.

Please vote in favor of House Bill 2244. Thank you for your consideration,

Sarah E. Freeman

Sarah Freeman

President



BOARD OF COMMISSIONERS

Commissioners
CRAIG A. POPE
MIKE AINSWORTH
LYLE R. MORDHORST

GREGORY P. HANSEN
Administrative Officer

January 30, 2020

RE: Support SB1558, CourtCare

The Polk County Board of Commissioners strongly urges your support of SB1558, which will maintain a CourtCare program in Marion and Polk Counties. We believe this program is essential to ensuring children are in a safe and nurturing environment while parents or guardians attend court proceedings, conduct court-related business, or attend to sensitive personal matters.

Without CourtCare, children who are brought to the courthouse are either allowed to stay in courtrooms, and potentially be exposed to traumatic details that can be disclosed in legal proceedings, or they are asked to sit in the hallways unattended. We feel that neither of these are good options. With children not present in the courts if removes the potential disruption of court by a child and helps parents get to court on time.

The CourtCare program solved this problem. Over 85% of court staff agreed that the CourtCare program is valuable to the community and 95% of judges reported seeing fewer children in the courtroom since CourtCare began. To date, the program has served 1,155 children in Marion County and 1,424 in Polk County.

CourtCare has improved access to justice for low income families. Parents that can otherwise not afford quality childcare should not have to miss mandatory court appearances due to lack of childcare. Families who are connected with CourtCare are also referred to other community resources including, Family Building Blocks, basic need support the Dallas Resource Center, housing, and employment services. Families in our communities have benefited a great deal from this program. Please help us continue to serve these families in need and pass SB1558.

Sincerely,

Polk County Board of Commissioners

Mike Ainsworth, Chair.

Craig Pope, Commissioner

le Mordhorst, Commissioner



COMMUNITY CORRECTIONS

JODI MERRITT DIRECTOR

LISA SETTELL SUPERVISOR

February 4, 2020

SB 1558 - CourtCare Pilot Program for Marion and Polk Counties Re:

To Whom It May Concern,

I am writing in support of SB 1558, which extends the sunset on funding to CourtCare programs in Marion and Polk Counties.

In 2017, the Legislature established a two-year pilot in Marion and Polk Counties, in which the State provided funding for the CourtCare program. The pilot was not renewed in the 2019 session, leaving the programs without a significant portion of their budgets. As a result, Marion County's program closed immediately, while Polk County reduced hours and services. SB 1558 will reinstate essential funding to Marion and Polk Counties for the continuation of CourtCare within these communities.

CourtCare offers free, licensed, quality childcare for parents and guardians who must attend court proceedings, conduct court-related business, or attend to sensitive personal matters. As Director of Polk County Community Corrections, I have seen the positive impact CourtCare has had on our clients and their families. One of the most common obstacles our clients face in meeting their conditions of probation or other court-ordered obligations is the lack of available, affordable, childcare. With the implementation of Polk County's CourtCare program in 2017, our clients were afforded the peace of mind to attend required court appearances and fully engage in behavioral change services with the knowledge that their children were being cared for in a high-quality professional environment.

Children should not be accompanying parents to court, treatment, probation or social service appointments. Children should not be exposed to these potentially traumatic environments and adult stressors. The significant reduction of CourtCare in Polk County had an immediate and substantial impact on our low-income justice involved individuals, resulting in an increased number of children in court and attending treatment appointments with their parents. Please consider how important this program is for our justice system, public safety and especially the parents and children of Polk County. I strongly urge you to support SB 1558 and reinstate funding to CourtCare for Marion and Polk Counties.

Sincerely,

Jodi Merritt Director

Polk County Community Corrections

February 6, 2019

RE: Support HB 2244

Dear Chair Chuck Riley, Vice-Chair Fred Girod and Members of the Committee:

Polk County Health Services strongly urges your support of SB1558, continued support of CourtCare programming.

CourtCare offers free, licensed, quality care for children of caregivers who must attend legal proceedings or complete paperwork at either the Marion or Polk courthouse. While this has certainly been beneficial in preventing children from the trauma of hearing adult content conversations it has also done so much more. In Polk County we have seen significant use of Court Care to support access to social service needs. For example, parents are able to attend parenting classes, mental health appointments, medical appointments, attend job interviews and the like which ultimately benefit the overall health of the family. Court care makes it possible for parents to get the help that they need by speaking freely about their circumstances and avoids the potential harm caused to children being exposed to concerns that they should not need to bear.

The lack of affordable, quality childcare should not prevent parents and caregivers from complying with mandatory court appearances, exercising their other legal rights, or seeking the treatment or resources needed to remain healthy and living well. We fully support the continued operation of these services in the communities they currently support such as Polk and Marion County and encourage expansion to additional communities throughout the state.

Polk County Health Services strongly urges you to support SB 1558.

Sincerely,

Noelle K. Carroll, Psy.D. Health Services Direcor

Morle K Camer, Post-

POLK COUNTY

BEHAVIORAL HEALTH

To whom it may concern:

I am writing a letter of support for the ongoing funding of the CourtCare Program in Polk County. This service is utilized frequently by the clientele of Polk County Behavioral Health on a frequent basis. This is particularly important for those clients who have been mandated to treatment services but lack adequate childcare options. We have had numerous positive outcomes of clients being able to utilize CourtCare while attending treatment services at Polk County Behavioral Health, which has strengthened the client, the family unit, and ultimately the entire community.

We are keenly aware of various challenges and barriers that our community members face in a rural setting, one of which is having access to quality and affordable childcare. CourtCare has been instrumental in providing a significant gab in services for the clients we serve.

We hope to have the continuation of this vital service and offer our whole hearted support of the CourtCare program.

Sincerely,

Mark D. CADCIL

Mark Davis, CADC II Addiction Services Supervisor Polk County Behavioral Health 503-623-9289 davis.mark@co.polk.or.us

182 SW ACADEMY ST. DALLAS,	1520 Plaza St. NW	1310 Main Street East Monmouth,
Oregon 97338	Salem, Oregon 97304	Oregon 97361
(503) 623-9289 ■ Fax (503) 831-1726	(503) 585-3012 ■ Fax (503) 585-0128	(503) 400-3550 ■ FAX (503) 837-0095



Council Members:

Mark Caillier Citizen at Large

Kevin Cameron, Commissioner Marion County

Robert Carney, Councilor City of Woodburn

Cliff Carpentier Salem-Keizer School District

Paige Clarkson, District Attorney Marion County

Kim Doster Veterans' Representative

Jayne Downing, Director Center for Hope & Safety

Jim Ferraris, Police Chief City of Woodburn

Don Frederickson Citizen at Large

Judge Courtland Geyer Marion County Circuit Court

Tamra Goettsch, Director Community Services Department

Troy Gregg, Director Marion County Juvenile Department

Levi Herrera-Lopez, Director Mano a Mano

Roland Herrera, Councilor City of Keizer

Linda Hukari, Administrator Marion County Circuit Court

Lt. Mike Iwai Oregon State Police

Jessica Kampfe Public Defender

Joe Kast, Sheriff Marion County

Alison Kelley, Executive Director Liberty House

Pastor Garland King NAACP

Rick Lewis, Representative District 18

Pete McCallum Citizen at Large

Todd McCann
Public Defender/Attorney

Ed McKenney

Jerry Moore, Police Chief City of Salem

Judge Tracy Prall Marion County Circuit Court

Mike Runyon, Supervisor Oregon Youth Authority

Cari Sessums, Representative Alcohol & Drug Planning Committee

MARION COUNTY PUBLIC SAFETY COORDINATING COUNCIL

Chair: Commissioner Kevin Cameron Vice-Chair: Rob Carney

January 29, 2020

Oregon Legislative Assembly 900 State Street NE Salem, OR 97301

Re: Support SB 1558 - CourtCare For Marion and Polk Counties

Dear Legislators:

The Marion County Public safety Coordinating Council urges your support to continue funding the CourtCare pilot program for both Marion and Polk counties.

CourtCare was approved as a pilot program with a \$200,000 biennial budget during the 2017 legislative session but funding was not renewed in the 2019 session. As a result, Marion County's program shut down in the fall of 2019, while Polk County's program continued with reduced services and hours.

CourtCare offers free, licensed, quality care for children of caregivers who must attend legal proceedings or complete paperwork at either the Marion or Polk courthouse. While the program was running in Marion County, 95% of the judges reported seeing fewer children in the courtroom. Parents also reported CourtCare enabled them to attend court dates, knowing that their children were being cared for in a safe environment.

By the time the program was shut down in Marion County, 1,629 children had been served, most of which were under the age of two. In addition, trained CourtCare staff also provided parents with food and clothing as well as emergency assistance since 90% of users were low income, at-risk, or involved with the Oregon Department of Human Services.

CourtCare is a win-win-win for:

Children- by reducing trauma among children at high-risk and preventing them from witnessing conflict;

Parents and guardians- since they often are unable to find affordable and accessible childcare at short notice; and

Courts- by removing potentially disruptive children from the courtroom, and enabling parents to attend their court dates on time.

We urge you to restore funding for Marion and Polk county's CourtCare programs.

Sincerely,

Commissioner Kevin Cameron, Chair

Marion County Public Safety Coordinating Council

January 15, 2020

Center for HOPE & SAFETY



Formerly Mid-Valley Women's Crisis Service

Re: Letter in support of LC 152

Dear Oregon Legislators,

My name is Jayne Downing, and I am the Executive Director of the Center for Hope & Safety (CHS). CHS provides services for victims of domestic violence, sexual assault, stalking, and human trafficking in

Marion and Polk Counties. Last year, we had more than 30,000 contacts to our program. Many of the survivors we work with are going through various court processes, including seeking protection orders to keep themselves and their children safe.

All of us at CHS strongly encourage your support of LC 152, the initiative to restore funding to the highly successful CourtCare programs in Marion and Polk Counties. We have witnessed first-hand the incredible difference CourtCare made for survivors and how the loss of Courtcare has negatively impacted children and adults affected by violence. Since the loss of CourtCare, many victims have struggled to find someone safe to care for their children. There have been times victims had to forego the protection orders they needed due to the lack of appropriate childcare.

Before the loss of funding last session, CourtCare provided quality childcare for hundreds of survivors as they sought safety through the justice system in Marion and Polk Counties. The return of the program will assure children are not exposed to additional traumatic events as their safe parent seeks protection orders or conducts other court-related business.

Please support LC 152 for all the individuals working to rebuild their lives free of violence. The restoration of CourtCare services will greatly improve outcomes for survivors of domestic and sexual violence in Marion and Polk Counties.

Thank you for helping vulnerable families in our community.

Sincerely,

Jayné Downing Executive Director

605 Center St NE • Salem, OR 97301 • hopeandsafety.org 503-378-1572 office • 503-399-7722 hotline



January 23, 2020

Via Email

RE: Support for SB 1558

I am writing in support of Senate Bill 1558. I am a family law practitioner in the Mid-Valley and a board member for the Marion County CourtCare Board.

This is an issue of great importance to me, which is why I donate my free time to assist the Marion County board as well as support Mid-Valley CourtCare in every way that I can. In my experience as a family law litigator, I have had too many experiences with children being brought into the court room. My impression is never that their parents or caretakers intentionally wanted to expose them or that they thought it was an appropriate setting for children- they were just stuck with no other option than to not appear for their court date.

Many court appearances in the area of family law are set very quickly, often the same day. The most common two are motions for Family Abuse Protection Act Orders (civil restraining orders) and temporary parenting time or custody motions based on the legal standard of 'immediate danger.' The facts in these cases are usually horrific and involve abuse of a parent, the children involved, and/or other family members. No one wants children exposed and traumatized by hearing these difficult adult topics. But stopping the hearing until they have appropriate childcare would probably mean *not issuing the order of protection they desperately need right then*.

There is a court efficiency issue to this as well as the obvious child trauma we worry about. There is just not time in our busy court calendar to accommodate resetting matters because of lack of child care. My trials and hearings are commonly set several months out. If a parent or witness has child care fall through that day, resetting the hearing means we have not only wasted a day of the Court's valuable time that could've been filed with something else, but we are looking at resetting our own hearing or trial several months into the future. And if we do decide to go ahead with the child present, the interests of justice are no less hampered because the parent or witness is commonly distracted and hampered in their ability to present their case or testimony.

I will let members of the Bench speak for themselves on the impact they saw in their courtrooms since CourtCare opened their doors in the Mid-Valley. My personal experience was very positive. Court staff and Judges are, for the most part, very familiar with CourtCare and had materials on hand. Parents or caretakers who showed up with a child/children were politely taken aside and given materials telling them where they could take the child/children that same day. Harder to track is the additional impact on these parents and caretakers of the materials they

Lewis I. Landerholm • William Jones* • Lauren M. Barnhart • Heather Unger** • Courtney Bellio Katherine Denning • Cambell Boucher • Matthew Cohen*** • Tessa Cohen****
9320 SW Barbur Blvd., Ste. 160, Portland, OR 97219 • 900 Washington Street, Ste 8001, Vancouver, WA 98660
494 State St., Ste. 450, Salem, OR 97301

January 23, 2020 Page 2

received by enrolling their children in CourtCare. When picking the children up each family received a bag of resource materials on other social services that they may need. Staff could also refer them to additional necessary resources such as food assistance and diapers.

The impact in our community of providing CourtCare services was immediate as far as children being less present in difficult court hearings, and is likely to be far reaching by assisting families undergoing levels of trauma that continue outside of the judicial process. I strongly urge you to support this valuable service, which cannot continue without the passage of Senate Bill 1558.

Very truly yours, LANDERHOLM LAW, LLC

Katherine Denning | Attorney kdenning@landerholmlaw.com

Re: Senate Bill 1518

Dear Senator Boles and Representative Piluso,

Thank you for sponsoring Senate Bill 1518, which will extend the Marion and Polk county pilot courtcare program to January 2, 2022.

I am one of the founding members of the Marion County CourtCare (CourtCare) program. The establishment of CourtCare was one of my most significant personal achievements after a concerted effort to secure public and legislative support. CourtCare offers a safe, clean nurturing environment for children while their parent or guardian attends court proceedings or transacts other court-related business, including mediations or meetings with legal aid, attorney or legal representative, and attend Drug Court, Mental Health Court and other court mandated classes.

More than 3,000 children have been cared for by the Marion and Polk CourtCare programs since the doors opened in September 2017. Each facility offers free drop-in child care and age appropriate activities staffed by trained and caring individuals. Those children were spared the trauma of hearing courtroom proceedings or waiting in the crowded courthouse hallways. Parents and guardians were able to devote their full attention to court business, knowing that their children were being cared for by licensed professionals. Children were offered supporting experiences that promote early childhood development and connect families with other community resources, e.g., parenting and children development information.

Senate Bill 1518 will fund the continuation of the Marion and Polk CourtCare programs for two years. It will keep the doors open for these children – a welcome respite during a stressful time. The bill offers funding for childcare, removing a barrier for parents and guardians who face legal challenges with limited financial resources. Those parents or guardians forgo seeking legal solutions to personal problems when faced with additional barriers like finding and affording childcare. The segment of the population that needs CourtCare services continues to grow as other public resources are withdrawn or substantially reduced. This bill will ensure access to justice for vulnerable economically challenged families and promote early childhood development.

Senate Bill 1518 ensures that the two successful pilot programs will continue and offers templates for other communities to step up and offer similar programs. Childcare needs to be a priority, especially where access to justice and childhood development intersect.

Please encourage your colleagues to vote in favor of Senate Bill 1518. Thank you for your consideration and sponsorship.

Jill A. Tanner

Jill A. Tanner Founding Member, Marion County CourtCare