

HB 2002 STAFF MEASURE SUMMARY

House Committee On Judiciary

Prepared By: Gillian Fischer, Counsel

Meeting Dates: 2/25

WHAT THE MEASURE DOES:

Amends certain mandatory sentences required under ORS 137.700 and converts to presumptive sentences. Authorizes court to determine eligibility for release and temporary leave from custody, work release, conditional or supervised release, or reductions in sentences un relevant statutes for persons sentenced under ORS 137.700.

Amends authority of a peace officer to arrest without a warrant and limits it to those circumstances when a peace officer has probable cause to believe a person has committed a felony, Class A misdemeanor categorized by the criminal justice commission as a person crime, or an unclassified crime punishable by law equal to or greater than a class C felony.

Requires a peace officer to issue a criminal citation in lieu of arresting a person for certain crimes.

Appropriates to the Oregon Department of Administrative Services, for the biennium beginning July 1, 2021, out of the General Fund, the amount of \$2,500,000, for distribution to the Northwest Health Foundation for deposit into the Reimagine Safety Fund.

Limits authority of a police officer to initiate a traffic stop for certain traffic violations.

Prohibits admission of any person into a custody facility who is showing symptoms of a contagious virus or in need of acute medical or psychiatric care.

Prohibits parole and probation officers from wearing clothing that resembles that of a peace officer while engaged in official duties.

Prohibits parole and probation officers from carrying a firearm at certain locations while engaged in official duties.

Requires parole and probation officers to receive continuing education in trauma-informed care, culturally specific services, and de-escalation tactics.

Amends reductions to sentences for drug related offenses.

Removes payment of supervision fees from conditions that may be imposed as part of a probationary sentence.

Limits the circumstances under which a judge may revoke an order of probation to those when a person willfully absconds or commits a felony or Class A person misdemeanor while on probation.

Prohibits the imposition of jail confinement as a section for a probation violation if based solely on a probationer's use of controlled substance.

Defines culturally responsive service and culturally specific organization. Amends the entities eligible to receive funds from the Oregon Criminal Justice Commission as part of the Justice Reinvestment Program to include community-based, culturally responsive service providers, and culturally specific organizations. Requires no less than 20 percent of grant funds from the Justice Reinvestment Program to be awarded to culturally specific organizations and culturally responsive service providers.

Directs the Oregon Criminal Justice Commission to collect and review data concerning disparate imposition of supervision conditions based on race, gender identity, sexual orientation, and county. Requires said data to be

HB 2002 STAFF MEASURE SUMMARY

available to the public in a clear and accessible format.

Directs the Oregon Criminal Justice Commission to report to the committees of the Legislative Assembly related to judiciary specific information regarding the distribution of Justice Reinvestment Program funds in accordance with this measure.

Declares an emergency effective on passage.

ISSUES DISCUSSED:

EFFECT OF AMENDMENT:

No amendment.

BACKGROUND:

Oregon has convened several working groups to analyze the sentencing and corrections policies that drive our rising correctional population and costs, including a 2011 Commission on Public Safety. There are two methods by which length of stay in prison could benefit public safety: incapacitation (the reduction of current criminal involvement because offenders are physically held in prison) and deterrence (the reduction of future criminal involvement because of the increasing severity of the current penalty). Incapacitation is very effective at preventing individual offenders from committing crimes (though the number and type of crimes averted varies substantially by offender and offense type) and it comes at a substantial cost. Between 2000 and 2010, Oregon's prison rate increased by nearly 50% growing to 14,000 inmates with a total biennial corrections budget over \$1.4 billion. The Justice Reinvestment Program is one of the approaches Oregon has taken to spending resources with the goals of reducing recidivism while also decreasing prison use, protecting the public and holding offenders accountable.

HB 2002 is an omnibus bill that, among other things, repeals certain mandatory sentences, amends limitations on reductions in prison and probationary sentences, reduces law enforcement arrest authority, and directs Justice Reinvestment funds to be distributed to culturally specific and response service providers.