B-Engrossed
House Bill 2172
Ordered by the Senate June 10
Including House Amendments dated April 20 and Senate Amendments
dated June 10

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

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.

Expands eligibility for earned reduction in supervision to include persons on any type of supervision who are not serving sentence for disqualifying crime. Specifies that rules adopted by Department of Corrections to carry out program must include notification of eligibility and standards for determining when person has earned reduction.

A BILL FOR AN ACT
Relating to sentencing; creating new provisions; and amending ORS 137.633.

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

SECTION 1. ORS 137.633 is amended to read:

137.633. (1) A person convicted of a felony or a designated drug-related misdemeanor and sentenced to probation, to post-prison supervision or to the legal and physical custody of the Department of Corrections or the supervisory authority under ORS 137.124 (2) is eligible for a reduction in the period of probation or [local control] post-prison supervision for complying with terms of probation or post-prison supervision, including demonstrating a commitment to the payment of restitution to the extent the person is able to pay, and participation in recidivism reduction programs.

(2) The maximum reduction under this section may not exceed 50 percent of the period of probation or [local control] post-prison supervision imposed.

(3) A reduction under this section may not be used to shorten the period of probation or [local control] post-prison supervision to less than six months.

(4) A person serving a sentence described as follows is not eligible for a reduction in the term of supervision under this section:

(a) A sentence for a crime described in ORS 163.095, 163.107, 163.115, 163.118, 163.125, 163.149, 163.185, 163.225, 163.235, 163.365, 163.375, 163.395, 163.405, 163.408, 163.411, 163.427, 163.670, 164.325, 164.415 or 167.017;

(b) A sentence for attempt or conspiracy to commit a crime described in ORS 163.095, 163.107 or 163.115;

(c) A sentence for a crime committed prior to November 1, 1989;

(d) A sentence imposed under the provisions of ORS 161.610;

(e) A sentence imposed under the provisions of ORS 161.725 and 161.735;

(f) A sentence imposed under the provisions of ORS 137.635;

NOTE: Matter in boldfaced type in an amended section is new; matter [italic and bracketed] is existing law to be omitted. New sections are in boldfaced type.

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(g) A sentence imposed under the provisions of ORS 137.690, 164.061, 475.907, 475.925, 475.930 or 813.011; or

(h) A term of supervision subject to ORS 144.103.

The Department of Corrections shall adopt rules to carry out the provisions of this section.

(b) The rules adopted under this subsection shall include but are not limited to:

(A) Rules creating processes for early and ongoing notification of eligibility for an earned reduction in supervision under this section to persons on supervision; and

(B) Rules establishing consistent standards for determining when a person on supervision is in compliance with the requirements for, and has succeeded in, earning a reduction in supervision under this section.

(c) The supervisory authority shall comply with the rules adopted under this subsection.

As used in this section:

(a) “designated drug-related misdemeanor” has the meaning given that term in ORS 423.478.

(b) “Local control post-prison supervision” means post-prison supervision that is supervised by a local supervisory authority pursuant to ORS 144.101.

SECTION 2. The amendments to ORS 137.633 by section 1 of this 2021 Act apply to sentences imposed on or after the effective date of this 2021 Act.