House Concurrent Resolution 2
Sponsored by Representative OWENS (at the request of Association of Oregon Counties) (Presession filed.)

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 legislative committees to extend same courtesies to members of county governing bodies as are extended to members of Legislative Assembly when testifying, including but not limited to order of testimony taken and length of testimony allowed.

CONCURRENT RESOLUTION
Whereas even prior to statehood, the State of Oregon has relied heavily on Oregon’s counties to provide essential public services; and
Whereas that heavy reliance continues to this day, with counties providing a broad array of essential public services, such as services related to behavioral health, elections, public health, public safety, veterans and transportation, to name a few; and
Whereas many essential public services are shared services, meaning these services are provided by both the state and counties jointly; and
Whereas it is vital that the state and counties work closely together to ensure that essential public services are delivered in an efficient, effective and respectful manner; and
Whereas state elected officials often drift into treating counties as a special interest group rather than as the state’s key partner in providing essential public services; and
Whereas the state should take action to ensure that counties are treated as key partners with the state in providing essential public services; now, therefore,

Be It Resolved by the Legislative Assembly of the State of Oregon:
(1) This resolution is a rule of proceeding of the Senate and the House of Representatives of the Eighty-first Legislative Assembly.
(2) Each committee of the Senate and of the House of Representatives, and each joint committee or subcommittee of the Legislative Assembly shall extend the same courtesies to members of a county governing body as are extended to members of the Legislative Assembly when testifying, including but not limited to the order of testimony taken or the length of testimony allowed.

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.