Senate Bill 731

Sponsored by COMMITTEE ON JUDICIARY AND BALLOT MEASURE 110 IMPLEMENTATION (at the request of Confederated Tribes of the Umatilla Indian Reservation, Confederated Tribes of the Warm Springs Reservation)

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.

Modifies provisions relating to tribal police officers.

A BILL FOR AN ACT

Relating to tribal police officers; amending ORS 181A.685 and 181A.775.

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

SECTION 1. ORS 181A.685 is amended to read:

181A.685. (1) A tribal police officer is eligible to act as an authorized tribal police officer if the officer:

[(1)] (a) Is acting within the scope of employment as a tribal police officer;
[(2)] (b) Is certified as a police officer under the provisions of ORS 181A.355 to 181A.670[.];
[(3)] (c) Is in compliance with any rules adopted by the Department of Public Safety Standards and Training under ORS 181A.680 to 181A.692; and
[(4)] (d) Is employed by a tribal government that:

[(a) Is in compliance with the requirements of ORS 181A.355 to 181A.670 applicable to a law enforcement unit as defined in ORS 181A.355,]
[(b) (A) Is in compliance with ORS 181A.680 to 181A.692 and any rules adopted by the department under ORS 181A.680 to 181A.692;]
[(c) (B) Has submitted to the department the resolution and documents described in ORS 181A.690;]
[(d) (C) Has adopted a provision of tribal law:

[(AJ) (i) That requires the tribal government to participate in, and be bound by, a deadly physical force plan approved under ORS 181A.775 to 181A.805, to the same extent that the county sheriff is required to participate in, and be bound by, the plan;
[(B)] (ii) That requires the tribal government to retain records related to the exercise of the authority granted to authorized tribal police officers under ORS 181A.680 to 181A.692 in a manner substantially similar to the manner in which the provisions of ORS 192.005 to 192.170 require the Department of State Police to retain public records;
[(C)] (iii) That provides members of the public with the right to inspect records of the tribal government related to the exercise of the authority granted to authorized tribal police officers under ORS 181A.680 to 181A.692 in a manner substantially similar to the manner in which the provisions of ORS 192.311 to 192.478 provide members of the public with the right to inspect public records of the Department of State Police;
[(D)] (iv) That requires the tribal government to preserve biological evidence in a manner sub-]
stantially similar to ORS 133.705 to 133.717 when the biological evidence:

[(i)] (I) Is collected as part of a criminal investigation, conducted by an authorized tribal police
officer, into a covered offense as defined in ORS 133.705; or

[(ii)] (II) Is otherwise in the possession of the tribal government and reasonably may be used
to incriminate or exculpate any person for a covered offense as defined in ORS 133.705; and

[(E)] (v) That waives sovereign immunity, in a manner similar to the waiver expressed in ORS
30.260 to 30.300, as to tort claims asserted in the tribal government’s court that arise from the
conduct of an authorized tribal police officer. The waiver described in this [subparagraph] sub-
subparagraph:

[(i)] (I) Must apply to the conduct of an authorized tribal police officer that occurs while the
provision of tribal law is in effect;

[(ii)] (II) Must allow for recovery against the tribal government in an amount equal to or
greater than the amounts described in ORS 30.260 to 30.300 that are applicable to a local public
body;

[(iii)] (III) May require that the claim be asserted in accordance with any applicable tort claims
procedures of the tribal government; and

[(iv)] (IV) May exclude claims that could be brought in federal court under the Federal Tort
Claims Act; and

[(e)] (D) Has adopted or is exempt from adopting, in accordance with this paragraph, a written
pretrial discovery policy that describes how a tribal government and its authorized tribal police of-
ficers will assist the district attorney, in criminal prosecutions conducted in state court in which
an authorized tribal police officer arrested or cited the defendant, in meeting the pretrial discovery
obligations imposed on the state by ORS 135.805 to 135.873. The process for adopting, and deter-
mining whether a tribal government is exempt from adopting, a written pretrial discovery policy is
as follows:

[(A)] (i) A tribal government may request in writing that the sheriff of a county with land that
is contiguous to the land of the tribal government provide the tribal government with a copy of any
written pretrial discovery policy adopted by the sheriff that describes how the sheriff’s office assists
the district attorney in meeting the pretrial discovery obligations imposed by ORS 135.805 to
135.873. Not later than 30 days after receiving the request, the sheriff shall provide the tribal gov-
ernment with a copy of the policy or notify the tribal government that the sheriff has not adopted
the policy.

[(B)] (ii) If a tribal government fails to submit a written request to each sheriff of a county that
is contiguous to the land of the tribal government or if each sheriff has adopted a written pretrial
discovery policy described in [subparagraph (A) of this paragraph] sub-subparagraph (i) of this
subparagraph, the tribal government shall, not later than 90 days after July 22, 2011, adopt a
written pretrial discovery policy.

[(C)] (iii) A tribal government may create and adopt a written pretrial discovery policy or may
adopt the written pretrial discovery policy adopted by the sheriff of a county with land that is
contiguous to the land of the tribal government.

[(D)] (iv) If the sheriff of any county with land that is contiguous to the land of the tribal gov-
ernment has not, on the date the sheriff receives a request described in [subparagraph (A) of this
paragraph] sub-subparagraph (i) of this subparagraph, adopted a written pretrial discovery pol-
icy, the tribal government is exempt from adopting a written pretrial discovery policy.

(2) This section does not regulate the conduct or activities of tribal police officers or
tribal governments occurring in Indian country or on the land of a tribal government or outside of Indian country or the land of a tribal government but within a tribe's civil or criminal jurisdiction.

SECTION 2. ORS 181A.775 is amended to read:
181A.775. As used in ORS 181A.775 to 181A.805:
(1) “Employ,” when used in the context of the relationship between a law enforcement agency and a police officer, includes the assignment of law enforcement duties on a volunteer basis to a reserve officer.
(2) “Law enforcement agency” means the Department of State Police, the Department of Justice, a district attorney, a political subdivision of the State of Oregon, a municipal corporation of the State of Oregon, a tribal government and a university, that maintains a law enforcement unit as defined in ORS 181A.355 (12)(a)(A).
(3) “Police officer” means a person who is:
(a) A police officer or reserve officer as defined in ORS 181A.355; and
(b) Employed by a law enforcement agency to enforce the criminal laws of this state.
(4) “Tribal government” means a tribal government as defined in ORS 181A.680:
(a) With land that is contiguous to the county in which the deadly physical force planning authority is created; and
(b) That has adopted the provision of tribal law described in ORS 181A.685 [(4)(d)(A)] (1)(d)(C)(i).