SB 202-1 (LC 1419) 1/20/21 (LAS/ps)

Requested by SENATE COMMITTEE ON JUDICIARY AND BALLOT MEASURE 110 IMPLE-MENTATION

PROPOSED AMENDMENTS TO SENATE BILL 202

- On page 2 of the printed bill, delete lines 7 through 19 and insert:
- 2 "SECTION 2. (1) As used in this section:
- "(a) 'Case subtype' means guardianship, conservatorship or guardianship and conservatorship.
- 5 "(b) 'Case type' means adult protective proceeding or minor pro-6 tective proceeding.
- "(2) Each county circuit court shall report to the Judicial Department, in accordance with rules adopted by the department, data concerning protective proceedings in the county during the prior two calendar years, including:
- 11 "(a) The number of protective proceedings initiated, broken out by 12 case type and case subtype;
- 13 "(b) The number of protective proceedings where the respondent 14 was 65 years of age or older at the time the petition was filed;
- 15 "(c) The number of protective proceedings granted, broken out by 16 case type and case subtype;
- "(d) The number of respondents or protected persons for whom the court appointed counsel under ORS 125.080, broken out by case subtype;
- "(e) The number of cases with court appointed counsel where payment for court appointed counsel was from the assets of the respond-

- ent or protected person, broken out by case subtype;
- "(f) The number of cases with court appointed counsel where court appointed counsel services were provided pro bono, broken out by case subtype; and
- "(g) The aggregate number of hours court appointed counsel spent representing respondents or protected persons and the average number of hours court appointed counsel spent per case.
- 8 "(3) The reports required by this section shall be due annually no later than July 1.".
