SJR 10-3 (LC 1359) 5/18/21 (DJ/ps)

Requested by HOUSE COMMITTEE ON JUDICIARY (at the request of Representative Janelle Bynum)

PROPOSED AMENDMENTS TO SENATE JOINT RESOLUTION 10

Delete lines 2 through 17 of the printed joint resolution and insert:

"Whereas the Oregon Constitution has prohibited slavery and involuntary servitude, which is the coerced service of one individual for the benefit of

4 another, since 1857; and

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5 "Whereas the Constitution's prohibition on slavery and involuntary 6 servitude contains antiquated language that on its face creates an exception 7 to the prohibition on slavery and involuntary servitude; and

Whereas in a just society that respects human dignity and the exercise of free will, there must be no exception to an unqualified and absolute prohibition on slavery and involuntary servitude; and

"Whereas Oregon and the United States are examining past instances of discrimination and are striving to undo foundational and historical barriers that perpetuate the injustice and unfairness of discrimination; and

"Whereas a state constitution is a foundational element of governance in a civil society and therefore no place for remnants of historical language that perpetuates principles of discrimination and racial intolerance; and

"Whereas the voters of this state recognized in adopting section 41, Article I, of the Oregon Constitution (section 41), that individuals who are convicted of a crime benefit from being fully engaged in productive activity so as to successfully re-enter society with practical skills and a viable work ethic; and

"Whereas section 41 envisions persons who are incarcerated performing 1 labor at correctional institutions or pursuant to work release programs, 2 participating in training and participating in educational opportunities, all 3 of which develop motivation, work capabilities and cooperation; and 4 "Whereas section 41 authorizes compensation for labor and describes se-5 veral types of jobs or related training that those who are incarcerated may 6 perform; and 7 "Whereas because work provides myriad individual and collective bene-8 fits, the purpose of this proposed constitutional amendment is not to with-9 draw legitimate opportunities to work from individuals who have been 10 convicted of a crime; and 11

"Whereas section 41 and this proposed constitutional amendment may operate in tandem to achieve positive outcomes for persons who are incarcerated or who re-enter society while more fully and completely removing the stain of slavery and involuntary servitude from this state; now, therefore,".

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