

I strongly oppose HB 3218, Just No, to all the amendments to the proposed House Bill 3218 or changing ORS 458.368 and ORS 458.620 and any other law changes associated with this Bill. Legislative Assembly - Second or Third Special Session appropriated funds for wildfire disaster cleanup on the state citizens dollar. By the way we would all like to get an illegal loan from the state that may or may not necessitate paying interest or possibly the principal on these loans and further the State Title I Bank Fund (loan fund) is another example that is unconstitutional and is forbidden under the the Oregon Constitution Article XI Section 1. Prohibition of state banks. The Legislative Assembly shall not have the power to establish, or incorporate any bank or banking company, or monied [sic] institution whatever; nor shall any bank company, or instition [sic] exist in the State, with the privilege of making, issuing, or putting in circulation, any bill, check, certificate, prommissory [sic] note, or other paper, or the paper of any bank company, or person, to circulate as money. —

Note: The semicolon appearing in the signed Constitution after the word "whatever" in section 1 was not in the original draft reported to and adopted by the convention and is not part of the Constitution. State v. H.S. & L.A., 8 Or. 396, 401 (1880).

such as Title I Bank Fund is another example that is unconstitutional.