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To: House Committee on Judiciary; others

Re: I OPPOSE [HB 3265]...Government Officials who commit acts of insurrection and sedition will face justice.

[HB 3265] serves to "Aid and Abet" felonies arising from the intentional acts of Oregon Government Officials to circumvent and or prevent enforcement of United States Immigration laws.

THE STATE OF OREGON by enacting "Sanctuary Laws" shielding foreign aliens from detection is an act of sedition and insurrection.

At some point in the history of the United States of America, those government individuals participating in any of the aforementioned seditious and or insurrectionary activities will be brought to justice.

[HB 3265] exert states, "SECTION 3. A law enforcement agency or public body may not: (1) Except as required by state or federal law, deny services, benefits, privileges or opportunities to an individual in custody, or on parole, probation or post-prison supervision, on the basis that the individual has an immigration detainer, hold or notification request or a civil immigration warrant. (2) Inquire into or collect information about an individual's immigration or citizenship status or place of birth unless there is a connection between the information and an investigation into a violation of state or local criminal law. (3) Provide information about an individual in the custody of the public body or law enforcement agency to a federal immigration authority for the purpose of civil immigration enforcement."

[HB 3265] exert states, "SECTION 5. (1) The office of the Governor shall establish a mechanism to receive reports of alleged violations of sections 2 to 4 of this 2021 Act and ORS 180.805 and 181A.820. The mechanism must include a telephone hotline and an online system that allows for electronic reporting. **The office of the Governor may contract with a community-based organization for the operation of the reporting mechanism described in this subsection.**" *NOTE: Intentional and illegal use of taxpayer money.*

[HB 3265] exert states, "SECTION 9. ORS 180.805 is amended to read: 180.805. (1) As used in this section: (a) "Federal immigration authority" means the United States Department of Homeland Security, the United States Immigration and Customs Enforcement, the United States Citizenship and Immigration Services, the United States Customs and Border Protection or a successor agency, any other federal immigration agency or official, or any other entity to which a federal immigration agency delegates or assigns the authority to detect, investigate or enforce violations of immigration law."

***Government Officials should concern themselves with the loss of "qualified immunity" from civil lawsuits arising from [HB 3265].

A Government Official, through the discharge of their ministerial action(s), who creates and commits a felony(s); the conviction of said felony(s) removes personal liability protections. Every illegal alien shielded from Federal Immigration Law is, at minimum, an individual felony.

Respectfully submitted,

/s/ David S. Wall