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To: House Judiciary Committee

From: Sybil Hebb, Oregon Law Center

Date: May 18th, 2021

Re: Support for SB 819A

Chair Bynum, Vice-Chairs Noble and Power, and members of the Committee:

On behalf of the Oregon Law Center, I submit this testimony in support of SB 819A. This bill will allow prosecutors and defendants to co-petition a sentencing court to reconsider an imposed sentence when it no longer advances the interest of justice. OLC supports the principle of conviction integrity and we appreciate the proponents' work in reaching out to victim advocates to incorporate victim safety and notification provisions into the A-engrossed bill.

The Oregon Law Center (OLC) is a statewide non-profit law firm whose mission is to achieve justice for low-income communities of Oregon by providing a full range of the highest quality civil legal services. OLC uses its limited resources to serve only the most critical legal needs—food, shelter, basic medical care, physical safety, and self-sufficiency. By ensuring access to justice for our clients in these areas, we can remove barriers to escaping poverty.

Our clients interact with the criminal justice system in many ways. A significant percentage of our clients are survivors of domestic and sexual violence, who come to us seeking safety and protective measures for themselves and their children while fleeing violent abuse. And many of our clients, some of them survivors, have been subject to the criminal justice system as defendants at some point in their lives. In all circumstances, interaction with the criminal justice system, for victim and offender, is a life-altering experience with significant consequences. There is no more important challenge for Oregon policy makers than to ensure fairness in this process, for survivors as well as for defendants.

SB 819A will allow prosecutors and defense attorneys to maintain conviction integrity in compelling cases as necessary to realign sentences with the interests of fairness, proportionality and public safety. No system is perfect or free of bias, and it is well-documented that our carceral system, and its after-affects, impact Oregon's Black, Indigenous, and communities of color disproportionately, due to longstanding systemic and structural racism.¹

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 $[\]frac{1}{\text{https://www.oregon.gov/cjc/CJC\%20Document\%20Library/AdultCJSystemRacialandEthnicStatementBackground.}}$

Our systems must change, and SB 819A is a step in the right direction. When an examination of past practices reveals that a criminal sentence no longer advances the interests of justice, it is critical that there be an avenue for re-examining that sentence. SB 819A provides a measured way to allow reconsideration in compelling circumstances.

It is important to acknowledge that crime survivors also experience bias and inequity within the criminal justice system, and that crime survivors also have a stake in a fair process.² The bill as amended in the Senate acknowledges the crime survivor stake in the proposed process, and provides for victim notification and the opportunity to make a statement to the court. The proponents worked with victim advocates to enhance the provisions of the introduced bill, and the A-engrossed version of the bill has our full support due to the provisions specifically addressing:

Victim Notification: The bill requires that the DA shall use all reasonable efforts to inform the victim of the fact that a petition has been filed, and provide a copy of the petition, as soon as practicable and in any event at least 30 days prior to any hearing considering the petition. Notification will also be provided about the date of the hearing, and will be accompanied by information about how to provide input at the hearing. This notification must be trauma-informed and must be accompanied by access to available victim services and other supports. Providing a victims' advocate can let the survivor know what's happening and why, and can ensure access to support services through the process.

Victim Statement and Safety Considerations: The engrossed bill provides victims with the right to provide a statement to the court, and requires consideration of victim safety in determining whether to grant a petition.

OLC supports SB 819A as one step in improving the integrity of our criminal justice system. We thank the proponents of the bill for their work in reaching out to victim advocates for input and consideration in this discussion. We acknowledge that there are many inequities in the criminal justice system for survivors as well as offenders that will not be resolved by passage of this bill. These inequities require further work. OLC is committed to supporting the voices of survivors in further reform discussions, and to the work of system change to further the interests of justice.

Thank you for your time and for your dedication to Oregonians.

Coos Bay • Eugene • Grants Pass • Hillsboro • McMinnville • Ontario • Portland • Salem • St. Helens • Woodburn

² https://www.ffsj.org/wp-content/uploads/2020/01/TRCs-Addressing-the-Needs-of-Underserved-Crime-Survivors-1.pdf