DATE: December 4, 2023

TO: Joint Interim Committee on Addiction and Community Safety Response SUBJECT: Testimony of Jim Ferraris Regarding Ballot Measure 110

My name is Jim Ferraris. I am a resident of Powell Butte, Oregon. I served Oregon for 43 years as a police officer in Beaverton, as a police officer rising in rank to Assistant Chief of Police in Portland with nearly 30 years of service, as a Deputy Chief of Police in Salem, and most recently until 2021 as Chief of Police in Woodburn. I am also the Past President of the Oregon Association Chiefs of Police. A significant portion of my career has been focused on drug abuse prevention, education and enforcement. I am a former 20 year board member of Lines for Life, an Oregon non-profit devoted to ending drug addiction and suicide. I also work closely with the Oregon Association Chiefs of Police (OACP), the Oregon State Sheriffs Association (OSSA), the Oregon District Attorney's Association (ODAA), and the League of Oregon Cities (LOC) on identifying solutions to address Oregon's current addiction crisis.

We all know that Ballot Measure 110 has failed to recognize that addiction is both a public health AND public safety crisis and that the current model of BM110 is not working, it is actually making the crisis worse. Oregon needs solutions on both sides of the issue. Oregon needs new tools and significant resources to solve its addiction issues.

I support the following recommendations as offered by OACP, OSSA, ODAA and LOC as a comprehensive approach to addressing Oregon's addiction and community livability crisis.

#### **RESTORING PUBLIC SAFETY SOLUTIONS:**

Policy Proposal #1: Reclassify Possession of a Controlled Substance (PCS) from an E- Violation to an A-Misdemeanor

We can restore Possession of a Controlled Substance (PCS) to an A-Misdemeanor and present new

post-BM 110 modifications which reflect the desire for treatment intervention. This should include

diversion eligibility and dismissal of a charge upon successful completion of the oneyear

diversion and any required treatment (DUII approach). In addition, unlike DUII diversion, drug PCS

related cases should be eligible for multiple diversion entrances. The current E-violation for

possession of a controlled substance is ineffective and fails to connect persons struggling with

severe addiction to the treatment they need. An A-Misdemeanor with diversion will compel those

struggling with addiction to enter treatment without turning to an approach that focuses on

incarceration.

### Policy Proposal #2: "Boyd/Hubbell Fix" - Modify the statutory definition of controlled substance

"delivery" to include the "transfer" of drugs and the "possession with intent to transfer" drugs:

This fix focuses the policy solutions on the supply side of the equation with the dealer – not user

 end of the drug crisis in Oregon. By restoring 34-years of state law that allowed the State to

charge dealers when there is substantial evidence of the intent to deliver, like significant quantities of drugs, lists of sales, and cash. The proposed fix simply and clearly modifies the

definition of "delivery" to include the "transfer" of drugs and the "possession with intent to

transfer" drugs.

## Policy Proposal #3: Modify the statutory pretrial hold language from SB 48 (2021 Legislative

Session) to ensure that jails and judges have the flexibility to hold drug dealers charged with

Distributing a Controlled Substance (DCS) and repeat offenders.

Senate Bill 48 (2021) required the Presiding Judge of each judicial district, following guidance

from the Chief Justice and her Criminal Justice Advisory Council (CJAC), to enter a standing

pretrial order specifying to the sheriff (or any other supervising entity) those persons and/or

offenses that are subject to "Release on Own Recognizance" (ROR), subject to conditional release, or

that are not eligible for release until arraignment. A modification in this law could make it clear

that a pre-trial hold for dealers is a community priority.

# Policy Proposal #4: Fund county probation departments to supervise misdemeanor theft and property

crime cases where defendants are dealing with an addiction/substance abuse disorder.

Overall studies indicate that between 50% and 80% of property crimes committed in a community are

committed by those suffering from severe addiction who steal to support that addiction.

#### Currently

county probation departments don't supervise misdemeanor theft or property cases which means there is

no opportunity for a drug/alcohol addiction screening and no requirement for drug treatment as part

of their supervision package. This makes mitigating future harm almost impossible and fails to

capture a population where there is significant overlap between persons committing property crimes and

those possessing controlled substances. This solution doesn't put additional pressure on the defense

bar, as these individuals are already involved in the criminal justice system – and simply ensures

they are screened and connected to mandatory treatment when needed.

# Policy Proposal #5: Create a new A-Misdemeanor for "Public Use of a Controlled Substance" to align

with current law prohibiting public use of alcohol and marijuana.

Create a Class A Misdemeanor for public use of a controlled substance. Public use includes use in

public and private buildings. The offense should be identified in statute as a "designated drug

related misdemeanor" for the purposes of ORS 423.478(4)(b), which will allow for state funding of

and supervision costs related to violations of the prohibition. This must be a statewide law and not simply remove local preemption which will not allow for consistent application across local jurisdictions or the access to local county jails.

### Policy Proposal #6: Create a new Class A Misdemeanor for "Use of a Controlled Substance in an

Enclosed Public Space that Endangers another Person." (Escalates to Class C Felony for Repeat Offenses).

Establishing a penalty for public use of a controlled substance must be accompanied with a penalty

for use in an enclosed public space that endangers another person. The language would provide that

"A person commits the crime of recklessly endangering another person if the person, while in an

enclosed area, knowingly ingests, inhales, ignites, combusts or consumes a controlled substance in

a manner that creates an immediate risk of ingestion, inhalation, or consumption by another person.

For this purposes of this section, "enclosed area" is defined as a building or public

transit

vehicle or facility. It is an affirmative defense to this charge if all other persons placed at risk

by the defendant's conduct knowingly consent to the exposure. This crime would be punishable as a

Class A Misdemeanor, escalating to a Class C Felony for repeat violations. This crime would be

considered a "designated drug-related misdemeanor" for the purposes of ORS 423.478(4)(b).

#### TREATMENT & COMMUNITY FOCUSED SOLUTIONS:

# Policy Proposal #7: Prioritize adequate and sustainable funding for Oregon's Specialty Courts:

Inadequate state funding of Oregon's specialty courts is the biggest threat to their long-term

effectiveness and stability. In fact, Specialty Courts in several jurisdictions (including Multnomah, Deschutes and Benton County) are at risk of discontinuing their operations. Specialty Courts combine accountability and supervision with a treatment-oriented approach that

effectively addresses addiction and reduces recidivism rates among participants. Specialty Courts

are designed to tailor treatment plans and support services to address the specific needs and

challenges faced by participants. The approach has an established track record of success that

addresses addiction and equips participants with the tools and support necessary to reintegrate

into community life as productive citizens.

### Policy Proposal #8: Establish authority to utilize welfare holds of up to 72 hours for

#### intoxicated persons who pose a danger to self or others:

In many western states, law enforcement, EMTs and other first responders are able to utilize welfare

holds of up to 72 hours where a person who is acutely intoxicated to a degree where they pose a

danger to themselves or others can be held in a custodial environment and given supervised medical

care. After 72 hours, the person is given the option to either leave on their own or stay and

receive additional services. The states that have implemented these policies h level of engagement with aftercare and wrap-around services. This also gives

officers options other than jail or the emergency room for a person suffering from a severe

substance use disorder (SUD).

## Policy Proposal #9: Create adequate stabilization, detoxification and treatment capacity in

jurisdictions throughout Oregon by making sustainable investments in sobering center/stabilization

and treatment bed capacity for adults and juveniles.

Oregon's absence of dedicated sobering centers and stabilization facilities leaves communities

helpless when dealing with severely addicted individuals who require detoxification and stabilization before they can successfully enter treatment. Detoxification is often the first step in

the journey to recovery, as it helps individuals safely manage withdrawal symptoms and become

physically stable before they can fully engage in addiction treatment programs. The lack of this

capacity is a limiting factor in efforts to create an addiction to treatment pipeline. In addition,

the Legislature should explore immediate grant funding for the expansion of existing juvenile and

adult substance use disorder in-patient and outpatient treatment facilities.

# Policy Proposal #10: Support the establishment of Opioid Overdose Quick Response Teams:

In response to increased opioid-related deaths, Ohio has created "Naloxone Plus" teams, also called

Quick Response Teams (QRTs) that respond after a reported overdose and use of Narcan. In this

model, a small team reaches out to an individual who is recovering from an overdose event and offers

person-centered services. In Colerain Township, north of Cincinnati, the team has a police officer.

firefighter/EMT, peer recovery mentor, or treatment professional. Between 2015 and 2019, the team

responded to over 400 overdose follow ups and of the individuals contacted, 80% did an assessment

and engaged in treatment. The goal of QRTs is to reach an individual in the time immediately after

an overdose event, within 72 hours as best practice (but ideally much sooner than that) and to o:er

connections when the person may be ready to change due to the overdose event. The

proposal would create grant funding for Quick Response Teams (QRT's).

# Policy Proposal #11: Support aligning the siting of residential and secure residential facilities

### with the requirements in the Fair Housing Act:

There is a significant need in our communities for residential – and secure residential – facilities

for those experiencing mental health and substance abuse challenges across our State. This has

become even more urgent given the recent federal court decision and the ongoing crisis taking place

in our Oregon State Hospital. This is an urban and rural problem that is impacting communities

throughout Oregon. Ensuring our land-use policies for siting secure facilities comply with federal

requirements will expedite the desperately needed expansion of Oregon's behavioral health

residential treatment and supported housing capacity. All such facilities must meet the safety and

security requirements currently existing in statue but would otherwise be treated and similarly situated housing.

Thank you for your consideration.