HOUSE AMENDMENTS TO
HOUSE BILL 2320
By COMMITTEE ON JUDICIARY
April 6

On page 1 of the printed bill, line 4, delete “Advi-”. In line 5, delete “sory” and insert “Policy”.
Delete lines 8 through 30.
On page 2, delete lines 1 through 6 and insert:
“(2) The Juvenile Justice Policy Commission consists of 17 members who are appointed as fol-
lows:
“(a) The Governor shall appoint, subject to confirmation by the Senate in the manner prescribed in ORS 171.562 and 171.565:
“(A) One representative of the Oregon Youth Authority;
“(B) One representative of the Department of Human Services;
“(C) One representative of the Department of Education;
“(D) Two directors of county juvenile departments;
“(E) One representative of the office of public defense services with experience in juvenile delinquency, or that person’s designee;
“(F) One representative of the Oregon District Attorneys Association with experience prosecuting juvenile delinquency, or that person’s designee;
“(G) One representative of a youth advocacy organization;
“(H) One representative of a victim advocacy organization;
“(I) One person who is a member of a federally recognized Indian tribe in this state, or that person’s designee; and
“(J) Two members of the public, one member having experience with the juvenile justice system as a youth and one member having experience as the family member of a youth in the juvenile justice system.
“(b) The President of the Senate shall appoint two members of the Senate, each member being of a different political party, who shall be nonvoting members serving ex officio.
“(c) The Speaker of the House of Representatives shall appoint two members of the House of Representatives, each member being of a different political party, who shall be nonvoting members serving ex officio.
“(d) The Chief Justice of the Supreme Court shall appoint one representative of the Judicial Department.”.
In line 7, delete “(4)” and insert “(3)” and delete “Advisory” and insert “Policy”.
In line 9, delete “(5)” and insert “(4)” and delete “Advisory” and insert “Policy”.
In line 18, delete “(6)” and insert “(5)” and delete “Advisory” and insert “Policy”.
In line 26, delete “(7)” and insert “(6)” and delete “Advisory” and insert “Policy”.
In line 30, delete “Advisory” and insert “Policy”.

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In line 33, delete “Four” and insert “Five”.
In line 34, delete “Four” and insert “Five”.
Delete line 35.
In line 37, delete “Advisory” and insert “Policy”.
On page 3, line 3, delete “Advisory” and insert “Policy”.
Delete lines 4 through 25 and insert:

“SECTION 4. Duties. (1) The Juvenile Justice Policy Commission shall analyze the juvenile justice system at the state and local levels and across branches of government in this state to provide recommendations for improvements in law, policy, practice and appropriation to improve public safety, youth outcomes and system disparities. In conducting its analysis the commission shall oversee data-driven and qualitative analysis to examine:

“(a) Key drivers of system involvement and opportunities for improved diversion and restorative justice;
“(b) Drivers of detention and residential placement and any available or needed alternatives to detention and residential placement;
“(c) Policies and practices of assessment, court process, community supervision and re-entry;
“(d) Service delivery for youth under system supervision, including the provision of behavioral health, education, workforce development and other needed services, with evaluation of whether program and support resources are used efficiently and whether collaboration is efficient across service systems;
“(e) Racial, ethnic and other forms of disparities among youth impacted by the juvenile justice system;
“(f) Efficiency and effectiveness of state and county quality assurance, data collection and reporting and oversight systems;
“(g) Opportunities for better alignment with constitutional mandates, local and national best practices and research;
“(h) Public safety within the context of personal responsibility, accountability and reformation; and
“(i) Victim rights.

“(2) Using the analysis described in subsection (1) of this section, the Juvenile Justice Policy Commission may:

“(a) Recommend legislation, appropriations and administrative policies and practices for statewide adoption;
“(b) Assess the impact of current legislation involving juvenile justice and related initiatives;
“(c) Develop data-driven best practices, guidance, training and materials for state agencies, juvenile courts, county juvenile departments and practitioners; and
“(d) Oversee state and private funding for pilot projects, system innovations and other initiatives through competitive selection processes.

“(3) The Juvenile Justice Policy Commission shall provide a report to the Legislative Assembly, in the manner provided in ORS 192.245, by September 1st of every even-numbered year.

“(4) All agencies of state government, as defined in ORS 174.111, are directed to assist the Juvenile Justice Policy Commission in the performance of its duties and, to the extent...
permitted by laws relating to confidentiality, to furnish such information and advice as the members of the commission consider necessary to perform their duties.”.

After line 27, insert:

“SECTION 6. Appropriation. In addition to and not in lieu of any other appropriation, there is appropriated to the Oregon Criminal Justice Commission, for the biennium beginning July 1, 2023, out of the General Fund, the amount of $______, which may be expended for research, policy consultation and support for the Juvenile Justice Policy Commission by the Council of State Governments pursuant to the provisions of this 2023 Act.”.

In line 28, delete “6” and insert “7”.

In line 30, delete “7” and insert “8”.

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