I OPPOSE [HB 3035]...as written.

[HB 3035 (2023)]-"Creates crime of threatening a mass injury event. Punishes by maximum of five years' imprisonment, \$125,000 fine, or both. Directs Department of Corrections and Oregon Youth Authority to distribute moneys to counties for purpose of funding supervision for persons convicted of or adjudicated for threatening a mass injury event."

I can see how **[HB 3035]** will and should punish the evil doers for which it is constructed. For example, "Crying Fire in a crowed theater" or making "Bomb threats" directed towards schools, shopping malls and et cetera.

[HB 3035] as written, has a few problems.

The "Text of **[HB 3035]** states,"...(4) In a prosecution under this section, the state is not required to specifically identify the two or more persons against whom the threat is made."

*What if the "Threat" is made in "Jest" between two friends, with "No intent" to carry-out the act but, a third person(s), not privy to the two friends "Jest," overhears the conversation, freaks out and notifies authorities who are compelled to take official actions?

*How will cross-examination(s) proceed, during the criminal trial phase, if the identities of the accusers are intentionally suppressed? How will the accused receive, "Due Process" and a "Fair Trial?"

**As a taxpayer, I do not accept "Open-ended allocations, from the GENERAL FUND."

The Department of Corrections and The Oregon Youth Authority should have at least an estimate of their budgetary requirements to perform the mandates of **[HB 3035]**. Sadly, "No" estimates are referenced or even discussed.

David S. Wall Mr. Oregon Concurs. /// ///