HOUSE OF REPRESENTATIVES THIRD READING ALERT

PROJECTED THIRD READINGS FOR MONDAY, APRIL 10, 2023 House Convened at 12:00 PM

BILL# COMM RECOMMENDATION FILED CARRIER

Third Reading Of House Bills:

(Carried Over from Thursday, April 6, 2023)

<u>HB 3135</u> <u>HED</u> <u>dp</u> 3/28/2023 McIntire

Allows school districts that merge to keep supplemental weighted funding intended for remote small elementary schools, small high schools, and small school districts if one of the districts had that funding prior to the merger. (Committee Vote: Aye, 6; Exc., 1 --Nguyen H)

No revenue impact Fiscal impact issued

<u>HB 3275</u> <u>HJUD</u> <u>dp</u> 3/28/2023 Morgan

Provides that if the community corrections appropriation is less than the baseline calculated amount, a county may stop providing correctional services that have been transferred to the county, and the portion of funding made available to the county through financial grants for community corrections (Grant-in-Aid program) reverts to the Department of Corrections (DOC). States that other than offenders convicted of designated drug-related misdemeanors or designated person misdemeanors, responsibility for and supervision of and provision of correctional services for misdemeanor offenders remains with the county. Refers to current statutory definitions for "designated drug-related misdemeanors" and "designated person misdemeanors." (Committee Vote: Aye, 9; Exc., 1 --Bynum)

No revenue impact
No fiscal impact

<u>HB 3443 A-Eng.</u> <u>HJUD</u> <u>dpa PE</u> 3/28/2023 Pham K

Modifies definition of confidentiality for purposes of data collected by the Oregon Department of Justice's (DOJ) Bias Response Hotline. Makes victims of bias crimes and incidents eligible for DOJ's Address Confidentiality Program and protected leave from work. Provides victims of all felony bias crimes the right to be consulted during plea negotiations. Requires imposition of mandatory no contact order at time of booking, release, or arraignment of a defendant accused of a bias crime. Directs DOJ to develop and deliver district attorney victim assistance training program. Makes DOJ personnel who staff hate crimes hotline eligible for home address confidentiality in Department of Motor Vehicle records. Defines relevant terms. Adds protections for victims of bias crime to other classes protected in Oregon's landlord tenant laws. Provides that victims of bias crime are not responsible for damage that results from bias crime or conduct by a

LEGEND

perpetrator relating to a bias crime. Permits landlord to terminate rental agreement of tenant who is perpetrator of bias crime. Prohibits landlord from discriminating against a tenant because the tenant is a victim of bias crime. Requires landlord to promptly change the locks upon notice and request by tenant who is victim of bias crime. Makes conforming amendments. Prohibits initiation of mediation for disputes involving allegations of bias crime unless initiated by victim. House Amendment Replaces sections of measure related to landlord tenant law. Defines relevant terms. Adds protections for victims of bias crime to other classes protected in Oregon's landlord tenant laws. Provides that victims of bias crime are not responsible for damage that results from bias crime or conduct by a perpetrator relating to a bias crime. Permits landlord to terminate rental agreement of tenant who is perpetrator of bias crime. Prohibits landlord from discriminating against a tenant because the tenant is a victim of bias crime. Requires landlord to promptly change the locks upon notice and request by tenant who is victim of bias crime. Makes conforming amendments. Prohibits initiation of mediation for disputes involving allegations of bias crime unless initiated by victim. (Committee Vote: Aye, 7; Nay, 3 --Wallan, Morgan, Lewis)

Has minimal revenue impact Has minimal fiscal impact

<u>HB 3256</u> <u>HECHS</u> <u>dp</u> 3/29/2023 Reynolds

Allows child residing in developmental disability child foster home to be attended by child's parent or guardian only with approval from Department of Human Services (DHS). Allows child aged 18 to 26 to continue to reside in developmental disability child foster home with approval from DHS. Directs DHS to adopt rules for granting approvals. Specifies that operator of developmental disability child foster home may not be related to child by adoption. (Committee Vote: Aye, 7; Nay, 2 --Hieb, Elmer; Exc., 1 --Nguyen H)

No revenue impact
Has minimal fiscal impact

<u>HB 2281 A-Eng.</u> <u>HED</u> <u>dpa PE</u> 3/31/2023 Nguyen H

Requires district school board to designate one or more civil rights coordinators for district. Requires civil rights coordinator to monitor, coordinate, and oversee district compliance with state and federal antidiscrimination laws, oversee investigations of complaints alleging discrimination, provide guidance and respond to questions on civil rights issues, and satisfy requirements prescribed by State Board of Education. Imposes sanctions, established by the State Board of Education, on public elementary or secondary schools found to be in noncompliance. House Amendment Modifies requirement that district school board designate civil rights coordinator for district and modifies duties of civil rights coordinator. (Committee Vote: Aye, 4; Nay, 3 --Wright, Cramer, McIntire)

No revenue impact Fiscal impact issued

HB 2420 A-Eng. HBHHC dpa PE

3/30/2023 Owens

Requires Oregon Health Authority (OHA) to designate a work group comprised of representatives

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HED=EDUCATION HJUD=JUDICIARY HECHS=EARLY CHLDHD HUMN SVCS HBHHC=BEHAV HEALTH CARE HREV=REVENUE HCEE=CLIMATE, ENER & ENVIRO of county vital records offices, funeral directors, other partners and community members to propose options for equitable access to birth and death certificates throughout the state and equitable fee revenue to maintain and improve the state and county vital records system. Requires OHA report to Legislative Assembly on options proposed by work group by January 1, 2025. Sunsets work group on January 2, 2025. Declares emergency, effective on passage. **House Amendment Replaces the measure.** (Committee Vote: Aye, 9; Exc., 2 --Dexter, Javadi)

No revenue impact
Has minimal fiscal impact

HB 2504 A-Eng. HECHS dpa PE

3/31/2023 Nathanson

Directs Department of Early Learning and Care to adopt standards and processes to reduce barriers for international early childhood professionals to enter the early learning workforce. Requires that standards and processes simplify and eliminate administrative inefficiencies and identify and establish minimum professional qualifications. **House Amendment Replaces the measure**. (Committee Vote: Aye, 6; Nay, 4 --Scharf, Hieb, Cramer, Elmer)

No revenue impact
Has minimal fiscal impact

HB 2576 A-Eng. HREV dpa PE

Reschke

Subject to Supreme Court appeal, confers exclusive jurisdiction on Oregon Tax Court for judicial review of questions concerning income taxes imposed by local governments. Requires person to first exhaust all administrative remedies provided before the local government prior to appealing to Oregon Tax Court. Makes conforming amendments. Applies to petitions filed on or after effective date of act. Takes effect on 91st day following adjournment sine die. **House Amendment Replaced content of measure.** (Committee Vote: Aye, 6; Exc., 1 --Nguyen D)

No revenue impact Has minimal fiscal impact

HB 3055 A-Eng. HCEE dpa PE

3/31/2023 Anderse

3/31/2023

Requires Oregon Public Utility Commission (PUC) to establish eligibility cap for standard avoided costs rates and contracts for the purchase of energy or energy and capacity from qualifying facilities at no less than 10 megawatts. Requires PUC to permit energy storage system to be paired with qualifying facility such that the energy storage system provides storage capacity for the energy produced by the small power production facility. Takes effect on 91st day following adjournment sine die. House Amendment Requires Oregon Public Utility Commission (PUC) to establish eligibility cap for standard avoided costs rates and contracts for the purchase of energy or energy and capacity from qualifying facilities at no less than 10 megawatts. Removes requirement for PUC to establish eligibility cap for nameplate capacity for small power production facility that produces energy using solar or wind energy to qualify as qualifying facility at no less than 10 megawatts. Requires PUC to permit energy storage system to be paired with qualifying facility such that the energy storage system provides storage capacity for the energy produced by the small power production facility. (Committee Vote: Aye, 8; Nay, 2 --Wallan, Osborne)

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No revenue impact Has minimal fiscal impact

<u>HB 3148 A-Eng.</u> <u>HJUD</u> <u>dp</u> 3/30/2023 Osborne

Removes authorization for a peace officer to request an investigative subpoena be issued and served from a circuit court judge. Allows a peace officer, who has probable cause to believe that an individual is missing and in danger, to request a circuit court judge issue a court order toward any person that is believed by certain persons to have information that may be useful in locating the missing person. States that a person who receives a subpoena or court order issued under this measure may respond by asserting their constitutional right against self-incrimination. Directs that evidence obtained pursuant to this section may not be used for a criminal investigation or prosecution of the missing individual. (Committee Vote: Aye, 10)

No revenue impact
Has minimal fiscal impact

<u>HB 3178 A-Eng.</u> <u>HED</u> <u>dpa PE</u> 3/31/2023 Hudson

Modifies provisions relating to scholarships for culturally and linguistically diverse educator preparation students. Defines teacher candidate as a candidate for any profession licensed, registered, or certified by the Teacher Standards and Practices Commission except administrators. Increases amount of scholarship to \$12,000 annually. **House Amendment Replaces the measure.** (Committee Vote: Aye, 5; Nay, 2 --Cramer, McIntire)

No revenue impact Fiscal impact issued

HB 3204 A-Eng. HED dpa PE 3/31/2023 Cramer

Modifies timelines for students who wish to enroll in virtual charter schools that are sponsored by districts other than their resident district. Requires school districts to provide notice of decision to deny approval within 10 calendar days of receiving notice of intent to enroll. Requires school districts to calculate at least twice each year the school district's percentage of students attending virtual public charter schools that are not sponsored by the district. Allows students who previously enrolled in virtual public charter school to remain enrolled after moving to another resident district. Requires school district to provide information to parent or legal guardian about the percentage of students enrolled if school district denies approval. Declares emergency, effective on passage. House Amendment Replaces Section 1 of the introduced measure. Requires school districts to provide notice of decision to deny approval within 10 calendar days of receiving notice of intent to enroll. Requires school districts to calculate at least twice each year the school district's percentage of students attending virtual public charter schools that are not sponsored by the district. Allows students who previously enrolled in virtual public charter school to remain enrolled after moving to another resident district. Requires school district to provide information to parent or legal guardian about the percentage of students enrolled if school district denies approval. Removes operative date of January 1, 2024. (Committee Vote: Aye, 7)

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No revenue impact
Has minimal fiscal impact

<u>HB 3234</u> <u>HECHS</u> <u>dp</u> 3/31/2023 Nguyen H

Prohibits court from ordering involuntary commitment of minor child with intellectual disabilities to Department of Human Services without consent of minor child's parent or guardian. Removes language regarding minors and parents from statutes governing commitment for persons with intellectual disabilities. Requires person to have been determined eligible for developmental disability services as condition of commitment. Removes requirement for new diagnostic evaluation for proceedings related to continued commitment beyond initial 12-month period. Authorizes department to delegate responsibilities to support services brokerage as well as community developmental disabilities program. Applies to commitment proceedings that occur following effective date. Declares emergency, effective on passage. (Committee Vote: Aye, 10)

No revenue impact
Has minimal fiscal impact