

Submitter: Brittany Longanecker  
On Behalf Of:  
Committee: Joint Special Committee On Referendum Petition  
2026-302  
Measure, Appointment or Topic: SB1599

Chair and Members of the Committee,

I respectfully submit this testimony in opposition to Senate Bill 1599.

Over a decade of living in Oregon, I have too often witnessed the will of the people set aside when overwhelming public testimony conflicted with the priorities of the ruling party. However, I have never seen this disregard more clearly than during the passage of the recent transportation tax package.

More than 250,000 Oregonians signed a petition to refer that package to the ballot for the November 2026 general election, as clearly stated in the referendum petition. SB 1599 seeks to move that vote to the May 2026 primary election, not at the request of the people, but by legislative action. While this change may not ultimately alter the outcome — the transportation package will be repealed — it once again undermines the expressed will of Oregon voters.

This bill appears to be part of a troubling pattern. The Governor delayed signing the transportation package in a manner that hindered signature collection. The Legislature was then asked to repeal the bill outright. Now, SB 1599 seeks to alter the election timeline chosen by the people themselves. These actions, taken together, give the appearance of political maneuvering rather than respect for Oregon's constitutional referendum process.

Of additional concern is that SB 1599 would significantly compress the timeline for citizen participation, leaving little to no time for individuals and organizations to submit statements for the voters' pamphlet. This effectively limits public voice at a critical moment. The voter turn out in the primary is much lower and reliant on party affiliation. The will of the people would not be captured appropriately.

Finally, SB 1599 proposes transferring responsibility for drafting the explanatory statement in the voters' pamphlet from the Secretary of State to a joint legislative committee. The wording of that statement plays a substantial role in how voters understand a measure. Shifting this authority raises serious questions about impartiality and intent, and further erodes public trust.

Oregon's referendum process exists to allow citizens to hold their government

accountable when they feel unheard. SB 1599 weakens that process and sets a concerning precedent.

For these reasons, I urge the committee to vote NO on Senate Bill 1599.

Respectfully submitted,  
Brittany Longanecker