**MEASURE: CARRIER:** 

HB 2273 Sen. Whitsett

REVENUE: No revenue impact		
FISCAL: Minimal fiscal impact, no statement issued		
Action:		Do Pass
Vote:		4 - 0 - 1
	Yeas:	Bonamici, Boquist, Dingfelder, Prozanski
	Nays:	0
	Exc.:	Whitsett
Prepared By:		Bill Taylor, Counsel
Meeting Dates:		3/25, 5/13
Prepared B	Nays: Exc.: Sy:	Bonamici, Boquist, Dingfelder, Prozanski 0 Whitsett Bill Taylor, Counsel

DEVENILE. N

WHAT THE MEASURE DOES: Applies the license suspension provisions to all support enforcement matters when child support payments are in arrears, not just ongoing cases.

## **ISSUES DISCUSSED:**

• License suspension is a federal requirement

## EFFECT OF COMMITTEE AMENDMENT: No amendment.

BACKGROUND: The federal government requires states to revoke and suspend licenses, including driver licenses and occupational licenses, of those who owe child support and can afford to pay but refuse to do so. This requirement is tied to the funds the federal government sends the states for child support. Oregon has enacted provisions that require license suspension for nonpayment of child support. The Support Enforcement Division can enter into a payment schedule or plan with the obligor that allows the person to pay off the debt over time and still keep his or her license. Current Oregon law makes the license revocation provisions applicable to a current judgment to pay monthly child support that is in arrears. It does not apply when the child is no longer receiving child support but arrears are still owed by the obligor to the State of Oregon.