MEASURE: CARRIER:

HB 2277
CONSENT

REVENUE: No revenue impact FISCAL: Minimal fiscal impact, no statement issued	
Action:	Do Pass and Be Placed on the Consent Calendar
Vote:	10 - 0 - 0
Yeas:	Barton, Cameron, Garrett, Krieger, Olson, Shields, Smith J., Stiegler, Whisnant, Barker
Nays:	0
Exc.:	0
Prepared By:	Bill Taylor, Counsel
Meeting Dates:	2/11

WHAT THE MEASURE DOES: Allows for a change in a child support order by the Support Enforcement Division based on a change in physical custody. Does not allow for change in support enforcement order when the child is in the physical custody of the parent with the obligation to pay child support if the child is there for parenting time or a visitation. Allows a parent with physical custody to file a sworn affidavit to change the support order and allows the other parent to contest the affidavit by requesting a hearing. Clarifies that a change in support order does not change legal custody.

ISSUES DISCUSSED:

- Oregon's Child Support Program is a federally required state program
- Divorce may end the marriage but not the parental relationship ٠
- Parents often work out temporary changes in custody on their own

EFFECT OF COMMITTEE AMENDMENT: No amendment.

BACKGROUND: If the custodial parent, the parent with legal custody, wishes to allow the noncustodial parent to have physical custody beyond parenting time or visitation, the parties have to go to court in order to have the support order modified. Otherwise, the noncustodial parent, with physical custody, not only pays for the board and room of the child, but also owes child support.