MEASURE NUMBER:HB 2290STATUS: B EngrossedSUBJECT:Relates to parole and probation.GOVERNMENT UNIT AFFECTED:Department of Corrections, Oregon Judicial Department, andPublic Defense Services CommissionPREPARED BY:Tim WalkerREVIEWED BY:Doug Wilson and John BordenDATE:June 2, 2009

EXPENDITURES:

See Analysis.

EFFECTIVE DATE: On Passage.

LOCAL GOVERNMENT MANDATE: This bill does not affect local governments' service levels or shared revenues sufficient to trigger Section 15, Article XI of the Oregon Constitution.

2009-2011

2011-2013

ANALYSIS: This bill would allow the Chief Justice of the Oregon Supreme Court to make rules concerning how to administer a person on probation in more than one court; limit to 60 days of incarceration in jail that a judge may impose on an offender that violates probation; Allow reduction in a person's probation for good behavior not to exceed 50%; reduced the term of active post-prison supervision and probation and allows for the return to active supervision; provides for a special assessment to be paid to the Criminal Justice Commission for disbursement to drug court programs; and streamlines the commutation process for illegal immigrants serving time for a nonviolent felony and who agree to waive objection.

This bill is expected to provide substantial savings within the Department of Corrections and Community Corrections and will be part of the overall discussion of the Department's budget. In addition, there may be additional fiscal impacts to other agencies and the net fiscal impact of the bill will be determined later. This fiscal impact statement is for the purpose of transmitting the measure from Senate Judiciary Committee to the Senate Rules Committee. A more complete fiscal analysis on the bill will be prepared as the measure is considered in the Senate Rules Committee. The budgetary impacts of this bill will be considered in the various budget bills.