Seventy-Eighth Oregon Legislative Assembly - 2015 Regular Session STAFF MEASURE SUMMARY

MEASURE: HB 3156 A CARRIER: Sen. Kruse

Senate Committee On Judiciary

Fiscal:	No Fiscal Impact
Revenue:	No Revenue Impact
Action Date:	04/28/15
Action:	Do Pass The A-Eng Bill.
Meeting Dates:	04/28
Vote:	
	Yeas: 5 - Burdick, Gelser, Kruse, Prozanski, Thatcher
Prepared By:	Channa Newell, Counsel

WHAT THE MEASURE DOES:

Provides that collection of child support may be suspended upon change in custody if collection would impair ability of obligor with physical custody of children to provide support. Adds grounds for objection on factual basis of suspension. Removes requirement that obligee not object to suspension of enforcement prior to terminating enforcement. Makes clarifying changes.

ISSUES DISCUSSED:

- Suspension applies only when custody of all children changes to obligor parent
- Allows suspension during modification of child support order
- Examples of situations in which suspension may apply
- Effects of measure

EFFECT OF COMMITTEE AMENDMENT:

No amendment.

BACKGROUND:

Oregon Revised Statute Chapter 25 outlines the enforcement authority for child support obligations. If termination of a support order is due to a change in custody of a child, such as residing solely with one parent, the Department of Justice may suspend enforcement of the support order if collection of support would cause an imbalance and the obligee does not object to the suspension. The obligee has 14 days in which to object, and can only object based on the physical custody of the child or the creation of credit imbalances.

House Bill 3156 A allows for the suspension of enforcement when continued enforcement would impair the ability of the obligor to supply support to the child. The obligee still retains the right to object to the suspension. The measure also makes further clarifying language changes.