78th OREGON LEGISLATIVE ASSEMBLY--2015 Regular Session

## HOUSE AMENDMENTS TO A-ENGROSSED SENATE BILL 379

By COMMITTEE ON JUDICIARY

May 18

On page 8 of the printed A-engrossed bill, line 17, delete "(2) or (3)" and insert "(3) or (4)". 1 2 On page 9, delete lines 37 through 45. 3 On page 10, delete lines 1 through 11 and insert: "SECTION 27. (1) For purposes of this section, an embryo that exists outside a person's 4 body is not considered to be conceived until the embryo is implanted into a person's body.  $\mathbf{5}$ 6 "(2) Except as provided in subsections (3) and (4) of this section, the relationships exist-7 ing at the time of the death of a decedent govern the passing of the decedent's estate. "(3) A person conceived before the death of the decedent and born alive thereafter in-8 9 herits as though the person was a child of the decedent and alive at the time of the death 10 of the decedent. "(4) A child conceived from the genetic material of a decedent who died before the 11 12 transfer of the decedent's genetic material into a person's body is not entitled to an interest 13 in the decedent's estate unless: 14 "(a) The decedent's will or trust provided for posthumously conceived children; and 15 "(b) The following conditions are satisfied: "(A) The decedent, in a writing signed by the decedent and dated, specified that the 16 17 decedent's genetic material may be used for the posthumous conception of a child of the 18 decedent, and the person designated by the decedent to control use of the decedent's genetic

19 material gives written notice to the personal representative of the decedent's estate, within 20 four months of the date of the appointment of the personal representative, that the

21 decedent's genetic material is available for the purpose of posthumous conception; and

"(B) The child using the decedent's genetic material is in utero within two years after the date of the decedent's death.".

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