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## SENATE COMMITTEE ON JUDICIARY

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### AGENDA

**Posted: APR 07 04:37 PM**

### THURSDAY

**Date:** April 13, 2017  
**Time:** 8:00 A.M.  
**Room:** HR 343

#### Work Session

- SB 49 Prohibits removal of youth from current placement for purpose of receiving fitness to proceed evaluation.
- SB 57 \*\* \*\*Subsequent Referral(s) to Ways and Means  
Prohibits court from appointing deputy public guardian and conservator as fiduciary and requires court to appoint Oregon Public Guardian and Conservator as fiduciary.
- SB 65 Authorizes Psychiatric Security Review Board to establish restorative justice program.
- SB 101 A Authorizes child abuse investigation on school premises.
- SB 132 Provides that procedures applicable to determining fitness to proceed of criminal defendants prior to trial are applicable to defendants alleged to have violated probation or committed contempt of court.
- SB 144 Modifies applicability of certain statutes to person who unintentionally discovers archeological object.
- SB 215 Directs Oregon Health Authority to establish and operate statewide database for collection and dissemination of orders for rare disease emergency response medical treatment for purpose of ensuring safe treatment of individuals with rare diseases in emergency situations.
- SB 292 Creates unlawful employment practice and violation of Oregon Safe Employment Act for creating or maintaining abusive work environment.
- SB 298 Makes permanent Commissioner of Bureau of Labor and Industries' discretion to prepare formal charges and pursue certain matters in court.
- SB 483 \*\* \*\*Subsequent Referral(s) to Ways and Means  
Creates crime of unlawful use of a global positioning system device.
- SB 496 \*\* \*\*Subsequent Referral(s) to Ways and Means  
Directs presiding judges of judicial districts within state to ensure proceedings before grand jury are recorded.

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## AGENDA (Cont.) April 13, 2017

- SB 497  
Defines "arrest," for purposes of procedures to file motion to set aside record of arrest, to mean action by law enforcement officer or prosecuting attorney that results in official record that person is alleged to have committed offense.
- SB 502 \*\* \*\*Subsequent Referral(s) to Ways and Means  
Requires that court hold hearing on petition to appoint fiduciary filed by Oregon Public Guardian and Conservator or county public guardian and conservator.
- SB 503 \*\* \*\*Subsequent Referral(s) to Ways and Means  
Directs Judicial Department to establish uniform visitor policies.
- SB 505 \*\* \*\*Subsequent Referral(s) to Ways and Means  
Directs district attorney to ensure proceedings before grand jury are recorded.
- SB 507  
Clarifies crimes classification categories that may be expunged if requirements met.
- SB 508  
Provides that images related to death of person are exempt from disclosure as public record if disclosure would create unreasonable invasion of privacy of family of deceased person.
- SB 690  
Establishes procedures for applying for Certificate of Good Standing eligibility certification and for petitioning for and issuing Certificate of Good Standing.
- SB 713  
Directs Oregon Criminal Justice Commission to study effect of type and length of sentence on recidivism rate and report results to interim committees of Legislative Assembly related to judiciary on or before February 1, 2019.
- SB 762  
Exempts sexual assault victims from arrest or prosecution for offense related to purchase or possession of alcoholic beverage by person under 21 years of age if evidence of offense was obtained because of contact with law enforcement agency or emergency medical services to report assault or obtain assistance.
- SB 795  
Requires medical assessment provider or law enforcement officer to contact victim advocate and make reasonable efforts to ensure that victim advocate is present and available at medical facility.
- SB 895  
Expands eligibility for Family Sentencing Alternative Pilot Program to include defendants who are pregnant or who have custody of child at time of sentencing.
- SB 896  
Defines terms related to appeals.
- SB 931  
Authorizes court to replace discharged juror with alternate juror in either guilt or sentencing phase of criminal case after jury begins deliberations.
- SB 935  
Increases maximum transitional leave from 90 days to 180 days for Department of Corrections inmates not subject to certain specified sentences.
- SB 960  
Modifies definition of "anonymous kit" in reference to testing of sexual assault forensic evidence kits.
- SB 1006  
Directs certifying agencies to certify to United States Citizenship and Immigration Services, within specified time, victim helpfulness in detecting, investigating or prosecuting certain criminal activity.
- SB 1025  
Modifies burden of proof for petitioner petitioning court for order compelling testing of individual when certain law enforcement and health care professionals come into contact with individual's bodily fluids.

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