

HB 2932 sets a dangerous precedent by allowing politicians to determine what factors a judge may consider. A defendant's status as a foreign national and potential flight risk is essential information for a judge to have when considering bail! What other crimes and relevant information could the legislature potentially require the courts to ignore?

County elections offices, under the Secretary of State Bev Clarno, are responsible for mailing ballots and registering voters.

In January 2016 Oregon's voter registration law, Oregon Motor Voter, took effect.

A qualifying interaction is when an eligible unregistered voter (over 16 years old, an Oregon resident, and a US citizen) visits the DMV to apply for, renew, or replace an Oregon drivers' license, ID card, or permit.

The reason I mention the possibility of laws being ignored, a person can go no further than Campaign finance requirements set in place within the Oregon Constitution.

In addition to direct campaign contributions, campaign finance laws also apply to third-party organizations and nonprofit organizations that seek to influence elections through independent expenditures or issue advocacy.

Section 22. Political campaign contribution limitations. Section (1) For purposes of campaigning for an elected public office, a candidate may use or direct only contributions which originate from individuals who at the time of their donation were residents of the electoral district of the public office sought by the candidate, unless the contribution consists of volunteer time, information provided to the candidate, or funding provided by federal, state, or local government for purposes of campaigning for an elected public office. Section (2) Where more than ten percent (10%) of a candidate's total campaign funding is in violation of Section (1), and the candidate is subsequently elected, the elected official shall forfeit the office and shall not hold a subsequent elected public office for a period equal to twice the tenure of the office sought. Where more than ten percent (10%) of a candidate's total campaign funding is in violation of Section (1) and the candidate is not elected, the unelected candidate shall not hold a subsequent elected public office for a period equal to twice the tenure of the office sought.

"First the House, then the Senate and then vetted by the governor". What does that tell you?

Voters need to put their ability to vote back on the ballot to overturn their stupidity of 1994 when they threw away their right to vote on such very important issue that we are here for today.

Kenneth A. Wells
Oa R Grove OR 97267