

Legislative Fiscal Office

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Joint Committee on Ways and Means

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Rep. Greg Smith, House Co-Vice Chair

To: Human Services Subcommittee
From: Laurie Byerly, Legislative Fiscal Office
Date: May 29, 2019
Subject: SB 181 – Relating to child-caring agencies that are county programs

SB 181 adds county programs providing services to children in the custody of the Department of Human Services (DHS) or the Oregon Youth Authority to the definition of child-caring agencies that are licensed by DHS. While these programs are not currently licensed, DHS does include the same rules under contracts with county programs.

The recommended amendment, preliminary staff measure summary, and fiscal impact statement are available on the Oregon Legislative Information System (OLIS). The measure previously had hearings in Senate Human Services on February 19 and 26, 2019.

The -2 amendment adds language around reporting requirements for county juvenile departments when a youth offender is under department care for six consecutive months and the department or placement falls under certain criteria. The amendment has a minimal fiscal impact.

Recommended Changes

LFO recommends adoption of the -2 amendment.

MOTION: I move adoption of the -2 amendment to SB 181. (VOTE)

Final Subcommittee Action

LFO recommends that SB 181, as amended by the -2 amendment, be moved to the Ways and Means Full Committee.

MOTION: I move SB 181, as amended, to the Full Committee with a do pass recommendation. (VOTE)

Carriers

Full Committee: _____

House Floor: _____

Senate Floor: _____