HB 4145-3 (LC 61) 2/11/20 (JLM/ps)

Requested by Representative NERON

PROPOSED AMENDMENTS TO HOUSE BILL 4145

1 On page 1 of the printed bill, line 2, after "161.005" insert "and 2 419C.145".

3 Delete lines 4 through 30.

4 On page 2, delete lines 1 through 8 and insert:

5 "<u>SECTION 1.</u> (1) A person commits the crime of unlawfully threat-6 ening a school or place of worship if:

"(a) The person intentionally causes fear or terror in another person by conveying a threat to cause a fire, explosion, catastrophe,
firearm violence or other emergency that would create a risk of substantial harm to property, or serious physical injury to a person, in a
school or place of worship;

12 "(b) The person expresses the intent to carry out the threat; and

13 "(c) A reasonable person would:

14 "(A) Be placed in a state of fear or terror by the threat; and

15 **"(B) Believe that the threat was likely to be carried out.**

"(2) A threat under this section may be conveyed orally, in writing
 or telephonically, or may be an electronic threat as defined in ORS
 166.065.

"(3)(a) Unlawfully threatening a school or place of worship is a
 Class A misdemeanor.

21 "(b) Notwithstanding paragraph (a) of this subsection, unlawfully

threatening a school or place of worship is a Class C felony if, at the time of the offense, the defendant is at least 18 years of age and has at least one prior conviction under this section or under ORS 166.023.

"(4)(a) If a person is convicted of a misdemeanor under this section, in addition to any other sentence imposed, the court shall sentence the person to a term of supervised probation, and shall order as a condition of supervision a requirement that the person participate in a mental health evaluation as directed by the supervising officer and follow the recommendation of the evaluator.

"(b) If a person is convicted of a felony under this section and the court sentences the person to a term of supervised probation, the court shall order as a condition of supervision a requirement that the person participate in a mental health evaluation as directed by the supervising officer and follow the recommendation of the evaluator.

15 **"(5) As used in this section:**

16 "(a) 'Firearm' has the meaning given that term in ORS 166.210.

17 **"(b) 'Place of worship' means:**

"(A) A church, synagogue, temple, mosque, chapel, meeting house
 or other nonresidential place of worship that is customarily associated
 with the practices of a religious activity, including not limited to
 worship services, religion classes, weddings and funerals; and

"(B) Other buildings affiliated with the location described in subparagraph (A) of this paragraph, including but not limited to buildings
housing administrative offices or providing meal programs or child
care.

26 "(c) 'School' means:

"(A) Any real property comprising a public or private elementary,
 secondary or career school attended primarily by minors;

"(B) A school or children's facility as those terms are defined in
ORS 433.235; or

1 "(C) A college or university.".

2 After line 20, insert:

3 **"SECTION 3.** ORS 419C.145 is amended to read:

"419C.145. (1) A youth may be held or placed in detention before adjudication on the merits if one or more of the following circumstances exists:

6 "(a) The youth is a fugitive from another jurisdiction;

"(b) The youth is alleged to be within the jurisdiction of the court under
ORS 419C.005, by having committed or attempted to commit an offense
which, if committed by an adult, would be chargeable as:

10 "(A) A crime involving infliction of physical injury to another person;

"(B) A misdemeanor under ORS 166.023 or section 1 of this 2020 Act;
or

13 "(C) Any felony crime;

"(c) The youth has willfully failed to appear at one or more juvenile court
 proceedings by having disobeyed a proper summons, citation or subpoena;

"(d) The youth is currently on probation imposed as a consequence of the youth previously having been found to be within the jurisdiction of the court under ORS 419C.005, and there is probable cause to believe the youth has violated one or more of the conditions of that probation;

"(e) The youth is subject to conditions of release pending or following
adjudication of a petition alleging that the youth is within the jurisdiction
of the court pursuant to ORS 419C.005 and there is probable cause to believe
the youth has violated a condition of release;

"(f) The youth is alleged to be in possession of a firearm in violation of
ORS 166.250; or

"(g) The youth is required to be held or placed in detention for the rea sonable protection of the victim.

"(2) A youth detained under subsection (1) of this section must be released to the custody of a parent or other responsible person, released upon the youth's own recognizance or placed in shelter care unless the court or its authorized representative makes written findings that there is probable cause
to believe that the youth may be detained under subsection (1) of this section, that describe why it is in the best interests of the youth to be placed
in detention and that one or more of the following circumstances are present:
"(a) No means less restrictive of the youth's liberty gives reasonable assurance that the youth will attend the adjudicative hearing; or

"(b) The youth's behavior endangers the physical welfare of the youth, the
victim or another person, or endangers the community.

9 "(3) When a youth is ordered held or placed in detention, the court or its 10 authorized representative shall state in writing the basis for its detention 11 decision and a finding describing why it is in the best interests of the youth 12 to be placed in detention. The youth shall have the opportunity to rebut ev-13 idence received by the court and to present evidence at the hearing.

"(4) In determining whether release is appropriate under subsection (2)
 of this section, the court or its authorized representative shall consider the
 following:

"(a) The nature and extent of the youth's family relationships and the
youth's relationships with other responsible adults in the community;

"(b) The youth's previous record of referrals to juvenile court and recent
 demonstrable conduct;

21 "(c) The youth's past and present residence;

²² "(d) The youth's education status and school attendance record;

²³ "(e) The youth's past and present employment;

24 "(f) The youth's previous record regarding appearance in court;

"(g) The nature of the charges against the youth and any mitigating or
 aggravating factors;

27 "(h) The youth's mental health;

²⁸ "(i) The reasonable protection of the victim; and

29 "(j) Any other facts relevant to the likelihood of the youth's appearance 30 in court or likelihood that the youth will comply with the law and other

HB 4145-3 2/11/20 Proposed Amendments to HB 4145 1 conditions of release.

2 "(5) Notwithstanding subsection (2) of this section, the court may not re-3 lease a youth when:

"(a) There is probable cause to believe the youth committed an offense
that, if committed by an adult, would constitute a violent felony; and

6 "(b) There is clear and convincing evidence that the youth poses a danger 7 of serious physical injury to or sexual victimization of the victim or members 8 of the public while the youth is on release.

<u>SECTION 4.</u> (1) The Department of Corrections shall distribute
 moneys to counties to fund, for persons convicted or adjudicated under
 section 1 of this 2020 Act:

12 "(a) Supervision services; and

"(b) Mental health services, for persons unable to obtain appropri ate mental health services without financial assistance.

"(2) The obligation of the department to distribute moneys under
 subsection (1) of this section is limited to the extent of moneys spe cifically appropriated to the department for that purpose.

"(3) A county receiving moneys pursuant to this section shall ensure that, for persons convicted or adjudicated under section 1 of this 2020 Act who have been determined to be indigent and entitled to appointed counsel, the mental health evaluation and, if recommended by the evaluator, mental health treatment are provided at public expense.

"SECTION 5. In addition to and not in lieu of any other appropriation, there is appropriated to the Department of Corrections, for the biennium beginning July 1, 2019, out of the General Fund, the amount of \$_____, for distribution to counties for the purpose of carrying out section 4 of this 2020 Act.".

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