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Members:

Sen. Floyd Prozanski, Chair
Sen. Kim Thatcher, Vice-Chair
Sen. Michael Dembrow
Sen. Sara Gelser
Sen. Dallas Heard
Sen. Dennis Linthicum
Sen. James Manning Jr.

SENATE COMMITTEE ON JUDICIARY AND BALLOT MEASURE 110 IMPLEMENTATION

Oregon State Capitol
900 Court Street NE, Room 331, Salem, Oregon 97301
Phone: 503-986-1750
Email: <https://olis.oregonlegislature.gov/liz/2021R1/Testimony/SJD110>

AGENDA

Posted: MAR 15 02:33 PM

WEDNESDAY

Date: March 24, 2021
Time: 8:00 A.M.
Room: Remote A

Entry to the Capitol Building is currently limited to authorized personnel only. All committee meetings are taking place remotely.

To view a live stream of the meeting:

<https://olis.oregonlegislature.gov/liz/2021R1/Committees/SJD110/Overview>

A viewing station is also available outside of the Capitol Building.

Instructions on how to submit written testimony and how to register to testify appear at the bottom of the agenda.

Public Hearing

SB 767

Allows signature of judgment creditor or attorney signing satisfaction document to be notarized or accompanied by declaration under penalty of perjury.

SB 780

Limits liability of health care providers, health maintenance organizations and hospitals for certain claims arising during COVID-19 emergency period.

SB 751

Requires party in criminal case to provide hard copy or electronic copy of discovery material to adverse party unless copy cannot reasonably be provided.

SB 54

Updates terminology for Youth Development Council to match changes in federal law.

Work Session

SB 176

Creates exceptions to certain privileges in abuse proceedings.

AGENDA (cont.)

March 24, 2021

SB 177

Establishes exception to prohibition against hearsay evidence, regardless of availability of witness, for certain statements offered against party who engaged in conduct preventing declarant from testifying or causing declarant to refuse to appear or testify.

SB 178

Provides that property owner consent is defense to theft or criminal mistreatment in the first degree if defendant did not know, or have reason to know, that consent was gained through improper influence, harassment, duress, force, compulsion, coercion or enticement or that owner lacked capacity to consent.

SB 397

Modifies procedure for filing motion to set aside conviction, arrest, citation or charge.

SB 704

Provides that discovery of victim's actual or perceived gender, gender identity, gender expression or sexual orientation does not constitute reasonable explanation for extreme emotional disturbance for purposes of affirmative defense to murder in the second degree.

Submit written testimony on a bill or topic scheduled for a public hearing:

- **Electronic:** <https://olis.oregonlegislature.gov/liz/2021R1/Testimony/SJD110>
- **Mail:** Senate Committee on Judiciary and Ballot Measure 110 Implementation, 900 Court Street NE, Room 453, Salem, OR 97301

Written testimony may be submitted up to 24 hours after the meeting start time.

Register to testify live remotely:

- Registration is required to testify by phone or video.
 - **Register online:** https://survey.sjc1.qualtrics.com/jfe/form/SV_5bshgLuqAPp11Zk
You will see a confirmation screen and be sent an email with information on how to join the meeting. If you do not, contact the committee assistant.
 - **Register by phone:** 833-588-4500 (U.S. toll free). You will be given a phone number to call into the meeting.
- Registration closes at the time the meeting is scheduled to begin.
- A public access kiosk is located outside of the State Capitol Building for anyone without access to a phone or computer to join a meeting by video.

Neither registration nor use of the public access kiosk is a guarantee that you will be able to testify during the meeting. Committee chairs may determine that public testimony must be limited. For this reason, written testimony is encouraged even if you plan to speak.

Unless otherwise noted on the agenda, testimony is only accepted by committees for bills or topics scheduled for a public hearing. See the Oregon Legislature's website for information on contacting individual legislators directly on bills or topics not scheduled for a public hearing.