

Staff:

Channa Newell, Counsel
Gillian Fischer, Counsel
Michael Lantz, Counsel
Amie Fender-Sosa, Counsel
Leslie Wu, Counsel
Mike Reiley, Sr. Committee Assistant
Lisa Rybloom, Committee Assistant
Amarit Ubhi, Committee Assistant



Members:

Sen. Floyd Prozanski, Chair
Sen. Kim Thatcher, Vice-Chair
Sen. Michael Dembrow
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Sen. Dennis Linthicum
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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

Revision 7 Posted: APR 07 11:18 AM

MONDAY

Date: April 12, 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.

Work Session

SB 48

Directs Oregon Criminal Justice Commission to study pretrial release and to provide results of study to Legislative Assembly no later than December 31, 2021.

SB 191

Provides that person sentenced to mandatory minimum sentence under Ballot Measure 11 (1994) for crime other than murder is eligible for reduction in sentence for appropriate institutional behavior and participation in certain programming unless otherwise ordered by court for substantial and compelling reasons.

SB 192

Directs Oregon Criminal Justice Commission to study recidivism rates of persons granted short-term transitional leave and to provide results of study to interim committees of Legislative Assembly no later than December 31, 2021.

SB 193

Directs State Court Administrator to study issues relating to courts and report to committee or interim committee of Legislative Assembly no later than December 31, 2022.

SB 194

Directs Department of Human Services to study and make recommendations on provisions of state law related to juveniles.

SB 195

Directs Department of Justice to study law enforcement officers.

AGENDA (cont.)
April 12, 2021

- SB 196
Directs Department of Justice to study issues related to disposition of convictions based on nonunanimous jury verdicts and to provide results of study to interim committees of Legislative Assembly no later than December 31, 2021.
- SB 197
Directs State Court Administrator to study lawsuits.
- SB 198
Directs Department of Public Safety Standards and Training to study public safety and to submit findings and recommendations for legislation to interim committee of Legislative Assembly related to judiciary.
- SB 200
Requires district attorney of each county to adopt written policies concerning guilty except for insanity cases.
- SB 205
Authorizes court to commit person to state hospital or secure mental health facility during pendency of petition to commit person as extremely dangerous person with mental illness.
- SB 206
Modifies procedures when court orders conditional release of person found guilty except for insanity.
- SB 397
Modifies procedure for filing motion to set aside conviction, arrest, citation or charge.
- SB 399
Provides that refusal to obey lawful order issued by peace officer or parole and probation officer does not constitute crime of interfering with a peace officer or parole and probation officer unless order is to move back and keep distance while officer is performing lawful duties.
- SB 401
Converts mandatory minimum sentences for specified felonies other than murder to presumptive sentences.
- SB 409
Expands applicability of certain laws requiring reporting and investigating of sexual conduct in schools to include sexual conduct by students.
- SB 497
Requires court to indicate in judgment document when person is convicted of designated person misdemeanor involving domestic violence.
- SB 499
Creates civil claim for wrongful conviction.
- SB 636
Provides that when state agency is required by statute to mail notice to person, and agency has on file post office box address for person, agency must mail notice to post office box address.
- SB 753
Repeals requirement that Division of Child Support provide certain spousal support enforcement services for obligees who receive public assistance but who are not also receiving child support enforcement services.
- SB 755
Makes form and style changes to provisions in Ballot Measure 110 (2020).

AGENDA (cont.)
April 12, 2021

- SB 807
Requires Oregon Health Authority to research, study and compare behavioral health treatments in other states and report findings and conclusions to interim judiciary committees of Legislative Assembly no later than September 20, 2022.
- SB 808
Directs Oregon Liquor Control Commission to study cannabis.
- SB 809
Directs State Court Administrator to study fees.
- SB 810
Directs Oregon Criminal Justice Commission to study recidivism rates of persons ordered to pay fine as part of sentence and to provide results of study to interim committees of Legislative Assembly no later than December 31, 2021.
- SB 811
Directs Department of Corrections to study issues relating to community corrections financial grants to counties and to provide results of study to Legislative Assembly no later than December 31, 2021.
- SB 813
Directs State Court Administrator to study civil proceedings.
- SB 815
Directs Oregon Criminal Justice Commission to study recidivism rates of persons granted pardon and to provide results of study to interim committees of Legislative Assembly no later than December 31, 2021.
- SB 819
Establishes procedure by which district attorney and incarcerated person may jointly petition sentencing court for reconsideration of conviction and sentence.
- SB 820
Removes exception from regulation by Sexual Offense Treatment Board for certain persons.
- SB 835
Modifies procedures for early medical release of adult in custody from prison.
- SB 836
Directs Department of Corrections to consider all other alternatives before suspending, terminating or taking other specified action concerning alternative incarceration program.
- SJM 1
Urges Congress to enact legislation implementing internal Immigration and Customs Enforcement policy prohibiting enforcement actions in sensitive locations.

Note change: Work sessions added for the following bills: SB 191, SB 200, SB 205, SB 206, SB 397, SB 399, SB 401, SB 636, SB 753, SB 819, and SB 820.

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.