

**SB 221 STAFF MEASURE SUMMARY**

**House Committee On Judiciary**

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**Prepared By:** Channa Newell, Counsel

**Meeting Dates:** 5/3, 5/5, 5/18

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**WHAT THE MEASURE DOES:**

Corrects error in process to establish that a decedent's writing was intended to be a partial or complete revocation of the decedent's will. Declares emergency, effective on passage

**ISSUES DISCUSSED:**

- Technical issue of error
- Safe harbor for harmless error in will formality process
- Error in language confuses process between will and other writings
- Need for emergency clause

**EFFECT OF AMENDMENT:**

No amendment.

**BACKGROUND:**

Oregon statutes provide a process for courts to determine if a writing is intended to be a will or revocation of a will. ORS 112.238 (2) describes the process for determining that a writing is a will while subsection (3) provides the process to determine if a writing is a will, or a partial or complete revocation of a will. Because subsection (3) references determining if a writing is a will, it confuses the process outlined in subsection (2).

Senate Bill 221 removes language referencing the determination that a writing is a will from subsection (3) of ORS 112.238, thereby clarifying the process in both situations and makes this change effective on passage.

Senate Judiciary: 4-3-0-0

Senate Floor: 22-6-2-0

No Fiscal Impact

No Revenue Impact