

**SB 200 A STAFF MEASURE SUMMARY**

**House Committee On Judiciary**

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**Prepared By:** Amie Fender-Sosa, Counsel

**Meeting Dates:** 5/10, 5/12, 5/12, 5/24

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**WHAT THE MEASURE DOES:**

Requires the district attorney in each county to develop and adopt written policies regarding guilty except for insanity dispositions. Requires policies be available to the public by December 1, 2022.

*Senate Judiciary and Ballot Measure 110 Implementation Committee Vote (Aye, Nay, Excused, Absent) 4-2-1-0*

*Third reading. Carried by Dembrow. Passed. Ayes, 17; Nays, 11--Anderson, Boquist, Findley, Girod, Hansell, Johnson, Knopp, Linthicum, Robinson, Thatcher, Thomsen; Excused, 2--Heard, Kennemer.*

**REVENUE:** No revenue impact

**FISCAL:** Has minimal fiscal impact

**ISSUES DISCUSSED:**

**EFFECT OF AMENDMENT:**

No amendment.

**BACKGROUND:**

Each county in Oregon has an elected district attorney. Currently, district attorneys are required to have written policies on pretrial discovery, prosecutorial ethics, confidentiality, the use of certified law students, charging decisions for various types of crimes, the decision about whether to present evidence concerning seeking the death penalty, plea offers, civil compromise, requests for the imposition of fines and fees, and various other subjects.

Senate Bill 200 A would require the district attorney in each county to develop and adopt written policies regarding cases involving a guilty except for insanity defense.