

SB 202-1
(LC 1419)
1/20/21 (LAS/ps)

Requested by SENATE COMMITTEE ON JUDICIARY AND BALLOT MEASURE 110 IMPLEMENTATION

**PROPOSED AMENDMENTS TO
SENATE BILL 202**

1 On page 2 of the printed bill, delete lines 7 through 19 and insert:

2 **“SECTION 2. (1) As used in this section:**

3 **“(a) ‘Case subtype’ means guardianship, conservatorship or**
4 **guardianship and conservatorship.**

5 **“(b) ‘Case type’ means adult protective proceeding or minor pro-**
6 **ductive proceeding.**

7 **“(2) Each county circuit court shall report to the Judicial Depart-**
8 **ment, in accordance with rules adopted by the department, data con-**
9 **cerning protective proceedings in the county during the prior two**
10 **calendar years, including:**

11 **“(a) The number of protective proceedings initiated, broken out by**
12 **case type and case subtype;**

13 **“(b) The number of protective proceedings where the respondent**
14 **was 65 years of age or older at the time the petition was filed;**

15 **“(c) The number of protective proceedings granted, broken out by**
16 **case type and case subtype;**

17 **“(d) The number of respondents or protected persons for whom the**
18 **court appointed counsel under ORS 125.080, broken out by case sub-**
19 **type;**

20 **“(e) The number of cases with court appointed counsel where pay-**
21 **ment for court appointed counsel was from the assets of the respond-**

1 ent or protected person, broken out by case subtype;

2 “(f) The number of cases with court appointed counsel where court
3 appointed counsel services were provided pro bono, broken out by case
4 subtype; and

5 “(g) The aggregate number of hours court appointed counsel spent
6 representing respondents or protected persons and the average number
7 of hours court appointed counsel spent per case.

8 “(3) The reports required by this section shall be due annually no
9 later than July 1.”

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