SB 819-1 (LC 3179) 4/8/21 (JLM/ps)

Requested by SENATE COMMITTEE ON JUDICIARY AND BALLOT MEASURE 110 IMPLE-MENTATION

PROPOSED AMENDMENTS TO SENATE BILL 819

1 On page 1 of the printed bill, line 7, after "justice" insert "and the con-2 viction is not eligible to be set aside under ORS 137.225".

3 On page 2, after line 15, insert:

4 "(c) The safety of the victim associated with each conviction in the peti-5 tion;".

6 In line 16, delete "(c)" and insert "(d)".

7 In line 17, delete "(d)" and insert "(e)".

8 Delete lines 20 through 28 and insert:

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"(4)(a) The district attorney shall use all reasonable efforts to inform the 9 victim associated with each conviction in the petition, in a trauma-informed 10 manner, of the fact that a petition has been filed under this section, and 11 provide a copy of the petition to the victim, as soon as practicable and no 12 later than 30 days before any hearing on the petition. The district attorney 13 shall further make all reasonable efforts to provide notification to the victim 14 of the date of the hearing, explain the petition process under this section to 15the victim, provide opportunities for input by the victim and provide the 16 victim with access to available victim advocates and other related services. 17

(b) At the hearing described in subsection (2) of this section, the court shall provide an opportunity for victims to make a statement in person, in writing or through a representative.".