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SENATE COMMITTEE ON JUDICIARY

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AGENDA

Revision 2 Posted: MAR 17 01:18 PM

MONDAY

Date: April 3, 2023
Time: 1:00 P.M.
Room: HR D

Work Session

SB 185

Requires Department of Justice to study immigration in this state.

SB 320

Provides that person sentenced to mandatory minimum sentence under Ballot Measure 11 (1994), for crime other than murder, who has not been previously sentenced under measure 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 331

Requires State Court Administrator to study liens.

SB 337

Directs Public Defense Services Commission to study ways to improve provision of public defense services within this state, and to provide results of study to interim committees of Legislative Assembly no later than December 31, 2024.

SB 353

Requires Oregon Liquor and Cannabis Commission to study cannabis.

SB 413 **

**Subsequent Referral(s) to Ways and Means

Establishes Public Defense Services Student Loan Repayment Assistance Program in Oregon State Bar to provide forgivable loans to eligible public defense attorneys for outstanding student loans.

SB 470

Prohibits denial of medical assistance on basis that individual under 19 years of age is in detention pending adjudication.

SB 554

Creates process by which person may file post-conviction relief petition due to currently available relevant forensic scientific evidence at any time after conviction.

SB 816

Modifies duration of certain restraining orders when restrained person requests hearing within relevant time frame.

AGENDA (cont.)
April 3, 2023

SB 817

Expands eligibility for pre-plea probation.

SB 915

Creates Deadly Force Prosecutions Unit within Criminal Justice Division of Department of Justice.

SB 957

Expands types of prior convictions that increase offense level for crime of public indecency.

SB 1027

Modifies hearing process before State Board of Parole and Post-Prison Supervision for persons convicted of murder or aggravated murder who are sentenced to life imprisonment with possibility of parole, work release or release to post-prison supervision.

SB 1070

Requires sentencing court to consider as mitigation evidence whether defendant was subjected to domestic abuse that was contributing factor in criminal behavior.

Note Change: SB 1027 added.

Please note:

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