

SB 106 -7 STAFF MEASURE SUMMARY

Senate Committee On Rules

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Meeting Dates: 4/27

WHAT THE MEASURE DOES:

Requires Department of Human Services to study disposition rates of child abuse investigations and report to the Legislative Assembly by September 15, 2024.

ISSUES DISCUSSED:

- Provisions of measure

EFFECT OF AMENDMENT:

-7 Replaces the measure.

Exempts employees of youth correction or juvenile detention facilities from certain prohibitions for restraint and seclusion. Requires information on whether abuse resulted in a reportable injury, sexual abuse, or death to be included in quarterly reports by DHS to the Legislative Assembly for the purposes of public review and oversight of the quality and safety of child-caring agencies, certified foster homes, and developmental disabilities residential facilities. Clarifies definition of “involuntary seclusion”. Clarifies which restraints are prohibited in child-caring agencies, proctor foster homes, certified foster homes, and developmental disabilities residential facilities. Modifies reporting requirements for programs that report quarterly to DHS to include total number of children in care; information on number of children who experienced both restraint and involuntary seclusion; and demographic information unless it reveals personally identifiable information about an individual child in care. Modifies definition of “child” and “mental injury of a child” for the purposes of child abuse. Adds parole and probation officers, behavior analysts, assistant behavior analysts, and behavior analysis interventionists to the definition of “public or private official” for the purposes of mandatory child abuse reporting. Permits DHS to make records of child abuse investigations available to national nonprofit organizations designated by DHS to provide assistance with locating, recovering, or providing services to children or youth determined to be missing. Adds the Behavior Analysis Regulatory Board to list of boards to which unprofessional conduct can be reported to.

Takes effect on 91st day following adjournment sine die.

BACKGROUND:

The Department of Human Services Office of Child Protective Services (CPS) responds to child abuse reports. CPS-trained caseworkers across the state listen to reports of abuse, assess the situations, and prepare safety plans to assist children and families. CPS staff work closely with law enforcement agencies and other members of multidisciplinary teams in each county to assess child abuse reports (ORS 419B.005 to 419B.05D). The dispositional process begins with a determination by the investigating agency of the validity of a child abuse report. Every report is handled by a CPS-trained worker who will make an initial determination of whether a report meets the guidelines that require ODHS to conduct an assessment of the family. Those reports that are possible abuse are further analyzed to determine whether an immediate response is needed. After an assessment is completed, the information is reviewed to determine whether abuse occurred and whether the child is safe. If a child has been abused or neglected, CPS and law enforcement staff decide, with family help if possible, whether the child can be safely left at home. ODHS and law enforcement have the authority to remove a child from the home if they are in immediate danger of abuse. A court order also can authorize ODHS or law enforcement to place a child in protective custody.

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PRELIMINARY