### SB 957 A STAFF MEASURE SUMMARY

# **House Committee On Judiciary**

**Action Date:** 05/17/23

Action: Do Pass the A-Eng bill.

**Vote:** 10-0-0-0

Yeas: 10 - Andersen, Bynum, Chaichi, Conrad, Kropf, Lewis, Morgan, Reynolds, Tran, Wallan

Fiscal: Fiscal impact issued

**Revenue:** Has minimal revenue impact **Prepared By:** Adrienne Anderson, LPRO Analyst

**Meeting Dates:** 5/10, 5/17

# WHAT THE MEASURE DOES:

Expands the types of prior convictions that increase the offense level for the crime of public indecency to include: Using Child in Display of Sexually Explicit Conduct (ORS 163.670); Encouraging Child Abuse in the First, Second, and Third Degree (ORS 163.684, 163.686, 163.687); Possession of Materials Depicting Sexually Explicit Conduct of a Child in the First and Second Degree (ORS 163.688, 163.689); and Failure to Report Child Pornography (ORS 163.693). Modifies crime of Luring a Minor to include engaging in sexual conduct in the immediate presence of a minor for the purpose of inducing the minor to engage in sexual conduct. Modifies the affirmative defense for the crime of Luring a Minor to include that the defendant had reasonable cause to believe that the person in the immediate presence of whom the defendant engaged in sexual conduct was not a minor.

#### **ISSUES DISCUSSED:**

- Definitions of "sexual conduct" and "sexual contact"
- The crime of Luring a Minor includes the act of trying to get a child to engage in sexual conduct

### **EFFECT OF AMENDMENT:**

No amendment.

# **BACKGROUND:**

Under current law, the crime of public indecency is a Class A misdemeanor. It is a Class C felony if the person has a prior conviction for the following crimes: Public Indecency; Rape in the Third, Second, or First degree; Sodomy in the Third, Second, or First degree; Unlawful Sexual Penetration in the Second or First degree; Purchasing Sex with a Minor; Sexual Abuse in the Third, Second, or First degree; Online Sexual Corruption of a Child in the Second or First degree; Contributing to the Sexual Delinquency of a Minor; or Sexual Misconduct.

Senate Bill 957 A expands the number and types of prior convictions that qualify to enhance the crime of public indecency to a Class C felony and modifies the crime of Luring a Minor to include engaging in sexual conduct in the immediate presence of the minor for the purpose of inducing the minor to engage in sexual conduct.

Carrier: Rep. Levy B