TESTIMONY ON HOUSE BILL 4146 A-ENGROSSED BEFORE THE SENATE COMMITTEE ON JUDICIARY FEBRUARY 26, 2024

PRESENTED BY: KAITI FERGUSON, LEGISLATIVE AFFAIRS COUNSEL OREGON JUDICIAL DEPARTMENT

Chair Prozanski, Vice-Chair Thatcher, and Members of the Committee:

My name is Kaiti Ferguson, Legislative Affairs Counsel at the Oregon Judicial Department (OJD).

While OJD is neutral on HB 4146 A-Engrossed, we submit this testimony to express our appreciation and thanks to Representative Hartman for her receptivity and responsiveness to our concerns. We are pleased to see they were addressed with the -1 amendment and adopted into the A-Engrossed bill. Our testimony focuses on sections 1-3.

Sections 1-3 of HB 4146 with the A-Engrossed bill expand the counties in which a petition for a Family Abuse Prevention Act Order, Elderly Persons and Persons with Disabilities Abuse Prevention Act Order, or a Sexual Abuse Protection Order may be filed to include the county in which the alleged abuse occurred. The A-Engrossed bill gives OJD sufficient time to update the forms we develop to help self-represented persons—individuals without attorneys—who are seeking restraining orders access help to navigate the court process. These forms aim to streamline the process and help ensure self-represented petitioners provide all statutorily required information and will need to be updated to reflect the changes in this bill. We are grateful that the A-Engrossed bill provides us with sufficient time to make those changes and have these forms available for use when these sections become effective.

Thank you for your time and the opportunity to provide this testimony. If you have any questions, please feel free to contact me at <u>Kaiti.Ferguson@ojd.state.or.us</u> or Cynthia Domingo-Forasté, Senior Assistant General Counsel, at <u>Cynthia.J.Domingo-Foraste@ojd.state.or.us</u>.