HB 2957 A STAFF MEASURE SUMMARY

Senate Committee On Labor and Business

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Meeting Dates: 5/6, 5/8, 5/13, 5/15

WHAT THE MEASURE DOES:

The measure makes it an unlawful employment practice for employers to enter into agreements that shorten the statute of limitations with respect to violations that the Bureau of Labor and Industries (BOLI) has enforcement authority over. Establishes time limits for when the BOLI Commissioner must issue a notice of rights to complainants. Establishes time limits for filing a civil action after issuance of the notice. Declares an emergency, effective on passage.

Detailed Summary:

Prohibits an employer from entering into an agreement with a former, current, or prospective employee that has the effect of shortening a statute of limitations regarding a violation over which BOLI has enforcement authority. Violation of the prohibition is an unlawful employment practice.

Requires BOLI to issue a notice to complainants that they may file a civil action when the BOLI Commissioner dismisses a complaint that alleges an unlawful practice if

- the complaint is dismissed within one year after the filing and the dismissal is for any reason other than the fact that a civil action has been filed by the complainant, or
- it is the one-year anniversary of the filing of the complaint.

When such a notice of rights to file a civil action is issued by BOLI, the complainant must file a civil action within these deadlines:

- if 90 days or less remain on the applicable statute of limitations for filing a civil action, a civil action must be filed within 90 days after the date of the mailing of the notice.
- if more than 90 days remain on the applicable statute of limitations for filing a civil action after the date of the mailing of the notice, a civil action must be commenced before the limitation period expires.

Applies to complaints and actions that are filed on or after the effective date of this 2025 Act or filed before the effective date of this 2025 Act and for which BOLI has issued no notice.

Declares an emergency, effective on passage.

REVENUE: No revenue impact

FISCAL: Has minimal fiscal impact

ISSUES DISCUSSED:

- Related prior legislation
- Impact of complaints dismissed by the Bureau of Labor and Industries on the statute of limitations
- Provisions of the measure
- Timing of when the statute of limitation begins
- Impetus for the measure

EFFECT OF AMENDMENT:

No amendment.

BACKGROUND:

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Currently, under ORS 659A.880, the Commissioner of the Bureau of Labor and Industries (BOLI) must issue a 90-day notice to the complainant if the Commissioner dismisses the complaint for one of the following reasons:

- it is within one year after the filing of the complaint, and the dismissal is for any reason other than filing of a civil action;
- it is on or before the one-year anniversary of the filing of the complaint; or
- the issue has been resolved by the execution of a settlement agreement.

The 90-day notice issued by BOLI must be in writing and must notify the complainant that a civil action against the respondent may be filed within 90 days after the date of mailing of the 90-day notice and that the right to bring a civil action will be lost if the civil action is not commenced within 90 days after the date of the mailing.

House Bill 2957 A establishes time limits for a complainant to file a civil action when the Commissioner dismisses a complaint.

When the Commissioner issues a notice dismissing a complaint,

- if 90 days or less remain on the applicable statute of limitations for filing a civil action, a complainant must file a civil action within 90 days after the date of the mailing of the notice.
- if more than 90 days remain on the applicable statute of limitations for filing a civil action, a complainant must file civil action before the limitation period expires.

