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To: Public Safety Subcommittee

From: Steve Robbins, Legislative Fiscal Office

Date: June 4, 2025

Subject: HB 2677 – Relating to juvenile records

Work Session Recommendations

The measure requires a county juvenile department to file an expunction application with the juvenile court within 90 days of an individual who turns 18 when four years have elapsed since their most recent termination, or upon receiving a request to file an application from an individual who is over the age of 18 on January 1, 2026. The measure adds certain offenses that the county juvenile department is required to file for expunction. It also specifies which instances a juvenile court is required to grant an expunction without a hearing, as well as specifying in which cases an application for expunction may not be filed by a county juvenile department.

The -A8 amendment adds \$199,979 total funds (\$194,019 General Fund, \$5,960 Federal Funds) and one position (0.75 FTE) for one permanent Administrative Specialist 1 for the Oregon Youth Authority to support record processing.

Amendment

LFO recommends adoption of the -A8 amendment.

MOTION: I move adoption of the –A8 amendment to HB 2677. (vote)

Final Subcommittee Action

LFO recommends that HB 2677, as amended by the –A8 amendment, be moved to the Ways and Means Full Committee.

MOTION: I move HB 2677, as amended, to the Full Committee with a do pass recommendation. (vote)

Carriers	
Full Committee:	
House Floor:	
Senate Floor:	