

Open Government Impact Statement

83rd Oregon Legislative Assembly 2025 Regular Session

Measure: HB 3619

Only impacts on Original or Engrossed Versions are Considered Official

Prepared by: Dexter A. Johnson Date: 2/18/2025

SUMMARY

Digest: The Act says that a child custody order must be made in writing in a short time. The Act says that a court may not name a parenting coordinator unless the parents agree and talk about the cost. The Act says that when a domestic relations or custody matter is remanded, the first judge may not hear the further proceedings. (Flesch Readability Score: 66.6).

Provides that a court that issues an order for the custody of a child must issue the order in writing within five days after the ruling.

Provides that a court may not appoint a parenting coordinator unless both parents agree after a discussion of costs.

Provides that when a domestic relations or custody matter is remanded to a circuit court, the judge who presided over the initial proceedings may not preside over the further proceedings.

NOTICE OF <u>NO OPEN GOVERNMENT IMPACT</u>