HB 3582 STAFF MEASURE SUMMARY

House Committee On Judiciary

Action Date:	04/09/25
Action:	Without recommendation as to passage and be referred to
	Rules.
Vote:	7-1-0-0
Yeas:	7 - Andersen, Chaichi, Chotzen, Kropf, Lewis, Tran, Wallan
Nays:	1 - Mannix
Fiscal:	Has minimal fiscal impact
Revenue:	Has minimal revenue impact
Prepared By:	Abby Shearer, LPRO Analyst
Meeting Dates:	3/26, 4/9

WHAT THE MEASURE DOES:

The measure distinguishes the definition of child abuse from child sexual abuse and eliminates the statute of limitations for civil claims based on child sexual abuse and sexual assault.

ISSUES DISCUSSED:

- Limitation of deceased defendants
- Liability of public bodies
- Standard intended to replace knowingly

EFFECT OF AMENDMENT:

No amendment.

BACKGROUND:

Oregon law sets specific time limits for filing civil claims related to child abuse and adult sexual assault. Under ORS 12.117, civil claims for child abuse must be filed before the person reaches age 40, or within five years from the date the person discovers the connection between the abuse and the injury. ORS 12.118 generally provides that civil claims for adult sexual assault must be filed within five years of discovery. House Bill 3582 removes these time limitations, allowing civil actions for child abuse and adult sexual assault to be commenced at any time. The measure also amends ORS 12.117 by removing the requirement that a person must have "knowingly" permitted or encouraged the abuse in order for the statute of limitations to be lifted. In *Lourim v. Swensen*, 147 Or App 425, 444–45 (1997), the Oregon Court of Appeals interpreted the term "knowingly" in ORS 12.117 to refer to actual knowledge, rather than constructive knowledge. HB 3582 modifies the statute by eliminating the knowledge requirement, thereby expanding liability for persons who allow, permit, or encourage child sexual abuse.