

## **SB 1530 -1, -2, -3, -4, -5 STAFF MEASURE SUMMARY**

### **Senate Committee On Judiciary**

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**Meeting Dates:** 2/9, 2/16

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#### **WHAT THE MEASURE DOES:**

The measure adds threatening a public official to the crime of aggravated harassment, if the person intentionally subjects the official to alarm by conveying a threat to the public official or the public official's family to inflict serious physical injury on the public official or the public official's family. The measure limits the crime to threats that were intended to cause alarm, could be reasonably be expected to cause alarm, and which were conveyed because of the official's performance or nonperformance of a public duty, the status or position of the official, or any other factor related to the public official's office or duties. Declares an emergency, effective on passage.

FISCAL: Fiscal impact issued

REVENUE: Has minimal revenue impact

#### **ISSUES DISCUSSED:**

- Volunteer public officials
- Distinguishing between threats and free speech

#### **EFFECT OF AMENDMENT:**

-1 The amendment requires state and local law enforcement to cooperate with federal law enforcement concerning persons charged with or convicted of a crime constituting a felony or Class A misdemeanor under Oregon law, notwithstanding other provisions of Oregon law.

-2 The amendment replaces the measure and requires state and local law enforcement to cooperate with federal law enforcement concerning persons charged with or convicted of a crime constituting a felony or Class A misdemeanor under Oregon law, notwithstanding other provisions of Oregon law.

-3 The amendment requires private sector trial attorneys to provide 120 hours of public defense services before the end of 2029, if the attorney has appeared as counsel in any court in Oregon in 2026. It tasks the Oregon State Bar with training the lawyers in criminal defense law.

-4 The amendment requires state and local law enforcement to cooperate with federal law enforcement in actions concerning any person convicted of a crime constituting a felony under Oregon law.

-5 The amendment replaces the measure and requires state and local law enforcement to cooperate with federal law enforcement in actions concerning any person convicted of a crime constituting a felony under Oregon law.

#### **BACKGROUND:**

In a 2024 report, [Rising Threats to Public Officials](#), the Combatting Terrorism Center at West Point notes that the average number of federal charges for threatening public officials has increased in recent years, from an average of 38 between 2013 and 2016 to an average of 62 per year between 2017 and 2022. A 2024 [report](#) by the Brennan Center found that 43 percent of state legislators had experienced threats and that those threats affected some officeholders' willingness to continue service, address certain topics, or hold events in public spaces. Prior enacted legislation directed at this issue limited the public's accessibility to residential addresses for certain public officials' residential addresses required in documents filed with the Secretary of state or contained in its voter registration system, except through a public records request. These include House Bill 3073 (2023) for candidates for public office and Senate Bill 224 (2025) for individuals associated with a candidate's principal campaign

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*This summary has not been adopted or officially endorsed by action of the committee.*

committee, political committee, or petition committee, starting in 2027. House Bill 4144 (2022) allowed election workers to exempt their residential addresses from disclosure as a public record. Senate Bill 473 (2025) (not enacted) as introduced would have created a standalone crime of threatening a public official, while Senate Bill 1530 would add threatening a public official to the crime of aggravated harassment, a Class C felony.