

Bill Name

[HB 2004](#)

Relating to children.

Directs Department of Human Services to study and make recommendations on provisions of state law relating to children. Requires department to submit report on findings to Legislative Assembly by January 1, 2021.

[HB 2005](#)

Relating to family medical leave benefits; prescribing an effective date; providing for revenue raising that requires approval by a three-fifths majority.

Creates family and medical leave insurance program to provide employee who is eligible for coverage with portion of wages while employee is on family leave or medical leave. Requires employer and employee contributions to fund program.

Allows self-employed individuals and tribal government employers to elect family and medical leave insurance coverage. Directs Director of Employment Department to determine contribution amounts and weekly benefit amounts for self-employed individuals and tribal government employers that elect coverage.

Protects eligible employee's position of employment with employer while employee is on leave if employee has been employed with employer for 90 days before commencing leave. Prohibits employer from retaliating against employee who invokes program and from interfering with employee rights under program. Establishes right for civil action for certain employer violations.

Allows Employment Department to award grant to employers that employ fewer than 25 employees to defray hiring and wage-related costs incurred as result of employee taking family leave or medical leave.

Establishes Paid Family and Medical Leave Insurance Fund and continuously appropriates moneys in fund to Employment Department for purposes of Act.

Permits Director of Employment Department to contract with third party to serve as administrator of program.

Becomes operative on January 1, 2021. Provides that provisions relating to leave, payment of benefits and elective coverage for self-employed individuals and tribal governments become operative on January 1, 2022.

Takes effect on 91st day following adjournment sine die.

[HB 2009](#)

Relating to health care; providing for revenue raising that requires approval by a three-fifths majority.

Allows individuals who do not qualify for medical assistance or premium tax credits under Affordable Care Act to enroll in coordinated care organizations by paying premiums that cover actuarial value of health services. Requires Oregon Health Authority to administer program.

Imposes penalty on full-time residents of this state who are not enrolled in minimum essential coverage for nine months of each tax year. Prescribes procedures.

[HB 2011](#)

Relating to cultural competency continuing education; prescribing an effective date.

Requires specified professional regulatory boards to require persons authorized to practice professions regulated by board to complete cultural competency continuing education. **Exempts from requirements persons who are retired or not actively practicing profession.**

Takes effect on 91st day following adjournment sine die.

[HB 2012](#)

Relating to health care; prescribing an effective date.

Allows individuals who do not qualify for medical assistance or premium tax credits under Affordable Care Act to enroll in coordinated care organizations by paying premiums that cover actuarial value of health services. Requires Oregon Health Authority to administer program.

Requires Oregon Health Authority to develop plan for Medicaid Buy-In program or public option for Oregon residents who do not have access to health care. Specifies requirements for plan. Requires authority to report plan to Legislative Assembly by May 1, 2020. Requires that report include recommendations for legislative changes necessary to implement plan and any federal approval that will be required to implement plan.

Takes effect on 91st day following adjournment sine die.

Bill Name

[HB 2018](#)

Relating to education; declaring an emergency.

Directs Department of Education to conduct study to determine adequacy of public education in state.
Directs department to submit report to interim committee of Legislative Assembly no later than September 15, 2020.
Sunsets December 31, 2020.
Declares emergency, effective on passage.

[HB 2019](#)

Relating to education; declaring an emergency.

Directs Department of Education to conduct study to determine adequacy of public education in state.
Directs department to submit report to interim committee of Legislative Assembly no later than September 15, 2020.
Sunsets December 31, 2020.
Declares emergency, effective on passage.

[HB 2115](#)

Relating to use of psychotropic medications for children in foster care; prescribing an effective date.

Directs Department of Human Services to report information regarding prescription of psychotropic medications to children in foster care.
Takes effect on 91st day following adjournment sine die.

[HB 2116](#)

Relating to tax compliance; prescribing an effective date.

Directs Department of Revenue to establish automated method for tax compliance certification not later than January 1, 2020.

Requires certain licensees to demonstrate and maintain tax compliance as condition of issuance or renewal of license. Phases in program requirements, based on size of licensing entity and type of tax program, until requirements apply to all state agencies, boards and commissions that issue occupational licenses or licenses for privilege of engaging in occupation or profession.

Takes effect on 91st day following adjournment sine die.

[HB 2211](#)

Relating to persons with disabilities.

<i>Directs Department of Human Services to study issues and identify barriers relating to employment of persons with disabilities and report results of study to interim committees of Legislative Assembly related to human services on or before February 1, 2021.</i>

Includes disabled veteran as person who may apply to Oregon Business Development Department for loan approval.

[HB 2212](#)

Relating to employees with disabilities.

Appropriates moneys from General Fund to Oregon Department of Administrative Services for purposes of providing financial assistance to state agencies that provide workplace accommodations for employees with **physical** disabilities.
Permits department to adopt rules for administering grants.

[HB 2215](#)

Relating to personal privacy of persons with mental illness; and declaring an emergency.

Adds to rights of persons with mental illness committed to Oregon Health Authority, right to reasonable privacy and security in resting, sleeping, dressing, bathing, personal hygiene and toileting.
Declares emergency, effective on passage.

Bill Name

[HB 2224](#)

Relating to student wellness; declaring an emergency.

Directs Department of Education to distribute grants for improving student outcomes by supporting social, emotional, mental and physical health needs of students. Prescribes requirements for receiving distributions.

Directs department to create list of recommended curricula and training for students and school employees related to social and emotional learning, trauma-informed care and other student mental health issues.

Directs department to create statewide data-sharing implementation team to eliminate barriers between health care and education service providers. Sunsets team on July 1, 2021.

Establishes Student Social and Emotional Health and Development Account.

Declares emergency, effective July 1, 2019.

[HB 2231](#)

Relating to interpreter collective bargaining.

Provides right to collectively bargain with State of Oregon to **health care** interpreters *who receive compensation paid by state for providing interpretation services*].

[HB 2249](#)

Relating to higher education; prescribing an effective date.

Requires Higher Education Coordinating Commission to conduct study and develop recommendations on how Oregon's public institutions of higher education can best prepare and match Oregon's current and future workforce with workforce needs of Oregon's critical economic sectors.

Takes effect on 91st day following adjournment sine die.

[HB 2280](#)

Relating to review of administrative rules; prescribing an effective date.

Requires agency to review effect of administrative rule every five years. Requires agency to determine, as part of review, whether rule is least restrictive alternative.

Takes effect on 91st day following adjournment sine die.

[HB 2302](#)

Relating to the general assistance project; prescribing an effective date.

Appropriates moneys from General Fund to Department of Human Services to administer general assistance project.

Takes effect on 91st day following adjournment sine die.

[HB 2313](#)

Relating to employees with disabilities; prescribing an effective date.

Requires employers who are authorized to pay subminimum wages to individuals with disabilities to pay certain wage rates until June 30, 2023. Requires employers to pay individuals with disabilities at minimum wage rate by July 1, 2023.

Lowers percentage of work hours of direct labor required for nonprofit organization to meet definition of "qualified nonprofit agency for individuals with disabilities."

Requires Oregon Department of Administrative Services to promote public agency compliance with requirements and objectives of provisions regarding qualified nonprofit agencies for individuals with disabilities.

Creates income tax credit for certain employers to defray costs of increasing wages paid to employees with disabilities.

Applies to tax years beginning on or after January 1, 2019, and before January 1, 2024, and to wages paid before July 1, 2023.

Makes conforming changes.

Takes effect on 91st day following adjournment sine die.

[HB 2337](#)

Relating to foster parents; prescribing an effective date.

Establishes Foster Parent Ombudsman in Department of Human Services and prescribes duties. Establishes Foster Parent Ombudsman Advisory Committee to monitor ombudsman, advise Governor and Legislative Assembly on ombudsman and nominate individuals to serve as ombudsman if vacancy occurs.

Takes effect on 91st day following adjournment sine die.

Bill Name

[HB 2387](#)

Relating to the Oregon 529 Savings Network; prescribing an effective date.

Establishes refundable credit against personal income taxes for contributions to higher education savings network account or ABLE account. Applies to tax years beginning on or after January 1, 2020, and before January 1, 2026. Eliminates subtraction for contribution to ABLE account or higher education savings network account. Applies to tax years beginning on or after January 1, 2020.

Takes effect on 91st day following adjournment sine die.

[HB 2406](#)

Relating to workers' compensation coverage for certain trainees.

Clarifies scope of workers' compensation coverage for trainees who participate in certain work experience programs or school directed professional education projects.

[HB 2490](#)

Relating to the long term care wage board; prescribing an effective date.

Directs Commissioner of Bureau of Labor and Industries to appoint long term care wage board to examine factors that may present challenges to recruiting and retaining long term care employees.

Prohibits employers from retaliating against long term care employees who participate in board activities. Permits commissioner to assess civil penalty against employers that retaliate against employees. Requires moneys collected as penalties to be used to reimburse board in carrying out board's duties.

Requires board to adopt recommended compensation schedule for long term care employees. Requires board to submit annual report to Bureau of Labor and Industries. Allows Commissioner of Bureau of Labor and Industries to consider recommended schedule in establishing compensation rates for long term care employees.

Takes effect on 91st day following adjournment sine die.

[HB 2524](#)

Relating to ombudsmen; and declaring an emergency.

Requires long term care facilities, residential facilities and adult foster homes to provide residents with information developed by Long Term Care Ombudsman describing availability and services of Long Term Care Ombudsman.

Excuses Long Term Care Ombudsman from reporting abuse of person who is 65 years of age or older or who is residing in long term care facility if report would violate federal law.

Declares emergency, effective on passage.

[HB 2531](#)

Relating to reporting of students placed on abbreviated school day programs.

Directs school districts to make annual reports to Department of Education related to students placed on abbreviated school day programs.

[HB 2569](#)

Relating to records checks for long term care workers.

Directs Department of Human Services to assign exactly one universal provider number to persons listed on registry of persons who provide long term care.

Directs department to require fingerprints in conducting criminal records checks of certain long term care workers.

Disallows sharing of fingerprint records of certain long term care workers with Federal Bureau of Investigation.

Bill Name

[HB 2600](#)

Relating to disease outbreaks in congregate care facilities.

Requires long term care facilities, conversion facilities and residential care facilities providing care to six or more residents to adopt specified protocols and procedures regarding preventing and reporting disease outbreaks. Requires facilities to have designated individual with specialized training to be responsible for carrying out infection prevention and control protocols. Requires Department of Human Services, in coordination with Oregon Health Authority, to communicate regularly with facility administrators regarding best practices and protocols and to notify facilities of elevated risk of disease outbreak in facility's community.

Requires administrators and certain employees of facilities and adult foster homes to be trained in recognizing preventing and containing disease outbreaks and reporting disease outbreaks.

Requires long term care facilities, conversion facilities and residential care facilities providing care to six or more residents to have inspection by Oregon Health Authority department of kitchen and other areas where food is prepared to ensure compliance with health and sanitation laws.

Requires Long Term Care Ombudsman and Residential Facilities Ombudsman to inform staff at long term care facilities and residential care facilities about responsibility of staff to report disease outbreaks and about protections for staff who report disease outbreaks. Requires ombudsmen to report to notify licensing agency about any disease outbreak reported to ombudsmen ombudsman by facility staff residents or identified by ombudsman and to train designees on how to identify and report disease outbreaks.

[HB 2601](#)

Relating to guardianships.

Limits guardian's authority to limit protected person's preferred associations with third parties. Permits interested person to move court to review guardian's power to limit protected person's associations and requires court to conduct hearing. Permits court to remove guardian for unreasonably limiting protected person's associations or failing to perform certain duties.

Requires guardian to utilize substituted judgment standard for making decisions on behalf of protected person. Permits guardian to utilize best interest standard if guardian is unable to determine protected person's preferences.

[HB 2621](#)

Relating to individuals experiencing behavioral health crises; declaring an emergency.

Requires Oregon Health Authority to establish or contract for establishment of statewide mental health crisis support access line to facilitate specified services for individuals experiencing behavioral health crises.

Declares emergency, effective on passage.

[HB 2624](#)

Relating to providing appropriate care to individuals with mental illness; declaring an emergency.

Establishes Emergency Department Boarding Pilot Project in Oregon Health Authority. Establishes Task Force on Emergency Department Boarding. Specifies membership and duties.

Declares emergency, effective on passage.

[HB 2644](#)

Relating to a pilot program for the delivery of youth development services.

Directs Youth Development Division to administer pilot program to coordinate delivery of youth development services through Youth Development Hubs.

Requires division to submit reports on pilot program to interim committee of Legislative Assembly related to education.

Sunsets pilot program on December 31, 2025.

[HB 2691](#)

Relating to psychiatric consultations with primary care providers who care for patients with mental health disorders.

Establishes statutory authority for Oregon Psychiatric Access Line program operated by Oregon Health and Science University and financed by Legislative Assembly through appropriations. Requires psychiatrists providing advice to primary care providers through access line to abide be informed by guidelines in Practitioner-Managed Prescription Drug Plan or recommended by Pharmacy and Therapeutics Committee.

Bill Name

[HB 2720](#)

Relating to health care provided in public schools; declaring an emergency.

Requires Oregon Health Authority to partner with nonprofit organization with expertise in school nursing services to study and develop recommendations on health care and health services provided in kindergarten through grade 12 public schools. Requires authority to make interim report to Legislative Assembly on or before January 15, 2020, and final report on or before September 1, 2020.

Appropriates moneys to authority for purpose of funding grants to nonprofit for assisting authority in studying and developing recommendations.

Declares emergency, effective on passage.

[HB 2721](#)

Relating to health services provided in school districts.

Directs school districts to have comprehensive health services program. Prescribes requirements of program.

Requires school districts to have specified number of registered nurses or school nurses based on number of students in school districts.

[HB 2722](#)

Relating to medical use of marijuana; prescribing an effective date.

Includes physician assistant, naturopathic physician and nurse practitioner in definition of "attending provider" who has primary responsibility for treatment of person diagnosed with debilitating medical condition. Removes requirement that "debilitating medical condition" be approved by Oregon Health Authority for treatment with medical use of marijuana. Allows health care professional whose scope of practice includes administration of pharmaceuticals to administer medical marijuana product to registry identification cardholder.

Takes effect on 91st day following adjournment sine die.

[HB 2753](#)

Relating to pharmaceutical substitutions; declaring an emergency.

Requires pharmacist to substitute prescribed brand name drug with generic name drug product.

Declares emergency, effective on passage.

[HB 2754](#)

Relating to pharmaceutical substitutions; declaring an emergency.

Requires pharmacy or pharmacist to substitute prescribed biological product with interchangeable biological product.

Declares emergency, effective on passage.

[HB 2755](#)

Relating to pharmaceutical substitutions; declaring an emergency.

Requires pharmacy or pharmacist to substitute prescribed brand name drug with generic name drug product and to substitute prescribed biological product with interchangeable biological product.

Declares emergency, effective on passage.

[HB 2778](#)

Relating to statement of cost of compliance effect on small businesses.

Directs state agencies to consult with Office of Small Business Assistance in preparing statement of cost of compliance effect on small businesses as part of rulemaking process.

Places provisions relating to statement of cost of compliance effect on small businesses in correct series.

Bill Name

[HB 2779](#)

Relating to parental rights; prescribing an effective date.

Prohibits Department of Human Services from disclosing records and reports related to child abuse investigations to certain entities unless court finds report of abuse is founded. Requires department to record any questioning of parent or child regarding suspected child abuse and to make recording available to parent or child.

Directs law enforcement agency to provide copy of finalized report of suspected child abuse to person making report and alleged victim of abuse no more than seven days after report is finalized.

Requires hospital or other entity conducting interviews regarding suspected child abuse to provide copy of interview report to person being interviewed no later than seven business days after report is finalized.

Prohibits department from administering medication, haircut, vaccination or, if child is under 14 years of age, abortion or birth control to child in protective custody without consent of custodial parent or legal guardian or, if custodial parent or legal guardian is unavailable, juvenile court.

Takes effect on 91st day following adjournment sine die.

[HB 2813](#)

Relating to continuing education for professionals; prescribing an effective date.

Directs Oregon Health Authority and specified professional regulatory boards to require licensees regulated by authority or board to complete six hours of continuing education related to suicide risk assessment, treatment and management every six years and to report completion of continuing education to authority or board. Allows authority and boards to establish minimum requirements that licensee must meet to be exempt from requirement to complete continuing education.

Takes effect on 91st day following adjournment sine die.

[HB 2814](#)

Relating to behavioral health crisis services.

Requires certain insurers to reimburse cost of specified services provided by local mental health authorities. Requires coordinated care organization to contract with counties to reimburse cost of specified services provided to members of coordinated care organization by local mental health authorities.

[HB 2818](#)

Relating to employment discrimination.

Clarifies meaning of "because of age" in employment discrimination law.

Designates as unlawful employment practice for employer to seek age of applicant prior to making conditional offer of employment and to include certain words or phrases in job application that suggest or imply age preferences.

Permits employer to observe terms of bona fide seniority system that does not require employee to retire at certain age.

Allows person to bring civil action alleging certain types of employment discrimination under disparate impact or disparate treatment theory of proof.

Requires additional award of liquidated damages to prevailing plaintiff in civil action alleging age discrimination.

[HB 2824](#)

Relating to a Governor's advisory board on youth.

Establishes Oregon Youth Council. Directs council to advise Governor on issues affecting youth, including civic engagement, education and youth violence.

[HB 2826](#)

Relating to the Oregon Disabilities Commission.

Repeals definitions applicable to Oregon Disabilities Commission. Removes cap on number of terms that may be served by members of commission. Requires Governor to consider recommendations for appointments to commission from disability advocacy and support groups and both agencies and organizations.

[HB 2827](#)

Relating to Oregon Project Independence.

Repeals limitations on eligibility of persons who are 18 years of age or older who have physical disabilities to receive benefits from Oregon Project Independence.

Bill Name

[HB 2831](#)

Relating to residential peer support for individuals with mental illness who are in crisis; declaring an emergency.

Provides funding to peer-run organizations in Portland metropolitan area, southern Oregon region and eastern and central Oregon region to operate peer respite centers to provide peer respite services to individuals with mental illness who experience acute distress, anxiety or emotional pain. Requires Oregon Health Authority to adopt criteria for peer respite centers that receive funding and to monitor compliance.

Declares emergency, effective on passage.

[HB 2843](#)

Relating to mental health; prescribing an effective date.

Requires counties to develop community mental health action plans to identify and address mental health concerns.

Not later than January 1, 2021, requires counties to submit community mental health action plans to Oregon Health Authority. Directs authority to submit report to Legislative Assembly.

Not later than January 1, 2023, requires counties to submit reports to authority detailing whether county addressed mental health concerns. Directs authority to submit report to Legislative Assembly.

Takes effect on 91st day following adjournment sine die.

[HB 2845](#)

Relating to reimbursement of health care services.

Expands health benefit plan coverage of childbirth and pregnancy-related health care expenses. Specifies reimbursement of services provided by freestanding birthing centers. Requires Department of Consumer and Business Services to report to interim committees of Legislative Assembly related to health on implementation of expanded benefits.

Requires that specified services related to pregnancy and childbirth be covered by state medical assistance program. Requires Oregon Health Authority to prescribe uniform payment methodology for freestanding birthing centers.

[HB 2849](#)

Relating to protective custody of children.

Modifies provisions of state law regarding custody of children or youth who have run away from home or placement to apply to all runaways. Heightens **Modifies** standards for taking child into protective custody with or without court order.

Permits application for protective custody order by declaration or sworn oral statement.

Permits person conducting child abuse investigation involving child with suspicious physical injuries to take child into protective custody only for period of time necessary to ensure that child is immediately photographed and, within 48 hours, assessed by medical professional.

[HB 2868](#)

Relating to a tax credit for foster parents; prescribing an effective date.

Creates income tax credit for foster parents.

Applies to tax years beginning on or after January 1, 2020, and before January 1, 2026.

Takes effect on 91st day following adjournment sine die.

Bill Name

[HB 2889](#)

Relating to methods of paying for post-secondary education; prescribing an effective date.

Creates Guaranteed Opportunity Program. Requires Office of Student Access and Completion to administer program. Requires State Workforce and Talent Development Board to monitor program every two years and make recommendations to Legislative Assembly on whether modifications are necessary to enhance state's workforce needs. Establishes that program becomes operative on January 1, 2039.

Establishes Guaranteed Opportunity Program Implementation Fund.

Requires Higher Education Coordinating Commission, on effective date of Act, to begin process of developing policy and rules necessary to implement Guaranteed Opportunity Program. Requires commission to submit report regarding progress on development of policy and rules to committees relating to public finance and higher education during 2020 and 2021 regular sessions of Legislative Assembly.

Establishes Task Force on Implementing Guaranteed Opportunity Program. Requires task force to determine amount of money program will need to raise through bonding, determine which current grant and scholarship programs should be repealed on operative date of Guaranteed Opportunity Program and analyze methods for preventing bad faith participation of individuals in program.

Sunsets task force on December 31, 2020.

Takes effect on 91st day following adjournment sine die.

[HB 2899](#)

Relating to removal of students; declaring an emergency.

Prescribes requirements for removal of student from classroom or school setting by school employees or law enforcement.

Declares emergency, effective July 1, 2019.

[HB 2902](#)

Relating to student behavior; declaring an emergency.

Requires school district to report on number of incidents during which students of classroom were removed from classroom because other student in classroom was acting in manner that would threaten to injure other person or to damage school property.

Directs school districts to identify number and type of injuries sustained by employees from students.

<i>Directs Department of Education to conduct study to investigate impediments to and strategies for hiring and retaining specified behavior and mental health professionals.</i>

Directs department to conduct study to investigate options for sharing best practices related to improving student behaviors.

Declares emergency, effective July 1, 2019.

[HB 2903](#)

Relating to death with dignity.

Defines "ingest." Expands definition of "terminal disease."

Creates Death with Dignity Advisory Committee within Oregon Health Authority. Directs advisory committee to analyze data relating to patients who make requests for prescription medication under Oregon Death with Dignity Act and to propose policy recommendations regarding Act.

Directs authority to develop recommendations on improvements to Oregon Death with Dignity Act and report to Legislative Assembly on or before September 15 of each even-numbered year.

[HB 2907](#)

Relating to the physical restraint of students; declaring an emergency.

Expands purposes for which physical restraint may be used on students.

Declares emergency, effective July 1, 2019.

Bill Name

[HB 2908](#)

Relating to Oregon Project Independence; declaring an emergency.

Requires division of Department of Human Services that administers Oregon Project Independence, in collaboration with area agencies, to study statewide expansion of Oregon Project Independence and resource needs of division if Oregon Project Independence is expanded statewide.

Requires department, by September 15, <i>2021</i> 2020, to report on study to interim committees of Legislative Assembly related to human services.

Declares emergency, effective on passage.

[HB 2925](#)

Relating to administrative rules.

Directs Legislative Policy and Research Director to study methods for legislative oversight of administrative rules and report to appropriate committee or interim committee of Legislative Assembly no later than September 15, 2020.

[HB 2928](#)

Relating to statements before legislative committees.

Requires that statements made by certain witnesses to committee of Legislative Assembly be made under oath and therefore subject to crime of false swearing.

[HB 2930](#)

Relating to medical assistance recipients.

Prohibits Public Employees' Benefit Board and Oregon Educators Benefit Board from contracting with mental health providers, directly or through third party administrator, for payment or reimbursement of claims for mental health care provided to public employees unless mental health provider accepts patients who receive medical assistance. Requires boards to report to Legislative Assembly by February 1, 2021.

Sunsets January 2, 2022.

[HB 2935](#)

Relating to prescription drugs; declaring an emergency.

Requires pharmacies to notify person to whom prescription drug is dispensed of availability of prescription reader. <i>Specifies criteria for prescription reader offered to person who is blind.</i> Requires pharmacies to provide prescription reader to person who is blind. Exempts pharmacies located in correctional institutions from requirements. Defines "prescription reader." Requires State Board of Pharmacy to adopt rules.

Declares emergency, effective on passage.

[HB 2939](#)

Relating to youth reengagement.

Directs Youth Development Division to develop and administer statewide youth reengagement system. Allows school districts to provide youth reengagement programs in collaboration with division. Prescribes requirements of programs.

Modifies student accounting system requirements to ensure, to extent practicable, that school districts do not have disincentive to reengage youths.

[HB 2947](#)

Relating to independent living options for adults with developmental disabilities.

Requires Department of Human Services to present options for living independently to adults with developmental disabilities who need placement. Requires department to train case managers on various housing options and provide list of resources for obtaining housing supports.

[HB 2951](#)

Relating to foster home certifications.

Requires Department of Human Services to complete investigations regarding applications for certificates to operate foster homes for care of children under 21 years of age no later than 120 days after department receives application.

Requires Oregon Youth Authority to complete investigations regarding applications for certificates to operate foster homes for youth offenders no later than 120 days after youth authority receives application.

Bill Name

[HB 2960](#)

Relating to dispensation of controlled substances; declaring an emergency.

Requires pharmacist to dispense controlled substance in Schedule II of federal Controlled Substances Act in lockable vial. Defines "lockable vial." Creates exceptions.

Declares emergency, effective on passage.

[HB 2963](#)

Relating to social service programs serving local communities; declaring an emergency.

Appropriates moneys from General Fund to Department of Human Services for development of gatekeeper programs to serve seniors and people with disabilities in local communities statewide.

Declares emergency, effective July 1, 2019.

[HB 2969](#)

Relating to the trauma practice integration program; declaring an emergency.

Creates trauma practice integration program in Governor's office to provide assistance to state agencies and private entities in providing trauma-informed services to children and adolescents. Directs Governor to appoint Director of Trauma Practice Integration.

Directs Oregon Department of Administrative Services to enter into contract with nonprofit organization to create trauma-informed practice integration program.

Declares emergency, effective July 1, 2019.

[HB 2973](#)

Relating to advocacy commissioner terms.

Increases terms of office of advocacy commission members, from three to four years. Applies to terms of office beginning on or after effective date of Act.

[HB 2976](#)

Relating to regulation of post-secondary institutions of education.

Requires Higher Education Coordinating Commission **and** Department of Veterans' Affairs **to** adopt by rule additional minimum standards **regarding** source of tuition revenue **for** licensing of career schools *that receive \$10 million or more in annual revenue or that are subsidiary with parent company* **and** schools authorized to confer degrees. **Establishes** different criteria for career schools and schools authorized to confer degrees that collect \$1 million or more in annual gross tuition revenue.

Establishes civil penalty for violation of standards.

[HB 2990](#)

Relating to family engagement in education; prescribing an effective date.

Establishes Task Force on Family Engagement in Education. Directs task force to submit report to interim committees of Legislative Assembly related to education no later than September 15, 2020.

Sunsets task force on December 31, 2020.

Takes effect on 91st day following adjournment sine die.

[HB 3000](#)

Relating to medically necessary guardianship expenses; prescribing an effective date.

Directs Department of Human Services to deduct expenses for medically necessary guardianship services from recipient's income when calculating eligibility for assistance provided by Oregon Supplemental Income Program.

Describes expenses for medically necessary guardianship services to include court-approved fees, costs and expenses incurred by recipient, including expenses for guardian services necessary for guardian to provide informed consent to medical treatment on recipient's behalf and, in certain situations, fees and costs incurred by recipient initiating protective proceeding.

Requires notice of motion to approve expenses for medically necessary guardianship services to be provided to department.

Takes effect on 91st day following adjournment sine die.

Bill Name

[HB 3012](#)

Relating to foster care; declaring an emergency.

Directs Department of Human Services to conduct study that identifies ways to improve foster care system in this state and present report to interim committees of Legislative Assembly related to human services on or before September 15, 2019.

Declares emergency, effective on passage.

[HB 3013](#)

Relating to cost of attending post-secondary institutions of education for natural children of foster parents.

Provides tuition and fee remission for natural child of foster parent if natural child attends institution of higher education. Bases remission percentage on aggregate number of years foster parent provided foster home to one or more foster children.

[HB 3030](#)

Relating to professional authorizations; prescribing an effective date.

Allows professional licensing board to issue **nonrenewable** temporary authorization to spouse of member of Armed Forces of United States stationed in Oregon and who holds **eligible** out-of-state authorization to provide occupational or professional service. **Specifies expiration date of temporary authorization.**

Takes effect on 91st day following adjournment sine die.

[HB 3031](#)

Relating to family medical leave benefits; prescribing an effective date; providing for revenue raising that requires approval by a three-fifths majority.

Creates family and medical leave insurance program to provide employee who is eligible for coverage with portion of wages while employee is on family and medical leave or military family leave. Requires employer and employee contributions to fund program. Allows self-employed individuals and tribal government employers to opt into program. Directs Director of Department of Consumer and Business Services to determine contribution amounts and weekly benefit amounts. Establishes Family and Medical Leave Insurance Fund and continuously appropriates moneys in fund to Department of Consumer and Business Services for purposes of Act.

Protects eligible employee's position of employment with employer while employee is on leave if employee has been employed with employer for minimum of 90 days before commencing leave. Prohibits employer from retaliating against employee who invokes program and from interfering with employee rights under program. Establishes right of employee for civil action for certain employer violations.

Amends Oregon family leave law to allow for leave after employee has been employed for 90 days with employer and to extend length of leave taken for bereavement.

Directs department to administer collection of, and reporting requirements for, payroll contributions. Requires director to work with other agencies and promulgate rules for administration of program. Establishes requirements for director to submit initial report to interim committees of Legislative Assembly no later than September 15, 2021. Beginning September 15, 2022, requires director to report to committees on September 15 of every even-numbered year thereafter. Requires department to conduct study regarding implementation of program with regard to self-employed individuals and tribal governments opting into program.

Becomes operative on January 1, 2021. Provides that eligibility provisions and provisions related to elective coverage for self-employed individuals and tribal governments become operative on January 1, 2023.

Takes effect on 91st day following adjournment sine die.

[HB 3038](#)

Relating to post-secondary student financial aid; declaring an emergency.

Directs Higher Education Coordinating Commission to establish Oregon work study pilot program to assist post-secondary students. Sunsets program on January 2, 2023.

Directs commission to conduct study on post-secondary students' access to basic necessities and submit report to interim committees of Legislative Assembly related to higher education no later than September 15, 2020.

Declares emergency, effective July 1, 2019.

Bill Name

[HB 3041](#)

Relating to child care for foster parents.

Directs Department of Human Services to establish and administer program to provide moneys for third-party child care for child in foster home.

[HB 3050](#)

Relating to requests for school transfers; declaring an emergency.

Allows student subjected to substantiated act of harassment, intimidation, bullying or cyberbullying to request transfer to another school. Requires school district to grant transfer to another school in school district or to provide written consent to attend school in another school district. Requires school district to provide transportation for student who transfers schools.

Declares emergency, effective July 1, 2019.

[HB 3051](#)

Relating to staff who serve individuals who are clients of the Department of Human Services.

Requires Department of Human Services to study and report to Legislative Assembly on staffing and workload of employees of department and area agencies who serve older adults and people with disabilities.

[HB 3052](#)

Relating to child abuse hotline; declaring an emergency.

Directs Department of Human Services to report to Legislative Assembly regarding transition to centralized child abuse hotline call center by May 1, 2019.

Declares emergency, effective on passage.

[HB 3056](#)

Relating to administrative procedure.

Requires agencies to adopt rules specifying time period during which agency will approve or deny application for license after applicant has amended or modified original application.

[HB 3093](#)

Relating to the cost of prescription drugs.

Requires pharmaceutical manufacturers to report to Department of Consumer and Business Services total cost of patient assistance programs and information on financial assistance provided to pharmacies, government agencies and advocacy organizations. Excludes proprietary information from disclosure on department's website.

Requires state-sponsored programs that use pharmacy benefit managers to use fee-only pharmacy benefit managers.

Requires insurers to post specified information regarding formulary, tiers and costs to insurer's website. Requires 60-day advance notice to enrollees adversely affected by change in formulary.

Requires insurer and allows pharmacy to notify insured that if cash price for drug is less than insured's cost-share for drug, insured may pay cash price and expense must be counted toward deductible or out-of-pocket maximum.

Requires hospitals and other medical providers to disclose in patient billing information regarding mark-up on price of drug. Also requires billing to disclose price of drug charged to specified state agencies and insurers.

Requires specified state agencies to report to Legislative Assembly on high-cost drugs. Requires Oregon Health Authority to refer to Pharmacy and Therapeutics Committee any drug exceeding specified cost.

Requires patient advocacy organization with budget exceeding \$50,000 that has registered lobbyist in this state to report to Oregon Government Ethics Commission and Oregon Health Authority specified information regarding funding received from participants in pharmaceutical supply chain.

Requires pharmacy benefit managers to report to Department of Consumer and Business Services and plan sponsors specified information regarding rebates, reimbursements, fees and incentives paid for drugs by manufacturers, insurers and pharmacies.

Requires drug advertisement to disclose wholesale price of drug.

[HB 3106](#)

Relating to dental care provided by coordinated care organizations.

Requires coordinated care organization that manages its own dental program to have licensed dentist on site at least one day each week.

Bill Name

[HB 3107](#)

Relating to dental programs managed by coordinated care organizations.

Requires coordinated care organization that manages its own dental program to have dental clinical advisory group.

[HB 3112](#)

Relating to prescription drugs; prescribing an effective date.

Allows pharmacist to dispense prescription drug that contains cannabidiol or tetrahydrocannabinol.

Takes effect on 91st day following adjournment sine die.

[HB 3122](#)

Relating to centers for independent living.

Requires Department of Human Services to request in agency request budget and Governor to include in Governor's budget specified amount of General Fund moneys for distribution to centers for independent living.

Sunsets July 1, 2029.

[HB 3126](#)

Relating to district equity plans.

Directs school district to develop and annually review district equity plan. Prescribes requirements of plan.

[HB 3140](#)

Relating to family leave.

Expands definition of "family member" for purposes of family and medical leave.

Makes family and medical leave requirements applicable to all employers, regardless of size of employer.

Reduces number of days and hours employee must work for employer in order to become eligible employee.

Extends length of leave employee may take for bereavement.

Extends length of leave employee may take for family and medical leave.

Requires employer to grant family leave with pay.

Allows employee to determine order in which accrued leave is to be used when more than one type of accrued leave is available to employee.

Allows employee who separates employment with employer to automatically reestablish eligibility to take family and medical leave if certain conditions are met.

Allows recovery of compensatory and punitive damages for civil action brought alleging violation of family and medical leave requirements.

[HB 3162](#)

Relating to interfering with an assistance animal.

Removes assistance animals from existing offense of interfering with assistance, search and rescue or therapy animal.

Creates crime of interfering with assistance animal in second degree. Punishes by maximum of 364 days' imprisonment, \$6,250 fine, or both. Increase penalties to maximum of five years' imprisonment, \$125,000 fine, or both, if person has certain previous convictions at time of offense. Adds crime to list of offenses for which instrumentalities of crime may be criminally forfeited.

Creates crime of interfering with an assistance animal in first degree. Punishes by maximum of five years' imprisonment, \$125,000 fine, or both. Increases penalties to maximum of 10 years' imprisonment, \$250,000 fine, or both, if person has certain previous convictions at time of offense. Adds crime to list of offenses for which instrumentalities of crime may be criminally forfeited.

Identifies costs and expenses included in economic damages for purposes of restitution for conviction of interfering with assistance animal.

Bill Name

[HB 3180](#)

Relating to child safety; declaring an emergency.

Modifies allocation formula for grants to regional assessment centers and community assessment centers. Establishes Child Abuse Assessment Account within State Treasury for purpose of grant program for assessment centers. Appropriates moneys from General Fund to Department of Justice for purpose of funding program.

Modifies authority of Advisory Council on Child Abuse Assessment to deposit contributions to Child Abuse Multidisciplinary Intervention Account and Child Abuse Assessment Account.

Directs Department of Human Services to distribute \$1 million to Center for Prevention of Abuse and Neglect to conduct Oregon Child Abuse Prevalence Study. Appropriates moneys from General Fund to Department of Human Services for distribution.

Appropriates moneys from General Fund to Department of Education for purposes of developing curricula and providing educator training for instructional requirements that relate to child sexual abuse prevention, human sexuality education, teen dating violence and domestic violence, and similar instructional requirements that relate to child safety.

Declares emergency, effective July 1, 2019.

[HB 3188](#)

Relating to community mental health programs; declaring an emergency.

Requires community mental health programs in rural areas to provide residential care, comprehensive care and case management to individuals needing mental health or substance abuse treatment. Specifies requirements for residential facilities. Appropriates moneys.

Declares emergency, effective July 1, 2019.

[HB 3189](#)

Relating to assessment of workload impact created by policy changes.

Requires Department of Human Services to assess and quantify workload impacts of specified policy changes.

[HB 3206](#)

Relating to persons providing support services to individuals who are deaf-blind.

Requires Department of Human Services to administer program to make support service providers available to individuals who are deaf-blind. Describes program.

[HB 3208](#)

Relating to child welfare; declaring an emergency.

Directs Department of Human Services to study and develop two-year and five-year plans for department to provide comprehensive funding for child welfare services, ensure adequate in-state services for children's therapeutic care and request sufficient funding for high level staff. Requires department to submit draft plans by September 15, 2019, and final plans by September 15, 2020, to interim committee of Legislative Assembly.

Directs department to study state law relating to investigations of abuse of children in care and make recommendations for legislation necessary to permit department to adopt, by rule, certain child in care abuse investigation framework.

Directs department, beginning January 1, 2020, to provide investigation assistance to child abuse investigators. Directs department to report annually to Legislative Assembly on implementation of investigation assistance and recommendations to further minimize trauma to child victims and child abuse investigators.

Declares emergency, effective on passage.

[HB 3210](#)

Relating to child abuse; declaring an emergency.

Modifies allocation formula for grants to regional assessment centers and community assessment centers. Establishes Child Abuse Assessment Account within State Treasury for purpose of grant program for assessment centers. Appropriates moneys from General Fund to Department of Justice for purpose of funding program.

Modifies authority of Advisory Council on Child Abuse Assessment to deposit contributions to Child Abuse Multidisciplinary Intervention Account and Child Abuse Assessment Account.

Declares emergency, effective July 1, 2019.

Bill Name

[HB 3215](#)

Relating to commitment for fitness to proceed.

Requires superintendent of state mental hospital, or director of facility designated by Oregon Health Authority, to ensure that defendant committed for lacking fitness to proceed receives treatment designed to allow defendant to attain defendant's highest level of health, safety and independence and prepare defendant for eventual release into community.

[HB 3232](#)

Relating to health care interpretation; prescribing an effective date.

Establishes Health Care Interpreter Board within Health Licensing Office. Directs office to issue license to practice health care interpretation to qualified applicant.
Takes effect on 91st day following adjournment sine die.

[HB 3234](#)

Relating to extreme risk protection orders.

Requires court issuing extreme risk protection order to further order community mental health program director to provide respondent with referral for mental health treatment within 12 hours of receiving notice of service of order.

[HB 3242](#)

Relating to state-owned real property; prescribing an effective date.

Reduces time state or state agency may hold certain idle property before selling property. Requires such property not sold within six months to be auctioned and sold even if selling price is below fair market value.
Takes effect on 91st day following adjournment sine die.

[HB 3245](#)

Relating to vacant positions in state agencies.

Requires Oregon Department of Administrative Services to reduce allotments to state agencies that report personnel positions that have remained vacant for continuous period of six months.

[HB 3249](#)

Relating to communications with legal clients.

Provides that client has right to privately communicate with lawyer and representative of lawyer. Provides that evidence derived from privileged confidential communication is inadmissible in certain proceedings if confidential communication was obtained or disclosed without consent of client.

<i>Requires local correctional facilities and prisons to maintain one log for lawyers and representatives of lawyers visiting inmates and one log for all other persons visiting inmates. Requires all visitors to sign appropriate log. Provides that, unless exception applies, log for lawyers and representatives of lawyers is confidential, not subject to disclosure as public record and not subject to subpoena. Requires suppression of evidence derived from unlawful disclosure of log for lawyers and representatives of lawyers.</i>].

[HB 3250](#)

Relating to transparency in the administration of the state medical assistance program.

Establishes Reporting Relief and Medicaid Transparency Task Force. Specifies membership and duties.

[HB 3253](#)

Relating to health care; prescribing an effective date.

Establishes Task Force on Health Care Access to study and report on how to establish primary care trust model. Sunsets task force January 2, 2021.
Takes effect on 91st day following adjournment sine die.

Bill Name

[HB 3254](#)

Relating to ombudsmen; declaring an emergency.

Establishes Office of Oregon Ombudsmen to provide administrative services and support to Office of the Long Term Care Ombudsman, Office of the Residential Facilities Ombudsman, Office of the Foster Parent Ombudsman, Office of the Foster Child Ombudsman and Office of the Oregon Public Guardian and Conservator. Specifies duties of administrator of Office of Oregon Ombudsmen.

Establishes and specifies duties and powers of Foster Parent Ombudsman and Foster Child Ombudsman. Requires 24-hour hotline telephone number for foster parents to make complaints. Requires Department of Human Services to notify foster parents and foster children of availability of Foster Child Ombudsman and Foster Parent Ombudsman to investigate complaints.

Modifies duties and powers of Long Term Care Ombudsman, Residential Facilities Ombudsman and Oregon Public Guardian and Conservator. Gives ombudsmen access to records necessary for investigating complaints, subject to conditions.

Establishes advisory committees for ombudsman offices and Office of the Oregon Public Guardian and Conservator.

Declares emergency, effective on passage.

[HB 3261](#)

Relating to law enforcement interviews of persons under 18 years of age.

Modifies requirement to record *peace officer's* interview with person under 18 years of age to include **custodial** interviews **conducted inside law enforcement facility** **by peace officer, school resource officer or special campus security officer** of investigations into misdemeanors, felonies and acts that, if committed by adult, would constitute *crimes* and require recorded interviews whenever person under 18 years of age would reasonably believe person is in custody **misdemeanors or felonies**.

Requires recording of custodial interviews with person under 18 years of age conducted outside of law enforcement facility if officer is wearing video camera.

Creates exceptions.

[HB 3262](#)

Relating to businesses whose employees receive public assistance; providing for revenue raising that requires approval by a three-fifths majority.

Imposes assessment on large employers with employees who receive or who have minor children who receive certain types of public assistance in this state, in amount equal to public assistance paid. Requires that moneys collected are used to support programs for low-income individuals and families.

Makes refusal to hire recipient of public assistance or adverse employment action against recipient of public assistance unfair employment practice.

Applies to tax years beginning on or after January 1, 2022.

[HB 3267](#)

Relating to health care.

Requires Oregon Health Authority to research innovative approaches to delivery and financing of health care in other states and countries and report to interim committees of Legislative Assembly related to health on any practices that could be implemented in this state.

[HB 3270](#)

Relating to adult foster homes.

Increases number of adults permitted to reside in adult foster home from five to seven.

Requires Department of Human Services to administer four-year pilot program to allow adult foster homes meeting specified requirements to care for up to seven residents. Requires Long Term Care Ombudsman to take steps to ensure that residents in adult foster homes participating in pilot program are aware of availability of Long Term Care Ombudsman services.

Requires department to track and compile data on participating adult foster homes and, no later than September 15, 2022, to report results of pilot program to interim committees of Legislative Assembly related to health.

Bill Name

[HB 3273](#)

Relating to drugs; prescribing an effective date.

Directs each **covered** manufacturer of *prescription* **covered** drugs that are sold within this state to develop and implement drug take-back program for purpose of collecting from individuals and nonbusiness entities *prescription* **covered** drugs for disposal. **Defines "covered drug" and "covered manufacturer."**

Directs Department of Environmental Quality and Environmental Quality Commission to administer Act. Requires **covered** manufacturers subject to Act to first submit plan for participating in drug take-back program on or before *July* **November** 1, 2020. Requires drug take-back programs to be operational by *February* **July** 1, 2021.

Becomes operative January 1, 2020.
Sunsets September 15, 2031.
Takes effect on 91st day following adjournment sine die.

[HB 3281](#)

Relating to behavioral health.

Requires Oregon Health Authority to research, study and compare behavioral health treatment in other states and report findings to appropriate interim committees of Legislative Assembly no later than September 15, 2020.

[HB 3289](#)

Relating to correctional facilities; prescribing an effective date.

Directs *Department of Corrections* **Oregon Criminal Justice Commission** to conduct *study* **studies** on **local and regional** correctional facility *siting process and* **data collection and provision of health care**. Directs commission to convene advisory council for studies. Directs local and regional correctional facilities to submit data for studies no later than January 1, 2020. Directs commission to **present report on findings to interim committees of Legislative Assembly related to judiciary on or before September 15, 2020**. Sunsets January 2, 2021.

Repeals statutes requiring sheriff to house federal prisoners in local correctional facility at expense of United States.

Takes effect on 91st day following adjournment sine die.

[HB 3292](#)

Relating to juveniles.

Directs Department of Human Services to study and make recommendations on provisions of state law relating to juveniles. Requires department to submit report on findings by January 1, 2021.

[HB 3293](#)

Relating to civil proceedings; declaring an emergency.

Directs State Court Administrator to study issues relating to civil proceedings and report to committee or interim committee of Legislative Assembly no later than December 31, 2020.

Provides that action based on sexual assault or knowingly allowing, permitting or encouraging sexual assault that occurs when person is 18 years of age or older must be commenced within seven years from date person discovers, or in exercise of reasonable care should have discovered, causal connection between sexual assault and injury.

Revives certain claims previously barred by statute of limitations.

Declares emergency, effective on passage.

[HB 3319](#)

Relating to council for efficiency in state government; prescribing an effective date.

Establishes Council on Efficient Government. Provides that council shall produce report on functions and activities of state government, receive and review complaints regarding competition between state government and private sector, report on such complaints, make recommendations to resolve such complaints, and assist state agencies in developing business cases for privatization initiatives.

Provides that Legislative Policy and Research Director shall provide staff support to council.
Takes effect on 91st day following adjournment sine die.

Bill Name

[HB 3342](#)

Relating to plant-based meals.

Requires *<i>* certain medical and residential facilities *</i>* hospitals and long term care facilities to make available to patients and residents plant-based meals when necessary to accommodate medical, religious, cultural or ethnic needs, preferences or requests.

Requires Department of Corrections to make available to inmates plant-based meals any time meal is served.

[HB 3343](#)

Relating to communications by persons that provide certain treatments to residents of this state; prescribing an effective date.

Requires person that provides mental health care or services to prevent substance abuse to make certain disclosures in any advertisement for or following any communication regarding person's services or facilities. Prohibits person from paying or accepting compensation for referring or referral of resident of this state for mental health care or services to prevent substance abuse. Provides that failure to comply with or violation of Act is unlawful practice under Unlawful Trade Practices Act.

Becomes operative on January 1, 2020.

Takes effect on 91st day following adjournment sine die.

[HB 3354](#)

Relating to children's oral health.

Requires local public health authorities and coordinated care organizations to provide funding to support school-based programs providing dental disease prevention services.

[HB 3363](#)

Relating to administrative rules.

Directs Legislative Policy and Research Director to study methods for legislative oversight of administrative rules and report to appropriate committee or interim committee of Legislative Assembly no later than September 15, 2020.

[HB 3374](#)

Relating to salary threshold for overtime exemption.

Establishes salary threshold for employees who are exempt from overtime requirements.

Makes conforming amendments.

[HB 3380](#)

Relating to victim services.

Requires coordinated care organization to make available to members of coordinated care organization advocates for victims of domestic violence, sexual violence or stalking.

[HB 3382](#)

Relating to health benefit plan coverage of prescription drugs.

Prohibits carriers offering health benefit plans from making specified changes to prescription drug formulary during plan year.

[HB 3383](#)

Relating to community-based child welfare services; declaring an emergency.

Directs Department of Human Services to develop pilot program contracting with Yamhill County for provision of community-based child welfare services. Directs department to report annually to interim committees of Legislative Assembly regarding progress of pilot program.

Sunsets January 2, 2025.

Declares emergency, effective on passage.

Bill Name

[HB 3385](#)

Relating to family medical leave benefits; declaring an emergency.

Establishes Oregon Paid Family and Medical Leave Board in Department of Consumer and Business Services. Directs board to develop plan to provide family and medical leave insurance benefits to covered individuals. Requires plan to be financed by employee contributions through payroll deductions at rate determined by board.

Requires employers to collect and remit to fund contributions by employees of employer regardless of size of employer. Permits employer to apply for board approval of employer-offered plan to satisfy requirement.

Requires Director of Department of Business and Consumer Services to establish system for enforcement and appeal of contested cases involving family and medical leave insurance benefit claims.

Requires board to establish plan so that employees can begin contributing to plan no later than January 1, 2021.

Requires board to adopt rules for plan and to report annually to interim committees of Legislative Assembly related to business and workforce.

Requires certain state agencies to collaborate to provide outreach, technical assistance or compliance services to board.

Establishes Paid Family and Medical Leave Insurance Fund as trust fund to be used only for specific purposes.

Requires moneys collected as contributions to plan from eligible employees to be deposited in fund. Continuously appropriates moneys in fund to department to be used for carrying out duties of board and paying family and medical leave insurance benefits to eligible employees.

Declares emergency, effective on passage.

[HB 3390](#)

Relating to state funding of counties.

Requires state agencies that provide moneys to certain entities to report annually in writing to Legislative Assembly on amount of moneys provided in each county and number of persons served in each county by such moneys.

[HB 3391](#)

Relating to career and technical student organizations; declaring an emergency.

Directs Department of Education to coordinate with Oregon career and technical student organizations in support of organizations.

Establishes grant program for purpose of allowing school districts to provide summer career and technical student organization courses.

Declares emergency, effective July 1, 2019.

[HB 3393](#)

Relating to parental rights; prescribing an effective date.

Prohibits Department of Human Services from disclosing records and reports related to child abuse investigations to certain entities unless court finds report of abuse is founded. Requires department to record any questioning of parent or child regarding suspected child abuse.

Prohibits department from administering certain medication to, consenting to medical procedure for or cutting hair of child under 15 years of age in protective custody without consent of custodial parent or legal guardian or, if custodial parent or legal guardian is unavailable, juvenile court.

Takes effect on 91st day following adjournment sine die.

[HB 3410](#)

Relating to a child tax credit; prescribing an effective date.

Establishes personal income tax credit of \$1,000 per qualifying child.

Applies to tax years beginning on or after January 1, 2020, and before January 1, 2026.

Takes effect on 91st day following adjournment sine die.

[HB 3413](#)

Relating to long term care ombudsmen; declaring an emergency.

*<i>*Changes name of office of *</i>* **Authorizes** Long Term Care Ombudsman to *<i>*office of Long Term Care Ombudsmen. Adds three ombudsmen to office *</i>* hire up to 10 deputy ombudsmen **.

Declares emergency, effective on passage.

Bill Name

[HB 3419](#)

Relating to prohibited provisions in plea agreements.

Prohibits prosecuting attorney from conditioning plea offer on waiver of specified rights, eligibilities and legal challenges. Provides that prohibited provision in plea agreement is void and unenforceable.

[HB 3427](#)

Relating to education funding; prescribing an effective date; providing for revenue raising that requires approval by a three-fifths majority.

<i>Directs Department of Education to conduct study to examine best methods for funding state's system of kindergarten through grade 12 public education.</i>]

<i>Directs department to submit report to interim committee of Legislative Assembly no later than September 15, 2020.</i>]

Establishes Fund for Student Success. Specifies uses of fund, including transfers to State School Fund, Student Investment Account, Statewide Education Initiatives Account and Early Learning Account.

Directs moneys to be transferred to State School Fund from Fund for Student Success. Increases fiscal year limit for transfers from State School Fund to High Cost Disabilities Account.

Establishes Student Investment Account for purpose of distributing grants to school districts and certain public charter schools. Prescribes allowed uses for grant moneys, grant application requirements, inclusion of performance growth targets into grant agreements, calculation of grant amounts and accountability measures. Directs Department of Education to provide technical assistance related to grants, including coaching programs for grant recipients that did not meet performance growth targets and intensive program for high needs school districts. Directs department to make annual report to committees of Legislative Assembly related to education.

Establishes Statewide Education Initiatives Account. Prescribes allowed uses of account. Provides for expansion of school breakfast and lunch programs, operation of youth reengagement system, establishment of Statewide School Safety and Prevention System, development and provision of statewide equity initiatives, provision of summer learning program for certain schools and funding for early warning system for high school graduation and directs Department of Education to fund those programs through account. Directs department and Educator Advancement Council to develop plan funded by account that would provide effective combination of programs and initiatives for professional development of educators.

Establishes Early Learning Account. Prescribes allowed uses of account. Establishes Early Childhood Equity Fund. Provides for early childhood support grant program, to be funded by account.

Decreases personal income tax rates. Imposes corporate activity tax, to be measured by commercial activity, defined as total amount arising from person's transactions and activity in regular course of business. Exempts persons with taxable commercial activity of \$1 million or less. Defines additional excluded persons exempt from corporate activity tax. Allows subtraction for percentage of taxpayer's cost inputs or labor costs. Includes provision for sourcing of commercial activity to state. Requires persons and unitary groups with commercial activity above threshold to register with Department of Revenue. Preempts local government imposition of taxes upon commercial activity or receipts from grocery sales, other than existing taxes. Transfers net revenues from corporate activity tax to Fund for Student Success. Defines terms.

Applies to tax years beginning on or after January 1, 2020.

Takes effect on 91st day following adjournment sine die.

[HB 3429](#)

Relating to health care for foster children; declaring an emergency.

Requires Oregon Health Authority to take specified steps to ensure foster child's continued access to health care when foster child relocates to area not served by foster child's coordinated care organization.

Declares emergency, effective on passage.

[HB 5026](#)

Relating to the financial administration of the Department of Human Services; declaring an emergency.

Appropriates moneys from General Fund to Department of Human Services for certain biennial expenses.

Limits biennial expenditures from fees, moneys or other revenues, including Miscellaneous Receipts and certain federal funds, but excluding lottery funds and other federal funds, collected or received by department for certain purposes.

Limits biennial expenditures by department from certain federal funds.

Authorizes specified nonlimited expenditures.

Declares emergency, effective July 1, 2019.

Bill Name

HJM 3

Urging Congress to fully fund federal Individuals with Disabilities Education Act.

Urges Congress to fully fund federal Individuals with Disabilities Education Act.

SB 1

Relating to youth with specialized needs; declaring an emergency.

Establishes *Statewide System of Care Task Force* System of Care Advisory Council to provide forum for statewide system of care policy development and planning. Directs council to develop and maintain state system of care policy and comprehensive, long-range plan for coordinated system of care. Directs council to update plan biennially and submit plan to interim committee of Legislative Assembly and Governor. Directs *task force* council to make *series of* annual reports and recommend legislation to *interim committee of* Legislative Assembly and Governor. Directs *task force* council to make recommendations to Director of Oregon Health Authority, Director of Oregon Youth Authority and Director of Human Services regarding systems of care. Authorizes council to award grants to support local system of care governance and carry out recommendations in council's long-range plan for coordinated system of care. Directs *task force* council to create *Children's System* Data Dashboard regarding youths being served by Oregon Youth Authority, Oregon Health Authority and Department of Human Services. Appropriates moneys from General Fund to *Oregon Health Authority* council for biennial expenses related to *task force* council.

Directs Oregon Health Authority, in consultation with Department of Human Services and Oregon Youth Authority, to prepare and publish requests for proposals for regional evaluation and care teams. Appropriates moneys from General Fund to Department of Human Services for biennial expenses related to regional evaluation and care teams.

Authorizes Department of Human Services, Oregon Health Authority and Oregon Youth Authority to contract with providers to establish interdisciplinary assessment teams to provide services to youth. Appropriates moneys from General Fund to Oregon Health Authority for biennial expenses related to interdisciplinary assessment teams.

Declares emergency, effective *July 1, 2019* on passage.

SB 13

Relating to special education terminology.

Changes terminology of certain disabilities for purposes of special education statutes.

SB 19

Relating to human services.

Requires Department of Human Services and Oregon Health Authority to adopt rules for licensing of each type of adult foster home, including those providing residential care to older adults, persons with physical disabilities, persons with intellectual disabilities and persons with mental illness.

Expands list of mandatory reporters of abuse of individuals with developmental disabilities.

Requires department to adopt criteria for *Modifies definitions of* developmental disability and intellectual disability.

Authorizes department to impose civil penalties *on* contractors providing intellectual or developmental disability services in programs administered by department.

Changes name of Department of Human Services Volunteer Program Donated Fund Account and allows department to use funds to support activities that align with mission of department.

SB 20

Relating to services provided to individuals with developmental disabilities.

Consolidates eligibility for services to children and adults with developmental disabilities. Modifies types of developmental disability services that may be offered, *and* eligibility for services and entities that may deliver services. Establishes new terminology.

SB 21

Relating to programs administered by the Department of Human Services; declaring an emergency.

Requires Department of Human Services to report to interim committees of Legislative Assembly related to human services any changes needed to statutes governing programs administered by department due to changes to budget.

Declares emergency, effective on passage.

Bill Name

SB 22

Relating to behavioral health homes.

Requires Oregon Health Authority to establish standards for identifying behavioral health homes.

SB 24

Relating to forensic evaluations; declaring an emergency.

Modifies procedures related to criminal defendants lacking fitness to proceed. <i>Provides that court-ordered consultation with community mental health program director or director's designee occur after examination and before court's determination of defendant's fitness to proceed.</i>

Provides that order committing defendant <i>committed</i> to state mental hospital or other facility for examination on issue of fitness to proceed <i>or mental defense</i> may authorize treatment and observation prior to examination. Provides that committed defendant be transported to hospital or facility for examination, after which superintendent of hospital or director of facility may <i>order</i> return defendant <i>transported back or</i> to facility from which defendant was transported or request amended court order allowing defendant to be kept for further observation and treatment. <i>Extends time period of commitment for mental defense examination from 30 days to 60 days.</i>

Authorizes <i>Oregon Health Authority to provide copy of evaluation or progress</i> report concerning defendant's fitness to proceed to be provided to community mental health program director of county in which defendant is charged and county of defendant's last known residence. Restricts availability and use of report.

Provides that court-ordered consultation with community mental health program director or director's designee occur prior to court's disposition determination and after court finds defendant lacks fitness to proceed. Requires court, upon receipt of findings resulting from consultation, to consider and pursue certain alternative dispositions to commitment.

Modifies procedures when court receives notice that committed defendant is no longer danger to self or others or that resources to treat defendant are available in community.

Restricts circumstances in which court may commit defendant lacking fitness to proceed to state mental hospital or other facility when defendant is charged only with misdemeanor or violation.

Provides that defendant committed for treatment to restore fitness to proceed receive credit for time served in jail both before and after commitment.

<i>Directs authority to assign to each county maximum number of beds in state mental hospital or other facility to which defendants from county may be committed for purposes relating to fitness to proceed. Authorizes counties to enter into agreements with other counties for use of unoccupied beds and payment to authority of per diem fee.</i>

Authorizes treatment and observation prior to examination when defendant committed for purposes of conducting examination on issue of mental defense. Restricts availability and use of report resulting from examination.

Declares emergency, effective on passage.

SB 25

Relating to forensic evaluations; declaring an emergency.

Directs public bodies, and private <i>entities</i> medical providers in possession of relevant records, to comply, within specified time period, with court order for release of records to state mental hospital or other facility for purposes of forensic evaluation. Authorizes exception for good cause and for certain entities.

<i>Requires</i> Allows report resulting from forensic evaluation on issue of mental defense to be filed with court electronically. Specifies manner in which report may be disclosed and used.

Allows forensic evaluation on issue of fitness to proceed to be filed with court electronically. Specifies manner in which fitness to proceed evaluations and reports may be disclosed and used.

<i>Extends time period of commitment for mental defense examination from 30 days to 60 days.</i>

Requires that court provide, by end of next <i>business</i> judicial day, copies of orders relating to fitness to proceed to state mental hospital or other facility and community mental health program director or designee, and, if defendant is found to lack fitness, to any entity ordered to provide services and supervision to restore fitness.

Declares emergency, effective on passage.

SB 30

Relating to guardianships.

Permits guardian to change abode or placement of adult protected person without 15-day notice under certain circumstances.

Bill Name

SB 31

Relating to persons with disabilities.

Permits Oregon Public Guardian and Conservator to establish county, regional and statewide high-risk teams to determine identify options available for addressing safety risks facing highly vulnerable adults. Permits high-risk teams to disclose protected health information and other confidential information in certain situations.

SB 32

Relating to the office of the Long Term Care Ombudsman.

Changes conversion facilities from type of "residential facility" for purposes of Residential Facilities Ombudsman Program to type of "long term care facility" for purposes of Long Term Care Ombudsman Program.

SB 52

Relating to policies on student suicide prevention; declaring an emergency.

Requires school district to adopt policy requiring comprehensive district plan on student suicide prevention. Prescribes requirements of policy plan. Directs school district to adopt policy by beginning of 2020-2021 school year. Declares emergency, effective on passage.

SB 131

Relating to health care for children in private child-caring agencies.

Requires Director of Oregon Health Authority to appoint Children's Health Advocate to investigate complaints and take steps to ensure access to and reimbursement of timely health care for children placed by Department of Human Services in private child-caring agencies.

SB 133

Relating to behavioral health care; prescribing an effective date.

Directs Oregon Health Authority to develop training for frontline behavioral health providers. Defines "frontline behavioral health providers." Declares emergency, effective on passage. Prohibits provider of substance abuse, problem gambling or mental health services and support from accepting or paying patient referral bonus or falsely advertising individual's need for services or support or individual's eligibility to participate in medical assistance program. Takes effect on 91st day following adjournment sine die.

SB 134

Relating to behavioral health care; prescribing an effective date.

Requires coordinated care organizations to develop standardized system of care to use when assessing individuals. Requires coordinated care organizations to annually submit information regarding standardized system of care to Oregon Health Authority. to publish on website document to educate members regarding treatment options and support resources available for members who have mental illnesses or substance use disorders. Directs Oregon Health Authority to adopt rules regarding coordinated care organizations' approach to addressing behavioral health care. Declares emergency, effective on passage. Takes effect on 91st day following adjournment sine die.

SB 137

Relating to behavioral health services provided by coordinated care organizations.

Prohibits coordinated care organization from contracting with any entity to assume risk of providing behavioral health services or to assume responsibility for utilization management, care coordination, denials of service, grievances or appeals. Specifies requirements for denials of services. Requires Oregon Health Authority to adopt rules governing utilization management of behavioral health services, network adequacy and procedures for members to file grievances and appeals directly with authority. Requires coordinated care organization to provide specified services to member who is hospitalized for behavioral health condition or who presents to emergency department needing behavioral health services. Repeals requirement that coordinated care organizations contract with community mental health programs.

Bill Name

SB 140

Relating to providing appropriate care to individuals with mental illness; declaring an emergency.

Establishes Emergency Department Boarding Pilot Project in Oregon Health Authority. Establishes Task Force on Emergency Department Boarding. Specifies membership and duties.

Declares emergency, effective on passage.

SB 142

Relating to communicable health conditions.

Changes "venereal disease" and "sexually transmitted disease" to "sexually transmitted infection." Changes **certain** references to **"human immunodeficiency virus"** and **"acquired immune deficiency syndrome"** to **"blood-borne pathogen infection."**

SB 158

Relating to support programs for students receiving foster youth tuition waiver; declaring an emergency.

Directs Higher Education Coordinating Commission to **develop and collaborate with community colleges and public universities to implement pilot program to assist foster youth transitioning from community colleges to public universities.** Establishes criteria for pilot program.

Authorizes **issuance of use of lottery bonds funds** to finance programs developed under pilot program to assist foster youth transitioning from community colleges to public universities. Creates Foster Youth Promise Support Program Fund. Continuously appropriates moneys in fund to commission. Directs commission to use moneys in fund to finance programs developed under pilot program to assist foster youth transitioning from community colleges to public universities.

Declares emergency, effective on passage.

SB 161

Relating to the Oregon 529 Savings Network; prescribing an effective date.

Establishes credit against personal income taxes for contributions to higher education savings network account or ABLE account. Applies to tax years beginning on or after January 1, 2020, and before January 1, 2026. Modifies limits on subtraction for contribution to ABLE account or higher education savings network account. Applies to tax years beginning on or after January 1, 2020.

Takes effect on 91st day following adjournment sine die.

SB 163

Relating to the ABLE program; prescribing an effective date.

Provides that Oregon 529 Savings Board may collect certain fees to defray costs of ABLE program.

Takes effect on 91st day following adjournment sine die.

SB 169

Relating to child safety.

Directs Department of Human Services to study and make recommendations on provisions of state law relating to child safety. Requires department to submit report on findings by January 1, 2021.

SB 170

Relating to child welfare.

Directs Department of Human Services to study and make recommendations on provisions of state law relating to child welfare. Requires department to submit report on findings by January 1, 2021.

Bill Name

[SB 171](#)

Relating to children; declaring an emergency.

<i>Directs Department of Human Services to study and make recommendations on provisions of state law relating to children. Requires department to submit report on findings to Legislative Assembly by January 1, 2021.</i>

Authorizes Department of Human Services to remit payments for qualified residential treatment program services for certain children.

Prohibits department from placing child or ward in child care institution or congregate care residential setting in this state if institution or setting is not child-caring agency. Applies to placements occurring on or after September 1, 2019.

Prohibits department from placing child or ward in child-caring agency that is not qualified residential treatment program. Creates exceptions. Applies to placements occurring on or after July 1, 2020.

Permits department to place child or ward in certain out-of-state institution or setting if contract meets certain requirements, court approves placement and department complies with certain requirements. Provides certain additional requirements before department may place child or ward in out-of-state psychiatric residential treatment facility. Prohibits department from placing child or ward in certain out-of-state institution or setting. Directs department to publish certain information regarding out-of-state placements and update information each month. Applies to placements of children or wards and contracts entered into on or after September 1, 2019.

Describes qualified residential treatment program and requires certain procedures regarding department's placement of child or ward in qualified residential treatment program.

Modifies requirements for permanency hearing for children in voluntary placement.

Modifies definition of "substitute care."

Directs department and Oregon Health Authority to submit joint report regarding out-of-state placements to interim committees of Legislative Assembly relating to children no later than September 1, 2019.

Declares emergency, effective on passage.

[SB 172](#)

Relating to developmental disabilities.

Directs Department of Human Services to study and make recommendations on developmental disabilities programs in Oregon. Requires department to submit report on findings to Legislative Assembly by January 1, 2021.

[SB 173](#)

Relating to funding for behavioral health services; declaring an emergency.

Appropriates moneys from General Fund to Oregon Health Authority and Department of Human Services to expand programs serving behavioral health needs of seniors and persons with disabilities.

Declares emergency, effective July 1, 2019.

[SB 174](#)

Relating to behavioral health; declaring an emergency.

Appropriates moneys to Department of Human Services to collaborate with Oregon Health Authority to establish Center of Excellence on Behavioral Health for Older Adults and People with Disabilities. Specifies functions of center.

Declares emergency, effective on July 1, 2019.

[SB 175](#)

Relating to individuals served by programs administered by the Department of Human Services and the Oregon Health Authority.

Requires Department of Human Services and Oregon Health Authority to convene stakeholder group to develop recommendations, to be submitted to interim committees of Legislative Assembly related to health, for ensuring that clients of department and authority have seamless, uninterrupted access to mental health and substance abuse programs administered by authority and long term care services and supports administered by department.

[SB 181](#)

Relating to child-caring agencies that are county programs; declaring an emergency.

Modifies definition of "child-caring agency" to include county programs that provide care or services to children in custody of Department of Human Services or Oregon Youth Authority.

Declaring emergency, effective on passage.

Bill Name

[SB 182](#)

Relating to child caring agencies that provide developmental disability services to children.
Modifies definition of "child-caring agency" to include certain residential facilities.

[SB 184](#)

Relating to fitness to proceed.

Authorizes court to initiate commitment proceedings for extremely dangerous person with mental illness if court determines that there is no substantial probability that defendant will gain or regain fitness to proceed.

Establishes procedures for court to order involuntary administration of medication for purpose of defendant gaining or regaining fitness to proceed.

[SB 221](#)

Relating to children with specialized needs; declaring an emergency.

Directs Department of Human Services to conduct study about children and youth with specialized needs and to report results to interim committees of Legislative Assembly related to human services on or before September 15, 2020.

Appropriates moneys from General Fund to Oregon Health Authority for biennial expenses related to intensive in-home services for children with behavioral health needs.

Appropriates moneys from General Fund to Oregon Health Authority for biennial expenses related to supporting statewide implementation of crisis and transition services.

Appropriates moneys from General Fund to Department of Human Services for biennial expenses related to implementation of the federal Family First Prevention Services Act by funding certain evidence-based prevention services.

Appropriates moneys from General Fund to Department of Human Services for biennial expenses relating to therapeutic foster care.

Appropriates moneys from General Fund to Department of Human Services for biennial expenses relating to supplementing existing programs to include enhanced services for children with intellectual or developmental disabilities.

Declares emergency, effective on July 1, 2019.

[SB 240](#)

Relating to electronic government records; prescribing an effective date.

Directs governmental agencies of this state to use electronic records and electronic signatures by July 1, 2020.

Directs each governmental agency of this state to submit website modernization plan to State Chief Information Officer and appropriate committee of Legislative Assembly no later than September 15, 2020 by July 1, 2020, and to update plan biennially. Directs each governmental agency of this state to submit plan for use of electronic records and electronic signatures to State Chief Information Officer and appropriate committee of Legislative Assembly no later than September 15, 2020 by July 1, 2020, and to update plan biennially.

Directs each governmental agency of this state to ensure its websites effectively render on mobile devices and are accessible for persons with disabilities by July 1, 2021.

Takes effect on 91st day following adjournment sine die.

[SB 265](#)

Relating to state financial administration; declaring an emergency.

Appropriates moneys from General Fund to Department of Education for purpose of awarding grants under Career and Technical Education Revitalization Grant Program.

Appropriates moneys from General Fund to Higher Education Coordinating Commission for deposit in Community College Support Fund for distribution to community colleges and community college service districts for career and technical education programs.

Declares emergency, effective July 1, 2019.

[SB 274](#)

Relating to age for individuals to qualify for developmental disability program support services.

Expands eligibility for support service brokerage services to individuals who are 14 to 17 years of age.

Bill Name

[SB 285](#)

Relating to assistance for needy individuals.

Requires Department of Human Services and Oregon Health Authority, when recovering assistance paid to needy individuals by taking title to real property, to convey property to nonprofit organization that contracts with department or authority to provide housing to low income seniors and persons with disabilities.

[SB 295](#)

Relating to mailing of notices.

Provides that when state agency is required by statute to mail notice to person, and agency has on file post office box address, agency must mail notice to post office box address.

[SB 297](#)

Relating to individuals with mental illness in Indian country.

Modifies provisions for emergency commitment of individuals in Indian country.

[SB 325](#)

Relating to use of the E-Verify employment verification system in public employment; declaring an emergency.

Requires state agencies to use federal E-Verify employment verification system to verify employment eligibility of job applicants. Instructs state agencies to report use of E-Verify system to Oregon Department of Administrative Services. Requires department to report annually to Legislative Assembly on use of E-Verify system by state agencies. Authorizes department to adopt rules.

Establishes Task Force on the Use of E-Verify by Public Employers. Requires task force to report findings and recommendations to interim legislative committee.

Sunsets task force on December 31, 2020.

Declares emergency, effective on passage.

[SB 362](#)

Relating to notice of mental defense.

Requires defendant to file notice of intent to introduce evidence of mental defense at least 45 days before trial.

Authorizes court, for good cause, to allow defendant to file notice within 45 days before trial.

[SB 373](#)

Relating to records of individuals placed under the jurisdiction of the Psychiatric Security Review Board; prescribing an effective date.

<i>Exempts from public records disclosure medical records of individuals under jurisdiction of Psychiatric Security Review Board that are maintained by board.</i> Expands public records law references that govern confidentiality of records maintained by Psychiatric Security Review Board.

Takes effect on 91st day following adjournment sine die.

[SB 374](#)

Relating to task force for determining defendant's fitness to proceed; declaring an emergency.

Establishes Task Force on the Determination of a Defendant's Fitness to Proceed by Reason of Incapacity for purpose of studying issues related to procedures and processes for determining defendant's fitness to proceed. Requires task force to make certain recommendations and submit report, including recommendations for legislation, to interim committees of Legislative Assembly related to criminal justice no later than September 15, 2020.

Sunsets task force on December 31, 2020.

Declares emergency, effective on passage.

[SB 375](#)

Relating to guilty except for insanity.

Directs court to inform defendant of potential commitment or conditional discharge prior to accepting plea of guilty except for insanity. Directs court to state on record and include in order maximum period of commitment or conditional discharge upon *<i>entry of judgment</i> finding* of guilty except for insanity. *Requires court to find defendant guilty except for insanity and enter disposition order instead of entering judgment of guilty except for insanity.*

Bill Name

SB 376

Relating to guardianship proceedings.

Directs guardian to deliver notice of order of appointment to certain persons.

Directs court to order guardian to file motion to terminate protective proceeding or supplement guardian's report if guardian indicates guardianship should not continue or fails to support continuing need for guardianship. Directs court to order show cause hearing if guardian fails to comply with order. Directs court to serve copies of orders upon certain persons.

SB 378

Relating to fitness to proceed examinations.

Requires that court-ordered fitness to proceed examination and filing of examination report occur within 14 days of examination order if defendant is in custody.

Directs community mental health program director in each county to establish panel of certified evaluators available on short notice to perform fitness to proceed examinations.

Directs presiding judge of each judicial district to biennially report to interim committees of Legislative Assembly related to judiciary concerning conformance with time limit for filing of fitness to proceed examinations. Sunsets reporting requirement January 2, 2025.

Directs Oregon Criminal Justice Commission to conduct study, in collaboration with Disability Rights Oregon, Oregon Health Authority and Judicial Department, identifying barriers to timely completion of fitness to proceed evaluations and timely admission of defendants for inpatient evaluations. Appropriates moneys to commission for purposes of carrying out study.

SB 379

Relating to unlawful employment practices; declaring an emergency.

Provides that conditioning employment on refraining from using any substance that is lawful to use in this state is unlawful employment practice. **Allows certain exemptions.**

Declares emergency, effective on passage.

SB 400

Relating to transportation costs for summer programs; declaring an emergency.

Allows costs attributable to providing transportation for summer programs to be considered approved transportation costs for purposes of State School Fund distributions.

Declares emergency, effective July 1, 2019.

SB 475

Relating to the well-being of children in substitute care placements.

Directs Department of Human Services to conduct monthly, in-person visits with child or ward in substitute care that include updates on academic status and progress. Directs department to conduct exit interview with child or ward no later than 30 days after department removes child or ward from substitute care placement.

Directs department to ensure, with respect to school placement, that child or ward is not placed in more restrictive setting than child or ward was placed in at resident school district nor in self-contained classroom as opposed to all-inclusive placement.

Requires department to ensure that child or ward 16 years of age or older has opportunity to create facilitated person centered plan before leaving substitute care.

Permits school district to provide abbreviated school day program to foster youth student only if *no* appropriate alternative exists, student's case manager and foster parent are involved in decision and student's foster parent, case worker, education surrogate and Director of Human Services consent **student's foster parent** **is provided opportunity to participate in decision and school district provides certain written information to foster parent.**

Bill Name

[SB 491](#)

Relating to housing for individuals with developmental disabilities.

Transfers from Department of Human Services to Oregon Community Foundation responsibility for administering Fairview housing trust. Transfers unexpended balance of moneys in Community Housing Trust Account to Oregon Community Foundation for purpose of providing housing to individuals with intellectual disabilities or other developmental disabilities or providing financial assistance to housing or care providers that provide community housing to individuals with intellectual disabilities or other developmental disabilities.

Requires Oregon Council on Developmental Disabilities to appoint advisory committee to advise and consult with Oregon Community Foundation in making expenditures of moneys transferred to foundation from Community Housing Trust Account.

Requires Oregon Community Foundation to annually report to department balance remaining of moneys transferred and uses for expenditures of funds. Requires foundation to repay to department moneys used for unauthorized purpose.

[SB 492](#)

Relating to support provided to parents with disabilities; declaring an emergency.

Proclaims state policy to provide aids, benefits and services to persons with disabilities who are parents or guardians. Declares emergency, effective on passage.

[SB 493](#)

Relating to the Oregon Human Rights Commission.

Establishes Oregon Human Rights Commission to safeguard dignity and basic human rights of individuals who have intellectual or developmental disabilities.

Requires commission to establish by rule system for statewide regional advisory committees to provide commission with information regarding rights of individuals who have intellectual or developmental disabilities.

Requires commission to review and make determinations regarding allegations of violation of rights of individual who has intellectual or developmental disabilities.

[SB 494](#)

Relating to employment of individuals with disabilities; prescribing an effective date.

Requires employers who are authorized to pay subminimum wages to individuals with disabilities to pay certain wage rates until June 30, 2023. Requires employers to pay individuals with disabilities at minimum wage rate by July 1, 2023.

Removes individuals with disabilities from category of persons for whom employers may pay subminimum wage.

Lowers, over period of time, percentage of work hours of direct labor required for nonprofit organization to meet definition of "qualified nonprofit agency for individuals with disabilities."

Requires Oregon Department of Administrative Services to promote public agency compliance with requirements and objectives of provisions regarding qualified nonprofit agencies for individuals with disabilities.

Modifies conditions required in contract between public agency or qualified nonprofit agency for individuals with disabilities and successor service provider.

Takes effect on 91st day following adjournment sine die.

[SB 496](#)

Relating to access to educational facilities; declaring an emergency.

Requires school districts to ensure that all students of school district have equal access to educational facilities. Prohibits certain requirements or restrictions from being imposed on alternative education students, English language learners or special education students to specialized learning areas and certain common areas.

Declares emergency, effective July 1, 2019.

[SB 510](#)

Relating to the Department of Human Services.

Directs Department of Human Services to promulgate rules regarding certain employment and hiring practices.

Bill Name

[SB 653](#)

Relating to parental rights; prescribing an effective date.

Prohibits Department of Human Services from disclosing records and reports related to child abuse investigations to certain entities unless court finds report of abuse is founded. Requires department to record any questioning of parent or child regarding suspected child abuse and to make recording available to parent or child.

Directs law enforcement agency to provide copy of finalized report of suspected child abuse to person making report and alleged victim of abuse no more than seven days after report is finalized.

Requires hospital or other entity conducting interviews regarding suspected child abuse to provide copy of interview report to person being interviewed no later than seven business days after report is finalized.

Prohibits department from administering medication, haircut, vaccination or, if child is under 14 years of age, abortion or birth control to child in protective custody without consent of custodial parent or legal guardian or, if custodial parent or legal guardian is unavailable, juvenile court.

Takes effect on 91st day following adjournment sine die.

[SB 669](#)

Relating to assistance with activities of daily living provided to individuals in their own homes.

Modifies requirements for licensing of in-home care agencies. Prohibits retaliation against in-home caregiver for making complaint or reporting violation to Oregon Health Authority. Creates private right of action for retaliation against in-home caregiver who makes complaint or reports violation.

Requires all private agency caregivers that provide personal care services to complete specified training.

[SB 675](#)

Relating to children engaging in independent activities.

Modifies crime of second degree child neglect to exclude actions permitting certain children to engage in independent activities.

[SB 681](#)

Relating to supported decision-making agreements.

Permits person to enter into oral or written supported decision-making agreement and provides scope of valid agreement. Prescribes optional form **<i>for</i> of written supported decision-making agreement. Limits liability of supporter acting under authority granted in **<i>statutory form for</i> written supported decision-making agreement **<i>and</i>. Limits liability of individuals relying on supporter's authority under **<i>statutory form</i> written supported decision-making agreement utilizing optional form of agreement.********

Requires court to consider supported decision-making as less restrictive alternative to protective proceeding.

Modifies notice requirements in protective proceedings to require that notice be provided to supporters under supported decision-making agreement.

Requires certain disclosures before professional supporter may enter into supported decision-making agreement.

Directs school district to provide child with disability and child's parents with information regarding supported decision-making.

[SB 682](#)

Relating to appointment of legal counsel for certain persons in protective proceedings.

Requires court, under certain circumstances, to appoint legal counsel for respondent or protected person in protective proceeding. Requires payment for appointed counsel from guardianship or conservatorship estate of respondent or protected person or at state expense. Provides for phase-in among counties over three-year period beginning in 2020. Directs certain county circuit courts to make annual reports regarding protective proceeding statistics to Judicial Department. Directs Judicial Department to present results of reports in report to interim committees of Legislative Assembly related to judiciary. Sunsets reporting requirement on January 2, 2023.

Bill Name

SB 683

Relating to guardianships.

Limits guardian's authority to limit protected person's preferred associations with third parties. Permits interested person to move court to review guardian's power to limit protected person's associations.

Requires guardian to utilize substituted judgment standard for making decisions on behalf of protected person. Permits guardian to utilize best interest standard if guardian is unable to determine protected person's preferences.

Permits removal of guardian for failure to perform certain duties.

SB 707

Relating to suicide prevention; prescribing an effective date.

Establishes Youth Suicide Intervention and Prevention Advisory Committee. Directs advisory committee to report to Director of Oregon Health Authority each biennium with assessment on implementation of Youth Suicide Intervention and Prevention Coordinator on updates to Youth Suicide Intervention and Prevention Plan and recommendations for administrative and legislative improvements.

Directs Oregon Health Authority, in consultation with Youth Suicide Intervention and Prevention Coordinator and Youth Suicide Intervention and Prevention Advisory Committee, to report to Legislative Assembly regarding recommendations for administrative and legislative changes to address service gaps in youth suicide prevention, intervention and post-suicide activities.

Directs Youth Suicide Intervention and Prevention Coordinator to consult with Youth Suicide Intervention and Prevention Advisory Committee regarding updates to Youth Suicide Intervention and Prevention Plan.

Takes effect on 91st day following adjournment sine die.

SB 711

Relating to prohibiting agencies from imposing civil penalties on small businesses for paperwork violations.

Prohibits agency from imposing civil penalty on small business under certain circumstances.

SB 719

Relating to abbreviated school days; declaring an emergency.

Directs Department of Education to conduct evaluation and administer pilot program related to abbreviated school day programs.

Directs department to submit report to interim committee of Legislative Assembly no later than September 15, 2020.

Sunsets December 31, 2020.

Directs Department of Education to develop and provide system of supports and technical assistance for school districts that is related to abbreviated school day programs for students with individualized education program. Prescribes requirements of system.

Declares emergency, effective on passage July 1, 2019.

SB 720

Relating to official misconduct.

Expands crime of official misconduct in the first degree to include certain acts by persons responsible for approving licensing or certification application for provision of care to vulnerable persons. Punishes by maximum of 364 days' imprisonment, \$6,250 fine, or both.

SB 725

Relating to background checks of individuals who provide care.

Specifies charges or convictions that may not be considered in fitness determinations. Specifies types of licenses, certifications or employment for which conviction of certain crimes or charges, deferred sentences or pending indictments regarding certain crimes are disqualifying.

Prohibits Oregon Health Authority or Department of Human Services from conducting criminal records checks on long term care and support service providers more than once in every two-year period except under stated conditions.



Developmental Disabilities Services Tracked

Report Date: ~~May~~ **Bill** May 14, 2019

Bill Name

SB 729

Relating to abuse of elderly persons.

Modifies Elderly Persons and Persons With Disabilities Abuse Prevention Act to apply to elderly persons who are residents of long term care facilities.

SB 745

Relating to transition services.

Directs Department of Human Services to conduct annual in-person case planning with ward 14 years of age or older during which department informs ward that ward is eligible for transition services and provides ward with assistance in *applying for* accessing transition services, if applicable.

Directs department to submit annual report on data relating to transition services for wards. Directs department to submit initial report no later than September 15, 2020.

Appropriates moneys from General Fund to department for provision of transition services to wards.

SB 762

Relating to civil commitments.

Extends date by which commitment hearing must be held.

Extends length of time individual admitted to facility under emergency civil commitment proceedings may be detained.

Permits individual to request hearing to determine whether there is probable cause for detention pending commitment hearing.

SB 763

Relating to civil commitment.

Defines "dangerous to self or others" for purposes of civil commitment proceedings. Describes evidence that court may consider in determining whether person is dangerous to self or others.

SB 773

Relating to criminal background criteria used by professional licensing boards.

Requires each professional licensing board to study criminal background criteria and character standards for licensure, certification or other authorization to provide occupational or professional service regulated by board. Requires reports to interim committee of Legislative Assembly related to workforce.

Sunsets January 2, 2021.

SB 775

Relating to criminal records checks.

Requires *public bodies* agencies of state government to use Department of State Police for purposes of requesting criminal records checks relating to employment by *public body* agency.

Establishes rebuttable presumption in claim for negligence based on defendant's failure to conduct adequate criminal records check that defendant was not negligent if defendant requested and received criminal records check from Department of State Police.

SB 778

Relating to certificates of good standing.

Expands eligibility of Certificate of Good Standing to include persons convicted of person felony or person Class A misdemeanor. Requires court to provide copy of petition for certificate to district attorney.

Provides that, in negligence actions against landlord for renting or leasing to specific tenant, fact that tenant has valid Certificate of Good Standing creates rebuttable presumption that landlord was not negligent.

Prohibits denial of license, permit, registration, certificate or other qualification to engage in practice of profession, occupation or business, or preclusion from volunteering in school, based solely on prior criminal conviction if person has Certificate of Good Standing.

Bill Name

SB 783

Relating to elder abuse proceedings.

Modifies requirement to notify Attorney General of elder abuse proceeding, making failure to notify not jurisdictional defect. Conditions entry of judgment for plaintiff on proof of notice.

SB 789

Relating to residential peer support for individuals with mental illness who are in crisis; declaring an emergency.

Provides funding to peer-run organizations in Portland metropolitan area, southern Oregon region and eastern and central Oregon region to operate peer respite centers to provide peer respite services to individuals with mental illness who experience acute distress, anxiety or emotional pain. Requires Oregon Health Authority to adopt criteria for peer respite centers that receive funding and to monitor compliance.

Declares emergency, effective on passage.

SB 804

Relating to cross-reporting of child abuse; declaring an emergency.

Modifies child abuse reporting requirements to require Department of Human Services to notify law enforcement agency within county where alleged child abuse occurred.

Directs Department of Human Services, after receiving report of alleged child abuse, to notify law enforcement agency where alleged abuse occurred, if county is known. If county is unknown, prescribes which law enforcement agencies department is required to notify.

Directs department to adopt rules requiring certain notifications of child abuse reports to be made within five days after receipt. Modifies department's rulemaking authority regarding cross-reporting requirements.

Declares emergency, effective on passage.

SB 809

Relating to determining the fitness of individuals to provide care using public funds.

Requires Department of Human Services and Oregon Health Authority to prescribe by rule criteria *for* to be considered **making fitness determinations** *determination findings of abuse*. Provides subject individuals with right to contested case hearing to challenge evaluation of fitness.

SB 811

Relating to cost of attending post-secondary institutions of education for natural children of foster parents.

Provides tuition and fee remission for natural child of foster parent if natural child attends institution of higher education. Bases remission percentage on aggregate number of years foster parent provided foster home to one or more foster children.

SB 813

Relating to investigations of child care facilities; declaring an emergency.

Directs Office of Child Care to make reasonable attempt to identify any **child care** facility, or person or place providing child care, about which it receives complaint if certain information is provided. Modifies definition of "serious complaint" to direct Office of Child Care to conduct on-site investigation of premises of child care facility when office receives report of alleged child abuse at facility.

Declares emergency, effective on passage.

SB 815

Relating to information that must be provided by residential care facilities; prescribing an effective date.

Requires *memory care facilities and assisted living* residential care facilities to provide written notice to applicants for admission and to current residents *at specified times* upon request regarding services, *rates, staffing and eligibility or of changes to services, rates, staffing or eligibility* types and level of care, potential for resident to be required to leave facility if facility can no longer meet resident's needs for care and services, possibility of resident not being permitted to return to facility if resident leaves facility for acute care and resident's right to appeal facility's decision to remove resident or to not permit resident to return after receiving acute care. Establishes requirements for written notice.

Takes effect on 91st day following adjournment sine die.

Bill Name

[SB 816](#)

Relating to foster care.

Directs Department of Human Services to conduct study that identifies ways to improve foster care system in Oregon and present report to interim committees of Legislative Assembly related to human services on or before September 15, 2020. Sunsets January 2, 2021.

[SB 823](#)

Relating to violence against health care employees.

Makes it unlawful employment practice for health care employer to retaliate against employee who makes good faith report of assault that occurred on premises of health care provider or in home of patient receiving home health care services.

Requires health care employer to hire security personnel to provide security services, at all times, in emergency care department of hospital.

Requires health care employer to conduct comprehensive security and safety evaluation using state or nationally recognized workplace violence prevention toolkit. Requires employer to conduct evaluation by June 30, 2021. Requires employer to report to Director of Department of Consumer and Business Services by December 31, 2021, as to whether employer has conducted evaluation. Requires director to compile report summarizing employer compliance and submit report to committees of Legislative Assembly related to health care by March 22, 2022. Sunsets provisions June 30, 2022.

Makes unlawful employment practice for person to discriminate against employee or prospective employee because employee or prospective employee has reported in good faith assault that occurred on premises of health care employer or in home of patient receiving home health care services.

Requires health care employer to establish, in coordination with health care employer's workplace safety committee, process by which committee shall review health care employer's assault prevention and protection program.

Requires health care employer to generate and make available to *public* **requesting employee or workplace safety committee** *annual* report that summarizes **information regarding** *records of* assaults committed against employees **and regarding work-related injuries and illnesses**. *Requires health care employer to submit report to Director of Department of Consumer and Business Services no later than December 31 of each year.*

Requires health care employer that has information regarding assault committed by patient on premises of health care employer to include in patient's medical record description of assault and any other information relating to patient's high risk for assaultive behavior.

[SB 825](#)

Relating to the placement of children in child-caring agencies.

Directs Department of Human Services to study and make recommendations on provisions of state law relating to placement of children in child-caring agencies. Requires department to submit report on findings to Legislative Assembly by January 1, 2021.

[SB 833](#)

Relating to placement of children with noninvolved parents; declaring an emergency.

Directs Department of Human Services to require criminal records checks on noninvolved parents prior to releasing child in protective custody to custody of noninvolved parent.

Declares emergency, effective on passage.

[SB 854](#)

Relating to acceptable identification numbers for state-issued authorizations; prescribing an effective date.

Directs professional licensing boards, in certain circumstances, to accept individual taxpayer identification number or other federally-issued identification number in lieu of Social Security number on applications for issuance or renewal of authorization to practice occupation or profession.

Takes effect on 91st day following adjournment sine die.

Bill Name

[SB 855](#)

Relating to professional practice authorizations; declaring an emergency.

Directs professional licensing boards to *develop pathways to licensure, certification or other authorization to practice occupation or profession for specified persons.* **study manner in which persons who are immigrants or refugees become authorized to practice occupation or profession. Directs boards to reduce barriers to authorization to practice for immigrants or refugees.** Requires boards to report to Legislative Assembly not later than November 30, 2019.

Declares emergency, effective on passage.

[SB 857](#)

Relating to guardianships for vulnerable youth; prescribing an effective date.

Defines "child" for purposes of vulnerable youth guardianships to be person under 21 years of age. Creates vulnerable youth guardianship procedure for children between 18 and 21 years of age who are not citizens or lawful permanent residents of United States, who are unable to be reunified with parent and for whom returning to country of origin is not in child's best interests. Grants juvenile court jurisdiction over vulnerable youth guardianships and custody of child for whom vulnerable youth guardianship is established. Designates venue for vulnerable youth guardianship proceedings.

Takes effect on 91st day following adjournment sine die.

[SB 891](#)

Relating to proceedings for appointment of a fiduciary brought by a public guardian and conservator.

Requires that court hold hearing on petition to appoint fiduciary filed by Oregon Public Guardian and Conservator or county public guardian and conservator. Requires court to appoint legal counsel for respondent in proceeding. Requires payment for appointed counsel from guardianship or conservatorship estate of respondent or at state expense.

[SB 899](#)

Relating to fees charged for services provided in hospital-based facilities.

Requires hospitals or health systems that own or operate, in whole or in part, health care facilities that charge facility fees to report specified information to Oregon Health Authority regarding facilities and to notify patients individually and through public displays of specified information regarding facility fees and costs to patients. Requires billing statements that include facility fees to include certain information. Prohibits facility fees for outpatient services located off of hospital's campus under certain conditions.

Permits authority to impose civil penalty for failure of hospital or health system to report required information to authority.

[SB 905](#)

Relating to school district residency for children in foster care; declaring an emergency.

Allows individual voluntarily placed in foster care to be resident of school district where individual resides due to placement by public or private agency if placement agreement provides that individual will no longer be considered resident of school district of origin.

Declares emergency, effective July 1, 2019.

[SB 908](#)

Relating to statewide coordinated care organizations; declaring an emergency.

Requires Oregon Health Authority to contract with statewide coordinated care organizations.

Declares emergency, effective on passage.

Bill Name

[SB 912](#)

Relating to sexual conduct toward children; declaring an emergency.

Revises definition of terms "sexual conduct" and "substantiated report" for purposes of certain laws related to abuse and sexual conduct by school employees.

Requires report of suspected sexual conduct be made to law enforcement agency or Department of Human Services. Expands reporting and investigation requirements to sexual conduct by students.

Requires public or private official to report sexual conduct by regulated public or private official and to report student sexual conduct. Directs Department of Human Services and law enforcement to conduct investigation related to report.

Requires department and law enforcement agency to notify regulatory board of regulated public or private official of findings related to sexual conduct. Directs regulatory board to initiate disciplinary proceedings if department or law enforcement finds reasonable cause to believe that sexual conduct occurred.

Requires department and law enforcement agency to notify school district of findings related to student sexual conduct.

Creates civil action for damages for failure by certain school employees to make report of suspected sexual conduct.

Directs Department of Education to evaluate criminal records checks to determine percentage of total number of criminal records checks requested by private schools that indicated person being checked engaged in sexual conduct toward child. Requires department to report results of evaluation to interim committee of Legislative Assembly related to education.

Declares emergency, effective July 1, 2019.

[SB 917](#)

Relating to employers of care providers.

Prohibits long term care facilities, residential facilities, adult foster homes, child care facilities, child-caring agencies, foster homes, youth care centers, youth offender foster homes or other entities that are licensed, certified or registered to provide care to children, youth, individuals with disabilities or older adults from interfering with **good faith** disclosure of information by *prospective employees,* employees or volunteers about *treatment* **abuse or mistreatment** of individuals cared for by entity, violations of state or federal laws or other practice that threatens health and safety of individuals cared for by entity, to regulatory agencies, law enforcement authorities, *or* persons acting on behalf of individual **and other specified individuals**.

Makes interfering with disclosure of information *about treatment of individual cared for by entity* **specified in Act** **unlawful employment practice**.

[SB 919](#)

Relating to counsel for child crime victims; declaring an emergency.

Requires Department of Human Services to provide referral to counsel for child crime victims who are subject to oversight or involvement with department. Specifies authority of crime victims' counsel.

Directs Department of Justice to adopt procedures for payment of crime victims' counsel for representation of child crime victims.

Directs entities to provide records to crime victims' counsel concerning child crime victim and offense. Authorizes court to order production of records reasonably necessary for representation of child crime victim.

Authorizes court to include in judgment of conviction money award for costs of representation by crime victims' counsel.

Establishes Child Crime Victim's Counsel Fund.

Declares emergency, effective on passage.

[SB 924](#)

Relating to the deinstitutionalization of children taken into protective custody; declaring an emergency.

Modifies juvenile code to prohibit placement of children and wards taken into protective custody in detention facilities.

Declares emergency, effective on passage.

Bill Name

[SB 947](#)

Relating to family leave.

Expands definition of "family member" for purposes of family and medical leave.

Makes family and medical leave requirements applicable to all employers, regardless of size of employer.

Reduces number of days and hours employee must work for employer in order to become eligible employee.

Extends length of leave employee may take for bereavement.

Extends length of leave employee may take for family and medical leave.

Requires employer to grant family leave with pay.

Allows employee to determine order in which accrued leave is to be used when more than one type of accrued leave is available to employee.

Allows employee who separates employment with employer to automatically reestablish eligibility to take family and medical leave if certain conditions are met.

Allows recovery of compensatory and punitive damages for civil action brought alleging violation of family and medical leave requirements.

[SB 953](#)

Relating to funding for educational options; declaring an emergency.

Establishes Oregon Empowerment Scholarship Program for purpose of providing options in education to students of this state.

Establishes qualifications for participation in program, qualified expenses under program and transfers of moneys made under program.

Restricts number of students from each school district who may enroll in program for first 10 years.

Establishes Department of Education Empowerment Account. Continuously appropriates moneys to Department of Education for payment of department's expenses under program.

Establishes Treasurer Empowerment Account. Continuously appropriates moneys to State Treasurer for payment of treasurer's expenses under program.

Establishes Oregon Empowerment Scholarship Account within State School Fund. Continuously appropriates moneys to Department of Education for purpose of making transfers under program.

Declares emergency, effective on passage.

[SB 955](#)

Relating to the involvement of public bodies in immigration enforcement.

Allows public body to disclose to federal immigration authority information about person convicted of violent crime.

[SB 960](#)

Relating to investigations.

Establishes investigatory procedures for reports of suspected sexual conduct. Directs Department of Education to conduct investigations of sexual conduct. Requires department to establish sexual conduct registry and education providers to check registry.

Requires education provider to take necessary actions to ensure student's safety during investigation.

Prescribes notification duties of Department of Education and Department of Human Services related to reports of suspected abuse and sexual conduct.

[SB 963](#)

Relating to safe classrooms; declaring an emergency.

Modifies allowed and prohibited uses of restraint of students by public education programs. Prescribes reporting requirements for use of restraint or seclusion.

Declares emergency, effective July 1, 2019.

Bill Name

[SB 973](#)

Relating to behavioral health.

<i>Requires Oregon Health Authority to research, study and compare behavioral health treatments in other states and report findings and conclusions to interim judiciary committees of Legislative Assembly no later than September 20, 2020.</i>

Establishes Behavioral Health Justice Reinvestment Program administered by Behavioral Health Justice Reinvestment Grant Review Committee established in Oregon Criminal Justice Commission. Specifies that purpose of program is to provide grants to counties and Indian tribes to establish evidence-based programs to provide comprehensive community supports and services to individuals with mental health or substance use disorders and reduce individuals' involvement in criminal justice system, decrease hospitalizations and decrease institutional placements. Specifies membership, duties and authority of committee.

Requires committee to administer program in which counties, Indian tribes or regional consortia of counties or Indian tribes may apply for state funds for comprehensive community supports and services.

Requires committee and Oregon Health Authority to jointly administer pilot project to provide technical assistance and performance incentives to coordinated care organizations to test new strategies to reduce involvement in criminal justice system by members of coordinated care organization whose inadequately treated mental illnesses or substance use disorders are primary drivers of members' involvement in criminal justice system.

[SB 980](#)

Relating to the Department of Corrections.

<i>Directs Department of Corrections to conduct study on provision of treatment services to persons in custody of department and present report on findings to interim committees of Legislative Assembly related to judiciary on or before September 15, 2020.</i>

<i>Sunsets January 2, 2021.</i>

Modifies procedures by which eligible moneys are collected from Department of Corrections inmates for payment of court-ordered financial obligations. Specifies accountings that Judicial Department and Department of Justice are responsible for providing to Department of Corrections. Provides that Department of Justice accounting responsibilities begin July 1, 2020. Adds priority level for certain civil judgments.

[SB 982](#)

Relating to sex offenders; declaring an emergency.

Directs Department of Corrections to study sex offenders. Requires report to interim committee of Legislative Assembly related to judiciary.

Sunsets January 2, 2020.

Declares emergency, effective on passage.

[SB 990](#)

Relating to correctional facilities.

Directs Department of Corrections to conduct study on correctional facility siting process and present report on findings to interim committees of Legislative Assembly related to judiciary on or before September 15, 2020.

Sunsets January 2, 2021.

[SB 992](#)

Relating to community corrections.

<i>Directs Department of Corrections to conduct study on adequacy of funding for counties for community corrections programs and present report on findings to interim committees of Legislative Assembly related to judiciary on or before September 15, 2020.</i>

<i>Sunsets January 2, 2021.</i>

Directs Oregon Criminal Justice Commission to establish pilot program to provide grants for permanent supportive housing for individuals recently released from custody for purposes of reducing recidivism, increasing housing stability and reducing use of emergency room and inpatient services.

Defines requirements for grant eligibility.

Appropriates moneys from General Fund to Oregon Criminal Justice Commission for certain biennial expenses.

Bill Name

[SB 993](#)

Relating to child custody.

Directs Department of Justice to study and make recommendations on provisions of state law relating to child custody. Requires department to submit report on findings by January 1, 2021.

[SB 994](#)

Relating to juveniles.

Directs Department of Human Services to study and make recommendations on provisions of state law relating to juveniles. Requires department to submit report on findings to Legislative Assembly by January 1, 2021.

Requires person who has taken child into custody to request, prior to releasing child to custody of child's noncustodial parent, Department of Human Services to conduct criminal records check on noncustodial parent and all adults in same home as noncustodial parent.

[SB 995](#)

Relating to civil proceedings.

Modifies provisions relating to restraining orders.

Directs State Court Administrator to study issues relating to civil proceedings and report to committee or interim committee of Legislative Assembly no later than December 31, 2020.

[SB 996](#)

Relating to protective proceedings.

Directs Department of Human Services to study and make recommendations on provisions of state law relating to protective proceedings. Requires department to submit report on findings to Legislative Assembly by January 1, 2021.

[SB 1030](#)

Relating to transparency in the administration of the medical assistance program; declaring an emergency.

Requires Oregon Health Authority to make publicly available specified information about payments to and expenditures by coordinated care organizations, authority and Department of Human Services. Requires authority to create and publish annual per capita cost report for all coordinated care organizations that includes specified information about costs incurred by coordinated care organizations.

Declares emergency, effective on passage.

[SB 1035](#)

Relating to unpaid caregivers; declaring an emergency.

Requires Oregon Health Authority and Department of Human Services to design program for providing limited benefit package of *financial assistance,* services and supports to individual who receives care from family member *,* friend or neighbor *or* other individual who has close relationship with care recipient, as defined by department by rule, who is not compensated for providing care. Requires authority to apply for federal approval as necessary to secure federal financial participation in cost of limited benefit package. Requires department to appoint and convene advisory committee, with specified membership, to advise on design of program and limited benefit package and on application for federal approval.

Declares emergency, effective on passage.

Bill Name

[SB 1036](#)

Relating to ombudsmen; declaring an emergency.

Establishes Office of Oregon Ombudsmen and Advocates to provide administrative services and support to Office of the Long Term Care Ombudsman, Office of the Residential Facilities Ombudsman, Office of the Foster Parent Ombudsman, Office of the Foster Child Ombudsman and Office of the Oregon Public Guardian and Conservator. Specifies duties of administrator of Office of Oregon Ombudsmen and Advocates.

Establishes and specifies duties and powers of Foster Parent Ombudsman and Foster Child Ombudsman. Requires 24-hour hotline telephone number for foster parents to make complaints. Requires Department of Human Services to notify foster parents and foster children of availability of Foster Child Ombudsman and Foster Parent Ombudsman to investigate complaints.

Modifies duties of Residential Facilities Ombudsman. *Gives ombudsmen access to records necessary for investigating complaints, subject to conditions.*

Establishes advisory committees for ombudsman offices and Office of the Oregon Public Guardian and Conservator and requires that members of ombudsmen advisory committees be paid compensation and expenses.

Declares emergency, effective on passage.

[SB 1039](#)

Relating to individuals with developmental disabilities.

Authorizes appointment of health care advocate to make health care decisions for individual with developmental disability receiving services through individualized written service plan if individual does not have guardian or health care representative. Specifies requirements for appointment of health care advocate, restrictions on health care advocate and rights of individual for whom health care advocate has been appointed.

[SB 1041](#)

Relating to the regulation of coordinated care organizations.

Grants to Oregon Health Authority powers to regulate financial condition of coordinated care organizations that align with powers of Department of Consumer and Business Services to regulate domestic insurers.

[SB 1043](#)

Relating to expenses of foster children.

Directs Department of Human Services to provide reimbursements for transportation expenses incurred on behalf of foster child if expenses are related to child's continuing participation in extracurricular activities child engaged in prior to child's placement in foster home or child-caring agency.
