

## HOUSE OF REPRESENTATIVES

THIRD READING ALERT

PROJECTED THIRD READINGS FOR MONDAY, JUNE 15, 2015

House Convenes at 11:00 AM

BILL#	COMM	RECOMMENDATION	FILED	CARRIER
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Propositions & Motions:*(Possible Consideration Of Senate Amendments)*

<u>HB 2024 B-Eng.</u>	<u>HHC</u>	Concur	6/11/2015	Keny-Guyer
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Defines dental provider and health worker. Directs the Oregon Health Authority (OHA), in consultation with the coordinated care organizations and dental care organizations, to adopt rules and procedures relating to training and certification of health workers and their reimbursement. Specifies the rules include instruction on performance of dental risk assessments and provision of oral disease prevention services. Specifies rules require health workers to refer patients to dental providers and recommend patient visits at least once annually. **Senate Amendment Replaces measure.** (Senate Vote: Ayes, 28; nays, 1--Boquist; excused, 1--Johnson.)

Fiscal impact issued

No Revenue Impact

<u>HB 2277 B-Eng.</u>	<u>HRCLUW</u>	Concur	6/11/2015	Clem
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Applies sections 2 through 12 of Act to drainage districts managing federally authorized flood control projects on effective date of Act. Defines terms. Authorizes drainage districts to acquire, construct, reconstruct, repair, improve, or extend improvements to carry out purposes of Drainage District Act and requires board of supervisors of drainage district to hold public hearing, with notice given 14 days in advance, before engaging in such activities. Authorizes drainage district in county with population greater than 700,000 persons to enact ordinances. Requires district to provide 10 to 21 days written notice to cities affected by ordinance. Allows districts to charge fees for certain operations within district. Prohibits district from imposing rates, fees, fines, or charges on city unless pursuant to intergovernmental or urban services agreement, except those rates, fees, fines, or charges levied against city as landowner. Requires district to consult, coordinate, and create agreements where certain conflicts may or do exist between two or more government units. Defines certain activities of drainage districts and improvement districts in counties with population over 700,000, within urban growth boundary or incorporated boundary, as urban services and for purposes of sanitation, agriculture, and public health safety. Requires owner or operator of premises where flood control projects or other infrastructure is failing to submit plan and schedule for remedy to drainage district. Requires district to review plan and authorizes district board of supervisors to immediately take action if necessary to remedy failing infrastructure. Authorizes landowner that is not natural person to appoint designee to serve as representative. Declares emergency, effective upon passage. **Senate Amendment Replaces measure.** (Senate Vote: Ayes, 28; nays, 1--Boquist; excused, 1--Johnson.)

No Fiscal Impact

No Revenue Impact

**LEGEND**

HRULES=HOUSE RULES  
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HB 2453 B-Eng.      HAGNR      **Not Concur**      **6/11/2015**      **Witt**

Defines large commercial event as a gathering that has an organizer, is held for purpose of shared or common activity or experience, has more than 50 individuals participating or more than 15 motor vehicles present, and continues or is scheduled to continue for more than four consecutive hours. Requires organizers of large commercial events on state forestlands to obtain permit from Oregon Department of Forestry (ODF). Stipulates permit does not entitle organizer to make any physical changes to state forestland. Creates requirements for large commercial event permit application and authorizes ODF to charge fee for reviewing and processing application. Authorizes ODF to consult with Oregon Health Authority and Department of Environmental Quality prior to adopting rules establishing health and safety standards for events. Authorizes ODF to suspend or revoke permit under certain circumstances. Establishes event organizer commits Class A misdemeanor if they violate permit requirement, or recklessly allow violation of permit terms and conditions. **Senate Amendment Increases number of participating individuals in large commercial event to 50. Stipulates large commercial events mean gathering that continues or is scheduled to continue for more than four consecutive hours. Authorizes ODF to develop standards that include buffer zones between large commercial events and known cultural resources.** (Senate Vote: Ayes, 22; nays, 7--Boquist, Girod, Hansell, Shields, Thatcher, Thomsen, Whitsett; excused, 1--Johnson.)

**Has minimal fiscal impact**  
**No Revenue Impact**

HB 2469 B-Eng.      HBL      **Concur**      **6/11/2015**      **Holvey**

Establishes requirements for certain insurers to conduct own risk and solvency assessment and to file report of assessment with Department of Consumer and Business Services. Specifies conditions for sharing reports and related information. Requires reports and related information to be held confidential by Department and others in possession of the information. Adds provisions to address risk management and financial oversight of insurers. Conforms this series of ORS citations to other instances related to the sharing of information and the confidentiality provisions related to sharing information. Becomes operative January 1, 2016. Declares emergency, effective on passage. **Senate Amendment Modifies language for conformity. Adds 705.137 to conform this series of ORS citations to other instances related to the sharing of information and the confidentiality provisions related to sharing information. Clarifies the sum total of how many jurisdictions must enact the Standard Valuation Law to only requiring 42 total from a combination of the 50 states and the five non-state jurisdictions. Clarifies that in some cases the data will be collected by designated statistical agents as this information is used by industry to develop experience tables and not necessarily just the Director. Removes the references to the amendments to ORS 732.586 from the delayed operative provisions.** (Senate Vote: Ayes, 27; nays, 2--Shields, Whitsett; excused, 1--Johnson.)

**No Fiscal Impact**  
**No Revenue Impact**

HB 2509 B-Eng.      HRCLUW      **Concur**      **6/11/2015**      **Clem**

Requires Oregon Department of Agriculture (ODA), if requested by either party of dispute where person engaged in farming practice has reasonable belief that planting, growing or harvesting of agricultural or horticultural commodity on nearby land might or is interfering with farming practice, to provide mediation program services or refer parties to United States Department of Agriculture (USDA) for participation in certified state agricultural mediation program. Stipulates person requested to participate may elect to have proceeding conducted through either program.

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Requires person electing to have mediation services through ODA, rather than USDA referral must pay any additional costs and fees. Stipulates if ODA provides mediation services costs required of parties may not exceed \$2,500. Stipulates party requesting mediation services is responsible for paying unless both parties agree to divide costs. Authorizes court to consider if party is offered and is unwilling to participate in mediation when determining preliminary injunction. Requires parties to participate in mediation proceeding if court action arises, beginning no later than 270 days after action is filed. Authorizes court to impose sanctions against party that is unwilling to participate in at least four hours of mediation, or shorter time agreed upon by both parties. Establishes cause of action against party that discloses confidential communications or terms of mediation agreement if both parties agreed in writing to confidentiality. Clarifies Act does not require party to mediation to disclose confidential information that may be adverse to their legal interests. Stipulates Act does not apply to any dispute in county that has ordinance in effect regulating planting, growing, or harvesting of genetically engineered commodities. Requires, upon request by farmer or holder of patent granted for seed crop or trait, ODA Director to appoint representative from ODA to accompany farmer, patent holder or crop testing service at time sample is taken and authorizes ODA to charge requester fee for service. **Senate Amendment Replaces measure.** (Senate Vote: Ayes, 29; excused, 1--Johnson.)

**Fiscal impact issued**

**No Revenue Impact**

**HB 2567 B-Eng.**

**HBL**

**Concur**

**6/11/2015**

**Holvey**

Allows bulk distilled liquor sales between distillery licensees. Distillery license privileges extended only to distillers holding federal distilled spirits plant basic permit. Allows distillery licensee to pour tastings of products approved for sale by Oregon Liquor Control Commission (OLCC) and manufactured in Oregon by distillery licensee or another distillery licensee. Allows tastings of mixed drinks if certain conditions are met. Allows more than one distillery licensee to use same premises at same time for conducting tastings if the premises are a shared primary production location or are owned by the same entity. Allows distillery retail outlet agent to sell by the bottle at locations where tastings are allowed only distilled liquor approved for sale by OLCC and manufactured in Oregon or by another distillery licensee that uses the same premises as a primary production location or is owned by the same entity as the distillery licensee. Details that a special events distillery license event may not exceed five days and that OLCC shall limit special events for a distillery licensee at the same location to no more than 62 days during calendar year. Expands where special events can be held to include the distillery. Allows tastings at special events to be of distilled liquor approved for sale by OLCC and manufactured in Oregon by distillery licensee. Allows tastings of mixed drinks if certain conditions met. Expands activities allowed under special events distillery license for the sales by the drink of distilled liquor. Allows distillery licensee appointed as a distillery retail outlet agent to sell at special events bottles of distilled liquor approved by OLCC and manufactured in Oregon by the distillery licensee. Declares emergency, effective on passage. **Senate Amendment Replaces original measure.** (Senate Vote: Ayes, 29; excused, 1--Johnson.)

**No Fiscal Impact**

**No Revenue Impact**

**HB 2571 B-Eng.**

**HJUD**

**Concur**

**6/11/2015**

**Williamson**

Requires law enforcement agency to establish policies and procedures for retaining recordings from cameras worn upon police officers to record interactions with members of public while on duty. Outlines public records requirements and exemptions. Clarifies terms related to evidence and discovery. Declares emergency, effective on passage. **Senate Amendment Adds "ongoing**

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**criminal investigations" to exceptions for recording retention requirements.** (Senate Vote: Ayes, 29; excused, 1--Johnson.)

**Fiscal impact issued**  
**No Revenue Impact**

[HB 2638 A-Eng.](#)      [HHC](#)      **Concur**      **6/10/2015**      **Lively**

Expands the use of the Oregon Prescription Drug Program (OPDP) to include medical assistance recipients and coordinated care organizations. **Senate Amendment Prohibits Oregon Health Authority (OHA) from denying reimbursement for legend drugs prior to recommendation of Pharmacy and Therapeutics Committee or six months after United States Food and Drug Administration approval for marketing (FDA), whichever date is earlier. Removes requirement to wait six months after the FDA has approved a drug for marketing for OHA to reimburse the cost of a legend drug.** (Senate Vote: Ayes, 28; excused, 2--Beyer, Thomsen.)

**Fiscal impact issued**  
**No Revenue Impact**

[HB 2655 B-Eng.](#)      [HED](#)      **Concur**      **6/11/2015**      **Doherty**

Directs State Board of Education to adopt specified standards related to student education records. Provides parents and adult students right to excuse student from statewide standardized summative assessment and requires school districts provide notice of right to parents at beginning of school year. Requires school district or public charter school provide notice of opt-out option and supervised study time for excused students. Requires notice of information about summative assessments, including dates of assessments, class time required for administration of assessments and information relating to assessment results, be sent to parents and adult students at least 30 days prior to assessments. Specifies responsibility of Oregon Department of Education if school performance report is being negatively impacted by individuals being excused from summative assessments. Sunsets portions of measure relating to reason for excuse after six years. Provides that school district and public charter school is not required to provide notice about statewide summative assessments at beginning of 2015-2016 school year and must ensure notice is provided beginning with 2016-2017 school year. **Senate Amendment Provides that school district and public charter school is not required to provide notice about statewide summative assessments at beginning of 2015-2016 school year. Must ensure notice is provided beginning with 2016-2017 school year. Removes emergency clause.** (Senate Vote: Ayes, 24; nays, 6--Burdick, Ferrioli, Hass, Johnson, Monroe, Thomsen.)

**Fiscal impact issued**  
**No Revenue Impact**

[HB 2696 B-Eng.](#)      [HHC](#)      **Concur**      **6/10/2015**      **Nathanson**

Requires Oregon Health Authority (OHA) to conduct one external quality review of each coordinated care organization (CCO) annually and permits contracting to conduct review. Requires OHA to compile standard list of documents collected from CCOs and subcontractors. Requires that when requesting information from CCO about subcontractors, CCOs must be informed of documents on standard list collected over the 12-month period. Prohibits requesting duplicative or redundant information. Creates requirements for contracted review organizations. Specifies provisions do not apply to documents requested in audit for or investigation of fraud, waste and abuse among other provisions. **Senate Amendment Replaces measure.** (Senate Vote: Ayes, 28; excused, 2--Beyer, Thomsen.)

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Has minimal fiscal impact  
No Revenue Impact

HB 2704 B-Eng.      HJUD      Concur      6/11/2015      Barker

Establishes exemption to one-party notification recording requirement. Details exemption. **Senate Amendment Clarifies statutory intent.** (Senate Vote: Ayes, 23; nays, 6--Baertschiger Jr, Ferrioli, Girod, Hansell, Olsen, Whitsett; excused, 1--Johnson.)

Has minimal fiscal impact  
No Revenue Impact

HB 2941 B-Eng.      HEE      Concur      6/11/2015      Vega Pederson

Requires electric company to provide portfolio of rate options to residential electricity consumer that includes option for electricity associated with specific renewable energy resource, including solar photovoltaic, if Public Utility Commission (PUC) finds through public comment or market research conducted by electric company that demand is sufficient. Directs PUC to evaluate programs to incentivize development and use of solar photovoltaic energy systems and submit report to Legislature that recommends most effective, efficient and equitable approach to incentive programs and, for each program, recommendation on whether program should be discontinued, modified, extended or remain unchanged. Lists factors PUC must consider in developing recommendations, including costs and benefits for each program. Requires report be submitted to interim legislative committee related to energy on or before September 15, 2016. Requires PUC to hold public proceeding for examining a range of community solar programs and the attributes of those program designs that allow individual customers to share in the costs and benefits of the solar facilities. Details program attributes to include ownership structure, eligibility criteria, length and terms of contracts, subscription pricing and how bill credits are calculated. Directs PUC to consider individual ratepayer access to a specific solar resource, costs to community solar program subscribers and non-subscribers, role of utilities and any other reasonable consideration. Directs PUC to recommend a particular community solar program design or set of attributes that best balances the resource value benefits, costs and risks to ratepayers to the interim committees of the Legislative Assembly before November 1, 2015. Declares emergency, effective upon passage. **Senate Amendment Modifies PUC's report evaluating programs identified by the commission that incentivize the development and use of solar photovoltaic energy systems to include the costs and benefits of each program that incentives the development and use of solar photovoltaic energy systems. Requires PUC to hold public proceeding for examining a range of community solar programs and the attributes of those program designs that allow individual customers to share in the costs and benefits of the solar facilities. Details program attributes to include ownership structure, eligibility criteria, length and terms of contracts, subscription pricing and how bill credits are calculated. Directs PUC to consider during proceeding individual ratepayer access to a specific solar resource, costs to community solar program subscribers and non-subscribers, role of utilities and any other reasonable consideration. Directs PUC to recommend a particular community solar program design or set of attributes that best balances the resource value benefits, costs and risks to ratepayers to the interim committees of the Legislative Assembly before November 1, 2015.** (Senate Vote: Ayes, 27; nays, 2--Boquist, Thatcher; excused, 1--Johnson.)

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No Revenue Impact

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HB 2972 B-Eng.      HHC      **Concur**      **6/11/2015**      **Hayden**

Requires students seven years of age or younger beginning educational program with education provider for first time submit certification that student has received dental screening within previous 12 months. Requires certification be provided within 120 days of student beginning educational program. Specifies who may conduct screening. Allows certification to be provided by person who conducts dental screening at location not associated with education provider or by person who conducts regular dental screenings of student. Specifies allowable exceptions to submitting certification. Requires education provider file known screening results for student and provide to parent or guardian standardized information related to dental care developed by dental director appointed by Oregon Health Authority. Directs State Board of Education, in consultation with Oregon Health Authority (OHA) and Oregon Board of Dentistry, to adopt by rule standards for implementation. Establishes specified reporting requirements for school districts and Oregon Department of Education (ODE). Defines "dental screening" and other terms. Declares emergency, effective on passage. **Senate Amendment Clarifies requirements for who may conduct dental screening. Requires dental director to establish guidelines for training of persons conducting screening. Clarifies that certification may be provided by person who conducts dental screening at location not associated with education provider or who conducts regular dental screenings of student. Requires dental director appointed by OHA to develop standardized information for distribution by education providers. Clarifies reporting timelines and requirements. Requires ODE to submit summary of reports to dental director as well as interim legislative committees on education.** (Senate Vote: Ayes, 28; nays, 1--Boquist; excused, 1--Johnson.)

**Has minimal fiscal impact**

**No Revenue Impact**

HB 3025 B-Eng.      HBL      **Concur**      **6/11/2015**      **Holvey**

Establishes unlawful employment practice for employer to exclude an applicant from initial interview solely because of a past criminal conviction if employer requires disclosure of convictions on employment application or prior to initial interview or, when not interview is conducted, prior to conditional offer of employment. Creates exceptions for employers subject to federal, state or local law requiring consideration of applicant's criminal history; law enforcement agencies; employers in criminal justice system; and employers seeking nonemployee volunteers. Grants enforcement authority to the Bureau of Labor and Industries. **Senate Amendment Replaces the measure.** (Senate Vote: Ayes, 21; nays, 8--Baertschiger Jr, Girod, Knopp, Kruse, Olsen, Thatcher, Thomsen, Whitsett; excused, 1--Johnson.)

**Fiscal impact issued**

**No Revenue Impact**

HB 3030 A-Eng.      HRCLUW      **Concur**      **6/10/2015**      **Gomberg**

Authorizes formation of sand control districts, not within the corporate boundaries of a city, for the purpose of controlling, moving, or removing drifting sand within the district. Details authority of sand control districts and of district boards. Authorizes districts to levy taxes and raise revenue. Authorizes districts to issue general obligation bonds within specified limits. Adds sand control district to definition of local service district and special district elections statutes. Declares emergency, effective on passage. **Senate Amendment Removes section 4 of measure which places to be determined limit upon taxing authority of sand control district.** (Senate Vote: Ayes, 25; nays, 3--Baertschiger Jr, Ferrioli, Knopp; excused, 2--Beyer, Thomsen.)

**No Fiscal Impact**

**No Revenue Impact**

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HB 3303 B-Eng.      HVET      Concur      6/10/2015      Gomberg

Expands disadvantaged enterprise certification to service-disabled veteran-owned businesses. Changes name of Office for Minority, Women and Emerging Small Business within the Oregon Business Development Department to Certification Office for Business Inclusion and Diversity. Changes name of Advocate for Minority, Women and Emerging Small Business to Governor's Advisor for Economic and Business Equity. Declares emergency, effective on passage. **Senate Amendment Resolves conflicts with Senate Bill 584-A and House Bill 2716-B.** (Senate Vote: Ayes, 28; excused, 2--Beyer, Thomsen.)

Fiscal impact issued

No Revenue Impact

HB 3323 B-Eng.      HHS      Concur      6/10/2015      Piluso

Allows type B area agencies and persons designated by Department of Human Services to investigate allegations of abuse involving adults with developmental disabilities to bring civil action for physical or financial abuse of vulnerable persons, in service areas with populations of 650,000 or more. Requires reports to legislature by December 31, 2017. Sunsets July 1, 2018. Declares emergency, effective on passage. **Senate Amendment Expands authorization to bring civil action to include Department of Human Services (DHS) abuse investigators in Multnomah County. Requires report to legislature by December 31, 2017. Sunsets July 1, 2018.** (Senate Vote: Ayes, 22; nays, 6--Baertschiger Jr, Boquist, Girod, Hansell, Kruse, Thatcher; excused, 2--Beyer, Thomsen.)

Has minimal fiscal impact

No Revenue Impact

### Third Reading Of House Bills:

HB 3557 A-Eng.      HRULES      dpa PE      6/11/2015      Hoyle

Restores clear and convincing public interest standard for release of public employees', volunteers' and others' personal information pursuant to public records request. Requires public bodies to delay response and forward such requests to affected persons or their representatives. Permits public body to recover costs associated with notifying individuals whose personal information is sought and for making determinations whether clear and convincing public interest standard has been met, regardless of whether information is disclosed. Provides civil and criminal immunity to public body or official of public body for harm caused by release of information based on its determination that clear and convincing evidence of public interest required disclosure. Declares emergency, effective on passage. **House Amendment Provides civil and criminal immunity to public body or official of public body for harm caused by release of information based on its determination that clear and convincing evidence of public interest required disclosure. Permits public body to recover costs associated with notifying individuals whose personal information is sought and for making determinations whether clear and convincing public interest standard was met, regardless of whether information is disclosed.** (Committee Vote: Aye, 9)

Fiscal impact issued

No Revenue Impact

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**Third Reading Of Senate Bills:**  
***(Carried Over from Friday, June 12, 2015)***

**SB 715 A-Eng.**                      **HBL**                      **dpa PE**    **6/5/2015**    **Esquivel**

Permits licensed insurance producers to be the licensees for products distributed through non-licensed travel retailers if specific conditions protecting consumers are met, including registration of the agents, training, and consumer disclosures. Becomes operative July 1, 2016. Declares emergency, effective on passage. **House Amendment Changes operative date to July 1, 2016.**  
 (Committee Vote: Aye, 11)

**No Fiscal Impact**  
**No Revenue Impact**

**SB 297 A-Eng.**                      **HBL**                      **dp**    **6/10/2015**    **Barreto**

Allows applicant seeking license to practice professional engineering, land surveying or photogrammetric mapping in Oregon to obtain qualifications for licensure in any order and make single application. Enables Oregon State Board of Examiners for Engineering and Land Surveying to refuse registration to applicants who have violated statute, rule or standards in another jurisdiction that would be grounds for refusal, suspension or revocation in Oregon. Permits Board to waive examination requirement for applicants licensed in another jurisdiction for 25 years or more. Adds geomatic-based education programs for an entry into the photogrammetry profession. Identifies persons in responsible charge of photogrammetric mapping work. Broadens the work of photogrammetric mapping for responsible charge to include all work. Revises Board's authority over fees. Declares emergency, effective on passage. (Committee Vote: Aye, 11)

**No Fiscal Impact**  
**No Revenue Impact**

**SB 458**    **HRULES**                      **dp**    **6/11/2015**    **Holvey**

Designates February 14 of each year as Oregon Statehood Day. (Committee Vote: Aye, 9)

**No Fiscal Impact**  
**No Revenue Impact**

**SB 580 B-Eng.**                      **HBL**                      **dpa PE**    **6/10/2015**    **Heard**

Allows consumers to file claims with the both the Landscape Contractors Board (LCB) and Construction Contractors Board (CCB) if landscape business is licensed by both boards. Permits LCB-licensed business to subcontract work related to landscaping jobs to general or specialty contractor licensed by CCB. Clarifies that maintenance work remains unregulated and that LCB licensees have the right to repair what they are qualified to install. Clarifies that LCB licensees may install artificial turf except for large sports fields. Allows LCB-licensed professional to plan irrigation systems without installing them. Changes cap on continuing education requirements for landscape professional. Increases the insurance requirement from \$100,000 to \$500,000 and increases bond requirement for landscaping jobs of \$50,000 or more. Adds bond coverage for LCB-licensed businesses that do tree work. Extends to 30 days the time LCB business licensees have to provide notice of address change. Allows landscaping work under \$2,000 to be performed without written contract and specifies that landscaping work performed without a written contract is covered by the LCB-licensed business' bond. Expands activities business may perform regarding ornamental water features, drainage and irrigation systems, fences, decks, arbors, patios, edgings, driveways, walkways and retaining walls. Provides LCB the discretion regarding whether to assess penalties

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for law violations and impose license sanctions. Allows LCB employee or administrator to issue stop work order on behalf of Board. Requires Spanish translation of examination. **House Amendment Deletes proposed provision allowing Board to assess requesting party the reasonable costs resulting from arbitration or contested case proceeding. Requires Spanish language translation of examination.** (Committee Vote: Aye, 11)

Has minimal fiscal impact  
No Revenue Impact

**SB 583 B-Eng.**      **HBL**      **dpa PE**      **6/10/2015**      **Holvey**

Authorizes holder of off-premises sales license issued by Oregon Liquor Control Commission to deliver malt beverages. Authorizes holder of direct shipper permit to ship malt beverages directly to Oregon customers. Specifies out-of-state holder of a direct shipper permit issued by Commission may deliver malt beverages to Oregon residents only if the other state makes direct shipper permits available for malt beverage deliveries to Commission licensees. Requires direct shipper permit holder to report to the Commission quarterly instead of monthly. Allows off-premises sales licensee to deliver malt beverage without a direct shipper permit. Allows brewery licensee holder to sell at retail malt beverage produced on premises for consumption on or off the premises. **House Amendment Replaces A-engrossed measure.** (Committee Vote: Aye, 7; Exc., 4 --Barreto, Esquivel, Heard, Kennemer)

Fiscal impact issued  
No Revenue Impact

**SB 671 A-Eng.**      **HRULES**      **dp**      **6/11/2015**      **Barreto**

Requires Oregon Department of Administrative Services (DAS) to transfer ownership of Blue Mountain Recovery Center and Eastern Oregon Training Center property to City of Pendleton. Provides specific property and tax lot information for state-owned property being transferred to City of Pendleton. Requires DAS provide proof that properties are environmentally clean. (Committee Vote: Aye, 9)

Fiscal impact issued  
No Revenue Impact

**SB 699 A-Eng.**      **HBL**      **dpa PE**      **6/10/2015**      **Williamson**

Broadens exemption to allow, without a license from Board of Cosmetology, the application of temporary makeup or styling hair by any method for sole purpose of preparing individual for professional film or video performance or theatrical performance. Specifies Health Licensing Office may develop and disseminate guidelines to ensure sanitation and hygiene best practices are followed. Declares emergency, effective on passage. **House Amendment Exempts persons applying temporary makeup or styling hair by any method for sole purpose of preparing individual for professional film or video performance or theatrical performance. Allows Health Licensing Office to develop and disseminate guidelines to ensure sanitation and hygiene best practices are used by these exempt individuals.** (Committee Vote: Aye, 11)

No Fiscal Impact  
No Revenue Impact

**SB 879 B-Eng.**      **HBL**      **dpa PE**      **6/10/2015**      **Esquivel**

Exempts attorney from requirement to hold mortgage loan originator's license if attorney

#### LEGEND

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HAGNR=AG & NAT RESOURCES  
HBL=BUSINESS & LABOR  
HJUD=HOUSE JUDICIARY

HED=HOUSE EDUCATION  
HEE=ENERGY & ENVIRONMENT  
HVET=VETERANS & EMERGENCY PREP  
HHS=HUMAN SERV & HOUSING

dp=do pass    dpa=do pass with amendments  
Aa=adopt with amendments    PE=print measure  
engrossed    A=adopt    re=referred or referral  
res=rescind    sub=subsequent    wr=without  
recommendation    CC=consent calendar

negotiates terms of residential mortgage loan in representing a client and does not receive compensation from mortgage banker, mortgage broker, mortgage loan originator or lender, unless the compensation is from client who has specified exemption from requirement to hold mortgage loan originator's license. Exempts from requirement to hold mortgage loan originator's license an individual who sells, offers or negotiates terms of up to three residential mortgage loans secured by dwelling unit owned by individual or limited liability company, of which individual is a member. Limits exemption to limited liability companies consisting of individual and family members. Prohibits individual or limited liability company from advertising that it is in business of making loans. Limits individuals to holding no more than eight residential loans; requires individual claiming this exemption to disclose all loans that limited liability companies hold in aggregate.  
**House Amendment Replaces A-engrossed measure.** (Committee Vote: Aye, 11)

**No Fiscal Impact**  
**No Revenue Impact**

**SB 934 A-Eng.**

**HBL**

**dp**

**6/10/2015**

**Evans**

Places limitation on state liability for non-property claims applicable to State Fair Council. Increases minimum membership of Council from nine to eleven and maximum membership from thirteen to fifteen. Provides for appointment of additional member of Legislative Assembly to be nonvoting observer and advisor to Council. (Committee Vote: Aye, 11)

**No Fiscal Impact**  
**No Revenue Impact**

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