Journal
of the
House of Representatives

2019 ORGANIZATIONAL SESSION
Beginning January 14 and
defining January 14, 2019
1 Calendar Day

2019 REGULAR SESSION
Beginning January 22 and
defining June 30, 2019
160 Calendar Days

EIGHTIETH LEGISLATIVE ASSEMBLY
OF THE STATE OF OREGON
Monday, January 14, 2019 -- Morning Session

In compliance with the Constitution of the State of Oregon Article IV, Section 10, and further in compliance with ORS 171.010, Mr. Timothy G. Sekerak asked that the members take their seats for the convening of the Eightieth Legislative Assembly.

House was called to order at 9:00 a.m. by Mr. Greg Smith. The roll was called by Ms. Tiffiny Mitchell. All present.

Colors posted by the Oregon State Police Honor Guard, Aumsville.

Invocation delivered by the Reverend Dr. Karen Wood, Willamette University Chaplain, Salem.

Opening ceremony presented by Confluence Willamette Valley LGBT Chorus, directed by Sam Ray Kinney and accompanied by pianist Kit Abrahamson, performing “The Storm Is Passing Over” by Charles Albert Tindley, Salem.

Ms. Rachel Prusak moved the House proceed to organize by electing a Temporary Speaker. Motion carried on viva voce vote.

Ms. Barbara Smith Warner nominated Mr. Paul Holvey as Temporary Speaker.

Mr. Mike McLane moved the nominations be closed and Mr. Paul Holvey be elected Temporary Speaker by acclamation. Motion carried on viva voce vote. Mr. Paul Holvey was declared Temporary Speaker.

Temporary Speaker in Chair.

Mr. Brian Clem moved that a three-member Committee on Credentials be appointed. Motion carried on viva voce vote. Mr. Jeff Barker, Chair; Mr. Greg Barreto and Ms. Carla Piluso appointed.

Ms. Christine Drazan moved that a three-member Committee on Permanent Organization and Order of Business be appointed. Motion carried on viva voce vote. Ms. Nancy Nathanson, Chair; Mr. Brad Witt and Mr. Duane Stark appointed.

House stood at ease.

House called to order.

Mr. Jeff Barker read the following report by the Committee on Credentials:

REPORT BY COMMITTEE ON CREDENTIALS

We, your Committee on Credentials, recommend that the following members are entitled to seats in the House of Representatives for the Eightieth Legislative Assembly of the State of Oregon:

Teresa Alonso Leon    Mark Meek

Jeff Barker    Tiffiny Mitchell
Greg Barreto    Nancy Nathanson
Denyc Boles    Mike Nearman
Daniel Bonham    Courtney Neron
Shelly Boshart Davis    Ron Noble
Janelle Bynum    Rob Nosse
Brian Clem    Carla Piluso
Margaret Doherty    Bill Post
Christine Drazan    Karin Power
Paul Evans    Rachel Prusak
Julie Fahey    Dan Rayfield
Lynn Findley    Jeﬀ Reardon
David Gomberg    E. Werner Reschke
Chris Gorsek    Andrea Salinas
Mitch Greenlick    Tawna Sanchez
Cedric Hayden    Sheri Schouten
Ken Helm    David Brock Smith
Cheri Helt    Greg Smith
Diego Hernandez    Barbara Smith Warner
Paul Holvey    Janeen Sollman
Alissa Ken-Guyer    Sherrie Sprenger
Tina Kotek    Duane Stark
Gary Leif    Kim Wallan
Rick Lewis    Marty Wilde
John Lively    Anna Williams
Pam Marsh    Jennifer Williamson
Caddy McKeown    Carl Wilson
Susan McLain    Brad Witt
Mike McLane    Jack Zika

Mr. Jeff Barker, Chair
Mr. Greg Barreto
Ms. Carla Piluso

Mr. Jeff Barker moved the report by the Committee on Credentials be adopted. Motion carried on viva voce vote. Report adopted.

Ms. Teresa Alonso Leon moved that a two-member committee be appointed to escort the Honorable Martha L. Walters, Chief Justice of the Oregon Supreme Court, to the rostrum. Motion carried on viva voce vote. Ms. Jennifer Williamson and Mr. Carl Wilson appointed.

Oaths of Office administered to members by the Honorable Martha L. Walters, Chief Justice of the Oregon Supreme Court.

Nathanson read the following report by the Committee on Permanent Organization and Order of Business:

REPORT BY COMMITTEE ON PERMANENT ORGANIZATION AND ORDER OF BUSINESS

We, your Committee on Permanent Organization and Order of Business, recommend that the House proceed to permanent organization by electing the following officers: Speaker, Speaker Pro Tempore, and Chief Clerk.

We further recommend that the Committee on Rules be appointed to establish the rules of the House of Representatives.
Rep. Nancy Nathanson, Chair
Rep. Brad Witt
Rep. Duane Stark

Nathanson moved the report by the Committee on Permanent Organization and Order of Business be adopted. Motion carried on viva voce vote. Report adopted.

Temporary Speaker declared that nominations were in order for the office of Speaker of the House of Representatives.

Greenlick nominated Kotek for the office of Speaker of the House of Representatives.

Stark nominated Wilson for the office of Speaker of the House of Representatives.

Temporary Speaker declared nominations closed.

The roll was called by Williams.

Kotek received the vote of 38 members as follows: Alonso Leon, Barker, Bynum, Clem, Doherty, Evans, Fahey, Gomez, Gorsek, Greenlick, Helm, Hernandez, Holvey, Keny-Guyer, Kotek, Lively, Marsh, McKeown, McLain, Meek, Mitchell, Nathanson, Neron, Nosse, Piluso, Power, Prusak, Rayfield, Reardon, Salinas, Sanchez, Schouten, Smith Warner, Sollman, Wilde, Williams, Williamson, Witt.

Wilson received the vote of 22 members as follows: Barreto, Boles, Bonham, Boshart Davis, Drazen, Findley, Hayden, Helt, Leif, Lewis, McLane, Nearman, Noble, Post, Reschke, Smith DB, Smith G, Sprenger, Stark, Wallan, Wilson, Zika.

Kotek was elected Speaker of the House of Representatives of the Eightieth Legislative Assembly.

Kotek was escorted to the dais by Helt and Neron where the Oath of Office for Speaker was administered by the Honorable Martha L. Walters, Chief Justice of the Oregon Supreme Court.

Speaker in Chair.

The Honorable Tina Kotek, Speaker of the House, delivered the following address:

"Thank you very much. Thank you to my escorts and everyone here this morning. Thank you for the support. I really do appreciate the trust that you are placing in me again, so thank you very much colleagues.

"I take the privilege of being the Speaker of the House very seriously and ask for your support and prayers to help me be a strong and faithful steward of this chamber. And I look forward to working with each and every one of you in the work ahead of us, so congratulations new members, new committee members, on your oath of office today.

"I'd like to thank my friend, the Reverend Karen Wood from Willamette University, for being here today. I'm not sure she was able to stick around. It's always good to have a friend here, and Reverend Wood always does a good job reminding us of why we are here and centering us for the work ahead of us.

"I'd like to thank the members of Confluence, the Willamette Valley's LGBT community chorus, for bringing beautiful music into our chamber this morning, and thank you for joining us. It's always good to have you here.

"And to all the family and friends of those of us on the floor today:

"Thank you for being here today and thank you – we're moving a little slowly this morning – I know there are a lot of you here, so thank you for your patience.

"We want to thank you, on behalf of my colleagues, for all the love and support over the years. We would not be here doing this work without you. So, thank you. Thank you for being patient with us. Thank you for the support. We can't do this job without you and you are an integral part of our public service. So if we could, round of applause for our family and friends here today for us.

"This is the fourth time I am honored by the Speaker of the House. I know that Oregonians across the state are expecting us to listen well, to listen to everyone, and find solutions through respectful debate. I know that all of us are up to the task.

"I have four requests of you today to help us do that work:

• First, I would ask that you please don't be afraid to listen. Active listening is an important part of good policymaking.

• Second, I would ask that you not be afraid to listen to different perspectives because all voices in this chamber and in this Capitol need to be heard.

• Third, I would ask you not to be afraid to engage in robust debates. We must not shy away from any difficult conversation, if we are to do our work.

• And, fourth, I would ask that you not be afraid to be kind to each other and to have respectful conversations, even when the rest of the world is telling us to do otherwise.

"Because if we do those things together, I believe we, as a legislative assembly, will be successful.

"How we treat others, how we treat the staff who work in this building, and how we treat the public who come here every day to advocate for their issues impacts our ability to do the work our constituents sent us here to do.

"Because I have you here, I'd like to take a few minutes to address all of you about our shared responsibility to improve the workplace culture here in the Capitol.

"I know that we all value a workplace where everyone can feel safe from harassment and intimidation and where everyone can do their best work for the people of this state.

"We have inherited systems and structures that we need to recognize as outdated, and we need to commit collectively to adopting better policies and practices to reflect the world we want to live in today.

"For those of you who have not been to my office, those who have will know that you only have to look at the size of the bathrooms in my office to understand – the size of the men's bathroom versus the size of the women's bathroom – to understand that we have not always valued participation in this building equally.

"We all know our workplace is very complex. There are so many different people who come here every day, and as leaders, it is our responsibility to protect and support all of them.

"It's important to remember that we are at the top of the food chain here in this building. Our power and our privilege affect everyone who works in this building and who visits this building.
“The problem of poor Capitol culture starts with us. Having a good Capitol culture starts with us.

“And if anyone is sitting on the floor today thinking they’re not the problem, I would ask that you catch yourself. We are part of the problem if we – each of us – is not modeling the best behavior. We are part of the problem if we are not intervening when we witness inappropriate behavior. And we are definitely part of the problem if we are engaging in inappropriate behavior.

“We all have to step up to improve the workplace in this building and every one of us has to step up to make it happen.

“The good thing is that, the upside of all of this, is that the Senate President and I, and our really hard-working staff, are providing solutions for all of us to do a better job. We have better mandatory trainings and we also have a set of recommendations from outside experts that help us find ways to improve our workplace culture.

“This week you are scheduled to have about 10 hours of mandatory training to help you be part of the solution. I’m just going to run through them because we haven’t had a chance to actually talk about this.

• On Tuesday morning, we’ll participate in a training entitled ‘Building Full Inclusion at the State Capitol.’ I would say consider this a training for a foundation of everything we need to do. The goals of the training are to improve personal awareness about inclusion, deepen our understanding about the value of inclusion to the Legislature’s success, and prepare us to take action to help ensure that equity can be a lived reality in our Capitol.

• On Wednesday morning – and this will be depending on the federal shutdown, whether or not we will have the training on Wednesday – we’re going to participate in the United States Equal Employment Opportunity Commission’s (EEOC) respectful workplace training. The branch in the building have already had the training. The Capitol Club and members of your staff will also be having the training.

• This training utilizes national best practices and focuses less on ‘what not to do’ and more on what we as supervisors and leaders should be doing as it pertains to respect in the workplace. It will help train us to stop hostile actions before they start by learning ways to treat everyone with dignity and respect. This training, if it’s not happening this week, will be rescheduled as soon as possible when the trainers are available.

• On Wednesday afternoon, we’ll participate in the branch’s ‘members as managers’ training so we understand our roles and responsibilities while maintaining a safe and supportive workplace.

• Finally, all day on Thursday, the National Institute for Civil Discourse will lead us through the training to help us keep civility front and center as we work to solve problems. We all know we work in a very difficult and emotional environment, and so any time we can find some additional tools to help us work together is beneficial because we need to be able to understand and appreciate everybody’s perspective.

“I know this is a lot of work to do and I know this is going to make for an exhausting week, and it’s work worth doing. So I want to thank you ahead of time for the work you’re going to put in.

“My expectation is that each of you will engage fully and seriously in the educational opportunities we have coming up this week. It’s really important, so thank you for taking them seriously.

“Our work to improve our workplace culture starts with this improved slate of training. However, this alone will not improve our culture here. Fortunately, we have a strong set of recommendations from the Oregon Law Commission that the Joint Committee on Capitol Culture will start to review next week. That committee will be changed later this week to be evenly split between both caucuses. It will be three Democrats and three Republicans, and that change will be coming later in the week.

“The Commission’s recommendations are an achievable roadmap that will help us to have the best Capitol in the nation to work in. If you haven’t had chance yet, please read the report from the law commission. It’s my hope that we will move forward with all of the recommendations as soon as possible out of the Capitol Culture Committee.

“I’m confident that working together, we can make the changes necessary for our Capitol. I know we want to have the model workplace and I think we can get there.

“Thank you for your attention. I appreciate your patience as I went a little bit into business here. Congratulations for being here today.

“We have a huge responsibility to represent our districts in the best way possible and I know that we have great people in this chamber today. I look forward to being with you on the journey ahead of us. So thank you very much for your time. I appreciate it.”

Speaker declared nominations were in order for the office of Speaker Pro Tempore of the House of Representatives.

Wilde nominated Holvey for the office of Speaker Pro Tempore of the House of Representatives.

Speaker declared nominations closed.

The roll was called by Wallan.

Holvey received the vote of 60 members as follows: Alonso Leon, Barker, Barreto, Boles, Bonham, Boshart Davis, Bynum, Clem, Doherty, Drazan, Evans, Fahey, Findley, Gomberg, Gorsek, Greenlick, Hayden, Helm, Helt, Hernandez, Holvey, Keny-Guyer, Leif, Lewis, Lively, Marsh, McKeown, McLain, McLane, Meek, Mitchell, Nathanson, Nearman, Neron, Noble, Nosse, Piluso, Post, Power, Prusak, Rayfield, Reardon, Reschke, Salinas, Sanchez, Schouten, Brock Smith, Greg Smith, Smith Warner, Sollman, Sprenger, Stark, Wallan, Wilde, Williams, Williamson, Wilson, Witt, Zita, Speaker Kotek.

Holvey was elected Speaker Pro Tempore of the House of Representatives of the Eightieth Legislative Assembly.

Holvey was escorted to the dais by Noble and Salinas where the Oath of Office for Speaker Pro Tempore was administered by the Honorable Martha L. Walters, Chief Justice of the Oregon Supreme Court.

Speaker declared nominations were in order for the office of Chief Clerk of the House of Representatives.

McKeown nominated Mr. Timothy G. Sekerak for the office of Chief Clerk of the House of Representatives.

Sprenger seconded the nomination.

Speaker declared nominations closed.

The roll was called by Zita.

Mr. Sekerak received the vote of 60 members as follows: Alonso Leon, Barker, Barreto, Boles, Bonham, Boshart
Mr. Timothy G. Sekerak was elected Chief Clerk of the House of Representatives of the Eightieth Legislative Assembly and the Oath of Office was administered by the Honorable Martha L. Walters, Chief Justice of the Oregon Supreme Court.

The Honorable Martha L. Walters, Chief Justice of the Oregon Supreme Court, was escorted from the chamber by Gorsek and Reschke.

Speaker appointed the Special Committee on Rules: Holvey, Chair; Noble, Smith Warner, and Sprenger.

House stood at ease.

House called to order.

The Clerk read the following report by the Special Committee on Rules:

REPORT BY SPECIAL COMMITTEE ON RULES

We, your Special Committee on Rules, recommend that the House of Representatives adopt the Rules of the Seventy-Ninth Legislative Assembly as amended. We further recommend that the House adopt Joint Rules as set forth in HCR 11 and 19, and upon adoption transmit the resolution for consideration by the Senate.

Rep. Paul Holvey, Chair
Rep. Ron Noble
Rep. Barbara Smith Warner
Rep. Sherrie Sprenger

RULES OF THE HOUSE OF REPRESENTATIVES

80th Legislative Assembly

1.01 Definitions. (1) “Business day” means any day that the House meets in floor session or committees hold meetings. During the interim “business day” shall mean any day of the week except Saturdays, Sundays and state holidays.

(2) “Committee” includes standing, special, joint, conference and interim committee and statutory committees or task forces, boards, commissions, and any subcommittee thereof.

(3) “Measure” means bill, resolution or memorial, but does not include amendments.

(4) “Member” means member of the House.

(5) “Printing” includes electronic transmission of data and/or other means of reproducing documents.

(6) “Remonstrance” shall be considered as a “protest” under Article IV, section 26, of the Oregon Constitution.

(7) “Rule” means a rule and “rules” means the rules of the House of Representatives of the Eightieth Legislative Assembly.

(8) “Session day” begins with the initial convening of the House floor session on that particular calendar day and ends with the adjournment of that floor session.

(9) “Within the bar” means within the area in the chamber that contains the members’ desks and the rostrum and that is enclosed by waist-high partitions along the north and south and the east and west walls of the chamber floor.

RULES

2.01 Use of Mason’s Manual. Mason’s Manual of Legislative Procedure (2010 edition) shall apply to cases not provided for in the Oregon Constitution or these rules.

2.03 Legislative Branch Personnel and Contracting Rules

(1) The Legislative Branch Personnel Rules, as adopted by the House of Representatives on January 14, 2019, are incorporated into the House Rules by this reference as rules of proceeding of the House.

(2) The Legislative Branch Contracting Rules, as adopted by the Legislative Administration Committee on January 15, 2016, are incorporated into the House Rules by this reference as rules of proceeding of the House.

(3) The Legislative Branch Personnel Rules and Legislative Branch Contracting Rules apply to the nonpartisan offices of the legislative branch when both the House and the Senate adopt the personnel rules and contracting rules

2.05 Procedure for Amending Rules. Thirty-one votes are required to adopt, amend or rescind any rule. However, forty votes are required to amend or rescind Rule 9.30. Once the House has organized for business the adoption, amendment or rescission of any rule must be proposed in writing, read at a regular business session under the order of business Other Business of the House, referred to the Committee on Rules by the presiding officer, and if reported from the Committee on Rules, upon distribution of the report, it shall be in order to vote on the proposed amendment immediately.

2.10 Procedure for Suspending Rules. (1) Forty votes are required to suspend any rule.

(2) When a motion to suspend the rules is defeated, the motion shall not be renewed until after an intervening recess or adjournment.

2.20 Rules of the House. Except as modified or rescinded under Rule 2.05, these rules shall be in effect for the entire term of the Eightieth Legislative Assembly, whether the House is in session or has adjourned sine die.

CONVENING

3.01 Quorum. (1) A quorum of the House is forty members.

(2) If a quorum is present, the House shall proceed to transact its business. If there is no quorum present, a lesser number of members may adjourn from day to day and compel the attendance of absent members.

3.03 Attendance. Except for emergencies, a member shall attend all sessions of the House unless an Excused Absence Request is filed with the Chief Clerk forty-eight (48) hours in advance. All requests for an excused absence will be presumed approved unless the member is otherwise notified by leadership. A
member shall attend all meetings of the committees of the House of which he or she is a member unless excused by a chair. No member shall be considered excused, however, unless the presiding officer or a chair has announced the excuse at the opening of the House session or committee meeting, or at the earliest possible time thereafter. No excuse may be announced while the House is under a Call of the House.

3.05 Session Hour. Unless otherwise ordered by the presiding officer or a majority of the members present, the regular hour of meeting shall be 11:00 a.m.

3.07 Open Sessions. All deliberations and meetings of the House shall be open to the press and public.

3.08 Daily Session Length. (1) A session day begins with the initial convening of the House that calendar day and ends with the adjournment of that session. The House shall not meet for more than twelve hours on any session day, excluding time used in recess, unless a majority of those members present vote to suspend this provision.

(2) The convening of a new House floor session after adjournment of a floor session constitutes the beginning of a new session day.

VOTING

3.12 Electronic Roll Call System. The electronic voting system shall be under the control of the presiding officer and shall be operated by the Chief Clerk. The names of the members shall be listed on the electronic roll call board in alphabetical order, except that the name of the Speaker shall be last.

3.15 Roll Call. (1) The electronic voting system shall be used as the roll call to determine the presence of a quorum and/or the presence of members under a Call of the House. Members shall press the “yea” button to record their attendance.

(2) A roll call vote of “yeas” and “nays” shall be taken and recorded on the final passage or adoption of all measures. Except as otherwise provided in these rules, the vote shall be recorded by the electronic voting system.

(3) Upon demand of two members, an oral roll call shall be taken and recorded on any measure that requires more than 31 affirmative votes. The Clerk shall call the roll of the membership, alternating between alphabetical order and reverse alphabetical order. The Speaker’s name shall be called last.

(4) If the presiding officer is in doubt on any motion or a division is called for on a motion, a roll call shall be taken and recorded by the electronic voting system on the motion. On all other questions to be voted upon, unless otherwise provided in these rules, the presiding officer may order the “yeas” and “nays” taken by the electronic voting system.

(5) The electronic voting system shall not be used for election of officers.

(6) Individual votes shall not be displayed until the time for voting has expired and the electronic voting system has been closed.

(7) In the event the electronic voting system is not in operating order when voting on any question, the presiding officer shall order all “yea” and “nay” votes be taken by oral roll call. The Clerk shall call the roll of the membership in alphabetical order. The Speaker’s name shall be called last.

(8) The vote of any member that has not been recorded because of malfunction of the electronic voting system shall be entered into the record if that member was within the bar of the House chamber at the time of the vote and attempted to cast their vote at the appropriate time, and the fact of such malfunction is reported to the presiding officer prior to the announcement of the result of the vote.

3.20 Requirements for Voting. (1) Each member within the bar when the question is stated and the member’s name is called shall vote. No member shall be allowed to abstain from voting.

(2) If a member refuses to vote when the member’s name is called, the presiding officer shall immediately call for the member’s vote a second time. If the member again refuses to vote, the presiding officer shall read subsection (3) of this rule. The presiding officer shall then call for the member to announce the member’s vote immediately. If the member fails to vote immediately after this third request, the presiding officer shall state for the record: “The member’s failure to vote constitutes an intentional violation of House Rule 3.20, subsection (1) and a high breach of decorum. The Journal shall show that the Representative is censured for the violation; the clerk shall record the Representative’s vote on the measure or motion on which the member refused to vote as a “yea;” and the member may also be subject to other penalties as the House may order.”

(3) Any member’s refusal to vote, as required by House rules, shall be recorded in the Journal as an intentional violation of Rule 3.20 (1) and a high breach of decorum. The Representative shall be censured; the Clerk shall record the Representative’s vote on the measure or motion on which the member refused to vote as a “yea;” and the member may also be subject to other penalties as the House may order.

(4) No member, except by unanimous consent, shall be permitted to vote upon any question unless he or she is within the bar before the last name on an oral roll call was called or is within the bar before the electronic voting system is closed. No member shall vote or be allowed to change their vote after the presiding officer announces the result of the roll call by declaring the question has passed or failed to pass.

3.21 Announcement of Conflict of Interest. (1) When involved in an actual or potential conflict of interest, as defined by ORS 244.020, a member shall announce, on the floor or in the committee meeting, the nature of the actual or potential conflict prior to voting on the issue giving rise to the conflict.

(2) The member shall file in writing a statement of the nature of the actual or potential conflict with the Chief Clerk or the committee assistant by 5:00 p.m. the next business day following the vote on the measure. The statement shall be limited to the substance of the oral explanation given on the floor or in committee. The member’s announcement of an actual or potential conflict of interest shall be recorded in the Journal or in the committee minutes.

3.26 Electronic Roll Call: Time, Changes. When a vote is taken using the electronic voting system, the members shall be allowed at least thirty seconds to vote, at the end of which time, the Clerk will display the vote. After the individual votes have been displayed, and before the result is declared, any member desiring to change his or her vote may request that of the presiding officer. The presiding officer shall direct the Chief Clerk to make the proper entry into the electronic voting system.

3.28 Electronic Roll Call: Misuse, Penalties. No member shall vote for another member using the electronic voting system. No member shall tamper with, alter or attempt to alter the electronic voting system, or cause the electronic voting system to register a vote without the member personally depressing a voting
button during each roll call vote. Any member who violates this rule may be punished as determined by the vote of 31 members. If a person not a member votes or attempts to vote for any member or violates a provision of this rule, he or she shall be barred from the floor of the House for the remainder of the session, and he or she may be punished further as determined by the vote of 31 members.

3.30 Voting by Presiding officer. The Speaker shall vote whenever a roll call is required. The Speaker’s name shall be called last on an oral roll call vote.

3.35 Explanation of Vote. (1) Any member who wishes to explain his or her vote shall file the written explanation with the Chief Clerk by 5:00 p.m. the next business day following the vote on the measure. The vote explanation filed under this subsection must comply with subsection (2) of this rule. If the explanation does not meet those requirements in the determination of the Chief Clerk, the Speaker may refuse to cause the explanation to be printed in the Journal. An appeal of the presiding officer’s ruling may be taken to the full body at the next floor session pursuant to House Rule 6.35.

(2) The vote explanation shall be germane to the subject and shall not reflect on the honor or integrity of any other member.

3.45 Printed Measures Required for Voting. No measure or amendment to a measure shall be finally voted on until it has been made available electronically or printed and placed on the desks of the members.

3.50 Third Reading Requirement. (1) No bill shall pass the House until after third reading and no measure shall be read more than once in any one day.

(2) A bill may be referred or re-referred to committee on third reading.

3.55 Call of the House. (1) Six members may demand a Call of the House at any time before a roll call has begun.

(2) Upon a Call of the House, the doors shall be closed until proceedings under the Call have been terminated. No other business shall be transacted until the proceedings are so terminated.

(3) Upon a Call of the House, the Sergeant at Arms shall cause all members who are not excused to come to the floor. If the Sergeant at Arms cannot locate any unexcused member, the Sergeant at Arms shall so report to the presiding officer, who shall announce the fact to the members.

(4) All members must remain within the bar of the House until the vote is taken for which the Call was made. However, when the House is waiting for an unexcused member to return to the floor, or in order to access the facilities, or the presiding officer has announced that the House is “at ease,” the members may have access to the area behind the rostrum. Members must then return to within the bar.

(5) A Call of the House shall be considered terminated when the question for which the Call was invoked has been voted upon or when a motion to terminate the Call is approved by forty members. The motion to terminate the Call shall be in order when the Sergeant at Arms has reported that unexcused members cannot be returned within a reasonable time. Termination of the Call under this subsection terminates the requirement that the Sergeant at Arms search for unexcused members. In the absence of a quorum after the report of the Sergeant at Arms is received, the House may terminate the Call by the unanimous consent of the members present.

(6) Upon a Call and until the proceedings are terminated, the presiding officer shall direct the Sergeant at Arms to authorize members of the Senate, representatives of the news media and staff identified under House Rule 17.01(1) to leave or enter the chamber.

(7) Subsection (2) of this rule does not apply to the third-floor gallery.

ORDER OF BUSINESS

4.01 Order of Business. (1) The general order of business shall be:

(a) Call to Order.

(b) Opening Ceremony, prayer and/or inspirational message. (At the opening session of the day only.)

(c) Courtesies.

(d) Verification of Quorum.

(e) Messages from the Governor.

(f) Messages from the Senate.

(g) Introduction and First Reading of Memorials and Resolutions.

(h) Committee Reports

(i) Propositions and Motions.

(j) Introduction and First Reading of House Bills.

(k) Second Reading of House Bills.

(l) Consent Calendar.

(m) Third Reading of House Bills.

(n) Final Reading of Memorials and Resolutions.

(o) Bills, Reports and Other Business Lying on the Table.

(p) First Reading of Senate Bills.

(q) Second Reading of Senate Bills.

(r) Third Reading of Senate Bills.

(s) Other Business of the House.

(t) Announcements.

(u) Remonstrances.

(v) Adjournment

(2) The presiding officer, under the orders of business Committee Reports may announce the distribution of the committee report file to the members’ desks. No reading of such reports will then take place.

(3) Messages from the Governor, the Senate or any state official and committee report files may be read or distributed at any time.

(4) A quorum is not required under the orders of business Opening Ceremony, Courtesies, Remonstrances or Adjournment, nor will a Call of the House be in order.

(5) Under the order of business Courtesies, a member’s remarks are limited to 60 seconds and yields are not permitted. All honorary pages and/or groups shall be greeted by the presiding officer on behalf of the House. A request to return to the order of business Courtesies shall be out of order until all other orders of the day have been completed.

(6) Under the order of business Remonstrances, no member may speak for longer than three minutes, or for a second time, or yield time to another member. The motives or integrity of any member of the House or the Senate shall not be impugned.

(7) Questions relating to the priority of business shall be decided without debate.
The general order of business shall not be varied except upon suspension of the rules. However, any subject before the House may be made a Special Order of Business upon the vote of a majority of the members present and, when the time fixed for consideration of the subject arrives, the presiding officer shall take up the subject.

Appropriation bills shall take precedence over all other measures on the Third Reading Calendar.

4.05 Consent Calendar. (1) Each session day, a consent calendar of measures may be presented for consideration and vote of the House. The consent calendar shall be made available to members prior to consideration.

(a) Any measure reported out of committee unanimously, with or without amendments, may be placed on the consent calendar if the committee reporting the bill so recommends.

(b) Any measure reported out of committee with the recommendation that it be placed on the consent calendar shall be placed on the second reading calendar under House Rule 9.32 (1) and (2).

(3) Any measure recommended for the consent calendar shall be placed on the calendar but held at the Desk for two days after the day on which the measure was listed on the committee report file or read under the order of business of Committee Reports. During that period, members may submit written objection to the placing of the measure on the consent calendar. If four objections signed by members of the House are received at the Desk within the two-day period, the measure shall be removed from the consent calendar and placed in its proper order on the third reading calendar for the next session day. A measure may also be removed from the consent calendar by order of the Speaker.

(4) If no objections or an insufficient number are filed within the two-day period, the measure shall be placed in numerical order on the next consent calendar. When the order of business Consent Calendar is reached, the presiding officer shall announce the calendar. The clerk shall read each measure by number, title, and short summary. Immediately following the reading, the presiding officer shall place the question of third reading and final passage of the bill shall occur.

(5) No measure which has been made the subject of a motion to reconsider shall be placed on the consent calendar.

MOTIONS

5.01 Making a Motion. (1) When a motion is made, it shall be restated by the presiding officer.

(2) A motion shall be reduced to writing upon request of the presiding officer or of any member.

(3) No second to a motion is required.

5.05 Motion in Possession of the House. After a motion is restated by the presiding officer, it is in the possession of the House. The motion may be withdrawn only with the affirmative vote of a majority of the members present and at a time before decision is made on the motion or the motion is amended.

5.10 Precedence of Motions. (1) When a question is under debate, no motion shall be received except the following:

(a) To adjourn.

(b) To recess.

(c) To lay on the table.

(d) For the previous question.

(e) To postpone to a certain time or day.

(f) To refer or re-refer.

(g) To amend.

(h) To postpone indefinitely.

(i) To reconsider.

(2) The motions listed in subsection (1) of this rule shall have precedence in the order in which they are listed.

5.15 Nondebatable Motions. Motions to adjourn, to recess, to lay on the table, to withdraw a measure from committee and for the previous question are not debatable. Pending a decision on any of those motions, all incidental questions of order, whether or not on appeal, shall be decided without debate.

5.20 Votes on Motions. If the presiding officer is in doubt of the outcome on any motion, the vote on the question shall be conducted as provided under Rule 3.15 (3).

5.30 Division of the Question. Any member may call for a division of a question if it comprehends propositions in substance so distinct that, if one is taken away, a substantive proposition remains for the decision of the House. The question of final passage or adoption of any measure is not subject to division.

5.35 Amendments to be germane. No motion or proposition on a subject different from that under consideration shall be admitted under color of amendment.

5.37 Amendments to the Title of a Bill. The “Relating to” clause of a bill up to the first semicolon shall not be amended by the House. If a title of a House bill is amended by the Senate, the bill upon return shall be held at the Desk and no further consideration of the bill shall occur.

5.40 Amendments on the Floor. No measure shall be amended on the floor of the House.

DEBATE AND DECORUM

6.01 Decorum During Session and Committee Proceedings. (1) No one shall be disruptive during proceedings of the House.

(2) To maintain professionalism in the legislative process, members and employees should dress according to standards of contemporary business attire.

6.05 Use of Electronic Devices. (1) Audible use of cellular phones is prohibited during floor sessions and committee meetings.

(2) Any use of electronic equipment that distracts from the proceedings of the House is prohibited during floor sessions and committee meetings.

6.07 Recognition of Members. (1) When a member seeks to be recognized by the presiding officer, the member shall use the appropriate electrical signal device at the member’s desk.

(2) The device labeled “to speak” shall be used when a member seeks recognition for purposes of debate or making motions.

(3) The device labeled “personal privilege” shall be used only for purposes requiring immediate consideration by the House as described under Mason’s Manual of Legislative Procedure, section 92.

(4) The only exceptions to this rule shall be when demanding a Call of the House or a roll call.

6.10 Conduct in Debate. (1) When a member is recognized by the presiding officer, the member shall rise from his or her seat, unless this requirement is waived by the presiding officer, and
respectfully address the presiding officer.

(2) In speaking, the member must confine discussion to the question under debate, avoid personalities and not impugn the motives of another member's vote or argument.

(3) (a) All questions asked of a member shall be addressed to the member through the presiding officer.

(b) In speaking, a member shall address another member by using the title of Representative and the member's district number or other description of district, or the title of Representative and his or her surname.

(4) A member may refer to discussions or actions that have taken place in committee meetings.

(5) Under circumstances where a member is present inside the bar and in order to accommodate their medical condition, a member wishes to have their remarks on a measure read by another member of their choice, the presiding officer may allow the designated member to read the requesting member's remarks as written. The member reading the remarks will begin by identifying that they are reading the remarks of their colleague, and while doing so must adhere to the time limits and other House rules of debate. Once the remarks are finished the requestor will signify to the presiding officer that the preceding remarks were correctly offered to the presiding officer that the preceding remarks were correctly offered in accordance with their request.

6.20 Interrupting a Member. Only the presiding officer is authorized to interrupt without consent a member who is speaking.

6.25 Frequency with Which a Member May Speak. (1) The author of a motion or the member designated to carry a measure shall have the privilege of closing the debate on the motion or the measure.

(2) Except as authorized by subsection (1) of this rule, no member shall speak more than once on any question until every member wishing to speak on the question has spoken.

(3) If a pending question is lost by reason of adjournment and is revived on the following day, a member who has spoken on the question on the preceding day shall not be permitted to speak again on the question until every member wishing to speak on the question has spoken.

(4) No member may speak more than twice on any question.

6.27 Floor Letters. (A) All informational literature distributed to members' floor desks must bear the legible name and signature of the House member making the request. No anonymous material may be distributed to members' floor desks at any time.

(B) The requester shall provide the Chief Clerk with 61 total copies of the material, 60 for distribution to the members' floor desks, and an original for the Chief Clerk's office use.

(C) If the material is associated with a legislative measure, the measure number should be featured prominently in the header of the floor letter to assist the Clerk's Office in posting the information to OLIS correctly. If the floor letter deals with multiple measures the Clerk's Office will link it to all numbers listed in the header. If the letter does not have a bill number, the Clerk's Office will post it by the subject listed in the header and by the date filed.

(D) The time to provide materials to the Chief Clerk's Office begins at 8:00 AM or at least 60 minutes prior to the starting time of floor session and ends 30 minutes before the scheduled starting time of that day's floor session. If there is a supplemental 3rd Reading issued for that day's floor session, a new opportunity will be offered to distribute floor letters for those added measures only.

(E) House Rule 6.10 applies to floor letters. Floor letters that do not comply with House decorum rules in the opinion of the Chief Clerk will be held at the Desk and will not be distributed.

(F) An appeal of the decision of the Chief Clerk to not distribute a floor letter may be taken to the Speaker if the sponsoring member disagrees with the Clerk's determination. If the Speaker sustains the Clerk's determination, an appeal of the presiding officer's ruling may be taken to the full body at the next floor session pursuant to House Rule 6.35.

6.30 Limitation on Duration of Debate. The following rules apply to the length of debate:

(1) On the final passage or repassage of a measure, the chair of the committee that reports the measure shall designate a carrier that may speak for ten minutes. Other members may speak for five minutes.

(2) When a committee report is accompanied by a minority report, the member carrying the committee report may speak for ten minutes, and upon a motion to substitute a minority report for the committee report, the member carrying the minority report may speak for ten minutes. Other members may speak for five minutes.

(3) The carrier shall have ten minutes to close on final passage of a measure or on a motion to substitute a minority report.

(4) On other debatable motions, no member shall speak longer than five minutes.

(5) Any member may yield his or her time allowed under subsection (1) of this rule to another member. However, no member may yield his or her time to a member closing debate.

6.35 Call to Order. (1) The presiding officer shall call to order any member who violates the rules of the House. The member who is called to order shall cease speaking and shall be seated immediately unless the presiding officer permits him or her to explain.

(2) If the member who is called to order appeals the ruling of the presiding officer, the House shall decide the appeal without debate. If the House decides the appeal in favor of the member, the member may proceed with the debate. If the House decides the appeal against the member, the member may be liable to a motion of censure of the House.

6.40 Discipline. If a member objects to words spoken in debate, the member shall immediately depress the electrical device labeled "personal privilege." The presiding officer shall recognize the member prior to any other member. Once recognized, the member shall repeat the words to which the objection is taken and they shall be recorded by the Desk personnel. However, if any other member has spoken or other business has intervened after the words were spoken and before the objection to them was made, the member shall not be held answerable or subject to censure therefor.

OFFICERS OF THE HOUSE

7.01 Election of Officers. (1) The members shall elect a presiding officer who shall be Speaker of the House. They shall also elect a Speaker Pro Tempore of the House and a Chief Clerk of the House.

(2) Officers of the House of Representatives must receive the affirmative vote of a majority of the members elected.

7.05 Temporary Presiding Officers. (1) The Speaker may designate a member other than the Speaker Pro Tempore to act temporarily as the presiding officer. The designation shall not extend beyond the daily adjournment of the day of appointment.
The member does not lose the right to vote while presiding. The Speaker may resume the chair at any time.

(2) If at any time the office of Speaker becomes vacant because of the removal from office, death, resignation, or other disability of the person holding that office, then the Speaker Pro Tempore becomes Speaker until the disability is removed or a new Speaker is elected. The Speaker Pro Tempore shall not be considered the Speaker within the meaning of Article V, section 8a, of the Oregon Constitution, providing for succession to the Governorship.

7.10 Duties of Presiding Officers. (1) The Speaker shall enforce all rules, laws and regulations applicable to the body.

(2) The Speaker, as presiding officer, or in the Speaker’s absence, another member acting as temporary presiding officer, shall take the chair every session day at the hour as provided in these rules or the hour to which the body adjourned the preceding daily session, and immediately call the members to order.

(3) The Speaker, as presiding officer, or in the Speaker’s absence any member acting as temporary presiding officer shall preserve order and decorum and decide questions of order subject to appeal by any two members.

(4) The Speaker, as presiding officer, or in the Speaker’s absence any member acting as temporary presiding officer shall have general control and direction of all employees of the Legislative Assembly when they are on the floor of the House.

(5) The Speaker shall have control of the area set aside for use by the House and the ways adjacent thereto.

COMMITTEES

8.01 Names of Committees. (1) The Speaker shall establish standing committees to which to refer all measures during legislative session and interim committees to operate during the interim periods.

(2) The Speaker may appoint members to statutory committees, and may establish and appoint members to special committees and conference committees.

8.05 Committee Appointments. (1) Except as otherwise provided by law or resolution, members of all committees, and the Chairs and Vice-Chairs thereof, shall be appointed by the Speaker.

(2) The Speaker shall appoint majority party and minority party members to all committees, in the same proportion as the number of majority party members and the number of minority party members in the House bear respectively to the total membership of the House. Except as otherwise provided by law, the Speaker shall determine the number of members of each committee.

(3) In determining committee appointments, the Speaker shall consult in good faith with the elected leader of each caucus.

8.10 Committee Quorum; Rules. (1) A majority of the members of a committee shall constitute a quorum for the transaction of business before the committee, provided, however, that each committee may by rule designate a lesser number of its members as a quorum for receiving public testimony.

(2) Except as otherwise provided in these rules, all committees of the House shall be governed by Mason’s Manual of Legislative Procedure.

8.15 Committee Meetings. (1) All committees shall meet at the call of the Chair, or upon the request of a majority of the members of the committee directed by and with the approval of the Speaker.

(2) No committee shall meet during the time the House is in session without leave of the Speaker. Any member attending such a meeting shall be considered excused to attend business of the House subject to a Call of the House.

(3)(a) Meetings of the House and its committees shall be open to the public. No quorum of any committee shall meet in private for the purpose of deliberating or taking collective action on any matter.

(b) As used in this subsection:

(i) "Collective action" means a joint decision, commitment or promise made between two or more persons.

(ii) "Deliberate" means to discuss for the purpose of taking collective action, whether or not collective action is actually taken.

(4) The House and its committees shall not hold a meeting in any building where discrimination on the basis of race, creed, color, sex, age, disability, religion, sexual orientation or national origin is practiced.

(5)(a) The House and its committees shall provide for and give public notice, reasonably calculated to give actual notice to interested persons, of the time, place and subject matter of regular and special meetings.

(b) As used in this rule, "notice" includes but is not limited to posting of notice immediately outside the House chamber.

(c) All notices required under this rule shall be available on the legislative website.

(d) All committee meetings during the organizational session shall be considered emergency meetings under the provision of ORS 192.640.

(e) Notice requirements for the 2019 regular session are as follows:

(i) Measures scheduled for their first public hearing shall not be held without at least 72 hours' notice.

(ii) All other committee meetings shall not be held without at least 48 hours' notice.

(iii) Committees may conduct meetings on measures with one hour's notice if notice of the meeting was posted three weekdays prior to the convening of the 2019 regular session. This subparagraph applies to only the first three days of the 2019 regular session.

(f) Notice requirements for the 2020 regular session are as follows:

(i) Measures scheduled for their first public hearing shall not be held without at least 48 hours' notice.

(ii) All other committee meetings shall not be held without at least 24 hours' notice.

(iii) Committees may conduct meetings on measures with one hour's notice if notice of the meeting was posted two weekdays prior to the convening of the 2020 regular session. This subparagraph applies to only the first three days of the 2020 regular session.

(g) Notice requirements for the interim are as follows:

(i) Items scheduled for public hearing shall not be held without at least 48 hours' notice.

(ii) All other committee meetings shall not be held without at least 24 hours' notice.

(h) In case of an actual emergency, a meeting may be held upon notice appropriate to the circumstances.

(I) With approval of the Speaker, interim committees may
conduct public hearings on pre-session filed measures.

(6) When the Speaker has reason to believe that adjournment sine die of the session is imminent or that the public interest would be seriously prejudiced by delay, the Speaker may invoke the provisions of subsection (5)(g) of this rule relating to emergencies by declaring that an emergency exists. If the House is in session, the presiding officer shall announce the emergency and the reasons why it is declared to exist. If the House is not in session, the Speaker shall notify members that an emergency exists and the reasons therefor by distributing such information to the desks of the members. For any meeting called under this emergency provision, notice shall be posted outside the House chamber and any other suitable and conspicuous place. If the meeting scheduled is for the purpose of taking public testimony, at least 24 hours’ notice must be given by posting the notice outside the House chamber and any other suitable and conspicuous place. A majority of the members may invoke this subsection and notice shall be given as described in this subsection.

(7) The Chair or the Speaker shall cause notice of each committee meeting to be given to the public and notice to be posted outside the House chamber. Such posting and notice to the public shall be given immediately upon call of meetings, and notice of the meeting shall be announced on the floor if the House is in session.

(8) Except for pre-session notice under subsection (5) of this rule, only business days, as defined under Rule 1.01, will be used to determine the number of hours required for meeting notice.

(9) All meetings of House committees shall be recorded and the minutes transcribed. Minutes shall be available to the public within a reasonable time after the meeting and shall contain at least the following information:

(a) Members present, excused or absent;
(b) All motions and their disposition;
(c) The results of all votes; and
(d) References to the recording log, sufficient to serve as an index to the original sound recording.

(10) Testimony and exhibits submitted in writing shall be attached to the minutes and considered as part of the official record.

(11) Committee members may, upon approval of the Chair, participate in a public hearing through the use of telephone or other electronic communication. The Chair may allow members of the public to testify by telephone or other electronic means.

(12) Whenever any person has cause to believe that either the declared purpose or the procedure specified in this rule has been violated by the House, by any committee or by any member, the person is entitled to file a complaint with the Committee on Rules. The committee shall conduct a hearing on the matter and shall, if it concludes that the complaint is justified, recommend to the House that censure or other action be taken.

8.20 Committee Action Required. (1) The Chair shall schedule a hearing or work session on a measure in possession of the committee upon receipt of a written request signed by a majority of committee members. The request must be filed with the Chair, the Speaker and the Chief Clerk. The hearing or work session shall be held only after notice as required by Rule 8.15 (5) but shall be held within five business days after the date of the request.

(2) Except by a suspension of the rules by the affirmative vote of a two-thirds majority of the members of the committee, a committee may take action on amendments to a measure only after the full text of the amendments has been made publicly available online for at least one hour.

(3) A committee may act on each measure in its possession:

(a) By tabling the measure in committee; or
(b) By reporting the measure out of the committee:
(i) With the recommendation that it be referred to another committee;
(ii) Favorably as to passage; or

(4) In reporting a measure out, a committee shall include in its report:

(a) The measure in the form reported out;
(b) The recommendation of the committee;
(c) An identification of all substantive changes made by the committee in the measure;
(d) An analysis of the measure;
(e) The fiscal impact statement, if any, prepared by the Legislative Fiscal Officer;
(f) The revenue impact statement, if any, prepared by the Legislative Revenue Officer; and
(g) The budget notes, if any, as adopted by a majority of the Joint Committee on Ways and Means.

(5) In compliance with the appropriate Enrolled Concurrent Resolution (of the Eightieth Legislative Assembly), all committees shall complete their work as outlined. No exception to this rule shall be allowed unless provided for by 40 affirmative votes.

(6) For the 2019 regular session, when a measure is reported out of committee, it shall be delivered to the Chief Clerk of the House within three session days after the committee action reporting the measure out.

(7) For the 2020 regular session:

(a) When a measure is reported out of committee without amendments, it shall be delivered to the Chief Clerk of the House within one business day after the committee action reporting the measure out.

(b) When a measure is reported out of committee with amendments, it shall be delivered to the Chief Clerk of the House within two business days after the committee action reporting the measure out.

8.22 Limitation on Committee Amendments. Whenever a measure has a subsequent referral to the Ways and Means Committee or Revenue Committee, neither of those committees shall propose to amend the measure in a manner that affects the substance with any other than a fiscal or revenue impact unless the Chair of the House committee to which the initial referral was made consents to the amendments. The proposed amendments must be consistent with Rule 5.35.

8.23 Sponsorship of Proposed Amendments. (1) Every proposed amendment offered in a House policy committee and the Joint Transportation Committee shall bear the name of the legislator or committee that requested the proposed amendment. Amendments that bear the name of a committee shall also include the name of the legislator or the name of an individual, organization, state agency or local government on whose behalf the amendment was requested, or both.

(2) The member or committee making the request shall notify Legislative Counsel in writing at the time the request is made. No
more than two requesters may be listed on a proposed amendment.

8.25 Committee Actions to be Recorded and Reported. (1) Motions on measures before a committee shall be voted on by the members of the committee, and the vote of each member shall be recorded in the committee minutes. All motions on measures shall be adopted only on the affirmative vote of a majority of the members of the committee.

(2) The report of committee action on each measure must be made to the Chief Clerk who shall cause the report to be entered appropriately in the House Measure History Report and Journal as a part of the history of the measure.

8.30 Committee of the Whole Prohibited. No motion to resolve into the committee of the whole shall be allowed.

REFERRAL OF MEASURES; COMMITTEE REPORTS

9.01 Referral to Committee. (1) Upon first reading of any measure, the measure shall be passed to the Speaker for referral. For the 2019 regular session, not later than seven calendar days following such reading, the measure shall be referred by the Speaker to any standing or special committee, however, those measures read for the first time during the organizational session shall be referred no later than eight calendar days from the opening day of that session. For the 2020 regular session, not later than five calendar days following such reading, the measure shall be referred by the Speaker to any standing or special committee.

(2) Referrals shall be listed on the committee referral notice which shall be made available to the members or announced by the presiding officer immediately following the measure’s first reading. Referrals shall be posted in the House Measure History Report and upon convening of the House, the Journal shall include a cumulative listing of all referrals in order by date.

(3) In carrying out the provisions of this rule, at the time of initial referral, the Speaker may make a subsequent referral of any measure to one or more standing or special committees to be effective after the measure is reported out of the committee to which it was first referred.

(4) At the request of a committee reporting on a measure, the Speaker may rescind or add a subsequent referral to another committee.

(5) The Chair of the committee having jurisdiction of a measure by referral or subsequent referral under this rule may request the Chair of any other standing or special committee to review the measure. Upon acceptance of the measure by the Chair of the reviewing committee, and with the consent of the Speaker, the reviewing committee may conduct hearings, hold work sessions and forward a recommendation, including proposed amendments, to the original committee, which shall retain jurisdiction over the measure.

9.05 Committee Reports. After it is submitted to the Desk, every committee report recommending amendments to a measure shall be sent by the Chief Clerk to the Publication Services unit of the Legislative Counsel for examination in the same manner as bills are examined by the unit.

9.10 Consideration of Committee Reports. (1) Reports from standing committees shall be listed on the committee report file, which shall be made available to the members or be read under the order of business of Standing Committee Reports in the numerical order of the measure, except that reports on appropriation measures shall precede reports of other measures. Committee recommendations shall be posted in the House Measure History Report and upon convening of the House, the Journal shall include a cumulative listing of all committee recommendations in order by date.

(2) No motion is required to adopt a committee report, unless the bill has a minority report also.

9.15 Minority Reports; Dissents. (1) If a minority report, subscribed to by at least two members who are present and vote in opposition to the committee report, accompanies the committee report, both shall be filed and placed on the calendar under the order of business Propositions and Motions. No member may sign on to more than one report for a particular measure at the same time. For the 2019 regular session, the minority report shall be filed and placed on the calendar no later than the second session day after distribution of amendments. For the 2020 Regular Session, the minority report shall be filed and placed on the calendar no later than the session day following second reading.

(2) As all committee reports are properly before the House without debate or requirement of adoption prior to third reading and final passage, when the committee report is accompanied by a minority report the following process shall be in order. The carrier of the committee report shall explain the committee report and without debate the carrier of the minority report may move immediately that the minority report be substituted for the committee report. After the motion to substitute has been decided, the measure, if a bill, shall be immediately considered as provided by Rule 9.37 (2) or, if other than a bill, as provided by Rule 9.35 (3).

(3) The notice of intent to file a minority report may only be applied to a measure reported out of a policy committee. They shall notify the Chair and committee staff no later than two hours after adjournment of the committee meeting during which such final action was taken.

(4) The deadlines for delivery of the minority report to committee staff shall be as follows:

(a) For the 2019 regular session, any members giving such notice shall have until 5 p.m. of the second business day after giving notice to deliver the minority report, including a Legislative Counsel draft, to the committee staff. Minority reports shall be filed at the Desk on the same day the committee report is filed.

(b) For the 2020 regular session, any members giving such notice shall have until 5 p.m. of the next business day after giving notice to deliver the minority report, including a Legislative Counsel draft, to the committee staff. Minority reports shall be filed at the Desk on the same day the committee report is filed.

(5) Any member of a committee who dissents from the report, both shall be filed and placed on the calendar under the order of business Propositions and Motions. No member may sign on to more than one report for a particular measure at the same time. For the 2019 regular session, the minority report shall be filed and placed on the calendar no later than the second session day after distribution of amendments. For the 2020 Regular Session, the minority report shall be filed and placed on the calendar no later than the session day following second reading.

(6) A minority report must be filed with the committee staff not later than the next business day following the day on which notice is given to the committee of intent to file the report, if the presiding officer has ruled that adjournment sine die is imminent.

(7) The minority report is subject to the requirements of Rule 5.35.

(8) Issues contained within a minority report must have been submitted as proposed Legislative Counsel amendments and distributed to the committee for possible consideration. The current version of a measure as submitted to the committee may be used as a minority report without it having to be resubmitted as an amendment.

(9) If a work session occurs within 24 hours of the first House public hearing, subsection (8) will not apply. However, the issues
9.30 Withdrawing Measure from Committee. (1) A measure, including one referred by the House to a joint committee, may be withdrawn from a committee by the affirmative vote of 31 members.

(2) The motion to withdraw a measure from committee shall be in order only under the order of business Propositions and Motions.

(3) Immediately following a motion to withdraw a measure from committee, the presiding officer shall direct the Clerk to read the measure’s number, title and summary and without debate place the question and call for the vote. The measure shall be scheduled in compliance with Rules 9.32, 9.35 and 9.37. The version withdrawn from committee shall be the version that exists at the time the motion is made as provided under subsection (2) of this rule.

9.32 When a Bill Goes to Second Reading. (1) Prior to third reading and final consideration, a bill must be read a second time. No motion affecting the status of the bill on second reading will be in order.

(2) When a bill is reported favorably without amendments, the bill shall be placed on the next available calendar for second reading. When a bill is reported favorably with amendments, the bill shall be placed on the next available calendar for second reading after the amendments or the engrossed bill is made available electronically or printed and distributed to the desks of the members.

(3) When a bill is reported with a minority report, the bill shall be placed on the next available calendar for second reading after the amendments or engrossed bills are made available electronically or printed and distributed to the desks of the members.

9.35 When a Measure Other Than a Bill Goes to Final Reading. (1) When a measure other than a bill is reported favorably and without amendments, the measure shall be placed on the calendar for final reading the next session day following receipt.

(2) When a measure other than a bill is reported favorably with amendments, the measure shall be placed on the calendar for final reading the next session day after the amendments or engrossed bills are made available electronically or printed and distributed to the desks of the members.

(3) When a measure other than a bill is reported with a minority report, the measure shall be placed on the calendar for final reading on the same session day on which the minority report was substituted or rejected.

9.37 When a Bill Goes to Third Reading. (1) A bill shall be placed on the Third Reading Calendar on the session day following its second reading or the next available calendar if the bill is reported after having previously been read for a second time.

(2) When a bill is reported with a minority report, under the order of business Propositions and Motions, after the question of the minority report is decided, the bill shall immediately be read a third time and proceed to final consideration.

RECONSIDERATION

10.01 Reconsideration. (1) When a measure has passed or failed to pass or a motion has been adopted or defeated, any member voting on the prevailing side may move for reconsideration of the measure or motion. The motion for reconsideration is not in order on a vote whereby a measure is indefinitely postponed.

(2) The member who intends to move for reconsideration must state his or her intent orally prior to adjournment on the same day on which the vote to be reconsidered was taken.

(3) A motion to reconsider may be debated together with the main question if the subject of the main question is debatable and the vote on the main question was not ordered by a motion for the previous question. If the vote on the main question was ordered by the previous question, neither the motion to reconsider nor the main question is debatable. However, a debatable motion to refer shall be allowed if the vote on the main question is reconsidered.

(4) The motion to reconsider shall be voted on the first session day after that on which the vote to be reconsidered was taken. The motion for reconsideration has precedence over any other motion, subject to the provisions of Rule 5.10. However, if the measure subject to reconsideration was passed so late in the session that the Speaker has reasonable cause to believe that its retention will unnecessarily delay the orderly process of legislative business, the Speaker shall immediately lay the motion for reconsideration before the House.

(5) Thirty-one affirmative votes are required to reconsider the final vote on a measure.

(6) There shall be only one motion for reconsideration of any final vote even though the action of the House reverses its previous action.

10.05 Transmitting Measures on Which Notice of Reconsideration Has Been Moved. When a member has given notice of intention to move for reconsideration of the final vote passing a measure, the Chief Clerk shall not thereafter transmit that measure to the Senate until the motion for reconsideration has been disposed of or time for making the motion has expired.

10.10 Recall of Measure. (1) If a measure has been transmitted to the Senate before the motion to reconsider is made, the motion to reconsider must be preceded by a motion to recall the measure. The motion to recall a measure is subject to the same time limit as the motion to reconsider.

(2) A motion to recall a measure shall be acted upon immediately, with debate on the motion but not on the merits of the measure.

(3) If a bill has been transmitted to the Governor before the motion to reconsider is made, the bill may be recalled from the Governor without regard to which house originated the bill and at any time prior to the signing and filing of the bill by the Governor.

CONCURRENCE; CONFERENCE

11.01 Vote to Concur in Amendments of Other House.

(1)(a) For the 2019 regular session, upon the return to the House of a House measure amended in the Senate, the vote to concur and repass the measure or not to concur in the Senate amendments shall not be taken sooner than the first session day after the message from the Senate has been read.

(b) For the 2020 regular session, upon the return to the House of a House measure amended in the Senate, the vote to concur and repass the measure or not to concur in the Senate amendments shall be in order no sooner than one hour after the message from the Senate has been read.

(2) A motion to concur and repass the measure or not to concur in the Senate amendments shall come under the order of business Propositions and Motions and is not subject to referral to committee.
(3) A majority of the members present may order that the questions of concurrence and repassage be divided.

(4) Thirty-one affirmative votes on a roll call are required to adopt a motion to concur and repass a measure.

11.05 Conference Committee. When the House fails to concur in amendments made to one of its measures by the Senate, or when the House is notified that the Senate has failed to concur in amendments made to one of its measures by the House, the Speaker shall appoint a conference committee of not less than two members to represent the House to meet with a similar committee of the Senate.

11.10 Authority of Conference Committee. (1) The conference committee has authority to propose amendments only within the scope of the issue between the houses.

(2) As soon as practicable after appointment, the House conferees shall meet with the Senate conferees at a time and place agreed upon by a majority of all the conferees, and shall cause notice of the meeting to be given to the public and to be posted outside the House chamber. Notice of the meeting shall be announced on the floor if the House is in session.

11.15 Adoption of Conference Committee Report. (1) If a majority of the members of the House conference committee and a majority of the members of the Senate conference committee agree to an amendment, or otherwise resolve the issue between the houses, each shall file its report with both houses. All conferees shall sign the report. A dissenting conferee shall indicate that fact when signing the report.

(2) (a) No motion is required to adopt the conference committee report if repassage or readoption of the measure is not required. A motion is required to adopt the conference committee report if repassage or readoption of the measure is required.

(b) If the motion to adopt the report prevails, it shall be next in order to immediately take up the question of repassage or readoption of the measure.

(c) For the 2019 regular session, a motion to adopt a conference committee report shall not be made sooner than the first session day after the conference committee report has been made available electronically or printed and distributed to the members.

(d) For the 2020 regular session, a motion to adopt a conference committee report shall be in order immediately after the conference committee report has been made available electronically or printed and distributed to the members.

(3) It shall not be in order to refer or re-refer or to amend a conference committee report.

11.20 Discharge of Conferees. (1) If the House conferees cannot agree with the Senate conferees within a reasonable time, the House conferees shall so advise the Speaker and request discharge. The Speaker shall then discharge the House conferees and may appoint a new conference committee to represent the House.

(2) If a conference committee does not report within a reasonable period of time after its appointment, the Speaker may discharge the House conferees and appoint a new conference committee to represent the House.

SPONSORSHIP AND INTRODUCTION OF MEASURES

12.00 Sponsorship. (1) Every measure introduced in the House by a member, member-elect or special, standing or joint committee shall bear the name of the member or special, standing or joint committee sponsoring the measure.

(2) Every measure introduced at the request of a person, state agency or legislative interim committee shall bear the statement “Introduced and printed pursuant to House Rule 12.00” and indicate the identity of the requester.

(3) Upon their request, a member may be added as a co-sponsor to any measure introduced by another legislator, after the measure has been first read and prior to the presiding officer’s announcement of the outcome of the vote on final consideration, and at any time the measure is in the possession of the House prior to a motion to concur on any Senate amendments. To be added to any measure as a chief sponsor the member must provide the Chief Clerk written approval from the first listed chief sponsor of the measure, after the first reading and prior to the presiding officer’s announcement of the outcome of the vote on final consideration.

(4)(a) A sponsor may be withdrawn from a measure at any time the measure is in possession of the House. The request must be processed by 5:00 p.m. the next business day following final consideration of the measure.

(b) If all of the chief sponsors are withdrawn, the House committee reporting the measure shall become the chief sponsor of the measure.

12.10 Committee Sponsorship. (1) Any measure introduced by a committee must be approved by the Chair and a majority of the members of the committee.

(2) The Chair shall sign the proposed measure for presentation to the Chief Clerk for introduction.

(3) Starting on the first day of the 2019 regular session, every measure introduced by a House policy committee and the Joint Transportation Committee shall bear the name of the legislator that requested the proposed measure or the name of an individual, organization, state agency, or local government on whose behalf the measure was requested, or both.

12.20 Requirements for Introduction. (1) Except for all pre-session filing, for which two copies of a Legislative Counsel draft are required, all drafts of measures presented for introduction shall be submitted in the form of one Legislative Counsel draft of the measure and one properly completed Legislative Counsel bill back. Such presentation shall be submitted in the manner prescribed by the Chief Clerk of the House by a member, an authorized person of the member’s staff, an authorized member of the caucus staff or, in the case of a committee, by the Chair or an authorized member of the committee staff. The Chief Clerk or a person authorized by the Chief Clerk shall, upon request, provide a receipt to the person presenting the measure.

(2) Immediately after presentation to the Desk, the measure shall be assigned a measure number and sent by the Chief Clerk to the Publication Services unit of the Legislative Counsel for examination and any corrections as to accuracy of form and style to conform substantially to the Form and Style Manual for Legislative Measures and preparation of a copy for the State Printer. No corrections that might affect the substance of the measure shall be made without the consent of the sponsor of the measure.

(3) An original bill folder shall be created for each measure introduced. The original bill-backed copy of the measure shall be placed in the folder along with all amendments, reports and other official papers, including a recording of all actions taken on the measure.

12.25 Executive and Judicial Branch Measures. Measures being requested by the executive or judicial branches shall be filed and introduced as prescribed in ORS 171.130 or in any applicable joint rule of both houses of the Legislative Assembly authorizing
such filing and introduction.

12.35 Priority Drafting Requests for the 2019 Regular Session. (1) Every member shall be entitled to not more than five priority drafting requests of the Legislative Counsel during the 2019 regular session.

(2) The Chief Clerk shall not accept draft measures for introduction under this rule unless they bear the priority designation of legislative counsel.

12.37 Limitations on Drafting Requests for the 2020 Regular Session. Every member shall be entitled to not more than two drafting requests of the Legislative Counsel for the 2020 regular session. The requests must be made by the member in compliance with Rule 12.50.

12.40 Pre-session Drafting and Filing for the 2019 Regular Session. (1) Except as otherwise provided in these rules, drafting requests and measure filing shall be governed by the applicable Enrolled Concurrent Resolution adopted by the Eightieth Legislative Assembly. After 5 p.m. on the Friday immediately following the opening day of the 2019 organizational session, the Legislative Counsel shall discontinue accepting requests for drafting of all measures except:

(a) Appropriation or fiscal measures approved for drafting by the Committee on Ways and Means.

(b) Measures approved for drafting by the Chair of the Committee on Rules.

(c) A proposal requested for drafting by a member under Rule 12.35.

(2) Members, members-elect and committees may not request drafting services from the Legislative Counsel for an agency or officer of the executive or judicial departments unless the agency or officer has arranged to pay any charges the Legislative Counsel imposes under ORS 173.130.

12.45 Limitations on Drafting Requests for the 2020 Regular Session. (1) Except as otherwise provided in these rules, drafting requests of the Legislative Counsel shall be governed by the applicable Enrolled Concurrent Resolution adopted by the Eightieth Legislative Assembly. After 5 p.m. on the Friday immediately following the opening day of the 2020 organizational session, the Legislative Counsel shall discontinue accepting requests for drafting of all measures except:

(a) Appropriation or fiscal measures approved for drafting by the Committee on Ways and Means.

(b) Measures approved for drafting by the Chair of the Committee on Rules.

(c) A proposal requested for drafting by a member under Rule 12.35.

(2) Members and committees may not request drafting services from the Legislative Counsel for an agency or officer of the executive or judicial departments unless the agency or officer has arranged to pay any charges the Legislative Counsel imposes under ORS 173.130.

(3) Measure drafting requests made by a member must be made no later than 61 calendar days prior to the first day of the 2020 regular session.

(4) Every measure filed under this rule shall be filed in compliance with Rule 12.20.

(5) The Chief Clerk shall order the measure printed and no printed measure shall be withdrawn.

(6) The content of the measure shall be deemed public information upon receipt by the Chief Clerk.

12.60 Pre-session Drafting and Filing for the 2021 Regular Session. (1) Except as otherwise provided in these rules, drafting requests and measure filing shall be governed by the applicable Enrolled Concurrent Resolution adopted by the Eightieth Legislative Assembly.

(2) Members, members-elect and committees may not request drafting services from the Legislative Counsel for an agency or officer of the executive or judicial departments unless the agency or officer has arranged to pay any charges the Legislative Counsel imposes under ORS 173.130.

(3) Every measure filed under this rule shall be filed in compliance with Rule 12.20.

(4) The Chief Clerk shall order the measure printed and no printed measure shall be withdrawn.

(5) The content of the measure shall be deemed public information upon receipt by the Chief Clerk.

Rule 13 is Reserved

PUBLICATIONS

14.01 Journal; Status Report. (1) The House shall cause a Journal of its proceedings to be maintained. The Journal shall contain a full, true and correct chronological record of all proceedings of the House.

(2) The House shall cause a House Measure History Report, arranged chronologically by the measure number, to be maintained. The status report shall contain a synopsis of the actions taken in each house on each measure.

14.05 Other Legislative Publications. (1) Unless otherwise directed by resolution or Rule 14.10, the provisions of ORS 171.206 shall govern.

(2) All orders for printing and distribution of publications printed for the House, except those publications the printing or distribution of which are governed specifically by statute or otherwise, shall be signed by the Speaker or by a person authorized by the Speaker.

14.10 Distribution of Legislative Publications. (1) There shall be delivered to the Chief Clerk the numbers of copies of measures, the House Measure History Report, the legislative schedule, and the legislative index as required for the operations of the House.

(2) There may be distributed free of charge to any person one copy of any measure with amendments, corrections or engrossment, the legislative schedule and cumulative index. Additional copies may be obtained upon payment pursuant to the schedule adopted by the Legislative Administrator and posted in the Distribution Center.

(3) Any person, agency or organization wishing a complete set of measures, House Measure History Reports, calendars, legislative schedules and indexes may obtain it upon payment pursuant to the schedule adopted by the Legislative Administrator and posted in the Distribution Center.
(4) Charges that may be imposed pursuant to this rule do not apply to the Chief Clerk and the Secretary of the Senate for the proper functioning of each house, the Legislative Fiscal and Revenue Officers, the Legislative Counsel, and the Legislative Administrator.

14.15 Measure Summaries. (1) No measure shall be accepted at the Desk for introduction unless it is accompanied by an impartial summary of the measure's content, describing new law and changes in existing law proposed by the measure. Any measure presented to the Chief Clerk which does not comply with this subsection shall be returned to the member who presented it.

(2) The summary shall be printed on the first page of the measure.

(3) If a material error in a printed summary is brought to the attention of the Legislative Counsel, the Legislative Counsel shall cause to be prepared a corrected summary which shall show the changes made in the summary in the same manner as amendments to existing law are shown. The Legislative Counsel shall deliver the corrected summary to the Chief Clerk. The Chief Clerk shall order a printing of the corrected summary for distribution.

(4) Whenever a measure is amended, the person who edits the measure summaries shall prepare an amended summary. The amended summary shall appear on the first page of the measure if engrossed or may be made a part of the amendments. The summary shall be amended to show changes in the measure proposed by the amendments thereto with changes in the summary shown in the same manner as amendments to existing law are shown.

14.25 Financial and Revenue Impact Statements. (1) A copy of every measure introduced shall be transmitted by the Chief Clerk to the Legislative Fiscal and Revenue Officers. Upon notice of a measure being scheduled by a House committee for work session, the Legislative Fiscal and Revenue Officers shall review each measure and make an estimate of the anticipated change in state, county, and municipal expenditures and revenues under the provisions of the measure. The Legislative Fiscal Officer shall prepare a statement, which will outline the changes in expenditures, to be known as either a Fiscal Impact Statement or Budget Report to be attached to each measure. The Legislative Revenue Officer shall prepare a statement known as a revenue impact statement, which will outline the changes in revenues, to be attached to each measure. The financial and revenue impact statements shall set forth the fiscal and revenue impact of the measure and any governmental subdivision affected by the fiscal and/or revenue impact as determined by the Legislative Fiscal and Revenue Officers.

(2) The fiscal and revenue impact statements shall be delivered by the Legislative Fiscal and Revenue Officers to the committee to which the measure has been referred. When amendments to a measure are adopted by a committee, the appropriate changes shall be made in the fiscal and/or revenue impact statements.

(3) When a measure is reported out of committee, the fiscal and/or revenue impact statements shall be filed with the committee's recommendation and forwarded to the Chief Clerk. The Chief Clerk shall attach the fiscal and revenue impact statements to the original measure and shall prepare and distribute copies either electronically or in hard copy to each member.

14.30 Legislative Newsletters. (1) Each member may issue legislative newsletters or other informational material to their constituents. Costs for newsletters and informational material may be billed to the member's individual expense account. Such newsletters or other informational material may be distributed at state expense at any time during a member's term with the following exception:

(a) The period commencing 60 days before the primary election until the day following the election if the member is a candidate for any election or reelection at the primary election.

(b) The period commencing 60 days before the regular general election until the day following the election if the member is a candidate for any election or reelection at the general election.

(2) As used in this rule, "constituent" means an individual that lives within a member's legislative district.

(3) As used in this rule, "distributed" means that the legislative newsletter or informational material has left the possession and control of the member.

(4) As used in this rule, "informational material" and 'legislative newsletter' means material suitable for distribution to members of the public informing them of official activities of a legislator and/or concerning legislative related issues. Such material shall not be campaign material, serve partisan political purposes, or take a position on a citizen initiative.

14.40 Sanctioning of Fact Finding Trips. The following provisions govern whether fact-finding missions will be officially sanctioned under ORS 244.020(7)(b)(H)(i):

(1) The Chief Clerk of the House shall prepare an application form to collect information required to make the appropriate determination. An application must be submitted to the Chief Clerk before the start of the mission, unless as determined by the Chief Clerk that good cause exists for submitting the application after the deadline. The application must include the following information as an attachment:

(a) A written opinion from the Oregon Government Ethics Commission concluding that the event is a permitted fact-finding mission under ORS 244.020(7)(b)(H)(i) and the rules of the commission; and

(b) A written itinerary or agenda for all scheduled meetings, events, presenters, meals, travel, lodging, or other activities planned during the mission.

(2) Applications will be approved by the Chief Clerk of the House only if the applicant provides all the information required under subsection (1) of this rule and that information substantiates that the purpose of the activity is for the developing of state commerce, or is for public policy related educational purposes, or is to develop intergovernmental relations or assistance.

(3) All approved applications shall be posted promptly on the Chief Clerk of the House's webpage.

RECORDS RETENTION

14.50 Policy on Records. (1) Except as provided in subsection (3) of this rule, records of members and their legislative assistants that contain information relating to the conduct of the public's business that are prepared, used or retained by the member or assistant must be retained for two years after the records are created.

(2)(a) A member must retain notices of amounts of expenses required by ORS 244.100 (2) for five years.

(b) A member must retain documents in support of statements of economic interest required by ORS 244.050 for five years.

(c) A member must retain relevant documents that are in the
member’s possession when the member receives a public records request, or a request for discovery of records issued in a court or administrative proceeding, until the request for records is resolved.

(d) Ephemeral communications, including, but not limited to, voicemail, text messages and instant messages, are not required to be retained.

(3) A member or legislative assistant may, at any time, deliver records required to be retained under this rule to the Legislative Administrator. A person who ceases to be a member of the Legislative Assembly shall deliver records under subsection (2) of this rule to the Legislative Administrator within 60 days after the member ceases to be a member. Records delivered to the Legislative Administrator under this rule must identify the person delivering the records and specify the date on which the records may be destroyed.

(4) In order to ensure consistent and timely compliance with the disclosure provisions of the Public Records Law, the Legislative Counsel shall presumptively be designated to receive public records requests on behalf of members. The Legislative Counsel will assist each member in preparing responses to requests and will consult with each member prior to the disclosure of any of the member’s records to a requester. A member may respond to a public records request directly, but should notify the Legislative Counsel of the request. Regardless of whether or not a member has designated the Legislative Counsel to receive their public records requests, the member may request assistance from the Legislative Administrator or Legislative Counsel in responding to public records requests at any time.

(5) This rule applies to all records of members and legislative assistants, whether created before, on or after the effective date of this rule.

(6)(a) Before each regular long session, each member and each legislative assistant must receive training provided or approved by the Legislative Counsel’s office on compliance with this rule and applicable portions of the public records law. Members not elected to the Legislative Assembly and legislative assistants not employed by the Assembly at the time of this training must be provided information about compliance with this rule within 30 days following their swearing in or hire.

(b) Training must include but is not limited to the requirements for retaining public records and responding to a public records request.

(7) If the response to a records request has not been completed within 10 business days following acknowledgement of the request, the member must provide the requester an estimate of the number of days required to respond to the records request. If the estimated records production date passes without records being produced or exemptions claimed, the member shall provide a new estimate and explanation of the status of the request. The member may designate the Legislative Counsel to provide the estimate.

(8) As used in this rule, “legislative assistant” means a person employed to assist a member, to assist the Speaker of the House or to assist either caucus leader.

PERSONNEL RULES AND PROCEDURES

15.01 Personnel Rules and Procedures. (1) Except as otherwise provided by law, the Speaker may establish such rules of employment for employees of the House that are deemed necessary.

(2) All salaries for legislative officers and legislative personnel elected or appointed shall be fixed by the appointing authority in accordance with the policies and procedures as adopted by the Legislative Assembly and as provided in the current Legislative Assembly budget.

(3) Employees of the House are at-will employees; therefore, they serve at the pleasure of the appointing authority and shall be appointed or discharged by written notice to the Chief Clerk and the Legislative Administrator.

CHIEF CLERK; PERSONNEL; ALLOWANCES

15.05 Chief Clerk; Election and Duties. (1) There shall be a Chief Clerk who shall be elected by the members and shall be an officer of the House. The Chief Clerk shall take an oath to support the Constitution of the United States and the Constitution of the State of Oregon, for the true and faithful exercise of the duties of the Office of the Chief Clerk, and to keep the confidences of the House. The Chief Clerk serves at the pleasure of the body and may be removed only by a majority vote of the members. In the event that the office becomes vacant at a time when the House is not in session, the Speaker may appoint an acting Chief Clerk to serve until the next regular or special session of the House, at which time the members shall elect a Chief Clerk of the House.

(2) The Chief Clerk shall perform the following duties:

(a) Appoint a Sergeant at Arms in consultation with the Speaker.

(b) Appoint such other non-partisan employees deemed necessary for the effective operations of the House of Representatives in compliance with the Legislative Branch Personnel Rules.

(c) Serve as parliamentarian of the House, providing impartial recommendations.

(d) Keep the measures, papers and records of the proceedings and actions of the House and have charge of the publication and distribution of publications related thereto, except as otherwise provided by law.

(e) Prepare all measures, histories, journals and related publications for printing.

(f) Retain all measures and official papers or records in the Chief Clerk’s office or in the Chief Clerk’s custody except on duly signed receipts from persons authorized to receive custody.

(g) Perform such other duties as directed by the Speaker or prescribed by law.

(3) The Sergeant at Arms shall perform the following duties:

(a) Under direction of the presiding officer and/or the Chief Clerk, the Sergeant at Arms, assisted by Security Personnel when directed by the presiding officer, shall maintain order in the chamber and other areas assigned to the House.

(b) Permit such ingress to and egress from the chamber during sessions as may be directed by the presiding officer or allowed by the rules.

(c) Execute all processes issued by authority of the House or any of its committees.

(d) Perform such other duties as the Chief Clerk or Speaker may direct.

15.10 Member’s Personal Staff. (1)(a) A member may appoint personal staff for the session, the interim or both, according to the allowance provided in Rule 15.25.

(b) A member shall establish salaries payable to persons appointed under paragraph (a) of this subsection in accordance with the policies and procedures as adopted by the Legislative Assembly.
SERVICES AND SUPPLIES

16.01 Services and Supplies. (1) Each member shall have an individual services and supplies account. New members will receive a one-time allowance of $200.00 for start-up expenses.

(2) A member may obtain services and supplies necessary to conduct legislative business by submitting a requisition to personnel responsible for supplying the services or supplies. The requisition shall be signed by the member or by a person authorized by the member. The costs of requisitioned services and supplies shall be charged against the member’s individual services and supplies account.

(3) Services and supplies that may be obtained under this rule include:

(a) Postage (all classes).

(b) Subscriptions to newspapers and periodicals related to the duties of a state representative until the end of the legislator’s term in office.

(c) Stationery.

(d) Office supplies and consumables regularly used in office settings by members and staff to conduct legislative business. Decorative items such as artwork, frames, rugs and accessories are considered personal items and therefore not eligible.

SPECIAL SERVICES AND SUPPLIES

16.02 Special Services and Supplies. (1) Members may request special services and supplies necessary to conduct legislative business, excluding the services and supplies provided in Rule 16.01.

(2) The Legislative Administrator shall, in consultation with the Speaker, approve services and supplies. The cost of any special services and supplies shall be charged against the member’s individual expense account.

16.03 Approval of Special Services and Supplies. (1) The member is responsible for the cost of any special services and supplies.

(2) The Legislative Administrator shall, in consultation with the Speaker, determine the cost of any special services and supplies.

(3) The Legislative Administrator shall submit the cost of any special services and supplies to the Legislative Budget Committee for approval.

16.04 Reimbursement for Special Services and Supplies. (1) The Legislative Administrator shall, in consultation with the Speaker, determine the cost of any special services and supplies.

(2) The Legislative Administrator shall submit the cost of any special services and supplies to the Legislative Budget Committee for approval.

16.05 Attorney General Opinions. (1) Requests by members for opinions of the Attorney General require approval of either caucus leader or the Speaker as a condition of authorizing payment from legislative appropriations. The legislative appropriation specifically intended for payment of costs for Attorney General opinions shall be divided in the same proportion as the number of party members in the House. The cost of an opinion shall be deducted from the approving leader’s allocation. This rule takes precedence over ORS 180.060 (2).

(2) The Legislative Counsel shall provide legal advice and opinions to members without approval of the Speaker, or either caucus leader.

PRIVILEGES

17.01 Floor Privileges. (1) When the House is in session, no person shall be permitted within the bar except:

(a) Members of the Legislative Assembly;
(b) Floor personnel of the House;
(c) One of the following individuals, seated at a member’s desk:
   (i) One individual from the member’s personal staff employed under Rule 15.10 or receiving credit in the intern program;
   (ii) A member of the staff of a House standing committee, statutory committee, special committee or the caucus offices; or
   (iii) A family member;
(d) Speaker’s and caucus staff;
(e) Persons authorized by the Speaker; and
(f) Accredited representatives of the news media.

(2) Courtesies of the house and floor privileges may be extended only to special dignitaries and former members of the Legislative Assembly with permission of the body. However, courtesies shall not be extended to any former member who is registered as a lobbyist with the Oregon Governmental Ethics Commission.

(3) Seating in the side aisles beyond the bar shall be reserved for the families and guests of members and such other persons as may be authorized by the Speaker. However, the privilege shall not be granted to any person actively engaged in seeking the passage or defeat of any measure. An exception may be granted to members of families that have spoken in support of a memorial or resolution in their honor.

(4) While the House is in session, the center aisle of the floor shall be kept clear of all persons except members and the Chief Clerk or someone acting under the Chief Clerk’s direction in conduct of the business of the House. Access to the chamber while the House is in session shall be by the side doors and side aisles.

(5) During the period beginning thirty minutes before the opening of each session and ending thirty minutes after the session, no person shall be permitted in the House chamber except those authorized to be in the chamber under this rule.

(6) No person who is a lobbyist as defined in ORS 171.725 shall be permitted on the House floor or the adjacent side aisles while the House is in session.

(7) The Sergeant at Arms shall enforce this rule.

17.05 Lounge Privileges. The privilege of using the House lounge shall be limited to members of the House and the Chief Clerk except as otherwise authorized by the Speaker.

17.10 Assembly Transition. Those members not returning to serve in the next Legislative Assembly shall vacate their office space in the State Capitol 30 days prior to the convening of that assembly.

ACCREDITATION OF NEWS MEDIA

18.01 Accreditation of News Media. (1) As used in these rules, “accredited representatives of the news media” means bona fide representatives of publications of general circulation and of news wire services and bona fide representatives of radio and television facilities.

(2) In order to obtain accreditation, representatives of the news media shall register in the office of the Chief Clerk, indicating the publication, news, wire service, radio or television station represented. However, any representative of a news media who is also attending the session as a lobbyist as defined in ORS 171.725 shall not be entitled to accreditation or the privileges of the floor.

(3) If a member of the media disrupts the proceedings of the House or its committees, the presiding officer may call the individual to order and direct the individual to leave the chamber or meeting room.

(4) The Speaker may revoke or suspend the credentials of a member of the media who disrupts the proceedings of the House or its committees.

19.01 Regulation of Lobbyists. (1) It is the intention of the House to provide opportunity for all individuals who comply with the requirements of ORS 171.725 to 171.785 and subsection (2) of this rule to appear before members and committees of the House on behalf of or in opposition to any measures before the Legislative Assembly.

(2) The Committee on Rules may, and on the complaint of five members of the House, shall investigate and report on any alleged violation of ORS 171.725 to 171.785 or any alleged improper conduct or wrongdoing by any lobbyist. The committee may as an incident of the investigation require such additional information about the alleged violation, improper conduct or wrongdoing as the majority of the committee considers pertinent and necessary.

(3) If the committee determines that the lobbyist has violated ORS 171.725 to 171.785 or is guilty of improper conduct or wrongdoing, it shall report its findings and recommendations to the House. The House may take such action as it deems proper.

CAMPAIGN CONTRIBUTIONS, PROHIBITED ACTIONS

19.10 Statement of Philosophy. The House of Representatives is committed to open deliberations. Prompt, thorough and accurate reporting of any campaign contribution is an integral factor in maintaining open government.

19.20 Campaign Contributions During Session. No member of the House, during a regular session, organizational session or during the period between the organizational session and the regular session scheduled during the odd-numbered year, shall accept and/or solicit a contribution to the member or the member’s principal campaign committee or accept and/or solicit an expenditure in support of the member from any person. This does not limit a member from using existing campaign funds.

POLICY ON A HARASSMENT-FREE WORKPLACE

20.01 Policy on a Harassment-Free Workplace. (1) The House of Representatives is committed to providing a safe and respectful workplace that is free of harassment. Members and all employees are expected to conduct themselves in a manner that is free of harassment and to discourage all harassment in the workplace and at events, professional meetings, seminars or any events at which legislative business is conducted.

(2) The formal and informal procedures provided for in Legislative Branch Personnel Rule 27 shall apply.

(3) Any recommended action resulting from a formal complaint against a House member shall be recommended to the floor by a committee consisting of equal representation of each caucus. Any formal sanctions recommended against a House member shall be referred to the floor for approval by a 2/3 majority vote of the House before final action is taken against a House Member. Any formal sanctions recommended against a House personal staff member shall be resolved under Legislative Branch Personnel Rule 27.

(4) At the convening of each legislative assembly the Speaker shall appoint the membership of the House Special Committee on Conduct in equal numbers of members from the majority party and the minority party for the purpose of deliberations regarding Workplace Harassment complaints only.
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(5) The House shall provide education concerning harassment and procedures to implement this Rule.

Holvey moved adoption of the report by the Special Committee on Rules. On adoption of the report, the vote was: Yeas, 58; Nays, 2 – Nearman, Reschke. Rules of the House of Representatives for the Eightieth Legislative Assembly and House Concurrent Resolutions 11 and 19 were adopted.

Speaker announced the appointment of members to the following committees:

AGRICULTURE AND LAND USE – Clem, Chair; McLain, Vice Chair; Post, Vice Chair; Boshart Davis, Helm, Brock Smith, Williams.

BUSINESS AND LABOR – Barker, Chair; Barreto, Vice Chair; Bynum, Vice Chair; Boles, Bonham, Boshart Davis, Clem, Doherty, Evans, Fahey, Holvey.

CONDUCT – Greenlick, Chair; McLane, Nathanson, Sprenger.

ECONOMIC DEVELOPMENT – Lively, Chair; Bonham, Vice Chair; Fahey, Vice Chair; Barreto, Drazan, Helm, Marsh, McKeown, McLain, Wallan, Witt.

EDUCATION – Doherty, Chair; Alonso Leon, Vice Chair; Helt, Vice Chair; Hernandez, Neron, Reardon, Reschke, Sollman, Wallan.

ENERGY AND ENVIRONMENT – Helm, Chair; Reschke, Vice Chair; Schouten, Vice Chair; Findley, Salinas, Sollman, Wilde, Williams, Zika.

HEALTH CARE – Greenlick, Chair; Hayden, Vice Chair; Nosse, Vice Chair; Alonso Leon, Boles, Drazan, Keny-Guyer, Mitchell, Noble, Prusak, Salinas.

HUMAN SERVICES AND HOUSING – Keny-Guyer, Chair; Noble, Vice Chair; Sanchez, Vice Chair; Helt, Meek, Mitchell, Schouten, Williams, Zika.

JUDICIARY – Williamson, Chair; Gorsek, Vice Chair; Sprenger, Vice Chair; Barker, Bynum, Greenlick, Lewis, McLane, Piluso, Post, Power.

NATURAL RESOURCES – Witt, Chair; Gorsek, Vice Chair; Sprenger, Vice Chair; Barreto, McKeown, Reardon, Brock Smith.

REVENUE – Nathanson, Chair; Findley, Vice Chair; Marsh, Vice Chair; Hernandez, Reschke, Smith G, Smith Warner.

RULES – Holvey, Chair; Williamson, Vice Chair; Wilson, Vice Chair; Boles, Nosse, Smith Warner, Sprenger.

VETERANS AND EMERGENCY PREPAREDNESS – Evans, Chair; Lewis, Vice Chair; Meek, Vice Chair; Findley, Neron, Wallan, Wilde, Zika.

JOINT COMMITTEE ON CAPITOL CULTURE – Williamson, Co-Chair; Wilson, Co-Chair; Boles, Fahey, Holvey.

JOINT COMMITTEE ON CARBON REDUCTION – Power, Co-Chair; Brock Smith, Co-Chair; Bonham, Boshart Davis, Helm, Lively, Marsh.

JOINT COMMITTEE ON STUDENT SUCCESS – Smith Warner, Co-Chair; Smith G, Co-Chair; Clem, Fahey, Helt, Hernandez, Lively, Nathanson, Sprenger.

JOINT COMMITTEE ON TAX EXPENDITURES – Nathanson, Chair; Findley, Co-Chair; Marsh, Co-Chair; Hernandez, Reschke, Smith G, Smith Warner.

JOINT COMMITTEE ON TRANSPORTATION – McKeown, Co-Chair; Noble, Co-Chair; Evans, Findley, Lewis, McLain, Witt.

JOINT COMMITTEE ON WAYS & MEANS – Rayfield, Co-Chair; Gomberg, Co-Chair; Smith G, Co-Chair; Holvey, McLain, McLane, Nosse, Piluso, Stark.

SUBCOMMITTEE ON CAPITAL CONSTRUCTION – Holvey, Co-Chair; Kotek, McLane, Nathanson, Smith G.

SUBCOMMITTEE ON EDUCATION – McLain, Co-Chair; Alonso Leon, Drazan, McKeown, Meek, Nearman.

SUBCOMMITTEE ON GENERAL GOVERNMENT – Smith G, Co-Chair; Fahey, Gomberg, Marsh, Nearman.

SUBCOMMITTEE ON HUMAN SERVICES – Nosse, Co-Chair; Hayden, Salinas, Schouten, Stark.

SUBCOMMITTEE ON NATURAL RESOURCES – Reardon, Co-Chair; Hayden, Holvey, Neron, Brock Smith.

SUBCOMMITTEE ON PUBLIC SAFETY – Piluso, Co-Chair; Bynum, Leif, Sanchez, Stark.

SUBCOMMITTEE ON TRANSPORTATION AND ECONOMIC DEVELOPMENT – Gomberg, Co-Chair; Evans, Leif, Prusak, Stark.

JOINT LEGISLATIVE INFORMATION MANAGEMENT AND TECHNOLOGY COMMITTEE – Nathanson, Co-Chair; Marsh, Nearman.

JOINT LEGISLATIVE AUDIT COMMITTEE – Rayfield, Co-Chair; Hernandez, Smith G.


JOINT LEGISLATIVE COUNSEL COMMITTEE – Kotek, Co-Chair; McLane, Power, Sprenger, Williamson.

SUBCOMMITTEE ON PUBLIC RECORDS – Wilson, Co-Chair; Power.

JOINT LEGISLATIVE POLICY AND RESEARCH – Kotek, Co-Chair; Gomberg, Greenlick, McLane, Sprenger, Wilson.

Boles moved the Chief Clerk be instructed to notify the Senate and the Governor that the House of Representatives has organized and is ready for the business of the Eightieth Legislative Assembly. Motion carried on viva voce vote.

Keny-Guyer moved the members of the Senate be invited to sit in Joint Session with the members of the House at 1:45 p.m. for the purpose of hearing from the Speaker of the House the result of the canvass of votes cast for Oregon’s 38th Governor and to receive the Inaugural Address of the Honorable Kate Brown, Governor-elect of the State of
Monday, January 14, 2019 – Afternoon Session

House reconvened at 12:00 p.m. Speaker in Chair.

Upon verification of quorum: All present except: Absent, 4 – Barker, Evans, Gomberg, Smith G.

Message from the Senate announcing the Senate has organized and is ready for the business of the Regular Session of the Eightieth Legislative Assembly. The elected officers are: President of the Senate, Senator Peter Courtney; President Pro Tempore, Senator Laurie Monnes Anderson; Secretary of the Senate, Ms. Lori Brocker.

HCR 11, 19; SCR 10 – Message from the Senate announcing adoption.

By unanimous consent, on request of Speaker, rules suspended to temporarily return to the order of business First Reading of Memorials and Resolutions.
SCR 10 – Read first time.

By unanimous consent, on request of Speaker, rules suspended to temporarily advance to the order of business Final Reading of Memorials and Resolutions.

SCR 10 – By unanimous consent, on request of Speaker, rules suspended to permit final consideration immediately.

SCR 10 – Read in its entirety. Carried by Williamson. On adoption of the measure the vote was: Yeas, 59; Excused, 1 – Smith G. Resolution adopted.

House adjourned the Organizational Session, in compliance with the Oregon Constitution, Article IV, Section 10, and further in accordance with SCR 10, until the convening of the Regular Session of the Eightieth Legislative Assembly at 11:00 a.m. Tuesday, January 22, 2019.

Monday, January 14, 2019 – Joint Session

The Senate and the House met in Joint Session at 1:45 p.m. for the purpose of receiving the Inaugural Address from the Honorable Kate Brown, Governor-Elect of the State of Oregon.

President Courtney presiding.

The Deputy Secretary of the Senate called the roll of the Senate. All present except: Excused, 1 – Olsen.

The Chief Clerk of the House of Representatives called the roll of the House. All present except: Excused, 1 – Clem.

Without objection, committees to escort the former Governors, State Elective Officials, Judges of the Court of Appeals and the Tax Court Judge, Justices of the Oregon Supreme Court, and Governor-elect Kate Brown were named by President Courtney without the formality of motions.

By unanimous consent, President Courtney appointed Senators Beyer and Steiner Hayward and Representatives Nathanson and Sprenger to escort the Honorable Barbara Roberts, former Governor of this state, within the bar of the House.

By unanimous consent, President Courtney appointed Representatives Greg Smith and Evans and Senators Winters and Hass to escort the Honorable Theodore Kulongoski, former Governor of this state, within the bar of the House.

By unanimous consent, President Courtney appointed Senators Monnes Anderson and Thomsen and Representatives Keny-Guyer and Barreto to escort the State Elective Officials within the bar of the House.

By unanimous consent, President Courtney appointed Representatives Smith Warner and Brock Smith and Senators Johnson and Girod to escort the Chief Judge and the Judges of the Court of Appeals and Tax Court Judge within the bar of the House.

By unanimous consent, President Courtney appointed Senators Prozanski and Thatcher and Representatives Barker and Lewis to escort the Chief Justice and the Associate Justices of the Supreme Court within the bar of the House.

By unanimous consent, President Courtney appointed Representatives Wilson and Williamson and Senators Baertschiger and Burdick to escort the Honorable Kate Brown, Governor-elect of Oregon, within the bar of the House.

Speaker Kotek presiding.

The Colors were posted by the Special Olympics Oregon Athletes, assisted by the Oregon State Police Honor Guard.

“The Star Spangled Banner” was sung by Oregon State Police Patrol Sergeant Yvette Shephard.

The invocation was delivered by Rabbi Rachel Joseph, Congregation Beth Israel, Portland.

“Lift Every Voice and Sing” was sung by Leah Harrison of The Brown Sisters.

Speaker Kotek thanked opening ceremonies guests: Bear Spirit Drumming, Siletz Tribe; D'Rivera Wind Ensemble of BRAVO Youth Orchestras, Special Olympics Oregon Athletes and the Oregon State Police Honor Guard, Patrol Sergeant Yvette Shephard, Leah Harrison of The Brown Sisters, Woodburn High School Mariachi, and Oregon National Guard and staff of Legislative Assembly.

Speaker Kotek recognized former Speakers of the House Phil Lang, Dave Hunt, Diane Rosenbaum and former President of the Senate and Secretary of State Bill Bradbury.

Speaker Kotek recognized Tribal Leaders Eric Hawley, Tribal Council Chair; Wanda Johnson, Tribal Council Vice-Chair; and Jody Richards, Tribal Council Secretary from the Paiute Tribe; Warren Brainard, Chief; Mark Ingersoll, Tribal Chairman from the Confederated Tribes of Coos, Lower Umpqua and Siuslaw; Cheryle A. Kennedy, Tribal Council Chair; Chris Mercier, Tribal Council Vice-Chair; Jon George, Tribal Council Secretary from the Confederated Tribes of Grand Ronde; Delores Pigsley, Tribal Chairwoman; Alfred “Lane III, Tribal Vice-Chair; Sharon Edenfield, Tribal Council Representative; and Robert Kennta, Tribal Council Representative from the Confederated Tribes of Siletz Indians; Gary Burke, Chairman of the Board of Trustees; and Kat Brigham, Secretary from the Confederated Tribes of Umatilla Indian Reservation; Eugene Austin Green, Jr., Tribal Chairman; Joe Moses, Paiute Chief; Delvis Heath, Warm Springs Chief; and Ron Suppah, Tribal Council Representative Simnasho-District from the Confederated Tribes of the Warm Springs Indian Reservation of Oregon; Brenda Meade, Tribal Chairperson, and Kippy Robbins, Tribal Vice-Chair from the Coquille Indian Tribe; Michael Rondeau, Tribal Administrator/CEO from the Cow Creek Band of Umpqua Tribe of Indians; Don Gentry, Tribal Chairman; and Myra Gail Hatcher, Tribal Vice-Chairwoman from Klamath Tribes; and Jackie Mercer, LCIS Member and CEO of NARA NW.

Chief Justice Martha Lee Walters addressed the Joint
Assembly.

President Courtney addressed the Joint Assembly.

Speaker Kotek addressed the Joint Assembly.

“Sir Duke” was performed by D’Rivera Wind Ensemble of BRAVO Youth Orchestras.

In compliance with Article V, Section 4 of the Oregon Constitution, Speaker Kotek canvassed the vote cast for Governor of the State of Oregon at the General Election held November 6, 2018, and announced that the Honorable Kate Brown had received the highest number of votes cast and declared her duly elected Governor of the State of Oregon.

The Honorable Martha Lee Walters, Chief Justice of the Oregon Supreme Court, administered the Oath of Office to the Honorable Kate Brown.

The Honorable Kate Brown, Governor of the State of Oregon, delivered the following Inaugural Address:

Governor Kate Brown
Inaugural Address as Prepared
January 14, 2019

“Good afternoon everyone.
“Thank you all so much for being here.
“Senate President Peter Courtney, Speaker Tina Kotek, thank you.
“To our Tribal Chairs and leaders, welcome.
“To newly elected legislators, congratulations and welcome.
“It’s an incredible honor to serve Oregon for four more years.
“Today is a little bittersweet or me, as this ceremony marks my final four years as governor. But, aside from how this feels for me, this is an important moment for our state.
“In many ways, Oregon is progressing on ground that many of our neighbors wish they could tread.
“Our unemployment rate is the lowest on record.
“We have one of the fastest job growth rates in the country.
“And in November, Oregonians defeated ballot measures that would have moved us backwards. Together, we used our vote to affirm Oregon values.
“In many ways we stand alone.
“For years we have struggled to overcome the impacts of recession on our state revenue, to build up adequate funding for our education system, and stabilize access to health care.
“Our state is growing faster than at any point in our lifetimes. With growth comes a lot of really good things. More jobs. More ideas. And hopefully, more opportunities.
“At the same time, not everyone is experiencing this prosperity.
“Across Oregon, communities large and small are struggling with homelessness. This crisis is playing out daily on our streets — and on our sidewalks.
“For many families, the cost of housing, health care, child care, and higher education are all outspcing wage growth.
“And all of this is against the backdrop of a federal government that has never been in more disarray.
“Now is the time to put our state on a better path forward.
“The first step is to ensure that our democracy is strong. And fight every effort to undermine it.
“Voting is our country’s greatest collective responsibility, and we must vigorously safeguard the sanctity of our elections. While our elections institutions are amongst the best in the nation, we have more work to do to ensure that every single voice is heard.
“I will work for campaign finance reform, fight for paid postage on our ballots, and expand our automatic voter registration system.
“I’d welcome your help.
“While other states are rolling back voting rights, Oregon is leading the way.
“Vote by mail and Oregon’s motor voter have made it so that we have one of the highest voter participation rates in the country.
“But when it comes to campaign finance, we are still the wild wild west. This needs to end.
“No one should be able to buy a megaphone so loud that it drowns out all the other voices.
“Next, we are facing an affordability crisis in health care and housing that needs to be addressed immediately.
“Health care is a fundamental right.
“Because of the work we’ve done to expand the Oregon Health Plan, today 94 percent of adults have access.
“And because of the work we did to pass Cover All Kids, every single one of our children has access.
“Let’s work together to make sure every Oregonian has the health care they need.
“My budget sets forth a consensus approach as to how we stabilize funding for the Oregon Health Plan. Let’s make it happen, and let’s move quickly.
“Families across Oregon need to know that they’ll be able to see a doctor when they’re sick. And that means giving them certainty as soon as we can this session.
“Also fundamental is that every Oregonian should have a warm, safe, dry place to call home. And it should be affordable and accessible.
“We have a housing crisis. We have to act quickly to help the chronically homeless and our children and families and our veterans.
“My budget makes a historic $400 million investment in housing.
“It’s an ambitious plan. But if we move now, we can get results quickly.
“We can’t keep doing the same thing expecting a different result, which is why I’m going to ask you to try something new.
“If you approve a $20 million bonding package early this session, we can speed up construction of 200 units of permanent housing for the chronically homeless.
“We also need to help Oregonians who have homes but are struggling with the high cost of rent. When problems arise, they need technical assistance to stay in their homes and not end up on the streets. We can help landlords and tenants navigate this tight housing market.
“Speaker Kotek and Senator Burdick have innovative proposals
Oregon families are counting on us. They are counting on us so they don’t have to make a choice between paying the rent and staying home with their newborn.

They are counting on us to make sure that their children are safe and that they can afford child care.

Let’s work to take those worries off the table by working for paid family leave and affordable, accessible daycare.

As elected officials we have to prioritize our resources while leading during trying times.

“I want to take a second to thank all of our state employees and volunteers who are working to keep federal facilities accessible to Oregonians during the government shutdown.”

Government should be working for the people.

“During my entire time as Governor, I have focused on spending every taxpayer dollar wisely. We worked together on this last session. We’re not going to get credit for that work, but that’s not the point. We still have to do it.”

“I am focused on several important items this session. And I put them in my budget.”

First, adding internal auditors, who will ensure that every state agency is delivering the level of service that Oregonians expect while saving every penny they can along the way.

Second, eliminating backlogs and decreasing wait times in critical areas, like child-care licensing and food safety inspections.

Third, modernizing the way we deliver services and purchase goods. We can save taxpayer dollars if we streamline the way state government does business. Especially by implementing a new centralized procurement system.

While we tackle today’s pressing fiscal challenges, we also must address the challenges of our future.

“Today, we stand at a turning point, with an opportunity to put Oregon on a better path forward.”

Our young people deserve to inherit an Oregon as beautiful and bountiful as the one we cherish today.

“It is extremely painful to watch the effects of climate change on our communities.”

The Rogue Valley was covered in smoke for over eight weeks last summer.

“Ninety percent of our state is in drought.”

“And last year was the warmest year in Oregon since 1895.”

Wildfires have increased in intensity and severity in the past decade, threatening our culture, our communities, and our economy. Oregon must continue to pursue solutions that will reduce harmful emissions while creating good jobs and building a clean energy economy.

“A couple of weeks ago, I received a letter from Abner. He’s 10 years old.

“He wanted to make sure that I knew the consequences of inaction.”

“On one side of the card he drew an Earth struggling from years of global warming. ‘Hot, hot, hot,’ read the caption. The Earth was frowning.”

“On the other side was an image of an Earth in perfect health. A beaming smile stretched across the planet.”

“What are you doing about climate change?” Abner wrote.

“Well Abner, I hope you’re listening. Because we’re on it.”

“Twelve years ago, Governor Kulongoski set the limit on carbon emissions. And now, this session, we need to meet those goals.”

“Thank you, Governor Kulongoski for your leadership, and thank you to the legislators—both Republican and Democrat—for the work you’re doing to lead the way.”

“I look forward to signing our clean energy jobs bill this session.”

“Just as our climate is changing, our economy is rapidly changing.”

“We need to make sure that every single one of our students is Future Ready.”

“That means each one of them graduates from high school with a plan for their future and the skills to compete in a global economy.”

“Higher education also needs to be more affordable and more accessible to Oregon families.”

“The good news is, our current strong economy gives us the best chance in a generation to address persistent, structural challenges in our education system. The time is now. If we wait, we’ll only fall further behind when the economy eventually falters.”

“At one time, every Oregonian was proud of our education system. It was a promise that if you chose to put down roots in Oregon, your children would receive a world-class education and have the opportunity to achieve their dreams. But over the past couple of decades, we have failed to deliver on that promise.”

“We have not significantly increased per pupil spending since the early 1990s. While other states were able to invest in schools and take advantage of economic recoveries, Oregon has had to rely on state funds to backfill local property taxes.”

“How our state provides for the needs of our children is a marker of who we are as a community. After years of underinvestment, it’s going to take more than just additional funding to bring our schools back to a level we can be proud of.”

“We have failed our students of color and we have left rural Oregon behind. Now is the time to close that opportunity gap.”

“Our education system is in desperate need of repair, reform, and reinvestment. It’s like an old house that hasn’t been maintained. The longer we wait, the more it will cost to fix it.”

“I will work with you, the business community, teachers, and parents to fund K-12 schools at a level that ensures our districts aren’t forced to make cuts.”

“My budget also includes resources to stabilize PERS rates for schools. This is in addition to the dedicated investments we began last year.”

“The unfunded liability in PERS is not going away. We must accelerate our work to stabilize PERS rates so that new dollars go directly into the classroom.”

“Over the past year, we have worked with your Student Success Committee to build consensus on how to repair our schools.”

“We agree that we need to prepare an additional 10,000 kids for kindergarten.”

“We agree that we need to create a School Improvement Fund that invests in our students. And provides smaller class sizes and a longer school year.”

“We agree that every single high school student must have the opportunity to participate in job training classes like CTE or
hands-on learning.

“We agree that we need to attract, train, and retain the best teachers in the country.

“And we agree that we have to keep tuition affordable and open the doors to higher education.

“My expectation is that these investments we’re making in education will improve outcomes for all of our kids.

“Oregonians deserve transparency as to how their taxpayer dollars are being spent.

“As Superintendent of Schools, I will streamline my oversight of our education system and ensure greater accountability. The Chief Education Office will sunset next year and the majority of the functions will move directly into my office.

“We will hold school districts accountable by auditing the School Improvement Fund to ensure that new dollars are used to improve graduation rates, reduce class sizes, and provide a full school year.

“I was the oldest of four kids. My mom taught me to squeeze every single bit of toothpaste out of the tube.

“Oregonians need to know that state government is using every taxpayer dollar wisely.

“Health care, housing, protecting our environment, defending our democracy, and investing in our children. These are fundamentals. But solving the problems before us, turning the corner—it’s not going to be easy.

“That’s OK. We know how to do the tough stuff. We do it the Oregon way: Working across the aisle and around the state.

“Urban and rural, Democrat and Republican. We do what we’ve done time and again: put politics aside and serve the people of Oregon.

“And to the new members who are joining us this year, I offer you again my congratulations, and a word of advice: put on your metal underwear.

“Politics can be messy, and a term in the legislature is not for the faint of heart.

“But having the privilege to serve Oregon is an incredible honor.

“And one that I take very seriously.

“28 years ago, Barbara Roberts, the first woman elected governor of Oregon, was sworn in.

“On this day. In this same room.

“Thank you, Governor Roberts, for your advice and counsel and for opening the doors for women like me.

“I also want to say thank you to Governor Kulongoski for being my friend and mentor.

“I am truly standing on the shoulders of giants.

“Even if they are short giants.

“I started my career as an advocate for children and families and I intend to end it as one.

“In closing I want to share a little bit about Jacob Burris. We met this summer.

“Jacob is 17 years old. His mother paid for their basic needs by waiting tables. And Jacob’s health care was covered by the Oregon Health Plan because he has a chronic health condition.

“It hasn’t slowed him down.

“Jacob is incredibly talented.

“He designs sweatshirts and shoes for the Doernbecher Foundation.

“And thanks to the Affordable Care Act he’s had access to the medical care that he needs.

“His life decisions, including his profession, will be dictated by his ability to get health insurance.

“Because Jacob has a pre-existing condition.

“The good news is that unlike many states, Oregon protects people like Jacob.

“And at home, he has a mother who works really hard.

“Fortunately, she just got a new job with health care coverage and can start saving and finally get ahead.

“I am so delighted that Jacob and his mom are here today.

“Our state is at a turning point, just like Jacob’s family.

“Today we have a choice. Are we willing to do the work to make the dream of a better Oregon come true?

“We are. And Jacob’s story should serve as an inspiration to get this done.

“In talking to Jacob, his diagnosis changed everything. But living with a pre-existing condition fueled his creativity.

“He figured out how to communicate with the world in new ways, by designing shoes and sweatshirts that tell a story.

“He has figured out how to talk about living day-to-day with a medical condition that will stay with him his entire life.

“And in doing so, he has literally blazed a path for his future.

“Maybe he’ll get a job with one of our homegrown apparel companies. Or maybe he’ll start one himself.

“Regardless of what the future holds, I know for Jacob there’s no looking back.

“The time is now. Our future is in front of us. We have to turn the corner and make it a reality. Together we can build a better Oregon.

“One that will make Jacob proud to call Oregon home.

“Thank you.”

The benediction was given by Armand Minthorn, Umatilla Tribal Member.

“Canta, Canta, Canta,” “Como Quien Pierde Una Estrella,” and “Guadalajara” were performed by the Woodburn High School Mariachi Band, directed by Brian Gingerich.

Guests were escorted from the House chamber.

Speaker Kotek declared the Joint Assembly adjourned.

Tuesday, January 22, 2019 -- Morning Session

House convened at 11:00 a.m. Speaker in Chair.

Opening ceremony was a recording of the song “The Star Spangled Banner” as performed by Whitney Houston at the 1991 Super Bowl XXV.
Upon verification of quorum: All present except: Excused, 2 – Bynum, Gorsek.

HCR 11, 19 – Message from the Senate announcing President signed on January 22, 2019.

HJM 5, 6; HJR 14, 15 – Introduced, read and passed to Speaker’s desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 1 dated January 15, 2019.

HCR 2 Rules
HCR 8 Rules
HJM 1 Transportation
HJM 2 Rules
HJM 3 Education
HJM 4 Rules
HJR 2 Rules
HJR 5 Rules
HJR 13 Rules

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 4 dated January 18, 2019.

HCR 1 Veterans and Emergency Preparedness
HCR 3 Rules
HCR 4 Veterans and Emergency Preparedness
HCR 5 Rules
HCR 6 Rules
HCR 7 Rules
HCR 9 Energy and Environment
HCR 10 Rules
HJR 9 Rules

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 6 dated January 18, 2019.

HJR 1 Revenue; Rules
HJR 3 Revenue; Rules
HJR 4 Revenue; Rules
HJR 6 Judiciary; Rules
HJR 7 Rules
HJR 8 Rules
HJR 10 Judiciary; Rules
HJR 11 Revenue; Rules
HJR 12 Revenue; Rules

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 1 dated January 15, 2019.

HB 5001 Ways and Means
HB 5002 Ways and Means
HB 5003 Ways and Means
HB 5004 Ways and Means
HB 5005 Ways and Means
HB 5006 Ways and Means
HB 5007 Ways and Means
HB 5008 Ways and Means
HB 5009 Ways and Means
HB 5010 Ways and Means
HB 5011 Ways and Means
HB 5012 Ways and Means
HB 5013 Ways and Means
HB 5014 Ways and Means
HB 5015 Ways and Means
HB 5016 Ways and Means
HB 5017 Ways and Means
HB 5018 Ways and Means
HB 5019 Ways and Means
HB 5020 Ways and Means
HB 5021 Ways and Means
HB 5022 Ways and Means
HB 5023 Ways and Means
HB 5024 Ways and Means
HB 5025 Ways and Means
HB 5026 Ways and Means
HB 5027 Ways and Means
HB 5028 Ways and Means
HB 5029 Ways and Means
HB 5030 Ways and Means
HB 5031 Ways and Means
HB 5032 Ways and Means
HB 5033 Ways and Means
HB 5034 Ways and Means
HB 5035 Ways and Means
HB 5036 Ways and Means
HB 5037 Ways and Means
HB 5038 Ways and Means
HB 5039 Ways and Means
HB 5040 Ways and Means
HB 5041 Ways and Means
HB 5042 Ways and Means
HB 5043 Ways and Means
HB 5044 Ways and Means
HB 5045 Ways and Means
HB 5046 Ways and Means
HB 5047 Ways and Means
HB 5048 Ways and Means
HB 5049 Ways and Means
HB 5050 Ways and Means

HB 2719, 2720, 2721, 2722, 2723, 2724, 2725, 2726, 2727, 2728, 2729, 2730, 2731, 2732, 2733, 2734, 2735, 2736, 2737, 2738, 2739, 2740, 2741, 2742, 2743, 2744, 2745, 2746, 2747, 2748, 2749, 2750, 2751, 2752, 2753, 2754, 2755, 2756, 2757, 2758, 2759, 2760, 2761, 2762, 2763, 2764, 2765, 2766, 2767, 2768 – Read first time and passed to Speaker’s desk for referral.
HB 2250 Energy and Environment; Ways and Means
HB 2251 Judiciary; Ways and Means
HB 2255 Judiciary
HB 2256 Human Services and Housing; Ways and Means
HB 2261 Education; Student Success
HB 2262 Education
HB 2263 Education; Student Success
HB 2264 Revenue
HB 2267 Health Care
HB 2268 Health Care
HB 2269 Health Care
HB 2271 Energy and Environment; Ways and Means
HB 2273 Business and Labor
HB 2274 Business and Labor
HB 2275 Business and Labor
HB 2283 Judiciary
HB 2287 Education
HB 2290 Education; Student Success
HB 2292 Health Care
HB 2295 Judiciary; Ways and Means
HB 2297 Rules
HB 2298 Judiciary; Ways and Means
HB 2299 Judiciary
HB 2300 Judiciary
HB 2302 Human Services and Housing; Ways and Means
HB 2304 Transportation; Ways and Means
HB 2305 Transportation
HB 2309 Transportation
HB 2312 Business and Labor
HB 2313 Revenue
HB 2314 Transportation
HB 2315 Agriculture and Land Use
HB 2318 Education
HB 2319 Veterans and Emergency Preparedness; Ways and Means
HB 2320 Economic Development; Ways and Means
HB 2321 Judiciary
HB 2326 Education; Student Success
HB 2327 Education; Student Success
HB 2328 Judiciary; Ways and Means
HB 2330 Health Care
HB 2332 Human Services and Housing; Ways and Means
HB 2333 Business and Labor
HB 2334 Economic Development
HB 2337 Human Services and Housing; Ways and Means
HB 2340 Human Services and Housing
HB 2341 Business and Labor
HB 2342 Education; Student Success
HB 2343 Human Services and Housing
HB 2344 Health Care
HB 2346 Human Services and Housing; Ways and Means
HB 2348 Human Services and Housing; Ways and Means
HB 2349 Human Services and Housing; Ways and Means
HB 2354 Judiciary; Ways and Means
HB 2355 Agriculture and Land Use
HB 2356 Natural Resources
HB 2357 Agriculture and Land Use
HB 2360 Human Services and Housing; Ways and Means
HB 2364 Natural Resources; Ways and Means
HB 2366 Economic Development; Ways and Means
HB 2368 Judiciary
HB 2369 Judiciary; Ways and Means
HB 2371 Judiciary
HB 2374 Revenue
HB 2375 Health Care; Ways and Means
HB 2376 Natural Resources; Ways and Means
HB 2377 Natural Resources; Ways and Means
HB 2378 Natural Resources; Ways and Means
HB 2379 Natural Resources
HB 2383 Economic Development; Ways and Means
HB 2384 Economic Development; Ways and Means
HB 2386 Revenue
HB 2403 Transportation
HB 2404 Transportation
HB 2405 Transportation
HB 2413 Business and Labor
HB 2414 Business and Labor
HB 2415 Business and Labor
HB 2416 Business and Labor
HB 2417 Business and Labor
HB 2418 Business and Labor
HB 2421 Business and Labor
HB 2422 Business and Labor
HB 2423 Business and Labor
HB 2428 Judiciary
HB 2429 Revenue
HB 2432 Natural Resources
HB 2433 Natural Resources
HB 2434 Agriculture and Land Use
HB 2440 Education; Student Success
HB 2441 Agriculture and Land Use
HB 2444 Education; Student Success
HB 2445 Judiciary
HB 2446 Revenue
HB 2447 Health Care
HB 2448 Health Care
HB 2449 Veterans and Emergency Preparedness; Revenue
HB 2451 Agriculture and Land Use
HB 2458 Revenue
HB 2462 Judiciary
HB 2463 Business and Labor
HB 2464 Human Services and Housing
HB 2465 Judiciary
HB 2468 Judiciary
HB 2470 Judiciary
HB 2471 Judiciary
HB 2472 Judiciary
HB 2473 Judiciary
HB 2474 Judiciary
HB 2475 Judiciary
HB 2476 Judiciary; Ways and Means
HB 2478 Judiciary
HB 2479 Judiciary; Ways and Means
HB 2480 Judiciary
HB 2482 Judiciary
HB 2484 Judiciary
HB 2489 Business and Labor
HB 2490 Business and Labor
HB 2497 Energy and Environment
HB 2499 Business and Labor
HB 2501 Energy and Environment; Ways and Means
HB 2502 Judiciary
HB 2503 Veterans and Emergency Preparedness; Ways and Means
HB 2505 Judiciary
HB 2507 Education
HB 2508 Human Services and Housing; Ways and Means
HB 2509 Energy and Environment
HB 2510 Health Care
HB 2511 Health Care; Ways and Means
HB 2512 Education
HB 2514 Judiciary
HB 2515 Judiciary
HB 2516 Education; Revenue
HB 2518 Education
HB 2519 Education
HB 2522 Revenue
HB 2524 Human Services and Housing
HB 2528 Human Services and Housing
HB 2529 Health Care; Ways and Means
HB 2531 Education
HB 2533 Transportation
HB 2535 Veterans and Emergency Preparedness; Ways and Means
HB 2536 Veterans and Emergency Preparedness; Ways and Means
HB 2538 Revenue
HB 2539 Business and Labor
HB 2540 Human Services and Housing
HB 2541 Economic Development; Ways and Means
HB 2542 Education
HB 2543 Economic Development
HB 2544 Economic Development; Ways and Means
HB 2546 Judiciary; Revenue
HB 2550 Veterans and Emergency Preparedness
HB 2552 Judiciary
HB 2553 Natural Resources
HB 2556 Education
HB 2558 Veterans and Emergency Preparedness; Ways and Means
HB 2559 Revenue
HB 2563 Health Care
HB 2564 Veterans and Emergency Preparedness; Ways and Means
HB 2565 Veterans and Emergency Preparedness; Ways and Means
HB 2566 Transportation; Ways and Means
HB 2569 Human Services and Housing
HB 2571 Education; Ways and Means
HB 2575 Revenue
HB 2576 Transportation
HB 2577 Agriculture and Land Use
HB 2579 Agriculture and Land Use; Ways and Means
HB 2585 Judiciary
HB 2586 Human Services and Housing; Ways and Means
HB 2587 Human Services and Housing
HB 2588 Business and Labor; Ways and Means
HB 2589 Judiciary
HB 2590 Transportation; Ways and Means
HB 2591 Transportation
HB 2592 Transportation
HB 2593 Business and Labor
HB 2594 Education; Ways and Means
HB 2596 Human Services and Housing
HB 2597 Human Services and Housing
HB 2602 Transportation
HB 2603 Transportation; Ways and Means
HB 2604 Education; Student Success
HB 2605 Ways and Means
HB 2607 Education
HB 2608 Human Services and Housing
HB 2609 Health Care
HB 2612 Education
HB 2613 Economic Development; Ways and Means
HB 2618 Energy and Environment; Ways and Means
HB 2621 Health Care; Ways and Means
HB 2623 Energy and Environment
HB 2627 Health Care; Ways and Means
HB 2628 Revenue
HB 2637 Health Care
HB 2638 Health Care
HB 2641 Economic Development; Ways and Means
HB 2645 Judiciary; Ways and Means
HB 2648 Judiciary
HB 2649 Education
HB 2652 Natural Resources
HB 2653 Energy and Environment
HB 2654 Judiciary
HB 2658 Health Care; Ways and Means
HB 2660 Business and Labor
HB 2666 Education
HB 2667 Health Care; Ways and Means
HB 2668 Health Care
HB 2669 Health Care
HB 2670 Energy and Environment; Ways and Means
HB 2671 Transportation
HB 2672 Economic Development; Ways and Means
HB 2673 Education
HB 2676 Education; Revenue
HB 2678 Health Care
HB 2680 Health Care
HB 2681 Judiciary
HB 2682 Transportation
HB 2683 Human Services and Housing
HB 2685 Rules
HB 2688 Business and Labor
HB 2689 Health Care
HB 2690 Health Care
The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 2 dated January 16, 2019.

HB 2696 Health Care; Ways and Means

The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 3 dated January 15, 2019.

HB 2495 Revenue

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 4 dated January 18, 2019.

HB 2001 Human Services and Housing; Ways and Means
HB 2008 Veterans and Emergency Preparedness
HB 2021 Education; Student Success
HB 2030 Education
HB 2031 Education; Ways and Means
HB 2036 Health Care
HB 2038 Rules
HB 2039 Health Care; Ways and Means
HB 2041 Judiciary
HB 2052 Economic Development; Revenue
HB 2057 Agriculture and Land Use; Ways and Means
HB 2058 Agriculture and Land Use
HB 2062 Natural Resources
HB 2063 Energy and Environment; Ways and Means
HB 2064 Energy and Environment
HB 2066 Natural Resources; Ways and Means
HB 2067 Natural Resources
HB 2068 Natural Resources
HB 2069 Natural Resources
HB 2071 Natural Resources
HB 2072 Natural Resources
HB 2074 Education; Student Success
HB 2075 Agriculture and Land Use
HB 2076 Natural Resources
HB 2077 Natural Resources
HB 2080 Natural Resources; Ways and Means
HB 2081 Agriculture and Land Use
HB 2083 Transportation; Ways and Means
HB 2084 Energy and Environment
HB 2085 Natural Resources
HB 2086 Agriculture and Land Use
HB 2090 Health Care
HB 2091 Health Care
HB 2094 Rules
HB 2097 Rules
HB 2100 Economic Development
HB 2101 Revenue
HB 2103 Revenue
HB 2104 Revenue
HB 2107 Rules
HB 2111 Natural Resources
HB 2113 Natural Resources
HB 2114 Economic Development; Ways and Means
HB 2115 Health Care
HB 2116 Revenue
HB 2117 Revenue
HB 2118 Revenue
HB 2123 Health Care; Revenue
HB 2126 Revenue
HB 2127 Human Services and Housing; Revenue
HB 2128 Revenue
HB 2129 Transportation; Revenue
HB 2130 Agriculture and Land Use
HB 2133 Business and Labor; Revenue
HB 2140 Education; Revenue
HB 2141 Revenue
HB 2142 Human Services and Housing; Revenue
HB 2143 Revenue
HB 2144 Revenue
HB 2145 Revenue
HB 2146 Revenue
HB 2148 Revenue
HB 2149 Revenue
HB 2151 Human Services and Housing; Revenue
HB 2152 Revenue
HB 2153 Revenue
HB 2154 Revenue
HB 2155 Revenue
HB 2156 Revenue
HB 2157 Revenue
HB 2158 Health Care; Revenue
HB 2159 Health Care; Revenue
HB 2160 Revenue
HB 2163 Revenue
HB 2165 Revenue
HB 2167 Revenue
HB 2168 Revenue
HB 2169 Health Care; Revenue
HB 2170 Revenue
HB 2171 Revenue
HB 2172 Revenue
HB 2174 Economic Development
HB 2176 Economic Development; Ways and Means
HB 2179 Economic Development; Ways and Means
HB 2182 Economic Development
HB 2184 Economic Development; Ways and Means
HB 2195 Veterans and Emergency Preparedness; Ways and Means
HB 2201 Veterans and Emergency Preparedness
HB 2208 Veterans and Emergency Preparedness; Ways and Means
HB 2209 Veterans and Emergency Preparedness; Ways and Means
HB 2210 Information Management and Technology
HB 2214 Education; Ways and Means
HB 2216 Business and Labor
HB 2218 Business and Labor; Revenue
HB 2221 Natural Resources; Revenue
HB 2223 Business and Labor
HB 2225 Agriculture and Land Use
HB 2229 Veterans and Emergency Preparedness; Ways and Means
HB 2231 Business and Labor
HB 2233 Economic Development; Ways and Means
HB 2236 Transportation
HB 2241 Judiciary; Ways and Means
HB 2243 Economic Development
HB 2253 Revenue
HB 2254 Revenue
HB 2257 Health Care; Ways and Means
HB 2258 Judiciary
HB 2259 Information Management and Technology
HB 2260 Information Management and Technology
HB 2265 Health Care
HB 2266 Health Care
HB 2270 Health Care; Revenue
HB 2272 Agriculture and Land Use
HB 2276 Business and Labor
HB 2277 Rules
HB 2278 Rules
HB 2279 Rules
HB 2280 Rules
HB 2284 Transportation
HB 2285 Judiciary
HB 2286 Judiciary
HB 2288 Business and Labor; Ways and Means
HB 2289 Education; Student Success
HB 2291 Revenue
HB 2293 Natural Resources
HB 2294 Natural Resources
HB 2296 Business and Labor
HB 2301 Economic Development
HB 2306 Human Services and Housing
HB 2307 Education
HB 2308 Education; Student Success
HB 2310 Economic Development; Ways and Means
HB 2311 Revenue
HB 2316 Revenue
HB 2317 Health Care
HB 2322 Energy and Environment
HB 2323 Veterans and Emergency Preparedness; Ways and Means
HB 2324 Veterans and Emergency Preparedness; Ways and Means
HB 2325 Rules
HB 2329 Energy and Environment
HB 2331 Natural Resources
HB 2335 Business and Labor
HB 2336 Human Services and Housing
HB 2338 Judiciary
HB 2339 Health Care; Ways and Means
HB 2345 Rules
HB 2347 Judiciary
HB 2350 Human Services and Housing; Ways and Means
HB 2353 Judiciary
HB 2358 Education; Student Success
HB 2359 Revenue
HB 2361 Natural Resources; Ways and Means
HB 2362 Judiciary
HB 2363 Agriculture and Land Use
HB 2365 Natural Resources; Ways and Means
HB 2367 Natural Resources
HB 2370 Natural Resources; Ways and Means
HB 2372 Education
HB 2373 Veterans and Emergency Preparedness
HB 2380 Natural Resources; Ways and Means
HB 2381 Natural Resources; Ways and Means
HB 2382 Economic Development; Revenue
HB 2385 Education
HB 2390 Revenue
HB 2392 Revenue
HB 2393 Judiciary
HB 2394 Judiciary; Ways and Means
HB 2395 Judiciary
HB 2396 Rules
HB 2397 Judiciary
HB 2399 Judiciary
HB 2400 Judiciary
HB 2401 Judiciary
HB 2402 Transportation; Revenue
HB 2406 Business and Labor
HB 2407 Business and Labor
HB 2408 Business and Labor
HB 2409 Business and Labor
HB 2410 Business and Labor
HB 2411 Business and Labor
HB 2424 Health Care
HB 2425 Business and Labor
HB 2430 Judiciary
HB 2431 Judiciary
HB 2684 Revenue
HB 2686 Business and Labor
HB 2687 Health Care
HB 2693 Health Care
HB 2694 Health Care
HB 2697 Revenue
HB 2699 Economic Development; Revenue
HB 2700 Human Services and Housing; Revenue
HB 2701 Health Care

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 5 dated January 18, 2019.

HB 2078 Natural Resources
HB 2079 Natural Resources
HB 2096 Judiciary
HB 2102 Revenue
HB 2125 Revenue
HB 2131 Human Services and Housing; Revenue
HB 2147 Revenue
HB 2162 Revenue
HB 2166 Judiciary
HB 2234 Rules
HB 2235 Revenue
HB 2237 Revenue
HB 2247 Education; Student Success
HB 2248 Education; Student Success
HB 2252 Revenue
HB 2282 Rules
HB 2351 Natural Resources
HB 2352 Natural Resources
HB 2387 Revenue
HB 2388 Revenue
HB 2389 Education; Student Success
HB 2391 Revenue
HB 2426 Business and Labor
HB 2500 Judiciary
HB 2503 Rules
HB 2582 Revenue

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 6 dated January 18, 2019.

HB 2043 Veterans and Emergency Preparedness
HB 2073 Revenue
HB 2132 Economic Development; Revenue
HB 2175 Rules
HB 2177 Economic Development
HB 2281 Legislative Audits
HB 2303 Health Care
HB 2398 Business and Labor
HB 2412 Business and Labor; Ways and Means
HB 2419 Business and Labor
HB 2420 Rules
HB 2427 Business and Labor

HB 2442 Ways and Means
HB 2504 Revenue
HB 2534 Business and Labor
HB 2583 Revenue
HB 2584 Revenue
HB 2643 Business and Labor; Revenue; Ways and Means
HB 2647 Business and Labor

HCR 11, 19 – Speaker signed on January 16, 2019.

HCR 11, 19 – Filed with Secretary of State on January 22, 2019.

House adjourned until 11:00 a.m. Thursday, January 24, 2019 on motion of Smith G.

Thursday, January 24, 2019 -- Morning Session

House convened at 11:00 a.m. Speaker in Chair.

Opening ceremony was a moment of silence, observed in honor of Linda Ames, former staff of the Legislative Fiscal Office.

Speaker Pro Tempore in Chair.

Upon verification of quorum: All present except: Excused, 2 – Bynum, Schouten; Excused for Business of the House, 3 – Smith G, Smith Warner, Speaker Kotek.

HJR 16 – Introduced, read and passed to Speaker’s desk for referral.

HB 2769, 2770, 2771, 2772, 2773, 2774, 2775, 2776, 2777, 2778, 2779, 2780, 2781, 2782, 2783, 2784, 2785, 2786, 2787, 2788, 2789, 2790, 2791, 2792, 2793, 2794, 2795, 2796, 2797, 2798, 2799, 2800 – Read first time and passed to Speaker’s desk for referral.

House adjourned until 11:00 a.m. Monday, January 28, 2019 on motion of Barker.

Monday, January 28, 2019 -- Morning Session

House convened at 11:00 a.m. Speaker in Chair.

Opening ceremony was a moment of silence.

Upon verification of quorum: All present except: Excused, 1 – Sprenger; Excused for Business of the House, 1 – Smith G.

Pursuant to House Rule 17.01 (2), by unanimous consent, on request of McKeown, courtesies of the House and floor were extended to Deborah Boone, former Representative from Seaside.
SCR 10 – Message from the Senate announcing President signed on January 25, 2019.

HCR 12, 13; HJM 7 – Introduced, read and passed to Speaker's desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 8 dated January 28, 2019.

HJM 5 Health Care; Rules
HJM 6 Rules
HJR 14 Rules
HJR 15 Education
HJR 16 Rules

HB 2801, 2802, 2803, 2804, 2805, 2806, 2807, 2808, 2809, 2810, 2811, 2812, 2813, 2814, 2815, 2816, 2817, 2818, 2819, 2820, 2821, 2822, 2823, 2824, 2825, 2826, 2827, 2828 – Read first time and passed to Speaker's desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 7 dated January 25, 2019.

HB 2720 Education; Student Success
HB 2721 Education; Student Success
HB 2724 Education
HB 2726 Business and Labor
HB 2728 Education; Ways and Means
HB 2730 Veterans and Emergency Preparedness
HB 2731 Education
HB 2732 Revenue
HB 2733 Economic Development
HB 2734 Veterans and Emergency Preparedness; Ways and Means
HB 2735 Veterans and Emergency Preparedness; Ways and Means
HB 2736 Education; Student Success
HB 2737 Energy and Environment; Ways and Means
HB 2741 Natural Resources
HB 2742 Education; Student Success
HB 2743 Revenue
HB 2745 Health Care; Ways and Means
HB 2747 Natural Resources
HB 2748 Judiciary
HB 2749 Business and Labor
HB 2750 Judiciary; Ways and Means
HB 2753 Health Care
HB 2754 Health Care
HB 2755 Health Care
HB 2758 Judiciary
HB 2759 Education; Student Success
HB 2760 Education; Student Success
HB 2761 Education; Student Success
HB 2762 Rules
HB 2763 Education
HB 2764 Human Services and Housing
HB 2766 Energy and Environment; Revenue; Ways and Means
HB 2767 Judiciary
HB 2768 Judiciary; Ways and Means
HB 2769 Business and Labor
HB 2770 Transportation
HB 2772 Energy and Environment; Ways and Means
HB 2773 Education; Student Success
HB 2774 Agriculture and Land Use
HB 2775 Business and Labor
HB 2776 Judiciary
HB 2780 Veterans and Emergency Preparedness
HB 2781 Health Care
HB 2783 Health Care
HB 2784 Business and Labor
HB 2788 Business and Labor; Ways and Means
HB 2790 Agriculture and Land Use

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 8 dated January 28, 2019.

HB 2719 Health Care
HB 2722 Health Care
HB 2723 Economic Development; Ways and Means
HB 2725 Human Services and Housing
HB 2727 Human Services and Housing; Revenue
HB 2738 Natural Resources
HB 2739 Natural Resources
HB 2744 Health Care; Ways and Means
HB 2746 Natural Resources; Ways and Means
HB 2751 Revenue; Ways and Means
HB 2752 Transportation
HB 2756 Business and Labor
HB 2757 Revenue
HB 2765 Education
HB 2771 Human Services and Housing
HB 2777 Economic Development
HB 2778 Business and Labor; Ways and Means
HB 2779 Human Services and Housing; Ways and Means
HB 2782 Economic Development
HB 2785 Business and Labor
HB 2786 Business and Labor
HB 2787 Business and Labor
HB 2789 Judiciary
HB 2791 Energy and Environment; Ways and Means
HB 2792 Energy and Environment; Ways and Means
HB 2793 Agriculture and Land Use
HB 2794 Energy and Environment
HB 2795 Natural Resources
HB 2796 Agriculture and Land Use
HB 2797 Judiciary
HB 2798 Business and Labor
HB 2799 Health Care; Ways and Means
HB 2800 Energy and Environment; Ways and Means
The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 9 dated January 28, 2019.

HB 2729 Agriculture and Land Use; Ways and Means  
HB 2740 Agriculture and Land Use

SCR 10 – Speaker signed on January 28, 2019.

House adjourned until 11:00 a.m. Wednesday, January 30, 2019 on motion of Smith G.

**Wednesday, January 30, 2019 -- Morning Session**

House convened at 11:00 a.m. Speaker in Chair.

Opening ceremony presented by Representative Tina Kotek, reading a poem titled "Miracle" by Oregon's 6th Poet Laureate, Paulann Petersen, Portland.

Upon verification of quorum:  All present except: Excused, 1 – Marsh.

HJR 17 – Introduced, read and passed to Speaker’s desk for referral.

Committee Report File No. 1 was distributed on January 28, 2019.

HB 2088 – Report by Committee on Business and Labor recommending passage.

HB 2275 – Report by Committee on Business and Labor recommending passage.

HB 2463 – Report by Committee on Business and Labor recommending passage.

Committee Report File No. 2 was distributed on January 29, 2019.

HCR 8 – Report by Committee on Rules recommending adoption.

Committee Report File No. 3 was distributed on January 30, 2019.

HB 2092 – Report by Committee on Health Care recommending passage.

HB 2829, 2830, 2831, 2832, 2833, 2834, 2835, 2836, 2837, 2838, 2839, 2840, 2841, 2842 – Read first time and passed to Speaker's desk for referral.

HB 2088, 2092, 2275, 2463 – Read second time and passed to third reading.

HCR 8 – By unanimous consent, on request of Speaker, rules suspended and measure made a Special Order of Business immediately following the order of business of Committee Reports on the Monday, April 29, 2019 Calendar.

House adjourned until 11:00 a.m. Thursday, January 31, 2019 on motion of Smith G.

**Thursday, January 31, 2019 -- Morning Session**

House convened at 11:00 a.m. Speaker in Chair.

Opening ceremony presented by Brigette Harrington, Jackson Elementary School, Hillsboro, reading her poem titled "My Oregon – Reflections of Our Four Seasons."

Upon verification of quorum:  All present.

HCR 14 – Introduced, read and passed to Speaker’s desk for referral.

Committee Report File No. 4 was distributed on January 31, 2019.

HB 2215 – Report by Committee on Health Care recommending passage.

Committee Report File No. 5 was distributed on January 31, 2019.


Sprenger moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today’s third reading calendar and that they be read by title only. Motion carried on viva voce vote.

HB 2010, 2843, 2844, 2845, 2846, 2847, 2848, 2849, 2850, 2851, 2853, 2854, 2855, 2856, 2857, 2858 – Read first time and passed to Speaker’s desk for referral.

HB 2215 – Read second time and passed to third reading.

HB 2088 – Read third time. Carried by Bonham. On passage of the bill the vote was: Yeas, 60. Bill passed.

HB 2092 – Read third time. Carried by Prusak. On passage of the bill the vote was: Yeas, 59; Nays, 1 – Clem. Bill passed.

HB 2275 – Read third time. Carried by Boshart Davis. On passage of the bill the vote was: Yeas, 60. Bill passed.
HB 2463 – Read third time. Carried by Barker. On passage of the bill the vote was: Yeas, 60. Bill passed.

By unanimous consent, on request of Speaker, rules suspended to temporarily return to the order of business First Reading of House Bills.

HB 2859 – Read first time and passed to Speaker’s desk for referral.

The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 10 dated January 31, 2019.

HB 2859 Capitol Culture

House adjourned until 11:00 a.m. Monday, February 4, 2019 on motion of Smith G.

Monday, February 4, 2019 -- Morning Session

House convened at 11:00 a.m. Speaker in Chair.

Opening ceremony was a moment of silence.

Upon verification of quorum: All present except: Excused, 2 – Gorsek, Stark.

SB 33, 44, 54, 185, 186, 355 – Message from the Senate announcing passage.

HCR 15, 16 – Introduced, read and passed to Speaker’s desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 11 dated February 4, 2019.

HCR 12 Rules
HCR 13 Veterans and Emergency Preparedness
HCR 14 Natural Resources
HJM 7 Rules
HJR 17 Rules

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 13 dated February 4, 2019.

HCR 15 Rules
HCR 16 Veterans and Emergency Preparedness

Committee Report File No. 6 was distributed on February 1, 2019.

HB 2076 – Report by Committee on Natural Resources recommending passage.

Committee Report File No. 7 was distributed on February 1, 2019.

HB 2265 – Report by Committee on Health Care recommending passage.

Boles moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today’s third reading calendar and that they be read by title only. Motion carried on viva voce vote.

HB 2018, 2020, 2852, 2860, 2861, 2862, 2863, 2864, 2865, 2866, 2867, 2868, 2869, 2870, 2871, 2872, 2873, 2874, 2875, 2876, 2877, 2878, 2879, 2880, 2881, 2882, 2883, 2884, 2885, 2886, 2887 – Read first time and passed to Speaker’s desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 11 dated February 4, 2019.

HB 2010 Health Care; Ways and Means
HB 2801 Health Care; Ways and Means
HB 2802 Human Services and Housing; Ways and Means
HB 2803 Judiciary
HB 2804 Business and Labor
HB 2805 Human Services and Housing; Ways and Means
HB 2806 Economic Development
HB 2807 Business and Labor
HB 2808 Economic Development; Ways and Means
HB 2809 Education; Ways and Means
HB 2810 Economic Development; Ways and Means
HB 2811 Revenue
HB 2812 Human Services and Housing
HB 2813 Health Care; Ways and Means
HB 2814 Health Care
HB 2815 Judiciary; Ways and Means
HB 2816 Agriculture and Land Use; Ways and Means
HB 2817 Veterans and Emergency Preparedness
HB 2818 Business and Labor
HB 2820 Economic Development; Ways and Means
HB 2821 Business and Labor; Ways and Means
HB 2822 Business and Labor
HB 2823 Revenue
HB 2824 Rules
HB 2825 Veterans and Emergency Preparedness; Ways and Means
HB 2826 Human Services and Housing
HB 2827 Human Services and Housing
HB 2828 Judiciary
HB 2829 Natural Resources; Ways and Means
HB 2830 Rules
HB 2831 Health Care; Ways and Means
HB 2832 Human Services and Housing; Ways and Means
HB 2833 Business and Labor
HB 2834 Natural Resources; Ways and Means
HB 2835 Natural Resources; Ways and Means
HB 2836 Education; Ways and Means
HB 2837 Human Services and Housing; Ways and Means
HB 2838 Business and Labor
HB 2839 Rules
HB 2840 Health Care
HB 2841 Natural Resources
HB 2842 Judiciary
HB 2843 Health Care; Ways and Means
HB 2844 Agriculture and Land Use
HB 2845 Health Care; Ways and Means
HB 2846 Transportation
HB 2847 Revenue
HB 2848 Health Care; Ways and Means
HB 2849 Judiciary
HB 2850 Economic Development
HB 2855 Energy and Environment
HB 2857 Energy and Environment
HB 2858 Energy and Environment; Ways and Means

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 12 dated February 4, 2019.

HB 2018 Student Success
HB 2019 Student Success
HB 2020 Carbon Reduction

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 13 dated February 4, 2019.

HB 2819 Energy and Environment; Ways and Means
HB 2852 Energy and Environment; Ways and Means
HB 2860 Energy and Environment; Ways and Means
HB 2861 Business and Labor
HB 2862 Revenue
HB 2863 Revenue
HB 2864 Revenue
HB 2865 Revenue
HB 2866 Judiciary
HB 2867 Education; Student Success
HB 2868 Revenue
HB 2870 Education
HB 2871 Education
HB 2872 Education
HB 2873 Education
HB 2874 Education
HB 2875 Education
HB 2876 Education
HB 2877 Education
HB 2878 Human Services and Housing; Ways and Means

HB 2879 Revenue
HB 2881 Transportation; Ways and Means
HB 2883 Energy and Environment; Ways and Means
HB 2887 Health Care

HB 2076, 2077, 2265 – Read second time and passed to third reading.

HB 2215 – Read third time. Carried by Greenlick.

Call of the House demanded by Wilson, joined by Sprenger, Reschke, Nearman, Post, and Wallan. All present except; Excused (not subject to Call), 1 – Stark.

HB 2215 – On passage of the bill the vote was: Yeas, 53; Nays, 6 – Findley, Leif, Nearman, Post, Reschke, Sprenger; Excused, 1 – Stark. Bill passed.

SB 33, 44, 54, 185, 186, 355 – Read first time and passed to Speaker's desk for referral.

By unanimous consent, on request of Gomberg, use of visual aid permitted during remonstrance.

House adjourned until 11:00 a.m. Wednesday, February 6, 2019 on motion of Smith G.

**Wednesday, February 6, 2019 -- Morning Session**

House convened at 11:00 a.m. Speaker Pro Tempore in Chair.

Opening ceremony presented by Halie Loren, performing the song "In Time," Eugene.

Upon verification of quorum: All present except: Excused, 4 – Barreto, Clem, Nearman, Smith G; Excused for Business of the House, 1 – Speaker Kotek.

SB 38, 53 – Message from the Senate announcing passage.

HCR 17; HJR 18, 19 – Introduced, read and passed to Speaker's desk for referral.

Committee Report File No. 8 was distributed on February 5, 2019.

HB 2317 – Report by Committee on Health Care recommending passage.

Committee Report File No. 9 was distributed on February 5, 2019.

HB 2426 – Report by Committee on Business and Labor recommending passage.
Stark moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today's third reading calendar and that they be read by title only. Motion carried on viva voce vote.


HB 2317, 2426 – Read second time and passed to third reading.

HB 2076 – Read third time. Carried by Gorsek. On passage of the bill the vote was: Yeas, 38; Nays, 17 – Bonham, Boshart Davis, Drazan, Findley, Hayden, Leif, McLane, Nathanson, Noble, Post, Rayfield, Reschke, Stark, Wallan, Williamson, Wilson, Zika; Excused, 4 – Barreto, Clem, Nearman, Smith G; Excused for Business of the House, 1 – Speaker Kotek. Bill passed.

HB 2077 – Read third time. Carried by Sprenger. On passage of the bill the vote was: Yeas, 42; Nays, 13 – Bonham, Boshart Davis, Evans, Findley, Hayden, Leif, McLane, Noble, Post, Reschke, Stark, Wallan, Zika; Excused, 4 – Barreto, Clem, Nearman, Smith G; Excused for Business of the House, 1 – Speaker Kotek. Bill passed.

HB 2265 – Read third time. Carried by Drazan. On passage of the bill the vote was: Yeas, 55; Excused, 4 – Barreto, Clem, Nearman, Smith G; Excused for Business of the House, 1 – Speaker Kotek. Bill passed.

SB 38, 53 – Read first time and passed to Speaker's desk for referral.

House adjourned until 11:00 a.m. Thursday, February 7, 2019 on motion of Barker.

Thursday, February 7, 2019 -- Morning Session

House convened at 11:00 a.m. Speaker in Chair.

Opening ceremony was a moment of silence.

Upon verification of quorum:  All present except: Excused, 3 – Clem, Evans, Smith G.

HJM 8 – Introduced, read and passed to Speaker's desk for referral.

Committee Report File No. 10 was distributed on February 6, 2019.

HB 2512 – Report by Committee on Education recommending passage.

Committee Report File No. 11 was distributed on February 6, 2019.

HCR 2 – Report by Committee on Rules recommending adoption with amendments and be printed A-Engrossed.

Bonham moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today's third reading calendar and that they be read by title only. Motion carried on viva voce vote.

HB 2908, 2909, 2910, 2911, 2912 – Read first time and passed to Speaker's desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 14 dated February 7, 2019.

HB 2851 Energy and Environment
HB 2853 Energy and Environment
HB 2854 Energy and Environment; Ways and Means
HB 2856 Energy and Environment; Ways and Means

HB 2512 – Read second time and passed to third reading.

HB 2317 – Read third time. Carried by Doherty, Bonham. On passage of the bill the vote was: Yeas, 58; Excused, 2 – Clem, Smith G. Bill passed.

HB 2426 – Read third time. Carried by Boshart Davis. On passage of the bill the vote was: Yeas, 58; Excused, 2 – Clem, Smith G. Bill passed.

House adjourned until 11:00 a.m. Monday, February 11, 2019 on motion of Barker.

Monday, February 11, 2019 -- Morning Session

House convened at 11:00 a.m. Boshart Davis in Chair.

Opening ceremony was a moment of silence.

Upon verification of quorum:  All present except: Absent, 1 – Helm; Excused, 1 – Gorsek; Excused for Business of the House, 1 – Speaker Kotek.

SB 26, 69 – Message from the Senate announcing passage.
HJM 9 – Introduced, read and passed to Speaker’s desk for referral.

Committee Report File No. 12 was distributed on February 7, 2019.


Committee Report File No. 13 was distributed on February 8, 2019.

HB 2081 – Report by Committee on Agriculture and Land Use recommending passage.

HB 2086 – Report by Committee on Agriculture and Land Use recommending passage with amendments, be printed A-Engrossed, and be placed on the Consent Calendar.

Committee Report File No. 14 was distributed on February 8, 2019.

HB 2130 – Report by Committee on Agriculture and Land Use without recommendation as to passage and be referred to Committee on Revenue. Bill referred to Committee on Revenue by order of the Speaker.

Committee Report File No. 15 was distributed on February 8, 2019.

HB 2022 – Report by Committee on Education recommending passage with amendments and be printed A-Engrossed.

Committee Report File No. 16 was distributed on February 8, 2019.

HB 2123 – Report by Committee on Health Care without recommendation as to passage. Bill referred to Committee on Revenue by prior reference.

HB 2158 – Report by Committee on Health Care without recommendation as to passage. Bill referred to Committee on Revenue by prior reference.

HB 2159 – Report by Committee on Health Care without recommendation as to passage. Bill referred to Committee on Revenue by prior reference.

HB 2169 – Report by Committee on Health Care without recommendation as to passage. Bill referred to Committee on Revenue by prior reference.

HB 2270 – Report by Committee on Health Care without recommendation as to passage. Bill referred to Committee on Revenue by prior reference.

Committee Report File No. 17 was distributed on February 8, 2019.


HB 2913, 2914, 2915, 2916, 2917, 2918, 2919, 2920, 2921, 2922, 2923, 2924, 2925, 2926, 2927, 2928, 2929, 2930, 2931, 2932, 2933, 2934 – Read first time and passed to Speaker’s desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 15 dated February 11, 2019.

HB 2869 Health Care; Ways and Means
HB 2880 Transportation
HB 2885 Business and Labor
HB 2886 Business and Labor

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 16 dated February 11, 2019.

HB 2882 Judiciary
HB 2884 Education; Student Success

HB 2022, 2081, 2084, 2086 – Read second time and passed to third reading.

HB 2512 – By unanimous consent, on request of Chair, rules suspended and bill remaining on today’s Third Reading of House Bills carried over and placed in its proper order on the Monday, February 18, 2019 Calendar.

HCR 2 – By unanimous consent, on request of Chair, rules suspended and measure made a Special Order of Business immediately following the order of business Committee Reports on the Thursday, February 21, 2019 Calendar.

SB 26, 69 – Read first time and passed to Speaker’s desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 15 dated February 11, 2019.

SB 33 Judiciary
SB 44 Rules
SB 185 Judiciary
SB 186 Judiciary
SB 355 Judiciary

The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 16 dated February 11, 2019.

SB 54 Transportation
House adjourned until 11:00 a.m. Wednesday, February 13, 2019 on motion of Smith G.

Wednesday, February 13, 2019 -- Morning Session

House convened at 11:00 a.m. Drazan in Chair.

Opening ceremony presented by Representative Marty Wilde, Eugene, reading a poem by former Oregon Poet Laureate William Stafford entitled “The Land Between the Rivers.”

Upon verification of quorum: All present except: Excused for Business of the House, 1 – Speaker Kotek.

SB 608 – Message from the Senate announcing passage.

HCR 18 – Introduced, read and passed to Speaker’s desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 17 dated February 13, 2019.

HJR 18  Rules
HJR 19  Rules

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 18 dated February 13, 2019.

HCR 17  Rules
HJM 9   Rules

Committee Report File No. 18 was distributed on February 11, 2019.

HB 2079 – Report by Committee on Natural Resources recommending passage.

Committee Report File No. 19 was distributed on February 11, 2019.

HB 2240 – Report by Committee on Judiciary recommending passage and subsequent referral to Committee on Ways and Means be rescinded. Subsequent referral to Committee on Ways and Means rescinded by order of the Speaker.

Committee Report File No. 20 was distributed on February 11, 2019.

HB 2397 – Report by Committee on Judiciary recommending passage with amendments and be printed A-Engrossed.

Committee Report File No. 21 was distributed on February 12, 2019.

HB 2398 – Report by Committee on Business and Labor recommending passage with amendments and be printed A-Engrossed.

Boshart Davis moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today’s third reading calendar and that they be read by title only. Motion carried on viva voce vote.

HB 2935, 2936, 2937, 2938, 2939, 2940, 2941, 2942, 2943, 2944, 2945, 2946, 2947 – Read first time and passed to Speaker’s desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 17 dated February 13, 2019.

HB 2888 Business and Labor
HB 2889 Education; Ways and Means
HB 2891 Rules
HB 2892 Veterans and Emergency Preparedness
HB 2893 Human Services and Housing; Ways and Means
HB 2894 Human Services and Housing; Ways and Means
HB 2895 Human Services and Housing; Ways and Means
HB 2896 Human Services and Housing; Ways and Means
HB 2897 Education; Student Success
HB 2898 Judiciary
HB 2900 Economic Development; Revenue
HB 2901 Health Care
HB 2903 Health Care; Ways and Means
HB 2904 Business and Labor
HB 2906 Education; Revenue
HB 2913 Business and Labor

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 18 dated February 13, 2019.

HB 2002 Human Services and Housing; Ways and Means
HB 2003 Agriculture and Land Use
HB 2890 Economic Development
HB 2899 Education; Student Success
HB 2902 Education; Student Success
HB 2905 Student Success
HB 2907 Education; Student Success

HB 2079, 2240, 2397, 2398 – Read second time and passed to third reading.

HB 2086 – By order of the Speaker, and in compliance with House Rule 4.05, subsection (3), bill removed from Consent Calendar and placed in its proper order on the Thursday, February 14, 2019 Calendar.
HB 2022 (A-Engrossed) – Read third time. Carried by Helt. On passage of the bill the vote was: Yeas, 58; Nays, 1 – Witt; Excused for Business of the House, 1 – Speaker Kotek. Bill passed.

HB 2081 – Read third time. Carried by Williams. On passage of the bill the vote was: Yeas, 59; Excused for Business of the House, 1 – Speaker Kotek. Bill passed.

HB 2084 – Read third time. Carried by Findley. On passage of the bill the vote was: Yeas, 56; Nays, 3 – Nearman, Post, Reschke; Excused for Business of the House, 1 – Speaker Kotek. Bill passed.

SB 608 – Read first time and passed to Speaker's desk for referral.

The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 17 dated February 13, 2019.

SB 608  Human Services and Housing

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 18 dated February 13, 2019.

SB 38  Energy and Environment
SB 53  Transportation

House adjourned until 11:00 a.m. Thursday, February 14, 2019 on motion of Smith G.

Thursday, February 14, 2019 -- Morning Session

House convened at 11:00 a.m. Mitchell in Chair.

Opening ceremony presented by Kim Stafford, Oregon’s Poet Laureate, Portland, reading his poem entitled, "Bold Birth of a New Oregon."

Upon verification of quorum:  All present except: Excused, 1 – Nathanson.

HCR 20; HJR 20 – Introduced, read and passed to Speaker's desk for referral.

The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 19 dated February 14, 2019.

HJM 8  Economic Development

Committee Report File No. 22 was distributed on February 13, 2019.

HB 2749 – Report by Committee on Business and Labor recommending passage.

HCR 4 – Report by Committee on Veterans and Emergency Preparedness recommending adoption.

Committee Report File No. 23 was distributed on February 14, 2019.

HB 2140 – Report by Committee on Education recommending passage. Bill referred to Committee on Revenue by prior reference.

Drazan moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today's third reading calendar and that they be read by title only. Motion carried on viva voce vote.

Speaker Pro Tempore in Chair.

HCR 4 – By unanimous consent, on request of Speaker Pro Tempore, rules suspended to make measure a Special Order of Business immediately.

HCR 4 – Read as Special Order of Business. Carried by Lewis.

By unanimous consent, on request of Lewis, use of visual aid permitted during presentation of measure.

HCR 4 – On adoption of the measure the vote was: Yeas, 59; Excused, 1 – Nathanson. Resolution adopted.

Mitchell in Chair.

HB 2948, 2949, 2950, 2951, 2952, 2953, 2954, 2955, 2956, 2957, 2958, 2959, 2960, 2961 – Read first time and passed to Speaker's desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 19 dated February 14, 2019.

HB 2908 Human Services and Housing
HB 2909 Economic Development
HB 2910 Education
HB 2911 Business and Labor; Ways and Means
HB 2912 Education
HB 2918 Education
HB 2919 Agriculture and Land Use
HB 2920 Revenue
HB 2921 Judiciary
HB 2923 Natural Resources
HB 2925 Rules
HB 2926 Agriculture and Land Use
HB 2927 Business and Labor  
HB 2929 Judiciary  
HB 2930 Health Care  
HB 2931 Rules  
HB 2932 Judiciary  
HB 2934 Economic Development; Ways and Means

HB 2749 – Read second time and passed to third reading.

HB 2079 – Read third time. Carried by Gorsek. On passage of the bill the vote was: Yeas, 55; Nays, 3 – Nearman, Post, Reschke; Excused, 1 – Nathanson; Excused for Business of the House, 1 – Speaker Kotek. Bill passed.

HB 2086 (A-Engrossed) – Read third time. Carried by Clem. On passage of the bill the vote was: Yeas, 51; Nays, 7 – Barreto, Bonham, Leif, Nearman, Noble, Reschke, Wallan; Excused, 1 – Nathanson; Excused for Business of the House, 1 – Speaker Kotek. Bill passed.

HB 2240 – Read third time. Carried by Gorsek. On passage of the bill the vote was: Yeas, 58; Excused, 1 – Nathanson; Excused for Business of the House, 1 – Speaker Kotek. Bill passed.

HB 2397, 2398 – By unanimous consent, on request of Chair, rules suspended and bills remaining on today’s Third Reading of House Bills carried over and placed in their proper order on the Monday, February 18, 2019 Calendar.

The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 19 dated February 14, 2019.

SB 69 Economic Development

House adjourned until 11:00 a.m. Monday, February 18, 2019 on motion of Smith G.

Monday, February 18, 2019 – Morning Session

House convened at 11:00 a.m. Neron in Chair.

Opening ceremony presented by Darlise Harrison, Beaverton, reading the poem "I Care and Am Willing to Serve" by Marian Wright Edelman.

Upon verification of quorum: All present except: Excused, 3 – Barreto, Boles, Rayfield.

HCR 21, 22; HJM 10 – Introduced, read and passed to Speaker's desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 21 dated February 15, 2019.

HCR 18 Rules  
HCR 20 Capitol Culture

The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 22 dated February 18, 2019.

HJR 20 Rules

Committee Report File No. 24 was distributed on February 14, 2019.

HB 2040 – Report by Committee on Health Care recommending passage with amendments and be printed A-Engrossed.

HB 2090 – Report by Committee on Health Care recommending passage and be placed on the Consent Calendar.

Committee Report File No. 25 was distributed on February 15, 2019.

HB 2010 – Report by Committee on Ways and Means recommending passage with amendments and be printed A-Engrossed.

Committee Report File No. 26 was distributed on February 15, 2019.

HB 2066 – Report by Committee on Natural Resources recommending passage. Bill referred to Committee on Ways and Means by prior reference.

HB 2069 – Report by Committee on Natural Resources recommending passage.

HB 2070 – Report by Committee on Natural Resources recommending passage with amendments and be printed A-Engrossed.

Committee Report File No. 27 was distributed on February 15, 2019.

HB 2598 – Report by Committee on Revenue without recommendation as to passage and be referred to Committee on Judiciary. Bill referred to Committee on Judiciary by order of the Speaker.

HB 2691 – Report by Committee on Health Care recommending passage with amendments, be printed A-Engrossed, and subsequent referral to Committee on Ways and Means be rescinded. Subsequent referral to Committee on Ways and Means rescinded by order of the Speaker.

Findley moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that
on its final passage each bill shall be read section by section be suspended for today’s third reading calendar and that they be read by title only. Motion carried on viva voce vote.

HB 2962, 2963, 2964, 2965, 2966, 2967, 2968, 2969, 2970, 2971, 2972, 2973, 2974, 2975, 2976, 2977, 2978, 2979, 2980, 2981, 2982, 2983, 2984, 2985, 2986, 2987, 2988, 2990, 2991 – Read first time and passed to Speaker’s desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 20 dated February 14, 2019.

HB 2914 Agriculture and Land Use
HB 2915 Transportation; Ways and Means
HB 2916 Human Services and Housing
HB 2917 Natural Resources
HB 2922 Agriculture and Land Use
HB 2924 Rules
HB 2928 Rules
HB 2933 Economic Development
HB 2935 Health Care; Ways and Means
HB 2936 Business and Labor
HB 2937 Revenue
HB 2938 Judiciary
HB 2939 Education; Student Success
HB 2940 Education; Student Success
HB 2942 Education; Ways and Means
HB 2943 Natural Resources
HB 2946 Business and Labor
HB 2947 Human Services and Housing

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 21 dated February 15, 2019.

HB 2941 Education; Student Success
HB 2944 Energy and Environment; Ways and Means
HB 2945 Health Care; Ways and Means

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 22 dated February 18, 2019.

HB 2948 Economic Development
HB 2949 Revenue
HB 2950 Revenue
HB 2951 Human Services and Housing
HB 2952 Natural Resources; Ways and Means
HB 2953 Natural Resources
HB 2954 Education; Student Success
HB 2955 Natural Resources
HB 2956 Business and Labor
HB 2958 Agriculture and Land Use
HB 2959 Judiciary
HB 2960 Health Care

HB 2961 Health Care
HB 2975 Ways and Means

HB 2010, 2040, 2069, 2070, 2090, 2691 – Read second time and passed to third reading.

HB 2512 – Read third time. Carried by Doherty. On passage of the bill the vote was: Yeas, 46; Nays, 11 – Bonham, Boshart Davis, McLane, Nearman, Post, Reschke, Smith DB, Sprenger, Stark, Wilson, Zika; Excused, 3 – Barreto, Boles, Rayfield. Bill passed.

Reschke requested the following explanation of his vote be entered in the Journal:

“I voted NO today on HB 2512 because, upon further reflection, I do not believe it is good policy to have active teachers on the State Board of Education. I believe there is a good reason that the current statute does not allow active teachers to be State Board of Education members, primarily to maintain an independent perspective concerning our public education system.”

Smith DB requested the following explanation of his vote be entered in the Journal:

“I voted NO on HB 2512 for the following reasons and more... requires that one member of the State Board of Education to be engaged in teaching as a licensed teacher and declares a n emergency. As was discussed on the House Floor, there could be a potential conflict of interest on the legislation, there has already been issues on the board when expanded and there is no reason to declare an emergency and have an emergency clause on the legislation.”

HB 2397 (A-Engrossed) – Read third time. Carried by Post. On passage of the bill the vote was: Yeas, 57; Excused, 3 – Barreto, Boles, Rayfield. Bill passed.

HB 2398 (A-Engrossed) – Read third time. Carried by Bonham. On passage of the bill the vote was: Yeas, 57; Excused, 3 – Barreto, Boles, Rayfield. Bill passed.

HB 2749 – Read third time. Carried by Marsh. On passage of the bill the vote was: Yeas, 57; Excused, 3 – Barreto, Boles, Rayfield. Bill passed.

The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 20 dated February 14, 2019.

SB 26 Health Care

House adjourned until 11:00 a.m. Tuesday, February 19, 2019 on motion of Smith G.

Tuesday, February 19, 2019 -- Morning Session

House convened at 11:00 a.m. Speaker in Chair.
Opening ceremony presented by Representative Jeff Barker, Aloha.

Upon verification of quorum: All present except: Excused, 1 – Drazan.

Committee Report File No. 28 was distributed on February 18, 2019.

HB 2257 – Report by Committee on Health Care recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Ways and Means by prior reference.

Helt moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today’s third reading calendar and that they be read by title only. Motion carried on viva voce vote.

HB 2989, 2992, 2993, 2994, 2995, 2996, 2997, 2998, 2999, 3000, 3001, 3002, 3003 – Read first time and passed to Speaker’s desk for referral.

HB 2090 – Read third time under Consent Calendar. On passage of the bill the vote was: Yeas, 59; Excused, 1 – Drazan. Bill passed.


Leif requested the following explanation of his vote be entered in the Journal:

“I would like to explain my ‘NO’ vote position on HB2010. Please don’t believe that in any way I don’t support Medicaid and Medicare for older adults, in fact I do. But rather I do not agree with the taxes it creates and the funding gap still left over by this bill without considering the amendments.

“I voted ‘NO’ because of rising costs to insurance and the funding gap that still exists, which may create new taxes that may hurt the lower income population.

“I voted ‘NO’ because several proposed amendments to create carve outs for schools and carve outs for employers that are not required to provide insurance, were not considered.

“I voted ‘NO’ because this legislation will have a negative impact on small businesses.

“Furthermore, I voted ‘NO’ because of the process that Vice Chair Hayden’s proposals would have benefited Oregonians and businesses were not considered, as he explained with his comments on the House Floor.”

Smith DB requested the following explanation of his vote be entered in the Journal:

“I voted NO on HB 2010 for the following reasons and more… Vice Chair Hayden proposed multiple amendments to better the legislation; carve out for schools (-1) and carve out for employers not required to provide insurance(-2), that the majority party failed to consider. The legislation hurts small business. The legislation also will be impacted our lower income working families. As individual pay increases, many families are being kicked off state assisted health care, although they cannot afford private insurance. These Oregonians will be impacted financially, thus taking more dollars away from their ability to provide themselves and their family insurance. 

“Further, Vice Chair Hayden proposed more amendments to HB 2864 (-1 & -2) that would have assisted small businesses in covering the costs associated with HB 2010.

“I encourage any interested to view the Floor Debate on this legislation, especially that from Committee Vice Chair, Representative Cedric Hayden’s comments on the floor.”

Wilson requested the following explanation of his vote be entered in the Journal:

“I voted NO on HB 2010 for the following reasons and more…

“To begin with, it is incredibly difficult to be successful in small business in Oregon; this bill will unfairly fall on small businesses.

“Furthermore, House Committee on Health Care Vice Chair Cedric Hayden proposed multiple amendments to better the legislation which were not considered by the majority party. The legislation also severely impacts our lower-income working families. As individual pay increases, many families are being kicked off state-assisted health care, although they cannot afford private insurance. These Oregonians will be impacted financially, thus taking more dollars away from their ability to provide themselves and their family insurance.

“Further, Vice Chair Hayden proposed more amendments to HB 2864 (-1 & -2) that would have assisted small businesses in covering the costs associated with HB 2010.

“I encourage any interested to view the Floor Debate on this legislation, especially that from Committee Vice Chair, Representative Cedric Hayden’s comments on the floor.”

HB 2040, 2069, 2070, 2691 – By unanimous consent, on request of Speaker, rules suspended and bills remaining on today's Third Reading of House Bills carried over and placed in their proper order on the Wednesday, February 20, 2019 Calendar.

House adjourned until 11:00 a.m. Wednesday, February 20, 2019 on motion of Smith G.

Wednesday, February 20, 2019 -- Morning Session

House convened at 11:00 a.m. Wallan in Chair.

Opening ceremony presented by Ensign Airlie Pickett and Hydrographic Survey Technician Amanda Finn, National Oceanic and Atmospheric Administration, Newport, performing “The Star Spangled Banner,” lyrics by Francis Scott Key.

Upon verification of quorum: All present except: Excused for Business of the House, 6 – Boles, Greenlick, Hayden, Hernandez, Smith G, Speaker Kotek.
SB 36, 37, 60, 61, 151, 216, 256, 359, 366, 3, 13, 64, 66, 67, 390 – Message from the Senate announcing passage.

HCR 23 – Introduced, read and passed to Speaker’s desk for referral.

Committee Report File No. 29 was distributed on February 19, 2019.

HB 2652 – Report by Committee on Natural Resources recommending passage with amendments and be printed A-Engrossed.

Leif moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today’s third reading calendar and that they be read by title only. Motion carried on viva voce vote.

HB 3004, 3005, 3006, 3007, 3008, 3009, 3010, 3011, 3012, 3013, 3014, 3015, 3016, 3017, 3018 – Read first time and passed to Speaker’s desk for referral.

HB 2652 – Read second time and passed to third reading.


HB 2069 – Read third time. Carried by Barreto. On passage of the bill the vote was: Yeas, 56; Absent, 1 – Reardon; Excused for Business of the House, 3 – Hernandez, Sanchez, Speaker Kotek. Bill passed.

HB 2070 (A-Engrossed) – Read third time. Carried by McKeown. On passage of the bill the vote was: Yeas, 58; Excused for Business of the House, 2 – Sanchez, Speaker Kotek. Bill passed.

HB 2691 (A-Engrossed) – Read third time. Carried by Nosse. On passage of the bill the vote was: Yeas, 58; Excused for Business of the House, 2 – Sanchez, Speaker Kotek. Bill passed.

SB 3, 13, 36, 37, 60, 61, 64, 66, 67, 151, 216, 256, 359, 366, 390 – Read first time and passed to Speaker’s desk for referral.

House adjourned until 11:00 a.m. Thursday, February 21, 2019 on motion of Smith G.

Thursday, February 21, 2019 -- Morning Session

House convened at 11:00 a.m. Helt in Chair.

Opening ceremony was a recording of the song “Lost” written by Andrew McMains and David Bond, Salem.

Upon verification of quorum: All present except: Excused, 2 – Drazan, Evans.

Committee Report File No. 30 was distributed on February 20, 2019.

HB 2087 – Report by Committee on Business and Labor recommending passage with amendments and be printed A-Engrossed.

HB 2411 – Report by Committee on Business and Labor recommending passage with amendments and be printed A-Engrossed.

HB 2425 – Report by Committee on Business and Labor recommending passage.


Committee Report File No. 31 was distributed on February 21, 2019.

HB 2913 – Report by Committee on Business and Labor recommending passage.

HCR 2 – By unanimous consent, on request of Chair, rules suspended and measure made a Special Order of Business immediately following the order of business of Committee Reports on the Monday, February 25, 2019 Calendar.

Lewis moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today’s third reading calendar and that they be read by title only. On adoption of the motion the vote was Yeas, 57; Nays, 1 – Reschke; Excused, 2 – Drazan, Evans. Motion adopted.

HB 2016, 2017, 3019, 3020, 3021, 3022, 3023, 3024, 3025, 3026, 3027, 3028, 3029, 3030 – Read first time and passed to Speaker’s desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 23 dated February 21, 2019.

HB 2016 Business and Labor
HB 2017 Health Care
HB 2957 Human Services and Housing
HB 2962 Human Services and Housing
HB 2963 Human Services and Housing; Ways and Means
HB 2964 Education
HB 2965 Education
HB 2966 Education
HB 2967 Education
HB 2968 Judiciary
HB 2969 Human Services and Housing; Ways and Means
HB 2971 Business and Labor
HB 2972 Business and Labor
HB 2973 Rules
HB 2976 Education
HB 2977 Agriculture and Land Use
HB 2978 Revenue
HB 2981 Education
HB 2982 Judiciary
HB 2983 Rules
HB 2984 Rules
HB 2985 Education
HB 2986 Health Care; Ways and Means
HB 3022 Business and Labor

HB 2087, 2411, 2425, 2913 – Read second time and passed to third reading.

HB 2652 (A-Engrossed) – Read third time. Carried by Gorsek. On passage of the bill the vote was: Yeas, 55; Nays, 4 – Nearman, Post, Reschke, Wallan; Excused, 1 – Drazan. Bill passed.

Speaker Pro Tempore in Chair.

Speaker Pro Tempore announced the Speaker’s following changes in committee membership effective immediately:

HOUSE COMMITTEE ON HEALTH CARE – Greenlick discharged as Chair; Salinas appointed as Chair.

HOUSE COMMITTEE ON JUDICIARY – Post discharged; Stark appointed.

HOUSE COMMITTEE ON CONDUCT – Greenlick discharged; Lively appointed; Nathanson appointed as Chair.

JOINT COMMITTEE ON WAYS AND MEANS – SUBCOMMITTEE ON TRANSPORTATION AND ECONOMIC DEVELOPMENT – Discharge Stark; appoint Boshart Davis.

Helt in Chair.

House adjourned until 11:00 a.m. Monday, February 25, 2019 on motion of Smith G.
Committee Report File No. 35 was distributed on February 25, 2019.

HB 2057 – Report by Committee on Agriculture and Land Use recommending passage. Bill referred to Committee on Ways and Means by prior reference.

HB 2058 – Report by Committee on Agriculture and Land Use recommending passage.

Committee Report File No. 36 was distributed on February 25, 2019.

HB 2059 – Report by Committee on Agriculture and Land Use recommending passage and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

SB 608 – Report by Committee on Human Services and Housing recommending passage.

HCR 2 – By unanimous consent, on request of Speaker, rules suspended and measure carried over and placed in its proper order on the Tuesday, February 26, 2019 Calendar.

Nearman moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today’s third reading calendar and that they be read by title only. Motion carried on viva voce vote.

HB 2004, 3031, 3032, 3033, 3034, 3035, 3036, 3037, 3038, 3039, 3040, 3041, 3042, 3043, 3044, 3045, 3046, 3047, 3048, 3049, 3050, 3051, 3052, 3053, 3054, 3055, 3056, 3057, 3058, 3059, 3060, 3061, 3062, 3063, 3064, 3065, 3066, 3067, 3068, 3069, 3070, 3071, 3072, 3073, 3074, 3075, 3076, 3077, 3078, 3079, 3080 – Read first time and passed to Speaker’s desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 24 dated February 22, 2019.

HB 2980 Agriculture and Land Use
HB 2987 Education
HB 2988 Education
HB 2989 Education
HB 2990 Education; Student Success
HB 2991 Judiciary; Ways and Means
HB 3028 Human Services and Housing; Revenue

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 25 dated February 25, 2019.

HB 2993 Business and Labor
HB 2994 Human Services and Housing
HB 2995 Business and Labor
HB 2996 Business and Labor
HB 2997 Human Services and Housing
HB 2998 Business and Labor
HB 2999 Transportation
HB 3000 Human Services and Housing
HB 3001 Business and Labor
HB 3003 Business and Labor
HB 3004 Rules; Ways and Means
HB 3006 Judiciary
HB 3007 Judiciary
HB 3008 Judiciary
HB 3010 Education; Ways and Means
HB 3011 Health Care
HB 3012 Human Services and Housing
HB 3014 Judiciary
HB 3017 Agriculture and Land Use
HB 3018 Agriculture and Land Use
HB 3020 Education
HB 3021 Judiciary
HB 3026 Agriculture and Land Use
HB 3030 Business and Labor

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 26 dated February 25, 2019.

HB 3053 Health Care
HB 3054 Judiciary
HB 3055 Energy and Environment
HB 3059 Health Care
HB 3060 Health Care; Ways and Means
HB 3063 Health Care; Ways and Means
HB 3064 Judiciary; Ways and Means
HB 3066 Judiciary; Ways and Means

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 27 dated February 25, 2019.

HB 2970 Transportation
HB 2974 Rules
HB 2979 Natural Resources; Ways and Means
HB 2992 Business and Labor
HB 3002 Rules
HB 3005 Judiciary
HB 3015 Education
HB 3016 Natural Resources; Ways and Means
HB 3024 Agriculture and Land Use; Revenue
HB 3025 Natural Resources

HB 2058, 2191, 2406, 2506 – Read second time and passed to third reading.

HB 2087, 2411 – By unanimous consent, on request of Speaker, rules suspended and bills carried over and placed
in their proper order on the Tuesday, February 26, 2019 Calendar.

HB 2425 – Read third time. Carried by Bonham. On passage of the bill the vote was: Yeas, 58; Excused, 2 – Hayden, Holvey. Bill passed.

HB 2913 – Read third time. Carried by Evans. On passage of the bill the vote was: Yeas, 58; Excused, 2 – Hayden, Holvey. Bill passed.

HJM 8 – Read. Carried by Gomberg, Noble.

By unanimous consent, on request of Gomberg, use of visual aid permitted during presentation of measure.

Gomberg declared a potential conflict of interest and submitted the following statement:

“Out of an abundance of caution, I write today to declare my potential conflict of interest concerning HJM 8. This memorial urges the Federal Government to adopt and enforce stringent regulations in wine labeling, packaging, and advertising.

“Thirty years ago, I invested a modest sum in Willamette Valley Vineyards, along with 19,000 other investors. I also expressed my passion for Oregon wines by plowing vineyard land and clipping grapes in harvest season.

“I believe HJM 8 is a necessary step toward ensuring that one of our finest Oregon products is protected against dubious imitations. Thank you all for your careful consideration.”

HJM 8 – On adoption of the measure the vote was: Yeas, 58; Excused, 2 – Hayden, Holvey. Memorial adopted.

SB 2, 43, 76, 77, 78, 80, 81 – Read first time and passed to Speaker's desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 25 dated February 25, 2019.

SB 3    Education
SB 13   Education
SB 36   Veterans and Emergency Preparedness
SB 37   Veterans and Emergency Preparedness
SB 60   Health Care
SB 61   Health Care
SB 64   Health Care
SB 66   Health Care
SB 67   Health Care
SB 151  Education
SB 216  Education
SB 256  Energy and Environment
SB 366  Business and Labor
SB 390  Business and Labor

The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 27 dated February 25, 2019.

SB 359  Judiciary
SB 608 – Read second time and passed to third reading

House adjourned until 11:00 a.m. Tuesday, February 26, 2019 on motion of Smith G.

Tuesday, February 26, 2019 -- Morning Session

House convened at 11:00 a.m. Speaker in Chair.

Opening ceremony presented by Alonzo Chadwick, performing “Lift Every Voice and Sing,” The Black National Anthem, Portland.

Upon verification of quorum: All present except: Absent, 2 – Barker, Clem.

HCR 24, 25 – Introduced, read and passed to Speaker’s desk for referral.

Committee Report File No. 37 was distributed on February 25, 2019.

HB 2060 – Report by Committee on Agriculture and Land Use recommending passage with amendments and be printed A-Engrossed.
HB 2336 – Report by Committee on Human Services and Housing recommending passage with amendments and be printed A-Engrossed.

Noble moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today's third reading calendar and that they be read by title only. Motion carried on viva voce vote.

HB 2007, 2014, 3081, 3082, 3083, 3084, 3085, 3086, 3087, 3088, 3089, 3090, 3092, 3093, 3094, 3095, 3096, 3097, 3098, 3099, 3100, 3101, 3102, 3103 – Read first time and passed to Speaker's desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 28 dated February 26, 2019.

HB 3009 Business and Labor
HB 3013 Education; Ways and Means
HB 3019 Natural Resources
HB 3023 Business and Labor; Ways and Means
HB 3029 Business and Labor
HB 3056 Rules
HB 3057 Judiciary
HB 2060, 2336 – Read second time and passed to third reading.

HB 2087 (A-Engrossed) – Read third time. Carried by Holvey. On passage of the bill the vote was: Yeas, 60. Bill passed.

HB 2411 (A-Engrossed) – Read third time. Doherty moved bill be re-referred to Committee on Business and Labor. Motion carried on viva voce vote. Bill re-referred.

HB 2058 – Read third time. Carried by Boshart Davis. On passage of the bill the vote was: Yeas, 58; Nays, 1 – Holvey; Absent, 1 – Prusak. Bill passed.


HB 2191 – Smith DB requested the following explanation of his vote be entered in the Journal:

“I voted NO on HB 2191 for the following reasons and more… there are already existing laws that cover this for students. I also feel strongly that the last situation a suicidal student needs is to be left alone at home. I lost a dear high school friend to suicide, while during the school year, while he was home alone.”

HB 2191 – Wallan requested the following explanation of her vote be entered in the Journal:

“There is not a single person in my life, and likely none in my community, who has not been touched in some way by suicide. I was torn about how to vote on HB 2191, because I understand the need to address the mental health issues facing our students. My concern is that students who are suffering from depression and suicidal thoughts should not be left at home alone. Isolating a child in this condition only exacerbates the problem and presents an opportunity to act.”

HB 2058 (A-Engrossed) – Read third time. Carried by Boshart Davis. On passage of the bill the vote was: Yeas, 60. Bill passed.

HB 2506 (A-Engrossed) – Read third time. Carried by Smith Warner. On passage of the bill the vote was: Yeas, 60. Bill passed.

SB 608 – Read third time. Carried by Meek. Helt declared a potential conflict of interest and submitted the following statement:

“I would like to declare a potential conflict of interest on Senate Bill 608 – Relating to residential tenancies; and declaring an emergency, because I own a rental property.”


SB 608 – Evans requested the following explanation of his vote be entered in the Journal:

“Senate Bill 608 (SB 608) reflects a compromise between landlords and renters: it offers remedy to egregious price-gouging taking place throughout the State of Oregon, it attempts to stabilize rental prices through implementing a cap on future growth, and it ends the practice of ‘no-cause’ evictions except in very certain and specific circumstances. This bill is neither the perfect nor the awful, it is a negotiated instrument for bringing certainty to an uncertain housing dynamic. It provides sufficient wiggle-room for all vested parties and does so while still achieving a public good. Accordingly, I shall support the compromise because even though it does not do all things, it does do a few important things for those facing significant challenges.

“That being said, I believe this measure will not likely yield some of the results advocates hope for. We must find a path to incentives within the market for variety of housing – especially affordable housing – stock. SB 608 is as far as I am prepared to go in terms of caps and/or controls. It is now time for us to work collaboratively, cooperatively, and creatively in facilitating statewide investments in all types of housing reflecting our diversity of need. I still believe House Bill 2540 (HB 2540) which would create a housing stability commission, in each and every city under the population of 200,000, would yield more good, if given the opportunity. Local leadership must be assisted, it must not be overridden. We must find a path forward as a community of interests, we must step away from a false belief in a one-size fits all sized community strategy for long-term success.”

House adjourned until 11:00 a.m. Wednesday, February 27, 2019 on motion of Smith G.

Wednesday, February 27, 2019 -- Morning Session

House convened at 11:00 a.m. Wilde in Chair.

Opening ceremony presented by Representative Duane Stark, Grants Pass.


SB 219, 228, 294, 630, 9, 718 – Message from the Senate announcing passage.

HCR 26; HJR 21, 22 – Introduced, read and passed to Speaker's desk for referral.
Post moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today's third reading calendar and that they be read by title only. Motion carried on viva voce vote.

HB 2015, 3104, 3105, 3106, 3107, 3108, 3109, 3110, 3111, 3112, 3113, 3114, 3115, 3116, 3117, 3118, 3119, 3120, 3121, 3122, 3123, 3124, 3125, 3126, 3127, 3128, 3129, 3130, 3131, 3132, 3133, 3134, 3135, 3136, 3137, 3138, 3139, 3140, 3141, 3142, 3143, 3144, 3145, 3146, 3147, 3148, 3149, 3150, 3151 – Read first time and passed to Speaker's desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 29 dated February 27, 2019.

HB 3027 Revenue; Ways and Means
HB 3061 Economic Development
HB 3110 Economic Development

HB 2060 (A-Engrossed) – Read third time. Carried by Smith DB. On passage of the bill the vote was: Yeas, 54; Excused, 5 – Doherty, Hayden, Hernandez, McLain, Nearman; Excused for Business of the House, 1 – Speaker Kotek. Bill passed.

HB 2336 (A-Engrossed) – Read third time. Carried by Zika. On passage of the bill the vote was: Yeas, 55; Excused, 5 – Doherty, Hayden, Hernandez, McLain, Nearman. Bill passed.

SB 9, 219, 228, 294, 630, 718 – Read first time and passed to Speaker's desk for referral.

SB 608 – Speaker signed on February 27, 2019.

House adjourned until 11:00 a.m. Thursday, February 28, 2019 on motion of Smith G.

**Thursday, February 28, 2019 -- Morning Session**

House convened at 11:00 a.m. Speaker Pro Tempore in Chair.

Opening ceremony presented by Representative Barbara Smith Warner, Portland, reading the poem "Hope: An Owner's Manual" by Barbara Kingsolver.

Upon verification of quorum: All present except: Absent, 2 – Barker, Smith G.

SB 608 – Message from the Senate announcing President signed on February 27, 2019.

Committee Report File No. 38 was distributed on February 28, 2019.

HB 2892 – Report by Committee on Veterans and Emergency Preparedness recommending passage.

HB 2009, 2011, 2012, 3152, 3153, 3154, 3155, 3156, 3157, 3158, 3159, 3160, 3161, 3162, 3163, 3164, 3165, 3166, 3167, 3168, 3169, 3170, 3171, 3172, 3173, 3174, 3175, 3176, 3177, 3178, 3179, 3180, 3181, 3182, 3183, 3184, 3185, 3186, 3187, 3188, 3189, 3190, 3191, 3192, 3193, 3194, 3195, 3196, 3197, 3198, 3199, 3200, 3201, 3202, 3203, 3204, 3205, 3206, 3207, 3208, 3209, 3210, 3211, 3212, 3213, 3214, 3215, 3216, 3217, 3218, 3219, 3220, 3221, 3222, 3223, 3224, 3225, 3226, 3227, 3228 – Read first time and passed to Speaker's desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 30 dated February 28, 2019.

HB 2004 Human Services and Housing
HB 2007 Energy and Environment; Ways and Means
HB 2014 Judiciary
HB 3031 Human Services and Housing; Revenue
HB 3032 Education; Student Success
HB 3033 Judiciary
HB 3034 Rules; Ways and Means
HB 3036 Judiciary
HB 3037 Judiciary
HB 3038 Education; Ways and Means
HB 3083 Agriculture and Land Use; Ways and Means

Speaker in Chair.

HB 2892 – Read second time and passed to third reading.

House adjourned until 11:00 a.m. Monday, March 4, 2019 on motion of Smith G.

**Monday, March 4, 2019 -- Morning Session**

House convened at 11:00 a.m. Williams in Chair.

Opening ceremony presented by Pastor Matt Coleman, Hillside Fellowship, Sweet Home.


HCR 27, 28, 29, 30, 31, 32; HJR 23, 24 – Introduced, read and passed to Speaker’s desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 31 dated March 1, 2019.

HCR 24 Veterans and Emergency Preparedness
HCR 25 Rules
SCR 2 Veterans and Emergency Preparedness

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 32 dated March 4, 2019.

HCR 26 Capitol Culture
HJR 21 Rules
HJR 22 Rules

Committee Report File No. 39 was distributed on February 28, 2019.

HB 2042 – Report by Committee on Judiciary recommending passage.
HCR 1 – Report by Committee on Veterans and Emergency Preparedness recommending adoption with amendments and be printed A-Engrossed.

Committee Report File No. 40 was distributed on February 28, 2019.

HB 2867 – Report by Committee on Education recommending passage, subsequent referral to Committee on Student Success be rescinded, and be referred to Committee on Revenue. Subsequent referral to Committee on Student Success rescinded by order of the Speaker. Bill referred to Committee on Revenue by order of the Speaker.

Committee Report File No. 41 was distributed on March 1, 2019.

HB 2041 – Report by Committee on Judiciary recommending passage.
HB 2067 – Report by Committee on Natural Resources recommending passage.
HB 2294 – Report by Committee on Natural Resources recommending passage.
HB 2451 – Report by Committee on Agriculture and Land Use recommending passage.
HB 2595 – Report by Committee on Rules recommending passage.

Reschke moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today’s third reading calendar and that they be read by title only. Motion carried on viva voce vote.

HB 3229, 3230, 3231, 3232, 3233, 3234, 3235, 3236, 3237, 3238, 3239, 3240, 3241, 3242, 3243, 3244, 3245, 3246, 3247, 3248, 3249, 3250, 3251, 3252, 3253, 3254, 3255, 3256, 3257, 3258, 3259, 3260, 3261, 3262, 3263, 3264, 3265, 3266, 3267, 3268, 3269, 3270, 3271, 3272, 3273, 3274, 3275, 3276, 3277, 3278, 3279, 3280, 3281, 3282, 3283, 3284, 3285, 3286, 3287, 3288, 3289, 3290, 3291, 3292, 3293, 3294, 3295, 3296, 3297, 3298, 3299, 3300, 3301, 3302, 3303, 3304, 3305, 3306, 3307, 3308, 3309, 3310, 3311, 3312, 3313, 3314, 3315, 3316, 3317, 3318, 3319, 3320, 3321, 3322, 3323, 3324, 3325, 3326, 3327, 3328, 3329, 3330, 3331, 3332, 3333, 3334, 3335, 3336, 3337, 3338, 3339, 3340, 3341, 3342, 3343, 3344, 3345, 3346, 3347, 3348, 3349, 3350, 3351, 3352, 3353, 3354, 3355, 3356, 3357, 3358, 3359, 3360, 3361, 3362, 3363, 3364, 3365, 3366, 3367, 3368, 3369, 3370, 3371, 3372, 3373, 3374, 3375, 3376 – Read first time and passed to Speaker’s desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 31 dated March 1, 2019.

HB 3035 Natural Resources; Judiciary
HB 3039 Business and Labor
HB 3040 Economic Development; Ways and Means
HB 3041 Human Services and Housing; Ways and Means
HB 3043 Education; Student Success
HB 3046 Rules
HB 3047 Judiciary
HB 3048 Health Care
HB 3049 Rules
HB 3051 Human Services and Housing
HB 3052 Human Services and Housing
HB 3062 Energy and Environment; Revenue
HB 3065 Energy and Environment
HB 3067 Economic Development; Revenue
HB 3068 Agriculture and Land Use; Revenue
HB 3069 Rules; Ways and Means
HB 3070 Education; Ways and Means
The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 32 dated March 4, 2019.

HB 3071 Rules
HB 3072 Business and Labor
HB 3073 Judiciary
HB 3074 Health Care
HB 3076 Health Care
HB 3077 Judiciary
HB 3078 Business and Labor
HB 3079 Business and Labor
HB 3080 Natural Resources; Ways and Means
HB 3086 Agriculture and Land Use
HB 3087 Natural Resources; Ways and Means
HB 3088 Natural Resources; Judiciary
HB 3089 Economic Development
HB 3090 Agriculture and Land Use; Ways and Means
HB 3092 Revenue
HB 3093 Health Care; Ways and Means
HB 3094 Human Services and Housing; Ways and Means
HB 3095 Health Care; Ways and Means
HB 3097 Rules
HB 3098 Judiciary
HB 3100 Rules; Ways and Means
HB 3102 Revenue
HB 3103 Business and Labor

HB 2010 – Speaker signed on March 1, 2019.

House adjourned until 11:00 a.m. Tuesday, March 5, 2019 on motion of Barker.
Tuesday, March 5, 2019 -- Morning Session

House convened at 11:00 a.m. Prusak in Chair.

Opening ceremony presented by Dr. Steven Lewis, Senior Pastor, Gresham United Methodist Church, Gresham.

Upon verification of quorum: All present except: Excused, 1 – Smith G.

SB 50, 394, 637, 162 – Message from the Senate announcing passage.

SCR 4, 7, 8 – Message from the Senate announcing adoption.

SCR 4, 7, 8 – Introduced, read and passed to Speaker's desk for referral.

Committee Report File No. 43 was distributed on March 4, 2019.

HB 2078 – Report by Committee on Natural Resources recommending passage with amendments and be printed A-Engrossed.

HB 2094 – Report by Committee on Rules recommending passage with amendments and be printed A-Engrossed.


HB 2400 – Report by Committee on Judiciary recommending passage.

HB 2631 – Report by Committee on Judiciary recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Ways and Means by prior reference.

Committee Report File No. 44 was distributed on March 4, 2019.

HB 2045 – Report by Committee on Judiciary recommending passage with amendments and be printed A-Engrossed.

Smith DB moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today's third reading calendar and that they be read by title only. Motion carried on viva voce vote.

HB 3377 – Read first time and passed to Speaker's desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 33 dated March 5, 2019.

HB 3127 Capitol Culture
HB 3133 Revenue
HB 3134 Revenue
HB 3135 Revenue
HB 3136 Revenue
HB 3137 Revenue
HB 3138 Revenue
HB 3139 Transportation
HB 3140 Business and Labor
HB 3142 Education
HB 3144 Judiciary
HB 3145 Judiciary
HB 3146 Judiciary
HB 3148 Judiciary
HB 3149 Judiciary
HB 3151 Judiciary
HB 3182 Energy and Environment
HB 3183 Human Services and Housing
HB 3185 Health Care; Ways and Means
HB 3186 Judiciary; Ways and Means
HB 3187 Business and Labor
HB 3188 Health Care; Ways and Means
HB 3189 Human Services and Housing
HB 3190 Business and Labor

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 34 dated March 5, 2019.

HB 3169 Economic Development; Revenue
HB 3200 Economic Development
HB 3211 Economic Development; Ways and Means
HB 3349 Human Services and Housing; Revenue
HB 3362 Economic Development

HB 2045, 2078, 2094, 2400 – Read second time and passed to third reading.

HB 2041 – Read third time. Carried by Gorsek. On passage of the bill the vote was: Yeas, 59; Excused, 1 – Smith G. Bill passed.

HB 2042 – Read third time. Carried by Williamson. On passage of the bill the vote was: Yeas, 59; Excused, 1 – Smith G. Bill passed.

HB 2067 – Read third time. Carried by Sprenger. On passage of the bill the vote was: Yeas, 59; Excused, 1 – Smith G. Bill passed.

HB 2294 – Read third time. Carried by Witt. On passage of the bill the vote was: Yeas, 59; Excused, 1 – Smith G. Bill passed.
HB 2451 – Read third time. Carried by Findley. On passage of the bill the vote was: Yeas, 59; Excused, 1 – Smith G. Bill passed.

Speaker Pro Tempore in Chair.

HB 2595 – Read third time. Carried by Fahey. On passage of the bill the vote was: Yeas, 43; Nays, 16 – Barreto, Bonham, Boshart Davis, Findley, Leif, Lewis, McLane, Nearman, Noble, Post, Reschke, Smith DB, Sprenger, Stark, Wallan, Witt; Excused, 1 – Smith G. Bill passed.

Smith DB requested the following explanation of his vote be entered in the Journal:

“I voted NO on HB 2595 for the following reasons and more...this is not necessary as there are already laws in place which do not allow you to influence anything during a legislative session that immediately follows a departure from the legislature.”

Prusak in Chair.

SB 50, 162, 394, 637 – Read first time and passed to Speaker's desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 33 dated March 5, 2019.

SB 9 Health Care
SB 219 Economic Development
SB 228 Veterans and Emergency Preparedness
SB 630 Rules
SB 718 Revenue

House adjourned until 11:00 a.m. Wednesday, March 6, 2019 on motion of Barker.

Wednesday, March 6, 2019 -- Morning Session

House convened at 11:00 a.m. Zika in Chair.

Opening ceremony was a moment of silence.

Pursuant to House Rule 17.01, by unanimous consent, on request of Drazan, courtesies of the House and floor were extended to Bill Kennemer, former Representative from Canby.

Upon verification of quorum: All present except: Excused, 2 – Meek, Smith G; Excused for Business of the House, 2 – Rayfield, Speaker Kotek.


HB 2010 – Message from the Senate announcing President signed on March 6, 2019.

Committee Report File No. 45 was distributed on March 5, 2019.

HB 2133 – Report by Committee on Business and Labor recommending passage. Bill referred to Committee on Revenue by prior reference.

HB 2312 – Report by Committee on Business and Labor recommending passage with amendments and be printed A-Engrossed.


HCR 17 – Report by Committee on Rules recommending adoption with amendments and be printed A-Engrossed.

Sprenger moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today's third reading calendar and that they be read by title only. Motion carried on viva voce vote.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 35 dated March 6, 2019.

HB 2009 Health Care; Ways and Means
HB 2011 Health Care
HB 2012 Health Care; Ways and Means
HB 3141 Energy and Environment
HB 3143 Business and Labor
HB 3147 Judiciary
HB 3152 Business and Labor
HB 3153 Rules
HB 3154 Rules
HB 3155 Education
HB 3156 Energy and Environment
HB 3157 Energy and Environment
HB 3158 Revenue
HB 3159 Business and Labor
HB 3160 Rules
HB 3161 Business and Labor
HB 3162 Judiciary
HB 3163 Veterans and Emergency Preparedness; Ways and Means
HB 3164 Judiciary; Ways and Means
HB 3165 Health Care; Ways and Means
HB 3166 Revenue
HB 3167 Veterans and Emergency Preparedness; Ways and Means
HB 3168 Natural Resources
HB 3171 Revenue
HB 3173 Rules
HB 3174 Energy and Environment
Wallan requested the following explanation of her vote be entered in the Journal:

“I voted to pass HB 2045, because I believe it is important for the safety of the public. This bill, however, is problematic. I am supportive of the new registration requirement outlined in the bill, but I disagree with the deadline extension. We should allocate the necessary resources to clear the backlog of classifications rather than extending the deadline.”

HB 2078 (A-Engrossed) – Read third time. Carried by Sprenger. On passage of the bill the vote was: Yeas, 56; Nays, 1 – Evans; Excused, 2 – Meek, Smith G; Excused for Business of the House, 1 – Rayfield. Bill passed.

HB 2094 (A-Engrossed) – Read third time. Carried by Wilson. On passage of the bill the vote was: Yeas, 57; Excused, 2 – Meek, Smith G; Excused for Business of the House, 1 – Rayfield. Bill passed.

HB 2400 – Read third time. Carried by McLane. On passage of the bill the vote was: Yeas, 57; Excused, 2 – Meek, Smith G; Excused for Business of the House, 1 – Rayfield. Bill passed.

SB 29, 52, 215, 227, 298, 422, 438, 485, 753 – Read first time and passed to Speaker’s desk for referral.

The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 35 dated March 6, 2019.

SB 294  Business and Labor

HB 2045 – By unanimous consent, on request of Williamson, rules suspended to permit Smith DB to change his vote from “nay” to “yea” on passage of bill.

House adjourned until 11:00 a.m. Thursday, March 7, 2019 on motion of Barker.

Thursday, March 7, 2019 -- Morning Session

House convened at 11:00 a.m. Boles in Chair.

Opening ceremony presented by Linn-Benton Community College Chamber Choir, directed by Raymund Ocampo, performing the song “Hands” by Jocelyn Hagen, Albany.

Upon verification of quorum: All present except: Excused, 2 – Clem, Findley.

Wallan moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today’s third reading calendar and that they be read by title only. Motion carried on viva voce vote.
The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 36 dated March 7, 2019.

HB 3230 Health Care  
HB 3231 Health Care  
HB 3232 Health Care; Ways and Means  
HB 3233 Rules  
HB 3234 Judiciary  
HB 3235 Education; Student Success  
HB 3236 Education; Student Success  
HB 3237 Revenue  
HB 3238 Education  
HB 3239 Economic Development  
HB 3240 Revenue  
HB 3241 Education; Student Success  
HB 3243 Natural Resources; Ways and Means  
HB 3236 Energy and Environment; Ways and Means  
HB 3238 Energy and Environment; Ways and Means  

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 37 dated March 7, 2019.

HB 3170 Human Services and Housing; Ways and Means  
HB 3172 Transportation  
HB 3194 Transportation  

HB 2312 (A-Engrossed) – Read third time. Carried by Reardon. On passage of the bill the vote was: Yeas, 54; Nays, 4 – Hayden, Post, Reschke, Stark; Excused, 2 – Clem, Findley. Bill passed.

HB 2334 – Read third time. Carried by Stark. On passage of the bill the vote was: Yeas, 58; Excused, 2 – Clem, Findley. Bill passed.

HCR 17 – By unanimous consent, on request of Chair, rules suspended and measure carried over and placed in its proper order on the Tuesday, March 12, 2019 Calendar.

By unanimous consent, on request of Williamson, House returned to the order of business Announcements.

HB 2312 – By unanimous consent, on request of Williamson, rules suspended to permit Nearman to change his vote from ‘yea’ to ‘nay’ on passage of bill.

HB 2312 – By unanimous consent, on request of Williamson, rules suspended to permit Hayden to change his vote from “nay” to “yea” on passage of bill.

House adjourned until 11:00 a.m. Monday, March 11, 2019 on motion of Smith G.

Monday, March 11, 2019 – Morning Session

House convened at 11:00 a.m. Leif in Chair.

Opening ceremony was a moment of silence.

Upon verification of quorum: All present.


HCR 4 – Message from the Senate announcing adoption.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 38 dated March 11, 2019.

HCR 27 Rules  
HCR 28 Veterans and Emergency Preparedness  
HCR 29 Veterans and Emergency Preparedness  
HCR 30 Rules  
HCR 31 Rules  
HCR 32 Rules  
HJR 23 Revenue; Ways and Means  
HJR 24 Rules  
SCR 4 Rules  
SCR 7 Rules  
SCR 8 Rules  

Committee Report File No. 46 was distributed on March 7, 2019.

HB 5007 – Report by Committee on Ways and Means recommending passage with amendments and be printed A-Engrossed.

HB 5008 – Report by Committee on Ways and Means recommending passage with amendments and be printed A-Engrossed.

HB 5012 – Report by Committee on Ways and Means recommending passage with amendments and be printed A-Engrossed.

HB 5013 – Report by Committee on Ways and Means recommending passage with amendments and be printed A-Engrossed.

HB 5022 – Report by Committee on Ways and Means recommending passage with amendments and be printed A-Engrossed.

HB 5046 – Report by Committee on Ways and Means recommending passage with amendments and be printed A-Engrossed.

HB 2589 – Report by Committee on Judiciary recommending passage with amendments and be printed A-Engrossed.

HB 2660 – Report by Committee on Business and Labor recommending passage with amendments and be printed A-Engrossed.
HB 2975 – Report by Committee on Ways and Means recommending passage with amendments and be printed A-Engrossed.

Committee Report File No. 47 was distributed on March 7, 2019.


HCR 13 – Report by Committee on Veterans and Emergency Preparedness recommending adoption.

HCR 16 – Report by Committee on Veterans and Emergency Preparedness recommending adoption.

Committee Report File No. 48 was distributed on March 8, 2019.

HB 2235 – Report by Committee on Revenue recommending passage.

HB 2457 – Report by Committee on Education recommending passage with amendments, be printed A-Engrossed, and subsequent referral to Committee on Student Success be rescinded. Subsequent referral to Committee on Student Success rescinded by order of the Speaker.

Committee Report File No. 49 was distributed on March 8, 2019.

HB 2127 – Report by Committee on Human Services and Housing recommending passage. Bill referred to Committee on Revenue by prior reference.

HB 2136 – Report by Committee on Human Services and Housing recommending passage. Bill referred to Committee on Revenue by prior reference.

HB 2151 – Report by Committee on Human Services and Housing recommending passage. Bill referred to Committee on Revenue by prior reference.

HB 2664 – Report by Committee on Human Services and Housing recommending passage. Bill referred to Committee on Revenue by prior reference.

HB 2700 – Report by Committee on Human Services and Housing recommending passage. Bill referred to Committee on Revenue by prior reference.

Committee Report File No. 50 was distributed on March 8, 2019.

HB 2068 – Report by Committee on Natural Resources recommending passage with amendments, be printed A-Engrossed, and subsequent referral to Committee on Ways and Means be rescinded. Subsequent referral to Committee on Ways and Means rescinded by order of the Speaker.

HB 2072 – Report by Committee on Natural Resources recommending passage and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

Committee Report File No. 51 was distributed on March 11, 2019.

HB 2226 – Report by Committee on Transportation recommending passage.

HB 3378, 3379 – Read first time and passed to Speaker’s desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 38 dated March 11, 2019.

HB 3229 Natural Resources; Ways and Means
HB 3244 Business and Labor
HB 3245 Rules
HB 3247 Health Care
HB 3249 Judiciary
HB 3250 Health Care; Ways and Means
HB 3251 Economic Development; Ways and Means
HB 3252 Business and Labor
HB 3253 Health Care; Ways and Means
HB 3254 Human Services and Housing; Ways and Means
HB 3255 Judiciary
HB 3258 Judiciary; Ways and Means
HB 3259 Judiciary; Ways and Means
HB 3260 Judiciary
HB 3261 Judiciary
HB 3263 Education
HB 3264 Human Services and Housing
HB 3265 Judiciary
HB 3266 Revenue
HB 3267 Health Care
HB 3268 Judiciary
HB 3269 Judiciary
HB 3270 Human Services and Housing
HB 3271 Revenue
HB 3272 Agriculture and Land Use
HB 3274 Energy and Environment
HB 3275 Judiciary
HB 3276 Revenue
HB 3279 Health Care; Ways and Means
HB 3280 Education
HB 3281 Judiciary
HB 3282 Judiciary
HB 3283 Judiciary
HB 3284 Judiciary
HB 3285 Judiciary
HB 3286 Judiciary
HB 3287 Judiciary
HB 3288 Judiciary
HB 3289 Judiciary
The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 39 dated March 11, 2019.

HB 3242 Rules
HB 3246 Judiciary
HB 3248 Energy and Environment
HB 3256 Education
HB 3257 Education
HB 3262 Health Care; Revenue
HB 3273 Health Care; Ways and Means
HB 3277 Education
HB 3278 Health Care; Revenue
HB 3314 Agriculture and Land Use; Ways and Means
HB 3323 Education
HB 3324 Revenue
HB 3328 Rules
HB 3329 Judiciary
HB 3330 Agriculture and Land Use
HB 3331 Health Care; Ways and Means
HB 3332 Health Care
HB 3333 Judiciary
HB 3334 Agriculture and Land Use
HB 3335 Judiciary
HB 3336 Judiciary
HB 3337 Judiciary
HB 3339 Business and Labor
HB 3341 Health Care
HB 3343 Health Care
HB 3344 Health Care
HB 3345 Education
HB 3346 Judiciary
HB 3347 Business and Labor
HB 3348 Rules
HB 3350 Energy and Environment
HB 3351 Judiciary
HB 3353 Health Care
HB 3354 Health Care; Student Success
HB 3356 Health Care

HB 3357 Revenue
HB 3358 Revenue
HB 3361 Judiciary
HB 3363 Rules
HB 3364 Judiciary
HB 3365 Agriculture and Land Use
HB 3367 Agriculture and Land Use
HB 3369 Agriculture and Land Use
HB 3370 Natural Resources; Ways and Means
HB 3371 Judiciary
HB 3372 Agriculture and Land Use; Ways and Means
HB 3373 Rules
HB 3374 Business and Labor
HB 3375 Economic Development
HB 3376 Veterans and Emergency Preparedness
HB 3377 Capitol Culture
HB 3379 Business and Labor

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 39 dated March 11, 2019.

HB 5007, 5008, 5012, 5013, 5022, 5046; HB 2068, 2226, 2235, 2457, 2589, 2660, 2975 – Read second time and passed to third reading.

HCR 13 – By unanimous consent, on request of Chair, rules suspended and measure made a Special Order of Business immediately following the order of business of Committee Reports on the Tuesday, March 19, 2019 Calendar.

HCR 16 – By unanimous consent, on request of Chair, rules suspended and measure carried over and placed in its proper order on the Tuesday, March 12, 2019 Calendar.
SB 79, 129, 167, 184, 297, 388, 459, 474, 509 – Read first time and passed to Speaker’s desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 38 dated March 11, 2019.

SB 29  Health Care
SB 39  Business and Labor
SB 50  Natural Resources
SB 162  Revenue
SB 215  Revenue
SB 227  Business and Labor
SB 249  Health Care
SB 252  Veterans and Emergency Preparedness
SB 298  Business and Labor
SB 363  Judiciary
SB 364  Judiciary
SB 438  Transportation
SB 593  Natural Resources

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 39 dated March 11, 2019.

SB 52  Education
SB 107  Energy and Environment
SB 288  Rules
SB 394  Veterans and Emergency Preparedness
SB 422  Business and Labor
SB 485  Education
SB 637  Energy and Environment
SB 696  Agriculture and Land Use; Judiciary
SB 753  Natural Resources

HCR 4 – Speaker signed on March 8, 2019.

House adjourned until 11:00 a.m. Tuesday, March 12, 2019 on motion of Smith G.

Tuesday, March 12, 2019 – Morning Session

House convened at 11:00 a.m. Speaker in Chair.

Opening ceremony was a recording of the song “Heaven Help Us All” written by Ronald Miller and performed by Stevie Wonder, played at the request of Representative Rob Nosse, Portland.

Upon verification of quorum: All present except: Excused, 1 – Keny-Guyer.

SB 212, 278, 360, 415, 686; HB 2265, 2317 – Message from the Senate announcing passage.

Committee Report File No. 52 was distributed on March 11, 2019.

HB 2576 – Report by Committee on Transportation recommending passage with amendments and be printed A-Engrossed.

HCR 14 – Report by Committee on Natural Resources recommending adoption.

Committee Report File No. 53 was distributed on March 11, 2019.

HB 2625 – Report by Committee on Judiciary recommending passage with amendments and be printed A-Engrossed.

Zika moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today's third reading calendar and that they be read by title only. Motion carried on viva voce vote.

HB 2576, 2625 – Read second time and passed to third reading.

HB 5007 (A-Engrossed) – Read third time. Carried by Drazen. On passage of the bill the vote was: Yeas, 57; Nays, 2 – McLane, Post; Excused, 1 – Keny-Guyer. Bill passed.

HB 5008 (A-Engrossed) – Read third time. Carried by Drazen. On passage of the bill the vote was: Yeas, 58; Nays, 1 – Post; Excused, 1 – Keny-Guyer. Bill passed.

HB 5012 (A-Engrossed) – Read third time. Carried by Alonso Leon. On passage of the bill the vote was: Yeas, 58; Nays, 1 – Post; Excused, 1 – Keny-Guyer. Bill passed.

HB 5013 (A-Engrossed) – Read third time. Carried by McLain. On passage of the bill the vote was: Yeas, 58; Absent, 1 – Piluso; Excused, 1 – Keny-Guyer. Bill passed.

HB 5022 (A-Engrossed) – Read third time. Carried by Meek. On passage of the bill the vote was: Yeas, 58; Nays, 1 – Post; Excused, 1 – Keny-Guyer. Bill passed.

HB 5046 – By unanimous consent, on request of Speaker, rules suspended and bill carried over and placed in its proper order on the Wednesday, March 13, 2019 Calendar.

HB 2068 (A-Engrossed) – Read third time. Carried by Witt. On passage of the bill the vote was: Yeas, 57; Nays, 2 – Mitchell, Sanchez; Excused, 1 – Keny-Guyer. Bill passed.

HB 2226 – Read third time. Carried by Williamson. On passage of the bill the vote was: Yeas, 59; Excused, 1 – Keny-Guyer. Bill passed.
HB 2235 – Read third time. Carried by Marsh. On passage of the bill the vote was: Yeas, 59; Excused, 1 – Keny-Guyer. Bill passed.

HB 2457 (A-Engrossed) – Read third time. Carried by Findley. On passage of the bill the vote was: Yeas, 59; Excused, 1 – Keny-Guyer. Bill passed.

HB 2589, 2660, 2975 – By unanimous consent, on request of Speaker, rules suspended and bills remaining on today’s Third Reading of House Bills carried over and placed in their proper order on the Wednesday, March 13, 2019 Calendar.

HCR 17 (A-Engrossed) – Read. Carried by Sollman.

By unanimous consent, on request of Sollman, use of visual aid permitted during presentation of measure.

HCR 17 (A-Engrossed) – On adoption of the measure the vote was: Yeas, 59; Excused, 1 – Keny-Guyer. Resolution adopted.

HCR 16 – By unanimous consent, on request of Speaker, rules suspended and measure made a Special Order of Business immediately following the order of business of Committee Reports on the Monday, April 8, 2019 Calendar.

HCR 14 – By unanimous consent, on request of Speaker, rules suspended and measure made a Special Order of Business immediately following the order of business of Committee Reports on the Wednesday, March 20, 2019 Calendar.

SB 212, 278, 360, 415, 686 – Read first time and passed to Speaker’s desk for referral.

HB 2265, 2317 – Speaker signed on March 12, 2019.

House adjourned until 11:00 a.m. Wednesday, March 13, 2019 on motion of Smith G.

**Wednesday, March 13, 2019 -- Morning Session**

House convened at 11:00 a.m. Speaker in Chair.

Opening ceremony presented by Encore choir, Lakeridge and Lake Oswego Junior High Schools, Lake Oswego, directed by Adam Johnson, performing "The Star Spangled Banner."

Upon verification of quorum: All present except: Absent, 2 – Holvey, Rayfield.

SB 664, 5514, 5529, 5535, 5536, 5542, 5543, 71, 287 – Message from the Senate announcing passage.

SCR 21, 11 – Message from the Senate announcing adoption.

SCR 11, 21 – Introduced, read and passed to Speaker’s desk for referral.

Committee Report File No. 54 was distributed on March 12, 2019.

HB 2118 – Report by Committee on Revenue recommending passage with amendments and be printed A-Engrossed.

HB 2250 – Report by Committee on Energy and Environment recommending passage with amendments, be printed A-Engrossed, and subsequent referral to Committee on Ways and Means be rescinded. Subsequent referral to Committee on Ways and Means rescinded by order of the Speaker.

HB 2504 – Report by Committee on Revenue recommending passage.


Committee Report File No. 55 was distributed on March 12, 2019.

HB 2325 – Report by Committee on Rules recommending passage with amendments and be printed A-Engrossed.

HB 2973 – Report by Committee on Rules recommending passage.

Committee Report File No. 56 was distributed on March 13, 2019.

HB 2184 – Report by Committee on Economic Development recommending passage with amendments and be printed A-Engrossed, be referred to Committee on Revenue, and then Ways and Means by prior reference. Bill referred to Committee on Revenue by order of the Speaker and then Ways and Means by prior reference.


HB 2216 – Report by Committee on Business and Labor recommending passage.

Barreto moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section
be suspended for today's third reading calendar and that they be read by title only. Motion carried on viva voce vote.

HB 3380 – Read first time and passed to Speaker's desk for referral.

HB 2118, 2216, 2250, 2325, 2504, 2623, 2973 – Read second time and passed to third reading.

HB 5046 – By unanimous consent, on request of Speaker, rules suspended and bill carried over and placed in its proper order on the Thursday, March 14, 2019 Calendar.

HB 2589 (A-Engrossed) – Read third time. Carried by Power. On passage of the bill the vote was: Yeas, 58; Nays, 2 – Nearman, Reschke. Bill passed.

HB 2660 (A-Engrossed) – Read third time. Carried by Schouten. On passage of the bill the vote was: Yeas, 43; Nays, 17 – Barreto, Boles, Bonham, Boshart Davis, Drazan, Hayden, Leif, McLane, Nearman, Noble, Post, Reschke, Smith DB, Stark, Wallan, Wilson, Zika. Bill passed.

HB 2975 – By unanimous consent, on request of Speaker, rules suspended and bill carried over and placed in its proper order on the Thursday, March 14, 2019 Calendar.

HB 2576 (A-Engrossed) – Read third time. Carried by McKeown, McLain. On passage of the bill the vote was: Yeas, 59; Nays, 1 – Rayfield. Bill passed.

HB 2625 (A-Engrossed) – Read third time. Carried by Sanchez. On passage of the bill the vote was: Yeas, 60. Bill passed.

SB 5514, 5529, 5535, 5542, 5543; SB 71, 287, 664 – Read first time and passed to Speaker's desk for referral.

HB 2660 (A-Engrossed) – By unanimous consent, on request of Williamson, rules suspended to permit McLane to change his vote from "nay" to "yea" on passage of bill.

HB 2660 (A-Engrossed) – By unanimous consent, on request of Williamson, rules suspended to permit Lewis to change his vote from "yea" to "nay" on passage of bill.

HCR 4 – Filed with Secretary of State on March 13, 2019.

House adjourned until 11:00 a.m. Thursday, March 14, 2019 on motion of Smith G.

Thursday, March 14, 2019 -- Morning Session

House convened at 11:00 a.m. Speaker in Chair.

Colors were posted by the Oregon Youth Challenge Program Color Guard, led by Kyle Tarshis, Bend.

Opening ceremony was a moment of silence.

Upon verification of quorum: All present except: Absent, 1 – Clem; Excused, 1 – Barreto.

HB 2010 – Message from the Governor announcing she signed on March 13, 2019.

HB 2265, 2317; HCR 4 – Message from the Senate announcing President signed on March 13, 2019.

Committee Report File No. 57 was distributed on March 13, 2019.

HB 2043 – Report by Committee on Veterans and Emergency Preparedness recommending passage.

HB 2211 – Report by Committee on Business and Labor recommending passage with amendments and be printed A-Engrossed.

HB 2817 – Report by Committee on Veterans and Emergency Preparedness recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

Committee Report File No. 58 was distributed on March 13, 2019.

HB 2037 – Report by Committee on Health Care recommending passage.

HB 2080 – Report by Committee on Natural Resources recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Ways and Means by prior reference.


HB 2510 – Report by Committee on Health Care recommending passage.

Boles moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today's third reading calendar and that they be read by title only. Motion carried on viva voce vote.

HB 3381, 3382 – Read first time and passed to Speaker's desk for referral.

HB 2037, 2043, 2211, 2510 – Read second time and passed to third reading.

HB 5046 (A-Engrossed) – Read third time. Carried by McLane. On passage of the bill the vote was: Yeas, 55;

Bynum requested the following explanation of her vote be entered in the Journal:

“In 2017, with a budget shortfall looming for the 2017-2019 biennium, the legislature passed a bill that allowed for the one-time diversion of ‘Other Funds’ into the ‘General Fund.’ As the biennium progressed, revenue increased and the state no longer needed to transfer those ‘Other Funds.’ Ordinarily, ‘Other Funds’ would not revert back to the ‘General Fund,’ but in this case, it would have because of the legislation passed in 2017. House Bill 2975 simply repeals that legislation so that those ‘Other Funds,’ most of which come out of outside settlements with the Oregon Department of Justice, can be carried over to the 2019-2021 biennium.

“I strongly believe that we must prioritize funding the critical needs of our state, like our schools. This hits home for me as a mother of four. With another budget shortfall looming and the prospect of a recession on the horizon, the $108 million that this legislation will transfer is vital to budget stability. It will help us ensure cuts across our state government are minimized and our schools have the resources they need to be successful. For those reasons, I voted in favor of House Bill 2975.

“Moving forward this session, I will be working hard to ensure that Oregon operates as efficiently as possible, while doing everything it can to invest in the critical needs of our state, both urban and rural.”

Leif requested the following explanation of his vote be entered in the Journal:

“I would like to explain my ‘NO’ vote position on HB2975.

“I voted ‘NO’ on this so-called budget program rebalancing bill. HB 2975, which passed over bipartisan opposition, is a direct attack on the constitutionally protected kicker, returning dollars to Oregon taxpayers.

“It is another example of the lack of transparency that has plagued the current session. By shifting funds into the next biennium, it removes $108 million from the kicker, money that would have been returned to Oregonians. Fully $28 million came from income tax revenue. The delay in transferring funds past May 31, is neither honest nor truthful and represents a political shell game.

“The constitution has a process for us to go through to reduce the kicker requiring 40 member votes,’ said Rep. Mike McLane (R-Powell Butte). ‘We haven’t followed the process.’”

HB 2975 (A-Engrossed) – Mitchell requested the following explanation of her vote be entered in the Journal:

“In 2017, with a budget shortfall looming for the 2017-2019 biennium, the legislature passed a bill that allowed for the one-time diversion of ‘Other Funds’ into the ‘General Fund.’ As the biennium progressed, revenue increased and the state no longer needed to transfer those ‘Other Funds.’ Ordinarily, ‘Other Funds’ would not revert back to the ‘General Fund,’ but in this case, it would have because of the legislation passed in 2017. House Bill 2975 simply repeals that legislation so that those ‘Other Funds,’ most of which come out of outside settlements with the Oregon Department of Justice, can be carried over to the 2019-2021 biennium.

“I believe our priority as legislators has to be about funding the critical needs of our state, like our K-12 education system. With another budget shortfall looming and the prospect of a recession on the horizon, the $108 million that this legislation will transfer is vital to budget stability. It will help us ensure cuts across our state government are minimized and our schools have the resources they need to be successful. For those reasons, I voted in favor of House Bill 2975.

“Moving forward this session, I will be working hard to ensure that Oregon operates as efficiently as possible, while doing everything it can to invest in the critical needs of our state, both urban and rural.”

Neron requested the following explanation of her vote be entered in the Journal:

“In 2017, with a budget shortfall looming for the 2017-2019 biennium, the legislature passed a bill that allowed for the one-time diversion of ‘Other Funds’ into the ‘General Fund.’ As the biennium progressed, revenue increased and the state no longer needed to transfer those ‘Other Funds.’ Ordinarily, ‘Other Funds’ would not revert back to the ‘General Fund,’ but in this case, it would have because of the legislation passed in 2017. House Bill 2975 simply repeals that legislation so that those ‘Other Funds,’ most of which come out of outside settlements with the Oregon Department of Justice, can be carried over to the 2019-2021 biennium.

“I believe our priority as legislators has to be about funding the critical needs of our state, like our K-12 education system. With another budget shortfall looming and the prospect of a recession on the horizon, the $108 million that this legislation will transfer is vital to budget stability. It will help us ensure cuts across our state government are minimized and our schools have the resources they need to be successful. For those reasons, I voted in favor of House Bill 2975.

“Moving forward this session, I will be working hard to ensure that Oregon operates as efficiently as possible, while doing everything it can to invest in the critical needs of our state, both urban and rural.”

Sollman requested the following explanation of her vote be entered in the Journal:

“In 2017, with a budget shortfall looming for the 2017-2019 biennium, the legislature passed a bill that allowed for the one-time diversion of ‘Other Funds’ into the ‘General Fund.’ As the biennium progressed, revenue increased and the state no longer needed to transfer those ‘Other Funds.’ These dollars would have never been considered for the kicker, had we not voted to move those dollars into the general fund in May of 2017. House Bill 2975 simply repeals that legislation so that those ‘Other Funds,’ most of which come out of outside settlements with the Oregon Department of Justice, can be carried over to the 2019-2021 biennium.

“I believe our priority as legislators must be about funding the critical needs of our state, like our K-12 education system. With a looming budget shortfall and the inevitability of a recession on the horizon, the $108 million that this legislation will transfer is vital to budget stability. It will help us minimize cuts across our state government and assist in providing our students the resources they
need to be successful. For those reasons, I voted in favor of House Bill 2975.

“Moving forward this session, I will be working hard to ensure that Oregon operates as efficiently as possible, while doing everything it can to invest in the critical needs of our state, both urban and rural.”

Williams requested the following explanation of her vote be entered in the Journal:

“In 2017, with a budget shortfall looming for the 2017-2019 biennium, the legislature passed a bill that allowed for the one-time diversion of ‘Other Funds’ into the ‘General Fund.’ As the biennium progressed, revenue increased and the state no longer needed to transfer those ‘Other Funds.’ Ordinarily, ‘Other Funds’ would not revert back to the ‘General Fund,’ but in this case, it would have because of the legislation passed in 2017. House Bill 2975 simply repeals that legislation so that those ‘Other Funds,’ most of which come out of outside settlements with the Oregon Department of Justice, can be carried over to the 2019-2021 biennium.

“I believe our priority as legislators has to be about funding the critical needs of our state, like our K-12 education system. With another budget shortfall looming and the prospect of a recession on the horizon, the $108 million that this legislation will transfer is vital to budget stability. It will help us ensure cuts across our state government are minimized and our schools have the resources they need to be successful. For those reasons, I voted in favor of House Bill 2975. Moving forward this session, I will be working hard to ensure that Oregon operates as efficiently as possible, while doing everything it can to invest in the critical needs of our state, both urban and rural.”

HB 2118 (A-Engrossed) – Read third time. Carried by Smith Warner. On passage of the bill the vote was: Yeas, 59; Excused, 1 – Barreto. Bill passed.

HB 2216 – Read third time. Carried by Greenlick. On passage of the bill the vote was: Yeas, 56; Nays, 3 – Leif, Nearman, Reschke; Excused, 1 – Barreto. Bill passed.

Leif requested the following explanation of his vote be entered in the Journal:

“I would like to explain my ‘NO’ vote position on HB2216. Please don’t believe that in any way I don’t support minorities and their rights!

“I voted ‘NO’ because My party was founded by abolitionists in the mid 1800’s for the purpose of ending slavery, and I stand by the words of Rev. Martin Luther King, Jr., who said ‘I have a dream that my four little children will one day live in a nation where they will not be judged by the color of their skin, but by the content of their character.’

“To that end, today I voted no on HB 2216, which ends the sunset on the law that requires Oregon universities to interview designated minorities for coaching and athletic director positions.

“Furthermore, I voted ‘NO’ because we can do better as a state and as a society than designating carve-outs for minority interest groups. I think that all persons, regardless of color or ethnic origin, can compete for these positions. Let’s make Oregon a state where all people are treated equally, regardless of race.”


Smith DB requested the following explanation of his vote be entered in the Journal:

“I voted NO on HB 2250 for the following reasons and more… this bill is political science and not science and would take authority from the legislative branch and give more to the executive branch.”

HB 2325, 2504, 2623, 2973 – By unanimous consent, on request of Speaker, rules suspended and bills remaining on today’s Third Reading of House Bills carried over and placed in their proper order on the Monday, March 18, 2019 Calendar.

HB 5046 (A-Engrossed) – By unanimous consent, on request of Williamson, rules suspended to permit Hayden to change his vote from “nay” to “yea” on passage of bill.

House adjourned until 11:00 a.m. Monday, March 18, 2019 on motion of Smith G.

Monday, March 18, 2019 – Morning Session

House convened at 11:00 a.m. Speaker in Chair.

Opening ceremony presented by The Pung Sisters: Rachel, Lydia, and Abigail, performing "Lovers' Waltz," written by Jay Ungar and Molly Mason, Hillsboro.

Upon verification of quorum: All present except: Absent, 1 – Fahey; Excused, 4 – Findley, Marsh, McLane, Smith DB.

SB 408, 424, 528, 729, 72, 178, 423, 543 – Message from the Senate announcing passage.

SCR 1, 25 – Message from the Senate announcing adoption.

SCR 1, 25 – Introduced, read and passed to Speaker’s desk for referral.

Committee Report File No. 59 was distributed on March 14, 2019.

HB 2026 – Report by Committee on Education recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Student Success by prior reference.

HB 2358 – Report by Committee on Education without recommendation as to passage, subsequent referral to Committee on Student Success be rescinded, and be referred to Committee on Rules. Subsequent referral to
Committee on Student Success rescinded by order of the Speaker. Bill referred to Committee on Rules by order of the Speaker.

HB 2601 – Report by Committee on Human Services and Housing without recommendation as to passage and be referred to Committee on Judiciary. Bill referred to Committee on Judiciary by order of the Speaker.

HB 2614 – Report by Committee on Judiciary recommending passage.

HB 2893 – Report by Committee on Human Services and Housing recommending passage. Bill referred to Committee on Ways and Means by prior reference.

HB 2964 – Report by Committee on Education recommending passage with amendments and be printed A-Engrossed.

HB 3031 – Report by Committee on Human Services and Housing without recommendation as to passage, be referred to Committee on Business and Labor, and then to Committee on Revenue by prior reference. Bill referred to Committee on Business and Labor by order of the Speaker and then Revenue by prior reference.

HB 3067 – Report by Committee on Economic Development without recommendation as to passage. Bill referred to Committee on Revenue by prior reference.

Committee Report File No. 60 was distributed on March 15, 2019.

HB 2894 – Report by Committee on Human Services and Housing recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Ways and Means by prior reference.

HB 2895 – Report by Committee on Human Services and Housing recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Ways and Means by prior reference.

HB 2896 – Report by Committee on Human Services and Housing recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Ways and Means by prior reference.

Committee Report File No. 61 was distributed on March 15, 2019.

HB 2769 – Report by Committee on Business and Labor recommending passage with amendments and be printed A-Engrossed.


Sprenger moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today’s third reading calendar and that they be read by title only. Motion carried on viva voce vote.

HB 3383, 3384 – Read first time and passed to Speaker’s desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 40 dated March 15, 2019.

HB 3378 Natural Resources; Ways and Means
HB 3381 Education; Ways and Means
HB 3382 Health Care; Ways and Means

HB 2614, 2769, 2964 – Read second time and passed to third reading.

HB 2325 (A-Engrossed) – Read third time. Carried by Sanchez. On passage of the bill the vote was: Yeas, 56; Excused, 4 – Findley, Marsh, McLane, Smith DB. Bill passed.

HB 2504 – Read third time. Carried by Smith Warner. On passage of the bill the vote was: Yeas, 42; Nays, 12 – Barreto, Drazan, Hayden, Leif, Nearman, Post, Reschke, Stark, Wallan, Wilson, Zika, Speaker Kotek; Excused, 6 – Boles, Findley, Marsh, McLane, Smith DB, Sprenger. Bill passed.

HB 2623 – Read third time. Carried by Fahey. On passage of the bill the vote was: Yeas, 42; Nays, 12 – Barreto, Bonham, Leif, McKeown, Nearman, Noble, Post, Reschke, Smith G, Stark, Wallan, Wilson; Excused, 6 – Boles, Findley, Marsh, McLane, Smith DB, Sprenger. Bill passed.

HB 2973 – Read third time. Carried by Alonso Leon. On passage of the bill the vote was: Yeas, 51; Nays, 3 – Bonham, Drazan, Reschke; Excused, 6 – Boles, Findley, Marsh, McLane, Smith DB, Sprenger. Bill passed.

HB 2037 – Read third time. Carried by Greenlick. On passage of the bill the vote was: Yeas, 54; Excused, 6 – Boles, Findley, Marsh, McLane, Smith DB, Sprenger. Bill passed.

HB 2043 – Read third time. Carried by Wilde. On passage of the bill the vote was: Yeas, 54; Excused, 6 – Boles, Findley, Marsh, McLane, Smith DB, Sprenger. Bill passed.

HB 2211 (A-Engrossed) – Read third time. Carried by Reardon. On passage of the bill the vote was: Yeas, 54; Excused, 6 – Boles, Findley, Marsh, McLane, Smith DB, Sprenger. Bill passed.

HB 2510 – Read third time. Carried by Schouten. On passage of the bill the vote was: Yeas, 55; Excused, 5 – Boles, Findley, Marsh, McLane, Smith DB. Bill passed.
SB 72, 178, 408, 423, 424, 528, 543, 729 – Read first time and passed to Speaker's desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 40 dated March 15, 2019.

SB 79 Business and Labor
SB 129 Health Care
SB 167 Human Services and Housing
SB 184 Judiciary
SB 297 Judiciary
SB 375 Judiciary
SB 388 Judiciary
SB 415 Education
SB 459 Revenue
SB 474 Judiciary
SB 509 Judiciary
SB 686 Judiciary

SB 256 – Read second time and passed to third reading.

HB 2504 – By unanimous consent, on request of Williamson, rules suspended to permit Bonham to change his vote from "yea" to "nay" on passage of bill.

House adjourned until 10:45 a.m. Tuesday, March 19, 2019 on motion of Smith G.

Tuesday, March 19, 2019 -- Morning Session

House convened at 10:45 a.m. Speaker in Chair.

Opening ceremony presented by Pastor Marion Miller, Madras Adventist Church, Madras.

Upon verification of quorum: All present except: Absent, 1 – Gorsek; Excused, 5 – Boles, Greenlick, McLane, Williams, Witt; Excused for Business of the House, 1 – Smith Warner.

SB 484, 500, 580; HB 2081, 2088 – Message from the Senate announcing passage.

Committee Report File No. 62 was distributed on March 18, 2019.

SCR 11 Veterans and Emergency Preparedness
SCR 21 Rules

HB 2271 – Report by Committee on Energy and Environment recommending passage and subsequent referral to Committee on Ways and Means be rescinded.

Subsequent referral to Committee on Ways and Means rescinded by order of the Speaker.

HB 2393 – Report by Committee on Judiciary recommending passage with amendments and be printed A-Engrossed.

Committee Report File No. 63 was distributed on March 19, 2019.

HB 2227 – Report by Committee on Judiciary recommending passage.

HB 2247 – Report by Committee on Education recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Student Success by prior reference.

HB 2401 – Report by Committee on Judiciary recommending passage.

HB 2742 – Report by Committee on Education recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Student Success by prior reference.

SB 186 (A-Engrossed) – Report by Committee on Judiciary recommending passage.


HCR 13 – Read as Special Order of Business. Carried by Post.

By unanimous consent, on request of Post, use of visual aid permitted during presentation of measure.

HCR 13 – On adoption of the measure the vote was: Yeas, 55; Excused, 5 – Boles, Greenlick, McLane, Williams, Witt. Resolution adopted.

Boshart Davis moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today’s third reading calendar and that they be read by title only. Motion carried on viva voce vote.

HB 3385 – Read first time and passed to Speaker's desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 41 dated March 19, 2019.

HB 3380 Health Care
HB 3383 Human Services and Housing; Ways and Means
HB 3384 Agriculture and Land Use
HB 3385 Business and Labor; Ways and Means
HB 2227, 2271, 2393, 2401 – Read second time and passed to third reading.

HB 2614 – Read third time. Barker moved bill be referred to Committee on Ways and Means. Motion carried on viva voce vote. Bill referred.

HB 2769 (A-Engrossed) – Read third time. Carried by McLain. On passage of the bill the vote was: Yeas, 55; Excused, 5 – Boles, Greenlick, McLane, Williams, Witt. Bill passed.

HB 2964 (A-Engrossed) – Read third time. Carried by Sollman. On passage of the bill the vote was: Yeas, 55; Excused, 5 – Boles, Greenlick, McLane, Williams, Witt. Bill passed.

SB 484, 500, 580 – Read first time and passed to Speaker's desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 41 dated March 19, 2019.

SB 5514 Ways and Means
SB 5529 Ways and Means
SB 5535 Ways and Means
SB 5536 Ways and Means
SB 5542 Ways and Means
SB 5543 Ways and Means
SB 71 Business and Labor
SB 212 Revenue
SB 278 Human Services and Housing
SB 287 Agriculture and Land Use
SB 360 Judiciary
SB 664 Education

SB 186, 355 – Read second time and passed to third reading.

SB 256 – Read third time. Carried by Gomberg, Smith DB. On passage of the bill the vote was: Yeas, 47; Nays, 8 – Barreto, Bonham, Boshart Davis, Neaman, Post, Reschke, Sprenger, Stark; Excused, 5 – Boles, Greenlick, McLane, Williams, Witt. Bill passed.

HB 2081, 2088 – Speaker signed on March 19, 2019.

House adjourned until 10:45 a.m. Wednesday, March 20, on motion of Smith G.

Wednesday, March 20, 2019 -- Morning Session

House convened at 10:45 a.m. Speaker in Chair.

Opening ceremony presented by Meiling Larson, eighth grade homeschool student, performing "Waltz of Vienna" on piano, Salem.

Upon verification of quorum: All present except: Excused, 3 – McLain, McLane, Witt.

SB 519, 918; HB 2041, 2087, 2406, 2463, 2749 – Message from the Senate announcing passage.

HJM 8 – Message from the Senate announcing adoption.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 42 dated March 20, 2019.

SCR 1 Energy and Environment
SCR 25 Rules

Committee Report File No. 64 was distributed on March 19, 2019.

HB 2321 – Report by Committee on Judiciary recommending passage with amendments and be printed A-Engrossed.

HB 2500 – Report by Committee on Judiciary recommending passage with amendments and be printed A-Engrossed.


Committee Report File No. 65 was distributed on March 19, 2019.

HB 2024 – Report by Committee on Human Services and Housing recommending passage with amendments, be printed A-Engrossed, subsequent referral to Committee on Ways and Means be rescinded, and be referred to Committee on Student Success. Subsequent referral to Committee on Ways and Means rescinded by order of the Speaker. Bill referred to Committee on Student Success by order of the Speaker.

HB 2230 – Report by Committee on Judiciary recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

HB 2508 – Report by Committee on Human Services and Housing recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Ways and Means by prior reference.

HCR 14 – Read as Special Order of Business. Carried by McKeown. On adoption of the measure the vote was: Yeas, 57; Excused, 3 – McLain, McLane, Witt. Resolution adopted.
Drazan moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today's third reading calendar and that they be read by title only. Motion carried on viva voce vote.

HB 3386, 3387, 3388, 3389, 3390, 3391 – Read first time and passed to Speaker's desk for referral.

HB 2321, 2500 – Read second time and passed to third reading.

HB 2227 – Read third time. Carried by Barker. On passage of the bill the vote was: Yeas, 57; Excused, 3 – McLain, McLane, Witt. Bill passed.

HB 2271 – By unanimous consent, on request of Speaker, rules suspended and bill carried over and placed in its proper order on the Thursday, March 21, 2019 Calendar.

HB 2393 (A -Engrossed) – Read third time. Carried by Williamson. On passage of the bill the vote was: Yeas, 57; Excused, 3 – McLain, McLane, Witt. Bill passed.

HB 2401 – Read third time. Carried by Gorsek. On passage of the bill the vote was: Yeas, 57; Excused, 3 – McLain, McLane, Witt. Bill passed.

SB 519, 918 – Read first time and passed to Speaker's desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 42 dated March 20, 2019.

- SB 72 Rules
- SB 178 Health Care
- SB 423 Judiciary
- SB 424 Judiciary
- SB 484 Human Services and Housing
- SB 500 Revenue
- SB 528 Veterans and Emergency Preparedness
- SB 729 Judiciary

SB 186 (A-Engrossed) – Read third time. Carried by Williamson. On passage of the bill the vote was: Yeas, 57; Excused, 3 – McLain, McLane, Witt. Bill passed.

SB 355 (A-Engrossed) – Read third time. Carried by Williamson. On passage of the bill the vote was: Yeas, 57; Excused, 3 – McLain, McLane, Witt. Bill passed.

HB 2041, 2087, 2406, 2463, 2749; HJM 8 – Speaker signed on March 20, 2019.

SB 256 – Speaker signed on March 20, 2019.

HJM 8 – Filed with Secretary of State on March 20, 2019.

House adjourned until 11:00 a.m. Thursday, March 21, 2019 on motion of Smith G.

**Thursday, March 21, 2019 -- Morning Session**

House convened at 11:00 a.m. Bonham in Chair.

Opening ceremony presented by Lincoln High School Chamber Singers, directed by Lisa Riffel, Portland.

Upon verification of quorum: All present except: Excused, 4 – Barreto, Leif, McLane, Witt.

HB 2265, 2317 – Message from the Governor announcing she signed on March 20, 2019.

SB 256; HB 2041, 2081, 2087, 2088, 2406, 2463, 2749; HJM 8 – Message from the Senate announcing President signed on March 20, 2019.

Committee Report File No. 66 was distributed on March 20, 2019.

HB 2699 – Report by Committee on Economic Development recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Revenue by prior reference.

Committee Report File No. 67 was distributed on March 20, 2019.


Committee Report File No. 68 was distributed on March 21, 2019.

HB 3063 – Report by Committee on Health Care recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Ways and Means by prior reference.

HCR 2 (A-Engrossed) – Read as Special Order of Business. Carried by Williamson. On adoption of the measure the vote was: Yeas, 56; Excused, 4 – Barreto, Leif, McLane, Witt. Resolution adopted.

Sprenger moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section
be suspended for today's third reading calendar and that they be read by title only. Motion carried on viva voce vote.

HB 2014 – Read second time and passed to third reading.

HB 2271 – Read third time. Carried by Sollman.

Helm moved bill be re-referred to Committee on Energy and Environment. Motion carried on viva voce vote. Bill re-referred.

HB 2321 (A-Engrossed) – Read third time. Carried by Gorsek. On passage of the bill the vote was: Yeas, 56; Excused, 4 – Barreto, Leif, McLane, Witt. Bill passed.

HB 2500 (A-Engrossed) – Read third time. Carried by Wilde. On passage of the bill the vote was: Yeas, 56; Excused, 4 – Barreto, Leif, McLane, Witt. Bill passed.

Chair announced the Speaker’s following changes in committee membership effective immediately:

JOINT COMMITTEE ON WAYS AND MEANS
SUBCOMMITTEE ON TRANSPORTATION AND ECONOMIC DEVELOPMENT – Boshart Davis discharged; Post appointed.

House adjourned until 11:00 a.m. Monday, March 25, 2019 on motion of Smith G.

Monday, March 25, 2019 -- Morning Session

House convened at 11:00 a.m. Speaker in Chair.

Opening ceremony presented by Billy and the Rockets, singing “Oregon (I Can’t Go Home)” by Black Hawk County, Woodburn.

Upon verification of quorum: All present except: Excused, 2 – Clem, Wilde.

SB 31, 495 – Message from the Senate announcing passage.

SCR 28 – Message from the Senate announcing adoption.

SB 186, 355 – Message from the Senate announcing President signed on March 25, 2019.

HJR 25; SCR 28 – Introduced, read and passed to Speaker’s desk for referral.

Committee Report File No. 69 was distributed on March 21, 2019.

HCR 18 – Report by Committee on Rules recommending adoption.

HCR 21 – Report by Committee on Rules recommending adoption.

HCR 27 – Report by Committee on Rules recommending adoption.

Committee Report File No. 70 was distributed on March 22, 2019.

HB 2025 – Report by Committee on Education recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Student Success by prior reference.

HB 2055 – Report by Committee on Human Services and Housing recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Ways and Means by prior reference.

HB 2056 – Report by Committee on Human Services and Housing recommending passage. Bill referred to Committee on Ways and Means by prior reference.

HB 2089 – Report by Committee on Business and Labor recommending passage.

HB 2262 – Report by Committee on Education recommending passage with amendments and be printed A-Engrossed.

Committee Report File No. 71 was distributed on March 22, 2019.


HB 3068 – Report by Committee on Agriculture and Land Use without recommendation as to passage. Bill referred to Committee on Revenue by prior reference.

HB 3094 – Report by Committee on Human Services and Housing without recommendation as to passage, be referred to Committee on Energy and Environment, and then to Committee on Ways and Means by prior reference. Bill referred to Committee on Energy and Environment by order of the Speaker and then Ways and Means by prior reference.

HB 3143 – Report by Committee on Business and Labor recommending passage with amendments and be printed A-Engrossed.

HB 3205 – Report by Committee on Business and Labor recommending passage with amendments and be printed A-Engrossed.

Committee Report File No. 72 was distributed on March 25, 2019.

HB 2812 – Report by Committee on Human Services and Housing recommending passage.

Leif moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today's third reading calendar and that they be read by title only. Motion carried on viva voce vote.

HCR 21 – By unanimous consent, on request of Speaker, rules suspended to permit final consideration immediately.

HCR 21 – Read as Special Order of Business. Carried by Doherty. On adoption of the measure the vote was: Yeas, 58; Excused, 2 – Clem, Wilde. Resolution adopted.

HB 3392, 3393, 3394, 3395, 3396, 3397 – Read first time and passed to Speaker's desk for referral.

The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 44 dated March 25, 2019.

HB 3388 Judiciary; Ways and Means

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 44 dated March 25, 2019.

HB 3386 Economic Development
HB 3387 Judiciary
HB 3389 Business and Labor
HB 3390 Rules
HB 3391 Education; Student Success

HB 2089, 2262, 2812, 3143, 3205 – Read second time and passed to third reading.

HB 2014 – Read third time. Carried by Piluso.

Rayfield declared a potential conflict of interest and submitted the following statement:

"This letter serves notice that I am declaring a potential conflict of interest on HB 2014. An actual conflict may not exist due to attorneys being a large class. However, I am erring on the side of caution in making this declaration. This bill impacts the amount of damages Oregonians can assert in legal actions. As a result, my legal practice will be impacted."


McKeown requested the following explanation of her vote be entered in the Journal:

"I voted against HB 2014 in its current form because I believe it falls short of thoughtfully balancing the need to ensure that victims of intentional acts are provided an adequate award within the judicial system with the needs of rural Oregonians and their ability to access health care practitioners.

"Removing the cap jeopardizes an already strained health care system in rural Oregon. Higher medical liability insurance costs have a greater impact to those practitioners in rural settings, which negatively impacts the availability and affordability of health care services in my district. The legislature understands this issue, as it has created and funded the Rural Medical Practitioners Insurance Subsidy Program to help subsidize the cost of liability insurance for physicians, nurse practitioners and others that provide care to our rural constituents.

"My colleagues in support of HB 2014 want to ensure that victims of crimes of sexual abuse and discrimination are fairly-recompensed for their ongoing recovery. I agree with them and hope that an amendment to exempt cases of intentional criminal conduct from the cap will be considered as the bill moves through the legislative process. I hope that the Senate will look to strike this much-needed balanced approach on an issue this important."

HB 2014 – Stark requested the following explanation of his vote be entered in the Journal:

"House Bill 2014 attempts to respond to the Oregon Supreme Court's ruling on the 'Horton' case that had the unfortunate consequence of removing caps on noneconomic damages in wrongful injury cases. I believe in the right to a jury trial and I also believe that a jury should have the ability to determine the value of the noneconomic damages an individual is entitled to receive in specific cases, such as intentional torts. The Horton ruling leaves us with the challenge of figuring out how we balance the need for insurance in rural areas while protecting victims at the same time. I believe the amendments that were being worked on would have been a good attempt to resolve this tension. Unfortunately, the bill moved forward and out of committee before the amendments were finalized. It is my hope that the amendments will be considered and adopted in the Senate so that I can support this bill."

Wallan requested the following explanation of her vote be entered in the Journal:

"I voted 'no' on HB 2014. This bill doesn't limit attorney fees which will erode the amount of compensation the plaintiff is awarded. A bill that aims to fully indemnify plaintiffs should take into account the losses incurred by unconstrained attorney fees."

HCR 18, 27 – By unanimous consent, on request of Speaker, rules suspended and measures remaining on today's Final Reading of Memorials and Resolutions carried over and placed in their proper order on the Tuesday, March 26, 2019 Calendar.

SB 31, 495 – Read first time and passed to Speaker's desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 44 dated March 25, 2019.
Tuesday, March 26, 2019 -- Morning Session

House convened at 11:00 a.m. Speaker in Chair.

Colors posted by Boy Scout Troop and Pack 108, led by Kai Ortiz, Portland.

Opening ceremony presented by Bob Johnson, Pastor of The Bridge Church, Wilsonville.

Upon verification of quorum: All present except: Excused, 1 – Clem.

SB 272, 963; HB 2226, 2576, 2506 – Message from the Senate announcing passage.

SCR 22 – Message from the Senate announcing adoption.

HB 2215 – Message from the Senate announcing passage as amended by the Senate.

SCR 22 – Introduced, read and passed to Speaker's desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 45 dated March 26, 2019.

HJR 25  Rules
SCR 28  Rules

Committee Report File No. 73 was distributed on March 25, 2019.

HB 2216 – Report by Committee on Business and Labor recommending passage with amendments and be printed A-Engrossed.


HB 2228 – Report by Committee on Human Services and Housing recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Ways and Means by prior reference.

HB 2481 – Report by Committee on Human Services and Housing without recommendation as to passage and be referred to Committee on Judiciary. Bill referred to Committee on Judiciary by order of the Speaker.

Committee Report File No. 74 was distributed on March 25, 2019.

HB 2220 – Report by Committee on Health Care recommending passage with amendments and be printed A-Engrossed.


HB 2347 – Report by Committee on Judiciary recommending passage.

HB 2385 – Report by Committee on Education recommending passage and be referred to Committee on Student Success. Bill referred to Committee on Student Success by order of the Speaker.

HB 2428 – Report by Committee on Judiciary recommending passage with amendments and be printed A-Engrossed.

HB 2471 – Report by Committee on Judiciary recommending passage with amendments and be printed A-Engrossed.

HB 2563 – Report by Committee on Health Care recommending passage with amendments and be printed A-Engrossed.

HB 2609 – Report by Committee on Health Care recommending passage with amendments and be printed A-Engrossed.

Lewis moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today's third reading calendar and that they be read by title only. Motion carried on viva voce vote.

HB 3392, 3399, 3400, 3401, 3402, 3403, 3404, 3405, 3406, 3407 – Read first time and passed to Speaker's desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 45 dated March 26, 2019.

HB 3398 Revenue
HB 3394 Human Services and Housing
HB 3395 Economic Development
HB 3396 Health Care; Ways and Means
HB 3397 Health Care; Ways and Means

The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 46 dated March 26, 2019.
HB 3401 Agriculture and Land Use

HB 2016, 2220, 2347, 2428, 2471, 2563, 2609 – Read second time and passed to third reading.


HB 2262 (A-Engrossed) – Read third time. Carried by Alonso Leon. On passage of the bill the vote was: Yeas, 53; Nays, 6 – Bonham, Boshart Davis, Drazan, Nearman, Post, Reschke; Excused, 1 – Clem. Bill passed.

HB 2812 – Read third time. Carried by Meek. On passage of the bill the vote was: Yeas, 59; Excused, 1 – Clem. Bill passed.

HB 3143 (A-Engrossed) – Read third time. Carried by Bynum. On passage of the bill the vote was: Yeas, 54; Nays, 5 – Findley, Nearman, Post, Reschke, Smith G; Excused, 1 – Clem. Bill passed.

HB 3205 (A-Engrossed) – Read third time. Carried by Evans. On passage of the bill the vote was: Yeas, 59; Excused, 1 – Clem. Bill passed.

HCR 18, 27 – By unanimous consent, on request of Speaker, rules suspended and measures remaining on today’s Final Reading of Memorials and Resolutions carried over and placed in their proper order on the Wednesday, March 27, 2019 Calendar.

SB 272, 963 – Read first time and passed to Speaker’s desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 45 dated March 26, 2019.

SB 31 Judiciary
SB 495 Judiciary
SB 580 Natural Resources

HB 2226, 2506, 2576 – Speaker signed on March 26, 2019.

House adjourned until 11:00 a.m. Wednesday, March 27, 2019 on motion of Smith G.

Wednesday, March 27, 2019 -- Morning Session

House convened at 11:00 a.m. Speaker in Chair.

Opening ceremony presented by Barry Campbell, Lead Pastor of Highland Baptist Church, Redmond.

Upon verification of quorum: All present except: Excused, 2 – Clem, Keny-Guyer.


SCR 20 – Message from the Senate announcing adoption.

HB 2226, 2506, 2576 – Message from the Senate announcing President signed on March 26, 2019.

SCR 20 – Introduced, read and passed to Speaker’s desk for referral.

The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 47 dated March 27, 2019.

SCR 22 Rules

Committee Report File No. 75 was distributed on March 26, 2019.

HB 2071 – Report by Committee on Natural Resources recommending passage.

HB 2222 – Report by Committee on Natural Resources recommending passage with amendments and be printed A-Engrossed.

HB 2293 – Report by Committee on Natural Resources recommending passage with amendments and be printed A-Engrossed.

HB 2365 – Report by Committee on Natural Resources recommending passage. Bill referred to Committee on Ways and Means by prior reference.

HB 2472 – Report by Committee on Judiciary recommending passage with amendments and be printed A-Engrossed.

Committee Report File No. 76 was distributed on March 26, 2019.

HB 2491 – Report by Committee on Rules recommending passage with amendments and be printed A-Engrossed.

HB 2638 – Report by Committee on Health Care recommending passage with amendments and be printed A-Engrossed.

HB 3192 – Report by Committee on Health Care without recommendation as to passage. Bill referred to Committee on Revenue by prior reference.

HCR 31 – Report by Committee on Rules recommending adoption.

HCR 32 – Report by Committee on Rules recommending adoption with amendments and be printed A-Engrossed.
Committee Report File No. 77 was distributed on March 26, 2019.

HB 5010 – Report by Committee on Ways and Means recommending passage with amendments and be printed A-Engrossed.
HB 5020 – Report by Committee on Ways and Means recommending passage with amendments and be printed A-Engrossed.
HB 5036 – Report by Committee on Ways and Means recommending passage with amendments and be printed A-Engrossed.
HB 5037 – Report by Committee on Ways and Means recommending passage.

SB 5514 (A -Engrossed) – Report by Committee on Ways and Means recommending passage.
SB 5529 (A -Engrossed) – Report by Committee on Ways and Means recommending passage.
SB 5535 (A -Engrossed) – Report by Committee on Ways and Means recommending passage.
SB 5536 (A -Engrossed) – Report by Committee on Ways and Means recommending passage.
SB 5542 (A -Engrossed) – Report by Committee on Ways and Means recommending passage.
SB 5543 (A -Engrossed) – Report by Committee on Ways and Means recommending passage.

HB 2016 (A -Engrossed) – Barker moved the Committee Report be adopted.

HB 2016 (A -Engrossed) – Nearman moved Minority Report be substituted for the Committee Report. On adoption of the motion the vote was: Yeas, 22; Nays, 36 – Alonso Leon, Barker, Bynum, Doherty, Evans, Fahey, Gomberg, Gorsek, Greenlick, Helm, Hernandez, Holvey, Lively, Marsh, McKeown, McLain, Meek, Mitchell, Nathanson, Neron, Nosse, Piluso, Power, Prusak, Rayfield, Reardon, Salinas, Sanchez, Schouten, Smith Warner, Sollman, Wilde, Williams, Williamson, Witt, Speaker Kotek; Excused, 2 – Clem, Keny-Guyer. Motion failed.

In compliance with House Rule 9.15 (2), bill advanced to immediate third reading and final passage.


HB 2013, 3408, 3409, 3410, 3411, 3412, 3413, 3414 – Read first time and passed to Speaker's desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 47 dated March 27, 2019.

HB 3398 Judiciary
HB 3399 Judiciary
HB 3400 Revenue
HB 3402 Revenue
HB 3403 Economic Development
HB 3404 Judiciary
HB 3405 Judiciary
HB 3406 Human Services and Housing; Ways and Means
HB 3407 Energy and Environment

HB 5010, 5020, 5036, 5037; HB 2071, 2222, 2293, 2472, 2491, 2638 – Read second time and passed to third reading.

HB 2220, 2347, 2428, 2471, 2563, 2609 – By unanimous consent, on request of Speaker, rules suspended and bills remaining on today's Third Reading of House Bills carried over and placed in their proper order on the Thursday, March 28, 2019 Calendar.

HCR 18, 27, 31 – By unanimous consent, on request of Speaker, rules suspended and measures remaining on today's Final Reading of Memorials and Resolutions carried over and placed in their proper order on the Thursday, March 28, 2019 Calendar.

SB 16, 25, 109, 128, 160, 164, 251, 523, 740, 742, 834, 914 – Read first time and passed to Speaker's desk for referral.

The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 47 dated March 27, 2019.

SB 272  Business and Labor

SB 5514, 5529, 5535, 5536, 5542, 5543 – Read second time and passed to third reading.

House adjourned until 11:00 a.m. Thursday, March 28, 2019 on motion of Smith G.

Thursday, March 28, 2019 -- Morning Session

House convened at 11:00 a.m. Speaker Pro Tempore in Chair.

Opening ceremony presented by Olga Valdes, singing "Joy" by Ricky Ian Gordon and accompanied on the piano by Dr. Arsen Gulua, Salem.

Upon verification of quorum: All present except: Excused, 2 – Findley, Keny-Guyer.
HB 2041, 2081, 2087, 2088, 2406, 2463, 2749 – Message from the Governor announcing she signed on March 27, 2019.

The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 48 dated March 28, 2019.

SCR 20 Veterans and Emergency Preparedness

Committee Report File No. 78 was distributed on March 27, 2019.

HB 2101 – Report by Committee on Revenue recommending passage with amendments and be printed A-Engrossed.

HB 2102 – Report by Committee on Revenue recommending passage.

HB 2137 – Report by Committee on Agriculture and Land Use recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Revenue by prior reference.

HB 2207 – Report by Committee on Veterans and Emergency Preparedness recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

HB 2215 (A-Engrossed) – Greenlick moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 54; Nays, 4 – Leif, Nearman, Post, Reschke; Excused, 2 – Findley, Keny-Guyer. Bill repassed.

Noble moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today’s third reading and that they be read by title only. Motion carried on viva voce vote.

HB 2005, 3415, 3416, 3417, 3418, 3419 – Read first time and passed to Speaker’s desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 48 dated March 28, 2019.

HB 2013 Judiciary
HB 3408 Energy and Environment
HB 3409 Rules
HB 3410 Revenue
HB 3412 Business and Labor
HB 3413 Human Services and Housing; Ways and Means

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 49 dated March 28, 2019.

HB 2005 Rules
HB 3393 Human Services and Housing
HB 3414 Education; Student Success
HB 3415 Judiciary
HB 3416 Business and Labor
HB 3417 Judiciary
HB 3418 Transportation
HB 3419 Judiciary

HB 2101, 2102 – Read second time and passed to third reading.

HB 2220 (A-Engrossed) – Read third time. Carried by Hayden, Schouten. On passage of the bill the vote was: Yeas, 58; Excused, 2 – Findley, Keny-Guyer. Bill passed.

HB 2347 – Read third time. Carried by Power. On passage of the bill the vote was: Yeas, 57; Absent, 1 – Boshart Davis; Excused, 2 – Findley, Keny-Guyer. Bill passed.

HB 2428 (A-Engrossed) – Read third time. Carried by Lewis. On passage of the bill the vote was: Yeas, 55; Nays, 3 – Greenlick, Lively, Smith Warner; Excused, 2 – Findley, Keny-Guyer. Bill passed.

HB 2471 (A-Engrossed) – Read third time. Carried by Gorsiek. On passage of the bill the vote was: Yeas, 58; Excused, 2 – Findley, Keny-Guyer. Bill passed.

HB 2563 (A-Engrossed) – Read third time. Carried by McLain. On passage of the bill the vote was: Yeas, 58; Excused, 2 – Findley, Keny-Guyer. Bill passed.

HB 2609 (A-Engrossed) – Read third time. Carried by Hayden. On passage of the bill the vote was: Yeas, 58; Excused, 2 – Findley, Keny-Guyer. Bill passed.

HB 5010, 5020, 5036, 5037 – By unanimous consent, on request of Speaker Pro Tempore, rules suspended and bills carried over and placed in their proper order on the Monday, April 1, 2019 Calendar.

HB 2071 – Read third time. Carried by Sprenger. On passage of the bill the vote was: Yeas, 57; Nays, 1 – Sanchez; Excused, 2 – Findley, Keny-Guyer. Bill passed.

HB 2222 (A-Engrossed) – Read third time. Carried by Zika. On passage of the bill the vote was: Yeas, 58; Excused, 2 – Findley, Keny-Guyer. Bill passed.
HB 2293 (A-Engrossed) – Read third time. Carried by Sprenger. On passage of the bill the vote was: Yeas, 58; Excused, 2 – Findley, Keny-Guyer. Bill passed.

HB 2472 (A-Engrossed) – Read third time. Carried by Williamson. On passage of the bill the vote was: Yeas, 58; Excused, 2 – Findley, Keny-Guyer. Bill passed.

HB 2491, 2638 – By unanimous consent, on request of Speaker Pro Tempore, rules suspended and bills remaining on today's Third Reading of House Bills carried over and placed in their proper order on the Monday, April 1, 2019 Calendar.

HCR 18, 31 – By unanimous consent, on request of Speaker Pro Tempore, rules suspended and measures made Special Orders of Business immediately following the order of business of Committee Reports on the Thursday, April 4, 2019 Calendar.

HCR 27 – By unanimous consent, on request of Speaker Pro Tempore, rules suspended and measure made a Special Order of Business immediately following the order of business of Committee Reports on the Wednesday, April 3, 2019 Calendar.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 48 dated March 28, 2019.

SB 16   Education
SB 25   Judiciary
SB 109  Business and Labor
SB 128  Health Care
SB 160  Education
SB 164  Business and Labor
SB 251  Business and Labor
SB 523  Revenue
SB 740  Health Care
SB 742  Health Care
SB 834  Health Care

The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 49 dated March 28, 2019.

SB 914   Energy and Environment
SB 5514, 5529, 5535, 5536, 5542, 5543 – By unanimous consent, on request of Speaker Pro Tempore, rules suspended and bills remaining on today's Third Reading of Senate Bills carried over and placed in their proper order on the Monday, April 1, 2019 Calendar.

House adjourned until 11:00 a.m. Monday, April 1, 2019 on motion of Smith G.

Monday, April 1, 2019 -- Morning Session

House convened at 11:00 a.m. Speaker in Chair.

Opening ceremony presented by Todd Mock, founder of Mephibosheth homeland missions, The Dalles.

Upon verification of quorum: All present except: Absent, 2 – McLain, Piluso; Excused, 3 – Bynum, Keny-Guyer, Leif; Excused for Business of the House, 1 – Salinas.


Committee Report File No. 79 was distributed on March 28, 2019.

HB 2051 – Report by Committee on Judiciary recommending passage with amendments and be printed A-Engrossed.
HB 2075 – Report by Committee on Agriculture and Land Use recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.
HB 2093 – Report by Committee on Rules recommending passage with amendments and be printed A-Engrossed.
HB 2458 – Report by Committee on Revenue recommending passage.
HB 2729 – Report by Committee on Agriculture and Land Use recommending passage. Bill referred to Committee on Ways and Means by order of the Speaker.
HB 3003 – Report by Committee on Business and Labor recommending passage with amendments and be printed A-Engrossed.
HB 3218 – Report by Committee on Business and Labor recommending passage.

Committee Report File No. 80 was distributed on March 29, 2019.

HB 2327 – Report by Committee on Education recommending passage. Bill referred to Committee on Student Success by prior reference.
HB 2440 – Report by Committee on Education recommending passage. Bill referred to Committee on Student Success by prior reference.
HB 2466 – Report by Committee on Judiciary recommending passage with amendments and be printed A-Engrossed.

HB 2485 – Report by Committee on Judiciary recommending passage with amendments and be printed A-Engrossed.

HB 2585 – Report by Committee on Judiciary recommending passage with amendments and be printed A-Engrossed.

HJM 3 – Report by Committee on Education recommending adoption with amendments and be printed A-Engrossed.

Committee Report File No. 81 was distributed on March 29, 2019.

HB 2302 – Report by Committee on Human Services and Housing recommending passage. Bill referred to Committee on Ways and Means by prior reference.

HB 2963 – Report by Committee on Human Services and Housing recommending passage. Bill referred to Committee on Ways and Means by prior reference.

HB 3122 – Report by Committee on Human Services and Housing recommending passage. Bill referred to Committee on Ways and Means by prior reference.

Committee Report File No. 82 was distributed on April 1, 2019.

HB 2004 – Report by Committee on Human Services and Housing without recommendation as to passage and be referred to Committee on Rules. Bill referred to Committee on Rules by order of the Speaker.

HB 3000 – Report by Committee on Human Services and Housing recommending passage and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

Post moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today's third reading calendar and that they be read by title only. Motion carried on viva voce vote.

HB 3420, 3421, 3422, 3423, 3424 – Read first time and passed to Speaker's desk for referral.

The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 50 dated March 29, 2019.

HB 3411 Judiciary; Ways and Means

HB 2051, 2093, 2458, 2466, 2485, 2585, 3003, 3218 – Read second time and passed to third reading.

HB 5010 (A-Engrossed) – Read third time. Carried by Gomberg. On passage of the bill the vote was: Yeas, 55; Absent, 1 – Piluso; Excused, 3 – Bynum, Keny-Guyer, Leif; Excused for Business of the House, 1 – Salinas. Bill passed.

HB 5020 (A-Engrossed) – Read third time. Carried by Bonham. On passage of the bill the vote was: Yeas, 55; Excused, 4 – Bynum, Keny-Guyer, Leif, Piluso; Excused for Business of the House, 1 – Salinas. Bill passed.

HB 5036 (A-Engrossed) – Read third time. Carried by Smith G. On passage of the bill the vote was: Yeas, 55; Excused, 4 – Bynum, Keny-Guyer, Leif, Piluso; Excused for Business of the House, 1 – Salinas. Bill passed.

HB 5037 – Read third time. Carried by Smith G. On passage of the bill the vote was: Yeas, 55; Excused, 4 – Bynum, Keny-Guyer, Leif, Piluso; Excused for Business of the House, 1 – Salinas. Bill passed.

HB 2491 (A-Engrossed) – Read third time. Carried by Holvey. On passage of the bill the vote was: Yeas, 56; Excused, 4 – Bynum, Keny-Guyer, Leif, Piluso. Bill passed.

HB 2638 (A-Engrossed) – Read third time. Carried by Sanchez. On passage of the bill the vote was: Yeas, 56; Excused, 4 – Bynum, Keny-Guyer, Leif, Piluso. Bill passed.

HB 2101 (A-Engrossed) – Read third time. Carried by Marsh. On passage of the bill the vote was: Yeas, 56; Excused, 4 – Bynum, Keny-Guyer, Leif, Piluso. Bill passed.

HB 2102 – Read third time. Carried by Hernandez. On passage of the bill the vote was: Yeas, 56; Excused, 4 – Bynum, Keny-Guyer, Leif, Piluso. Bill passed.

SB 136, 356, 362, 396, 638, 689, 804 – Read first time and passed to Speaker's desk for referral.

SB 5514 (A-Engrossed) – Read third time. Carried by Rayfield. On passage of the bill the vote was: Yeas, 52; Nays, 4 – Nearman, Post, Reschke, Wallan; Excused, 4 – Bynum, Keny-Guyer, Leif, Piluso. Bill passed.

SB 5529 (A-Engrossed) – Read third time. Carried by Meek. On passage of the bill the vote was: Yeas, 42; Nays, 13 – Barreto, Boshart Davis, Findley, Lewis, McLane, Nearman, Noble, Reschke, Smith DB, Sprenger, Stark, Wilson, Zika; Absent, 1 – Drazan; Excused, 4 – Bynum, Keny-Guyer, Leif, Piluso. Bill passed.

SB 5535 (A-Engrossed) – Read third time. Carried by Gomberg. On passage of the bill the vote was: Yeas, 56; Excused, 4 – Bynum, Keny-Guyer, Leif, Piluso. Bill passed.

SB 5536 (A-Engrossed) – Read third time. Carried by Zika. On passage of the bill the vote was: Yeas, 55; Nays, 1
SB 5542 (A-Engrossed) – Read third time. Carried by Holvey.

Smith G declared a potential conflict of interest and submitted the following statement:

"Madam Speaker and colleagues, I am a member of a limited liability company that does economic development throughout Oregon. As a part of that company, I have a relationship with Eastern Oregon University and out of an abundance of caution I would like to declare a potential conflict of interest."

SB 5542 (A-Engrossed) – On passage of the bill the vote was: Yeas, 56; Excused, 4 – Bynum, Keny-Guyer, Leif, Piluso. Bill passed.

SB 5543 (A-Engrossed) – Read third time. Carried by Holvey. On passage of the bill the vote was: Yeas, 56; Excused, 4 – Bynum, Keny-Guyer, Leif, Piluso. Bill passed.

HB 2215 – Speaker signed on April 1, 2019.

House adjourned until 10:45 a.m. Tuesday, April 2, 2019 on motion of Smith G.

Tuesday, April 2, 2019 -- Morning Session

House convened at 10:45 a.m. Speaker Pro Tempore in Chair.

Opening ceremony presented by Moriah Winn, seventh grade student at North Albany Middle School, performing "Palladio" by Karl Jenkins on violin, accompanied by Scott Swanson on piano, Sweet Home.

Upon verification of quorum: All present except: Excused, 2 – Keny-Guyer, Piluso.

Wilde in Chair.

SB 176, 5501, 5509, 5518, 5523, 142, 596, 783; HB 5007, 5008, 5012, 5022, 5046, 2975 – Message from the Senate announcing passage.

HB 2215 – Message from the Senate announcing President signed on April 1, 2019.

Committee Report File No. 83 was distributed on April 1, 2019.


HB 2286 – Report by Committee on Judiciary recommending passage.

HB 2306 – Report by Committee on Human Services and Housing recommending passage with amendments and be printed A-Engrossed.

HB 2486 – Report by Committee on Judiciary recommending passage and be placed on the Consent Calendar.

HB 2524 – Report by Committee on Human Services and Housing recommending passage with amendments and be printed A-Engrossed.

HB 2587 – Report by Committee on Human Services and Housing recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Revenue. Bill referred to Committee on Revenue by order of the Speaker.

HB 2802 – Report by Committee on Human Services and Housing recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Ways and Means by prior reference.

HB 2916 – Report by Committee on Human Services and Housing recommending passage with amendments and be printed A-Engrossed.

HB 3064 – Report by Committee on Judiciary recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Ways and Means by prior reference.

HB 3180 – Report by Committee on Human Services and Housing recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Ways and Means by prior reference.

HB 3349 – Report by Committee on Human Services and Housing recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Revenue by prior reference.

Committee Report File No. 84 was distributed on April 1, 2019.

HB 2236 – Report by Committee on Transportation recommending passage.


HB 3376 – Report by Committee on Veterans and Emergency Preparedness recommending adoption with amendments and be printed A-Engrossed.

HCR 29 – Report by Committee on Veterans and Emergency Preparedness recommending passage.

Reschke moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that
on its final passage each bill shall be read section by section be suspended for today’s third reading calendar and that they be read by title only. Motion carried on viva voce vote.

HB 3425 – Read first time and passed to Speaker’s desk for referral.

HB 2236, 2286, 2306, 2486, 2524, 2916, 3376 – Read second time and passed to third reading.

HB 2051 (A-Engrossed) – Read third time. Carried by Lewis. On passage of the bill the vote was: Yeas, 58; Excused, 2 – Keny-Guyer, Piluso. Bill passed.

HB 2093 (A-Engrossed) – Read third time. Carried by Nosse. On passage of the bill the vote was: Yeas, 43; Nays, 15 – Barreto, Bonham, Findley, Hayden, Leif, Lewis, Nearman, Noble, Post, Reschke, Sprenger, Stark, Wallan, Wilson, Zika; Excused, 2 – Keny-Guyer, Piluso. Bill passed.

HB 2458 – Read third time. Carried by Findley. On passage of the bill the vote was: Yeas, 58; Excused, 2 – Keny-Guyer, Piluso. Bill passed.

HB 2466 (A-Engrossed) – Read third time. Carried by McLane. On passage of the bill the vote was: Yeas, 54; Nays, 4 – Evans, Nearman, Reschke, Wallan; Excused, 2 – Keny-Guyer, Piluso. Bill passed.

HB 2485 (A-Engrossed) – Read third time. Carried by Gorsek. On passage of the bill the vote was: Yeas, 57; Nays, 1 – Wallan; Excused, 2 – Keny-Guyer, Piluso. Bill passed.

HB 2585 (A-Engrossed) – Read third time. Carried by McKeown. On passage of the bill the vote was: Yeas, 55; Nays, 3 – Hayden, Nearman, Reschke; Excused, 2 – Keny-Guyer, Piluso. Bill passed.

HB 3003 (A-Engrossed) – Read third time. Carried by Barreto. On passage of the bill the vote was: Yeas, 58; Excused, 2 – Keny-Guyer, Piluso. Bill passed.

HB 3218 – Read third time. Carried by Holvey. On passage of the bill the vote was: Yeas, 57; Nays, 1 – Wallan; Excused, 2 – Keny-Guyer, Piluso. Bill passed.

HJM 3 (A-Engrossed) – Read. Carried by Sollman. On adoption of the measure the vote was: Yeas, 57; Nays, 1 – Greenlick; Excused, 2 – Keny-Guyer, Piluso. Memorial adopted.

SB 5501, 5509, 5518, 5523; SB 142, 176, 596, 783 – Read first time and passed to Speaker’s desk for referral.

The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 51 dated April 2, 2019.

SB 963 Education

HB 5007, 5008, 5012, 5013, 5022, 5046; HB 2975 – Speaker signed on April 2, 2019.

House adjourned until 10:45 a.m. Wednesday, April 3, 2019 on motion of Smith G.

Wednesday, April 3, 2019 – Morning Session

House convened at 10:45 a.m. Speaker in Chair.


HB 2226, 2506, 2576 – Message from the Governor announcing she signed on April 2, 2019.

SB 165, 234, 262, 358, 376, 462, 684, 769, 1012 – Message from the Senate announcing passage.

SCR 3, 12; SJM 6 – Message from the Senate announcing adoption.

SB 5514, 5529, 5535, 5536, 5542, 5543; HB 5007, 5008, 5012, 5013, 5022, 5046; HB 2975 – Message from the Senate announcing President signed on April 3, 2019.

HCR 33; SCR 3, 12; SJM 6 – Introduced, read and passed to Speaker’s desk for referral.

Committee Report File No. 85 was distributed on April 2, 2019.

HB 2219 – Report by Committee on Transportation recommending passage and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.


Committee Report File No. 86 was distributed on April 2, 2019.
HB 2138 – Report by Committee on Veterans and Emergency Preparedness recommending passage. Bill referred to Committee on Revenue by prior reference.

HB 2603 – Report by Committee on Transportation recommending passage with amendments, be printed A-Engrossed, and subsequent referral to Committee on Ways and Means be rescinded. Subsequent referral to Committee on Ways and Means rescinded by order of the Speaker.

HB 2787 – Report by Committee on Business and Labor recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Revenue. Bill referred to Committee on Revenue by order of the Speaker.

HB 2829 – Report by Committee on Natural Resources recommending passage. Bill referred to Committee on Ways and Means by prior reference.

HB 2979 – Report by Committee on Natural Resources recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Ways and Means by prior reference.

HB 3193 – Report by Committee on Business and Labor recommending passage with amendments and be printed A-Engrossed.

HCR 23 – Report by Committee on Rules recommending adoption.

Committee Report File No. 87 was distributed on April 2, 2019.

HB 2214 – Report by Committee on Education recommending passage. Bill referred to Committee on Ways and Means by prior reference.

HB 2389 – Report by Committee on Education recommending passage, subsequent referral to Committee on Student Success be rescinded, and be referred to Committee on Ways and Means. Subsequent referral to Committee on Student Success rescinded by order of the Speaker. Bill referred to Committee on Ways and Means by order of the Speaker.

HB 2939 – Report by Committee on Education recommending passage. Bill referred to Committee on Student Success by prior reference.


Smith DB moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today’s third reading calendar and that they be read by title only. Motion carried on viva voce vote.

HB 2603, 3193 – Read second time and passed to third reading.

HB 2236 – Read third time. Carried by Lewis.

Speaker Pro Tempore in Chair.

HB 2236 – On passage of the bill the vote was: Yeas, 54; Nays, 3 – Holvey, Power, Rayfield; Excused, 1 – Keny-Guyer; Excused for Business of the House, 2 – Smith G, Smith Warner. Bill passed.


HB 3376 – By unanimous consent, on request of Speaker Pro Tempore, rules suspended and bill remaining on today’s Third Reading of House Bills carried over and placed in its proper order on the Thursday, April 4, 2019 Calendar.

HCR 23, 29 – By unanimous consent, on request of Speaker Pro Tempore, rules suspended and measures made Special Orders of Business on the Thursday, April 11, 2019 Calendar.

SB 165, 234, 262, 358, 376, 462, 684, 769, 1012 – Read first time and passed to Speaker’s desk for referral.

HB 2916 (A-Engrossed) – By unanimous consent, on request of Williamson, rules suspended to permit Sprenger to change her vote from “nay” to “yea” on passage of bill.

SB 5514, 5529, 5535, 5536, 5542, 5543 – Speaker signed on April 3, 2019.

House adjourned until 11:00 a.m. Thursday, April 4, 2019 on motion of Barker.
Thursday, April 4, 2019 -- Morning Session

House convened at 11:00 a.m. Speaker Pro Tempore in Chair.

Opening ceremony presented by Dr. Dan Shankle, retired clergyman of the Cleveland Tennessee Church of God, Eugene.

Upon verification of quorum: All present except: Excused, 2 – Keny-Guyer, McKeown; Excused for Business of the House, 1 – Smith Warner.

HB 5046 – Message from the Governor announcing she signed on April 3, 2019.

Committee Report File No. 88 was distributed on April 3, 2019.

HB 2213 – Report by Committee on Education recommending passage with amendments, be printed A-Engrossed, and subsequent referral to Committee on Ways and Means rescinded. Subsequent referral to Committee on Ways and Means rescinded by order of the Speaker.

HB 2348 – Report by Committee on Human Services and Housing recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Ways and Means by prior reference.

HB 2351 – Report by Committee on Natural Resources recommending passage with amendments and be printed A-Engrossed.

HB 2430 – Report by Committee on Judiciary recommending passage.

HB 2431 – Report by Committee on Judiciary recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

HB 2462 – Report by Committee on Judiciary recommending passage with amendments and be printed A-Engrossed.

HB 3110 – Report by Committee on Economic Development recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Revenue. Bill referred to Committee on Revenue by order of the Speaker.

HB 2174 – Report by Committee on Economic Development recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Revenue. Bill referred to Committee on Revenue by order of the Speaker.

HB 2579 – Report by Committee on Agriculture and Land Use recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Ways and Means by prior reference.

HB 2980 – Report by Committee on Agriculture and Land Use recommending passage and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

Committee Report File No. 90 was distributed on April 4, 2019.

HB 2571 – Report by Committee on Education recommending passage and subsequent referral to Committee on Ways and Means be rescinded. Subsequent referral to Committee on Ways and Means rescinded by order of the Speaker.


HB 3115 – Report by Committee on Education recommending passage. Bill referred to Committee on Revenue by prior reference.

HCR 18 – Read as Special Order of Business. Carried by Smith G. On adoption of the measure the vote was: Yeas, 57; Excused, 2 – Keny-Guyer, McKeown; Excused for Business of the House, 1 – Smith Warner. Resolution adopted.

HCR 31 – Read as Special Order of Business. Carried by Smith DB. On adoption of the measure the vote was: Yeas, 56; Excused, 2 – Keny-Guyer, McKeown; Excused for Business of the House, 2 – Smith Warner, Williamson. Resolution adopted.

Stark moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today's third reading calendar and that they be read by title only. Motion carried on viva voce vote.

HB 2006, 3426 – Read first time and passed to Speaker's desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 52 dated April 4, 2019.

HB 2006 Rules
HB 3420 Revenue
HB 3421 Revenue
HB 3422 Health Care
HB 3423 Health Care
HB 3425 Carbon Reduction; Revenue

HB 2213, 2351, 2430, 2462, 2571 – Read second time and passed to third reading.

HB 2486 – Read third time under Consent Calendar. On passage of the bill the vote was: Yeas, 55; Absent, 1 – Gorsek; Excused, 2 – Keny-Guyer, McKeown; Excused for Business of the House, 2 – Smith Warner, Williamson. Bill passed.

HB 3376 – Read third time. Carried by Sanchez. On passage of the bill the vote was: Yeas, 56; Excused, 2 – Keny-Guyer, McKeown; Excused for Business of the House, 2 – Smith Warner, Williamson. Bill passed.

HB 2603 (A-Engrossed) – Read third time. Carried by Nathanson. On passage of the bill the vote was: Yeas, 54; Nays, 2 – Wallan, Zika; Excused, 2 – Keny-Guyer, McKeown; Excused for Business of the House, 2 – Smith Warner, Williamson. Bill passed.

HB 3193 (A-Engrossed) – Read third time. Carried by Fahey. On passage of the bill the vote was: Yeas, 56; Excused, 2 – Keny-Guyer, McKeown; Excused for Business of the House, 2 – Smith Warner, Williamson. Bill passed.

HJR 15 – Read. Carried by Marsh. On adoption of the measure the vote was: Yeas, 41; Nays, 15 – Barreto, Bonham, Boshart Davis, Drazan, Findley, Hayden, Leif, McLane, Nearman, Post, Reschke, Sprenger, Wallan, Wilson, Zika; Excused, 2 – Keny-Guyer, McKeown; Excused for Business of the House, 2 – Smith Warner, Williamson. Resolution adopted.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 52 dated April 4, 2019.

SB 5501 Ways and Means
SB 5509 Ways and Means
SB 5518 Ways and Means
SB 5523 Ways and Means
SB 136 Health Care
SB 142 Health Care
SB 362 Judiciary
SB 396 Judiciary
SB 596 Judiciary
SB 689 Education

By unanimous consent, on request of Smith G, use of visual aid permitted during remonstrance.

House adjourned until 11:00 a.m. Monday, April 8, 2019 on motion of Smith G.

Monday, April 8, 2019 -- Morning Session

House convened at 11:00 a.m. Speaker in Chair.

Opening ceremony presented by Bret and Rod Lucich performing "God Bless The USA" by Lee Greenwood, Lincoln City and Oregon City.

Upon verification of quorum: All present.

SB 15, 62, 63, 320, 688, 690, 702 – Message from the Senate announcing passage.

Committee Report File No. 91 was distributed on April 5, 2019.

HB 2263 – Report by Committee on Education recommending passage with amendments, be printed A-Engrossed, and subsequent referral to Committee on Student Success be rescinded. Subsequent referral to Committee on Student Success rescinded by order of the Speaker.

HB 2332 – Report by Committee on Human Services and Housing recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Ways and Means by prior reference.

HB 2346 – Report by Committee on Human Services and Housing recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Ways and Means by prior reference.

HB 2464 – Report by Committee on Human Services and Housing recommending passage.

HB 2568 – Report by Committee on Human Services and Housing recommending passage with amendments and be printed A-Engrossed.

HB 2639 – Report by Committee on Human Services and Housing recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Ways and Means by prior reference.

HB 2644 – Report by Committee on Human Services and Housing recommending passage. Bill referred to Committee on Ways and Means by prior reference.

HB 2908 – Report by Committee on Human Services and Housing recommending passage with amendments and be printed A-Engrossed.

HB 2969 – Report by Committee on Human Services and Housing recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Ways and Means by prior reference.

HB 3015 – Report by Committee on Education recommending passage with amendments and be printed A-Engrossed.

HB 3028 – Report by Committee on Human Services and Housing recommending passage with amendments and be
printed A-Engrossed. Bill referred to Committee on Revenue by prior reference.

HB 3170 – Report by Committee on Human Services and Housing recommending passage. Bill referred to Committee on Ways and Means by prior reference.

SCR 7 – Report by Committee on Rules recommending adoption.

Committee Report File No. 92 was distributed on April 5, 2019.

HB 2487 – Report by Committee on Rules recommending passage and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

HB 2488 – Report by Committee on Rules recommending passage with amendments and be printed A-Engrossed.


HB 3065 – Report by Committee on Energy and Environment recommending passage with amendments and be printed A-Engrossed.

HB 3114 – Report by Committee on Energy and Environment recommending passage with amendments and be printed A-Engrossed.

Committee Report File No. 93 was distributed on April 5, 2019.

HB 2054 – Report by Committee on Economic Development recommending passage with amendments and be printed A-Engrossed.


SB 5501 (A-Engrossed) – Report by Committee on Ways and Means recommending passage.

SB 5509 (A-Engrossed) – Report by Committee on Ways and Means recommending passage.

SB 5518 (A-Engrossed) – Report by Committee on Ways and Means recommending passage.

SB 5523 (A-Engrossed) – Report by Committee on Ways and Means recommending passage.

Committee Report File No. 94 was distributed on April 8, 2019.

HB 2021 – Report by Committee on Education recommending passage. Bill referred to Committee on Student Success by prior reference.

HB 2224 – Report by Committee on Education recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Student Success by prior reference.

HB 2326 – Report by Committee on Education recommending passage. Bill referred to Committee on Student Success by prior reference.

HB 2897 – Report by Committee on Education recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Student Success by prior reference.

HCR 16 – Read as Special Order of Business. Carried by Evans. On adoption of the measure the vote was: Yeas, 60. Resolution adopted.

SCR 7 – By unanimous consent, on request of Speaker, rules suspended and measure made a Special Order of Business immediately.

SCR 7 – Read as Special Order of Business. Carried by Mitchell. On adoption of the measure the vote was: Yeas, 60. Resolution adopted.

Sprenger moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today's third reading calendar and that they be read by title only. Motion carried on viva voce vote.

The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 53 dated April 8, 2019.

HB 3424 Economic Development

HB 2054, 2263, 2464, 2488, 2568, 2908, 2933, 3015, 3061, 3065, 3114 – Read second time and passed to third reading.

HB 2213 (A-Engrossed) – Read third time. Carried by Doherty. On passage of the bill the vote was: Yeas, 60. Bill passed.
HB 2351 (A-Engrossed) – Read third time. Carried by Gorsek. On passage of the bill the vote was: Yeas, 50; Nays, 10 – Bonham, Boshart Davis, Drazan, Hayden, Leif, Nearman, Post, Reschke, Stark, Wallan. Bill passed.

Neron requested the following explanation of her vote be entered in the Journal:

“The Newberg Pool, a deep and narrow stretch of the beautiful Willamette River, forms the southern border of House District 26. Many people enjoy recreating and relaxing there. In recent years, wakes from wake boats have had noticeable impacts on the shoreline and ecosystem of the Willamette River. This has led certain areas of the shore to erode rapidly – beyond the natural and historic rate. Additionally, shorelines and property have been damaged.

“I believe we need to take reasonable measures to prevent further damage to property and acknowledge the role that wake sports has on our environment.

“The solution proposed by House Bill 2351 is reasonable, and my hope is that it will be part of an effective response. I support the companion bill, House Bill 2352, which complements this proposal by educating boaters about the impact of motorsports on aquatic ecosystems. Neither of these bills eliminates all opportunities for watersports in Oregon; they promote responsible use of the river.”

HB 2430 – Read third time. Carried by Power. On passage of the bill the vote was: Yeas, 59; Nays, 1 – Reschke. Bill passed.

HB 2462 (A-Engrossed) – Read third time. Carried by Lewis. On passage of the bill the vote was: Yeas, 60. Bill passed.

HB 2571 – Read third time. Carried by Doherty. On passage of the bill the vote was: Yeas, 60. Bill passed.

SB 15, 62, 63, 320, 688, 690, 702 – Read first time and passed to Speaker's desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 53 dated April 8, 2019.

SB 356  Judiciary
SB 638  Judiciary
SB 804  Human Services and Housing

SB 5501, 5509, 5518, 5523 – Read second time and passed to third reading.

House adjourned until 11:00 a.m. Tuesday, April 9, 2019 on motion of Smith G.

Tuesday, April 9, 2019 – Morning Session

House convened at 11:00 a.m. Speaker in Chair.

Opening ceremony presented by Nicole Coronado, senior at Lakeridge High School, reading the poem entitled "What It Looks Like to Us and the Words We Use" by Ada Limón, Lake Oswego.

Upon verification of quorum: All present except: Excused, 1 – Boshart Davis.

SB 177, 665, 802, 813, 970; HB 2336 – Message from the Senate announcing passage.

HCR 34 – Introduced, read and passed to Speaker's desk for referral.

The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 54 dated April 9, 2019.

HCR 33  Rules

Committee Report File No. 95 was distributed on April 8, 2019.

HB 2023 – Report by Committee on Education recommending passage with amendments and be printed A-Engrossed.

HB 2181 – Report by Committee on Economic Development recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

HB 2519 – Report by Committee on Education recommending passage with amendments and be printed A-Engrossed.

HB 3020 – Report by Committee on Education recommending passage and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

Committee Report File No. 96 was distributed on April 8, 2019.

HB 2361 – Report by Committee on Natural Resources recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Ways and Means by prior reference.

HB 2692 – Report by Committee on Health Care recommending passage with amendments and be printed A-Engrossed.

HB 2747 – Report by Committee on Natural Resources recommending passage with amendments and be printed A-Engrossed.

HB 3074 – Report by Committee on Health Care recommending passage with amendments and be printed A-Engrossed.

HB 3081 – Report by Committee on Natural Resources recommending passage with amendments and be printed
Committee Report File No. 97 was distributed on April 9, 2019.

HB 2109 – Report by Committee on Agriculture and Land Use recommending passage.

HB 2303 – Report by Committee on Health Care recommending passage with amendments and be printed A-Engrossed.

HB 2435 – Report by Committee on Agriculture and Land Use recommending passage with amendments and be printed A-Engrossed.

HB 2577 – Report by Committee on Agriculture and Land Use recommending passage with amendments and be printed A-Engrossed.

HB 2844 – Report by Committee on Agriculture and Land Use recommending passage with amendments and be printed A-Engrossed.

Committee Report File No. 98 was distributed on April 9, 2019.

HB 2035 – Report by Committee on Health Care without recommendation as to passage and be referred to Committee on Rules. Bill referred to Committee on Rules by order of the Speaker.

HB 2266 – Report by Committee on Health Care without recommendation as to passage and be referred to Committee on Rules. Bill referred to Committee on Rules by order of the Speaker.

HB 2816 – Report by Committee on Agriculture and Land Use recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Ways and Means by prior reference.

HB 3075 – Report by Committee on Health Care without recommendation as to passage, be referred to Committee on Rules, and then to Committee on Ways and Means by prior reference. Bill referred to Committee on Rules by order of the Speaker and then Ways and Means by prior reference.

HB 3165 – Report by Committee on Health Care recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Ways and Means by prior reference.

HB 3267 – Report by Committee on Health Care without recommendation as to passage and be referred to Committee on Rules. Bill referred to Committee on Rules by order of the Speaker.

HB 3278 – Report by Committee on Health Care without recommendation as to passage. Bill referred to Committee on Revenue by prior reference.

HB 3307 – Report by Committee on Health Care without recommendation as to passage, be referred to Committee on Revenue, and then to Committee on Ways and Means by prior reference. Bill referred to Committee on Revenue by order of the Speaker and then Ways and Means by prior reference.

HB 3331 – Report by Committee on Health Care without recommendation as to passage, be referred to Committee on Rules, and then to Committee on Ways and Means by prior reference. Bill referred to Committee on Rules by order of the Speaker and then Ways and Means by prior reference.

HB 3409 – Report by Committee on Rules recommending passage.

Sprenger moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today's third reading calendar and that they be read by title only. Motion carried on viva voce vote.

HB 3427 – Read first time and passed to Speaker's desk for referral.

HB 2023, 2109, 2519, 2692, 2747, 3074, 3168, 3409 – Read second time and passed to third reading.

HB 2054 (A-Engrossed) – Read third time. Carried by Drazan. On passage of the bill the vote was: Yeas, 52; Nays, 7 – Alonso Leon, Fahey, Greenlick, McKeown, Mitchell, Salinas, Williams; Excused, 1 – Boshart Davis. Bill passed.

Mitchell requested the following explanation of her vote be entered in the Journal:

"The Oregon Innovation Council does important work for our state. The council is charged with helping create new jobs and companies, diversifying the state's economy and draw down federal research dollars. This work is vital to Oregon and the future of innovation and technology within our state.

"Unfortunately, I believe House Bill 2054-A needlessly alters the charge of the council and expands the scope of its investments into areas it should not. Namely, I do not believe the state should be buying equity in start-up companies. Equity is not an appropriate or effective way to provide many early stage companies with access to capital. Furthermore, I am concerned because the Oregon constitution prohibits the State of Oregon from being a shareholder in private companies.

"My 'no' vote is in no way a reflection of the way I feel about the council's role and important work. To the contrary, the Oregon Innovation Council is essential. My 'no' vote simply reflects my desire for the Oregon Innovation Council to maintain its successful course. It is my hope that when the Senate examines this bill, they find ways to amend it in a direction that preserves the overall
intent of the Oregon Innovation Council to drive economic stimulation through entrepreneurship and new ideas, while maintaining a distance appropriate to the state’s role in these matters."

HB 2263 (A-Engrossed) – Read third time. Carried by Helt. On passage of the bill the vote was: Yeas, 59; Excused, 1 – Boshart Davis. Bill passed.

HB 2464 – Read third time. Carried by Meek. On passage of the bill the vote was: Yeas, 59; Excused, 1 – Boshart Davis. Bill passed.

HB 2488 (A-Engrossed) – Read third time. Carried by Holvey. On passage of the bill the vote was: Yeas, 52; Nays, 7 – Hayden, Leif, Nearman, Post, Reschke, Smith G, Wallan; Excused, 1 – Boshart Davis. Bill passed.

HB 2568 (A-Engrossed) – Read third time. Carried by Nathanson, Stark. On passage of the bill the vote was: Yeas, 59; Excused, 1 – Boshart Davis. Bill passed.

HB 2908 (A-Engrossed) – Read third time. Carried by Evans. On passage of the bill the vote was: Yeas, 59; Excused, 1 – Boshart Davis. Bill passed.

HB 2933 – Read third time. Carried by Findley. On passage of the bill the vote was: Yeas, 59; Excused, 1 – Boshart Davis. Bill passed.

HB 3015 (A-Engrossed) – Read third time. Carried by Bonham. On passage of the bill the vote was: Yeas, 59; Excused, 1 – Boshart Davis. Bill passed.

HB 3061, 3065, 3114 – By unanimous consent, on request of Speaker, rules suspended and bills remaining on today’s Third Reading of House Bills carried over and placed in their proper order on the Wednesday, April 10, 2019 Calendar.

SB 177, 665, 802, 813, 970 – Read first time and passed to Speaker’s desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 56 dated April 10, 2019.

SCR 3 Veterans and Emergency Preparedness
SCR 12 Veterans and Emergency Preparedness
SJM 6 Rules

Committee Report File No. 99 was distributed on April 9, 2019.

HB 2032 – Report by Committee on Human Services and Housing recommending passage with amendments and be printed A-Engrossed.Bill referred to Committee on Ways and Means by prior reference.

HB 2203 – Report by Committee on Veterans and Emergency Preparedness recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

HB 2204 – Report by Committee on Veterans and Emergency Preparedness recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

HB 2209 – Report by Committee on Veterans and Emergency Preparedness recommending passage with
amendments and be printed A-Engrossed. Bill referred to Committee on Ways and Means by prior reference.


HB 2373 – Report by Committee on Veterans and Emergency Preparedness recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.


HB 2570 – Report by Committee on Human Services and Housing recommending passage. Bill referred to Committee on Ways and Means by prior reference.


HCR 28 – Report by Committee on Veterans and Emergency Preparedness recommending adoption.

Committee Report File No. 100 was distributed on April 9, 2019.

HB 2992 – Report by Committee on Business and Labor recommending passage with amendments and be printed A-Engrossed.

HB 3009 – Report by Committee on Business and Labor recommending passage with amendments and be printed A-Engrossed.

Committee Report File No. 101 was distributed on April 9, 2019.


HB 3101 – Report by Committee on Business and Labor without recommendation as to passage and be referred to Committee on Rules. Bill referred to Committee on Rules by order of the Speaker.

HB 3280 – Report by Committee on Education recommending passage.

Committee Report File No. 102 was distributed on April 10, 2019.

HB 2941 – Report by Committee on Education recommending passage, subsequent referral to Committee on Student Success be rescinded, and be referred to Committee on Ways and Means. Subsequent referral to Committee on Student Success rescinded by order of the Speaker. Bill referred to Committee on Ways and Means by order of the Speaker.

HB 2998 – Report by Committee on Business and Labor recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

HCR 28 – By unanimous consent, on request of Speaker, rules suspended to permit final consideration immediately as a Special Order of Business.

HCR 28 – Read as Special Order of Business. Carried by Sprenger.

By unanimous consent, on request of Sprenger, use of visual aid permitted during presentation of measure.

HCR 28 – On adoption of the measure the vote was: Yeas, 58; Excused, 2 – Barreto, Boshart Davis. Resolution adopted.

Wallan moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today’s third reading calendar and that they be read by title only. Motion carried on viva voce vote.

The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 55 dated April 10, 2019.

HB 3427 Student Success

The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 56 dated April 10, 2019.
House adjourned until 11:00 a.m. Thursday, April 11, 2019 on motion of Smith G.

**Thursday, April 11, 2019 -- Morning Session**

House convened at 11:00 a.m. Speaker in Chair.

Opening ceremony presented by Ed Edmo, poet, playwright, storyteller, and Shoshone-Bannock tribal member, reading his poem entitled "Indian Education Blues," Gresham.

Upon verification of quorum: All present except: Absent, 2 – Nearman, Rayfield; Excused, 4 – Barreto, Noble, Sprenger, Stark; Excused for Business of the House, 1 – Bynum.

HB 2215, 2975; HB 5007, 5008, 5012, 5013, 5022 – Message from the Governor announcing she signed on April 10, 2019.

SB 290, 933, 92, 365 – Message from the Senate announcing passage.

Committee Report File No. 103 was distributed on April 10, 2019.

HB 2847 – Report by Committee on Revenue recommending passage.

HB 2932 – Report by Committee on Judiciary recommending passage.

HB 3365 – Report by Committee on Agriculture and Land Use recommending passage.

Committee Report File No. 104 was distributed on April 11, 2019.

HB 2061 – Report by Committee on Agriculture and Land Use without recommendation as to passage, with amendments, and be printed A-Engrossed. Bill referred to Committee on Ways and Means by prior reference.

HB 2395 – Report by Committee on Judiciary recommending passage with amendments and be printed A-Engrossed.

HB 2447 – Report by Committee on Health Care recommending passage.

HB 2509 – Report by Committee on Energy and Environment recommending passage with amendments and be printed A-Engrossed.

HB 2514 – Report by Committee on Judiciary recommending passage with amendments and be printed A-Engrossed.

HB 2706 – Report by Committee on Health Care recommending passage. Bill referred to Committee on Ways and Means by prior reference.
HB 2790 – Report by Committee on Agriculture and Land Use recommending passage with amendments and be printed A-Engrossed.

HB 2914 – Report by Committee on Agriculture and Land Use recommending passage with amendments and be printed A-Engrossed.

HB 3016 – Report by Committee on Natural Resources recommending passage. Bill referred to Committee on Ways and Means by prior reference.

HB 3062 – Report by Committee on Energy and Environment recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Revenue by prior reference.


HB 3262 – Report by Committee on Health Care without recommendation as to passage. Bill referred to Committee on Revenue by prior reference.

Committee Report File No. 105 was distributed on April 11, 2019.

HB 2003 – Report by Committee on Agriculture and Land Use recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means by order of the Speaker.

HB 2007 – Report by Committee on Energy and Environment without recommendation as to passage, be referred to Committee on Rules, and then to Committee on Ways and Means by prior reference. Bill referred to Committee on Rules by order of the Speaker and then Ways and Means by prior reference.

HB 2039 – Report by Committee on Health Care recommending passage and subsequent referral to Committee on Ways and Means be rescinded. Subsequent referral to Committee on Ways and Means by order of the Speaker.

HB 2267 – Report by Committee on Health Care recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

HB 2269 – Report by Committee on Health Care without recommendation as to passage, with amendments, be printed A-Engrossed, and be referred to Committee on Revenue. Bill referred to Committee on Revenue by order of the Speaker.

HB 2322 – Report by Committee on Energy and Environment recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

HB 2352 – Report by Committee on Natural Resources recommending passage and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

HB 2375 – Report by Committee on Health Care recommending passage with amendments, be printed A-Engrossed, and subsequent referral to Committee on Ways and Means be rescinded. Subsequent referral to Committee on Ways and Means by order of the Speaker.

HB 2437 – Report by Committee on Agriculture and Land Use recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

HB 2438 – Report by Committee on Agriculture and Land Use recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

HB 2679 – Report by Committee on Health Care recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

HB 2680 – Report by Committee on Health Care recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

HB 2834 – Report by Committee on Natural Resources recommending passage with amendments, be printed A-Engrossed, and subsequent referral to Committee on Ways and Means be rescinded. Subsequent referral to Committee on Ways and Means by order of the Speaker.

HB 2835 – Report by Committee on Natural Resources recommending passage with amendments, be printed A-Engrossed, and subsequent referral to Committee on Ways and Means be rescinded. Subsequent referral to Committee on Ways and Means by order of the Speaker.

HB 3035 – Report by Committee on Natural Resources recommending passage with amendments, be printed A-Engrossed, and subsequent referral to Committee on Judiciary be rescinded. Subsequent referral to Committee on Judiciary rescinded by order of the Speaker.

HB 3182 – Report by Committee on Energy and Environment recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

HB 3408 – Report by Committee on Energy and Environment recommending passage and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

HCR 23 – Read as Special Order of Business. Carried by Doherty. On adoption of the measure the vote was: Yea,
55; Excused, 4 – Barreto, Noble, Sprenger, Stark; Excused for Business of the House, 1 – Bynum. Resolution adopted.

HCR 29 (A-Engrossed) – Read as Special Order of Business. Carried by Meek. On adoption of the measure the vote was: Yeas, 55; Excused, 4 – Barreto, Noble, Sprenger, Stark; Excused for Business of the House, 1 – Bynum. Resolution adopted.

Zika moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today’s third reading calendar and that they be read by title only. Motion carried on viva voce vote.

HB 2039, 2447, 2847, 2932, 3365 – Read second time and passed to third reading.

HB 2519 (A-Engrossed) – Read third time. Carried by Doherty. On passage of the bill the vote was: Yeas, 55; Excused, 4 – Barreto, Noble, Sprenger, Stark; Excused for Business of the House, 1 – Bynum. Bill passed.

HB 2692 (A-Engrossed) – Read third time. Carried by Nosse. On passage of the bill the vote was: Yeas, 55; Excused, 4 – Barreto, Noble, Sprenger, Stark; Excused for Business of the House, 1 – Bynum. Bill passed.

HB 2747 (A-Engrossed) – Read third time. Witt moved bill be re-referred to Committee on Natural Resources. Motion carried on viva voce vote. Bill re-referred.

HB 3074 (A-Engrossed) – Read third time. Carried by Nosse. On passage of the bill the vote was: Yeas, 48; Nays, 8 – Findley, Hayden, Leif, Reschke, Smith DB, Wallan, Wilson, Zika; Excused, 4 – Barreto, Noble, Sprenger, Stark. Bill passed.

Smith DB requested the following explanation of his vote be entered in the Journal:

“I voted NO on HB 3074 for the following reasons and more.... Limits public input/transparency on rate review.”

HB 3168 – Read third time. Carried by Nathanson. On passage of the bill the vote was: Yeas, 56; Excused, 4 – Barreto, Noble, Sprenger, Stark. Bill passed.

House recessed until 2:00 p.m. on motion of Smith G.

Thursday, April 11, 2019 -- Afternoon Session

House reconvened at 2:00 p.m. Speaker in Chair.

Upon verification of quorum: All present except: Absent, 3 – Meek, Neron, Smith Warner; Excused, 5 – Barreto, Keny-Guyer, Noble, Sprenger, Stark.

Having recessed under the order of business of Third Reading of House Bills, the House continued under that order of business.

HB 3409 – Read third time. Carried by Bynum. On passage of the bill the vote was: Yeas, 55; Excused, 5 – Barreto, Keny-Guyer, Noble, Sprenger, Stark. Bill passed.


HB 2435 (A-Engrossed) – Read third time. Carried by Clem. On passage of the bill the vote was: Yeas, 53; Nays, 2 – Holvey, Rayfield; Excused, 5 – Barreto, Keny-Guyer, Noble, Sprenger, Stark. Bill passed.

HB 2556 – Read third time. Carried by Evans. On passage of the bill the vote was: Yeas, 55; Excused, 5 – Barreto, Keny-Guyer, Noble, Sprenger, Stark. Bill passed.

HB 2577 (A-Engrossed) – Read third time. Carried by Clem. On passage of the bill the vote was: Yeas, 50; Nays, 4 – Helm, Holvey, Nathanson, Rayfield; Absent, 1 – Drazan; Excused, 5 – Barreto, Keny-Guyer, Noble, Sprenger, Stark. Bill passed.

HB 2844 (A-Engrossed) – Read third time. Carried by Smith DB. On passage of the bill the vote was: Yeas, 50; Nays, 5 – Alonso Leon, Holvey, Nathanson, Nosse, Rayfield; Excused, 5 – Barreto, Keny-Guyer, Noble, Sprenger, Stark. Bill passed.

HB 2992 – By unanimous consent, on request of Speaker, rules suspended and bill carried over and placed in its proper order on the Monday, April 15, 2019 Calendar.


HB 3280 – Read third time. Carried by Evans. On passage of the bill the vote was: Yeas, 35; Nays, 19 – Boles, Bonham, Boshart Davis, Drazan, Findley, Hayden, Helt, Leif, Lewis, Marsh, Nearman, Piluso, Post, Reschke, Smith DB, Sollman, Wallan, Wilson, Zika; Excused, 5 – Barreto,

Smith DB requested the following explanation of his vote be entered in the Journal:

“I voted NO on HB 3280 for the following reasons and more.... Adds six new board members to the current nine member governing board, thus adding issues of board efficiencies with less members. Also creates a conflict of interest with governing board members having a vote that could benefit themselves.”

Sollman requested the following explanation of her vote be entered in the Journal:

“The Higher Education Coordinating Commission has, for years, been a high-functioning body with broad experience. As stated in testimony, and in many letters provided for the record, the group of voting and non-voting members have a history of consensus-building and a record of extremely high-quality, collaborative work.

“According to the Association of Governing Board of Universities and Colleges State Policy Brief, adding key internal stakeholders, namely faculty, staff and alumni is not recommended. It states that by doing so, it can fail to fully meet the test of true-citizen-based governance.

“As I reflect on my time as a school board member in the Hillsboro School District, I know we were prohibited from having employees, classified and certified, from serving as school board members due to state policy. Staff does have the ability to serve on councils at the school level and are part of many committees to provide perspective, knowledge and voice as vested stakeholders.

“I appreciate the intent of this bill, have had multiple conversations with the advocates and have been clear with my position on this bill. I continue to share the value that the interested parties mentioned in this bill have a seat at the table. Their voice and perspective must continue to be heard as part of the larger body of work being done by HECC.”

Committee Report File No. 106 was distributed on April 11, 2019.

HB 2676 – Report by Committee on Education recommending passage, subsequent referral to Committee on Revenue rescinded, and be referred to Committee on Student Success. Subsequent referral to Committee on Revenue rescinded by order of the Speaker. Bill referred to Committee on Student Success by order of the Speaker.

HB 3212 – Report by Committee on Education recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

HB 3291 – Report by Committee on Education recommending passage. Bill referred to Committee on Student Success by prior reference.

HB 3414 – Report by Committee on Education recommending passage. Bill referred to Committee on Student Success by prior reference.

SB 92, 290, 365, 933 – Read first time and passed to Speaker’s desk for referral.

SB 5501, 5509, 5518, 5523 – By unanimous consent, on request of Speaker, rules suspended and bills remaining on today’s Third Reading of Senate Bills carried over and placed in their proper order on the Monday, April 15, 2019 Calendar.

HB 2303 (A-Engrossed) – By unanimous consent, on request of Wilson, rules suspended to permit Bynum to change her vote from “yea” to “nay” on passage of bill.

House adjourned until 11:00 a.m. Monday, April 15, 2019 on motion of Smith G.

Monday, April 15, 2019 – Morning Session

House convened at 11:00 a.m. Speaker in Chair.

Opening ceremony presented by Pastor Eric Burtness, Zion Lutheran Church, Redmond.

Upon verification of quorum: All present except: Absent, 2 – Clem, Smith Warner; Excused, 2 – Barreto, McLane.

SB 90, 127, 134, 824, 835; HB 5010, 5020, 5036, 5037 – Message from the Senate announcing passage.

SCR 23, 24 – Message from the Senate announcing adoption.

HCR 36; SCR 23, 24 – Introduced, read and passed to Speaker’s desk for referral.

Committee Report File No. 107 was distributed on April 11, 2019.


HB 2033 – Report by Committee on Human Services and Housing recommending passage with amendments and be printed A-Engrossed.

HB 2053 – Report by Committee on Economic Development recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Revenue by prior reference.


HB 2454 – Report by Committee on Economic Development recommending passage with amendments and be printed A-Engrossed.


HB 2997 – Report by Committee on Human Services and Housing recommending passage with amendments and be printed A-Engrossed.

HB 3113 – Report by Committee on Economic Development recommending passage with amendments and be printed A-Engrossed.

HB 3270 – Report by Committee on Human Services and Housing recommending passage with amendments and be printed A-Engrossed.

SCR 8 – Report by Committee on Rules recommending adoption.

Committee Report File No. 108 was distributed on April 12, 2019.

HB 2200 – Report by Committee on Veterans and Emergency Preparedness recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

HB 2201 – Report by Committee on Veterans and Emergency Preparedness recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

HB 2205 – Report by Committee on Veterans and Emergency Preparedness recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

HB 2206 – Report by Committee on Veterans and Emergency Preparedness recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.


HB 3386 – Report by Committee on Economic Development recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

Committee Report File No. 109 was distributed on April 12, 2019.


HB 2027 – Report by Committee on Human Services and Housing recommending passage with amendments and be printed A-Engrossed.

HB 2098 – Report by Committee on Economic Development recommending passage with amendments, be printed A-Engrossed, and subsequent referral to Committee on Ways and Means be rescinded. Subsequent referral to Committee on Ways and Means rescinded by order of the Speaker.

HB 2474 – Report by Committee on Judiciary recommending passage with amendments and be printed A-Engrossed.

HB 2480 – Report by Committee on Judiciary recommending passage with amendments and be printed A-Engrossed.

HB 2626 – Report by Committee on Human Services and Housing recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Ways and Means by prior reference.

HB 3116 – Report by Committee on Human Services and Housing recommending passage with amendments, be printed A-Engrossed, and subsequent referral to Committee on Revenue be rescinded. Subsequent referral to Committee on Revenue rescinded by order of the Speaker.

HB 3117 – Report by Committee on Judiciary recommending passage with amendments and be printed A-Engrossed.

HB 3183 – Report by Committee on Human Services and Housing recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

HB 3184 – Report by Committee on Human Services and Housing without recommendation as to passage. Bill referred to Committee on Revenue by prior reference.

HB 3206 – Report by Committee on Human Services and Housing recommending passage. Bill referred to Committee on Ways and Means by prior reference.

HB 3273 – Report by Committee on Health Care recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Ways and Means by prior reference.

HB 3342 – Report by Committee on Human Services and Housing recommending passage with amendments and be printed A-Engrossed.

HB 3359 – Report by Committee on Human Services and Housing recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Ways and Means by prior reference.
HB 3394 – Report by Committee on Human Services and Housing recommending passage with amendments and be printed A-Engrossed.

HB 3413 – Report by Committee on Human Services and Housing recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Ways and Means by prior reference.

Committee Report File No. 110 was distributed on April 12, 2019.

HB 2017 – Report by Committee on Health Care without recommendation as to passage and be referred to Committee on Rules. Bill referred to Committee on Rules by order of the Speaker.

HB 2185 – Report by Committee on Health Care recommending passage with amendments and be printed A-Engrossed.

HB 2360 – Report by Committee on Human Services and Housing recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Ways and Means by prior reference.

HB 2378 – Report by Committee on Natural Resources recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Ways and Means by prior reference.

HB 2379 – Report by Committee on Natural Resources recommending passage with amendments and be printed A-Engrossed.

HB 2689 – Report by Committee on Health Care recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

HB 2840 – Report by Committee on Health Care recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

HB 2841 – Report by Committee on Natural Resources recommending passage with amendments and be printed A-Engrossed.

HB 2952 – Report by Committee on Natural Resources recommending passage. Bill referred to Committee on Ways and Means by prior reference.

HB 2986 – Report by Committee on Health Care recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Ways and Means by prior reference.


HB 3084 – Report by Committee on Natural Resources recommending passage. Bill referred to Committee on Revenue by prior reference.

HB 3087 – Report by Committee on Natural Resources recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Ways and Means by prior reference.

HB 3378 – Report by Committee on Natural Resources recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Ways and Means by prior reference.

Committee Report File No. 111 was distributed on April 15, 2019.


HB 2030 – Report by Committee on Education recommending passage with amendments and be printed A-Engrossed.

HB 2119 – Report by Committee on Revenue recommending passage with amendments and be printed A-Engrossed.

HB 2441 – Report by Committee on Education recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Student Success by prior reference.

HB 2516 – Report by Committee on Education recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Revenue by prior reference.

HB 2658 – Report by Committee on Health Care recommending passage with amendments, be printed A-Engrossed, and subsequent referral to Committee on Ways and Means be rescinded. Subsequent referral to Committee on Ways and Means rescinded by order of the Speaker.

HB 2871 – Report by Committee on Education recommending passage with amendments and be printed A-Engrossed.

HB 2876 – Report by Committee on Education recommending passage and be referred to Committee on Rules. Bill referred to Committee on Rules by order of the Speaker.

HB 2910 – Report by Committee on Education recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

HB 2949 – Report by Committee on Revenue recommending passage with amendments and be printed A-Engrossed.

HB 2976 – Report by Committee on Education recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

HB 3178 – Report by Committee on Human Services and Housing recommending passage. Bill referred to Committee on Ways and Means by prior reference.
HB 3179 – Report by Committee on Human Services and Housing recommending passage. Bill referred to Committee on Ways and Means by prior reference.

HB 3191 – Report by Committee on Human Services and Housing recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Ways and Means by prior reference.

HB 3208 – Report by Committee on Human Services and Housing recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

HB 3383 – Report by Committee on Human Services and Housing recommending passage. Bill referred to Committee on Ways and Means by prior reference.

SCR 8 – By unanimous consent, on request of the Speaker, rules suspended and measure made a Special Order of Business immediately.

SCR 8 – Read as Special Order of Business. Carried by Mitchell. On adoption of the measure the vote was: Yeas, 58; Excused, 2 – Barreto, McLane. Resolution adopted.

Boles moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today's third reading calendar and that they be read by title only. Motion carried on viva voce vote.

HB 3428, 3429 – Read first time and passed to Speaker's desk for referral.

HB 2027, 2033, 2098, 2185, 2243, 2375, 2379, 2395, 2454, 2474, 2480, 2509, 2514, 2790, 2834, 2835, 2841, 2914, 2997, 3035, 3113, 3116, 3117, 3200, 3239, 3270, 3342, 3394 – Read second time and passed to third reading.

HB 2992 (A-Engrossed) – Read third time. Carried by Noble. On passage of the bill the vote was: Yeas, 57; Nays, 1 – Alonso Leon; Excused, 2 – Barreto, McLane. Bill passed.

HB 2039 – Read third time. Mitchell moved bill be referred to Committee on Rules. Motion carried on viva voce vote. Bill referred.

HB 2447 – Read third time. Carried by Greenlick. On passage of the bill the vote was: Yeas, 41; Nays, 17 – Bonham, Boshart Davis, Drazen, Findley, Hayden, Leif, Lewis, Nearman, Noble, Post, Reschke, Smith DB, Sprenger, Stark, Wallan, Wilson, Zika; Excused, 2 – Barreto, McLane. Bill passed.

Smith DB requested the following explanation of his vote be entered in the Journal:

“I voted NO on HB 2447 for the following reasons and more.... This did not follow the proper process with regards to Ways & Means.”

HB 2847 – Read third time. Carried by Reschke. On passage of the bill the vote was: Yeas, 58; Excused, 2 – Barreto, McLane. Bill passed.

HB 2932 – By unanimous consent, on request of Speaker, rules suspended and bill carried over and placed in its proper order on the Tuesday, April 16, 2019 Calendar.

HB 3365 – Read third time. Carried by Smith DB. On passage of the bill the vote was: Yeas, 56; Nays, 2 – Fahey, Salinas; Excused, 2 – Barreto, McLane. Bill passed.

SB 90, 127, 134, 824, 835 – Read first time and passed to Speaker's desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 57 dated April 15, 2019.

SB 15 Judiciary
SB 62 Health Care
SB 63 Health Care
SB 320 Rules
SB 688 Veterans and Emergency Preparedness; Business and Labor
SB 690 Veterans and Emergency Preparedness; Education
SB 702 Revenue

SB 5501 (A-Engrossed) – Read third time. Carried by Gomberg. On passage of the bill the vote was: Yeas, 57; Nays, 1 – Reschke; Excused, 2 – Barreto, McLane. Bill passed.

SB 5509 (A-Engrossed) – Read third time. Carried by Gomberg. On passage of the bill the vote was: Yeas, 46; Nays, 12 – Boshart Davis, Drazen, Findley, Leif, Lewis, Nearman, Post, Reschke, Smith DB, Sprenger, Wallan, Wilson; Excused, 2 – Barreto, McLane. Bill passed.

Smith DB requested the following explanation of his vote be entered in the Journal:

“I voted NO on SB 5509 for the following reasons and more... has a 14% increase.”

SB 5518 (A-Engrossed) – Read third time. Carried by Gomberg.

Nearman declared a potential conflict of interest and submitted the following statement:

“I must declare a conflict of interest concerning SB5518, appropriates moneys from General Fund to State Library for biennial expenses. My son-in-law works for the State Library.”
SB 5518 (A-Engrossed) – On passage of the bill the vote was: Yeas, 55; Nays, 3 – Nearman, Post, Reschke; Excused, 2 – Barreto, McLane. Bill passed.

SB 5523 (A-Engrossed) – Read third time. Carried by Schouten. On passage of the bill the vote was: Yeas, 54; Nays, 4 – Nearman, Post, Reschke, Smith DB; Excused, 2 – Barreto, McLane. Bill passed.

Smith DB requested the following explanation of his vote be entered in the Journal:
“I voted NO on SB 5523 for the following reasons and more... has a 18% increase.”

HB 2992 (A-Engrossed) – By unanimous consent, on request of Wilson, rules suspended to permit Alonso Leon to change her vote from “nay” to “yea” on passage of bill.

HB 5010, 5020, 5036, 5037 – Speaker signed on April 12, 2019.

House adjourned until 11:00 a.m. Tuesday, April 16, 2019 on motion of Smith G.

Tuesday, April 16, 2019 -- Morning Session

House convened at 11:00 a.m. Speaker in Chair.

Opening ceremony presented by Portland State Chamber Choir, directed by Dr. Ethan Sperry, singing “Precious Lord,” by Thomas Dorsey and arranged by Arnold Sevier, Portland.

Upon verification of quorum: All present except: Excused, 2 – Barreto, Greenlick.

HB 2096 – Report by Committee on Judiciary recommending passage with amendments and be printed A-Engrossed.

HB 2285 – Report by Committee on Agriculture and Land Use recommending passage with amendments and be printed A-Engrossed.

HB 2331 – Report by Committee on Natural Resources recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

HB 2456 – Report by Committee on Agriculture and Land Use without recommendation as to passage, with amendments, be printed A-Engrossed, and be referred to Committee on Revenue. Bill referred to Committee on Revenue by order of the Speaker.

HB 2560 – Report by Committee on Agriculture and Land Use recommending passage and be referred to
Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.


HB 2598 – Report by Committee on Judiciary recommending passage with amendments and be printed A-Engrossed.

HB 2601 – Report by Committee on Judiciary recommending passage with amendments and be printed A-Engrossed.

HB 2657 – Report by Committee on Judiciary recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Ways and Means by prior reference.

HB 3005 – Report by Committee on Judiciary recommending passage with amendments and be printed A-Engrossed.

HB 3007 – Report by Committee on Judiciary recommending passage with amendments and be printed A-Engrossed.

HB 3008 – Report by Committee on Judiciary recommending passage with amendments and be printed A-Engrossed.

HB 3024 – Report by Committee on Agriculture and Land Use recommending passage and subsequent referral to Committee on Revenue be rescinded. Subsequent referral to Committee on Revenue rescinded by order of the Speaker.


Committee Report File No. 114 was distributed on April 15, 2019.

HB 2196 – Report by Committee on Veterans and Emergency Preparedness recommending passage with amendments and be printed A-Engrossed.


HB 2231 – Report by Committee on Business and Labor recommending passage with amendments and be printed A-Engrossed.

HB 2341 – Report by Committee on Business and Labor recommending passage with amendments and be printed A-Engrossed.

HB 2408 – Report by Committee on Business and Labor recommending passage with amendments and be printed A-Engrossed.

HB 2415 – Report by Committee on Business and Labor recommending passage with amendments and be printed A-Engrossed.

HB 2417 – Report by Committee on Business and Labor without recommendation as to passage and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

HB 2418 – Report by Committee on Business and Labor without recommendation as to passage and be referred to Committee on Rules. Bill referred to Committee on Rules by order of the Speaker.

HB 2419 – Report by Committee on Business and Labor recommending passage with amendments and be printed A-Engrossed.

HB 2449 – Report by Committee on Veterans and Emergency Preparedness without recommendation as to passage, with amendments, and be printed A-Engrossed. Bill referred to Committee on Revenue by prior reference.


HB 2520 – Report by Committee on Education recommending passage and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

HB 2593 – Report by Committee on Business and Labor recommending passage with amendments and be printed A-Engrossed.

HB 2646 – Report by Committee on Business and Labor without recommendation as to passage and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

HB 2736 – Report by Committee on Education recommending passage. Bill referred to Committee on Student Success by prior reference.

HB 2899 – Report by Committee on Education without recommendation as to passage, subsequent referral to Committee on Student Success be rescinded, and be referred to Committee on Rules. Subsequent referral to Committee on Student Success rescinded by order of the Speaker. Bill referred to Committee on Rules by order of the Speaker.

HB 2990 – Report by Committee on Education recommending passage, subsequent referral to Committee on Student Success be rescinded, and be referred to Committee on Ways and Means. Subsequent referral to Committee on Student Success rescinded by order of the Speaker. Bill referred to Committee on Ways and Means by order of the Speaker.

HB 3006 – Report by Committee on Judiciary recommending passage.

HB 3030 – Report by Committee on Business and Labor recommending passage with amendments and be printed A-Engrossed.
HB 3047 – Report by Committee on Judiciary recommending passage and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.
HB 3120 – Report by Committee on Business and Labor recommending passage with amendments and be printed A-Engrossed.
HB 3252 – Report by Committee on Business and Labor recommending passage with amendments and be printed A-Engrossed.
HCR 24 – Report by Committee on Veterans and Emergency Preparedness without recommendation as to adoption and be referred to Committee on Rules. Measure referred to Committee on Rules by order of the Speaker.

Committee Report File No. 115 was distributed on April 16, 2019.

HB 2011 – Report by Committee on Health Care recommending passage with amendments and be printed A-Engrossed.
HB 2085 – Report by Committee on Natural Resources recommending passage with amendments and be printed A-Engrossed.
HB 2106 – Report by Committee on Agriculture and Land Use recommending passage with amendments and be printed A-Engrossed.
HB 2202 – Report by Committee on Veterans and Emergency Preparedness recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.
HB 2217 – Report by Committee on Health Care recommending passage with amendments and be printed A-Engrossed.
HB 2225 – Report by Committee on Agriculture and Land Use recommending passage with amendments and be printed A-Engrossed.
HB 2355 – Report by Committee on Agriculture and Land Use recommending passage with amendments and be printed A-Engrossed.
HB 2496 – Report by Committee on Energy and Environment recommending passage with amendments and be printed A-Engrossed.
HB 2530 – Report by Committee on Veterans and Emergency Preparedness recommending passage with amendments, be printed A-Engrossed, and subsequent referral to Committee on Ways and Means be rescinded. Subsequent referral to Committee on Ways and Means rescinded by order of the Speaker.
HB 2573 – Report by Committee on Agriculture and Land Use recommending passage with amendments and be printed A-Engrossed.

HB 2786 – Report by Committee on Business and Labor recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.
HB 2838 – Report by Committee on Business and Labor without recommendation as to passage, with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.
HB 2935 – Report by Committee on Health Care recommending passage with amendments, be printed A-Engrossed, and subsequent referral to Committee on Ways and Means be rescinded. Subsequent referral to Committee on Ways and Means rescinded by order of the Speaker.
HB 2967 – Report by Committee on Education recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Student Success. Bill referred to Committee on Student Success by order of the Speaker.
HB 3032 – Report by Committee on Education recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Student Success by prior reference.
HB 3085 – Report by Committee on Agriculture and Land Use recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Ways and Means by prior reference.
HB 3090 – Report by Committee on Agriculture and Land Use recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Ways and Means by prior reference.
HB 3099 – Report by Committee on Agriculture and Land Use recommending passage with amendments and be printed A-Engrossed.
HB 3241 – Report by Committee on Education recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Student Success by prior reference.
HB 3272 – Report by Committee on Agriculture and Land Use recommending passage with amendments and be printed A-Engrossed.
HB 3372 – Report by Committee on Agriculture and Land Use recommending passage. Bill referred to Committee on Ways and Means by prior reference.
HB 3401 – Report by Committee on Agriculture and Land Use recommending passage with amendments and be printed A-Engrossed.
Committee Report File No. 116 was distributed on April 16, 2019.

HB 2329 – Report by Committee on Energy and Environment recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means by order of the Speaker.

HB 2333 – Report by Committee on Business and Labor recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means by order of the Speaker.

HB 2436 – Report by Committee on Agriculture and Land Use recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means by order of the Speaker.

HB 2619 – Report by Committee on Energy and Environment without recommendation as to passage, with amendments, be printed A-Engrossed, and be referred to Committee on Rules. Bill referred to Committee on Rules by order of the Speaker.

HB 2740 – Report by Committee on Agriculture and Land Use recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means by order of the Speaker.

HB 2759 – Report by Committee on Agriculture and Land Use recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means by order of the Speaker.

HB 2796 – Report by Committee on Agriculture and Land Use recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means by order of the Speaker.

HB 2883 – Report by Committee on Energy and Environment recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Rules. Bill referred to Committee on Rules by order of the Speaker.

HB 3055 – Report by Committee on Energy and Environment recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means by order of the Speaker.

HB 3058 – Report by Committee on Agriculture and Land Use recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means by order of the Speaker.

HB 3141 – Report by Committee on Energy and Environment recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means by order of the Speaker.

HB 3274 – Report by Committee on Energy and Environment without recommendation as to passage, with amendments, be printed A-Engrossed, and be referred to Committee on Rules. Bill referred to Committee on Rules by order of the Speaker.

Sprenger moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today's third reading calendar and that they be read by title only. Motion carried on viva voce vote.

HB 2030, 2096, 2119, 2196, 2231, 2285, 2341, 2408, 2415, 2419, 2459, 2469, 2593, 2598, 2601, 2658, 2871, 2949, 2953, 3005, 3006, 3007, 3008, 3024, 3030, 3120, 3252, 3384 – Read second time and passed to third reading.

HB 2932 – Read third time. Carried by Williamson. On passage of the bill the vote was: Yeas, 38; Nays, 20 – Boles, Bonham, Boshart Davis, Drazan, Findley, Hayden, Helt, Leif, Lewis, McLane, Nearman, Noble, Post, Reschke, Smith DB, Sprenger, Stark, Wallan, Wilson, Zika; Excused, 2 – Barreto, Greenlick. Bill passed.

Smith DB requested the following explanation of his vote be entered in the Journal:

"I voted NO on HB 2932 for the following reasons and more.... This will cause issues with separation of powers and in essence, put a gag order on judges within the state. Please see Rep. McLane's Floor Speech on the bill."

HB 2027 (A-Engrossed) – Read third time. Carried by Schouten. On passage of the bill the vote was: Yeas, 58; Excused, 2 – Barreto, Greenlick. Bill passed.

HB 2033 (A-Engrossed) – Read third time. Carried by Sanchez, Noble. On passage of the bill the vote was: Yeas, 57; Nays, 1 – Hayden; Excused, 2 – Barreto, Greenlick. Bill passed.

HB 2098 (A-Engrossed) – Read third time. Carried by Helm. On passage of the bill the vote was: Yeas, 49; Nays, 9 – Boles, Bynum, Findley, Hayden, Lewis, Nearman, Post, Reschke, Zika; Excused, 2 – Barreto, Greenlick. Bill passed.

HB 2185 (A-Engrossed) – Read third time. Carried by Prusak. On passage of the bill the vote was: Yeas, 58; Excused, 2 – Barreto, Greenlick. Bill passed.

House recessed until 2:00 p.m. on motion of Smith G.

Thursday, April 16, 2019 -- Afternoon Session

House reconvened at 2:00 p.m. Speaker in Chair.

Speaker Pro Tempore in Chair.
Upon verification of quorum: All present except: Absent, 1 – Boles; Excused, 1 – Barreto.

HB 2336 – Message from the Governor announcing she signed on April 16, 2019.

Committee Report File No. 117 was distributed on April 16, 2019.

HB 2600 – Report by Committee on Health Care recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Ways and Means by prior reference.

HB 2627 – Report by Committee on Health Care recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Ways and Means by prior reference.

HB 2647 – Report by Committee on Business and Labor without recommendation as to passage and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

HB 2717 – Report by Committee on Health Care recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Ways and Means by prior reference.

HB 2861 – Report by Committee on Business and Labor without recommendation as to passage, with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

HB 2886 – Report by Committee on Business and Labor recommending passage with amendments and be printed A-Engrossed.

HB 2902 – Report by Committee on Education recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Student Success by prior reference.

HB 2972 – Report by Committee on Business and Labor recommending passage and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

HB 3022 – Report by Committee on Business and Labor without recommendation as to passage and be referred to Committee on Rules. Bill referred to Committee on Rules by order of the Speaker.

HB 3023 – Report by Committee on Business and Labor recommending passage with amendments and be printed A-Engrossed, be referred to Committee on Revenue, and then Ways and Means by prior reference. Bill referred to Committee on Revenue by order of the Speaker and then Ways and Means by prior reference.

HB 3109 – Report by Committee on Business and Labor without recommendation as to passage. Bill referred to Committee on Revenue by prior reference.

HB 3152 – Report by Committee on Business and Labor without recommendation as to passage, with amendments, be printed A-Engrossed, and be referred to Committee on Transportation by order of the Speaker.

HB 3379 – Report by Committee on Business and Labor without recommendation as to passage, with amendments, and be printed A-Engrossed. Bill referred to Committee on Revenue then to Ways and Means by order of the Speaker.

HB 3389 – Report by Committee on Business and Labor recommending passage with amendments and be printed A-Engrossed.

HB 3397 – Report by Committee on Health Care recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Ways and Means by prior reference.

Having recessed under the order of business of Third Reading of House Bills, the House continued under that order of business.

HB 2243 – Read third time. Carried by Gomberg. On passage of the bill the vote was: Yeas, 56; Nays, 2 – Nearman, Reschke; Excused, 1 – Barreto; Excused for Business of the House, 1 – Speaker Kotek. Bill passed.

HB 2375 (A-Engrossed) – Read third time. Carried by Smith DB. On passage of the bill the vote was: Yeas, 55; Nays, 3 – Greenlick, Holvey, Rayfield; Excused, 1 – Barreto; Excused for Business of the House, 1 – Speaker Kotek. Bill passed.

HB 2379 (A-Engrossed) – Read third time. Carried by Smith DB. On passage of the bill the vote was: Yeas, 55; Nays, 3 – Findley, Nearman, Post, Reschke, Smith DB; Excused, 1 – Barreto; Excused for Business of the House, 1 – Speaker Kotek. Bill passed.

HB 2395 (A-Engrossed) – Read third time. Carried by Williamson. On passage of the bill the vote was: Yeas, 53; Nays, 5 – Findley, Nearman, Post, Reschke, Smith DB; Excused, 1 – Barreto; Excused for Business of the House, 1 – Speaker Kotek. Bill passed.

HB 2454 (A-Engrossed) – Read third time. Carried by Findley. On passage of the bill the vote was: Yeas, 49; Nays, 9 – Fahey, Holvey, Mitchell, Nosse, Piluso, Prusak, Rayfield, Sanchez, Schouten; Excused, 1 – Barreto; Excused for Business of the House, 1 – Speaker Kotek. Bill passed.

Mitchell requested the following explanation of her vote be entered in the Journal:

“I voted in opposition to HB 2454-A because it lacks important regulations for ensuring that the included occupations who may apply to work in Oregon have the necessary qualifications that are commensurate with Oregon regulations. Also, the bill doesn’t extend the same application options to other regions of Oregon outside Eastern Oregon. Nurses, for example, are needed in rural areas across the state, not just in Eastern Oregon.

“I fully support the concept of this bill, but believe it could be improved with additional sideboards. While this bill includes provisions that are useful for expanding the number of medical
providers who wish to practice in rural areas, I believe this legislation should include tighter regulations and it should be expanded to ensure the highest standard of care for all rural Oregonians.

"Moving forward this session, I will encourage my colleagues in the Oregon Senate to make those changes and pass this legislation for the benefit for all of Oregon."

HB 2474 (A-Engrossed) – Read third time. Carried by Stark. On passage of the bill the vote was: Yeas, 57; Nays, 1 – Witt; Excused, 1 – Barreto; Excused for Business of the House, 1 – Speaker Kotek. Bill passed.

HB 2480 (A-Engrossed) – Read third time. Carried by Gorsek. On passage of the bill the vote was: Yeas, 58; Excused, 1 – Barreto; Excused for Business of the House, 1 – Speaker Kotek. Bill passed.

HB 2509 (A-Engrossed) – Read third time. Sollman moved bill be referred to Committee on Rules. Motion carried on viva voce vote. Bill referred.

HB 2514 (A-Engrossed) – Read third time. Carried by McLane. On passage of the bill the vote was: Yeas, 59; Excused, 1 – Barreto. Bill passed.


McLane declared a potential conflict of interest and submitted the following statement:

“I would like to declare a potential conflict of interest on HB 2790. My law firm represents a land owner that hosts large mass gatherings.”

HB 2790 (A-Engrossed) – On passage of the bill the vote was: Yeas, 59; Excused, 1 – Barreto. Bill passed.

HB 2834 (A-Engrossed) – Read third time. Carried by Helm. On passage of the bill the vote was: Yeas, 59; Excused, 1 – Barreto. Bill passed.

HB 2835 (A-Engrossed) – Read third time. Carried by Helm. On passage of the bill the vote was: Yeas, 55; Nays, 4 – Boles, Boshart Davis, Stark, Wallan; Excused, 1 – Barreto. Bill passed.

HB 2841 (A-Engrossed) – Read third time. Carried by Witt. On passage of the bill the vote was: Yeas, 56; Nays, 3 – Nearman, Post, Reschke; Excused, 1 – Barreto. Bill passed.

HB 2914 (A-Engrossed) – Read third time. Carried by Noble. On passage of the bill the vote was: Yeas, 51; Nays, 8 – Boshart Davis, Drazan, Reschke, Sprenger, Stark, Wallan, Wilson, Zika; Excused, 1 – Barreto. Bill passed.

HB 3035, 3113, 3116, 3117, 3200, 3239, 3270, 3342, 3394 – By unanimous consent, on request of Speaker, rules suspended and bills remaining on today's Third Reading of House Bills carried over and placed in their proper order on the Wednesday, April 17, 2019 Calendar.

SB 11, 370, 581, 597, 943 – Read first time and passed to Speaker's desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 58 dated April 16, 2019.

SB 177  Health Care
SB 665  Education; Health Care
SB 802  Veterans and Emergency Preparedness; Education
SB 813  Human Services and Housing
SB 970  Human Services and Housing

HB 2914 (A-Engrossed) – By unanimous consent, on request of Wilson, rules suspended to permit McKeown to change her vote from “yea” to “nay” on passage of bill.

House adjourned until 11:00 a.m. Wednesday, April 17, 2019 on motion of Smith G.

Wednesday, April 17, 2019 -- Morning Session

House convened at 11:00 a.m. Speaker in Chair.

Opening ceremony presented by Oregon State University Clarinet Ensemble, performing "Folk Dances," composed by Dmitiri Shostakovich and arranged by Michael Han, Corvallis.

Upon verification of quorum:  All present.

SB 1008, 494, 93, 269, 301, 312, 332, 471, 522 – Message from the Senate announcing passage.

SCR 8; SB 5501, 5509, 5518, 5523 – Message from the Senate announcing President signed on April 16, 2019.

HB 2235 – Message from the Senate announcing President signed on April 17, 2019.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 60 dated April 17, 2019.

HCR 35  Rules
Committee Report File No. 118 was distributed on April 16, 2019.

HB 2678 – Report by Committee on Health Care recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

HB 3076 – Report by Committee on Health Care without recommendation as to passage and be referred to Committee on Rules. Bill referred to Committee on Rules by order of the Speaker.

SCR 22 – Report by Committee on Rules recommending adoption.

Committee Report File No. 119 was distributed on April 17, 2019.

HB 5004 – Report by Committee on Ways and Means recommending passage with amendments and be printed A-Engrossed.

HB 2013 – Report by Committee on Judiciary recommending passage with amendments and be printed A-Engrossed.

HB 2244 – Report by Committee on Judiciary recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Ways and Means by prior reference.

HB 2423 – Report by Committee on Business and Labor recommending passage with amendments and be printed A-Engrossed.

HB 2759 – Report by Committee on Education without recommendation as to passage. Bill referred to Committee on Student Success by prior reference.

HB 2760 – Report by Committee on Education recommending passage. Bill referred to Committee on Student Success by prior reference.

SCR 22 – By unanimous consent, on request of Speaker, rules suspended and measure made a Special Order of Business immediately.

SCR 22 – Read as Special Order of Business. Carried by Boshart Davis. On adoption of the measure the vote was: Yeas, 59; Excused for Business of the House, 1 – Nosse. Resolution adopted.

Noble moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today’s third reading calendar and that they be read by title only. Motion carried on viva voce vote.

HB 2011, 2085, 2106, 2217, 2225, 2355, 2496, 2530, 2573, 2883, 2886, 2935, 3099, 3272, 3389, 3401 – Read second time and passed to third reading.

HB 3035 (A-Engrossed) – Read third time. Carried by Witt. On passage of the bill the vote was: Yeas, 58; Nays, 2 – Hernandez, Sanchez. Bill passed.

HB 3113 (A-Engrossed) – Read third time. Carried by Bonham. On passage of the bill the vote was: Yeas, 60. Bill passed.


House recessed until 2:00 p.m. on motion of Smith G.

Wednesday, April 17, 2019 – Afternoon Session

House reconvened at 2:00 p.m. Speaker in Chair.

Upon verification of quorum: All present except: Absent, 4 – Hernandez, Meek, Power, Sprenger.

Committee Report File No. 120 was distributed on April 17, 2019.

HB 2074 – Report by Committee on Education recommending passage with amendments, be printed A-Engrossed, subsequent referral to Committee on Student Success be rescinded, and be referred to Committee on Ways and Means. Subsequent referral to Committee on Student Success rescinded by order of the Speaker. Bill referred to Committee on Ways and Means by order of the Speaker.

HB 2141 – Report by Committee on Revenue recommending passage with amendments and be printed A-Engrossed.

HB 2399 – Report by Committee on Judiciary recommending passage with amendments and be printed A-Engrossed.

HB 2420 – Report by Committee on Rules recommending passage with amendments and be printed A-Engrossed.

HB 2765 – Report by Committee on Education recommending passage and be referred to Committee on Student Success. Bill referred to Committee on Student Success by order of the Speaker.

HB 3077 – Report by Committee on Judiciary recommending passage with amendments and be printed A-Engrossed.

HB 3146 – Report by Committee on Judiciary recommending passage.
HB 3201 – Report by Committee on Judiciary recommending passage with amendments and be printed A-Engrossed.
HB 3216 – Report by Committee on Judiciary recommending passage with amendments and be printed A-Engrossed.
HB 3289 – Report by Committee on Judiciary recommending passage with amendments and be printed A-Engrossed.

Having recessed under the order of business of Third Reading of House Bills, the House continued under that order of business.

HB 3117 (A-Engrossed) – Read third time. Carried by Piluso, Williamson. On passage of the bill the vote was: Yeas, 60. Bill passed.

HB 3200 – Read third time. Carried by Noble. On passage of the bill the vote was: Yeas, 60. Bill passed.

HB 3239 – Read third time. Carried by Helt.

Helt declared a potential conflict of interest and submitted the following statement:
“In regards to HB 3239, out of an abundance of caution, I must declare a potential conflict of interest. I own a number of restaurants that have liquor licenses and I have previously explored the possibility of entering the distillery business.”

HB 3239 – On passage of the bill the vote was: Yeas, 60. Bill passed.

HB 3270 (A-Engrossed) – Read third time. Carried by Meek. On passage of the bill the vote was: Yeas, 59; Nays, 1 – Findley. Bill passed.


Speaker Pro Tempore in Chair.


HB 3394 (A-Engrossed) – Read third time. Carried by Lively. On passage of the bill the vote was: Yeas, 59; Excused for Business of the House, 1 – Speaker Kotek. Bill passed.


HB 2096 (A-Engrossed) – Read third time. Carried by Williamson. On passage of the bill the vote was: Yeas, 59; Excused for Business of the House, 1 – Speaker Kotek. Bill passed.

HB 2119 (A-Engrossed) – Read third time. Carried by Findley. On passage of the bill the vote was: Yeas, 58; Nays, 1 – Nearman; Excused for Business of the House, 1 – Speaker Kotek. Bill passed.

HB 2196 (A-Engrossed) – Read third time. Carried by Evans. On passage of the bill the vote was: Yeas, 59; Excused for Business of the House, 1 – Speaker Kotek. Bill passed.

Neron requested the following explanation of her vote be entered in the Journal:
“The firefighters impacted by this issue are not at fault for the discrepancy between practice and statute. A promise was made to them that, in return for their service, we would guarantee them a PERS retirement. This bill would provide clarity and fair compensation for those firefighters who risked their lives to protect us. It will likely have no fiscal impact because the funds already have been, and would continue to be, paid to the recipients as PERS benefits. If we do not solve this problem now, these public servants would be required to return their hard-earned benefits due to no fault of their own. They should not have to pay for the State’s mistakes. I am frustrated that this was an issue at all, and I encourage improved transparency and better oversight to prevent this in the future.”


Speaker in Chair.


HB 2341 (A-Engrossed) – Read third time. Carried by Power. On passage of the bill the vote was: Yeas, 58; Excused for Business of the House, 2 – Evans, Rayfield. Bill passed.

HB 2408 (A-Engrossed) – Read third time. Carried by Fahey. On passage of the bill the vote was: Yeas, 38; Nays, 20 – Barreto, Boles, Bonham, Boshart Davis, Hayden, Helt, Lewis, Lively, Marsh, McKeown, McLane, Nearman, Noble, Piluso, Post, Reschke, Smith DB, Sprenger, Wallan, Zika;
Helt requested the following explanation of her vote be entered in the Journal:

“I would like to submit my vote explanation in regards to my ‘Nay’ vote on HB 2408. My concern lays with the potential negative impacts the passing of this bill will have on House District 54.

“For a project to gain EZ status, the jobs they create must pay 150% or more of the average wage in the region; these are long term jobs. These jobs have a tremendous positive impact for long term residents and workers in our area, year after year.

“According to EDCO, there are 10 projects in EZs in Central Oregon that would have been negatively impacted by this requirement, representing over $387 million in investment, and over 500 permanent jobs. EDCO notes that ‘the Milken Institute ranked our overall wage growth over the past five years as #1 in the country (200+ small metros), so economic development that enterprise zones foster has the effect of raising all wages, particularly via new, well-paying permanent jobs.’”

HB 2408 (A-Engrossed) – McLain requested the following explanation of her vote be entered in the Journal:

“This bill expands the current definition of public works to include projects located in enterprise zones where the business receives a property tax exemption and the total project cost is greater than $20 million. Already, any project receiving $750,000 or more in direct public contribution is required to pay all employees on the project a prevailing, family wage. This bill simply moves to treat tax credits as equivalent to direct contributions.

“In Washington County, I have seen the benefits and the drawbacks of Oregon’s recent rapid growth. In my district, we have had great growth in sectors like tech and medicine, but this growth has been accompanied by rapid increase in cost of living. This bill would help to address this problem. I believe that every person working should be paid a living, family wage. Public dollars and tax incentives should be going towards projects that advance that goal, helping create good jobs that pay a family wage, not undercutting the wages paid in the same area.

“My colleague, Representative Fahey, made some important points on the floor yesterday. Paying a prevailing wage does not increase the overall cost of a project, and can actually lead to more points on the floor yesterday. Paying a prevailing wage does not increase the overall cost of a project, and can actually lead to more timeliness. ‘Furthermore, “academic research indicates that when a project pays prevailing wage, it’s more likely that in-state contractors will be hired, keeping more of the economic benefit here at home.’

“I hope the Senate will look at the cap and see if there is room for movement. I think there is an opportunity to find more consensus on this issue.”

Mitchell requested the following explanation of her vote be entered in the Journal:

“After careful consideration I decided to vote ‘yes’ on HB 2408-A. I understand some localities have concerns about prevailing wage and its impact on the cost of construction projects. Overall, there is significant, evidence-based consensus that construction costs are not affected by prevailing wages. For this reason, I voted in favor of HB 2408-A to ensure adequate pay for construction workers.”

Neron requested the following explanation of her vote be entered in the Journal:

“Enterprise zones are created to encourage economic investments in certain areas of the state. In return for getting tax benefits, I believe that it is reasonable for us to require that contractors who utilize enterprise zones must adhere to certain standards, including paying their workers prevailing wages. Any potential increased expenses that this change may cause could be offset by more efficient, professional workers that come with fair-paying jobs. I believe the local economy will benefit from the combination of economic investment, development, and prevailing wages that this bill encourages. We must ensure that we are spending public money in ways that support Oregon’s values of strong labor protections and fair wages.”

HB 2415 (A-Engrossed) – Read third time. Carried by Barreto. On passage of the bill the vote was: Yeas, 43; Nays, 15 – Bonham, Boskoff Davis, Drazan, Fahey, Hayden, Lewis, Nearman, Noble, Post, Reschke, Smith DB, Wallan, Wilson, Zia, Speaker Kotek; Excused for Business of the House, 2 – Findley, Rayfield. Bill passed.

Kotek requested the following explanation of her vote be entered in the Journal:

“It is in the public’s interest to protect workers. I do not believe HB 2415 adequately protects workers. I believe holding retainage funds in an interest-bearing escrow account with limited and secured access is a better alternative to HB 2415.

“An escrow account allows a third party to be the arbiter of funds. An escrow account would allow an owner, vendor or contractor to access or leverage retainage funds for its intended purpose: when work is demonstrably incomplete, inadequate, or delayed. An escrow account would better prevent the abuse of these funds than a simple interest-bearing account and would ensure predictable payments to subcontractors. This requirement has been implemented in other states and those states show that a policy like this does equitably protect workers and owners.”

HB 2419 (A-Engrossed) – Read third time. Carried by Holvey. On passage of the bill the vote was: Yeas, 58; Excused for Business of the House, 2 – Findley, Rayfield. Bill passed.

HB 2459 (A-Engrossed) – Read third time. Carried by Barker. On passage of the bill the vote was: Yeas, 58; Excused for Business of the House, 2 – Findley, Rayfield. Bill passed.

HB 2469 (A-Engrossed) – Read third time. Carried by Smith DB. On passage of the bill the vote was: Yeas, 56; Nays, 2 – Evans, Fahey; Excused for Business of the House, 2 – Findley, Rayfield. Bill passed.

HB 2593 (A-Engrossed) – Read third time. Carried by Power. On passage of the bill the vote was: Yeas, 58; Excused for Business of the House, 2 – Findley, Rayfield. Bill passed.
HB 2598, 2601, 2658, 2871, 2949, 2953, 3005, 3006, 3007, 3008, 3024, 3030, 3120, 3252, 3384 – By unanimous consent, on request of Speaker, rules suspended and bills remaining on today’s Third Reading of House Bills carried over and placed in their proper order on the Thursday, April 18, 2019 Calendar.

SB 93, 269, 301, 312, 332, 471, 494, 522, 1008 – Read first time and passed to Speaker’s desk for referral.

The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 59 dated April 17, 2019.

SB 597 – Judiciary

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 60 dated April 17, 2019.

SB 385 – Judiciary
SB 590 – Economic Development
SB 796 – Business and Labor
SB 837 – Revenue
SB 870 – Rules
SB 935 – Business and Labor
SB 1008 – Judiciary

HB 3342 (A-Engrossed) – By unanimous consent, on request of Wilson, rules suspended to permit Holvey to change his vote from “nay” to “yea” on passage of bill.

HB 2235 – Speaker signed on April 17, 2019.

SB 5501, 5509, 5518, 5523; SCR 8 – Speaker signed on April 17, 2019.

House adjourned until 10:30 a.m. Thursday, April 18, 2019 on motion of Smith G.

Thursday, April 18, 2019 – Morning Session

House convened at 10:30 a.m. Speaker in Chair.

Opening ceremony was a moment of silence.

Upon verification of quorum: All present except: Absent, 1 – Rayfield; Excused, 3 – Barreto, Evans, Marsh.

SB 586, 731, 829, 830, 831, 859, 8, 193 – Message from the Senate announcing passage.

Committee Report File No. 121 was distributed on April 18, 2019.

HB 3293 – Report by Committee on Judiciary recommending passage with amendments and be printed A-Engrossed.

HB 3415 – Report by Committee on Judiciary recommending passage with amendments and be printed A-Engrossed.

SB 79 (A-Engrossed) – Report by Committee on Business and Labor without recommendation as to passage and be referred to Committee on Revenue. Bill referred to Committee on Revenue by order of the Speaker.

SB 390 – Report by Committee on Business and Labor without recommendation as to passage and be referred to Committee on Agriculture and Land Use. Bill referred to Committee on Agriculture and Land Use by order of the Speaker.

Sprenger moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today’s third reading calendar and that they be read by title only. Motion carried on viva voce vote.

HB 3430 – Read first time and passed to Speaker’s desk for referral.

HB 5004; HB 2013, 2141, 2399, 2420, 2423, 3077, 3146, 3201, 3216, 3289 – Read second time and passed to third reading.

HB 2598 (A-Engrossed) – Read third time. Carried by Fahey. On passage of the bill the vote was: Yeas, 54; Nays, 3 – Leif, Nearman, Wallan; Excused, 3 – Barreto, Evans, Marsh. Bill passed.

HB 2601 (A-Engrossed) – Read third time. Carried by Nathanson. On passage of the bill the vote was: Yeas, 57; Excused, 3 – Barreto, Evans, Marsh. Bill passed.


HB 2871 (A-Engrossed) – Read third time. Carried by Helt. On passage of the bill the vote was: Yeas, 57; Excused, 3 – Barreto, Evans, Marsh. Bill passed.

HB 2949 (A-Engrossed) – Read third time. Carried by Gorske. On passage of the bill the vote was: Yeas, 55; Nays, 2 – Leif, Wallan; Excused, 3 – Barreto, Evans, Marsh. Bill passed.
HB 2953 (A-Engrossed) – Read third time. Carried by Bonham. On passage of the bill the vote was: Yeas, 57; Excused, 3 – Barreto, Evans, Marsh. Bill passed.

HB 3005 (A-Engrossed) – Read third time. Carried by Barker. On passage of the bill the vote was: Yeas, 57; Excused, 3 – Barreto, Evans, Marsh. Bill passed.

HB 3006 – Read third time. Carried by Bynum. On passage of the bill the vote was: Yeas, 58; Excused, 2 – Barreto, Marsh. Bill passed.

HB 3007 (A-Engrossed) – Read third time. Carried by Piluso. On passage of the bill the vote was: Yeas, 58; Excused, 2 – Barreto, Marsh. Bill passed.

HB 3008 (A-Engrossed) – Read third time. Carried by Lewis. On passage of the bill the vote was: Yeas, 58; Excused, 2 – Barreto, Marsh. Bill passed.

HB 3024 – Read third time. Carried by Zika. On passage of the bill the vote was: Yeas, 52; Nays, 6 – Fahey, Helm, Mitchell, Nathanson, Rayfield, Sollman; Excused, 2 – Barreto, Marsh. Bill passed.

HB 3030 (A-Engrossed) – Read third time. Carried by Reschke. On passage of the bill the vote was: Yeas, 58; Excused, 2 – Barreto, Marsh. Bill passed.

HB 3120 (A-Engrossed) – Read third time. Carried by Hernandez. On passage of the bill the vote was: Yeas, 58; Excused, 2 – Barreto, Marsh. Bill passed.

HB 3252 (A-Engrossed) – Read third time. Carried by Barker. On passage of the bill the vote was: Yeas, 55; Nays, 3 – Nearman, Reschke, Wallan; Excused, 2 – Barreto, Marsh. Bill passed.

HB 3384 (A-Engrossed) – Read third time. Carried by Wilde, Nearman. On passage of the bill the vote was: Yeas, 56; Nays, 2 – McLain, Witt; Excused, 2 – Barreto, Marsh. Bill passed.

HB 2011 (A-Engrossed) – Read third time. Carried by Alonso Leon. On passage of the bill the vote was: Yeas, 54; Nays, 4 – Nearman, Post, Reschke, Stark; Excused, 2 – Barreto, Marsh. Bill passed.

HB 2085 (A-Engrossed) – Read third time. Carried by Gorsek. On passage of the bill the vote was: Yeas, 58; Excused, 2 – Barreto, Marsh. Bill passed.

HB 2106 (A-Engrossed) – Read third time. Carried by Post. On passage of the bill the vote was: Yeas, 56; Nays, 2 – Evans, Meek; Excused, 2 – Barreto, Marsh. Bill passed.

HB 2217, 2225, 2355, 2496, 2530, 2573, 2883, 2886, 2935, 3099, 3272, 3389, 3401 – By unanimous consent, on request of Speaker, rules suspended and bills remaining on today’s Third Reading of House Bills carried over and placed in their proper order on the Monday, April 22, 2019 Calendar.

SB 8, 193, 586, 731, 829, 830, 831, 859 – Read first time and passed to Speaker’s desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 61 dated April 18, 2019.

SB 92 Agriculture and Land Use
SB 290 Judiciary
SB 365 Economic Development
SB 933 Rules

HB 2598 (A-Engrossed) – By unanimous consent, on request of Williamson, rules suspended to permit Reschke to change his vote from “yea” to “nay” on passage of bill.

HB 2598 (A-Engrossed) – By unanimous consent, on request of Williamson, rules suspended to permit Smith DB to change his vote from “yea” to “nay” on passage of bill.

HB 2658 (A-Engrossed) – By unanimous consent, on request of Williamson, rules suspended to permit Smith G to change his vote from “nay” to “yea” on passage of bill.

HB 2949 (A-Engrossed) – By unanimous consent, on request of Williamson, rules suspended to permit Leif to change his vote from “nay” to “yea” on passage of bill.

House adjourned until 10:30 a.m. Monday, April 22, 2019 on motion of Smith G.

Monday, April 22, 2019 -- Morning Session

House convened at 10:30 a.m. Speaker in Chair.

Opening ceremony presented by Reverend George Nye, retired Senior Pastor of Eastwood Baptist Church, Medford.

Upon verification of quorum: All present except: Excused, 2 – Prusak, Stark.


The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 62 dated April 22, 2019.

HCR 36 Rules
SCR 23 Veterans and Emergency Preparedness
Committee Report File No. 122 was distributed on April 19, 2019.

HB 2258 – Report by Committee on Judiciary recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

HB 2353 – Report by Committee on Judiciary recommending passage with amendments and be printed A-Engrossed.

HB 2505 – Report by Committee on Judiciary without recommendation as to passage and be referred to Committee on Rules. Bill referred to Committee on Rules by order of the Speaker.

HB 2584 – Report by Committee on Revenue recommending passage with amendments and be printed A-Engrossed.

HB 2849 – Report by Committee on Judiciary recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

HB 2892 – Report by Committee on Judiciary without recommendation as to passage and be referred to Committee on Rules. Bill referred to Committee on Rules by order of the Speaker.

HB 3249 – Report by Committee on Judiciary recommending passage with amendments and be printed A-Engrossed.

HB 3261 – Report by Committee on Judiciary recommending passage with amendments and be printed A-Engrossed.

HB 3299 – Report by Committee on Judiciary without recommendation as to passage and be referred to Committee on Rules. Bill referred to Committee on Rules by order of the Speaker.

HB 3300 – Report by Committee on Judiciary recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

HB 3329 – Report by Committee on Judiciary without recommendation as to passage and be referred to Committee on Rules. Bill referred to Committee on Rules by order of the Speaker.

HB 3419 – Report by Committee on Judiciary without recommendation as to passage and be referred to Committee on Rules. Bill referred to Committee on Rules by order of the Speaker.

Committee Report File No. 123 was distributed on April 22, 2019.

HB 2127 – Report by Committee on Revenue recommending passage with amendments and be printed A-Engrossed.

HB 3224 – Report by Committee on Judiciary recommending passage.

HJR 10 – Report by Committee on Judiciary without recommendation as to adoption. Measure referred to Committee on Rules by prior reference.

Committee Report File No. 124 was distributed on April 22, 2019.

HB 2664 – Report by Committee on Revenue without recommendation as to passage, with amendments, be printed A-Engrossed, and be referred to Committee on Tax Expenditures. Bill referred to Committee on Tax Expenditures by order of the Speaker.

HB 3145 – Report by Committee on Judiciary recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

HB 3282 – Report by Committee on Judiciary without recommendation as to passage and be referred to Committee on Rules. Bill referred to Committee on Rules by order of the Speaker.

HB 3297 – Report by Committee on Judiciary without recommendation as to passage and be referred to Committee on Rules. Bill referred to Committee on Rules by order of the Speaker.

Bonham moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today’s third reading calendar and that they be read by title only. Motion carried on viva voce vote.

HB 3431, 3432 – Read first time and passed to Speaker’s desk for referral.

The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 62 dated April 22, 2019.

HB 3429 Health Care

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 63 dated April 22, 2019.

HB 3428 Business and Labor
HB 3430 Energy and Environment
HB 2353, 2684, 3224, 3249, 3261, 3293, 3415 – Read second time and passed to third reading.

HB 2217 (A-Engrossed) – Read third time. Carried by Greenlick.

By unanimous consent, on request of Reschke, use of visual aid permitted during debate on bill.

HB 2217 (A-Engrossed) – On passage of the bill the vote was: Yeas, 37; Nays, 21 – Barreto, Boles, Bonham, Boshart Davis, Drazan, Findley, Hayden, Helt, Leif, Lewis, McLane, Nearman, Noble, Post, Reschke, Smith DB, Smith G, Sprenger, Wallan, Wilson, Zika; Excused, 2 – Prusak, Stark. Bill passed.

HB 2225 (A-Engrossed) – Read third time. Carried by Helm.

HB 2225 (A-Engrossed) – Williamson moved bill be carried over and placed in its proper order on the Tuesday, April 23, 2019 Calendar. Motion carried on viva voce vote. Bill carried over.

HB 2355 (A-Engrossed) – Read third time. Smith DB moved bill be re-referred to Committee on Agriculture and Land Use. Motion carried on viva voce vote. Bill re-referred.

HB 2496 (A-Engrossed) – Read third time. Carried by Williams. On passage of the bill the vote was: Yeas, 44; Nays, 14 – Barreto, Boles, Bonham, Drazan, Findley, Leif, Lewis, Nearman, Post, Reschke, Sprenger, Wallan, Wilson, Witt; Excused, 2 – Prusak, Stark. Bill passed.

HB 2530 (A-Engrossed) – Read third time. Carried by Wilde, Zika. On passage of the bill the vote was: Yeas, 58; Excused, 2 – Prusak, Stark. Bill passed.

HB 2573 (A-Engrossed) – Read third time. Carried by McKeown. On passage of the bill the vote was: Yeas, 58; Excused, 2 – Prusak, Stark. Bill passed.


HB 2883 (A-Engrossed) – Schouten, having changed her vote from “yea” to “nay,” served notice of possible reconsideration.

HB 2886, 2935, 3099, 3272, 3389, 3401, 5004, 2013, 2141, 2399, 2420, 2423, 3077, 3146, 3201, 3216, 3289 – By unanimous consent, on request of Speaker, rules suspended and bills remaining on today’s Third Reading of House Bills carried over and placed in their proper order on the Tuesday, April 23, 2019 Calendar.

SB 68, 250, 253, 410, 475, 493, 496, 698, 707, 765, 910 – Read first time and passed to Speaker’s desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 62 dated April 22, 2019.

SB 8 Human Services and Housing
SB 90 Energy and Environment
SB 127 Health Care
SB 134 Health Care
SB 193 Revenue
SB 586 Human Services and Housing
SB 824 Health Care
SB 829 Economic Development
SB 830 Economic Development
SB 831 Economic Development
SB 835 Health Care
SB 859 Education

The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 63 dated April 22, 2019.

SB 731 Rules

SCR 22 – Speaker signed on April 22, 2019.

House adjourned until 10:00 a.m. Tuesday, April 23, 2019 on motion of Smith G.

Tuesday, April 23, 2019 – Morning Session

House convened at 10:00 a.m. Speaker in Chair.

Opening ceremony presented by Belise Nishimwe, sophomore at St. Mary’s Academy, Portland, reading the poem entitled “Worth” by Marilyn Nelson.

Upon verification of quorum: All present.

HB 2235; HB 5010, 5020, 5036, 5037 – Message from the Governor announcing she signed on April 22, 2019.

SCR 22 – Message from the Senate announcing she signed on April 22, 2019.

SB 726, 1039, 1041; SB 5522, 5534, 369, 823; HB 2504, 2090, 2092, 2426, 2603, 2334 – Message from the Senate announcing passage.
SCR 30; HCR 16, 21 – Message from the Senate announcing adoption.

SCR 30 – Introduced, read and passed to Speaker's desk for referral.

Committee Report File No. 125 was distributed on April 22, 2019.

HB 2682 – Report by Committee on Transportation recommending passage with amendments and be printed A-Engrossed.

SB 38 – Report by Committee on Energy and Environment recommending passage.

SB 580 – Report by Committee on Natural Resources recommending passage.

SB 593 – Report by Committee on Natural Resources recommending passage.

Boshart Davis moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today's third reading calendar and that they be read by title only. Motion carried on viva voce vote.

HB 2883 (A-Engrossed) – Pursuant to notice given Monday, April 22, 2019, Schouen moved House reconsider the vote by which bill failed to pass. Motion carried, the vote being: Yeas, 34; Nays, 26 – Barker, Barreto, Boles, Bonham, Boshart Davis, Clem, Doherty, Drazan, Findley, Hayden, Helt, Leif, Lewis, McKeown, McLane, Nearman, Noble, Post, Reschke, Smith DB, Smith G, Sprenger, Stark, Wallan, Wilson, Zika. Vote reconsidered.

HB 2883 (A-Engrossed) – In compliance with Mason's Manual of Legislative Procedure, Section 468, subsection 2, the question immediately recurs on third reading and final passage.

House stood at ease.

House called to order.

Upon verification of quorum: All present.

HB 2883 (A-Engrossed) – On passage of the bill the vote was: Yeas, 32; Nays, 28 – Barker, Barreto, Boles, Bonham, Boshart Davis, Bynum, Doherty, Drazan, Findley, Hayden, Helt, Leif, Lewis, Lively, McKeown, McLane, Meek, Nearman, Noble, Post, Reschke, Smith DB, Smith G, Sprenger, Stark, Wallan, Wilson, Zika. Bill passed.

Meek requested the following explanation of his vote be entered in the Journal:

"Each of us has a personal responsibility to do our part to keep our environment clean, and I have supported efforts in the past to meaningfully reduce the proliferation of litter and promote a clean and healthy environment for all Oregonians. I voted no on HB 2883 A because I am concerned that banning common consumer products made with polystyrene will simply lead to other single-use containers being used in their place, while increasing costs on small businesses who already operate on thin margins.

“As a small business owner, I also worry that HB 2883 A sends the wrong message to entrepreneurs in Oregon. New technology, pioneered by innovators right here in our state, has now made it possible to fully recycle polystyrene in an eco-friendly manner. Companies like Agilyx in Tigard, Oregon are helping us to reduce waste – on their own dime – while creating jobs and economic growth. We should be promoting this kind of innovation and job creation in 'green' new technologies – not discouraging it.

“Finally, HB 2883 A fails to fully realize its policy objective of reducing polystyrene waste by lacking an enforcement mechanism to meaningfully penalize violators.”


HB 2886 (A-Engrossed) – Read third time. Evans moved bill be referred to Committee on Rules. Motion carried on viva voce vote. Bill referred.


By unanimous consent, on request of Speaker, Alonso Leon permitted use of audio visual aid during presentation of bill.

HB 2935 (A-Engrossed) – On passage of the bill the vote was: Yeas, 41; Nays, 19 – Barreto, Boles, Bonham, Boshart Davis, Drazan, Findley, Hayden, Leif, McLane, Nearman, Post, Reschke, Smith DB, Smith G, Sprenger, Stark, Wallan, Wilson, Zika. Bill passed.

Smith DB requested the following explanation of his vote be entered in the Journal:

“I voted NO on HB 2935 for the following reasons and more.... Rep Hayden and Rep Drazan, members of the Health Care Committee, explained the issues with this legislation and reasons to be opposed. Please see their floor speeches.”

HB 3099 (A-Engrossed) – Read third time. Carried by Bynum.

Speaker Pro Tempore in Chair.
HB 3099 (A-Engrossed) – On passage of the bill the vote was: Yeas, 38; Nays, 21 – Alonso Leon, Barker, Doherty, Evans, Gomberg, Gorske, Holvey, Marsh, McKeown, Meek, Mitchell, Neron, Piluso, Power, Pruskak, Rayfield, Salinas, Sanchez, Schouten, Sollman, Williams; Excused for Business of the House, 1 – Nathanson. Bill passed.

HB 3099 (A-Engrossed) – By unanimous consent, on request of Wilson, rules suspended to permit Reardon to change his vote from ‘yea’ to ‘nay’ on passage of bill.

House recessed until 1:00 p.m. on motion of Smith G.

Tuesday, April 23, 2019 – Afternoon Session

House reconvened at 1:00 p.m. Speaker Pro Tempore in Chair.

Upon verification of quorum: All present except: Absent, 2 – Findley, Nearman; Excused, 1 – Marsh; Excused for Business of the House, 2 – Witt, Speaker Kotek.

Having recessed under the order of business of Third Reading of House Bills, the House continued under that order of business.

HB 3272 (A-Engrossed) – Read third time. Carried by Meek. On passage of the bill the vote was: Yeas, 57; Excused, 1 – Marsh; Excused for Business of the House, 2 – Witt, Speaker Kotek. Bill passed.

HB 3389 (A-Engrossed) – Read third time. Carried by Barker. On passage of the bill the vote was: Yeas, 56; Nays, 1 – Zika; Excused, 1 – Marsh; Excused for Business of the House, 2 – Witt, Speaker Kotek. Bill passed.

HB 3401 (A-Engrossed) – Read third time. Carried by Boshart Davis. On passage of the bill the vote was: Yeas, 56; Nays, 1 – Holvey; Excused, 1 – Marsh; Excused for Business of the House, 2 – Witt, Speaker Kotek. Bill passed.

HB 5004 (A-Engrossed) – Read third time. Carried by Gomberg. On passage of the bill the vote was: Yeas, 57; Excused, 1 – Marsh; Excused for Business of the House, 2 – Witt, Speaker Kotek. Bill passed.


Boles requested the following explanation of her vote be entered in the Journal:

“I voted yes on House Bill 2013 because it simply provides a process for the collection of the weapons of someone who has received due process and has been prohibited by a court order to own them. This bill does not create a new restriction on the possession of firearms or any new reason to give up weapons.”

Noble requested the following explanation of his vote be entered in the Journal:

“House Bill 2013 provides a statewide process for the dispossessal or removal of firearms and/or ammunition when a person is already prohibited from possessing them due to court issued restraining orders and for convictions of qualifying misdemeanors (domestic violence), after being afforded due process.

“Current law, including Federal US Code and Oregon Revised Statute, prohibit the possession of firearms and/or ammunition in these circumstances. House Bill 2013 does not create any new or additional circumstances where a person is prohibited or restricted from the possession of firearms. It does, however provide a process for the dispossesal of these prohibited items.

“Currently, thirty-one of the thirty-six counties in the state of Oregon have no process for ensuring these items are removed from individuals who cannot possess them.

“Domestic violence is a serious problem in our state. This bill doesn’t stop it, but it does provide a basic level of safety and assurance that a person guilty of domestic violence or subject to a restraining order no longer possesses a firearm.”

Smith DB requested the following explanation of his vote be entered in the Journal:

“I voted NO on HB 2013 for the following reasons and more. Counties already have the ability to implement the provisions within the legislation. Government closest to the people is best.”

HB 2141 (A-Engrossed) – Read third time. Carried by Hernandez. On passage of the bill the vote was: Yeas, 57; Excused, 1 – Marsh; Excused for Business of the House, 2 – Witt, Speaker Kotek. Bill passed.

HB 2399 (A-Engrossed) – Read third time. Carried by Barker.

Evans in Chair.

HB 2399 (A-Engrossed) – On passage of the bill the vote was: Yeas, 57; Excused, 1 – Marsh; Excused for Business of the House, 2 – Witt, Speaker Kotek. Bill passed.


Smith DB requested the following explanation of his vote be entered in the Journal:

“I voted NO on HB 2420 for the following reasons and more. This will negatively impact our small rural counties and cities.”
HB 2423 (A-Engrossed) – Read third time. Carried by Holvey. On passage of the bill the vote was: Yeas, 56; Nays, 2 – Boshart Davis, Wallan; Excused, 1 – Marsh; Excused for Business of the House, 1 – Speaker Kotek. Bill passed.


Speaker Pro Tempore in Chair.

HB 3077 (A-Engrossed) – On passage of the bill the vote was: Yeas, 59; Excused, 1 – Marsh. Bill passed.


Smith DB requested the following explanation of his vote be entered in the Journal:

“I voted NO on HB 3146 for the following reasons and more.... This will have huge fiscal costs associated with the changing of the language throughout the corrections system.”


Smith DB requested the following explanation of his vote be entered in the Journal:

“I voted NO on HB 3201 for the following reasons and more.... This legislation has the potential to hurt victims.”

HB 3216 (A-Engrossed) – Read third time. Carried by Bynum. On passage of the bill the vote was: Yeas, 57; Nays, 1 – Smith DB; Excused, 1 – Marsh; Excused for Business of the House, 1 – Nathanson. Bill passed.

HB 3289 (A-Engrossed) – Read third time. Carried by Williamson. On passage of the bill the vote was: Yeas, 55; Nays, 2 – Nearman, Wallan; Excused, 1 – Marsh; Excused for Business of the House, 2 – Nathanson, Speaker Kotek. Bill passed.

HB 3293 (A-Engrossed) – Read third time. Carried by Power. On passage of the bill the vote was: Yeas, 56; Excused, 1 – Marsh; Excused for Business of the House, 3 – Evans, Nathanson, Speaker Kotek. Bill passed.

HB 3415 – By unanimous consent, on request of Speaker Pro Tempore, rules suspended and bills remaining on today's Third Reading of House Bills carried over and placed in their proper order on the Wednesday, April 24, 2019 Calendar.

SB 5522, 5534; SB 369, 726, 823, 1039, 1041 – Read first time and passed to Speaker's desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 64 dated April 23, 2019.

SB 11  Judiciary
SB 370  Business and Labor
SB 581  Judiciary
SB 943  Agriculture and Land Use

SB 38, 580, 593 – Read second time and passed to third reading.

HB 3389 (A-Engrossed) – By unanimous consent, on request of Williamson, rules suspended to permit Bonham to change his vote from "yea" to "nay" on passage of bill.

HB 3216 (A-Engrossed) – By unanimous consent, on request of Williamson, rules suspended to permit Smith DB to change his vote from "nay" to "yea" on passage of bill.

HB 2090, 2092, 2334, 2426, 2504, 2603; HCR 16, 21 – Speaker signed on April 23, 2019.

House adjourned until 10:00 a.m. Wednesday, April 24, 2019 on motion of Smith G.

Wednesday, April 24, 2019 -- Morning Session

House convened at 10:00 a.m. Speaker in Chair.

Opening ceremony presented by Rex Putnam High School KINGSMEN Thunder Drum Line, directed by Caption Head René Ormae-Jarmer and led by Alec Donn and Sam Zimmer, Milwaukie.

Upon verification of quorum: All present except: Absent, 1 – Lively; Excused, 1 – Nearman.

SB 576, 247, 24, 213, 318, 321, 373, 498, 759, 775, 797, 810 – Message from the Senate announcing passage.

Committee Report File No. 126 was distributed on April 23, 2019.

HB 2867 – Report by Committee on Revenue recommending passage.
SB 376 – Report by Committee on Judiciary recommending passage.
SB 423 (A-Engrossed) – Report by Committee on Judiciary recommending passage.
SB 424 – Report by Committee on Judiciary recommending passage.

SB 509 – Report by Committee on Judiciary recommending passage.


SB 729 – Report by Committee on Judiciary recommending passage.

Committee Report File No. 127 was distributed on April 24, 2019.

HB 2132 – Report by Committee on Revenue recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Tax Expenditures. Bill referred to Committee on Tax Expenditures by order of the Speaker.

Drazan moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today’s third reading calendar and that they be read by title only. Motion carried on viva voce vote.

HB 2867 – Read second time and passed to third reading.

HB 2684 (A-Engrossed) – Read third time. Carried by Nosse, Smith Warner. On passage of the bill the vote was: Yeas, 59; Excused, 1 – Nearman. Bill passed.

HB 3224 – Read third time.

Speaker Pro Tempore in Chair.

HB 3224 – Carried by Piluso. On passage of the bill the vote was: Yeas, 34; Nays, 24 – Barker, Barreto, Boles, Bonham, Boshart Davis, Clem, Drazan, Evans, Findley, Hayden, Helt, Leif, Lewis, McKeown, McLane, Noble, Post, Reschke, Smith DB, Sprenger, Stark, Wallan, Wilson, Zika; Excused, 2 – Nearman, Smith G. Bill passed.

Smith DB requested the following explanation of his vote be entered in the Journal:

“I voted NO on HB 3224 for the following reasons and more.... This is an unfunded mandate, will negatively impact DA Offices in my District and could cause liability through possible litigation.”

HB 3249 (A-Engrossed) – Read third time. Carried by McLane. On passage of the bill the vote was: Yeas, 56; Absent, 1 – Nosse; Excused, 2 – Nearman, Smith G; Excused for Business of the House, 1 – Nathanson. Bill passed.

HB 3261 (A-Engrossed) – Read third time. Carried by Gorseck. On passage of the bill the vote was: Yeas, 51; Nays, 6 – Barker, Barreto, Findley, McLane, Reschke, Wilson; Excused, 2 – Nearman, Smith G; Excused for Business of the House, 1 – Nathanson. Bill passed.

HB 3293 (A-Engrossed) – Read third time. Carried by Williamson. On passage of the bill the vote was: Yeas, 56; Nays, 1 – Bynum; Excused, 2 – Nearman, Smith G; Excused for Business of the House, 1 – Nathanson. Bill passed.

HB 3415 (A-Engrossed) – Read third time. Carried by Williamson. On passage of the bill the vote was: Yeas, 57; Excused, 2 – Nearman, Smith G; Excused for Business of the House, 1 – Nathanson. Bill passed.

HB 2127 (A-Engrossed) – Read third time. Carried by Marsh. On passage of the bill the vote was: Yeas, 57; Excused, 2 – Nearman, Smith G; Excused for Business of the House, 1 – Nathanson. Bill passed.

HB 2682 – By unanimous consent, on request of Speaker Pro Tempore, rules suspended and bill remaining on today’s Third Reading of House Bills carried over and placed in its proper order on the Thursday, April 25, 2019 Calendar.

SB 24, 213, 247, 318, 373, 498, 576, 759, 775, 797, 810 – Read first time and passed to Speaker’s desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 65 dated April 24, 2019.

SB 93 Energy and Environment
SB 269 Judiciary
SB 301 Natural Resources
SB 312 Education
SB 332 Business and Labor
SB 471 Rules
SB 494 Business and Labor
SB 522 Energy and Environment

SB 376, 423, 424, 509, 686, 729 – Read second time and passed to third reading.

SB 38, 580, 593 – By unanimous consent, on request of Speaker Pro Tempore, rules suspended and bills remaining on today’s Third Reading of Senate Bills carried over and placed in their proper order on the Thursday, April 25, 2019 Calendar.

HCR 16, 21 – Filed with Secretary of State on April 24, 2019.

House adjourned until 10:00 a.m. Thursday, April 25, 2019 on motion of Barker.
Thursday, April 25, 2019 -- Morning Session

House convened at 10:00 a.m. Speaker in Chair.

Opening ceremony presented by Sophie Stiles performing the hymn "Rock of Ages" written by Reverend Augustus Toplady, Portland.

Upon verification of quorum: All present except: Absent, 2 – Clem, Rayfield.

SB 20, 962, 977, 980, 1011, 383, 479, 534, 917, 975, 1027; HB 2595, 2913, 2042, 2275, 2488, 2638, 2510, 2609, 2769 – Message from the Senate announcing passage.

HCR 1 – Message from the Senate announcing adoption.

HB 2812 – Message from the Senate announcing passage as amended by the Senate.

HB 2090, 2092, 2334, 2426, 2504, 2603; HCR 16, 21 – Message from the Senate announcing President signed on April 24, 2019.

Committee Report File No. 128 was distributed on April 24, 2019.

HB 2509 (A-Engrossed) – Report by Committee on Rules recommending passage with amendments and be printed B-Engrossed.

SB 50 (A-Engrossed) – Report by Committee on Natural Resources recommending passage.

SB 753 – Report by Committee on Natural Resources recommending passage.

Committee Report File No. 129 was distributed on April 25, 2019.


HCR 8 – By unanimous consent, on request of Speaker, rules suspended and measure made a Special Order of Business immediately.

HCR 8 – Read as Special Order of Business. Carried by Nathanson. On adoption of the measure the vote was: Yeas, 60. Resolution adopted.

Sprunger moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today’s third reading calendar and that they be read by title only. Motion carried on viva voce vote.


HB 2682 (A-Engrossed) – Boles requested the following explanation of her vote be entered in the Journal:

“I voted NO on HB 2682 because I believe this legislation makes bicyclists less safe. This bill needs more work in the Senate and my ‘No’ vote is to help give pause and support for additional amendments in the Senate. Safety is important. We need to make sure the legislation gets this right.”

Smith DB requested the following explanation of his vote be entered in the Journal:

“I voted NO on HB 2682 for the following reasons and more…. It does not make it safer for a bicyclist, gives them a false sense of security and could cause increased litigation. The bill needs to be amended and I hope my no vote assists in having those amendments occur in the Senate.”

HB 2509 (B-Engrossed) – Read. Carried by Sollman. On passage of the bill the vote was: Yeas, 42; Nays, 18 – Barreto, Bonham, Boshart Davis, Drazan, Findley, Hayden, McLane, Nearman, Noble, Post, Reschke, Smith G, Sprenger, Stark, Wallan, Wilson, Witt, Zita. Bill passed.

Noble requested the following explanation of his vote be entered in the Journal:

“I fully support the provision in House Bill 2509 that prohibits a retail establishment from providing single-use checkout bags to customers. However, I disagree with the provision that prohibits a retail establishment from providing a recycled paper checkout bag, reusable fabric checkout bag or reusable plastic checkout bag to a customer unless the retail establishment charges not less than five cents for each bag.

“We need to take action to remove single use plastics from our environment, but we do not need to require retailers to implement a specific business model to make it work. Retailers should be able to choose to charge for bags or choose to provide bags at no charge – their choice.

“My hope is that the Senate will amend this bill accordingly.”

Smith DB requested the following explanation of his vote be entered in the Journal:

“I voted YES on HB 2509 for the following reasons and more…. Rays Markets, throughout HD 01, implemented a plastic bag ban years ago. My speech on the floor insisted that an amendment is necessary in the Senate to remove the mandate of charging for a paper bag.”

HB 2867 – Read third time. Carried by Reschke. On passage of the bill the vote was: Yeas, 60. Bill passed.

SB 20, 383, 479, 534, 917, 962, 975, 977, 980, 1011, 1027 – Read first time and passed to Speaker's desk for referral.
SB 50, 69, 753 – Read second time and passed to third reading.

SB 38 – Read third time. Carried by Wilde.

Speaker Pro Tempore in Chair.

SB 38 – On passage of the bill the vote was: Yeas, 60. Bill passed.

SB 580 – Read third time. Carried by Sprenger. On passage of the bill the vote was: Yeas, 53; Nays, 6 – Barreto, Boshart Davis, Nearman, Post, Reschke, Wallan; Absent, 1 – Williams. Bill passed.

SB 593 – Read third time. Carried by Reardon. On passage of the bill the vote was: Yeas, 60. Bill passed.

SB 376 – Read third time. Carried by Power. On passage of the bill the vote was: Yeas, 60. Bill passed.

SB 423 (A-Engrossed) – Read third time. Carried by Noble. On passage of the bill the vote was: Yeas, 60. Bill passed.

SB 424 – Read third time. Carried by Piluso. On passage of the bill the vote was: Yeas, 60. Bill passed.

SB 509 – Read third time. Carried by Reschke. On passage of the bill the vote was: Yeas, 59; Excused for Business of the House, 1 – Speaker Kotek. Bill passed.

SB 686, 729 – By unanimous consent, on request of Speaker Pro Tempore, rules suspended and bills remaining on today's Third Reading of Senate Bills carried over and placed in their proper order on the Monday, April 29, 2019 Calendar.

HB 2042, 2275, 2488, 2510, 2595, 2609, 2638, 2769, 2913; HCR 1 – Speaker signed on April 25, 2019.

House adjourned until 10:00 a.m. Monday, April 29, 2019 on motion of Smith G.

Monday, April 29, 2019 -- Morning Session

House convened at 10:00 a.m. Gomberg in Chair.

Opening ceremony was a moment of silence.

Upon verification of quorum: All present except: Absent, 3 – Drazan, Williamson, Witt; Excused, 6 – Barker, Evans, Findley, Holvey, Nearman, Sprenger; Excused for Business of the House, 1 – Speaker Kotek.

SB 133, 420, 478; HB 2973, 3143, 2118, 2220, 2236, 2321, 2325, 2398, 2428, 2933, 3003, 2240, 2397, 2466, 2471, 2472, 2485, 2491, 2589 – Message from the Senate announcing passage.

HB 2042, 2275, 2488, 2510, 2595, 2609, 2638, 2769, 2913; HCR 1 – Message from the Senate announcing President signed on April 26, 2019.

SB 38, 376, 423, 424, 509, 580, 593 – Message from the Senate announcing President signed on April 29, 2019.

The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 66 dated April 26, 2019.

SCR 30 Rules

Committee Report File No. 130 was distributed on April 25, 2019.


SB 71 – Report by Committee on Business and Labor recommending passage.


SB 216 – Report by Committee on Education recommending passage.

SB 415 (A-Engrossed) – Report by Committee on Education recommending passage.

SB 422 – Report by Committee on Business and Labor recommending passage.

Committee Report File No. 131 was distributed on April 26, 2019.

HCR 30 – Report by Committee on Rules recommending adoption with amendments and be printed A-Engrossed.

SB 9 (A-Engrossed) – Report by Committee on Health Care recommending passage.

SB 31 (A-Engrossed) – Report by Committee on Judiciary recommending passage.

SB 128 (A-Engrossed) – Report by Committee on Health Care recommending passage.

SB 136 – Report by Committee on Health Care recommending passage.


SB 251 (A-Engrossed) – Report by Committee on Business and Labor recommending passage.

SB 360 (A-Engrossed) – Report by Committee on Judiciary recommending passage.


SB 834 – Report by Committee on Health Care recommending passage.
HB 2812 (A-Engrossed) – Keny-Guyer moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 53; Excused, 6 – Barker, Evans, Findley, Holvey, Nearman, Sprenger; Excused for Business of the House, 1 – Speaker Kotek. Bill repassed.

HB 3433 – Read first time and passed to Speaker's desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 66 dated April 26, 2019.

HB 3431 Rules
HB 3432 Rules

SB 133, 420, 478 – Read first time and passed to Speaker's desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 66 dated April 26, 2019.

SB 5522 Ways and Means
SB 5534 Ways and Means
SB 24  Judiciary
SB 68  Ways and Means
SB 213 Revenue
SB 250 Health Care
SB 253 Health Care
SB 318 Judiciary
SB 321 Judiciary
SB 369 Judiciary
SB 373 Judiciary
SB 410 Business and Labor
SB 475 Human Services and Housing
SB 493 Human Services and Housing
SB 496 Education
SB 498 Judiciary
SB 576 Judiciary
SB 698 Health Care
SB 707 Health Care
SB 726 Judiciary
SB 759 Judiciary
SB 765 Health Care; Ways and Means
SB 775 Judiciary
SB 797 Judiciary
SB 823 Health Care
SB 910 Health Care
SB 1039 Health Care
SB 1041 Health Care

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 66 dated April 26, 2019.

SB 20  Human Services and Housing
SB 247 Energy and Environment
SB 534 Human Services and Housing
SB 810 Judiciary
SB 962 Judiciary
SB 975 Judiciary
SB 977 Judiciary
SB 980 Judiciary
SB 1011 Judiciary
SB 1027 Health Care


SB 686 (A-Engrossed) – Read third time. Carried by Piluso. On passage of the bill the vote was: Yeas, 50; Nays, 4 – Leif, Post, Reschke, Wilson; Excused, 6 – Barker, Evans, Findley, Holvey, Nearman, Sprenger. Bill passed.

SB 729 – Read third time. Carried by McLane. On passage of the bill the vote was: Yeas, 51; Nays, 1 – Meek; Excused, 6 – Barker, Evans, Findley, Holvey, Nearman, Sprenger; Excused for Business of the House, 2 – Power, Speaker Kotek. Bill passed.

SB 50 (A-Engrossed) – Read third time. Carried by Witt.

Hayden declared a potential conflict of interest and submitted the following statement:

"Chief Clerk and colleagues, I have a potential conflict of interest on SB 50 because I am an owner of an LLC that has had and may have contract services for the Oregon Parks and Recreation department."

SB 50 (A-Engrossed) – On passage of the bill the vote was: Yeas, 52; Nays, 2 – Post, Reschke; Excused, 5 – Barker, Evans, Holvey, Nearman, Sprenger; Excused for Business of the House, 1 – Power. Bill passed.

SB 69 – Read third time. Carried by Bonham. On passage of the bill the vote was: Yeas, 53; Excused, 5 – Barker, Evans, Holvey, Nearman, Sprenger; Excused for Business of the House, 2 – Power, Speaker Kotek. Bill passed.

SB 753 – Read third time.

Witt in Chair.

SB 753 – Carried by Gomberg. On passage of the bill the vote was: Yeas, 52; Absent, 1 – McLain; Excused, 5 – Barker, Evans, Holvey, Nearman, Sprenger; Excused for Business of the House, 2 – Power, Speaker Kotek. Bill passed.
HB 2118, 2220, 2236, 2240, 2321, 2325, 2397, 2398, 2428, 2466, 2471, 2472, 2485, 2491, 2589, 2933, 2973, 3003, 3143 – Speaker signed on April 29, 2019.

SB 38, 376, 423, 424, 509, 580, 593 – Speaker signed on April 29, 2019.

HCR 1 – Filed with Secretary of State on April 26, 2019.

House adjourned until 11:00 a.m. Tuesday, April 30, 2019 on motion of Smith G.

**Tuesday, April 30, 2019 -- Morning Session**

House convened at 11:00 a.m. Speaker in Chair.

Opening ceremony presented by Kyndall Davis, Santiam Christian High School, Albany, signing words to the song "America the Beautiful," written by Katharine Lee Bates.

Upon verification of quorum: All present except: Excused, 5 – Barker, Boles, Meek, Nearman, Sprenger.

SB 490, 218, 380, 450, 725, 873, 924; HB 2043, 2058, 2286, 2462, 2691, 3376 – Message from the Senate announcing passage.

HJM 3 – Message from the Senate announcing adoption.

HB 2118, 2220, 2236, 2240, 2321, 2325, 2397, 2398, 2428, 2466, 2471, 2472, 2485, 2491, 2589, 2933, 2973, 3003, 3143 – Message from the Senate announcing President signed on April 29, 2019.

Committee Report File No. 132 was distributed on April 29, 2019.

HCR 35 – Report by Committee on Rules recommending adoption.

SCR 28 – Report by Committee on Rules recommending adoption.

Committee Report File No. 133 was distributed on April 29, 2019.

HB 3427 – Report by Committee on Student Success recommending passage with amendments and be printed A-Engrossed.

HB 3434 – Read first time and passed to Speaker’s desk for referral.

HB 3427 – Read second time and passed to third reading.

HCR 30 – By unanimous consent, on request of Speaker, rules suspended and measure made a Special Order of Business immediately following the order of business of Committee Reports on the Wednesday, May 8, 2019 Calendar.

HCR 35 – Read. Carried by Helm, Smith DB. On adoption of the measure the vote was: Yeas, 54; Excused, 5 – Barker, Boles, Meek, Nearman, Sprenger; Excused for Business of the House, 1 – Findley. Resolution adopted.

SCR 28 – By unanimous consent, on request of Speaker, rules suspended and measure made a Special Order of Business immediately following the order of business of Committee Reports on the Tuesday, May 7, 2019 Calendar.

SB 218, 380, 450, 725, 873, 924 – Read first time and passed to Speaker’s desk for referral.

SB 9 (A-Engrossed) – Read third time. Carried by Prusak, Drazan. On passage of the bill the vote was: Yeas, 55; Excused, 5 – Barker, Boles, Meek, Nearman, Sprenger. Bill passed.

SB 31 (A-Engrossed) – Read third time. Carried by Gorsek. On passage of the bill the vote was: Yeas, 55; Excused, 5 – Barker, Boles, Meek, Nearman, Sprenger. Bill passed.

SB 39 – Read third time. Carried by Bynum. On passage of the bill the vote was: Yeas, 55; Excused, 5 – Barker, Boles, Meek, Nearman, Sprenger. Bill passed.

HB 2043, 2058, 2286, 2462, 2691, 2812, 3376; HJM 3 – Speaker signed on April 30, 2019.

HJM 3 – Filed with Secretary of State on April 30, 2019.

Williamson moved House adjourn until 11:00 a.m. Wednesday, May 1, 2019. Motion carried on viva voce vote. House adjourned.

SB 43, 71, 109, 128, 136, 164, 216, 251, 360, 366, 415, 422, 834 – Bills remaining on today’s Third Reading of Senate Bills carried over and placed in their proper order on the Wednesday, May 1, 2019 Calendar by virtue of adjournment.

**Wednesday, May 1, 2019 -- Morning Session**

House convened at 11:00 a.m. Speaker in Chair.

Opening ceremony presented by Ethan Olson, Scio High School, Scio, singing ‘The Star Spangled Banner.’

Upon verification of quorum: All present except: Absent, 2 – Boles, Rayfield; Excused, 2 – Barker, Sprenger.
SB 1040; HB 2037, 2430, 2451, 2692, 3218, 3205 – Message from the Senate announcing passage.

SCR 31; HCR 18, 32, 23 – Message from the Senate announcing adoption.

SB 50, 69, 686, 729, 753 – Message from the Senate announcing President signed on April 30, 2019.

HB 2043, 2058, 2286, 2462, 2691, 2812, 3376; HJM 3 – Message from the Senate announcing President signed on April 30, 2019.

SCR 31 – Introduced, read and passed to Speaker’s desk for referral.

Committee Report File No. 134 was distributed on April 30, 2019.

SB 5522 (A-Engrossed) – Report by Committee on Ways and Means recommending passage.

SB 5534 (A-Engrossed) – Report by Committee on Ways and Means recommending passage.

SB 68 – Report by Committee on Ways and Means recommending passage.

Committee Report File No. 135 was distributed on May 1, 2019.

HB 3063 (A-Engrossed) – Report by Committee on Ways and Means recommending passage with amendments and be printed B-Engrossed.

HB 3435 – Read first time and passed to Speaker’s desk for referral.


Call of the House demanded by Wilson, joined by Stark, Wallan, Barreto, Leif, Noble. All present except: Excused, 2 – Barker, Sprenger.

HB 3427 (A-Engrossed) – Drazan moved bill be referred to Committee on Revenue. On adoption of the motion the vote was: Yea, 20; Nays, 38 – Alonso Leon, Bynum, Clem, Doherty, Evans, Fahey, Gomberg, Gorsek, Greenlick, Helm, Hernandez, Holvey, Keny-Guyer, Lively, Marsh, McKeown, McLain, Meek, Mitchell, Nathanson, Neron, Nosse, Piluso, Power, Prusak, Rayfield, Reardon, Salinas, Sanchez, Schouten, Smith G, Smith Warner, Sollman, Wilde, Williams, Williamson, Witt, Speaker Kotek; Excused, 2 – Barker, Sprenger.

HB 3427 (A-Engrossed) – On passage of the bill the vote was: Yea, 37; Nays, 21 – Barreto, Boles, Bonham, Boshart Davis, Drazan, Findley, Hayden, Helt, Leif, Lewis, McLane, Neaman, Noble, Post, Reschke, Smith DB, Smith G, Stark, Wallan, Wilson, Zika; Excused, 2 – Barker, Sprenger. Bill passed.

Evans requested the following explanation of his vote be entered in the Journal:

“HB 3427A provides us with a rational, reasonable, and responsible path toward stability as well as sustainability for our K-12 educational enterprise. This measure represents an opportunity: an opportunity for all of us keeping faith with our duty to ensure a future for our children – to help learn what they need to know in the 21st Century to continue our Oregon Story.

“Since the 1990 passage of Ballot Measure 5 and the subsequent passage of Ballot Measures 47/50, Oregon schools have struggled to provide even a sub-standard education for our students. Our local governments are a shadow of what they once were. Today we turn the page. Today we begin to rebuild our K-12 schools.

“As an educator, I believe a robust public education is the most important factor for our democratic institutions; as a retired military officer, I have witnessed the critical differences in lands where education is not prioritized; and as a legislator doing my best to serve the interests of the people of House District 20 – as well as the state of Oregon – I believe we have no time left to salvage our K-12 educational enterprise.

“HB 3427A is the result of over 15 months of collaboration: communities throughout the State of Oregon were engaged in rethinking K-12 programming and priorities. HB 3427A establishes the Fund for Student Success (FSS) to provide grants for early learning initiatives, decreasing class size, increasing learning time, expanding curriculum as well as technical learning opportunities, and investments in student health and safety. HB 3427A achieves this investment through establishing a new modified corporate activities tax.

“HB 3427A is the result of a two-year long series of negotiations including stakeholders across the ideological as well as political divide. And with all such endeavors, there are interests who favor it and those who oppose it.

“On the whole, most involved in the journey recognize this measure as a necessary compromise that will improve our schools throughout the State of Oregon. Many businesses are officially neutral, others are actively supporting passage, and a few businesses remain opposed on principle.

“I have long believed that good policy is good politics: seek to do what is right and the rest sorts itself out over time. This means that whatever the potential risks associated with supporting measures like HB 3427A, the only relevant factor is whether a policy proposal achieves the greatest good given the available alternatives.

“I support HB 3427A as the very best alternative available for beginning the hard work of rehabilitating our crumbling K-12 educational enterprise.

“I urge an ‘aye’ vote for our future.”

Leif requested the following explanation of his vote be entered in the Journal:

“I would like to explain my ‘NO’ vote position on HB3427. I support schools and will support the upcoming student success legislation. However, HB3427 was not the student success legislation but rather a broad reaching sales tax measure. Fifteen times the Oregon Voters have rejected a sales tax and this legislature used the future of our children as a hostage to implement the first ever Oregon Sales Tax.
“I am also concerned that the large corporations who support so many of the elected officials were exempted from this tax. In addition, the actual implementation and impact of the new tax remains uncertain. The promise of a better education was used as a shield to promote this new tax initiative.

“During the debate we discussed the concept of tax pyramiding. This means that the tax will be applied over and over again as goods and services move from the manufacturers to the final consumers. Make no mistake, despite the rhetoric, this tax will ultimately be paid by the consumers in the form of higher prices and reduced job opportunities.

“Furthermore, I voted ‘NO’ because this tax is actually designed to continue funding the past PERS shortfalls. While the legislature promises to increase school funding, they will next increase the PERS past payment amounts and simply shift the money back into the state coffers. The legislature has simply played a shell game and created a non-voter supporter sales tax, time will show that little if any improvements in our schools come from this tax.

“Let’s make our School System better, we have the money and resources and can do a bi-partisan bill, instead of this bill. Let’s move the PERS shortfall to a line item on the general fund and stop trying to fix past mistakes on the backs of current employees. Let’s stop creating new taxes in Salem that have clearly been rejected by the voters.”

SB 1040 – Read first time and passed to Speaker’s desk for referral.

The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 68 dated May 1, 2019.

SB 924  Judiciary

SB 5522, 5534; SB 68 – Read second time and passed to third reading.

HB 2037, 2430, 2451, 2692, 3205, 3218; HCR 18, 23, 32; SB 50, 69, 686, 729, 753 – Speaker signed on May 1, 2019.

Williamson moved House adjourn until 11:00 a.m. Thursday, May 2, 2019. Motion carried on viva voce vote. House adjourned.

SB 43, 71, 109, 128, 136, 164, 216, 251, 360, 366, 415, 422, 834 – Bills remaining on today’s Third Reading of Senate Bills carried over and placed in their proper order on the Thursday, May 2, 2019 Calendar by virtue of adjournment.

Thursday, May 2, 2019 -- Morning Session

House convened at 11:00 a.m. Speaker in Chair.

Opening ceremony presented by Salem Upbeat Kids Choir, performing “His Mercy Is More” by Matt Papa and Matt Boswell and accompanied by Miriam Butler on piano, Silverton and Salem.

Upon verification of quorum: All present except: Excused, 3 – Barker, Lewis, Sprenger.

HB 2090, 2092, 2334, 2426, 2504, 2603 – Message from the Governor announcing she signed on May 1, 2019.

The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 69 dated May 2, 2019.

SCR 31  Rules

Committee Report File No. 136 was distributed on May 2, 2019.

SB 484 – Report by Committee on Human Services and Housing recommending passage with amendments and be printed A-Engrossed.

SB 804 (A-Engrossed) – Report by Committee on Human Services and Housing recommending passage.


Committee Report File No. 137 was distributed on May 2, 2019.

SB 596 – Report by Committee on Judiciary recommending passage.

HCR 27 – Read as Special Order of Business. Carried by Piluso, Smith Warner. On adoption of the measure the vote was: Yeas, 57; Excused, 3 – Barker, Lewis, Sprenger. Resolution adopted.

HB 2993 – Noble moved to withdraw bill from Committee on Business and Labor. On adoption of the motion the vote was: Yeas, 21; Nays, 36 – Alonso Leon, Bynum, Clem, Doherty, Evans, Fahey, Gomberg, Gorsek, Greenlick, Helm, Hernandez, Holvey, Keny-Guyer, Lively, Marsh, McKeown, McLain, Meek, Mitchell, Nathanson, Neron, Nosse, Power, Prusak, Rayfield, Reardon, Salinas, Sanchez, Schouten, Smith Warner, Sollman, Wilde, Williams, Williamson, Witt, Speaker Kotek; Excused, 3 – Barker, Lewis, Sprenger. Motion failed.

HJR 19 – Helt moved to withdraw measure from Committee on Rules. On adoption of the motion the vote was: Yeas, 20; Nays, 37 – Alonso Leon, Bynum, Clem, Doherty, Evans, Fahey, Gomberg, Gorsek, Greenlick, Helm, Hernandez, Holvey, Keny-Guyer, Lively, Marsh, McKeown, McLain, Meek, Mitchell, Nathanson, Neron, Nosse, Piluso, Power, Prusak, Rayfield, Reardon, Salinas, Sanchez, Schouten, Smith Warner, Sollman, Wilde, Williams, Williamson, Witt, Speaker Kotek; Excused, 3 – Barker, Lewis, Sprenger. Motion failed.
HB 3128 – Noble moved to withdraw bill from Committee on Business and Labor. On adoption of the motion the vote was: Yeas, 20; Nays, 37 – Alonso Leon, Bynum, Clem, Doherty, Evans, Fahey, Gomberg, Gorsek, Greenlick, Helm, Hernandez, Holvey, Keny-Guyer, Lively, Marsh, McKeown, McLain, Meek, Mitchell, Nathanson, Neron, Nosse, Piluso, Power, Prusak, Rayfield, Reardon, Salinas, Sanchez, Schouten, Smith Warner, Sollman, Wilde, Williams, Williamson, Witt, Speaker Kotek; Excused, 3 – Barker, Lewis, Sprenger. Motion failed.

HB 3436 – Read first time and passed to Speaker’s desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 70 dated May 2, 2019.

HB 3433 Carbon Reduction
HB 3434 Education; Revenue
HB 3435 Judiciary
HB 3436 Revenue

HB 3063 – Read second time and passed to third reading.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 69 dated May 2, 2019.

SB 133 Health Care
SB 218 Economic Development
SB 380 Judiciary
SB 420 Judiciary
SB 479 Judiciary
SB 490 Human Services and Housing
SB 725 Judiciary
SB 873 Judiciary
SB 917 Human Services and Housing

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 70 dated May 2, 2019.

SB 383 Business and Labor
SB 450 Transportation
SB 478 Judiciary
SB 1040 Judiciary

SB 596, 804, 914 – Read second time and passed to third reading.

SB 43, 71, 109, 128, 136, 164, 216, 251, 360, 366, 415, 422, 834, 5522, 5534, 68 – By unanimous consent, on request of Speaker, rules suspended and bills remaining on today's Third Reading of Senate Bills carried over and placed in their proper order on the Monday, May 6, 2019 Calendar.

House adjourned until 11:00 a.m. Monday, May 6, 2019 on motion of Smith G.

Monday, May 6, 2019 -- Morning Session

House convened at 11:00 a.m. Speaker in Chair.

Opening ceremony presented by Chaplain Dean Yamamoto, Housecall Providers, Portland, reading a poem of blessing from the book "To Bless the Space Between Us" by John O'Donohue.

Upon verification of quorum: All present except: Absent, 3 – Clem, Rayfield, Smith G.

HB 2042, 2275, 2488, 2510, 2595, 2609, 2638, 2769, 2913 – Message from the Governor announcing she signed on May 2, 2019.

SB 708; HB 2067, 2069, 2068, 2070, 2071, 2093, 2375, 2419, 2563, 2568, 3061; HB 5004 – Message from the Senate announcing passage.

SCR 34, 33 – Message from the Senate announcing adoption.

HCR 2 – Message from the Senate announcing adoption as amended by the Senate.

HB 2524 – Message from the Senate announcing passage as amended by the Senate.

SB 9, 31, 39; HB 2037, 2430, 2451, 2692, 3205, 3218; HCR 18, 23, 32 – Message from the Senate announcing President signed on May 3, 2019.

SCR 33, 34 – Introduced, read and passed to Speaker's desk for referral.

Committee Report File No. 138 was distributed on May 2, 2019.

HB 2134 – Report by Committee on Rules recommending passage. Bill referred to Committee on Revenue by prior reference.

HB 3173 – Report by Committee on Rules recommending passage.

SB 16 – Report by Committee on Education recommending passage.

SB 52 (A-Engrossed) – Report by Committee on Education recommending passage.

SB 485 – Report by Committee on Education recommending passage.
Committee Report File No. 139 was distributed on May 3, 2019.

HB 2006 – Report by Committee on Rules recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

HB 3022 – Report by Committee on Rules recommending passage with amendments and be printed A-Engrossed.


Committee Report File No. 140 was distributed on May 6, 2019.

HB 3377 – Report by Committee on Capitol Culture recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

HCR 20 – Report by Committee on Capitol Culture recommending adoption with amendments and be printed A-Engrossed.


HB 3437 – Read first time and passed to Speaker’s desk for referral.

HB 3022, 3173 – Read second time and passed to third reading.

HB 3063 (B-Engrossed) – Read third time. Carried by Helt, Greenick. On passage of the bill the vote was: Yeas, 35; Nays, 25 – Barreto, Boles, Bonham, Boshart Davis, Drazan, Evans, Findley, Hayden, Leif, Lewis, Marsh, McLain, McLane, Nerman, Noble, Post, Reschke, Smith DB, Smith G, Sollman, Sprenger, Stark, Wilson, Zika. Bill passed.

Alonso Leon requested the following explanation of her vote be entered in the Journal:

“My vote on this legislation was not an easy one. I spent weeks meeting with constituents and individuals on both sides of this issue. I am strongly pro-vaccine and know how important high vaccination rates are to the overall wellbeing of our communities. I also heard from parents who wanted to be able to make the choice to vaccinate their children as well as individuals with religious beliefs that prevented them from receiving vaccines.

“I have the utmost respect for individuals on both sides of this issue and do not diminish their positions. Ultimately, however, I realized that the only way to honor individual choice, would be to compromise public health.

“As an elected official, I believe every decision I make must be done with the greater good in mind. In this case, the greater good of my entire community, and the health and wellbeing of infants, pregnant women, individuals with compromised immune systems, seniors and those who medically cannot receive vaccines, outweighed my concerns for individual choice.

“My commitment as a legislator, now and in the future, is to continue working hard to ensure everyone in Oregon, regardless of their race, gender, sexual orientation or religious affiliation feels safe and welcome in our state.”

Evans requested the following explanation of his vote be entered in the Journal:

“For much of my adult life I wore a uniform in defense of our ideals and idealism. As a public servant in elected as well as unelected roles, and as a teacher to young adults for the past two decades – I have struggled with finding the balance between our self-evident rights to both life as well as liberty – I believe this tension is at the heart of what makes our country distinct among all others. It is an irreconcilable conflict: it is a balance that cannot, that will not, exist. It is a balance we are nevertheless duty-bound to seek to build, knowing that a more perfect Union will never become A Perfect Union.

“Few measures have tugged at my conscience as much as House Bill 3063. The science is absolutely clear: vaccines save lives, vaccines prevent contagion with very little relative demonstrated consequences to those who receive them. And yet, we must recognize that the state abandoning exemptions from compliance for religious and/or philosophical beliefs – is no small thing. While I believe that all involved in the health care landscape seek to help, this measure puts significant authority in the hands of local health experts. While the most recent amendments clarify greater authority for the healthcare provider of the child, and restraints the authority of the State of Oregon to question case exemptions made by providers, it remains an imperfect compact. We must recognize the hard work of all who improved the measure: unfortunately, the divide remains a little too far for my support today.

“The heartfelt anxiety of parents communicated with us over these past months warrants our attention: their passionate advocacy for what they believe – for their children – must be recognized as well as respected. Even though some of the tactics used in attempts to thwart this bill were (and remain) deplorable, I believe these isolated acts should be understood in context of the emotions involved and do not reflect the views of the many. And while we may disagree over the urgency of the problem addressed or even the best solution to remedy the problem, we must all agree on the fundamental impact of this measure upon the nature of family decision-making on matters of healthcare. I ask us all to pause and consider for a moment the precedent set today: that government may impose a required medical procedure (or perhaps in another instance, the absence of a medical procedure) to private or public schools because of the accepted ‘truth’ of its necessity for the safety and security of the community as a whole.

“For good or ill, reality demands at least a marginal surrender of certain liberties when an individual chooses to live within a community. We all make adjustments, and rightly so, to join a group. However, the force of law regarding medical interventions because of community benefit – must never be taken too lightly – ever. We must remain vigilant: on guard against tolerating intolerance in the name of community, or science. While there may be many parents currently choosing medical exemptions because of a lack of knowledge, or even acceptance of ‘alternative facts’ with regard to vaccination consequences, the principle at issue today is the limits on religious and/or philosophical values.

“When passed, as I suspect House Bill 3063 shall be, we are
effectively putting the full force, power, and weight of the state squarely behind the requirement – requirement – of all who earnestly believe such an action is contradictory to the nature and/or will of God (as they know God to be), must accept medicine as a preventative action – or forfeit the right to a public education in schools paid for through taxes assessed on those who may hold those very same beliefs. For a few, this will quite literally be the subsidization of activities found to be against their entire framework of religious expression. It is upon this issue that I find myself stuck. Imagine what could or would result should this action become too easy, too justified for a greater accepted community benefit.

"History is replete with societies that traded one form of knowing the world with another: of nations determining the rights of individual expression were less important than community benefit. And, even though this measure is rational, reasonable, and responsible policy – it is simultaneously moving us toward a place where all beliefs are equal, but some beliefs are deemed to be 'more equal.' I believe this is treacherous ground for our people and place. In the end, our duties are to provide the security of the many, even at the cost of the few, or the one. It is my fervent hope that all who are newly empowered through this law – recognize the need for caution, and guard against overreach, along this path.

"It is our duty to serve the greatest good with the best information we have available. Sometimes the few must accept limitations upon absolute expression of liberties when the many require it: especially when lives hang in the balance. This is an insufficient policy for an impossible circumstance, it is a compromise that shall likely yield moderately more good than harm, but at what cost? This is the question that warrants our answer before supporting the bill as it appears before us today."

HB 3063 (B-Engrossed) – Keny-Guyer requested the following explanation of her vote be entered in the Journal:

"I voted in support of HB 3063B, but I want to clarify my understanding and legislative intent with regard to several concerns that have been raised – some of which were clarified on the House floor.

"1) Question: Are medical exemptions still limited to the criteria concerns that have been raised – some of which were clarified on Immunization Practices? We have heard concerns from parents who feel that these criteria are very strict and their child won’t qualify.

"Response from Sen. Steiner Hayward in a May 4, 2019 email sent to colleagues (which was reiterated by co-carrier Rep. Helt on the House floor on May 6, 2019):

"Section 3, subsection 3, states that the health licensing boards will determine if exemptions were granted 'in compliance with a reasonable interpretation of recommendations by the Advisory Committee on Immunization Practices.'

"This means that if a physician, nurse-practitioner or naturopathic physician makes a good faith determination that a child should not receive one or more immunizations, or that the immunization schedule should be altered, for a reason that fits under a ‘reasonable interpretation,’ that will be acceptable.

"We understand that especially for the first few years, as everyone is figuring out the new system, we expect that health care providers, OHA, and the licensing boards will take a more permissive stance.

"Second, the OHA budget will include a budget note that requires OHA to bring together stakeholders, including the relevant healthcare providers, the licensing boards, and experts on immunization policy & practice to develop some guidelines that will help the licensing boards as they move into this new role. These guidelines will not be prescriptive and will give boards the latitude to accept some medical exemptions that do not meet the strict CDC criteria.

"2) Question: Will students have to catch up on all their vaccines by the Aug 1, 2020 date stated in HB 3063B?

"I asked OHA about the tight time table within which students must catch up on all their immunizations in the original bill when it was heard in the House Health Care committee. I had hoped that the time table for compliance would be moved to August 1, 2021, to ensure plenty of time for compliance, with a requirement that the MMR vaccine series be completed sooner.

"Although the bill date is August 2020, I was assured by Health Care Committee Chair Salinas that the bill drafter and several education and health representatives (Laurie Wimmer, Dale Penn, Jessica Adamson) said more time would be allowed. While schools request documentation by August in statute, schools will continue their current practice (by rule) of allowing children to attend school until February 1 of the following year to comply. This means that students will be able to stay in school until Feb. 1, 2021 even if they haven’t completed the full vaccination series – twenty months from the bill’s enactment to complete the series.

"If there is any question that children need more time to space out getting all of their vaccinations over the next 20 months, their health care providers should have discretion to grant an exemption, as stated above.

"3) Question: Can OHA add mandatory vaccines to the list need for school attendance, by rule?

"My understanding from the discussions in my Health Care Committee and on the floor (via Rep. Nosse) is that OHA may list new diseases that pose a threat to public health by rule, but that OHA may only recommend new vaccines that are mandatory for school attendance to the Legislature, who must approve any new vaccinations that are mandatory for school attendance.

"4) Question: What equity concerns may result from Section 8, subsection 1(b), which requires that exemption documentation must be renewed and submitted to the administrator annually?

"Given that all low-income children now have health care coverage (thanks to Cover All Kids), I hope that the annual documentation requirement will motivate all parents to ensure that their children get an annual check-up. Annual check-ups are not only important for this exemption but also because of the benefits of a comprehensive primary health care exam – including the behavioral and oral health needs that CCO’s are trying hard to incorporate into primary health care.

"Regardless of those laudable goals, CCO’s may fall short on outreach to low income families. I encourage CCO’s to ensure that this provision does not become a barrier for low income families and that CCO’s double down on their preventative health outreach efforts to children from all backgrounds.

"In summary:

"I worked hard to amend the bill to ensure more flexibility in medical exemptions and to address equity issues. While the bill that emerged made some but not all of the changes I promoted, I voted Yes due to the public health importance of vaccination. However, I urge us to practice flexibility in implementation and to ensure outreach, particularly to low income populations, to remove barriers to vaccinations – and to exemptions when truly needed.

"Finally, I want to add my enormous disappointment in some of the comments made on the House floor yesterday that demeaned certain populations living in our state (i.e, calling out immigrant ‘aliens’) in the name of opposing this bill. In my view, those comments were not germane to the bill and are antithetical to our purpose of promoting the common good in Oregon."
HB 3063 (B-Engrossed) – Leif requested the following explanation of his vote be entered in the Journal:

“I would like to explain my ‘NO’ vote position on HB 3063. Let me be clear I am not opposed to vaccinations! I am opposed to taking our rights of citizens away. The First Amendment guarantees their right of choice. Mandatory vaccinations removes their right.

The bill represents further efforts by the liberal legislature to replace our constitutional rights with government-controlled mandates. We remain a country founded on individual rights and liberties, but so many in our current government believe that regulations should replace liberties.

“Government has a responsibility but not an obligation to ensure peace, security, and domestic tranquility. Our constitution is clear that those responsibilities are balanced against individual freedoms and liberties. In this country, parents are responsible for the decisions made on behalf of their children.

This is not a question of medical efficiency, but it is a question of parental rights. We are not a socialist country, just because the government believes citizens should behave in a certain manner does not give them the right to mandate behaviors.

“I continue to watch as the large metropolitan liberal politicians pass bills and regulations without seeking the will of all of the people. I fear this will be another case where the voice of rural Oregon will be ignored. I would like to see this and other regulations that raise taxes and alter our democratic rights be put to a constitutional level vote of the people.

“In America, we are blessed with an outstanding medical system that provides many options for disease prevention. It is the right of every citizen to choose which of those options they select for their personal situation. In America, we are a democracy and the government works for the people, we therefore have choices. If the government forces mandatory vaccinations against the will of some of the people then we move dangerously close to becoming a socialistic country.

“I believe that each individual American must balance their personal, religious, and family values in order to make the decisions that they deem in their best interest and the interest of their children. As Americans we must never accept the premise that the government has the best solution, and that the government has the right to force decisions upon the citizens. So,’NO’, I do not believe that the government has the right to force Americans to receive vaccinations to which they have personal, moral, or religious objections.”

HB 3063 (B-Engrossed) – McLain requested the following explanation of her vote be entered in the Journal:

“I want to begin with my firm affirmation that I think vaccines are safe and effective, and should continue to be an important public health tool to keep our communities healthy and thriving.

“Like many of my colleagues, I have received significant outreach both in support of and in opposition to HB 3063. On both sides of this issue there are parents, advocates and legislators striving to make sure that children have the opportunity to live happy and healthy lives. In listening to the input from my constituents, I heard from many parents who are concerned with the education of their children and how this bill dramatically changes their current educational opportunities and plans.

“While I believe in the ability of vaccines to prevent disease and promote healthy communities and schools, I have strong concerns regarding how HB 3063 would disrupt education for thousands of Oregon students. As a teacher of 42 years, I believe in ensuring access to quality education for all Oregon children. While I agree with its goal, it is my fear that HB 3063 overreaches and would not give Oregon students and parents necessary flexibility to accommodate complicated health and educational considerations.

“For example, if a child has a complicated medical history and a parent already has arranged for an Individualized Education Plan (IEP), this bill would nullify that child’s ability to continue with their IEP in a school setting they feel comfortable with if the student cannot get an exemption in one of the narrowly allowed circumstances.

“I think there are policy pathways to navigate these concerns and improve the vaccination rates in our schools and communities, without so severely limiting education opportunities of Oregon children. It is for these reasons and others that I cannot support HB 3063 in its current form.”

Mitchell requested the following explanation of her vote be entered in the Journal:

“I initially chose to be a co-chief sponsor of HB 3063 because, like my colleagues, I was alarmed by the measles outbreak along Oregon’s northern border in Clark County, Washington. At roughly the same time, I became aware that Oregon’s non-medical exemption laws allow opt-outs for school for any and all recommended childhood vaccines, potentially endangering students and others with a medical reason for not being vaccinated themselves. Vaccines are the best tool to combat outbreaks of communicable disease. I supported this bill because it’s critical to protect children who are more susceptible to harmful and vaccine-preventable communicable diseases, and it’s important to protect them in school environments.

“Through the course of hearing testimony on the bill in the House Committee on Health Care and the communications I received from Oregon residents, I carefully weighed the testimony presented and ultimately decided to remain steadfast in my support of the bill. I voted ‘Yes’ on HB 3063-B because I believe that Oregon is on a dangerous trajectory toward reduced herd immunity, and that has the potential to impact everyone. Oregon has the highest rates of unvaccinated kindergarteners in the nation. Vaccination rates appear high when Oregon is examined in aggregate, but there are hot spots across the state where vaccination rates are lower, and as a result, those subpopulations are more vulnerable to experiencing an outbreak.

“I believe in choice and informed consent to a medical procedure. I also believe that preserving public health requires a collective responsibility for everyone, especially children in school, to be vaccinated against preventable illnesses. The decision a parent makes in whether they vaccinate their child impacts the entire community – and it especially impacts infants who are too young to be vaccinated, immunocompromised individuals, pregnant women, and the elderly. While Oregon luckily avoid a large measles outbreak this time, it’s important that we remain vigilant in maintaining herd immunity to avoid a public health crisis in the future when it comes to measles and other vaccine-preventable infectious diseases.

“HB 3063-B is a measured policy that preserves parental choice while also requiring families to contribute to our collective responsibility of preserving public health if they also choose to participate in public and private schools. For these reasons, I voted in favor of HB 3063-B to ensure the greatest health for the greatest number of Oregonians.”

HB 3063 (B-Engrossed) – Neron requested the following explanation of her vote be entered in the Journal:

“As a parent and educator, I believe in supporting healthy communities. I believe those who can get vaccinated have an
their childhood experience – an oversight that I also see as chosen not to vaccinate, we are essentially removing oversight of vaccination status. When we remove students whose parents have feared a student’s presence in my classroom based on their social, behavioral and skilled educational supports. I have never keeping an eye on kids who might need emotional, nutritional, supports vaccines, but unlike me has a child who is immunocompromised and is on a slower vaccine schedule. I asked him, would not be able to participate in the first half of his kindergarten year. Theirs is just one of the many stories that I like me believes in sound science and their vaccination status. When we remove students whose parents have chosen not to vaccinate, we are essentially removing oversight of their childhood experience – an oversight that I also see as essential to public health.

“As a public-school teacher, I have always seen my role as one of keeping an eye on kids who might need emotional, nutritional, social, behavioral and skilled educational supports. I have never feared a student’s presence in my classroom based on their vaccination status. When we remove students whose parents have chosen not to vaccinate, we are essentially removing oversight of their childhood experience – an oversight that I also see as essential to public health.

“When I learned of this bill, one of the first calls I made was to a dear friend of mine who, like me believes in sound science and supports vaccines, but unlike me has a child who is immunocompromised and is on a slower vaccine schedule. I asked her if this legislation would be a vote for her young son, or against him. We followed this legislation, and ultimately concluded that her son, despite being on an immunization schedule that works for him, would not be able to participate in the first half of his kindergarten year. Theirs is just one of the many stories that exemplifies that there will be unintended consequences for many of our community members who are trying to make the best decisions they can for their children.

“Hundreds of concerned constituents reached out to me to tell me how this bill would directly impact their family. Like me, they prefer that the individual medical decisions of when and how to vaccinate are left up to parents and physicians. We have high vaccination rates in House District 26 and across much of the state. The vast majority of our families are choosing to vaccinate without the state getting involved. I certainly support vaccines and robust educational environment. There is academic and social/emotional learning happening in our schools. Eliminating the options for education for children that this policy will do, is not the way to advance public health trust nor will it best prepare our students for their future.”

HB 3063 (B-Engrossed) – Sollman requested the following explanation of her vote be entered in the Journal:

“I believe that the relationship between a person and their healthcare provider is a key component to the issue before us because when science, education and trusted relationships work together through a process, it is a winning combination. As a mom, I chose to vaccinate my two boys. I was vaccinated as a child. My husband and I felt confident in our decision and still believe that vaccines are safe and effective and can keep people healthy. Even though I made those choices as a parent, I cannot support this bill for all of Oregon’s school kids. I believe all students have a right to a quality education. I believe that there are too many barriers in this bill that would result in unintended consequences to our students and families in Oregon.

“Herd immunity ranges from 83%-94%, depending on the disease. The average percentage of students in all schools within my district is 96.11%. 95% of school-age students in all of Washington County are vaccinated. Of the 14 cases of Measles in Oregon in 2019, only 4 of those cases were confirmed to be linked to the Clark County outbreak and no cases were reported in Washington County.

“Every student does not learn the same way or can thrive in the same learning environment. On-line school, while a good option for some students, does not serve ALL students well. Students with special education needs, specifically critical are those with Individualized Education Plans (IEP), have the right to be concerned. Our English Language Learners (ELL) may not best be served in an on-line education setting.

“We need to remember that our schools are our community hubs. They provide meals to students that may not have access to hot, nutritious meals at home. They provide access to technology to students that don’t have broadband or computers at home. They provide dental screenings, eye exams, hearing exams and more. Academics are taught, but students thrive in the caring, compassionate environments of our schools.

“Making it a requirement that all kids be completely vaccinated to attend public, private and even a certified childcare, concerns me greatly. Education is essential to our future as a state and a nation. I do think there are ways to address some of the concerns around this bill, but I am not comfortable supporting this bill in its current form. There is academic and social/emotional learning happening in our schools. Eliminating the options for education for children that this policy will do, is not the way to advance public health trust nor will it best prepare our students for their future.”

HB 708 – Read first time and passed to Speaker’s desk for referral.

SB 16, 52, 484, 485, 684 – Read second time and passed to third reading.

SB 43, 71, 109, 128, 136, 164, 216, 251, 360, 366, 415, 422, 834, 5522, 5534, 68, 596, 804, 914 – By unanimous consent, on request of Speaker, rules suspended and bills remaining on today’s Third Reading of Senate Bills carried over and placed in their proper order on the Tuesday, May 7, 2019 Calendar.

HB 5004; HB 2067, 2068, 2069, 2070, 2071, 2093, 2375, 2419, 2563, 2568, 3061 – Speaker signed on May 6, 2019.

SB 9, 31, 39 – Speaker signed on May 6, 2019.

HCR 18, 23, 32 – Filed with Secretary of State on May 6, 2019.

House adjourned until 11:00 a.m. Tuesday, May 7, 2019 on motion of Smith G.

Tuesday, May 7, 2019 -- Morning Session

House convened at 11:00 a.m. Speaker Pro Tempore in Chair.

Opening ceremony was a moment of silence.
Upon verification of quorum: All present except: Absent, 1 – McLane; Excused, 3 – Clem, Hernandez, Sprenger; Excused for Business of the House, 1 – Speaker Kotek.

HB 2118, 2220, 2236, 2240, 2321, 2325, 2397, 2398, 2428, 2466, 2471, 2472, 2485, 2491, 2589, 2933, 2973, 3003, 3143 – Message from the Governor announcing she signed on May 6, 2019.

HB 2043, 2058, 2286, 2462, 2691, 2812, 3376 – Message from the Governor announcing she signed on May 7, 2019.

HB 2992, 2682, 2625, 2096; SB 999, 995; SB 5508 – Message from the Senate announcing passage.

SB 2 (A - Engrossed) – Report by Committee on Agriculture and Land Use recommending passage.
SB 60 (A - Engrossed) – Report by Committee on Health Care recommending passage.
SB 129 (A - Engrossed) – Report by Committee on Health Care recommending passage.
SB 177 (A - Engrossed) – Report by Committee on Health Care recommending passage.
SB 178 (A - Engrossed) – Report by Committee on Health Care recommending passage.
SB 287 (A - Engrossed) – Report by Committee on Agriculture and Land Use recommending passage.
SB 696 – Report by Committee on Agriculture and Land Use recommending passage. Bill referred to Committee on Judiciary by prior reference.

SCR 28 – Read as Special Order of Business. Carried by Greenlick, Salinas. On adoption of the measure the vote was: Yeas, 56; Excused, 3 – Clem, Hernandez, Sprenger; Excused for Business of the House, 1 – Speaker Kotek. Resolution adopted.

SCR 20 – By unanimous consent, on request of Speaker Pro Tempore, rules suspended and measure made a Special Order of Business immediately.

SCR 20 – Read as Special Order of Business. Carried by Meek. On adoption of the measure the vote was: Yeas, 56; Excused, 3 – Clem, Hernandez, Sprenger; Excused for Business of the House, 1 – Speaker Kotek. Resolution adopted.

SCR 37 – By unanimous consent, on request of Speaker Pro Tempore, rules suspended and measure made a Special Order of Business immediately following the order of business of Committee Reports on the Wednesday, May 8, 2019 Calendar.

HB 2524 (B - Engrossed) – Doherty moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 55; Absent, 1 – Findley; Excused, 3 – Clem, Hernandez, Sprenger; Excused for Business of the House, 2 – Wilson, Speaker Kotek. Bill repassed.

HCR 2 (B - Engrossed) – Williamson moved House concur in Senate amendments and readopt measure as amended by the Senate. On readoption of the measure the vote was: Yeas, 54; Absent, 1 – Findley; Excused, 3 – Clem, Hernandez, Sprenger; Excused for Business of the House, 2 – Wilson, Speaker Kotek. Measure readopted.

HB 3173 – By unanimous consent, on request of Speaker Pro Tempore, rules suspended and bill remaining on today’s Third Reading of House Bills carried over and placed in its proper order on the Wednesday, May 8, 2019 Calendar.
SB 5508; SB 995, 999 – Read first time and passed to Speaker's desk for referral.

SB 2, 53, 54, 60, 61, 62, 63, 67, 127, 129, 177, 178, 287 – Read second time and passed to third reading.

SB 43, 71, 109, 128, 136, 164, 216, 251, 360, 366, 415, 422, 834, 5522, 5534, 68, 596, 804, 914, 16, 52, 484, 485, 684 – By unanimous consent, on request of Speaker Pro Tempore, rules suspended and bills remaining on today's Third Reading of Senate Bills carried over and placed in their proper order on the Wednesday, May 8, 2019 Calendar.

HB 2096, 2593, 2625, 2682, 2992 – Speaker signed on May 7, 2019.

House adjourned until 11:00 a.m. Wednesday, May 8, 2019 on motion of Smith G.

**Wednesday, May 8, 2019 -- Morning Session**

House convened at 11:00 a.m. Speaker Pro Tempore in Chair.

Opening ceremony presented by Mind the Gap, University of Oregon, Eugene, performing "Mama I'm Coming Home" by Ozzy Osbourne.

Pursuant to House Rule 17.01 (2), by unanimous consent, on request of Helt, courtesies of the House and floor were extended to Judy Stiegler, former Representative from Bend.

Upon verification of quorum: All present except: Excused for Business of the House, 1 – Speaker Kotek.

HB 2096, 2593, 2625, 2682, 2992 – Message from the Senate announcing President signed on May 7, 2019.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 71 dated May 8, 2019.

HCR 37  Rules
SCR 26  Rules
SCR 33  Rules
SCR 34  Rules

Committee Report File No. 143 was distributed on May 7, 2019.

HB 2876 – Report by Committee on Rules recommending passage with amendments and be printed A-Engrossed.

SB 390 – Report by Committee on Agriculture and Land Use recommending passage with amendments and be printed A-Engrossed.

SB 408 (A-Engrossed) – Report by Committee on Agriculture and Land Use recommending passage with amendments and be printed B-Engrossed.


SB 1012 – Report by Committee on Agriculture and Land Use recommending passage.

Committee Report File No. 144 was distributed on May 7, 2019.

SB 185 (A-Engrossed) – Report by Committee on Judiciary recommending passage.


SB 358 (A-Engrossed) – Report by Committee on Judiciary recommending passage.

HCR 30 (A-Engrossed) – Read as Special Order of Business. Carried by Meek. On adoption of the measure the vote was: Yeas, 59; Excused for Business of the House, 1 – Speaker Kotek. Resolution adopted.

HCR 36 – Read as Special Order of Business. Carried by Power. On adoption of the measure the vote was: Yeas, 59; Excused for Business of the House, 1 – Speaker Kotek. Resolution adopted.

HCR 20 – By unanimous consent, on request of Speaker Pro Tempore, rules suspended and measure made a Special Order of Business immediately following the order of business of Committee Reports on the Monday, June 3, 2019 Calendar.

HB 2951 – Helt moved to withdraw bill from Committee on Human Services and Housing. On adoption of the motion the vote was: Yeas, 22; Nays, 37 – Alonso Leon, Barker, Bynum, Clem, Doherty, Evans, Fahey, Gomberg, Gorsek, Greenlick, Helm, Hernandez, Holvey, Keny-Guyer, Lively, Marsh, McKeown, McLain, Meek, Mitchell, Nathanson, Neron, Nosse, Piluso, Power, Prusak, Rayfield, Reardon, Salinas, Sanchez, Schouten, Smith Warner, Sollman, Wilde, Williams, Williamson, Witt; Excused for Business of the House, 1 – Speaker Kotek. Motion failed.

HB 2868 – Reschke moved to withdraw bill from Committee on Revenue. On adoption of the motion the vote was: Yeas, 22; Nays, 36 – Alonso Leon, Barker, Bynum, Clem, Doherty, Fahey, Gomberg, Gorsek, Greenlick, Helm, Hernandez, Holvey, Keny-Guyer, Lively, Marsh, McKeown, McLain, Meek, Mitchell, Nathanson, Neron, Nosse, Piluso, Power, Prusak, Rayfield, Reardon, Salinas, Sanchez,
The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 71 dated May 8, 2019.

HB 3437 Rules

HB 2876 – Read second time and passed to third reading.

HB 3173 – Read third time. Carried by Leif. On passage of the bill the vote was: Yeas, 59; Nays, 1 – Evans. Bill passed.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 71 dated May 8, 2019.

SB 5508 Ways and Means
SB 708  Judiciary
SB 995  Judiciary
SB 999  Judiciary

SB 185, 290, 297, 358, 390, 408, 637, 1012 – Read second time and passed to third reading.

HB 2524; HCR 2 – Speaker signed on May 8, 2019.

HCR 2 – Filed with Secretary of State on May 8, 2019.

Williamson moved House adjourn until 11:00 a.m. Thursday, May 9, 2019. Motion carried on viva voce vote. House adjourned.


Thursday, May 9, 2019 -- Morning Session

House convened at 11:00 a.m. Speaker in Chair.
SB 109 (A-Engrossed) – Carried by Barreto. On passage of the bill the vote was: Yeas, 59; Excused, 1 – Drazan. Bill passed.

SB 128 (A-Engrossed) – Read third time. Carried by Prusak. On passage of the bill the vote was: Yeas, 50; Nays, 8 – Barreto, Findley, Lewis, Noble, Post, Reschke, Stark, Wilson; Excused, 1 – Drazan; Excused for Business of the House, 1 – Speaker Kotek. Bill passed.


Smith DB requested the following explanation of his vote be entered in the Journal:

“I voted NO on SB 136 for the following reasons and more…. As a member of the Governor’s Opioid Task Force, I’m concerned this could cause negative impacts by expanding to anesthetists that should not be prescribing scheduled drugs.”

SCR 20, 28 – Speaker signed on May 9, 2019.

HB 2040, 2094 – Speaker signed on May 9, 2019.

Smith Warner moved House adjourn until 11:00 a.m. Monday, May 13, 2019. Motion carried on viva voce vote. House adjourned.

SB 164, 216, 251, 360, 366, 415, 422, 834, 5522, 5534, 68, 596, 804, 914, 16, 52, 484, 485, 684, 2, 53, 54, 60, 61, 62, 63, 67, 127, 129, 177, 178, 287, 185, 290, 297, 358, 390, 408, 637, 1012 – Bills remaining on today’s Third Reading of Senate Bills carried over and placed in their proper order on the Monday, May 13, 2019 Calendar by virtue of adjournment.

Monday, May 13, 2019 -- Morning Session

House convened at 11:00 a.m. Speaker in Chair.

Opening ceremony presented by Cultivating Hmong Traditions Dance Group, performing traditional Hmong dancing, Portland.

Upon verification of quorum:  All present except: Absent, 1 – Witt; Excused, 1 – Helm.

Committee Report File No. 146 was distributed on May 9, 2019.

HCR 24 – Report by Committee on Rules recommending adoption.

Committee Report File No. 147 was distributed on May 9, 2019.

HB 2024 (A-Engrossed) – Report by Committee on Student Success without recommendation as to passage and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

HB 2025 (A-Engrossed) – Report by Committee on Student Success without recommendation as to passage and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

HB 2444 (A-Engrossed) – Report by Committee on Student Success without recommendation as to passage and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

Committee Report File No. 148 was distributed on May 9, 2019.

HB 2129 – Report by Committee on Transportation recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Revenue by prior reference.

HB 3214 – Report by Committee on Transportation recommending passage.

HJM 1 – Report by Committee on Transportation recommending adoption with amendments and be printed A-Engrossed.


SB 37 – Report by Committee on Veterans and Emergency Preparedness recommending passage.

SB 160 – Report by Committee on Education recommending passage.

Committee Report File No. 149 was distributed on May 10, 2019.

SB 8 (A-Engrossed) – Report by Committee on Human Services and Housing recommending passage.

SB 13 (A-Engrossed) – Report by Committee on Education recommending passage with amendments and be printed B-Engrossed.

SB 167 (A-Engrossed) – Report by Committee on Human Services and Housing recommending passage.

SB 176 (A-Engrossed) – Report by Committee on Human Services and Housing recommending passage.

SB 278 (A-Engrossed) – Report by Committee on Human Services and Housing recommending passage.

SB 813 (A-Engrossed) – Report by Committee on Human Services and Housing recommending passage.

SB 970 (A-Engrossed) – Report by Committee on Human Services and Housing recommending passage.

SCR 11 – Report by Committee on Veterans and Emergency Preparedness recommending adoption.

Committee Report File No. 150 was distributed on May 13, 2019.
HB 2133 – Report by Committee on Revenue recommending passage and be referred to Committee on Tax Expenditures. Bill referred to Committee on Tax Expenditures by order of the Speaker.

HB 2138 – Report by Committee on Revenue recommending passage and be referred to Committee on Tax Expenditures. Bill referred to Committee on Tax Expenditures by order of the Speaker.

SB 227 – Report by Committee on Business and Labor recommending passage.

SB 272 – Report by Committee on Business and Labor recommending passage.

SB 294 – Report by Committee on Business and Labor recommending passage.


Committee Report File No. 151 was distributed on May 13, 2019.

SB 450 (A-Engrossed) – Report by Committee on Transportation recommending passage.

HB 3214 – Read second time and passed to third reading.

HB 5016 (A-Engrossed) – Read third time. Carried by McLain. On passage of the bill the vote was: Yeas, 55; Nays, 4 – Barreto, Nearman, Post, Reschke; Excused, 1 – Helm. Bill passed.

HB 5028 (A-Engrossed) – Read third time. Carried by Holvey. On passage of the bill the vote was: Yeas, 54; Nays, 5 – Nearman, Post, Reschke, Sprenger, Wallan; Excused, 1 – Helm. Bill passed.

HB 5047 (A-Engrossed) – Read third time. Carried by Smith Warner. On passage of the bill the vote was: Yeas, 52; Nays, 7 – Barreto, Lewis, Nearman, Post, Reschke, Wallan, Wilson; Excused, 1 – Helm. Bill passed.

HCR 24 – By unanimous consent, on request of Speaker, rules suspended and measure carried over and placed in its proper order on the Tuesday, May 14, 2019 Calendar.

HJM 1 (A-Engrossed) – Read. Carried by Smith DB. On adoption of the measure the vote was: Yeas, 56; Nays, 1 – Smith Warner; Excused, 1 – Helm; Excused for Business of the House, 2 – Evans, Greenlick. Memorial adopted.

SCR 11 – Read. Carried by Zika. On adoption of the measure the vote was: Yeas, 58; Excused, 1 – Helm; Excused for Business of the House, 1 – Evans. Resolution adopted.

SB 8, 13, 36, 37, 160, 167, 176, 227, 272, 278, 294, 450, 519, 813, 970 – Read second time and passed to third reading.

Speaker Pro Tempore in Chair.

SB 164 (A-Engrossed) – Read third time. Carried by Clem. On passage of the bill the vote was: Yeas, 41; Nays, 16 – Boles, Bonham, Boshart Davis, Drazan, Findley, Leif, Lewis, McLane, Nearman, Post, Reschke, Sprenger, Stark, Wallan, Wilson, Zika; Absent, 1 – Meek; Excused, 1 – Helm; Excused for Business of the House, 1 – Evans. Bill passed.

House recessed until 1:00 p.m. on motion of Smith G.

Monday, May 13, 2019 -- Afternoon Session

House reconvened at 1:00 p.m. Speaker Pro Tempore in Chair.

Upon verification of quorum: All present except: Absent, 1 – McLane; Excused, 1 – Helm; Excused for Business of the House, 3 – Alonso Leon, Nathanson, Speaker Kotek.

HB 2037, 2067, 2068, 2069, 2070, 2071, 2093, 2375, 2419, 2430, 2451, 2563, 2568, 2692, 3061, 3205, 3218; HB 5004 – Message from the Governor announcing she signed on May 13, 2019.

Having recessed under the order of business Third Reading of Senate Bills, the House continued under that order of business.

SB 216 – Read third time. Carried by Helt. On passage of the bill the vote was: Yeas, 57; Excused, 1 – Helm; Excused for Business of the House, 2 – Nathanson, Speaker Kotek. Bill passed.

SB 251 (A-Engrossed) – Read third time. Carried by Doherty. On passage of the bill the vote was: Yeas, 55; Nays, 2 – Clem, Post; Excused, 2 – Helm, McKeown; Excused for Business of the House, 1 – Speaker Kotek. Bill passed.


Williamson moved House adjourn until 11:00 a.m. Tuesday, May 14, 2019. Motion carried on viva voce vote. House adjourned.
the Tuesday, May 14, 2019 Calendar by virtue of adjournment.

**Tuesday, May 14, 2019 -- Morning Session**

House convened at 11:00 a.m. Speaker in Chair.

Opening ceremony presented by Bret Lucich, Lincoln City, performing his original song "One Hero at a Time."

A moment of silence was observed in honor of Bob Maxwell, former army veteran and Congressional Medal of Honor recipient.

Speaker Pro Tempore in Chair.

Upon verification of quorum: All present except: Absent, 2 – Rayfield, Smith Warner.

SB 43, 71, 109, 128, 136; HB 2040, 2094 – Message from the Senate announcing President signed on May 13, 2019.

HB 3427 – Message from the Senate announcing passage.

Committee Report File No. 152 was distributed on May 13, 2019.

HB 2452 – Report by Committee on Revenue recommending passage with amendments and be printed A-Engrossed.

HB 2460 – Report by Committee on Revenue recommending passage with amendments and be printed A-Engrossed.

SB 5508 (A-Engrossed) – Report by Committee on Ways and Means recommending passage.

Committee Report File No. 153 was distributed on May 14, 2019.

HB 2587 (A-Engrossed) – Report by Committee on Revenue recommending passage.


SB 66 – Report by Committee on Health Care recommending passage.


HB 3438 – Read first time and passed to Speaker's desk for referral.

HB 2452, 2460, 2587 – Read second time and passed to third reading.

HB 3214 – Read third time. Carried by Boshart Davis. On passage of the bill the vote was: Yeas, 51; Nays, 5 – Leif, Nearman, Reschke, Sprenger, Wallan; Excused for Business of the House, 4 – Barreto, Williamson, Wilson, Speaker Kotek. Bill passed.

HCR 24 – Read. Carried by Marsh. On adoption of the measure the vote was: Yeas, 56; Excused for Business of the House, 4 – Barreto, Williamson, Wilson, Speaker Kotek. Resolution adopted.

SB 57, 123, 807, 809, 1046 – Message from the Senate announcing passage.

SCR 19 – Message from the Senate announcing adoption.

SB 57, 123, 807, 809, 1046 – Read first time and passed to Speaker's desk for referral.

SB 5508; SB 15, 66, 576 – Read second time and passed to third reading.

SB 360 (A-Engrossed) – Third reading commenced.

Smith Warner moved House adjourn until 9:00 a.m. Wednesday, May 15, 2019. Motion carried on viva voce vote. House adjourned.

SB 360 (A-Engrossed) – Carried over and placed in its proper order on the Wednesday, May 15, 2019 Calendar by virtue of adjournment.


**Wednesday, May 15, 2019 -- Morning Session**

House convened at 9:00 a.m. Speaker Pro Tempore in Chair.

Colors were posted by the Oregon State Police Honor Guard, led by Trooper Mara Othic, Salem.

Opening ceremony presented by Representative Ron Noble, Carlton.

A moment of silence was observed in honor of fallen police officers.

Upon verification of quorum: All present except: Absent, 1 – Nathanson; Excused, 1 – Hernandez; Excused for Business of the House, 1 – Speaker Kotek.
HB 2096, 2524, 2593, 2625, 2682, 2992 – Message from the Governor announcing she signed on May 14, 2019.

HB 2051, 2054, 2101, 2119, 2196, 2222, 2227, 2250, 2102 – Message from the Senate announcing passage.

HCR 8, 31 – Message from the Senate announcing adoption.

SCR 19 – Introduced, read and passed to Speaker’s desk for referral.

Committee Report File No. 154 was distributed on May 14, 2019.

HB 5009 – Report by Committee on Ways and Means recommending passage with amendments and be printed A-Engrossed.

HB 2080 (A-Engrossed) – Report by Committee on Ways and Means recommending passage.

HB 2456 (A-Engrossed) – Report by Committee on Revenue recommending passage with amendments and be printed B-Engrossed.

HB 3425 – Report by Committee on Carbon Reduction without recommendation as to passage, with amendments, and be printed A-Engrossed. Bill referred to Committee on Revenue by prior reference.

SB 3, 64, 151, 298, 370, 394, 664, 689, 796, 963 – Read second time and passed to third reading.

SB 360 (A-Engrossed) – Third reading commenced.

Gomberg in Chair.

Speaker Pro Tempore in Chair.

HB 2051, 2054, 2101, 2102, 2119, 2222, 2227, 2250, 3427; HCR 8, 31 – Speaker signed on May 15, 2019.

SB 366, 415, 422, 834, 5522, 5534, 68, 596, 804, 914, 16, 52, 484, 485, 684, 2, 53, 54, 60, 61, 62, 63, 67, 127, 129, 177, 178, 287, 185, 290, 297, 358, 390, 408, 637, 1012, 33, 107, 359, 8, 13, 36, 37, 160, 167, 176, 227, 272, 278, 294, 450, 519, 813, 970, 5508, 15, 66 – Bills remaining on today’s Third Reading of Senate Bills carried over and placed in their proper order on the Thursday, May 16, 2019 Calendar by virtue of adjournment.

Thursday, May 16, 2019 -- Morning Session

House convened at 9:00 a.m. Speaker in Chair.
Opening ceremony was a moment of silence.

Upon verification of quorum: All present except: Absent, 6 – Boles, Fahey, Nathanson, Rayfield, Williamson, Witt; Excused, 2 – Evans, Sprenger.

HB 3427 – Message from the Senate announcing President signed on May 15, 2019.

SB 411, 419, 421, 507, 582, 670, 695 – Message from the Senate announcing passage.

HB 2341, 2459, 2464, 3030, 3065, 3117, 3200, 3252, 3289, 3394 – Message from the Senate announcing passage.

HB 2076, 2243 – Message from the Senate announcing passage as amended by the Senate.

SCR 11; SB 164, 216, 251; HB 2051, 2054, 2101, 2102, 2119, 2196, 2222, 2227, 2250; HCR 8, 31 – Message from the Senate announcing President signed on May 15, 2019.

By unanimous consent, on request of Speaker, rules suspended to temporarily advance to the order of business Propositions and Motions.

Stark moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for SB 576 and that it be read by title only. Motion carried on viva voce vote.

SB 576 (A-Engrossed) – Read third time as Special Order of Business. Carried by Helt, Barker.

By unanimous consent, on request of Helt, use of visual aid permitted during presentation of bill.

SB 576 (A-Engrossed) – On passage of the bill the vote was: Yea. 58; Excused, 2 – Evans, Sprenger. Bill passed.

HB 3439, 3440 – Read first time and passed to Speaker’s desk for referral.

The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 72 dated May 16, 2019.

HB 3439 Veterans and Emergency Preparedness

HB 5009 (A-Engrossed) – Read third time.

Speaker Pro Tempore in Chair.

HB 5009 (A-Engrossed) – Carried by Neron. On passage of the bill the vote was: Yeas, 53; Excused, 2 – Evans, Sprenger; Excused for Business of the House, 5 – Nosse, Rayfield, Salinas, Schouten, Speaker Kotek. Bill passed.

HB 2080 (A-Engrossed) – Read third time. Carried by Reardon. On passage of the bill the vote was: Yeas, 34; Nays, 20 – Barker, Barreto, Boles, Bonham, Boshart Davis, Drazan, Findley, Hayden, Leif, Lewis, McLane, Nearman, Noble, Post, Reschke, Smith G, Stark, Wallan, Wilson, Zika; Excused, 2 – Evans, Sprenger; Excused for Business of the House, 4 – Nosse, Rayfield, Schouten, Speaker Kotek. Bill passed.

HB 2456 (B-Engrossed) – Read third time. Carried by Findley. On passage of the bill the vote was: Yeas, 37; Nays, 20 – Clem, Fahey, Gomberg, Gorsek, Helm, Holvey, Keny-Guyer, Lively, Marsh, McLain, Meek, Mitchell, Nathanson, Neron, Nosse, Prusak, Sanchez, Schouten, Wilde, Williams; Excused, 2 – Evans, Sprenger; Excused for Business of the House, 1 – Rayfield. Bill passed.

Mitchell requested the following explanation of her vote be entered in the Journal:

“House Bill 2456-B would allow counties that have established a review board to rezone lands within the Eastern Oregon Border Economic Development Region from exclusive farm use to allow the development of one residential unit per lot or parcel of two acres or more if they adhere to specified parameters.

“After careful consideration, I voted no on the bill. While I support efforts that promote the development of affordable housing, I do not believe that HB 2456-B would have accomplished that objective and would have ultimately been detrimental to Oregon’s agricultural land use policy. I am concerned by this carve out for agricultural lands in eastern Oregon because if signed into law, this bill potentially sets a dangerous precedent that might encourage similar actions that would further encroach on agricultural lands in other regions of the state, such as in coastal farming communities. I am also concerned about other counties seeking similar expansion that will lead to conflicts in land use when people might be accused of building homes just for a view, or neighbor conflicts relating to pesticide use on proximal farm properties.

“The support for this bill maintains that the land under consideration for housing was not valuable, and there were significant sideboards built into the bill. While I appreciate those efforts, there are other paths available in local county government to re-designate land if it absolutely can’t be used for agricultural purposes. I think it’s important for Malheur and Harney Counties to exhaust all other options before seeking a special carve-out exception from the Oregon Legislature, and it begs the question of whether there is actual agreement on the true value of that land for agricultural use. Without exhausting currently existing avenues to re-designate properties, I am hesitant to place value of needed housing over preserving our land use system.”

SB 411, 419, 421, 507, 582, 670, 695 – Read first time and passed to Speaker’s desk for referral.
The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 72 dated May 16, 2019.

SB 1046 Rules

SB 360 (A-Engrossed) – Read third time. Carried by Power. On passage of the bill the vote was: Yeas, 55; Excused, 2 – Evans, Sprenger; Excused for Business of the House, 3 – Barreto, Wilson, Speaker Kotek. Bill passed.

SB 366 – Read third time. Carried by Barreto. On passage of the bill the vote was: Yeas, 56; Nays, 1 – Nathanson; Excused, 2 – Evans, Sprenger; Excused for Business of the House, 1 – Speaker Kotek. Bill passed.

SB 366 – Read third time. Carried by Barreto. On passage of the bill the vote was: Yeas, 56; Nays, 1 – Nathanson; Excused, 2 – Evans, Sprenger; Excused for Business of the House, 1 – Speaker Kotek. Bill passed.

SB 415 (A-Engrossed) – Read third time. Carried by Reardon. On passage of the bill the vote was: Yeas, 59; Excused for Business of the House, 1 – Williamson. Bill passed.

SB 422 – Read third time. Carried by Bynum. On passage of the bill the vote was: Yeas, 59; Excused for Business of the House, 1 – Williamson. Bill passed.

SB 834 – Read third time. Carried by Hayden. On passage of the bill the vote was: Yeas, 58; Nays, 1 – Nathanson; Excused for Business of the House, 1 – Williamson. Bill passed.

SB 5522 (A-Engrossed) – Read third time. Carried by Nosse. On passage of the bill the vote was: Yeas, 52; Nays, 7 – Barreto, Nearman, Post, Reschke, Smith DB, Wallan, Wilson; Excused for Business of the House, 1 – Williamson. Bill passed.

SB 5534 (A-Engrossed) – Read third time. Carried by Evans. On passage of the bill the vote was: Yeas, 53; Nays, 6 – Barreto, Nearman, Reschke, Smith DB, Wallan, Zika; Excused for Business of the House, 1 – Williamson. Bill passed.

SB 68 – Read third time. Carried by Gomberg. On passage of the bill the vote was: Yeas, 47; Nays, 12 – Barreto, Bonham, Drazan, Hayden, Leif, McLane, Nearman, Reschke, Smith DB, Sprenger, Wallan, Zika; Excused for Business of the House, 1 – Williamson. Bill passed.

SB 596 – Read third time. Carried by Stark. On passage of the bill the vote was: Yeas, 59; Excused for Business of the House, 1 – Williamson. Bill passed.


SB 52 – By unanimous consent, on request of Speaker Pro Tempore, rules suspended and bill made a Special Order of Business immediately following the order of business of Propositions and Motions on the Friday, May 17, 2019 Calendar.

SB 52 – By unanimous consent, on request of Speaker Pro Tempore, rules suspended to advance to the order of business Announcements.

SB 2080 (A-Engrossed) – By unanimous consent, on request of Smith Warner, rules suspended to permit Smith DB to change his vote from “yea” to “nay” on passage of bill.

SB 68 – By unanimous consent, on request of Smith Warner, rules suspended to permit Stark to change his vote from “yea” to “nay” on passage of bill.

SB 68 – By unanimous consent, on request of Smith Warner, rules suspended to permit Lewis to change his vote from “yea” to “nay” on passage of bill.

HB 2341, 2459, 2464, 3030, 3065, 3117, 3200, 3252, 3289, 3394 – Speaker signed on May 16, 2019.

House adjourned until 10:00 a.m. Friday, May 17, 2019 on motion of Smith Warner.

SB 16, 484, 485, 684, 2, 53, 54, 60, 61, 62, 63, 67, 127, 129, 177, 178, 287, 185, 290, 297, 358, 390, 408, 637, 1012, 33, 107, 359, 8, 13, 36, 37, 160, 167, 176, 227, 272, 278, 294, 450, 519, 813, 970, 5508, 15, 66, 3, 64, 151, 298, 370, 394, 664, 689, 795, 963 – Bills remaining on today’s Third Reading of Senate Bills carried over and placed in their proper order on the Friday, May 17, 2019 Calendar by virtue of adjournment.

Friday, May 17, 2019 -- Morning Session

House convened at 10:00 a.m. Speaker Pro Tempore in Chair.

Opening ceremony was a moment of silence.

Upon verification of quorum: All present except: Absent, 1 – Rayfield; Excused, 5 – Findley, Greenlick, Hayden, Keny-Guyer, Wallan.

HB 3427 – Message from the Governor announcing she signed on May 16, 2019.
HB 2652; SB 5521, 5527, 5532, 47, 854, 1002, 1045 – Message from the Senate announcing passage.

HB 2458, 2500, 2598, 3007, 3008, 3120, 3249, 2077, 2078 – Message from the Senate announcing passage.

HB 2294, 2306, 2425, 2486, 2660, 2060, 2312, 3006 – Message from the Senate announcing passage as amended by the Senate.

HB 2341, 2459, 2464, 3030, 3065, 3117, 3200, 3252, 3289, 3394 – Message from the Senate announcing President signed on May 16, 2019.

Committee Report File No. 156 was distributed on May 16, 2019.

HB 3076 – Report by Committee on Rules recommending passage with amendments and be printed A-Engrossed.

HB 3123 – Report by Committee on Rules recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

SB 494 (A-Engrossed) – Report by Committee on Business and Labor recommending passage with amendments and be printed B-Engrossed.

Committee Report File No. 157 was distributed on May 16, 2019.

SB 288 – Report by Committee on Rules recommending passage.

SCR 30 (A-Engrossed) – Report by Committee on Rules recommending adoption.

SCR 31 – Report by Committee on Rules recommending adoption.

Committee Report File No. 158 was distributed on May 16, 2019.

HB 2018 – Report by Committee on Student Success without recommendation as to passage, with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

SB 494 (A-Engrossed) – Report by Committee on Business and Labor recommending passage with amendments and be printed B-Engrossed.

Committee on Rules, and then to Committee on Ways and Means by prior reference. Bill referred to Committee on Rules by order of the Speaker and then Ways and Means by prior reference.

Committee Report File No. 159 was distributed on May 17, 2019.

SB 859 – Report by Committee on Education recommending passage.

SB 924 (A-Engrossed) – Report by Committee on Judiciary recommending passage with amendments and be printed B-Engrossed.

HB 2076 (A-Engrossed) – Witt moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 46; Nays, 9 – Bonham, Boshart Davis, Drazan, McLane, Nearman, Post, Reschke, Williamson, Zia; Excused, 5 – Findley, Greenlick, Hayden, Keny-Guyer, Wallan. Bill repassed.

HB 2243 (A-Engrossed) – Lively moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 52; Nays, 3 – Nearman, Post, Reschke; Excused, 5 – Findley, Greenlick, Hayden, Keny-Guyer, Wallan. Bill repassed.

Stark moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for SB 52 and that it be read by title only. Motion carried on viva voce vote.

SB 52 (A-Engrossed) – Read third time as Special Order of Business. Carried by Smith Warner. On passage of the bill the vote was: Yeas, 55; Excused, 5 – Findley, Greenlick, Hayden, Keny-Guyer, Wallan. Bill passed.

HB 3441 – Read first time and passed to Speaker's desk for referral.

HB 3076, 3310 – Read second time and passed to third reading.


SCR 31 – Read. Carried by Sanchez. On adoption of the measure the vote was: Yeas, 52; Nays, 1 – Reschke; Excused, 5 – Findley, Greenlick, Hayden, Keny-Guyer,
Wallan; Excused for Business of the House, 2 – Williamson, Speaker Kotek. Resolution adopted.

SB 5521, 5527, 5532; SB 47, 854, 1002, 1045 – Read first time and passed to Speaker's desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 73 dated May 17, 2019.

SB 5521 Ways and Means
SB 5527 Ways and Means
SB 5532 Ways and Means
SB 57 Transportation
SB 411 Transportation
SB 807 Transportation
SB 809 Ways and Means

SB 288, 364, 365, 494, 859 – Read second time and passed to third reading.

SB 16 – Read third time. Carried by Helt. On passage of the bill the vote was: Yeas, 54; Excused, 5 – Findley, Greenlick, Hayden, Keny-Guyer, Wallan; Excused for Business of the House, 1 – Williamson. Bill passed.

SB 484 (A-Engrossed) – Read third time. Carried by Meek. On passage of the bill the vote was: Yeas, 54; Excused, 5 – Findley, Greenlick, Hayden, Keny-Guyer, Wallan; Excused for Business of the House, 1 – Williamson. Bill passed.

SB 485 – Read third time. Carried by Helt. On passage of the bill the vote was: Yeas, 51; Nays, 3 – Nearman, Post, Reschke; Excused, 5 – Findley, Greenlick, Hayden, Keny-Guyer, Wallan; Excused for Business of the House, 2 – Rayfield, Williamson. Bill passed.


HB 2077, 2078, 2458, 2500, 2598, 2652, 3007, 3008, 3120, 3249 – Speaker signed on May 17, 2019.

Smith Warner moved House adjourn until 11:00 a.m. Monday, May 20, 2019. Motion carried on viva voce vote. House adjourned.
SB 90 (A-Engrossed) – Report by Committee on Energy and Environment recommending passage with amendments and be printed B-Engrossed.


SB 356 – Report by Committee on Judiciary recommending passage.


SB 759 – Report by Committee on Judiciary recommending passage.

SB 797 (A-Engrossed) – Report by Committee on Judiciary recommending passage.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 74 dated May 20, 2019.

HB 3440 Revenue
HB 3441 Rules

HB 3348 – Read second time and passed to third reading.

HB 3076 (A-Engrossed) – Read third time.

Speaker Pro Tempore in Chair.

HB 3076 (A-Engrossed) – Carried by Salinas. On passage of the bill the vote was: Yeas, 38; Nays, 21 – Barreto, Boles, Bonham, Boshart Davis, Findley, Hayden, Leif, Lewis, McKeown, McLane, Nearman, Noble, Post, Reschke, Smith DB, Smith G, Sprenger, Stark, Wallan, Wilson, Zike; Excused, 1 – Keny-Guyer. Bill passed.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 74 dated May 20, 2019.

SB 47 Ways and Means
SB 123 Rules
SB 421 Rules
SB 507 Rules
SB 582 Rules
SB 670 Rules
SB 695 Revenue
SB 854 Rules
SB 1002 Rules
SB 1045 Revenue

SB 2076, 2243; SB 5522, 5534; SB 68, 360, 366, 415, 422, 576, 596, 804, 834, 914 – Speaker signed on May 20, 2019.

Williamson moved House adjourn until 11:00 a.m. Tuesday, May 21, 2019. Motion carried on viva voce vote. House adjourned.

HB 3310 – Bill remaining on today's Third Reading of House Bills carried over and placed in its proper order on the Tuesday, May 21, 2019 Calendar by virtue of adjournment.

SB 53, 54, 60, 61, 62, 63, 67, 127, 129, 177, 178, 287, 185, 290, 297, 358, 390, 408, 637, 1012, 33, 107, 359, 8, 13, 36, 37, 160, 167, 176, 227, 272, 278, 294, 450, 519, 813, 970, 5508, 15, 66, 3, 64, 151, 298, 370, 394, 664, 689, 796, 963, 288, 364, 365, 494, 859 – Bills remaining on today’s Third Reading of Senate Bills carried over and placed in their proper order on the Tuesday, May 21, 2019 Calendar by virtue of adjournment.

Tuesday, May 21, 2019 -- Morning Session

House convened at 11:00 a.m. Speaker Pro Tempore in Chair.

Opening ceremony presented by Salvation Army Brass Band, performing the prelude of "Ein Feste Burg," written by Martin Luther and composed by Robert Redhead, Portland and Salem.

Upon verification of quorum: All present except: Excused, 3 – Greenlick, Keny-Guyer, Sprenger; Excused for Business of the House, 1 – Speaker Kotek.

HB 2040, 2094 – Message from the Governor announcing she signed on May 20, 2019.

SB 579; HB 2033, 2231, 2496, 2684, 3113 – Message from the Senate announcing passage.

SJM 5; HCR 14 – Message from the Senate announcing adoption.

SCR 30, 31; SB 2, 16, 52, 485, 684 – Message from the Senate announcing President signed on May 20, 2019.

SJM 5 – Introduced, read and passed to Speaker's desk for referral.

Committee Report File No. 162 was distributed on May 20, 2019.

Committee Report File No. 163 was distributed on May 20, 2019.

HB 2184 (A-Engrossed) – Report by Committee on Revenue recommending passage with amendments and be printed B-Engrossed. Bill referred to Committee on Ways and Means by prior reference.

SB 142 (A-Engrossed) – Report by Committee on Health Care recommending passage.

SB 249 (A-Engrossed) – Report by Committee on Health Care recommending passage.

SB 707 (A-Engrossed) – Report by Committee on Health Care recommending passage.

SB 726 (A-Engrossed) – Report by Committee on Judiciary recommending passage.

Committee Report File No. 164 was distributed on May 21, 2019.

SB 5521 (A-Engrossed) – Report by Committee on Ways and Means recommending passage.

SB 5527 (A-Engrossed) – Report by Committee on Ways and Means recommending passage.

SB 5532 (A-Engrossed) – Report by Committee on Ways and Means recommending passage.

SB 20 (A-Engrossed) – Report by Committee on Human Services and Housing recommending passage.

SB 134 (A-Engrossed) – Report by Committee on Health Care recommending passage with amendments and be printed B-Engrossed.

SB 250 (A-Engrossed) – Report by Committee on Health Care recommending passage.

SB 321 (A-Engrossed) – Report by Committee on Judiciary recommending passage with amendments and be printed B-Engrossed.

SB 475 (A-Engrossed) – Report by Committee on Human Services and Housing recommending passage.

SB 493 (A-Engrossed) – Report by Committee on Human Services and Housing recommending passage.

SB 742 (A-Engrossed) – Report by Committee on Health Care recommending passage with amendments and be printed B-Engrossed.

SB 917 (A-Engrossed) – Report by Committee on Human Services and Housing recommending passage with amendments and be printed B-Engrossed.

Committee Report File No. 165 was distributed on May 21, 2019.

HB 2020 – Report by Committee on Carbon Reduction recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.


The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 75 dated May 21, 2019.

HB 3438 Energy and Environment

HB 3310 (A-Engrossed) – Third reading commenced.

HB 2033, 2231, 2496, 2684, 3113; HCR 14 – Speaker signed on May 21, 2019.

HCR 14 – Filed with Secretary of State on May 21, 2019.

Williamson moved House adjourn until 9:30 a.m. Wednesday, May 22, 2019. Motion carried on viva voce vote. House adjourned.

HB 3310 – Carried over and placed in its proper order on the Wednesday, May 22, 2019 Calendar by virtue of adjournment.

HB 3348 – Bill remaining on today's Third Reading of House Bills carried over and placed in its proper order on the Wednesday, May 22, 2019 Calendar by virtue of adjournment.

SCR 1 – Measure remaining on today's Final Reading of Memorials and Resolutions carried over and placed in their proper order on the Wednesday, May 22, 2019 Calendar by virtue of adjournment.

SB 53, 54, 60, 61, 62, 63, 67, 127, 129, 177, 178, 287, 185, 290, 297, 358, 390, 408, 637, 1012, 33, 107, 13, 36, 37, 160, 167, 176, 227, 272, 278, 294, 450, 519, 813, 970, 5508, 15, 66, 3, 64, 151, 298, 370, 394, 689, 796, 963, 288, 364, 365, 494, 859 – Bills remaining on today's Third Reading of Senate Bills carried over and placed in their proper order on the Wednesday, May 22, 2019 Calendar by virtue of adjournment.

Wednesday, May 22, 2019 -- Morning Session

House convened at 9:30 a.m. Speaker in Chair.

Opening ceremony presented by Jake Khawaja and Isaac Wooten, student performers from Montavilla Jazz Festival, performing "There Will Never Be Another You" by Harry Warren and Mack Gordon, Lake Oswego and Vancouver.

Upon verification of quorum: All present except: Absent, 2 – Barker, Rayfield; Excused, 2 – Boles, Helm.

SB 944, 855, 1013 – Message from the Senate announcing passage.

SCR 32; HCR 13, 17, 28, 29 – Message from the Senate announcing adoption.
HJR 15 – Message from the Senate announcing adoption as amended by the Senate.

HB 2033, 2076, 2231, 2243, 2496, 2684, 3113; HCR 14 – Message from the Senate announcing President signed on May 21, 2019.

SCR 32 – Introduced, read and passed to Speaker’s desk for referral.

Committee Report File No. 166 was distributed on May 21, 2019.

HB 2112 – Report by Committee on Transportation recommending passage with amendments and be printed A-Engrossed.

HB 3433 – Report by Committee on Carbon Reduction without recommendation as to passage and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

SB 228 – Report by Committee on Veterans and Emergency Preparedness recommending passage.


SB 252 (A-Engrossed) – Report by Committee on Veterans and Emergency Preparedness recommending passage with amendments and be printed B-Engrossed.

SB 528 – Report by Committee on Veterans and Emergency Preparedness recommending passage.

SCR 3 – Report by Committee on Veterans and Emergency Preparedness recommending adoption.

Committee Report File No. 167 was distributed on May 22, 2019.

HB 2699 (A-Engrossed) – Report by Committee on Revenue recommending passage.

SB 72 (A-Engrossed) – Report by Committee on Rules recommending passage.

SB 312 – Report by Committee on Education recommending passage.


SB 388 (A-Engrossed) – Report by Committee on Judiciary recommending passage with amendments and be printed B-Engrossed.

SB 471 (A-Engrossed) – Report by Committee on Rules recommending passage.

SB 638 (A-Engrossed) – Report by Committee on Judiciary recommending passage with amendments and be printed B-Engrossed.

SCR 3 – By unanimous consent, on request of Speaker, rules suspended and measure made a Special Order of Business immediately.

SCR 3 – Read as Special Order of Business. Carried by Findley. On adoption of the measure the vote was: Yeas, 56; Absent, 1 – Barker; Excused, 2 – Boles, Helm; Excused for Business of the House, 1 – Rayfield. Resolution adopted.

SCR 3 – By unanimous consent, on request of Speaker, rules suspended to permit Barker to vote on measure. Barker voted “yea.”

HB 3442 – Read first time and passed to Speaker’s desk for referral.

HB 2112, 2699 – Read second time and passed to third reading.

HB 3310 (A-Engrossed) – Read third time.

Speaker Pro Tempore in Chair.

HB 3310 (A-Engrossed) – Carried by Hernandez. On passage of the bill the vote was: Yeas, 46; Nays, 12 – Barreto, Findley, Hayden, Leif, Lewis, Nearman, Post, Reschke, Sprenger, Stark, Wallan, Wilson; Excused, 2 – Boles, Helm. Bill passed.

HB 3348 – Read third time. Carried by Nathanson. On passage of the bill the vote was: Yeas, 52; Nays, 5 – Findley, Nearman, Post, Reschke, Wallan; Absent, 1 – Power; Excused, 2 – Boles, Helm. Bill passed.

SCR 1 – By unanimous consent, on request of Speaker Pro Tempore, rules suspended and bill carried over and placed in its proper order on the Thursday, May 23, 2019 Calendar.

SB 579, 855, 944, 1013 – Read first time and passed to Speaker’s desk for referral.

SB 5521, 5527, 5532; SB 20, 44, 72, 90, 93, 134, 142, 219, 228, 234, 249, 250, 252, 312, 318, 321, 356, 363, 385, 471, 475, 493, 522, 528, 590, 630, 707, 726, 742, 759, 783, 797, 829, 917, 924, 933 – Read second time and passed to third reading.

SB 53 – Read third time. Carried by McKeown. On passage of the bill the vote was: Yeas, 57; Excused, 2 – Boles, Helm; Excused for Business of the House, 1 – Speaker Kotek. Bill passed.

SB 54 – Read third time. Carried by Evans. On passage of the bill the vote was: Yeas, 47; Nays, 10 – Barreto, Leif, McLane, Nearman, Post, Reschke, Sprenger, Stark, Wilson,
SB 60 (A-Engrossed) – Read third time. Carried by Drazan. On passage of the bill the vote was: Yeas, 54; Nays, 3 – Clem, Holvey, Rayfield; Excused, 2 – Boles, Helm; Excused for Business of the House, 1 – Speaker Kotek. Bill passed.

SB 61 – Read third time. Carried by Noble. On passage of the bill the vote was: Yeas, 57; Excused, 2 – Boles, Helm; Excused for Business of the House, 1 – Speaker Kotek. Bill passed.

SB 62 – Read third time. Carried by Prusak. On passage of the bill the vote was: Yeas, 57; Excused, 2 – Boles, Helm; Excused for Business of the House, 1 – Speaker Kotek. Bill passed.

SB 63 – Read third time. Carried by Salinas. On passage of the bill the vote was: Yeas, 57; Excused, 2 – Boles, Helm; Excused for Business of the House, 1 – Speaker Kotek. Bill passed.

SB 67 – Read third time. Carried by Nosse. On passage of the bill the vote was: Yeas, 58; Excused, 2 – Boles, Helm. Bill passed.

SB 127 (A-Engrossed) – Read third time. Carried by Keny-Guyer. On passage of the bill the vote was: Yeas, 58; Excused, 2 – Boles, Helm. Bill passed.

SB 129 (A-Engrossed) – Read third time. Carried by Noble. On passage of the bill the vote was: Yeas, 58; Excused, 2 – Boles, Helm. Bill passed.

SB 177 (A-Engrossed) – Read third time. Carried by Prusak. On passage of the bill the vote was: Yeas, 58; Excused, 2 – Boles, Helm. Bill passed.

SB 178 (A-Engrossed) – Read third time. Carried by Prusak. On passage of the bill the vote was: Yeas, 58; Excused, 2 – Boles, Helm. Bill passed.

SB 287 (A-Engrossed) – Third reading commenced.

Speaker Pro Tempore announced the Speaker’s following preparation of sine die:

“Effective immediately and pursuant to House Rule 8.15 (6), in order to complete the work of the 2019 Legislative Session and provide for an orderly move toward sine die adjournment, I suspend House Rule 8.15 (5)(e) which requires that 72 hours’ notice must be given for an initial public hearing and 48 hours’ notice be given for all other meetings.

“If a meeting is scheduled to take public testimony, at least 24 hours’ notice must be given.”

By unanimous consent, on request of Speaker Pro Tempore, rules suspended to temporarily advance to the order of business Announcements.

House recessed until 3:00 p.m. on motion of Smith G.

**Wednesday, May 22, 2019 – Afternoon Session**

House reconvened at 3:00 p.m. Speaker Pro Tempore in Chair.

Upon verification of quorum: All present except: Absent, 12 – Barker, Clem, Doherty, Drazan, Hayden, Hernandez, McLain, Neron, Nosse, Salinas, Smith G, Williamson; Excused, 3 – Boles, Helm, Sprenger; Excused for Business of the House, 3 – Gorsek, Rayfield, Speaker Kotek.

HB 2011, 2027, 2089, 2213, 2216, 2263, 2285, 2351, 2395, 2447, 2457, 2514, 2577, 2601, 2914, 3005 – Message from the Senate announcing passage.

HB 2098, 2191, 2303, 2423, 2835, 2844 – Message from the Senate announcing passage as amended by the Senate.

Committee Report File No. 168 was distributed on May 22, 2019.

HB 3431 – Report by Committee on Rules recommending passage with amendments and be printed A-Engrossed.

SB 162 (A-Engrossed) – Report by Committee on Revenue recommending passage.

SB 165 – Report by Committee on Revenue recommending passage.

SB 213 (A-Engrossed) – Report by Committee on Revenue recommending passage.

SB 523 (A-Engrossed) – Report by Committee on Revenue recommending passage.

SB 935 – Report by Committee on Business and Labor recommending passage with amendments and be printed A-Engrossed.

Having recessed under the order of business Third Reading of Senate Bills, the House continued under that order of business.

SB 287 (A-Engrossed) – Third reading commenced.

House recessed until 6:30 p.m. on motion of Smith G.

**Wednesday, May 22, 2019 – Evening Session**

House reconvened at 6:30 p.m. Speaker Pro Tempore in Chair.
Upon verification of quorum: All present except: Absent, 14 – Clem, Drazan, Evans, Findley, Gorsek, Hernandez, McKeown, Nathanson, Noble, Salinas, Smith DB, Smith G, Sollman, Williamson; Excused, 4 – Boles, Helm, Sprenger, Wilde.

HB 2051, 2054, 2101, 2102, 2119, 2196, 2222, 2227, 2250, 2341, 2459, 2464, 3030, 3065, 3117, 3200, 3252, 3289, 3394 – Message from the Governor announcing she signed on May 22, 2019.

Committee Report File No. 169 was distributed on May 22, 2019.

HB 2051, 2054, 2101, 2102, 2119, 2196, 2222, 2227, 2250, 2341, 2459, 2464, 3030, 3065, 3117, 3200, 3252, 3289, 3394 – Message from the Governor announcing she signed on May 22, 2019.

Committee Report File No. 169 was distributed on May 22, 2019.

Committee Report File No. 170 was distributed on May 22, 2019.


SB 76 – Report by Committee on Business and Labor recommending passage and subsequent referral to Committee on Rules be rescinded. Subsequent referral to Committee on Rules rescinded by order of the Speaker.

SB 77 – Report by Committee on Business and Labor recommending passage and subsequent referral to Committee on Rules be rescinded. Subsequent referral to Committee on Rules rescinded by order of the Speaker.

SB 269 (A-Engrossed) – Report by Committee on Judiciary recommending passage.


SB 696 – Report by Committee on Judiciary recommending passage.


Committee Report File No. 170 was distributed on May 22, 2019.

SB 287 (A-Engrossed) – Read third time. Carried by Gomberg. On passage of the bill the vote was: Yeas, 55; Excused, 5 – Gorsek, Helm, Smith DB, Sprenger, Wilde. Bill passed.

SB 185 (A-Engrossed) – Read third time. Carried by Piluso. On passage of the bill the vote was: Yeas, 47; Nays, 8 – Barreto, Hayden, Leif, McLane, Nearman, Post, Reschke, Wallan; Excused, 5 – Gorsek, Helm, Smith DB, Sprenger, Wilde. Bill passed.

SB 290 (A-Engrossed) – Read third time. Carried by Stark. On passage of the bill the vote was: Yeas, 55; Excused, 5 – Gorsek, Helm, Smith DB, Sprenger, Wilde. Bill passed.

SB 297 (A-Engrossed) – Read third time. Carried by Greenlick. On passage of the bill the vote was: Yeas, 54; Nays, 1 – Findley; Excused, 5 – Gorsek, Helm, Smith DB, Sprenger, Wilde. Bill passed.

SB 358 (A-Engrossed) – Read third time. Carried by Power. On passage of the bill the vote was: Yeas, 47; Nays, 8 – Barreto, Boshart Davis, Hayden, McLane, Reschke, Wallan, Wilson, Zika; Excused, 5 – Gorsek, Helm, Smith DB, Sprenger, Wilde. Bill passed.

SB 390 (A-Engrossed) – Read third time. Carried by Post. On passage of the bill the vote was: Yeas, 54; Nays, 1 – Meek; Excused, 5 – Gorsek, Helm, Smith DB, Sprenger, Wilde. Bill passed.

SB 408 (B-Engrossed) – Read third time. Carried by Smith G. On passage of the bill the vote was: Yeas, 55; Excused, 5 – Gorsek, Helm, Smith DB, Sprenger, Wilde. Bill passed.

SB 637 – Read third time. Carried by Salinas. On passage of the bill the vote was: Yeas, 54; Nays, 1 – Drazan; Excused, 5 – Gorsek, Helm, Smith DB, Sprenger, Wilde. Bill passed.

SB 1012 – Read third time. Carried by Clem. On passage of the bill the vote was: Yeas, 45; Nays, 10 – Barreto, Boles, Drazan, Findley, Hayden, Helt, Leif, Nearman, Reschke, Zika; Excused, 5 – Gorsek, Helm, Smith DB, Sprenger, Wilde. Bill passed.

SB 33 (A-Engrossed) – Read third time. Carried by Williamson. On passage of the bill the vote was: Yeas, 55; Excused, 5 – Gorsek, Helm, Smith DB, Sprenger, Wilde. Bill passed.

SB 107 (B-Engrossed) – Read third time. Carried by Zika. On passage of the bill the vote was: Yeas, 55; Excused, 5 – Gorsek, Helm, Smith DB, Sprenger, Wilde. Bill passed.
SB 359 (A-Engrossed) – Third reading commenced.

HCR 13, 17, 28, 29 – Speaker signed on May 22, 2019.

Williamson moved House adjourn until 9:30 a.m. Thursday, May 23, 2019. Motion carried on viva voce vote. House adjourned.

SB 359 – Carried over and placed in its proper order on the Thursday, May 23, 2019 Calendar by virtue of adjournment.

SB 8, 13, 36, 37, 160, 167, 176, 227, 272, 278, 294, 450, 519, 813, 970, 5508, 15, 66, 3, 64, 151, 298, 370, 394, 664, 689, 796, 963, 288, 364, 365, 494, 859 – Bills remaining on today’s Third Reading of Senate Bills carried over and placed in their proper order on the Thursday, May 23, 2019 Calendar by virtue of adjournment.

Thursday, May 23, 2019 -- Morning Session

House convened at 9:30 a.m. Speaker in Chair.

Colors were posted by Oregon Fire Service Honor Guard, led by State Commander Amanda Schmitt, joined by Tualatin Valley Fire and Rescue Pipes and Drums, Lane Fire Brigade, and Tangent Fire District, led by Pipe Major Tim Birr and Drum Major Brad King, Tualatin, Wilsonville, Salem, Eugene, and Tangent.

Opening ceremony was a moment of silence.

Upon verification of quorum: All present except: Absent, 7 – Barker, Bonham, Drazan, Nosse, Piluso, Rayfield, Williamson; Excused, 2 – Barreto, Leif.

HB 2057, 2059, 2061, 3431 – Read second time and passed to third reading.

HB 2112 (A-Engrossed) – Read third time. Carried by McLain. On passage of the bill the vote was: Yeas, 58; Excused, 2 – Barreto, Leif. Bill passed.

HB 2699 (A-Engrossed) – Read third time. Carried by McKeown. On passage of the bill the vote was: Yeas, 57; Absent, 1 – Power; Excused, 2 – Barreto, Leif. Bill passed.

SCR 1 (A-Engrossed) – Read. Carried by Helm. On adoption of the measure the vote was: Yeas, 54; Nays, 3 – Findley, Reschke, Smith G; Absent, 1 – McLain; Excused, 2 – Barreto, Leif. Resolution adopted.

The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 76 dated May 23, 2019.

SB 11, 57, 76, 77, 162, 165, 213, 269, 369, 388, 411, 523, 581, 638, 696, 807, 873, 935 – Read second time and passed to third reading.

SB 359 (A-Engrossed) – Read third time. Carried by McLane. On passage of the bill the vote was: Yeas, 56; Nays, 1 – Evans; Absent, 1 – Clem; Excused, 1 – Leif; Excused for Business of the House, 1 – Greenlick. Bill passed.

SB 8 (A-Engrossed) – Read third time.

Speaker Pro Tempore in Chair.

SB 8 (A-Engrossed) – Carried by Sanchez. On passage of the bill the vote was: Yeas, 58; Excused, 1 – Leif; Excused for Business of the House, 1 – Greenlick. Bill passed.

SB 13 (B-Engrossed) – Read third time. Carried by Helt. On passage of the bill the vote was: Yeas, 58; Nays, 1 – Hayden; Excused, 1 – Leif. Bill passed.

SB 36 – Third reading commenced.

House recessed until 1:30 p.m. on motion of Smith G.

Thursday, May 23, 2019 -- Afternoon Session

House reconvened at 1:30 p.m. Speaker in Chair.

Upon verification of quorum: All present except: Absent, 15 – Barker, Bonham, Drazan, Greenlick, Hernandez, Marsh, McKeown, Meek, Nathanson, Neron, Prusak, Rayfield, Schouten, Williams, Williamson; Excused, 1 – Leif; Excused for Business of the House, 1 – Speaker Kotek.

Speaker Pro Tempore in Chair.

SB 248, 1049 – Message from the Senate announcing passage.

SB 484 – Message from the Senate announcing concurrence in House amendments and repassage.

HB 3114, 3168, 3214, 3261, 5016, 5028, 5047, 2127, 2556, 2892, 2964 – Message from the Senate announcing passage.

HB 3116, 3193, 2347, 3074, 3384 – Message from the Senate announcing passage as amended by the Senate.

Committee Report File No. 171 was distributed on May 23, 2019.
HB 5001 – Report by Committee on Ways and Means recommending passage with amendments and be printed A-Engrossed.

HB 2387 – Report by Committee on Revenue recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Tax Expenditures. Bill referred to Committee on Tax Expenditures by order of the Speaker.

HB 2999 – Report by Committee on Transportation recommending passage with amendments and be printed A-Engrossed.

HB 3136 – Report by Committee on Revenue recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

HB 3137 – Report by Committee on Revenue recommending passage with amendments and be printed A-Engrossed.

HB 3138 – Report by Committee on Revenue recommending passage.

SB 301 (A-Engrossed) – Report by Committee on Natural Resources recommending passage.

Committee Report File No. 172 was distributed on May 23, 2019.

SB 253 (A-Engrossed) – Report by Committee on Health Care recommending passage.

SB 410 (A-Engrossed) – Report by Committee on Business and Labor recommending passage with amendments and be printed B-Engrossed.

SB 698 (A-Engrossed) – Report by Committee on Health Care recommending passage with amendments and be printed B-Engrossed.

SB 823 (A-Engrossed) – Report by Committee on Health Care recommending passage.

SB 918 – Report by Committee on Health Care recommending passage with amendments and be printed A-Engrossed.

Having recessed under the order of business Third Reading of Senate Bills, the House continued under that order of business.

SB 36 – Read third time. Carried by Zika. On passage of the bill the vote was: Yeas, 54; Absent, 1 – Helm; Excused, 2 – Barker, Leif; Excused for Business of the House, 3 – Boshart Davis, Power, Speaker Kotek. Bill passed.

SB 37 – Read third time. Carried by Wilde. On passage of the bill the vote was: Yeas, 55; Excused, 2 – Barker, Leif; Excused for Business of the House, 3 – Boshart Davis, Power, Speaker Kotek. Bill passed.

SB 160 – Read third time. Carried by Alonso Leon. On passage of the bill the vote was: Yeas, 50; Nays, 6 – Barreto, Marsh, Nearman, Post, Reschke, Wallan; Excused, 2 – Barker, Leif; Excused for Business of the House, 2 – Evans, Power. Bill passed.

SB 167 – Read third time. Carried by Williams. On passage of the bill the vote was: Yeas, 57; Excused, 2 – Barker, Leif; Excused for Business of the House, 1 – Power. Bill passed.

SB 176 (A-Engrossed) – Read third time. Carried by Mitchell. On passage of the bill the vote was: Yeas, 57; Excused, 2 – Barker, Leif; Excused for Business of the House, 1 – Power. Bill passed.

SB 227 – Read third time. Carried by Bonham. On passage of the bill the vote was: Yeas, 56; Nays, 1 – Nosse; Excused, 2 – Barker, Leif; Excused for Business of the House, 1 – Power. Bill passed.

SB 664 – By unanimous consent, on request of Speaker Pro Tempore, rules suspended and bill made a Special Order of Business immediately following the order of business of Propositions and Motions on the Tuesday, May 28, 2019 Calendar.

House recessed until 6:30 p.m. on motion of Smith G.

Thursday, May 23, 2019 -- Evening Session

House reconvened at 6:30 p.m. Speaker in Chair.

Upon verification of quorum: All present except: Absent, 15 – Bonham, Clem, Helt, Holvey, Keny-Guyer, Marsh, Nathanson, Neron, Nosse, Piluso, Prusak, Rayfield, Reardon, Sprenger, Williamson; Excused, 2 – Barker, Drazan.

HB 5009, 2013, 2023, 2353, 2519, 2571, 2871, 3146 – Message from the Senate announcing passage.

HB 2022, 2030, 2262, 2512, 2790, 2916, 2997, 3409 – Message from the Senate announcing passage as amended by the Senate.

Committee Report File No. 173 was distributed on May 23, 2019.

HB 2326 – Report by Committee on Student Success without recommendation as to passage and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

HB 2967 (A-Engrossed) – Report by Committee on Student Success without recommendation as to passage and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.
SB 247 (A-Engrossed) – Report by Committee on Energy and Environment recommending passage with amendments and be printed B-Engrossed.

Committee Report File No. 174 was distributed on May 23, 2019.


Committee Report File No. 175 was distributed on May 23, 2019.

SB 218 (B-Engrossed) – Report by Committee on Economic Development recommending passage with amendments and be printed C-Engrossed.
SB 490 (A-Engrossed) – Report by Committee on Human Services and Housing recommending passage with amendments, be printed B-Engrossed, and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.
SB 496 (A-Engrossed) – Report by Committee on Education recommending passage.
SB 690 (A-Engrossed) – Report by Committee on Education recommending passage.
SB 802 – Report by Committee on Education recommending passage.

Having recessed under the order of business Third Reading of Senate Bills, the House continued under that order of business.

SB 272 – Read third time. Carried by Doherty. On passage of the bill the vote was: Yeas, 57; Absent, 1 – Williamson; Excused, 2 – Barker, Drazan. Bill passed.

SB 278 (A-Engrossed) – Read third time.
Speaker Pro Tempore in Chair.

SB 278 (A-Engrossed) – Carried by Piluso. On passage of the bill the vote was: Yeas, 56; Excused, 2 – Barker, Drazan; Excused for Business of the House, 2 – McKeown, Speaker Kotek. Bill passed.

SB 294 – Read third time. Carried by Bonham. On passage of the bill the vote was: Yeas, 56; Excused, 2 – Barker, Drazan; Excused for Business of the House, 2 – McKeown, Speaker Kotek. Bill passed.

SB 450 (A-Engrossed) – Read third time. Carried by McLain.

Smith G declared a potential conflict of interest and submitted the following statement:

“Mr. Speaker and colleagues, I am a member of a limited liability company that does economic development work throughout Oregon. I am also currently the project manager for two projects, the Treasure Valley Reload Facility and the Mid-Willamette Valley Reload Facility.”

By unanimous consent, on request of Speaker Pro Tempore, rules suspended to permit Findley to declare a potential conflict of interest and submit the following statement:

“Mister Speaker and colleagues, I am a member of the Board of Directors of the Malheur County Economic Development Corporation, as part of that, I have a roll in the development of the Treasure Valley Transload Facility and out of an abundance of caution I would like to declare a potential conflict of interest.”

SB 450 (A-Engrossed) – On passage of the bill the vote was: Yeas, 57; Nays, 1 – Hayden; Excused, 2 – Barker, Drazan. Bill passed.

SB 519 (A-Engrossed) – Third reading commenced.

House stood at ease.

By unanimous consent, on request of Speaker Pro Tempore, rules suspended to temporarily return to the order of business Second Reading of Senate Bills.

SB 1008 – Read second time and passed to third reading.

By unanimous consent, on request of Speaker Pro Tempore, rules suspended to temporarily return to the order of business Propositions and Motions.

SB 1008 – By unanimous consent, on request of Speaker Pro Tempore, rules suspended to permit consideration of committee and minority reports immediately.

SB 1008 (A-Engrossed) – Williamson moved the Committee Report be adopted.

SB 1008 (B-Engrossed) – McLane moved Minority Report 1 be substituted for the Committee Report. On adoption of the motion the vote was: Yeas, 22; Nays, 36 – Alonso Leon, Bynum, Clem, Doherty, Evans, Fahey, Gomberg, Gorsek, Greenick, Helm, Hernandez, Holvey, Keny-Guyer, Lively, Marsh, McKeown, McLain, Meek, Mitchell, Nathanson, Neron, Nosse, Piluso, Power, Prusak, Rayfield, Reardon, Salinas, Sanchez, Schouten, Smith Warner, Sollman, Wilde, Williams, Williamson, Speaker Kotek; Excused, 2 – Barker, Drazan. Motion failed.

SB 1008 (B-Engrossed) – Noble moved Minority Report 2 be substituted for the Committee Report. On adoption of the
motion the vote was: Yeas, 23; Nays, 35 – Alonso Leon, Bynum, Clem, Doherty, Evans, Fahey, Gomberg, Gorsek, Greenlick, Helm, Hernandez, Holvey, Keny-Guyer, Lively, Marsh, McLain, Meek, Mitchell, Nathanson, Neron, Nosse, Piluso, Power, Prusak, Rayfield, Reardon, Salinas, Sanchez, Schouten, Smith Warner, Sollman, Wilde, Williams, Williamson, Speaker Kotek; Excused, 2 – Barker, Drazan. Motion failed.

In compliance with House Rule 9.15 (2) and 9.37 (2), bill advanced to immediate third reading and final consideration.

Stark moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for SB 1008 and that it be read by title only. Motion carried on viva voce vote.

SB 1008 (A-Engrossed) – Read third time. Carried by Williamson. On passage of the bill the vote was: Yeas, 40; Nays, 18 – Barreto, Boles, Bonham, Boshart Davis, Hayden, Helt, Leif, Lewis, McLane, Nearman, Noble, Post, Sprenger, Stark, Wallan, Wilson, Witt, Zika; Excused, 2 – Barker, Drazan. Bill passed.

SB 1008 (A-Engrossed) – Mitchell requested the following explanation of her vote be entered in the Journal:

“I voted for SB 1008 for a number of reasons—but most importantly, because Oregon should be a leader in progressive criminal justice policies that hold people accountable for wrongs against society, yet are also fair and structurally equitable.

“When Measure 11 was approved by voters in 1994, it was at the height of America’s ‘tough on crime’ paradigm, and many people felt that adult mandatory minimums being applied to youths was an important part of ensuring both justice and closure for the victims of crimes and their families, as well as serving as a deterrent for future crime. In hindsight, Measure 11 has not worked as intended—and that is why the legislature is working towards changing aspects of it, per the authority also bestowed upon them by voters in Measure 10 of the same year.

“The authority to charge a youth with a Measure 11 crime, which automatically throws a youth into the adult criminal justice system, rests solely with prosecutors. Upon sentencing of a Measure 11 crime, a youth is first remanded to the Oregon Youth Authority. There is a chasm of different approaches and treatment of youths at OYA when compared to the services offered in prison. OYA does valuable work to help incarcerated youth take accountability for their actions, and strives to rehabilitate youth in a way that can help them turn their lives around and become successful members of society upon release.

“Under Measure 11, when incarcerated youths serving sentences turn 25, they are immediately transferred into the adult system and lose access to all the services and support provided by OYA. All of that work, the public resources that are spent, and the future of those young people gets tossed out of the window when we automatically transfer youth to adult prison. Additionally, according to a 2007 Centers for Disease Control study, young people are 34% more likely to commit crimes and recidivate if they are treated like adults in the justice system. Consequently, not only do the policies under the status quo squander public dollars used to rehabilitate kids who will never get the opportunity to use those skills, but it actually makes society more dangerous when youth beaten down by the adult system are released at the end of their adult sentences and recommit crimes.

“SB 1008 is a small, but important change in criminal justice that has the potential to make a big impact. Firstly, it shifts the ability to try youths as adults to a judge, rather than prosecutors. This is a necessary change because, even though some district attorneys do try to resolve crimes outside of Measure 11, the status quo preserves a system in which district attorneys retain unfair leverage against youths when negotiating their pleas. By shifting this responsibility to a judge, discretion can be given based on the circumstances of the youth's crimes and history. It doesn’t mean that a youth wouldn’t be charged as an adult, but that a judge has the ability to discern between a kid that just made a bad choice, and a kid who has committed a heinous act that warrants a harsher punishment.

“Most importantly, SB 1008 had imbedded within it the value of second chances denied to so many in our criminal justice system. Before being immediately shifted into the adult system at the age of 25, SB 1008 allows for youths still at OYA to have a ‘second look’ hearing. This second judicial review gives incarcerated persons who have gone through various services and therapies at OYA an opportunity to demonstrate how they have changed and been rehabilitated. A judge will then have the discretion to release them to community-based supervision, rather than to adult prison where all the progress they may have made would be entirely negated.

“The benefit of time is wisdom and growth. Unfortunately, time also reveals that our actions sometimes do not always yield the desired outcomes. What we know now about brain development in youths far exceeds what we knew then. We always knew that kids make impulsive decisions, but now we know that sometimes, especially when trauma is present or a youth lacks direction and mentorship, underdeveloped brains express themselves in ways many of us never would. SB 1008 holds at its core that while we should hold everyone accountable for their actions, our criminal justice policies should also reflect the values so many of us hold: an opportunity at redemption.”

SB 1008 (A-Engrossed) – Neron requested the following explanation of her vote be entered in the Journal:

“I write to explain my vote on Senate Bill 1008.

“Twenty-five years ago, the voters of Oregon passed Ballot Measure 11, setting mandatory minimum sentences for a range of crimes — those sentences range from five years and ten months to 30 years to life. Included in this measure was the requirement that children 15 and older, charged with the listed felonies, be tried as adults.

“In the 25 years since this measure passed, we have learned a lot about brain science and chemistry, how children develop, and why the system is not currently working as intended. For instance, we now know that children’s brains are not fully developed until they are in their 20s. And science has noted the ability for significant change and growth during the developmental years. When we rehabilitate youth who have committed crimes, but then send them to DOC on their 25th birthday without a second look, we not only risk undoing our investments in them, but we also increase their chances of recidivism.

“This simple, common sense legislation is about making things more fair and equitable to ensure our system is focused on redemption and rehabilitation. This legislation repeals the unconstitutional portions of existing law, shifts the decision
whether or not to charge a child as an adult to a judge instead of a prosecutor, and gives youth offenders the opportunity to be rehabilitated.

"I was 15-years-old when Measure 11 passed in 1994. I am grateful that when voters voted for those tough on crime policies, they also voted to give the legislature Measure 10, a tool to remedy problems if the policies are found not to work. With consensus among representatives that sending youth offenders to DOC facilities is not best practice to reduce reoffending, and that statistics show us that our juvenile offenders of color are disproportionately charged as adults with Measure 11 crimes as compared to white offenders who have committed the same crime, we know the system is broken.

"Senate Bill 1008 is about using the information we now have to better inform how we hold children accountable and ensure that the ones who can be are ultimately rehabilitated into productive members of society."

SB 1008 (A-Engrossed) – Noble requested the following explanation of his vote be entered in the Journal:

"I believe our juvenile justice system needs to be reformed. What may have worked best in 1994 no longer serves the best interest of our youth or our public safety. I voted no on this legislation because I believe that this legislation should be referred to the voters (see minority report # 2 for SB 1008).

"The voters passed measure 11 in 1994 by a margin of 66% to 34%. Then in 2000, measure 94 attempted to release measure 11 and that failed by a margin of 73% to 27%. Measure 10, also passed in 1994, gives the legislature the ability to make changes to measure 11, however just because we can, doesn't mean we should.

"Oregon's juvenile justice system needs change, but the people need the opportunity to weigh-in on this important reform that affects our youth and our public safety.

"Senate Bill 1008 should be decided by the people."

SB 1008 (A-Engrossed) – Smith DB requested the following explanation of his vote be entered in the Journal:

"I voted YES on SB 1008 for the following reasons and more... I have long been an advocate for our youth and public safety. Having been a long time School Board Member as well as a County Commissioner and liaison to the Sheriff's Dept., District Attorney's Dept. and Juvenile Dept., I have been deeply involved in the areas of youth offenses. With that, I have also been a supporter of the need for Juvenile Justice Reforms.

"SB 1008 was unfortunately not a perfect bill, few are. I did support the two minority reports and would have preferred either of their passage. I also drafted a -10 amendment that would have removed aggravated murder, murder and rape from SB 1008 and made several attempts to move the bill to rules for the amendment's consideration. The amendment reads:

"Requested by Representative SMITH DB

PROPOSED AMENDMENTS TO

A-ENGROSSED SENATE BILL 1008

On page 1 of the printed A-engrossed bill, line 3, delete "163.105, 163.115,".

In line 4, delete “339.317, 339.319, 339.321, 419C.005, 419C.050,".

In line 5, delete “, 420.081”.

On page 6, delete lines 29 through 45 and delete pages 7 through 33 and insert:

SECTION 4. ORS 137.705 is amended to read:

137.705. (1)(a) As used in this section and ORS 137.707:

(A) ‘Charged’ means the filing of an accusatory instrument in a court of criminal jurisdiction following waiver under ORS 419C.349 or alleging the commission of [an offense listed in ORS 137.707] aggravated murder as defined in ORS 163.095, murder as defined in ORS 163.115 or rape in the first degree as defined in ORS 163.375 (1)(a).

(B) ‘Detention facility’ has the meaning given that term in ORS 419A.004.

(C) ‘Prosecuted’ includes pretrial and trial procedures, requirements and limitations provided for in criminal cases.

(b) Unless otherwise provided in ORS 137.707, ORS chapters 137 and 138 apply to proceedings under ORS 137.707.

(2)(a) Notwithstanding ORS 419B.100 and 419C.005, a person 15, 16 or 17 years of age at the time of committing [the offense may be charged with the commission of an offense listed in ORS 137.707 and] aggravated murder as defined in ORS 163.095, murder as defined in ORS 163.115 or rape in the first degree as defined in ORS 163.375 (1)(a) may be charged with the offense and prosecuted as an adult.

(b) If the juvenile court enters an order of waiver under ORS 419C.349 (1)(a), the person waivered may be charged with a crime and prosecuted as an adult as provided in this section. [(b)(c) The district attorney shall notify the juvenile court and the juvenile department when a person under 18 years of age is charged with an offense listed in ORS 137.707 under this section.

] (c) (d) The filing of an accusatory instrument in a criminal court under ORS 137.707 for aggravated murder as defined in ORS 163.095, murder as defined in ORS 163.115 or rape in the first degree as defined in ORS 163.375 (1)(a) divests the juvenile court of jurisdiction in the matter if juvenile court jurisdiction is based on the conduct alleged in the accusatory instrument or any conduct arising out of the same act or transaction. Upon receiving notice from the district attorney under paragraph [(b) (c) of this subsection, the juvenile court shall dismiss, without prejudice, the juvenile court proceeding and enter any order necessary to transfer the matter or transport the person to the criminal court for further proceedings. Nothing in this paragraph affects the authority or jurisdiction of the juvenile court with respect to other matters or conduct.

(b) (3)(a) A person charged with [a crime under ORS 137.707] aggravated murder as defined in ORS 163.095, murder as defined in ORS 163.115 or rape in the first degree as defined in ORS 163.375 (1)(a), or waived under ORS 419C.349 (1)(a), who is 16 or 17 years of age shall be detained in custody in a detention facility, unless the director of the county juvenile department and the sheriff agree to detain the person in a jail or other place where adults are detained. A person detained in accordance with this paragraph is subject to release on the same terms and conditions as for adults.

(b) If a person charged with [a crime under ORS 137.707] aggravated murder as defined in ORS 163.095, murder as defined in ORS 163.115 or rape in the first degree as defined in ORS 163.375 (1)(a), or waived under ORS 419C.349 (1)(a), is 15, 16 or 17 years of age at the time the offense is committed, and the offense is committed on or
after April 1, 1995, [or when a person charged with an offense listed in subsection (4)(b) of this section is 15, 16 or 17 years of age at the time the offense is committed, and the offense is committed on or after October 4, 1997, or when a person charged with the offense described in subsection (4)(c) of this section is 15, 16 or 17 years of age at the time the offense is committed and the offense is committed on or after January 1, 2008,] or when a person is waived under ORS 419C.349 (1)(a), the person shall be prosecuted as an adult in criminal court.

(b) A district attorney, the Attorney General or a juvenile department counselor may not file in juvenile court a petition alleging that a person has committed an act that, if committed by an adult, would constitute aggravated murder [or an offense listed in subsection (4) of this section] as defined in ORS 163.095, murder as defined in ORS 163.115 or rape in the first degree as defined in ORS 163.375 (1)(a), if the person was 15, 16 or 17 years of age at the time the act was committed.

(2) When a person charged under this section or waived under ORS 419C.349 (1)(a) is convicted of an offense listed in subsection (4) of this section, the court shall impose at least the presumptive term of imprisonment provided for the offense in subsection (4) of this section. The court may impose a greater presumptive term if otherwise permitted by law, but may not impose a lesser term. The person is not, during the service of the term of imprisonment, eligible for release on post-prison supervision or any form of temporary leave from custody. The person is not eligible for any reduction in[, or based on,] the minimum sentence for any reason under ORS 421.121 or any other provision of law. The person is eligible for a hearing and conditional release under ORS 420A.203 and 420A.206 unless the person is convicted of aggravated murder as defined in ORS 163.095, murder as defined in ORS 163.115 or rape in the first degree as defined in ORS 163.375 (1)(a). ORS 138.052, 163.105 and 163.150 apply to sentencing a person prosecuted under this section and convicted of aggravated murder under ORS 163.095 except that a person who was under 18 years of age at the time the offense was committed is not subject to a sentence of death or life imprisonment without the possibility of release or parole.

(3) The court shall commit the person to the legal and physical custody of the Department of Corrections.

(4) The offenses to which this section applies and the presumptive sentences are:

(a) Murder, as defined in ORS 163.115. ..........................300 months
(b) Attempt or conspiracy to commit aggravated murder, as defined in ORS 163.095. ................................120 months
(c) Attempt or conspiracy to commit murder, as defined in ORS 163.115. ..........90 months
(d) Manslaughter in the first degree, as defined in ORS 163.115. ..................75 months
(e) Manslaughter in the second degree, as defined in ORS 163.125. ...............70 months
(f) Assault in the first degree, as defined in ORS 163.185. ..................90 months

(G) Assault in the second degree, as defined in ORS 163.175. ..................70 months
(H) Kidnapping in the first degree, as defined in ORS 163.235. .................90 months
(I) Kidnapping in the second degree, as defined in ORS 163.225. .................70 months
(J) Rape in the first degree, as defined in ORS 163.375. ..................100 months
(K) Rape in the second degree, as defined in ORS 163.365. ..................75 months
(L) Sodomy in the first degree, as defined in ORS 163.405. ..................100 months
(M) Sodomy in the second degree, as defined in ORS 163.395. ..................75 months
(N) Unlawful sexual penetration in the first degree, as defined in ORS 163.427. ..........75 months
(Q) Robbery in the first degree, as defined in ORS 163.415. ..................90 months
(R) Robbery in the second degree, as defined in ORS 163.405. ..................70 months
(b)(A) Arson in the first degree, as defined in ORS 163.325, when the offense represented a threat of serious physical injury. ..................90 months
(b)(B) Using a child in a display of sexually explicit conduct, as defined in ORS 163.670. ..................70 months
(b)(C) Compelling prostitution, as defined in ORS 167.017 (1)(a), (b) or (d) ..................70 months
(b)(e) Aggravated vehicular homicide, as defined in ORS 163.149. ..................240 months

(5) If a person charged with an offense under this section is found guilty of a lesser included offense and the lesser included offense is:

(a) An offense listed in subsection (4) of this section, the court shall sentence the person as provided in subsection (2) of this section.

(b) Not an offense listed in subsection (4) of this section:

(A) But constitutes an offense for which waiver is authorized under
ORS 419C.349 (1)(b), the court, upon motion of the district attorney, shall hold a hearing to determine whether to retain jurisdiction or to transfer the case to juvenile court for disposition. In determining whether to retain jurisdiction, the court shall consider the criteria for waiver in ORS 419C.349. If the court retains jurisdiction, the court shall sentence the person as an adult under sentencing guidelines. If the court does not retain jurisdiction, the court shall:

(i) Order that a presentence report be prepared;
(ii) Set forth in a memorandum any observations and recommendations that the court deems appropriate; [and]
(iii) Enter an order transferring the case to the juvenile court for disposition under ORS 419C.067 and 419C.411; and
(iv) Enter an order providing that all court records of the case are subject to the same limitations on inspection, copying and disclosure of records, reports and materials as those set forth under ORS 419A.255.

(B) And is not an offense for which waiver is authorized under ORS 419C.349 (1)(b), the court may not sentence the person. The court shall:

(i) Order that a presentence report be prepared;
(ii) Set forth in a memorandum any observations and recommendations that the court deems appropriate; [and]
(iii) Enter an order transferring the case to the juvenile court for disposition under ORS 419C.067 and 419C.411; and
(iv) Enter an order providing that all court records of the case are subject to the same limitations on inspection, copying and disclosure of records, reports and materials as those set forth under ORS 419A.255.

(6) When a person is charged under this section, other offenses based on the same act or transaction shall be charged as separate counts in the same accusatory instrument and consolidated for trial, whether or not the other offenses are aggravated murder or offenses listed in subsection (4) of this section. If it appears, upon motion, that the state or the person charged is prejudiced by the joinder and consolidation of offenses, the court may order an election or separate trials of counts or provide whatever other relief justice requires.

(7)(a) If a person charged and tried as provided in subsection (6) of this section is found guilty of aggravated murder or an offense listed in subsection (4) of this section and one or more other offenses, the court shall impose the sentence for aggravated murder or the offense listed in subsection (4) of this section as provided in subsection (2) of this section and shall impose sentences for the other offenses as otherwise provided by law.

(b) If a person charged and tried as provided in subsection (6) of this section is not found guilty of aggravated murder or an offense listed in subsection (4) of this section, but is found guilty of one of the other charges that constitutes an offense for which waiver is authorized under ORS 419C.349 (1)(b), the court, upon motion of the district attorney, shall hold a hearing to determine whether to retain jurisdiction or to transfer the case to juvenile court for disposition. In determining whether to retain jurisdiction, the court shall consider the criteria for waiver in ORS 419C.349. If the court retains jurisdiction, the court shall sentence the person as an adult under sentencing guidelines. If the court does not retain jurisdiction, the court shall:

(A) Order that a presentence report be prepared;
(B) Set forth in a memorandum any observations and recommendations that the court deems appropriate; [and]
(C) Enter an order transferring the case to the juvenile court for disposition under ORS 419C.067 and 419C.411; and
(D) Enter an order providing that all court records of the case are subject to the same limitations on inspection, copying and disclosure of records, reports and materials as those set forth under ORS 419A.255.

SECTION 6. ORS 419C.349 is amended to read:
ORS 419C.349. (1) [The juvenile court, after a hearing] Except as otherwise provided in ORS 419C.364 or 419C.370, [may waive a youth to a circuit, justice or municipal court of competent jurisdiction for prosecution as an adult if] the juvenile court shall conduct a waiver hearing when:

(1) The youth is 15 years of age or older at the time of the commission of the alleged offense;
(2) The youth, except as otherwise provided in ORS 419C.364 and 419C.370, is alleged to have committed a criminal offense constituting:

(a) The state files a motion requesting a waiver hearing in a case in which a petition has been filed alleging that a youth has committed an act when the youth was 15, 16 or 17 years of age that, if committed by an adult, would constitute an offense listed in ORS 137.707 other than aggravated murder as defined in ORS 163.095, murder as defined in ORS 163.115 or rape in the first degree as defined in ORS 163.375 (1)(a); or
(b) The state files a motion requesting a waiver hearing in a case in which a petition has been filed alleging that a youth has committed an act when the youth was 15, 16 or 17 years of age that, if committed by an adult, would constitute:

[ia] Murder under ORS 163.115 or any aggravated form thereof;
[b] A Class A or Class B felony;
[ci] Any of the following Class C felonies:
[(a)] (A) Escape in the second degree under ORS 162.155;
[(B)] (B) Assault in the third degree under ORS 163.165; 
[ci] Coercion under ORS 163.275 (1)(a);
[di] (iv) Arson in the second degree under ORS 164.315; or
[ei] (v) Robbery in the third degree under ORS 164.395;
[(c)] (C) Any Class C felony in which the youth used or threatened to use a firearm; or
[ee] (D) Any other [felony or any misdemeanor if the youth and the state stipulate to the waiver;''] crime that the state and the youth stipulate is subject to waiver.

(2) Following the hearing, the juvenile court shall enter an order waiving the youth to a circuit, justice or municipal court of competent jurisdiction if the court finds, by a preponderance of the evidence, that:

[(3)] (a) The youth at the time of the alleged offense was of sufficient sophistication and maturity to appreciate the nature and quality of the conduct involved; and
[(4)] (b) [The juvenile court, after considering the following criteria, determines by a preponderance of the evidence that] Retaining jurisdiction will not serve the best interests of the youth and of society and therefore is not justified[.] For the purposes of this paragraph, the juvenile court shall consider:

[ia] (A) The amenability of the youth to treatment and rehabilitation given the techniques, facilities and personnel for rehabilitation available to the juvenile court and to the criminal court [which] that would have jurisdiction after transfer;
[ib] (B) The protection required by the community, given the seriousness of the offense alleged, and whether the youth can be safely rehabilitated under the jurisdiction of the juvenile court;
[ic] (C) The aggressive, violent, premeditated or willful manner in which the offense was alleged to have been committed;
[idd] (D) The previous history of the youth, including:
[(A)] (i) Prior treatment efforts and out-of-home placements; and
[(B)] (ii) The physical, emotional and mental health of the youth;
[ie] (E) The youth’s prior record of acts [which] that would be crimes if committed by an adult;
[if] (F) The gravity of the loss, damage or injury caused or
attempted during the offense;

(g) (G) The prosecutive merit of the case against the youth; and

(h) (H) The desirability of disposing of all cases in one trial if there were adult co-offenders.

(3) The victim of the alleged offense has the right to appear at a hearing under this section and to provide the court with any information reasonably related to the court's determination.

(4) The right to counsel, and the appointment of counsel under ORS 419C.200, applies to a hearing under this section.

SECTION 7. ORS 161.610 is amended to read:

161.610. (1) As used in this section, 'firearm' has the meaning given that term in ORS 166.210.

(2) The use or threatened use of a firearm, whether operable or inoperable, by a defendant during the commission of a felony may be pleaded in the accusatory instrument and proved at trial as an element in aggravation of the crime as provided in this section. When a crime is so pleaded, the aggravated nature of the crime may be indicated by adding the words 'with a firearm' to the title of the offense. The unaggravated crime shall be considered a lesser included offense.

(3) Notwithstanding the provisions of ORS 161.605 or 137.010 (3) and except as otherwise provided in subsection (6) of this section, if a defendant is convicted of a felony having as an element the defendant's use or threatened use of a firearm during the commission of the crime, the court shall impose at least the minimum term of imprisonment as provided in subsection (4) of this section. Except as provided in ORS 144.122 and 144.126 and subsection (5) of this section, in no case shall any person punishable under this section become eligible for work release, parole, temporary leave or terminal leave until the minimum term of imprisonment is served, less a period of time equivalent to any reduction of imprisonment granted for good time served or time credits earned under ORS 421.121, nor shall the execution of the sentence imposed upon such person be suspended by the court.

(4) The minimum terms of imprisonment for felonies having as an element the defendant's use or threatened use of a firearm in the commission of the crime shall be as follows:

(a) Except as provided in subsection (5) of this section, upon the first conviction for such felony, five years, except that if the firearm is a machine gun, short-barreled rifle, short-barreled shotgun or is equipped with a firearms silencer, the term of imprisonment shall be 10 years.

(b) Upon conviction for such felony committed after punishment pursuant to paragraph (a) of this subsection or subsection (5) of this section, 10 years, except that if the firearm is a machine gun, short-barreled rifle, short-barreled shotgun or is equipped with a firearms silencer, the term of imprisonment shall be 20 years.

(c) Upon conviction for such felony committed after imprisonment pursuant to paragraph (b) of this subsection, 30 years.

(5) If it is the first time that the defendant is subject to punishment under this section, rather than impose the sentence otherwise required by subsection (4)(a) of this section, the court may:

(a) For felonies committed prior to November 1, 1989, suspend the execution of the sentence or impose a lesser term of imprisonment, when the court expressly finds mitigating circumstances justifying such lesser sentence and sets forth those circumstances in its statement on sentencing; or

(b) For felonies committed on or after November 1, 1989, impose a lesser sentence in accordance with the rules of the Oregon Criminal Justice Commission.

(6) When a defendant who is convicted of a felony having as an element the defendant's use or threatened use of a firearm during the commission of the crime is a person who was waived [from juvenile court] under ORS 137.707 (5)(b)(A), 419C.349 (1)(b), 419C.352, 419C.364 or 419C.370, the court is not required to impose a minimum term of imprisonment under this section.

SECTION 8. ORS 161.620 is amended to read:

161.620. Notwithstanding any other provision of law, a sentence imposed upon any person waived [from the juvenile court] under ORS 419C.349, 419C.352, 419C.364 or 419C.370 shall not include any sentence of death or life imprisonment without the possibility of release or parole nor imposition of any mandatory minimum sentence except that a mandatory minimum sentence under:

(1) ORS 137.707 shall be imposed, except as provided in ORS 137.712;

(11) (2) ORS 163.105 (1)(c) shall be imposed; and

(12) (3) ORS 161.610 may be imposed.

SECTION 9. ORS 163A.130 is amended to read:

163A.130. (1) A person required to report as a sex offender under ORS 163A.025 (1)(a), (b) or (c), or required to report as a sex offender under the laws of another state as a result of an adjudication in an Oregon juvenile court, may file a petition for an order relieving the person of the obligation to report. The person must pay the filing fee established under ORS 21.135.

If the person resides:

(a) In this state and is required to report under ORS 163A.025 (2) or (3), the petition must be filed in the juvenile court in which the person was adjudicated for the act that requires reporting.

(b) In another state and is required to report under ORS 163A.025 (4), the petition must be filed in the juvenile court in the county in which the person attends school or works.

(c) In another state and is required to report under the laws of the other state, the petition must be filed in the juvenile court in which the person was adjudicated for the act that requires reporting.

(2) If the act giving rise to the obligation to report would constitute:

(a) A Class A or Class B felony sex crime if committed by an adult, the petition may be filed no sooner than two years after the termination of juvenile court jurisdiction over the person if, the person is placed under the jurisdiction of the Psychiatric Security Review Board, no sooner than two years after the person is discharged from the jurisdiction of the board.

(b) A Class C felony sex crime if committed by an adult, the petition may be filed no sooner than 30 days before the termination of juvenile court jurisdiction over the person or, if the person is placed under the jurisdiction of the Psychiatric Security Review Board, no sooner than 30 days before the person is discharged from the jurisdiction of the board.

(3)(a) The juvenile court in which a petition under this section is filed may transfer the matter to the juvenile court of the county that last supervised the person if the court determines that the convenience of the parties, the victim and witnesses require the transfer.

(b) The juvenile court has exclusive original jurisdiction in any proceeding under this section.

(c) The person, the district attorney and the juvenile department are parties to a hearing on a petition filed under this section.

(4) The person filing the petition has the burden of proving by clear and convincing evidence that the person is rehabilitated and does not pose a threat to the safety of the public. In determining whether the person has met the burden of proof, the juvenile court may consider but need not be limited to considering:

(a) The extent and impact of any physical or emotional injury to the victim;

(b) The nature of the act that subjected the person to the obligation of reporting as a sex offender;

(c) Whether the person used or threatened to use force in committing the act;

(4) The right to counsel, and the appointment of counsel under ORS 419C.200, applies to a hearing under this section.

(3) The victim of the alleged offense has the right to appear at a hearing under this section and to provide the court with any information reasonably related to the court's determination.

(4) The right to counsel, and the appointment of counsel under ORS 419C.200, applies to a hearing under this section.

SECTION 8. ORS 161.620 is amended to read:

161.620. Notwithstanding any other provision of law, a sentence imposed upon any person waived [from the juvenile court] under ORS 419C.349, 419C.352, 419C.364 or 419C.370 shall not include any sentence of death or life imprisonment without the possibility of release or parole nor imposition of any mandatory minimum sentence except that a mandatory minimum sentence under:

(1) ORS 137.707 shall be imposed, except as provided in ORS 137.712;

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If the person resides:

(a) In this state and is required to report under ORS 163A.025 (2) or (3), the petition must be filed in the juvenile court in which the person was adjudicated for the act that requires reporting.

(b) In another state and is required to report under ORS 163A.025 (4), the petition must be filed in the juvenile court in the county in which the person attends school or works.

(c) In another state and is required to report under the laws of the other state, the petition must be filed in the juvenile court in which the person was adjudicated for the act that requires reporting.

(2) If the act giving rise to the obligation to report would constitute:

(a) A Class A or Class B felony sex crime if committed by an adult, the petition may be filed no sooner than two years after the termination of juvenile court jurisdiction over the person if, the person is placed under the jurisdiction of the Psychiatric Security Review Board, no sooner than two years after the person is discharged from the jurisdiction of the board.

(b) A Class C felony sex crime if committed by an adult, the petition may be filed no sooner than 30 days before the termination of juvenile court jurisdiction over the person or, if the person is placed under the jurisdiction of the Psychiatric Security Review Board, no sooner than 30 days before the person is discharged from the jurisdiction of the board.

(3)(a) The juvenile court in which a petition under this section is filed may transfer the matter to the juvenile court of the county that last supervised the person if the court determines that the convenience of the parties, the victim and witnesses require the transfer.

(b) The juvenile court has exclusive original jurisdiction in any proceeding under this section.

(c) The person, the district attorney and the juvenile department are parties to a hearing on a petition filed under this section.

(4) The person filing the petition has the burden of proving by clear and convincing evidence that the person is rehabilitated and does not pose a threat to the safety of the public. In determining whether the person has met the burden of proof, the juvenile court may consider but need not be limited to considering:

(a) The extent and impact of any physical or emotional injury to the victim;

(b) The nature of the act that subjected the person to the obligation of reporting as a sex offender;

(c) Whether the person used or threatened to use force in committing the act;
(d) Whether the act was premeditated;
(e) Whether the person took advantage of a position of authority or trust in committing the act;
(f) The age of any victim at the time of the act, the age difference between any victim and the person and the number of victims;
(g) The vulnerability of the victim;
(h) Other acts committed by the person that would be crimes if committed by an adult and criminal activities engaged in by the person before and after the adjudication;
(i) Statements, documents and recommendations by or on behalf of the victim or the parents of the victim;
(j) The person's willingness to accept personal responsibility for the act and personal accountability for the consequences of the act;
(k) The person's ability and efforts to pay the victim's expenses for counseling and other trauma-related expenses or other efforts to mitigate the effects of the act;
(L) Whether the person has participated in and satisfactorily mitigated the effects of the act;
(D) The quality and thoroughness of the treatment program;
(B) Reports and recommendations from the providers of the treatment;
(m) The person's academic and employment history;
(n) The person's use of drugs or alcohol before and after the adjudication;
(o) The person's history of public or private indecency;
(p) The person's compliance with and success in completing the terms of supervision;
(q) The results of psychological examinations of the person;
(r) The protection afforded the public by the continued existence of the records; and
(s) Any other relevant factors.

(5) In a hearing under this section, the juvenile court may receive testimony, reports and other evidence without regard to whether the evidence is admissible under ORS 40.010 to 40.210 and 40.310 to 40.585 if the evidence is relevant to the determination and findings required under this section. As used in this subsection, 'relevant evidence' has the meaning given that term in ORS 40.150.

(6) When a petition is filed under this section, the state has the right to have a psychosexual evaluation of the person conducted. The state shall file notice with the juvenile court of its intention to have the person evaluated. If the person objects to the evaluator chosen by the state, the juvenile court for good cause shown may direct the state to select a different evaluator.

(7) As soon as practicable after a petition has been filed under this section, the district attorney or juvenile department shall make a reasonable effort to notify the victim of the crime that the person has filed a petition seeking relief under this section and, if the victim has requested, to inform the victim of the date, time and place of a hearing on the petition in advance of the hearing.

(8)(a) When a petition filed under this section is filed:
(A) While the person is under the jurisdiction of the juvenile court or the Psychiatric Security Review Board or less than three years after the date the jurisdiction is terminated, the court shall hold a hearing no sooner than 60 days and no later than 120 days after the date of filing.
(B) Three years or more after the date the juvenile court or board jurisdiction is terminated, the court shall hold a hearing no sooner than 90 days and no later than 150 days after the date of filing.

(b) Notwithstanding paragraph (a) of this subsection, upon a showing of good cause, the court may extend the period of time in which a hearing on the petition must be held.

(9)(a) When the person proves by clear and convincing evidence that the person is rehabilitated and does not pose a threat to the safety of the public, the court shall grant the petition.
(b) Notwithstanding paragraph (a) of this subsection, the court may not grant a petition filed under this section before the date the juvenile court or board jurisdiction over the person is terminated.

(10) When a juvenile court enters an order relieving a person of the requirement to report under ORS 163A.025, the person shall send a certified copy of the juvenile court order to the Department of State Police.

(11) If a person commits an act that could be charged as [a sex crime listed in ORS 137.707] rape in the first degree as defined in ORS 163.375 (1)(a) or a sex crime for which the person could be waived under ORS 419C.349 (1)(a), and the person is 15, 16 or 17 years of age at the time the act is committed, the state and the person may stipulate that the person may not petition for relief under this section as part of an agreement that the person be subject to the jurisdiction of the juvenile court rather than being prosecuted as an adult under ORS 137.707, or that the state not file a motion requesting waiver under ORS 419C.349 (1)(a).

(12) When a petition is filed under subsection (2)(b) of this section before the termination of juvenile court or board jurisdiction, if the person, or the parent or guardian of the person if the person is less than 18 years of age, requests counsel and is without sufficient financial means to employ suitable counsel to represent the person, for purposes of the petition described in this section, the court shall appoint suitable counsel to represent the person.

Appointment of counsel under this subsection is subject to ORS 419C.200, 419C.203, 419C.206 and 419C.209.

SECTION 10. ORS 163A.135 is amended to read:
163A.135. (1) Except as provided in subsection (7) of this section, a person required to report under ORS 163A.025 (1)(d) may file a petition in the juvenile court for an order relieving the person of the duty to report. The person must pay the filing fee established under ORS 21.135. If the person resides:
(a) In this state and is required to report under ORS 163A.025 (2) or (3), the petition must be filed in the juvenile court of the county in which the person resides.
(b) In another state and is required to report under ORS 163A.025 (4), the petition must be filed in the juvenile court of the county in which the person attends school or works.

(2) If the act giving rise to the obligation to report would constitute:
(a) A Class A or Class B felony sex crime if committed in this state by an adult, the petition may be filed no sooner than two years after the termination of the other United States court's jurisdiction over the person.
(b) A Class C felony sex crime if committed in this state by an adult, the petition may be filed no sooner than 30 days before the termination of the other United States court's jurisdiction over the person.

(3) The person filing the petition must submit with the petition all releases and waivers necessary to allow the district attorney for the county in which the petition is filed to obtain the following documents from the jurisdiction in which the person was adjudicated for the act for which reporting is required:
(a) The juvenile court petition;
(b) The dispositional report to the court;
(c) The order of adjudication or jurisdiction;
(d) Any other relevant court documents;
(e) The police report relating to the act for which reporting is required;
(f) The order terminating jurisdiction for the act for which reporting is required; and
(g) The evaluation and treatment records or reports of the person that are related to the act for which reporting is required.

(4) A person filing a petition under this section has the burden of proving by clear and convincing evidence that the person is rehabilitated and does not pose a threat to the safety of the public.

(5) Unless the court finds good cause for a continuance, the court shall hold a hearing on the petition no sooner than 90 days and no later than 150 days after the date the petition is filed.

(6) If a person who files a petition under this section is required to report as a sex offender for having committed an act that if committed in this state could have subjected the person to prosecution as an adult under ORS 137.707 or waiver under ORS 419C.349 (1)(a), the court may not grant the petition notwithstanding the fact that the person has met the burden of proof established in subsection (4) of this section unless the court determines that to do so is in the interest of public safety.

(7) This section does not apply to a person who is required to register as a sex offender for life in the jurisdiction in which the offense occurred.

(8) In a hearing under this section, the court may receive testimony, reports and other evidence without regard to whether the evidence is admissible under ORS 40.010 to 40.210 and 40.310 to 40.585 if the evidence is relevant to the determination and findings required under this section. As used in this subsection, ‘relevant evidence’ has the meaning given that term in ORS 40.150.

(9) If the court is satisfied by clear and convincing evidence that the person is rehabilitated and that the person does not pose a threat to the safety of the public, the court shall enter an order relieving the person of the duty to report. When the court enters an order under this subsection, the person shall send a certified copy of the court order to the Department of State Police.

SECTION 11. ORS 419C.346 is amended to read:
419C.346. If the juvenile court waives a youth to another court under ORS 419C.349 (1)(b) or 419C.355 and 419C.370 for disposition as an adult, the juvenile court nevertheless may retain jurisdiction over the youth’s parents or guardians under ORS 419C.570. However, if the court enters an order of waiver under ORS 419C.349 (1)(a) or 419C.364, jurisdiction over the parents or guardians under ORS 419C.570 shall terminate.

SECTION 12. ORS 419C.352 is amended to read:
419C.352. The juvenile court, after a hearing, except as provided in ORS 419C.364 or 419C.370, may waive a youth under 15 years of age at the time the act was committed to circuit court for prosecution as an adult if:
(1) The youth is represented by counsel during the waiver proceedings;
(2) The juvenile court makes the findings required under ORS 419C.349 (3) and (4) (2); and
(3) The youth is alleged to have committed an act or acts that if committed by an adult would constitute one or more of the following crimes:
(a) Murder or any aggravated form thereof under ORS 163.095 or 163.115;
(b) Rape in the first degree under ORS 163.375 (1)(a);
(c) Sodomy in the first degree under ORS 163.405 (1)(a); or
(d) Unlawful sexual penetration in the first degree under ORS 163.411 (1)(a).

SECTION 13. ORS 419C.355 is amended to read:
419C.355. The juvenile court shall make a specific, detailed, written finding of fact to support [any determination] the findings made under ORS 419C.349 (3) and (4) (2).

SECTION 14. ORS 419C.358 is amended to read:
419C.358. (1) Except as otherwise provided in subsection (2) of this section and ORS 137.707 (6), when a person is waived for prosecution as an adult, the person shall be waived only on the actual charges justifying the waiver under ORS 419C.349 (2) or 419C.352, as the case may be.

(2) Any nonwaivable charges arising out of the same act or transaction as the waivable charge shall be consolidated with the waivable charge [for purposes of conducting the adjudicatory hearing on the nonwaivable charges].

SECTION 15. ORS 419C.361 is amended to read:
419C.361. (1)(a) Notwithstanding that the juvenile court has waived the case under ORS 419C.349, 419C.352, [419C.355, 419C.358,] 419C.364[, 419C.367 and] or 419C.370, the court of waiver shall return the case to the juvenile court unless an accusatory instrument is filed in the court of waiver alleging, in the case of a person under [16] 15 years of age, a crime listed in ORS 419C.352 or, in the case of any other person, a crime [listed in ORS 419C.349]

(2). Also in the case of a waived person,] described in ORS 419C.349 (1).

(b) When a trial has been held in the court of waiver upon an accusatory instrument alleging a crime listed in ORS 419C.349 (2) (1)(b) or 419C.352, as the case may be, and the person is found guilty of any lesser included offense that is not itself a waivable offense, the trial court shall not sentence the defendant therein, but the trial court shall order a presentence report to be made in the case, and shall set forth in a memorandum such observations as the court may make regarding the case and shall then return the case to the juvenile court in order that the juvenile court make disposition in the case based upon the guilty finding in the court of waiver. Disposition shall be as if the juvenile court itself had found the youth to be in its jurisdiction pursuant to ORS 419C.005. The records and consequences of the case shall, in all respects, be as if the juvenile court itself had found the youth to be in its jurisdiction pursuant to ORS 419C.005. When the person is found guilty of a nonwaivable charge that was consolidated with a waivable charge under ORS 419C.358, the case shall be returned to the juvenile court for disposition as provided in this subsection for lesser included offenses.

(2) Nothing in this section or ORS 419C.358 applies to a waiver under ORS 419C.364 or 419C.370.

SECOND LOOK

SECTION 16. ORS 420A.203 is amended to read:
420A.203. (1)(a) This section and ORS 420A.206 apply only to [persons] a person who:
(A) [Were] Was under 18 years of age at the time of the commission of the offense for which the [persons were] person was sentenced to a term of imprisonment, who committed the offense on or after June 30, 1995, and who [were] was:
[IA] i) Sentenced to a term of imprisonment of at least 24 months following waiver under ORS 419C.349 (1)(b), 419C.352, 419C.364 or 419C.370; or
[IB] ii) Sentenced to a term of imprisonment of at least 24 months under ORS 137.707 (5)(b)(A) or (7)(b) for an offense other than aggravated murder as defined in ORS 163.095, murder as defined in ORS 163.115 or rape in the first degree as defined in ORS 163.375 (1)(a), or under ORS 137.712; or
[BII] (ii) Was under 18 years of age at the time of the commission of all offenses for which the person was sentenced to a term of imprisonment;
(ii) Is not serving a sentence for aggravated murder as defined in
ORS 163.095, murder as defined in ORS 163.115 or rape in the first degree as defined in ORS 163.375 (1)(a);
(iii) Is in the physical custody of the Oregon Youth Authority; and
(iv) Has a projected release date, as determined by the Department of Corrections, that falls on or after the person's 25th birthday and before the person's 27th birthday.
(b) When a person described in paragraph (a)(A) of this subsection has served one-half of the sentence imposed or when a person described in paragraph (a)(B) of this subsection attains 24 years and six months of age, the sentencing court shall determine what further commitment or disposition is appropriate as provided in this section. As used in this subsection and subsection (2) of this section, 'sentence imposed' means the total period of mandatory incarceration imposed for all convictions resulting from a single prosecution or criminal proceeding not including any reduction in the sentence under ORS 421.121 or any other statute.
(2)(a) No more than 120 days and not less than 60 days before the date on which a person has served one-half of the sentence imposed or attains 24 years and six months of age, the Oregon Youth Authority or the Department of Corrections, whichever has physical custody of the person, shall file in the sentencing court a notice and request that the court set a time and place for the hearing required under this section. The youth authority or department shall serve the person with a copy of the notice and request for hearing on or before the date of filing.
(b) Upon receiving the notice and request for a hearing under paragraph (a) of this subsection, the sentencing court shall schedule a hearing for a date not more than 30 days after the date on which the person will have served one-half of the sentence imposed or attains 24 years and six months of age, or such later date as is agreed upon by the parties.
(c) The court shall notify the following of the time and place of the hearing:
(A) The person and, if the person is under 18 years of age, the person's parents;
(B) The records supervisor of the correctional institution in which the person is incarcerated; and
(C) The district attorney who prosecuted the case.
(d) The court shall make reasonable efforts to notify the following of the time and place of the hearing:
(A) The victim and, if the victim is under 18 years of age, the victim's parents or legal guardian; and
(B) Any other person who has filed a written request with the court to be notified of any hearing concerning the transfer, discharge or release of the person.
(e) Notwithstanding paragraph (b) of this subsection, the court may delay the hearing for good cause.
(3) In a hearing under this section:
(a) The person and the state are parties to the proceeding.
(b) The person has the right to appear with counsel. If the person requests that the court appoint counsel and the court determines that the person is financially eligible for appointed counsel at state expense, the court shall order that counsel be appointed.
(c) The district attorney represents the state.
(d) The court shall determine admissibility of evidence as if the hearing were a sentencing proceeding.
(e) The court may consider, when relevant, written reports of the Oregon Youth Authority, the Department of Corrections and qualified experts, in addition to the testimony of witnesses. Within a reasonable time before the hearing, as determined by the court, the person must be given the opportunity to examine all reports and other documents concerning the person that the state, the Oregon Youth Authority or the Department of Corrections intends to submit for consideration by the court at the hearing.
(f) Except as otherwise provided by law or by order of the court based on good cause, the person must be given access to the records maintained in the person's case by the Oregon Youth Authority and the Department of Corrections.
(g) The person may examine all of the witnesses called by the state, may subpoena and call witnesses to testify on the person's behalf and may present evidence and argument. The court may permit witnesses to appear by telephone or other two-way electronic communication device.
(h) The hearing must be recorded.
(i) The hearing and the record of the hearing are open to the public.
(j) The question to be decided is which of the dispositions provided in subsection (4) of this section should be ordered in the case.
(k) The person has the burden of proving by clear and convincing evidence that the person has been rehabilitated and reformed, and if conditionally released, the person would not be a threat to the safety of the victim, the victim's family or the community and that the person would comply with the release conditions.
(4)(a) At the conclusion of the hearing and after considering and making findings regarding each of the factors in paragraph (b) of this subsection, the court shall order one of the following dispositions:
(A) Order that the person serve the entire remainder of the sentence of imprisonment imposed, taking into account any reduction in the sentence under ORS 421.121 or any other statute, with the person's physical custody determined under ORS 137.124, 420.011 and 420A.200.
(B) Order that the person be conditionally released under ORS 420A.206 at such time as the court may order, if the court finds that the person:
(i) Has been rehabilitated and reformed;
(ii) Is not a threat to the safety of the victim, the victim's family or the community; and
(iii) Will comply with the conditions of release.
(b) In making the determination under this section, the court shall consider:
(A) The experiences and character of the person before and after commitment to the Oregon Youth Authority or the Department of Corrections;
(B) The person's juvenile and criminal records;
(C) The person's mental, emotional and physical health;
(D) The gravity of the loss, damage or injury caused or attempted, during or as part of the criminal act for which the person was convicted and sentenced;
(E) The manner in which the person committed the criminal act for which the person was convicted and sentenced;
(F) The person's efforts, participation and progress in rehabilitation programs since the person's conviction;
(G) The results of any mental health or substance abuse treatment;
(H) Whether the person demonstrates accountability and responsibility for past and future conduct;
(I) Whether the person has made and will continue to make restitution to the victim and the community;
(J) Whether the person will comply with and benefit from all conditions that will be imposed if the person is conditionally released;
(K) The safety of the victim, the victim's family and the community;
(L) The recommendations of the district attorney, the Oregon Youth Authority and the Department of Corrections; and
(M) Any other relevant factors or circumstances raised by the state, the Oregon Youth Authority, the Department of Corrections or the person.
(5) The court shall provide copies of its disposition order under
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subsection
(4) of this section to the parties, to the records supervisor of the correctional institution in which the person is incarcerated and to the manager of the institution-based records office of the Department of Corrections.

(6) The person or the state may appeal an order entered under this section. On appeal, the appellate court's review is limited to claims that:
(a) The disposition is not authorized under this section;
(b) The court failed to comply with the requirements of this section in imposing the disposition; or
(c) The findings of the court are not supported by substantial evidence in the record.

(7) A person described in subsection (1)(a)(B) of this section may waive a hearing under this section.

SECTION 17. ORS 137.712 is amended to read:
ORS 137.712. (1)(a) Notwithstanding ORS 137.700 and 137.707, when a person is convicted of manslaughter in the second degree as defined in ORS 163.125, assault in the second degree as defined in ORS 163.175 (1)(b), kidnapping in the second degree as defined in ORS 163.225, rape in the second degree as defined in ORS 163.355, unlawful sexual penetration in the second degree as defined in ORS 163.408, sexual abuse in the first degree as defined in ORS 163.427 (1)(a)(A) or robbery in the second degree as defined in ORS 164.405, the court may impose a sentence according to the rules of the Oregon Criminal Justice Commission that is less than the minimum sentence that otherwise may be required by ORS 137.700 or 137.707 if the court, on the record at sentencing, makes the findings set forth in subsection (2) of this section and finds that a substantial and compelling reason under the rules of the Oregon Criminal Justice Commission justifies the lesser sentence. When the court imposes a sentence under this subsection, the person is eligible for a reduction in the sentence as provided in ORS 421.121 and any other statute and is eligible for a hearing and conditional release under ORS 420A.203 and 420A.206.

(b) In order to make a dispositional departure under this section, the court must make the following additional findings on the record:
(A) There exists a substantial and compelling reason not relied upon in paragraph (a) of this subsection;
(B) A sentence of probation will be more effective than a prison term in reducing the risk of offender recidivism; and
(C) A sentence of probation will better serve to protect society.

(2) A conviction is subject to subsection (1) of this section only if the sentencing court finds on the record by a preponderance of the evidence:

(a) If the conviction is for manslaughter in the second degree:
(A) That the victim was a dependent person as defined in ORS 163.205 who was at least 18 years of age;
(B) That the defendant is the mother or father of the victim;
(C) That the death of the victim was the result of an injury or illness that was not caused by the defendant;
(D) That the defendant treated the injury or illness solely by spiritual treatment in accordance with the religious beliefs or practices of the defendant and based on a good faith belief that spiritual treatment would bring about the victim's recovery from the injury or illness;
(E) That no other person previously under the defendant's care has died or sustained significant physical injury as a result of or despite the use of spiritual treatment, regardless of whether the spiritual treatment was used alone or in conjunction with medical care; and
(F) That the defendant does not have a previous conviction for a crime listed in subsection (4) of this section or for criminal mistreatment in the second degree.
(b) If the conviction is for assault in the second degree:
(A) That the victim was not physically injured by means of a deadly weapon;
(B) That the victim did not suffer a significant physical injury; and
(C) That the defendant does not have a previous conviction for a crime listed in subsection (4) of this section.
(c) If the conviction is for kidnapping in the second degree:
(A) That the victim was at least 12 years of age at the time the crime was committed; and
(B) That the defendant does not have a previous conviction for a crime listed in subsection (4) of this section.
(d) If the conviction is for robbery in the second degree:
(A) That the victim did not suffer a significant physical injury;
(B) That, if the defendant represented by words or conduct that the defendant was armed with a dangerous weapon, the representation did not reasonably put the victim in fear of imminent significant physical injury;
(C) That, if the defendant represented by words or conduct that the defendant was armed with a deadly weapon, the representation did not reasonably put the victim in fear of imminent physical injury; and
(D) That the defendant does not have a previous conviction for a crime listed in subsection (4) of this section.
(e) If the conviction is for rape in the second degree, sodomy in the second degree or sexual abuse in the first degree:
(A) That the victim was at least 12 years of age, but under 14 years of age, at the time of the offense;
(B) That the defendant does not have a prior conviction for a crime listed in subsection (4) of this section;
(C) That the defendant has not been previously found to be within the jurisdiction of a juvenile court for an act that would have been a felony sexual offense if the act had been committed by an adult;
(D) That the defendant was no more than five years older than the victim at the time of the offense;
(E) That the offense did not involve sexual contact with any minor other than the victim; and
(F) That the victim's lack of consent was due solely to incapacity to consent by reason of being under 18 years of age at the time of the offense.
(f) If the conviction is for unlawful sexual penetration in the second degree:
(A) That the victim was 12 years of age or older at the time of the offense;
(B) That the defendant does not have a prior conviction for a crime listed in subsection (4) of this section;
(C) That the defendant has not been previously found to be within the jurisdiction of a juvenile court for an act that would have been a felony sexual offense if the act had been committed by an adult;
(D) That the defendant was no more than five years older than the victim at the time of the offense;
(E) That the offense did not involve sexual contact with any minor other than the victim;

(3) In making the findings required by subsections (1) and (2) of this section, the court may consider any evidence presented at trial and may receive and consider any additional relevant information offered by either party at sentencing.

(4) The crimes to which subsection (2)(a)(F), (b)(C), (c)(B), (d)(D), (e)(B) and (f)(B) of this section refer are:
(a) A crime listed in ORS 137.700 (2) or 137.707 (4);
(b) Escape in the first degree, as defined in ORS 162.165;
(c) Aggravated murder, as defined in ORS 163.095;
(d) Criminally negligent homicide, as defined in ORS 163.145;
(e) Assault in the third degree, as defined in ORS 163.165;
(f) Criminal mistreatment in the first degree, as defined in ORS 163.205 (1)(b)(A);
(g) Rape in the third degree, as defined in ORS 163.355;
(h) Sodomy in the third degree, as defined in ORS 163.385;
(i) Sexual abuse in the second degree, as defined in ORS 163.425;
(j) Stalking, as defined in ORS 163.732;
(k) Burglary in the first degree, as defined in ORS 164.225, when it is
classified as a person felony under the rules of the Oregon
Criminal Justice Commission;
(L) Arson in the first degree, as defined in ORS 164.325;
(m) Robbery in the third degree, as defined in ORS 164.385;
(n) Intimidation in the first degree, as defined in ORS 166.165;
(o) Promoting prostitution, as defined in ORS 167.012; and
(p) An attempt or solicitation to commit any Class A or B felony
listed in paragraphs (a) to (L) of this subsection.

(5) Notwithstanding ORS 137.545 (5)(b), if a person sentenced to
probation under this section violates a condition of probation by
committing a new crime, the court shall revoke the probation
and impose the presumptive sentence of imprisonment under the rules
of the Oregon Criminal Justice Commission.

(6) As used in this section:
(a) ‘Conviction’ includes, but is not limited to:
(A) A juvenile court adjudication finding a person within the court’s
jurisdiction under ORS 419C.005, if the person was at least 15
years of age at the time the person committed the offense that
brought the person within the jurisdiction of the juvenile court.
‘Conviction’ does not include a juvenile court adjudication described
in this subparagraph if the person successfully asserted the defense
set forth in ORS 419C.522.

(B) A conviction in another jurisdiction for a crime that if
committed in this state would constitute a crime listed in
subsection (4) of this section.

(b) ‘Previous conviction’ means a conviction that was entered prior
to imposing sentence on the current crime provided that the prior
conviction is based on a crime committed in a separate criminal
episode. ‘Previous conviction’ does not include a conviction for a
Class C felony, including an attempt or solicitation to commit a
Class B felony, or a misdemeanor, unless the conviction was
entered within the 10-year period immediately preceding the date
on which the current crime was committed.

(c) ‘Significant physical injury’ means a physical injury that:
(A) Creates a risk of death that is not a remote risk;
(B) Causes a serious and temporary disfigurement;
(C) Causes a protracted disfigurement; or
(D) Causes a prolonged impairment of health or the function of any
bodily organ.

LIFE IMPRISONMENT

SECTION 18. (1) A court may not impose a sentence of life
imprisonment without the possibility of release or parole on a
person who was under 18 years of age at the time of committing the
offense.

(2) In determining the appropriate sentence for a person who was
under 18 years of age at the time of committing the offense, if the
court is provided information concerning the following
circumstances, or any other relevant circumstances, the court shall
consider those circumstances in imposing the sentence:
(a) The person’s age, intellectual capacity and impetuousness at
the time of the offense.
(b) The person’s family and community environment, history of
trauma and prior involvement in the juvenile dependency system
at the time of the offense.
(c) The person’s ability at the time of the offense to appreciate the
risks and consequences of the conduct constituting the offense.
(d) The person’s community involvement prior to the offense.
(e) Any peer or familial pressure to which the person was subjected
at the time of the offense.
(f) Whether and to what extent an adult was involved in the
commission of the offense.

(g) The person’s capacity for rehabilitation.
(h) The person’s school records and special education evaluations.
(i) Any other mitigating factors or circumstances presented by the
person.

(3) (a) If the court is provided with a report of a mental health
evaluation of the person, the court shall give the evaluation
substantial weight in imposing the sentence if:
(A) The evaluation was conducted by a psychiatrist or psychologist
whose primary practice involves the treatment of adolescents; and
(B) The report includes the assessment of the person’s degree of
insight, judgment, self-awareness, emotional regulation and
impulse control.

(b) Paragraph (a) of this subsection does not constitute a
requirement that a person obtain or submit an evaluation for
sentencing

(4) When sentencing a person who was under 18 years of age at
the time of committing the offense, under no circumstances may the
court consider the age of the person as an aggravating factor.

(5) When sentencing a person who was under 18 years of age at the
time of committing an offense to a term of imprisonment, the court
shall indicate in the judgment:
(a) The age of the person at the time of committing the offense;
(b) That the person is eligible for a hearing and release under
section 19 of this 2019 Act.

SECTION 19. (1)(a) A person convicted of an offense or offenses
other than aggravated murder as defined in ORS 163.095, murder
as defined in ORS 163.115 or rape in the first degree as defined in
ORS 163.375 (1)(a), committed when the person was under 18
years of age, who is serving a sentence of imprisonment for the
offense or offenses, is eligible for release on post-prison supervision
as provided in this section after the person has served 15 years of
imprisonment.

(b) Nothing in this section is intended to prevent a person from
being released prior to serving 15 years of imprisonment under any
other provision of law.

(c) As used in this subsection, ‘served 15 years of imprisonment’
means that 15 years have passed since the person began serving
the sentence, including pretrial incarceration but not including any
reduction in sentence under ORS 421.121 or any other statute.

(2) This section applies notwithstanding the fact that the person
was:
(a) Sentenced to a mandatory minimum sentence for an offense
other than aggravated murder as defined in ORS 163.095, murder
as defined in ORS 163.115 or rape in the first degree as defined in
ORS 163.375 (1)(a) under ORS 137.700 or 137.707, a determinate
sentence under ORS 137.635 or a sentence required by 137.717 or
any other provision of law.

(b) Sentenced to two or more consecutive sentences under ORS
137.123.

(3) When a person eligible for release on post-prison supervision
as described in subsection (1) of this section has served 15 years of
imprisonment, the State Board of Parole and Post-Prison
Supervision shall hold a hearing. The hearing must provide the
person a meaningful opportunity to be released on post-prison


supervision.

(4) The board may require the person, before holding a hearing described in this section, to be examined by a psychiatrist or psychologist with expertise in adolescent development. Within 60 days of the evaluation, the examining psychiatrist or psychologist shall file a written report of the findings and conclusions of the examination with the board. A certified copy of the report shall be provided to the person and the person’s attorney.

(5) During a hearing under this section, the board shall consider and give substantial weight to the fact that a person under 18 years of age is incapable of the same reasoning and impulse control as an adult and the diminished culpability of minors as compared to that of adults. The board shall also consider the following circumstances, if relevant to the specific person and offense:
(a) The age and immaturity of the person at the time of the offense.
(b) Whether and to what extent an adult was involved in the offense.
(c) The person’s family and community circumstances at the time of the offense, including any history of abuse, trauma and involvement in the juvenile dependency system.
(d) The person’s subsequent emotional growth and increased maturity during the person’s imprisonment.
(e) The person’s participation in rehabilitative and educational programs while in custody if such programs have been made available to the person and use of self-study for self-improvement.
(f) A mental health diagnosis.
(g) Any other mitigating factors or circumstances presented by the person.

(6) Under no circumstances may the board consider the age of the person as an aggravating factor.

(7) If the board finds that, based on the consideration of the age and immaturity of the person at the time of the offense and the person’s behavior thereafter, the person has demonstrated maturity and rehabilitation, the board shall order the person to be released on post-prison supervision in accordance with ORS 144.096 and 144.098 within 60 days of the date of the hearing.

(8) If the board determines that the person has not demonstrated maturity and rehabilitation under subsection (7) of this section, the board may postpone a subsequent hearing to a date that is at least two years but no more than 10 years from the date of the hearing.

(9) The person may waive a hearing under this section. Notwithstanding waiver of the hearing, the board shall hold a hearing under this section upon the person’s written request.

(10) The board shall provide notice of the hearing to:
(a) The district attorney of the county in which the person was convicted; and
(b) The victim of any offense for which the person is serving a sentence, if the victim requests to be notified and furnishes the board with a current address.

(11) A person has the right to counsel, including counsel appointed at board expense, at a hearing under this section.

(12) The board may adopt rules to carry out the provisions of this section.

SECTION 20. ORS 144.185 is amended to read:

144.185. Before making a determination regarding a prisoner’s release on parole as provided by ORS 144.125 or section 19 of this 2019 Act, the State Board of Parole and Post-Prison Supervision may cause to be brought before it current records and information regarding the prisoner, including:
(1) Any relevant information which may be submitted by the prisoner, the prisoner’s attorney, the victim of the crime, the Department of Corrections, or by other persons;

144.791 or if no such report has been prepared, a report of similar content prepared by institutional staff;
(3) The reports of any physical, mental and psychiatric examinations of the prisoner;
(4) The prisoner’s parole plan; and

(5) Other relevant information concerning the prisoner as may be reasonably available.

SECTION 21. ORS 163.155 is amended to read:

163.155. (1) When a defendant, who was at least 15 years of age at the time of committing the murder, is convicted of murdering a pregnant victim under ORS 163.115 (1)(a) and the defendant knew that the victim was pregnant, the defendant shall be sentenced to life imprisonment without the possibility of release or parole if the person was at least 18 years of age at the time of committing the offense or to life imprisonment. The court shall conduct a sentencing proceeding to determine whether the defendant shall be sentenced to life imprisonment without the possibility of release or parole as described in subsection (4) of this section or life imprisonment as described in subsection (5) of this section. If the defendant waives all rights to a jury sentencing proceeding, the court shall conduct the sentencing proceeding as the trier of fact. The procedure for the sentencing proceeding, whether before a court or a jury, shall follow the procedure of ORS 163.150 (1)(a), as modified by this section.

(2) Following the presentation of evidence and argument under subsection
(1) of this section, the court shall instruct the jury that the trial court shall sentence the defendant to life imprisonment without the possibility of release or parole as described in subsection (4) of this section, unless after considering all of the evidence submitted, 10 or more members of the jury find there are sufficient mitigating circumstances to warrant life imprisonment with the possibility of release or parole as described in subsection (5) of this section. If 10 or more members of the jury do not find there are sufficient mitigating circumstances to warrant life imprisonment with the possibility of release or parole, the trial court shall sentence the defendant to life imprisonment without the possibility of release or parole as described in subsection (4) of this section or to life imprisonment as described in subsection (5) of this section. If 10 or more members of the jury find there are sufficient mitigating circumstances to warrant life imprisonment with the possibility of release or parole, the trial court shall sentence the defendant to life imprisonment as described in subsection (5) of this section.

(3) Nothing in this section precludes the court from sentencing the defendant to life imprisonment, as described in subsection (5) of this section, or life imprisonment without the possibility of release or parole, as described in subsection (4) of this section, pursuant to a stipulation of sentence or stipulation of sentencing facts agreed to and offered by both parties if the defendant waives all rights to a jury sentencing proceeding.

(4) A sentence of life imprisonment without the possibility of release or parole under this section may not be suspended, deferred or commuting by any judicial officer, and the State Board of Parole and Post-Prison Supervision may neither parole the prisoner nor reduce the period of confinement in any manner whatsoever. The Department of Corrections or any executive official may not permit the prisoner to participate in any sort of release or furlough program.

(5) If the defendant is sentenced to life imprisonment, the court shall order that the defendant be confined for a minimum of 30 years without possibility of parole, release to post-prison supervision, release on work release or any form of temporary leave or employment at a forest or work camp.

(6) At any time after completion of the minimum period of
confine pursuant to subsection (5) of this section, the board, upon the petition of a prisoner so confined, shall hold a hearing to determine if the prisoner is likely to be rehabilitated within a reasonable period of time. The sole issue shall be whether the prisoner is likely to be rehabilitated within a reasonable period of time. The proceeding shall be conducted in the manner prescribed for a contested case hearing under ORS chapter 183, except that:
(a) The prisoner has the burden of proving by a preponderance of the evidence the likelihood of rehabilitation within a reasonable period of time;
(b) The prisoner has the right, if the prisoner is without sufficient funds to employ an attorney, to be represented by legal counsel, appointed by the board, at board expense; and
(c) The prisoner has the right to a subpoena upon a showing of the general relevance and reasonable scope of the evidence sought, provided that any subpoena issued on behalf of the prisoner must be issued by the board pursuant to rules adopted by the board.
(7) If, upon hearing all of the evidence, the board, upon a unanimous vote of three board members or, if the chairperson requires all voting members to participate, a unanimous vote of all voting members, finds that the prisoner is capable of rehabilitation and that the terms of the prisoner’s confinement should be changed to life imprisonment with the possibility of parole, release on post-prison supervision or work release, it shall enter an order to that effect and the order shall convert the terms of the prisoner’s confinement to life imprisonment with the possibility of parole, release on post-prison supervision or work release and may set a release date. Otherwise the board shall deny the relief sought in the petition.
(8) Not less than two years after the denial of the relief sought in a petition under this section, the prisoner may petition again for a change in the terms of confinement. Further petitions for a change may be filed at intervals of not less than two years thereafter.
VICTIM NOTIFICATION
SECTION 22. (1) The division of the Department of Justice providing victim and survivor services shall, in consultation with district attorney victim assistance programs and community-based victim service providers, develop model policies for providing notice to victims concerning waiver hearings under ORS 419C.349 (1)(a) and hearings conducted pursuant to ORS 420A.203. The policies must ensure that victim notification is provided in a trauma-informed and culturally specific manner.
(2) Prior to a waiver hearing under ORS 419C.349 (1)(a) or a hearing conducted pursuant to ORS 420A.203, notice of the hearing shall be provided to the victim of the offense by the district attorney’s victim assistance program in accordance with the model policies described in subsection (1) of this section, and in a manner that informs the victim of the victim’s rights. The district attorney’s victim assistance program shall also provide to the victim accompaniment to court hearings and referrals to community-based victim services that are, where available, culturally specific.
MISCELLANEOUS
(2) The State Board of Parole and Post-Prison Supervision, the Oregon Youth Authority, the Department of Corrections and the Judicial Department may take any action before the operative date specified in subsection (1) of this section that is necessary to enable the board, authority or department to exercise, on and after the operative date specified in subsection (1) of this section, all of the duties, functions and powers conferred on the board, authority or department by sections 18 and 19 of this 2019 Act and the amendments to ORS 137.071, 137.124, 137.705, 137.707, 137.712, 144.185, 161.610, 161.620, 163.155, 163A.130, 163A.135, 419C.346, 419C.349, 419C.352, 419C.355, 419C.358, 419C.361, 420.011 and 420A.203 by sections 1 to 17, 20 and 21 of this 2019 Act.
SECTION 25. The unit captions used in this 2019 Act are provided only for the convenience of the reader and do not become part of the statutory law of this state or express any legislative intent in the enactment of this 2019 Act.
SECTION 26. This 2019 Act takes effect on the 91st day after the date on which the 2019 regular session of the Eightieth Legislative Assembly adjourns sine die.”

“Unfortunately, that did not occur and the amendment I had drafted was not able to be heard or considered.

“Senate Bill 1008 – The Youth Justice Reform Bill, does the following:
• Eliminates the automatic waiver of kids into the adult justice system and requires a judge to make the determination whether a child should be tried and sentenced as a juvenile or an adult.
• Extends the eligibility for ‘second look’ hearings, which occur halfway through a youth sentence and allow a judge to order supervised release for a child if the judge determines that they have been significantly rehabilitated, do not pose a danger to the community and that the outcomes for that youth will be better served by release.
• Allows transfer hearings for children who are aging out of the Oregon Youth Authority and into adult prison with less than two years remaining on their sentence. A judge can order supervised release for the remainder of their sentence, if appropriate.
• Fixes the constitutional problem identified by the United States Supreme Court by eliminating automatic life without parole sentences for children and make them eligible for a parole hearing after serving 15 years of their sentence.
• Is not retroactive, applies only to sentences imposed after January 1, 2020, and no currently incarcerated youth offenders will be released by its passage. All provisions of Measure 11 that pertain to adults are left entirely intact.

“Senate Bill 1008 still allows the DA to seek the maximum penalties for youth offenders, and only transfers some authority from the DA’s to the Judges, whom are both elected by the citizens within their jurisdiction. This bill had a long bicameral bipartisan effort and body of work by key legislators in the areas of Judiciary and Juvenile Justice.”

HB 2011, 2027, 2089, 2213, 2216, 2263, 2285, 2351, 2395, 2447, 2457, 2514, 2577, 2601, 2914, 3005 – Speaker signed on May 23, 2019.

HCR 13, 17, 28, 29 – Filed with Secretary of State on May 23, 2019.
Williamson moved House adjourn until 11:00 a.m. Monday, May 27, 2019. Motion carried on viva voce vote. House adjourned.

SB 519 – Carried over and placed in its proper order on the Monday, May 27, 2019 Calendar by virtue of adjournment.

SB 813, 970, 5508, 15, 66, 3, 64, 151, 298, 370, 394, 689, 796, 963, 288, 364, 365, 494, 859, 5521, 5527, 5532, 20, 44, 72, 90, 93, 134, 142, 219, 228, 234, 249, 250, 252, 312, 321, 356, 363, 385, 471, 475, 493, 522, 528, 590, 630, 707, 726, 742, 759, 783, 797, 829, 917, 924, 933 – Bills remaining on today’s Third Reading of Senate Bills carried over and placed in their proper order on the Monday, May 27, 2019 Calendar by virtue of adjournment.

Monday, May 27, 2019 -- Morning Session

House convened at 11:00 a.m. Rayfield in Chair.


In compliance with Article IV, section 12, and House Rule 3.05, House adjourned until 10:00 a.m. Tuesday, May 28, 2019 on motion of Rayfield.

HB 2057, 2059, 2061, 3431 – Bills remaining on today’s Third Reading of House Bills carried over and placed in their proper order on the Tuesday, May 28, 2019 Calendar by virtue of adjournment.

In compliance with Article IV, section 12, and House Rule 3.05, House adjourned until 10:00 a.m. Tuesday, May 28, 2019 on motion of Rayfield.

SB 519, 813, 970, 5508, 15, 66, 3, 64, 151, 298, 370, 394, 689, 796, 963, 288, 364, 365, 494, 859, 5521, 5527, 5532, 20, 44, 72, 90, 93, 134, 142, 219, 228, 234, 249, 250, 252, 312, 321, 356, 363, 385, 471, 475, 493, 522, 528, 590, 630, 707, 726, 742, 759, 783, 797, 829, 917, 924, 933, 11, 57, 76, 77, 162, 165, 213, 269, 369, 388, 411, 523, 581, 638, 696, 807, 873, 935 – Bills remaining on today’s Third Reading of Senate Bills carried over and placed in their proper order on the Tuesday, May 28, 2019 Calendar by virtue of adjournment.

Tuesday, May 28, 2019 -- Morning Session

House convened at 10:00 a.m. Speaker in Chair.

Opening ceremony presented by Myron LeRoy, performing his original song entitled “Oregon Child,” Newberg.

Upon verification of quorum: All present except: Excused, 2 – McKeown, Sprenger.

HB 2011, 2027, 2089, 2213, 2216, 2285, 2351, 2395, 2447, 2457, 2514, 2577, 2601, 2914, 3005; HCR 13, 17, 28, 29 – Message from the Senate announcing President signed on May 23, 2019.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 77 dated May 28, 2019.

SCR 32  Rules
SJM 5  Rules

Committee Report File No. 176 was distributed on May 24, 2019.

HB 2902 (A-Engrossed) – Report by Committee on Student Success without recommendation as to passage, with amendments, be printed B-Engrossed, and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

SB 332 (A-Engrossed) – Report by Committee on Business and Labor recommending passage with amendments, be printed B-Engrossed, and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

SB 1041 (A-Engrossed) – Report by Committee on Health Care recommending passage with amendments and be printed B-Engrossed.

By unanimous consent, on request of Speaker, rules suspended to return to the order of business Propositions and Motions.

Stark moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for SB 664 and that it be read by title only. Motion carried on viva voce vote.

SB 664 (A-Engrossed) – Read third time as Special Order of Business. Carried by Sollman. On passage of the bill the vote was: Yeas, 58; Excused, 2 – McKeown, Sprenger. Bill passed.

HB 3443 – Read first time and passed to Speaker’s desk for referral.
The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 77 dated May 28, 2019.

HB 3442 Revenue

HB 5001; HB 2999, 3137, 3138 – Read second time and passed to third reading.

HB 2057 – Read third time. Carried by Holvey. On passage of the bill the vote was: Yeas, 41; Nays, 18 – Barreto, Boles, Bonham, Boshart Davis, Drazan, Hayden, Leif, McLane, Nearman, Noble, Post, Reschke, Smith DB, Smith G, Stark, Wallan, Williams, Zika; Excused, 1 – Sprenger. Bill passed.

HB 2059 – Read third time. Carried by Holvey. On passage of the bill the vote was: Yeas, 37; Nays, 23 – Barreto, Boles, Bonham, Boshart Davis, Drazan, Findley, Hayden, Leif, Lewis, McKeown, McLane, Nearman, Noble, Post, Reschke, Smith DB, Smith G, Sprenger, Stark, Wallan, Williams, Wilson, Zika. Bill passed.

HB 2061 (A -Engrossed) – Read third time. Carried by Holvey. On passage of the bill the vote was: Yeas, 38; Nays, 22 – Barreto, Boles, Bonham, Boshart Davis, Drazan, Hayden, Helt, Leif, Lewis, McKeown, McLane, Nearman, Noble, Post, Reschke, Smith DB, Sprenger, Stark, Wallan, Williams, Wilson, Zika. Bill passed.

HB 2057 – By unanimous consent, on request of Williamson, rules suspended to permit Lewis to change his vote from “yea” to “nay” on passage of bill.

HB 2059 – By unanimous consent, on request of Williamson, rules suspended to permit Helt to change her vote from “yea” to “nay” on passage of bill.

HB 2059 – By unanimous consent, on request of Williamson, rules suspended to permit Helt to change her vote from “yea” to “nay” on passage of bill.

SB 248, 1049 – Read first time and passed to Speaker’s desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 77 dated May 28, 2019.

SB 579 Rules
SB 855 Rules
SB 944 Rules
SB 1013 Rules

SB 218, 247, 253, 301, 410, 496, 690, 698, 802, 823, 918, 1041 – Read second time and passed to third reading.

SB 519 (A-Engrossed) – Read third time. Carried by Bynum. On passage of the bill the vote was: Yeas, 60; Bill passed.

SB 813 (A-Engrossed) – Read third time. Carried by Helt. On passage of the bill the vote was: Yeas, 60. Bill passed.

By unanimous consent, on request of Speaker Pro Tempore, rules suspended to temporarily advance to the order of business Announcements.

HB 2057 – By unanimous consent, on request of Williamson, rules suspended to permit Lewis to change his vote from “yea” to “nay” on passage of bill.

HB 2059 – By unanimous consent, on request of Williamson, rules suspended to permit Helt to change her vote from “yea” to “nay” on passage of bill.

House recessed until 2:00 p.m. on motion of Smith G.

Tuesday, May 28, 2019 -- Afternoon Session

House reconvened at 2:00 p.m. Speaker in Chair.

Upon verification of quorum: All present except: Absent, 7 – Drazan, Greenlick, Marsh, McLane, Power, Salinas, Williamson; Excused, 3 – Hernandez, Lewis, Sprenger; Excused for Business of the House, 1 – Rayfield.

HB 2033, 2076, 2077, 2078, 2231, 2243, 2458, 2496, 2500, 2598, 2652, 2684, 3007, 3008, 3113, 3120, 3249 – Message from the Governor announcing she signed on May 24, 2019.

SB 33, 107, 390 – Message from the Senate announcing concurrence in House amendments and repassage.

SCR 3; SB 53, 54, 60, 61, 62, 63, 67, 127, 129, 177, 178, 185, 287, 290, 297, 358, 484, 637, 1012; HB 2263 – Message from the Senate announcing President signed on May 28, 2019.

Committee Report File No. 177 was distributed on May 28, 2019.

SB 977 (A-Engrossed) – Report by Committee on Judiciary recommending passage with amendments and be printed B-Engrossed.

SCR 2 – Report by Committee on Veterans and Emergency Preparedness recommending adoption.

SCR 23 – Report by Committee on Veterans and Emergency Preparedness recommending adoption.

SCR 24 – Report by Committee on Veterans and Emergency Preparedness recommending adoption.
SCR 29 (A-Engrossed) – Report by Committee on Veterans and Emergency Preparedness recommending adoption with amendments and be printed B-Engrossed.

Having recessed under the order of business Third Reading of Senate Bills, the House continued under that order of business.

SB 970 (A-Engrossed) – Read third time. Carried by Meek.

Speaker Pro Tempore in Chair.


SB 15 (A-Engrossed) – Read third time. Carried by Gorsek. On passage of the bill the vote was: Yeas, 56; Excused, 2 – Hernandez, Sprenger; Excused for Business of the House, 2 – Nosse, Rayfield. Bill passed.

SB 66 – Read third time. Carried by Wilde. On passage of the bill the vote was: Yeas, 56; Excused, 2 – Hernandez, Sprenger; Excused for Business of the House, 2 – Nosse, Rayfield. Bill passed.

SB 3 – Read third time. Carried by Reardon. On passage of the bill the vote was: Yeas, 45; Nays, 10 – Barker, Evans, Helt, Holvey, Marsh, McLain, McLane, Post, Smith Warner, Wallan; Excused, 2 – Hernandez, Sprenger; Excused for Business of the House, 3 – Nosse, Rayfield, Williamson. Bill passed.

SB 64 (B-Engrossed) – Third reading commenced.

House recessed until 6:00 p.m. on motion of Williamson.

Tuesday, May 28, 2019 -- Evening Session

House reconvened at 6:00 p.m. Speaker Pro Tempore in Chair.


SCR 1; SB 8, 36, 37, 160, 167, 176, 227, 272, 278, 294, 450; HB 5009, 5016, 5028, 5047; HB 2013, 2023, 2127, 2353, 2519, 2556, 2571, 2871, 2892, 2964, 3114, 3146, 3168, 3214, 3261 – Message from the Senate announcing President signed on May 28, 2019.

Committee Report File No. 178 was distributed on May 28, 2019.

HB 5002 – Report by Committee on Ways and Means recommending passage with amendments and be printed A-Engrossed.

HB 5003 – Report by Committee on Ways and Means recommending passage with amendments and be printed A-Engrossed.

HB 5035 – Report by Committee on Ways and Means recommending passage with amendments and be printed A-Engrossed.


SB 708 – Report by Committee on Judiciary recommending passage.

SB 725 (A-Engrossed) – Report by Committee on Judiciary recommending passage with amendments and be printed B-Engrossed.

SB 775 (A-Engrossed) – Report by Committee on Judiciary recommending passage with amendments and be printed B-Engrossed.


Having recessed under the order of business Third Reading of Senate Bills, the House continued under that order of business.

SB 64 (B-Engrossed) – Read third time. Carried by Mitchell. On passage of the bill the vote was: Yeas, 53; Excused, 7 – Barreto, Gorsek, Hernandez, Nearman, Noble, Smith Warner, Sprenger. Bill passed.

SB 151 – Read third time. Carried by Doherty. On passage of the bill the vote was: Yeas, 53; Excused, 7 – Barreto, Gorsek, Hernandez, Nearman, Noble, Smith Warner, Sprenger. Bill passed.

SB 298 (A-Engrossed) – Read third time. Carried by Bonham. On passage of the bill the vote was: Yeas, 53; Excused, 7 – Barreto, Gorsek, Hernandez, Nearman, Noble, Smith Warner, Sprenger. Bill passed.

SB 394 – Read third time. Carried by Findley. On passage of the bill the vote was: Yeas, 53; Excused, 7 – Barreto, Gorsek, Hernandez, Nearman, Noble, Smith Warner, Sprenger. Bill passed.

SB 689 – Read third time. Carried by Neron. On passage of the bill the vote was: Yeas, 53; Excused, 7 – Barreto, Gorsek, Hernandez, Nearman, Noble, Smith Warner, Sprenger. Bill passed.

By unanimous consent, on request of Speaker Pro Tempore, rules suspended to temporarily advance to the order of business Announcements.

HB 5016, 5028, 5047; HB 2127, 2556, 2892, 2964, 3114, 3168, 3214, 3261 – Speaker signed on May 24, 2019.

HB 5009; HB 2013, 2023, 2353, 2519, 2571, 2871, 3146 – Speaker signed on May 28, 2019.

SB 53, 54, 60, 61, 62, 63, 67, 127, 129, 177, 178, 185, 287, 290, 297, 358, 484, 637, 1012; SCR 3 – Speaker signed on May 28, 2019.

SB 8, 36, 37, 160, 167, 176, 227, 272, 278, 294, 450; SCR 1 – Speaker signed on May 28, 2019.

Williamson moved House adjourn until 10:00 a.m. Wednesday, May 29, 2019. Motion carried on viva voce vote. House adjourned.


Wednesday, May 29, 2019 – Morning Session

House convened at 10:00 a.m. Speaker in Chair.

Opening ceremony presented by Alberto Moreno, reading his poem entitled "Undifferentiated Love," Portland.

Upon verification of quorum: All present.

Committee Report File No. 179 was distributed on May 29, 2019.

HB 2787 (A-Engrossed) – Report by Committee on Revenue recommending passage with amendments and be printed B-Engrossed.

SB 215 (A-Engrossed) – Report by Committee on Revenue recommending passage.

SB 262 – Report by Committee on Revenue recommending passage.

SB 396 – Report by Committee on Judiciary recommending passage.

Gomberg moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today's third reading calendar and that they be read by title only. Motion carried, the vote being: Yeas, 41; Nays, 19 – Barreto, Boles, Bonham, Boshart Davis, Drazan, Findley, Hayden, Helt, Leif, Lewis, McLane, Noble, Reschke, Smith DB, Sprenger, Stark, Wallan, Wilson, Zika.

HB 3444 – Read first time and passed to Speaker's desk for referral.

HB 5002, 5003, 5035 – Read second time and passed to third reading.

HB 5001 (A-Engrossed) – Read third time. Carried by Gomberg. On passage of the bill the vote was: Yeas, 57; Nays, 2 – Post, Wallan; Absent, 1 – Hernandez. Bill passed.

HB 2999 (A-Engrossed) – Read third time. Carried by Alonso Leon. On passage of the bill the vote was: Yeas, 60. Bill passed.

HB 3137 (A-Engrossed) – Read third time. Carried by Marsh. On passage of the bill the vote was: Yeas, 59; Nays, 1 – Wallan. Bill passed.

HB 3138 – Read third time. Carried by Marsh. On passage of the bill the vote was: Yeas, 56; Nays, 4 – Hayden, Post, Stark, Wallan. Bill passed.

SCR 2 – Read. Carried by Reschke. On adoption of the measure the vote was: Yeas, 59; Excused for Business of the House, 1 – Greenlick. Resolution adopted.

SCR 23 – Read. Carried by Zika. On adoption of the measure the vote was: Yeas, 59; Excused for Business of the House, 1 – Greenlick. Resolution adopted.

SCR 24 – Read. Carried by Lewis. On adoption of the measure the vote was: Yeas, 60. Resolution adopted.
The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 78 dated May 29, 2019.

SB 1049 Ways and Means

The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 79 dated May 29, 2019.

SB 248 Ways and Means

SB 215, 262, 396, 597, 708, 725, 775, 977, 995 – Read second time and passed to third reading.

House stood at ease.

Committee Report File No. 180 was distributed on May 29, 2019.

SB 1049 (A-Engrossed) – Report by Committee on Ways and Means recommending passage.

SB 1049 – Read second time and passed to third reading.

SB 796 – Read third time. Carried by Mitchell.

Speaker Pro Tempore in Chair.

SB 796 – On passage of the bill the vote was: Yeas, 60. Bill passed.

SB 963 – Read third time. Carried by Helt, Clem. On passage of the bill the vote was: Yeas, 58; Nays, 1 – Reschke; Excused for Business of the House, 1 – Nathanson. Bill passed.

House recessed until 2:00 p.m. on motion of Smith G.

**Wednesday, May 29, 2019 -- Afternoon Session**

House reconvened at 2:00 p.m. Speaker Pro Tempore in Chair.

Upon verification of quorum: All present except: Absent, 20 – Barreto, Boles, Bonham, Boshart Davis, Drazan, Findley, Hayden, Leif, Lewis, McLane, Nearman, Noble, Post, Reschke, Smith DB, Sprenger, Stark, Wallan, Wilson, Zika.

SB 33, 107, 390, 664 – Message from the Senate announcing President signed on May 29, 2019.

Committee Report File No. 181 was distributed on May 29, 2019.

HB 3357 – Report by Committee on Revenue recommending passage and be referred to Committee on Tax Expenditures. Bill referred to Committee on Tax Expenditures by order of the Speaker.

Having recessed under the order of business Third Reading of Senate Bills, the House continued under that order of business.

SB 288 – Read third time. Carried by Boles. On passage of the bill the vote was: Yeas, 59; Excused for Business of the House, 1 – Nathanson. Bill passed.

SB 364 – Read third time. Carried by Lewis.

Speaker in Chair.

Speaker Pro Tempore in Chair.

By unanimous consent, on request of Speaker Pro Tempore, rules suspended to permit tribute on the passing of Senator Jackie Winters, Senate District 10.

"Amazing Grace" was sung by Representative Mark Meek.

SB 364 – On passage of the bill the vote was: Yeas, 56; Excused for Business of the House, 4 – Boles, Nathanson, Power, Williamson. Bill passed.

House recessed until 6:00 p.m. on motion of Smith G.

**Wednesday, May 29, 2019 -- Evening Session**

House reconvened at 6:00 p.m. Speaker Pro Tempore in Chair.

Upon verification of quorum: All present except: Absent, 5 – Clem, Piluso, Rayfield, Smith DB, Williamson.

HB 3401, 3035, 2953, 2834, 2469, 2435; SB 361; SB 5541 – Message from the Senate announcing passage.

HCR 35, 27 – Message from the Senate announcing adoption.

HB 2623, 2211, 2399 – Message from the Senate announcing passage as amended by the Senate.

SB 408 – Message from the Senate announcing concurrence in House amendments and repassage.

SB 1008 – Message from the Senate announcing President signed on May 29, 2019.
Committee Report File No. 182 was distributed on May 29, 2019.


SB 92 – Report by Committee on Agriculture and Land Use recommending passage.

SB 184 (A-Engrossed) – Report by Committee on Judiciary recommending passage.

SB 362 – Report by Committee on Judiciary recommending passage.

SB 373 (A-Engrossed) – Report by Committee on Judiciary recommending passage.

SB 375 (A-Engrossed) – Report by Committee on Judiciary recommending passage.

SB 495 (A-Engrossed) – Report by Committee on Judiciary recommending passage.


SB 810 – Report by Committee on Judiciary recommending passage.

SB 1011 (A-Engrossed) – Report by Committee on Judiciary recommending passage.

Having recessed under the order of business Third Reading of Senate Bills, the House continued under that order of business.


SB 494 (B-Engrossed) – Read third time. Carried by Piluso. On passage of the bill the vote was: Yeas, 46; Nays, 10 – Bonham, Boshart Davis, Clem, Nearman, Post, Reschke, Smith DB, Smith G, Sprenger, Wallan; Absent, 1 – Salinas; Excused for Business of the House, 3 – Barreto, Wilson, Speaker Kotek. Bill passed.

SB 859 – Read third time. Carried by Hernandez. On passage of the bill the vote was: Yeas, 52; Nays, 6 – Bonham, Nearman, Post, Reschke, Witt, Zika; Excused for Business of the House, 2 – Barreto, Wilson. Bill passed.

SB 5521 (A-Engrossed) – Read third time. Carried by Smith DB. On passage of the bill the vote was: Yeas, 56; Nays, 2 – Nearman, Reschke; Excused for Business of the House, 2 – Barreto, Wilson. Bill passed.

SB 5527 (A-Engrossed) – Read third time. Carried by Smith DB.

Hayden declared a potential conflict of interest and submitted the following statement:

"Chief Clerk and colleagues, I have a potential conflict of interest on SB 5527 because I am an owner of an LLC that has had and may have contract services for the Oregon Parks and Recreation department."

Nearman declared a potential conflict of interest and submitted the following statement:

"I must declare a conflict of interest concerning SB5527, appropriates moneys from General Fund to State Parks and Recreational Department for biennial expenses. My daughter works for the State Parks and Recreation Department."

SB 5527 (A-Engrossed) – On passage of the bill the vote was: Yeas, 56; Nays, 2 – Post, Reschke; Excused for Business of the House, 2 – Barreto, Wilson. Bill passed.


SB 20 (A-Engrossed) – Read third time. Carried by Sanchez. On passage of the bill the vote was: Yeas, 58; Excused for Business of the House, 2 – McKeown, Wilson. Bill passed.

SB 44 – Read third time. Carried by Smith Warner. On passage of the bill the vote was: Yeas, 46; Nays, 13 – Barreto, Boles, Bonham, Boshart Davis, Drazan, Findley, Lewis, Nearman, Noble, Post, Reschke, Wallan, Zika; Excused for Business of the House, 1 – McLain. Bill passed.


SB 90 (B-Engrossed) – Read third time. Carried by Sollman.

Helt declared a potential conflict of interest and submitted the following statement:

"Out of an abundance of caution, I would like to declare a conflict of interest regarding Senate Bill 90. I own two restaurants that provide straws for customers to use with their beverages. However, these are not plastic straws."

SB 90 (B-Engrossed) – On passage of the bill the vote was: Yeas, 48; Nays, 12 – Barreto, Bonham, Boshart Davis, Findley, Nearman, Post, Reschke, Smith G, Sprenger, Stark, Wallan, Wilson. Bill passed.

SB 93 (A-Engrossed) – Read third time. Carried by Schouten. On passage of the bill the vote was: Yeas, 54; Nays, 5 – Hernandez, Marsh, Meek, Post, Smith Warner; Excused, 1 – Greenlick. Bill passed.

SB 134 (B-Engrossed) – Read third time. Carried by Hayden. On passage of the bill the vote was: Yeas, 56;
Excused, 1 – Greenlick; Excused for Business of the House, 3 – Barreto, Wilson, Speaker Kotek. Bill passed.

SB 142 (A-Engrossed) – Read third time. Carried by Keny-Guyer. On passage of the bill the vote was: Yeas, 54; Nays, 2 – Findley, Zika; Excused, 1 – Greenlick; Excused for Business of the House, 3 – Barreto, Wilson, Speaker Kotek. Bill passed.

SB 219 (A-Engrossed) – Read third time. Carried by Bonham.

Speaker in Chair.

Smith G declared a potential conflict of interest and submitted the following statement:

"Madam Speaker and colleagues, I am a member of a limited liability company that does economic development work throughout Oregon. I will in no way benefit financially from this bill, but the item being discussed as a part of SB 219A is a tool that is used within that profession."

SB 219 (A-Engrossed) – On passage of the bill the vote was: Yeas, 59; Excused, 1 – Greenlick. Bill passed.

SB 228 – Read third time. Carried by Findley. On passage of the bill the vote was: Yeas, 59; Excused, 1 – Greenlick. Bill passed.

SB 234 (A-Engrossed) – Read third time. Carried by Wilde. On passage of the bill the vote was: Yeas, 59; Excused, 1 – Greenlick. Bill passed.

SB 249 (A-Engrossed) – Read third time. Carried by Nosse. On passage of the bill the vote was: Yeas, 59; Excused, 1 – Greenlick. Bill passed.

SB 250 (A-Engrossed) – Read third time. Carried by Mitchell. On passage of the bill the vote was: Yeas, 51; Nays, 8 – Barreto, Findley, Lewis, Neiman, Noble, Post, Reschke, Stark; Excused, 1 – Greenlick. Bill passed.

SB 33, 107, 390, 664 – Speaker signed on May 29, 2019.

Smith G moved House adjourn until 10:00 a.m. Thursday, May 30, 2019. Motion carried on viva voce vote. House adjourned.

Thursday, May 30, 2019 – Morning Session

House convened at 10:00 a.m. Speaker Pro Tempore in Chair.

Opening ceremony presented by Mark Watson, Senior at Century High School, performing “Notturno” by Edvard Grieg, Aloha.

Upon verification of quorum: All present except: Absent, 1 – Williamson; Excused, 1 – Williams.

Committee Report File No. 183 was distributed on May 30, 2019.

SB 24 (A-Engrossed) – Report by Committee on Judiciary recommending passage with amendments and be printed B-Engrossed.

SB 420 (A-Engrossed) – Report by Committee on Judiciary recommending passage with amendments and be printed B-Engrossed.

SB 474 – Report by Committee on Judiciary recommending passage with amendments and be printed A-Engrossed.

SB 478 (A-Engrossed) – Report by Committee on Judiciary recommending passage with amendments and be printed B-Engrossed.

SB 479 (A-Engrossed) – Report by Committee on Judiciary recommending passage with amendments and be printed B-Engrossed.

SB 534 (A-Engrossed) – Report by Committee on Human Services and Housing without recommendation as to passage, with amendments, be printed B-Engrossed, and be referred to Committee on Rules. Bill referred to Committee on Rules by order of the Speaker.

SB 543 – Report by Committee on Human Services and Housing recommending passage with amendments and be printed A-Engrossed.

SB 586 (A-Engrossed) – Report by Committee on Human Services and Housing recommending passage with amendments, be printed B-Engrossed, and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

SB 962 (A-Engrossed) – Report by Committee on Judiciary recommending passage with amendments and be printed B-Engrossed.

SB 975 (A-Engrossed) – Report by Committee on Judiciary recommending passage with amendments and be printed B-Engrossed.

SB 980 (A-Engrossed) – Report by Committee on Judiciary recommending passage with amendments and be printed B-Engrossed.

SB 999 (A-Engrossed) – Report by Committee on Judiciary recommending passage with amendments and be printed B-Engrossed.
Committee Report File No. 184 was distributed on May 30, 2019.

HB 2304 – Report by Committee on Transportation recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Ways and Means by prior reference.

HB 2591 – Report by Committee on Transportation recommending passage with amendments and be printed A-Engrossed.

HB 2592 – Report by Committee on Transportation recommending passage with amendments and be printed A-Engrossed.

HB 2770 – Report by Committee on Transportation recommending passage with amendments and be printed A-Engrossed.

HB 3152 (A-Engrossed) – Report by Committee on Transportation recommending passage with amendments and be printed B-Engrossed.

HB 3213 – Report by Committee on Transportation recommending passage with amendments and be printed A-Engrossed.

SB 438 – Report by Committee on Transportation recommending passage.

SCR 29 – By unanimous consent, on request of Speaker Pro Tempore, rules suspended to make measure a Special Order of Business immediately.

SCR 29 (B-Engrossed) – Read as Special Order of Business. Carried by Noble. On adoption of the measure the vote was: Yeas, 58; Excused, 1 – Williams; Excused for Business of the House, 1 – Williamson. Resolution adopted.

Stark moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today’s third reading calendar and that they be read by title only. Motion carried on viva voce vote.

HB 2787 – Read second time and passed to third reading.

HB 5002 (A-Engrossed) – Read third time. Carried by Reardon. On passage of the bill the vote was: Yeas, 52; Nays, 3 – Barreto, Sprenger, Stark; Excused, 1 – Williams; Excused for Business of the House, 4 – Boles, Prusak, Williamson, Speaker Kotek. Bill passed.

SB 5541; SB 361 – Read first time and passed to Speaker’s desk for referral.

The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 80 dated May 30, 2019.

SB 5541 Ways and Means

SB 25, 92, 184, 362, 373, 375, 438, 495, 498, 810, 1011 – Read second time and passed to third reading.

SB 252 (B-Engrossed) – Read third time. Carried by Meek. On passage of the bill the vote was: Yeas, 55; Excused, 1 – Williams; Excused for Business of the House, 4 – Boles, Prusak, Williamson, Speaker Kotek. Bill passed.

SB 312 – Read third time. Carried by Alonso Leon, Sanchez. On passage of the bill the vote was: Yeas, 56; Excused, 1 – Williams; Excused for Business of the House, 3 – Boles, Williamson, Speaker Kotek. Bill passed.

SB 318 (A-Engrossed) – Read third time. Carried by Sprenger. On passage of the bill the vote was: Yeas, 52; Nays, 5 – Greenlick, Hernandez, Salinas, Sanchez, Smith G; Excused, 1 – Williams; Excused for Business of the House, 2 – Boles, Williamson. Bill passed.

SB 321 (B-Engrossed) – Read third time. Carried by McLean. On passage of the bill the vote was: Yeas, 56; Excused, 1 – Williams; Excused for Business of the House, 3 – Boles, McLean, Williamson. Bill passed.

SB 356 – Read third time. Carried by Stark. On passage of the bill the vote was: Yeas, 54; Nays, 2 – Hernandez, Smith G; Excused, 1 – Williams; Excused for Business of the House, 3 – Boles, McLain, Williamson. Bill passed.

SB 363 (A-Engrossed) – Read third time. Carried by Stark. On passage of the bill the vote was: Yeas, 56; Excused, 1 – Williams; Excused for Business of the House, 3 – Boles, McLain, Williamson. Bill passed.

SB 385 (A-Engrossed) – Read third time. Carried by Lewis. On passage of the bill the vote was: Yeas, 57; Excused, 1 – Williams; Excused for Business of the House, 2 – Boles, Williamson. Bill passed.

SB 471 (A-Engrossed) – Read third time. Carried by McLain. On passage of the bill the vote was: Yeas, 57;
Excused, 1 – Williams; Excused for Business of the House, 2 – Boles, Williamson. Bill passed.

SB 475 (A-Engrossed) – Read third time. Carried by Stark. On passage of the bill the vote was: Yeas, 57; Excused, 1 – Williams; Excused for Business of the House, 2 – Boles, Williamson. Bill passed.

SB 493 (A-Engrossed) – Read third time. Carried by Piluso. On passage of the bill the vote was: Yeas, 56; Excused, 1 – Williams; Excused for Business of the House, 3 – Boles, Williamson, Speaker Kotek. Bill passed.


SB 528 – Read third time. Carried by Witt. On passage of the bill the vote was: Yeas, 57; Absent, 1 – Findley; Excused, 1 – Williams; Excused for Business of the House, 1 – Williamson. Bill passed.

SB 590 (B-Engrossed) – Read third time. Carried by Bonham. On passage of the bill the vote was: Yeas, 57; Excused, 1 – Williams; Excused for Business of the House, 2 – Power, Williamson. Bill passed.

SB 630 – Read third time. Carried by Nosse. On passage of the bill the vote was: Yeas, 57; Nays, 1 – Findley; Excused, 1 – Williams; Excused for Business of the House, 1 – Power. Bill passed.

SB 707 (A-Engrossed) – Read third time. Carried by Keny-Guyer, Boles. On passage of the bill the vote was: Yeas, 58; Excused, 1 – Williams; Excused for Business of the House, 1 – Power. Bill passed.

By unanimous consent, on request of Speaker Pro Tempore, rules suspended to temporarily advance to the order of business Announcements.

HB 5003 (A-Engrossed) – By unanimous consent, on request of Williamson, rules suspended to permit Findley to change his vote from "yea" to "nay" on passage of bill.

HB 5003 (A-Engrossed) – By unanimous consent, on request of Williamson, rules suspended to permit Bonham to change his vote from "yea" to "nay" on passage of bill.

HB 5003 (A-Engrossed) – By unanimous consent, on request of Williamson, rules suspended to permit Smith DB to change his vote from "yea" to "nay" on passage of bill.

HB 5035 (A-Engrossed) – By unanimous consent, on request of Williamson, rules suspended to permit Smith DB to change his vote from "yea" to "nay" on passage of bill.

House recessed until 2:00 p.m. on motion of Smith G.

Thursday, May 30, 2019 -- Afternoon Session

House reconvened at 2:00 p.m. Speaker in Chair.

Upon verification of quorum: All present except: Absent, 3 – Hernandez, Nosse, Smith DB.

Committee Report File No. 185 was distributed on May 30, 2019.

HB 2015 – Report by Committee on Transportation without recommendation as to passage and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

HB 2402 – Report by Committee on Transportation recommending passage with amendments, be printed A-Engrossed, and subsequent referral to Committee on Revenue be rescinded. Subsequent referral to Committee on Revenue rescinded by order of the Speaker.

HB 2881 – Report by Committee on Transportation recommending passage and subsequent referral to Committee on Ways and Means be rescinded. Subsequent referral to Committee on Ways and Means rescinded by order of the Speaker.

SB 26 – Report by Committee on Health Care recommending passage.

SB 29 (A-Engrossed) – Report by Committee on Health Care recommending passage with amendments and be printed B-Engrossed.

SB 79 (A-Engrossed) – Report by Committee on Revenue recommending passage.

SB 80 (A-Engrossed) – Report by Committee on Revenue recommending passage.

SB 133 (A-Engrossed) – Report by Committee on Health Care recommending passage.

SB 459 (A-Engrossed) – Report by Committee on Revenue recommending passage.


SB 824 (A-Engrossed) – Report by Committee on Health Care recommending passage with amendments and be printed B-Engrossed.

SB 835 (A-Engrossed) – Report by Committee on Health Care recommending passage.
SB 1027 – Report by Committee on Health Care recommending passage with amendments and be printed A-Engrossed.

SB 1039 (A-Engrossed) – Report by Committee on Health Care recommending passage with amendments and be printed B-Engrossed.


Having recessed under the order of business Third Reading of Senate Bills, the House continued under that order of business.


Gomberg in Chair.

SB 726 (A-Engrossed) – On passage of the bill the vote was: Yeas, 60. Bill passed.

SB 742 (B-Engrossed) – Read third time. Carried by Noble. On passage of the bill the vote was: Yeas, 53; Nays, 7 – Helt, Nearman, Post, Reschke, Wallan, Wilson, Zika. Bill passed.

SB 759 – Read third time. Carried by Piluso. On passage of the bill the vote was: Yeas, 60. Bill passed.

SB 783 (A-Engrossed) – Read third time. Carried by Bonham. On passage of the bill the vote was: Yeas, 60. Bill passed.

SB 797 (A-Engrossed) – Read third time. Carried by Piluso. On passage of the bill the vote was: Yeas, 60. Bill passed.

SB 829 (B-Engrossed) – Read third time. Carried by Noble. On passage of the bill the vote was: Yeas, 55; Nays, 4 – Hayden, Leif, McLane, Reschke; Excused for Business of the House, 1 – Rayfield. Bill passed.

SB 917 (B-Engrossed) – Read third time. Carried by Mitchell, Helt. On passage of the bill the vote was: Yeas, 59; Excused for Business of the House, 1 – Rayfield. Bill passed.

SB 924 (B-Engrossed) – Read third time. Carried by Bynum. On passage of the bill the vote was: Yeas, 58; Excused for Business of the House, 2 – Meek, Rayfield. Bill passed.

SB 933 (A-Engrossed) – Read third time. Carried by Williamson. On passage of the bill the vote was: Yeas, 57; Excused for Business of the House, 3 – Holvey, Rayfield, Speaker Kotek. Bill passed.

SB 11 (A-Engrossed) – Read third time. Carried by Piluso. On passage of the bill the vote was: Yeas, 58; Excused for Business of the House, 2 – Holvey, Rayfield. Bill passed.

SB 57 (A-Engrossed) – Read third time. Carried by Noble. On passage of the bill the vote was: Yeas, 57; Absent, 1 – Reardon; Excused for Business of the House, 2 – Holvey, Rayfield. Bill passed.

SB 76 – Read third time. Carried by Bonham. On passage of the bill the vote was: Yeas, 57; Nays, 1 – Nathanson; Excused for Business of the House, 2 – Holvey, Rayfield. Bill passed.

SB 77 – Read third time. Carried by Bonham. On passage of the bill the vote was: Yeas, 57; Nays, 1 – Nathanson; Excused for Business of the House, 2 – Holvey, Rayfield. Bill passed.


Speaker in Chair.

House stood at ease.

SB 1049 – By unanimous consent, on request of Speaker, rules suspended and bill made a Special Order of Business immediately.

SB 1049 (A-Engrossed) – Read third time as Special Order of Business. Carried by Holvey.

House stood at ease.


Alonso Leon requested the following explanation of her vote be entered in the Journal:

"It was a difficult choice to vote yes on SB 1049. I believe in and fully support the dedicated public employees who work hard every day to strengthen our communities, and I care about passing legislation that helps support the hard-working families that keep us safe, teach our children, and make sure our state continues to run. I know that this choice will be felt by many, and I accept the anger and frustration that this will cause. All I can say was this was a difficult choice and provide you with an explanation that led me to my decision.

"As a state, we have seen the cost of our Public Employee Retirement System balloon since the recession. Employer rates have more than doubled in the last decade, forcing government..."
employers to lay off staff and make program reductions. Even in the best of times, the spike in required contributions to pay down the $26 billion unfunded actuarial liability has led public employers to make painful cuts to teaching positions, school days and other critical services that Oregonians rely on.

“As I understand it, not addressing the PERS will cause a crisis where we are at risk of losing jobs across the state, please know that making sure that your jobs are intact is important to me. Not passing this bill would mean, employers would have to consider cutting jobs as they cannot afford to continue our current situation and SB 1049 is a hard bill that addresses this problem in a way that does not put our state at further financial peril. I spent time talking to many people on this topic. I read the governor’s report and spoke to our union partners. Many suggestions surfaced from folks to try and approach this situation differently, but unfortunately, from what I have learned they are not viable solutions right now.

“It was a difficult choice, but I needed to ensure I was on the side of saving jobs and ensuring key issues like Driver License, Paid Family Leave, keeping tuition costs down and the Clean Energy Jobs continued to move forward.

“I voted in favor of Senate Bill 1049 because I believe it will help accomplish two important things. First, the bill includes system-wide cost savings that will protect critical services and ensure long-term stability in our retirement system. Second, I believe it will help head off corporate efforts to make even deeper cuts to employee benefits.

“To the first point, SB 1049 is the result of years of legislative and actuarial analysis to determine the best ways to reduce the costs of PERS. I believe these changes will reduce costs for public employers in a way that is legally permissible, actuarially sound, equitable, and system-wide.

“Every local government, school district, and public employer will see real savings from SB 1049 beginning in 2021. That year, we can expect savings of between $1.2 and $1.8 billion with increased savings in succeeding biennia.

“They have the potential to save the following to the schools in my district for the 21-23 biennium:

“Salem-Keizer School District: $30,859,363,

“Woodburn School District: $2,322,626.72

“Gervais School District: $80,000

“These numbers ensure they won’t have to make position cuts. As I mentioned, keeping state jobs is crucial to me.

“Thanks to the advocacy of public employees, this proposal was made stronger, by eliminating cuts to the Money Match and ensuring there were both one-time and ongoing resources dedicated to paying down the unfunded liability.

“To the second point, I believe inaction would have caused a much worse result for public employees and ultimately for communities across the state. Individuals and organizations are making genuine threats to put PERS reform on the ballot. One threatened ballot measure would create yet another retirement tier, denying future employees’ access to a pension entirely, and instead create a system where their retirement comes all together in the form of a ‘defined-contribution’ or 401K-style program. Such a ballot measure would have a good chance of passing, and thus, inaction could have disastrous impacts on PERS.

“Ultimately, I believe there will be long-term benefits for our entire state with this legislation, and I remain as committed as ever to ensuring our public employees are compensated in a way that they deserve.”

SB 1049 (A-Engrossed) – Bynum requested the following explanation of her vote be entered in the Journal:

“As a mother of four school-aged children, I ran for office because I believe every Oregon child deserves a world class education. From early childhood, through our K-12 system, to higher education, our state has fallen behind. The status quo is unacceptable. My vision for Oregon is one where a child’s access to opportunity is not limited by zip code.

“To achieve this vision, the Legislature needed to act by making significant investments and addressing stressors on the balance sheets of school districts. I voted for HB 3427 (the Student Success Act) earlier in the session as a part of that commitment. This bill assessed a new tax onto businesses like the one my family owns, in order to fund career and technical education, mental health supports, high school graduation success, and the needs of students of color. I was proud to vote yes and personally invest more in Oregon’s students. This was a game-changing investment in the success of our children.

“In addition to increasing funding, the Legislature also needed to address the rising percentage of budgets that school districts, state agencies and local governments were paying into the Public Employee Retirement System. In the last five years, the cost that public employers have had to pay to cover pension debt obligations has nearly doubled. If nothing is done, costs will rise, on average, to nearly 33% of payroll, and schools around the state will face dire choices, which will inevitably include job cuts. Senate Bill 1049 will increase stability and reduce the system-wide increases in employer rates in an equitable, comprehensive, and legal way. My kids have lived through the furlough days, teacher layoffs and classrooms of 30+ kids back in 2007. My commitment to my community is to do everything I can to ensure this never, ever happens again.

“My parents taught in public schools for over 30 years, so I know the direct impact furloughs, uncompetitive salaries, and difficult working environments can have in attracting and retaining a skilled workforce. It is my expectation that working Oregon out of this crisis will put us on a better track to pay more and offer our teachers, and other public employees, the type of careers they can continue to be proud of.”

SB 1049 (A-Engrossed) – Keny-Guyer requested the following explanation of her vote be entered in the Journal:

“This WAS A REALLY HARD VOTE.

“I highly value our public employees and their public service, and I recognize that our $27 billion unfunded actuarial liability (UAL) is not their fault. The biggest factors that led to this burden are: a) bad decisions by policy makers long ago that kicked the can down the road by creating unsustainable benefit plans; and b) the economic crash starting in 2008. In regard to concerns about investment policies and fees, our last two state treasurers have been scrutinizing this to ensure maximum return. We need to continue to watchdog that.

“1) Why tackle PERS now? Is it really a crisis when some other states are in worse shape?

“In my view, YES. Employer rates have more than doubled in the last decade, forcing government employers to lay off staff and reduce programs. Even in the best of times, the spike in required contributions to pay down the UAL has led public employers to make painful cuts to teaching positions, school days, and other critical services.

“If nothing is done, costs will rise on average to nearly 33% of payroll. For the two school districts in my House district, Portland Public Schools would save $51.4 million and David Douglas School
District would save $9.9 million in 2021-2023 with the passage of SB 1049. As chair of the House Committee on Human Services and Housing, I am constantly seeking more resources for the Department of Human Services, where we are 1100 FTE short in Child Welfare, under-pay our residential care for high needs foster kids, and under-pay our home care workers who support our people with disabilities. Yet every biennium, DHS (like all state and local agencies) must devote an increasing share of its budget to its pension costs.

4) Changes I had advocated for:

employees will pay 2.5%; OPSRP employees will pay .75%.

employees have to pay 2.5% into their IAP’s? NO! Tier 1 and 2 system. it is done to protect the long term solvency of the defined benefit in the past than they will in the future. I understand that this and less than that for employees who worked for many more years

redirect money from their IAP.

When the pension fund reaches 90% funded status, the redirect will be suspended. Workers making less than $30,000/year will not

Account Program (IAP) to help pay for the defined pension benefit. 1 and 2) of the current 6% payroll contribution from the Individual

defined benefits. To protect the solvency of the defined benefits,

states (with Utah) where employees don’t contribute to their own pension accounts, but Oregon is now one of only two

their own pension accounts, but Oregon is now one of only two states (with Utah) where employees don’t contribute to their own defined benefits. To protect the solvency of the defined benefits, this plan will redirect a portion (.75% for OPSRP and 2.5% for Tier 1 and 2) of the current 6% payroll contribution from the Individual Account Program (IAP) to help pay for the defined pension benefit.

Positive aspects: SB 1049 -8 lengthens the time to pay off the unfunded liability from 20 to 22 years for Tier 1 and Tier 2, requires employers who rehire retirees to pay pension costs, caps final average salary at $195,000, appropriates $100 million to the Employer Incentive fund for a 25% match to an employer’s 75% contribution, adds 80% of lottery’s sports betting revenue to the Employer Incentive fund for a 25% match to an employer’s 75% contribution, and makes other adjustments. Note: I support extending the Tier 1 and 2 amortization to 22 years. I originally had pushed for it and for OPSRP amortization to be extended longer but learned how that is detrimental; see pages 107 and 108 in https://www.oregon.gov/pers/Documents/Board-Meetings/2019/Board-

d-Packet-4-1-19.pdf.

Controversial aspects: SB 1049 prospectively redirects a portion of the employee contribution away from one’s IAP and into the pension account. Prior to 2004, public employees contributed to their own pension accounts, but Oregon is now one of only two states where employees don’t contribute to their own defined benefits. To protect the solvency of the defined benefits, this plan will redirect a portion (1.75% for OPSRP and 2.5% for Tier 1 and 2) of the current 6% payroll contribution from the Individual Account Program (IAP) to help pay for the defined pension benefit. When the pension fund reaches 90% funded status, the redirect will be suspended. Workers making less than $30,000/year will not redirect money from their IAP.

3) Clarifying two misperceptions I’ve heard:

“Does this plan take between 7% and 12% of my retirement? NO! This percent reduction is the estimated impact on the IAP, not on a member’s defined benefit pension. Legislators have worked hard to maintain that defined benefit. Depending on how long someone has already worked vs. how much longer they will work, they will see a slight reduction in their combined retirement accounts. It’s an estimated 1-2% reduction for a 30-year employee, and less than that for employees who worked for many more years in the past than they will in the future. I understand that this amount is still a lot for people who didn’t expect any reduction; but it is done to protect the long term solvency of the defined benefit system.

“If the unfunded liability dips below 90% in the future, will all employees have to pay 2.5% into their IAP’s? NO! Tier 1 and 2 employees will pay 2.5%; OPSRP employees will pay .75%.

4) Changes I had advocated for:

a) While it is hard to ask any public employee to redirect funds from their IAP to the pension fund, I felt that OPSRP members especially should not redirect theirs. Their benefits were significantly slashed when this third tier was established in 2003, and seem to be sustainable unless the market tanks. If they pay any, it should be miniscule.

b) The suspension of the redirect when the pension fund hits 90% funded should be separate for Tier 1, Tier 2, and OPSRP. Tier 1 and 2 should stop their IAP redirect when their portion of the UAL hits 90% funded, and OPSRP (if they have to pay anything) should stop their IAP redirect when their portion of the UAL hits 90% funded.

c) Rather than have a ‘cliff’ at $30K/year (which is no longer a living wage in Oregon), we should phase this in between $36K-$48K/year: employees making less than $36K don’t pay; those between $36K-$48K/year pay increasing amounts until they hit the required contribution at $48K/year and above.

d) I support devoting a major part of the kicker and SAIF reserves to pay down the PERS UAL. Since SAIF reserves are off the table, I will continue to push for the kicker allocation. The sooner we can get the pension fund to 90% funded, the sooner we can suspend the IAP redirect. I would also lower the final salary cap from $195K/year to $160K/year, and I’d further reduce the COLA on the portion of benefits over $100K/year prospectively to make up for lost savings from my suggestions above.

5) What would the short and long term impacts be if we didn’t pass SB 1049?

“Although my changes were not incorporated and the bill is far from perfect, I appreciated the large majority of the bill that will preserve public budgets and services without major sacrifice. “I truly felt that without SB 1049, public employees would risk layoffs and Oregonians would see cuts to critical services. Passing SB 1049 heads off Republican calls for deeper benefit cuts, reduces the likelihood of extremely unfair PERS reform ballot initiatives, and reduces the chance of repealing the Student Success Act at the ballot box by stakeholders who might fight it unless there is also cost containment. Our super majority in the legislature can’t protect us from tax repeals at the ballot box.

“I have always been in favor of raising revenue from those who can most afford to contribute to the public good – corporations and high-income individuals, but this has not been politically feasible. My highest priority bill after passing Tenant Protections has been HB 3349, Mortgage Interest Deduction reform to raise $160 million/biennium by eliminating second homes used for vacation purposes and to pare back the MID for filers making over $200K/yr AGI, capping it at $250K/year AGI. That has no path this session but remains my top priority going forward. After passing $1 billion/year in business revenue for the Student Success Act, there was no path to raise taxes to cover PERS. We needed to tackle cost containment before we are able to pass further revenue raising measures.

“In future sessions, I will continue to advocate for some of my changes above, especially to raise the $30,000 exemption for the redirect. In this and every session, I will continue to advocate for more resources to pay down our UAL and to increase the staffing and support we so badly need in our schools, housing, human services, and other vital services.”

SB 1049 (A-Engrossed) – McLain requested the following explanation of her vote be entered in the Journal:

“I will start by saying this was an incredibly hard vote for me. As a former public school teacher of 42 years and a Tier 1, 2, and OPSRP recipient this issue is intensely personal for me. Yet, as a State Representative elected to serve Oregon, I cannot ignore the State’s growing $27 billion unfunded liability.

“If the legislature does nothing, public employer rates are scheduled for another round of increases in the 2021-23 biennium. Every time this happens funds are redirected from services like schools and first responders to cover the cost. In the last five years, the cost that public employers have had to pay to cover pension
debt obligations has nearly doubled. Like many of my colleagues I believe finding balanced cost-containment strategies that could help stabilize Oregon's PERS budget in the long-term is critical.

"Yet I must state I feel this is not the fault of our public employees in any way. The reality is that Oregon's budget challenges are more complicated than rising employee pension and health care costs alone. Our state faces a long-term, structural imbalance due to many choices legislators and voters have made over the years in addition to pension obligations.

"A major turning point occurred in 1990, when voters approved Ballot Measure 5, which shifted the responsibility for funding K-12 schools from local property taxes to the state general fund. Suddenly, the state had a huge new budget obligation for one of Oregon's top priorities — with no increase in revenue to pay for those costs.

"The Legislature has made significant reforms to reduce PERS costs in 1995, 2003 and 2013. After the Legislature passed additional PERS reforms in 2013, the Oregon Supreme Court ruled that amending benefits that workers already earned is unconstitutional, significantly limiting past ideas and thinking on ways to adjust the system to reduce the State's unfunded liability.

"SB 1049 represents several years of work and is the legislature's good faith effort to remedy the PERS liability in an ethical and legal way, while limiting the impact to public employees. Democrats have insisted that any changes to PERS must be balanced by a significant increase in revenues, particularly revenues coming from the corporate sector (which has seen its share of contribution to the General Fund reduce over the years at the expense of individual taxpayers).

"The challenge is that legislators are constitutionally required to have 3/5 majority votes in both chambers to raise revenue. While my colleagues and I have tried many times to find the votes to do this, we simply have not gotten bipartisan support for this proposal in the many years since Measure 5.

"SB 1049 represents a multipronged approach to decrease the State's PERS liabilities. The largest savings come from re-amortizing Tiers 1 and 2 of PERS liabilities, which is akin to refinancing a loan. This comes after much careful analysis and thought on the best way to manage risk within the retirement system. The rest of the savings come from redirecting a portion of worker's Individual Account Program (IAP) into a new account designed to fund 90% of the PERS liability within the next 10 years. Tier 1 & 2 employees will see a 2.5% redirect, and OPSPR or Tier 3 employees (including all new employees) will see a 0.75% redirect. Those making under $30,000 annually will see no change. Furthermore, this bill does nothing to change a public employee's assured benefit through their pension, which is separate from their IAP.

"While it was difficult to vote to redirect any employee contributions, I believe inaction would have caused a much worse result for public employees and ultimately for communities across the state. Individuals and organizations are making very real threats to put PERS reform on the ballot. One threatened ballot measure would create yet another retirement tier, denying future employees access to a pension entirely, and instead create a system where their retirement comes entirely in the form of a 'defined-contribution' or 401K-style program. Such a ballot measure would have a good chance of passing and thus, inaction could have disastrous impacts on PERS and state employees.

"Again, I will reiterate how hard this vote was for me, and I sincerely wish legislators could have worked in a bipartisan fashion to find solutions that even further limited impacts to our public employees. I believe SB 1049 represents a balanced, ethical, and legal way to continue to manage Oregon's unfunded liability. Ultimately, I believe there will be long-term benefits for our entire state with this legislation, and I remain as committed as ever to ensuring our public employees are compensated in a way that they deserve."

SB 1049 (A-Engrossed) – Meek requested the following explanation of his vote be entered in the Journal:

"This was a difficult decision for me. Oregon's public employees help make our state a great place to live and raise a family. The services they provide to our citizens, however, are becoming harder and more expensive to deliver each year — leading to painful cuts to our schools, public safety and other crucial services. Failure to act now will result in deeper cuts to essential services and public worker benefits in the future.

"There are elements of SB 1049 A that I support, such as extending the time to pay off the unfunded liability for Tier 1 and Tier 2 employees from 20 to 22 years. There are also portions of the bill which I strongly oppose, including redirecting employee contributions to the pension account. Ultimately, my decision to support SB 1049 A is about preventing future cuts to public workers and ensuring greater long-term financial stability for our public employers.

"Every school district, local government and public employer will see meaningful savings as a result of SB 1049 A, with the Legislative Fiscal Office estimating $1.2 – 1.8 billion in total savings in 2021-23. In North Clackamas School District, this represents over $13.5 million which will go back into our classrooms and educational workforce. This is a big deal.

"I do not support everything in SB 1049 A, but the savings included in it are significant and will make a meaningful impact in our ability to provide the essential services that Oregonians rely on every single day."

SB 1049 (A-Engrossed) – Mitchell requested the following explanation of her vote be entered in the Journal:

"It is impossible for me to go into my vote explanation on SB 1049-A without giving a little background on myself. Before my election to serve as State Representative in 2018, I had a career in public service with the State of Oregon. Most recently, I worked in the Department of Human Services in Child Welfare and later in Self Sufficiency, both in Astoria. I'm a Tier 3 (OPSPR) public employee in PERS, and formerly an active member of the public employee labor union, SEIU. In 2018 I promised to stand up for working people, especially those in our North Coast communities. Many of those who supported my election came from those groups of people.

"As a former public employee, I am personally offended by the public attacks against public employees and their benefits. Public employees work just as hard as those in the private sector, often thanklessly, and on average make much less than private sector employees. As a result, the benefits package, including health insurance and retirement benefits, is an important piece of the compensation package that makes public service attractive and effective for retention. That, and my perspective as a state employee who sacrificed higher wages in exchange for long-term retirement security and a job that truly allowed me to help people, meant that when Democratic leadership in the legislature introduced SB 1049-A, a 'no' vote was all but a certainty for me.

"The insight I gained as a legislator into the actuarial issues surrounding PERS forced me to question my assumptions. Though PERS is one of the most well-funded, well-managed pension systems in the world by comparison—the unfunded actuarial liability is a much bigger issue than I had understood. Because of that unfunded liability—over $26 billion—rates paid by public employers into the pension system in the next biennium were
estimated to exceed over 30% of payroll for many public employers (especially school districts). What this ultimately would mean is that, also within the next biennium—even in spite of the massive Student Success bill we passed earlier this session—vital services and public sector jobs would be at risk. Not only that, but the long-term viability of our pension system would be threatened if the Legislature didn't act.

"In addition to the actuarial threat to the future of the pension system, there was also a political one. Several ballot measures being proposed this year would have meant the destruction of our defined benefit pension system as we know it. It became clear that if the Legislature moved forward with a reform, those measures would either be dropped, or the urgency in the mind of the public for their passage would have been lessened through legislative action. I was not willing to gamble with the pension system and the retirement security of people I care so deeply about—public employees and my former colleagues in public service.

"Suddenly, my easy decision referred to earlier in this explanation became an impossible one: I, and my Democratic colleagues, believe that our public employees and teachers are invaluable, we don't pay them enough, and we all ultimately believe that they shouldn't have to be a part of the reform plan. And yet, if something didn't happen, we would potentially sacrifice multiple other values.

"Student Success would potentially be at risk. Employer rates into PERS would go so high it would most certainly lead to cuts in vital public services and the loss of public sector jobs. And finally, failure to put forth and pass a bill on PERS would have made the likelihood of ballot measures that make draconian cuts to PERS all but certain.

"In coming to these conclusions, I have often likened this process to watching an asteroid on approach to Earth. You might not be able to stop the asteroid, but you might be able to do everything you can to minimize what would otherwise be a cataclysmic impact. All of the issues I have touched on were the asteroid, and SB 1049 was our effort to minimize harm.

"The initial proposals to solve this issue included the Governor's plan, which involved a much higher employee redirect of IAP funds, preventing a money match, and no re-amortization of debt. The Senate bill at hand made significant changes on all of those fronts, including the option for employees to make their IAPs whole, and for the redirect to stop once the pension reaches the 90% funded rate. These changes are significant, and due in large part to the lobbying of constituents and the labor groups fighting for them.

"While I don't expect these changes to necessarily make public employees feel fully comfortable about the end product—I do hope they know that great care was taken to try to come to the best possible plan: And I want to be clear that I utterly reject the idea that a reason to vote for this bill was because public employees should somehow have 'skin in the game.' My motivations in voting yes are entirely different.

"I also hope that people realize how deeply involved I made myself in the process of trying to find alternatives. Where colleagues I knew took a hard stance on wanting us to simply re-amortize the debt over a longer period of time, I took the initiative to contact the PERS board myself to find out why we couldn't. What I found was that it would have destabilized and been potentially destructive to the system. I tried to find alternative sources of revenue that would have allowed us to avoid the 1.2% portion of the deal that the employee redirect comprises, either by using SAIF funds, or even 'the kicker.' As one of 90 legislators, I found those ideas to be untenable with enough of my colleagues to make it an impossible path.

"Despite all of my best efforts, I am confident in saying that there were no feasible options with a real ability to make it through the Capitol, even with a super majority. Those reasons are both political and practical—and for that, I am heartbroken.

"I fully believe in the power of labor and the value of our public employees. I know that it is probably impossible for those affected by this bill to see it now—but as someone who will also be impacted by these cuts (I am a Tier 3 employee), for me, it was of superior importance to make sure that we were able to have some control over the outcome on this issue. The redirect only impacts IAPs. And between an employee's defined benefit amount and their IAP, the overall impact to individual retirements will only be about one to two percent.

"For those who are angered by my vote, I hope they know that I looked at this issue from every angle, thought about it, fought against it, and only arrived at the final outcome after significant deliberation and, from a human level, a lot of tears. This was an incredibly complex issue, and I made the hardest decision of my life knowing that there would be a lot of implications and consequences for it. I made the final decision because it was the right thing to do to protect the people I care about the most, even if it may not benefit me.

"In the end, without much in the way of alternatives, this was the most effective thing I could do to deliver on my promise to protect public employees and ensure a secure retirement for them. That is the responsibility I have as a servant of the people; to look out for them, even if I know it may be hard to see in the immediate."

SB 1049 (A-Engrossed) – Neron requested the following explanation of her vote be entered in the Journal:

"Funding Schools is a priority for me. As a high school teacher, and mother of students in our public schools, nothing has motivated me more than the idea that it is time to stabilize and increase school funding. I see my vote on 1049 as a continuation of my support for schools. Without the passage of this imperfect bill, the Student Success Act dollars we have just created are at high risk of going straight to impending PERS rate increases, and not into classrooms.

"My vote is a reflection of my belief that, the 'yes' vote on the bill before me was essential to the stability of the entire PERS system right now. A 'no' vote, would risk inaction this session, and would have opened up PERS benefits to corporate efforts to make even deeper cuts to employee benefits. That is simply not a risk I was willing to take.

"Individuals and organizations are making very real threats to put PERS reform on the ballot. One threatened ballot measure would create yet another retirement tier, denying future employees access to a stable pension, and instead create a system where their retirement comes entirely in the form of a 'defined-contribution' or 401K-style program. Such a ballot measure would have a good chance of passing and thus, legislative inaction could have disastrous impacts on PERS.

"Public employees work hard every day to support and strengthen our communities. They dedicate their lives to serving the greater good and they deserve to be supported. It is painful to know that my only two options on this bill in the end would potentially change the PERS benefits for these dedicated workers, caregivers, first responders and teachers.

"Thanks to the advocacy of public employees, this proposal was made stronger, eliminating cuts to the Money Match and ensuring there were both one-time and ongoing resources dedicated to paying down the unfunded liability.

"When I first arrived at the legislature, a colleague said to me, 'there are no new ideas, only an idea's time.' That said, the pros and cons of many of the ideas in this bill have been considered for a
long time and many have been suggested in prior sessions. This is a culmination of years of efforts to ‘solve’ PERS.

“I cannot underscore enough that this was a difficult vote for me. I have seriously considered the ramifications of both a yes and a no vote. The dissonance I feel is real. Whether you agree with my vote, or you are upset with it, please know that I have listened, learned, deliberated. Along with many of you, I have searched for a better option.

“I am a Tier 2 PERS teacher, voting to cut my own benefits because it means tens of millions of dollars in savings for all of the school districts in the area I represent. I believe 1049 will provide cost savings that help us avoid extensive layoffs and that protect current critical services, while stabilizing our essential retirement system.”

SB 1049 (A-Engrossed) – Piluso requested the following explanation of her vote be entered in the Journal:

“Senate Bill 1049 was brought forward in response to a serious problem. The cost of PERS has skyrocketed since the recession, with employer rates more than doubling in the last decade. When local governments and other public employers don’t have stability in the rates they pay into the system, that leads to cuts and layoffs and takes money away from the services Oregonians rely on.

“At the same time, we can’t lose sight of the fact that public employees are the teachers, firefighters, and police officers we depend on for those services. They deserve a fair and stable retirement.

“Ultimately, there is no perfect solution to this problem, but doing nothing is not an option. I believe SB 1049 strikes a good balance and will help ensure the long-term sustainability of the system, so that everyone who has earned a pension will be able to receive it.

“Local governments, school districts, and other public employers will see real savings from this bill. We expect to see between $1.2 and $1.8 billion in savings in future biennia. That translates to over $7 million in the Gresham-Barlow school district. As a school board member, I know those savings will make a real difference in our ability to serve our students.

“I also considered a threat looming on the horizon if we did not take action. Several individuals and organizations have taken steps to put PERS reform on the ballot. One potential ballot measure would create another retirement tier, consigning future public employees to a 401K-style program. That is not a policy I support, but I fear it would have a good chance of passage if it were to go forward.

“This was not an easy decision for me to make. I remain committed to ensuring our public employees get the compensation they deserve, and I will never stop serving the State of Oregon to the best of my ability.”

SB 1049 (A-Engrossed) – Prusak requested the following explanation of her vote be entered in the Journal:

“Oregon would not be the place we all love without the dedicated public employees who work hard every day to support and strengthen our communities. I believe everyone recognizes that our unfunded actuarial liability is not their fault.

“There have been a handful of bills I have voted yes on over the past 18 weeks that I didn’t think were perfect. I did this because I don’t want to stop legislation from doing the most good just because it’s not perfect. However, with this bill I feel differently. This time my issue with the bill is something I couldn’t see past and therefore voted ‘no.’

“For the record I support almost every part of this legislation. Most of this bill is a smart approach dealing with the unfunded liability and the debt owed. However, the stipulation that redirects a portion of the employee contribution to the pension account is too far out of step with my values and those whom I serve. Essentially this holds public employees accountable for the mistakes of Wall Street executives, executives who made a sizeable profit mishandling pensions. That is not something I can support. Our firefighters, correctional officers, caseworkers, 911 dispatchers, nurses, to name a few, work every day in service to Oregon. They were promised a secure retirement and should not be responsible for this debt.

“Bottom line, I stood by my values because my values are why I ran for office. I ran so working people would have a voice when there were opportunities to make their lives better, to save for their retirement, and to live with dignity. I ran because I’m a working person who lives paycheck to paycheck. I’m here because I felt we needed more working people representing us in this building. I ran because if we are going to truly have a citizen legislature then we need citizens who are not independently wealthy or retired. We need representation from people working and serving. This week, I stayed true to values that have gotten me to this day and why I voted, ‘no.’”

SB 1049 (A-Engrossed) – Salinas requested the following explanation of her vote be entered in the Journal:

“Oregon’s Public Employees Retirement System (PERS) is facing unprecedented funding shortfalls due to legacy decisions around defined benefit rate calculations as well as historic Wall Street market crashes. In fact, prior to the Great Recession in 2007, PERS was 110 percent funded. Now, local jurisdiction employers are being forced to direct an increasing portion of their budgets to fill the unfunded liability in workers’ pensions, leading to painful cuts to teaching positions, school days and other critical services.

“Failure to enact SB 1049 would cause local government contribution rates to increase to over 35 cents of every dollar spent. SB 1049 will assist in lowering employer contribution rates and those public employers from needing to reduce staffing levels, vital services or essential programs. Estimates show that Portland Public Schools will see a net cost reduction of $52 million in the 21-23 biennium alone with enactment of SB 1049. Every one agrees that the $26 billion unfunded actuarial liability (UAL) is a fiscal problem of monumental proportions that could cripple our state’s budgets and economy. Where we disagree is how to solve the problem.

“Public workers did not cause the problem and I did not want to see a solution that requires them to pay for it. I would have preferred to have increased corporate income taxes given economic downturns, dictated by risk-taking Wall Street speculators, caused the housing and stock market crash, precipitating the PERS crisis. The legislature also could have considered to use state surplus funds into the State Accident Insurance Fund (SAIF) capital to address the UAL. We also could have considered decreasing the overall program funding requirement and lengthening the amortization rate. While all of these additional options may pose their own risk, they would have avoided touching the expected public employees’ retirement returns. Sadly, I was given Hobson’s choice—SB 1049 or nothing.

“I chose to take affirmative steps to protect public workers from loss of employment due to the inability of public employers to maintain public services and programs.

“The Legislature will place at least $100 million into an employer incentive funds account to encourage local governments to pay down their PERS UAL. I will advocate to direct additional funds into that account before the end of session.
“It saddens me to know that we cannot pass an additional revenue bill to address these PERS issues. We do not have the necessary votes to support such efforts and it was made clear by Senate leadership that public workers needed to be part of the solution. I won’t pretend that this is a just solution.

“This was not an easy vote for me but based on all the factors presented, it was a necessary one to ensure that there would not be future harmful impacts on Oregon’s public workforce or services to the public. I look forward to both chambers coming together to restore fairness and to provide additional compensation to workers to offset their redirected contributions.”

SB 1049 (A-Engrossed) – Sanchez requested the following explanation of her vote be entered in the Journal:

“As we know, the costs that public employers must pay into PERS to cover pension debt obligations have nearly doubled in the last 5 years, and are on a wholly unsustainable track.

“With this in mind, we know that doing nothing is not an option, especially if we wish to ensure that future state employees also have a fair chance at a meaningful retirement. It is also very important to note that this compromise on PERS reform is directly related to the Student Success Act, which passed only a few weeks ago and includes record investments in education. As a part of the negotiations on that bill, it was understood that a PERS reform bill would soon follow, so that the gains made by the Student Success Act could be preserved, and not be referred to the ballot by Oregon Business and Industry and others in the big-business community. Passing SB 1049 preserves that historic victory, and funds schools at a level we have needed to get to for years.

“In order to correct the current track of PERS in the most equitable, systemic, and legally permissible manner, Senate Bill 1049 will do several things: The largest chunk (80%) of the cost savings is created by re-amortizing the current unfunded actuarial liability of PERS, and dedicating 80% of anticipated lottery sports betting revenues to the Employer Incentive Fund. In short, the state will extend the current schedule to pay-off this $26 billion debt from 20 to 22 years, and use revenue from a soon-to-be established lottery program to offset costs. Current employees will also be required to contribute to their pension: 2.5% for Tier 1 and Tier 2 employees, and .75% for employees hired under the Oregon Public Service Retirement Plan (OPSRP). Those contributions are slated to make up most of the remaining 20% of the cost containment achieved with this bill.

“There were many proposals put forth to address this issue, but the current form of SB 1049 was the best compromise that this legislature could realistically achieve. I would have much preferred that the Kicker revenues that the state anticipates receiving be put forward to buy-down PERS debt, rather than shifting some of the burden to current employees. This idea was well-received by many advocates, but unfortunately we were not successful in persuading enough Members to agree.

“None of the legally permissible options put forth to solve this issue were desirable, and essentially created a situation of choosing between the lesser of several undesirable choices. Simply said, this was a very difficult bill to support, and considering the whole, it is the best we can do at this moment to avoid insolvency in the system.”

SB 1049 (A-Engrossed) – Schouten requested the following explanation of her vote be entered in the Journal:

“As a Tier I PERS retiree with over 35 years’ service as a nurse, pension benefits for public employees are an issue of great personal concern to me. We must honor all contracts made and preserve all benefits already earned in the PERS system. But we also cannot turn a blind eye to the $26 billion unfunded actuarial liability and the corresponding unsustainable explosion in employer contribution rates.

“My vote in favor of SB 1049 was the most difficult decision I’ve been faced with in the Legislature. Ultimately, I feel this bill is necessary to fill the hole caused by investment losses in the Great Recession. Before the unprecedented private-sector market losses of 2007-2009, Oregon PERS had $1.10 in assets for every dollar in liabilities. The subprime mortgage meltdown and subsequent international financial crises wiped out that surplus.

“Now, our unfunded liability is enormous and growing. As a result, local governments (cities, counties and school districts) must put more and more money toward their PERS obligations instead of providing the critical services and programs Oregonians depend on.

“Not passing SB 1049 would have caused local government contribution rates to increase to over 35 cents of every budget dollar next year. SB 1049 will hold down employers’ contribution rates and keep public employers from cutting necessary staff, services or programs.

“Without clear action, schools around the state will face dire choices and further cuts. On the other hand, initial estimates say the bill will free up more than $34 million to invest back in classrooms in the Beaverton School District, and over $51 million for Portland Public Schools.

“I would not support this bill if the savings came entirely on the backs of teachers, nurses, and firefighters. Only about 20% of the savings come from future benefit reductions. The bulk of the savings come from refinancing PERS system debt over a longer time horizon.

“I have been opposed to other PERS ‘reform’ schemes that violated the constitution and our promises to hardworking public employees. But we have a responsibility to maintain public budgets in a way that allows agencies to provide public services and adequate staffing.

“I am encouraged to see that we will be investing at least $100 million in an employer incentive fund to encourage local governments to make additional investments in paying down their PERS unfunded liabilities. Also, all the proceeds realized by the state in a new sports betting program will be dedicated to the PERS liability.

“Further, it is very unfortunate that we cannot pass an additional revenue bill beyond this to address the PERS issue once and for all. Lack of support in the State Senate and credible threats to send new revenue to the ballot corporate-funded ballot measures to overturn such legislation have prevented that from happening, to my great frustration.

“This was not an easy vote. I agonized long and hard over the choice. At the end of day, ‘Yes’ was the right choice to make for all Oregonians. It is a necessary but bitter pill we must swallow to avoid more devastating cuts to public workers in coming years.

“I remain a strong supporter of public workers and the labor movement more broadly. I look forward to working with my Union brothers and sisters to improve wages, ensure safe working conditions, and maintain the dignity of all labor.”

SB 1049 (A-Engrossed) – Smith Warner requested the following explanation of her vote be entered in the Journal:

“I am a longtime labor advocate, education champion, and spouse of a PERS Tier 1 employee, and I voted yes on SB 1049A because I care about protecting the defined benefit pension of current and future public employees, and creating a more fair and stable revenue and fiscal structure for the state and for all Oregonians.
"The Modified Commercial Activity Tax that was passed in HB 3427 will provide dedicated funding for education that will track with the growth of our economy and fundamentally shift our state revenue system. SB 1049 complements this effort and will provide more stability by capping PERS contribution rates and establishing an ongoing revenue stream for the unfunded liability that does not balance the budget on the backs of public employees.

"I have always said that any PERS reform proposal must be fair, legal, and make a significant impact on our structural issues. There are dozens of PERS reform proposals introduced each session, and no other proposal met these standards. I have and will continue to oppose those unfair attempts to penalize current and future public employees for the short-sighted investment decisions and structural frameworks of the past. I will also continue to advocate for ways to strengthen and stabilize state and local budgets so public employees can count on a job and retirement, and the people of Oregon can count on services.

"SB 1049A largely achieves these three goals. 1) It does not change any existing benefits that have already been earned by current workers. 2) It achieves 80% of the benefit through amortization. The employee contribution redirect is proportional, with a larger amount coming from Tier 1 and Tier 2 employees, and there are no changes to any employee’s defined benefit. 3) The bill will significantly stabilize and decrease PERS rates for the next decade for public employers, which means more money for services. In 2021-2023 alone, this proposal will mean a savings of over $51 million dollars just for Portland Public Schools. That is the equivalent of almost 600 teachers or education professionals. That’s a game-changer, especially when it not only provides revenue to add back jobs that were lost over the last few budgets, but also protects the benefits of those public employees working in our schools.

"With this legislation, the direct impact to future retirement benefits - again, not benefits already earned – is projected to be 1-3%. For me, the ability to protect those defined benefits while helping reduce PERS related liability and debt and restore critical public funding for services like education, health care and public safety is an achievement that helps our entire state move forward.”

SB 1049 (A-Engrossed) – Sollman requested the following explanation of her vote be entered in the Journal:

"This has been a complicated issue and I have not taken my vote responsibility on Senate Bill 1049 lightly. I have researched, met with labor members, business owners, board members and yes, talked to my kids. As a mom to two teachers, this was not an easy decision to come to, but doing nothing was not an option.

"We are at a point in our public education system where the tipping point has tipped. Classrooms are bulging, there are increasing numbers of students with emotional, social and differing needs and staff members are feeling the effects of these layers every day. The reality is that many school districts are STILL recovering from the last recession. Since 2008, Hillsboro School District has cut $71,597,573 from their budget and that includes cuts in next year’s budget. Our school districts are not the only ones that have felt their budgets squeezed and pulled. The dedicated public employees who work hard every day to support and strengthen our communities across this state have felt this in their jobs as well.

"I voted in favor of Senate Bill 1049 because I believe it will help accomplish two important things: First, the bill includes system-wide cost savings that will protect critical services and ensure long-term stability in our retirement system. Below are numbers from public employers in my district and the growing impacts of pension costs on their budgets.

"Washington County:
(2017) $13,949,118.59 (2018) $15,820,392.15 (2019) $28,200,000.00 (2020) $41,000,000.00

"City of Hillsboro:

"Beaverton School District:

"Hillsboro School District:
(2017) $26,055,461.00 (2018) $27,663,453.00 (2019) $34,562,292.00 (2020) $35,638,046.00

"Banks School District:
(2018) $1,340,703.00 (2019) $1,585,000.00 (2020) $1,861,000.00

"The projected numbers for pension costs for 2021-2023 are:
• Hillsboro School District $88,039,242
• Beaverton School District $218,093,947
• City of Hillsboro $20,319,396 (estimated)

"The cost containment efforts in SB 1049 turns the tide for these local public employers. For the Hillsboro School District, SB 1049 will save $7,813,067 and in Beaverton School District, the savings amount will be $34,103,676. These savings will protect jobs and days on the school calendars.

"The second key reason I voted yes on SB 1049 is that I believe it will help head off efforts to make even deeper cuts to employee benefits. Individuals and organizations are making very real threats to put PERS reform on the ballot which could have devastating results.

"I believe there will be long-term benefits for our entire state with this legislation, and I remain as committed as ever to ensuring our public employees are compensated in a way that they deserve.”

SB 1049 (A-Engrossed) – Wilde requested the following explanation of his vote be entered in the Journal:

"When I was young, I was drawn to stories of people who sacrificed for others. That led me to join the Army and to serve 25 years in the military. Despite the hardships, it was simple to be a soldier because I just had to love the service and my country. When I became a military leader, it became far more complex. It was no longer about my personal sacrifices and instead about inspiring others to make sacrifices that sometimes exceeded my own out of a shared love of our country. Similarly, the hardest part about being a legislator is not giving of myself to serve the public – it’s asking others to bear burdens for the greater good.

"When I ask myself why people elected me over my opponents, who are both good people with some great ideas, I come back to that. They asked me to represent them because they trusted me to make a hard choice when it was the right choice. If I could pay down the PERS liability with my own money, I would do so. But I don’t get that choice. My choice is between $1 billion more a year to educate Oregon's kids or 1-5% of the retirement for the people who educate them and keep them safe. Further, if we fail to address the underfunding of PERS this session, public employees will be forced with significant layoffs in every area other than PK-12 education. Put simply, moving forward with this bill does change retirement benefits going into the future, but it also keeps the people making this sacrifice in their jobs.
“I have advocated for our public employees and will continue to do so to reduce the impact this will have on them. Today, however, I did the job that the people of District 11 asked me to do. I voted for the greater good and to support our schools and our children.

“I will work to restore public employees’ full benefits. We should repay them when we get through the PERS crisis. I will introduce legislation to do that this session, making this a loan from public employees, not a permanent reduction of their pensions.

“We must also continue to raise public employee pay gradually so we won’t lose our brightest, most dedicated employees to our neighboring states, which pay better. I hear concerns that this is just the first step and that, having passed this legislation, the state will always look to public employees in the future. To be clear, I will not support any deal to reduce public employee pensions in the future and I will work against the initiative petitions filed to do so.

“I will also fight for our kids’ safety at home and at school. That means fighting for schools where they won’t get shot or get measles or polio. That means fighting to make sure that they aren’t accidentally killed or commit suicide with a firearm that an adult should have stored safely. This year, we chose to compromise to help the districts’ abilities to better fund teaching positions will offset the_pensions of thousands of Oregon workers and ensure that Oregon is one of only two states which does not require public employees to be blamed for the PERS problem. This problem was never their fault, and I am hopeful that SB 1049, which maintains the existing structure of the pension system while helping to reduce its unfunded liability, will end the attacks on PERS and public employees.

“In short, this was a difficult vote for me, but I believe it was the right thing to do. This legislation will be a net positive for our state, our public institutions, and the services that they provide. I remain as committed as ever to ensuring that our public employees are well-compensated and well-respected.”

SB 1049 (A-Engrossed) – Williamson requested the following explanation of her vote be entered in the Journal:

“I reluctantly voted yes on Senate Bill 1049A because I believe the implications of not acting now on our pension funding shortfall would simply be too damaging to critical services, Oregon’s school children and our dedicated public workers.

“The Governor and the financial experts advising her informed the Legislature that if nothing is done, costs to cover pension debt obligations will rise, on average, to nearly 33% of payroll. That could lead to cuts to critical services like drug addiction treatment and mental health care and result in layoffs of public employees around the state. Acting now will allow Portland Public Schools to save $51 million on pension debt that could be reinvested back into our classrooms.

“Finally, I believe this bill is necessary to protect the defined pension benefits of thousands of Oregon workers and ensure that their pensions will be there in the future when these hardworking public servants are ready to retire.”

House recessed until 6:30 p.m. on motion of Smith G.

Thursday, May 30, 2019 – Evening Session

House reconvened at 6:30 p.m. Speaker Pro Tempore in Chair.

Upon verification of quorum: All present except: Absent, 7 – Bonham, Boshart Davis, Nosse, Rayfield, Smith DB, Smith Warner, Sprenger; Excused, 1 – McKeown.

HB 2011, 2027, 2089, 2213, 2216, 2285, 2351, 2395, 2447, 2457, 2514, 2577, 2601, 2914, 3005 – Message from the Governor announcing she signed on May 30, 2019.

SCR 2, 23, 24; SB 5508; SB 3, 15, 66, 151, 298, 370, 394, 408, 519, 689, 796, 813, 963, 970 – Message from the Senate announcing President signed on May 30, 2019.

Having recessed under the order of business Third Reading of Senate Bills, the House continued under that order of business.
SB 165 – Read third time. Carried by Marsh. On passage of the bill the vote was: Yeas, 58; Nays, 1 – Drazan; Excused, 1 – Boshart Davis. Bill passed.

SB 213 (A-Engrossed) – Read third time. Carried by Hernandez. On passage of the bill the vote was: Yeas, 58; Excused, 2 – Boshart Davis, McKeown. Bill passed.

SB 269 (A-Engrossed) – Read third time. Carried by Gorsek. On passage of the bill the vote was: Yeas, 58; Excused, 2 – Boshart Davis, McKeown. Bill passed.

SB 369 (A-Engrossed) – Read third time. Carried by Barker. On passage of the bill the vote was: Yeas, 54; Nays, 4 – Barreto, Hayden, Post, Wilson; Excused, 2 – Boshart Davis, McKeown. Bill passed.

SB 388 (B-Engrossed) – Read third time. Carried by Williamson. On passage of the bill the vote was: Yeas, 47; Nays, 11 – Barreto, Bonham, Hayden, Helt, Lewis, Nearman, Post, Reschke, Wallan, Wilson, Zikia; Excused, 2 – Boshart Davis, McKeown. Bill passed.

SB 411 (A-Engrossed) – Read third time. Carried by McLain. On passage of the bill the vote was: Yeas, 53; Nays, 4 – Nearman, Post, Reschke, Wallan; Excused, 3 – Barreto, Boshart Davis, McKeown. Bill passed.


SB 581 (A-Engrossed) – Read third time. Carried by Gorsek. On passage of the bill the vote was: Yeas, 55; Nays, 2 – Post, Sollman; Excused, 3 – Barreto, Boshart Davis, McKeown. Bill passed.

SB 638 (B-Engrossed) – Read third time. Carried by Greenlick.

By unanimous consent, on request of Greenlick, use of visual aid permitted during presentation of bill.

SB 638 (B-Engrossed) – On passage of the bill the vote was: Yeas, 57; Excused, 3 – Barreto, Boshart Davis, McKeown. Bill passed.

SB 696 – Read third time. Carried by Gorsek. On passage of the bill the vote was: Yeas, 57; Excused, 3 – Barreto, Boshart Davis, McKeown. Bill passed.

SB 807 (A-Engrossed) – Read third time. Carried by Witt. On passage of the bill the vote was: Yeas, 57; Excused, 3 – Barreto, Boshart Davis, McKeown. Bill passed.

SB 873 (A-Engrossed) – Read third time. Carried by Power. On passage of the bill the vote was: Yeas, 56; Nays, 1 – Nearman; Excused, 3 – Barreto, Boshart Davis, McKeown. Bill passed.

SB 935 (A-Engrossed) – Read third time. Hernandez moved bill be referred to Committee on Rules. Motion carried on viva voce vote. Bill referred.

SB 218 (C-Engrossed) – Read third time. Carried by Fahey. On passage of the bill the vote was: Yeas, 39; Nays, 18 – Alonso Leon, Barker, Boles, Bynum, Findley, Hayden, Hernandez, Leif, McLane, Nearman, Noble, Post, Reschke, Sprenger, Stark, Wilson, Witt, Zikia; Excused, 3 – Barreto, Boshart Davis, McKeown. Bill passed.

SB 247 (B-Engrossed) – Read third time. Carried by Williams. On passage of the bill the vote was: Yeas, 51; Nays, 6 – Findley, Hernandez, Meek, Post, Smith Warner, Witt; Excused, 3 – Barreto, Boshart Davis, McKeown. Bill passed.

SB 253, 301, 410, 496, 690, 698, 802, 823, 918, 1041, 215, 262, 396, 597, 708, 725, 775, 977, 995 – By unanimous consent, on request of Speaker Pro Tempore, rules suspended and bills remaining on today's Third Reading of Senate Bills carried over and placed in their proper order on the Monday, June 3, 2019 Calendar.

SB 5508; SB 3, 15, 66, 151, 298, 370, 408, 519, 689, 796, 813, 963, 970; SCR 2, 23, 24 – Speaker signed on May 30, 2019.

House adjourned until 10:00 a.m. Monday, June 3, 2019 on motion of Smith G.

Monday, June 3, 2019 -- Morning Session

House convened at 10:00 a.m. Speaker in Chair.

Opening ceremony presented by Rabbi Eli Herb, Temple Beth Sholom, Salem.

Upon verification of quorum: All present except: Absent, 1 – Rayfield; Excused, 3 – Barker, Boles, Clem.

Committee Report File No. 186 was distributed on May 31, 2019.

HB 2126 – Report by Committee on Revenue recommending passage and be referred to Committee on Tax Expenditures. Bill referred to Committee on Tax Expenditures by order of the Speaker.
HB 2164 – Report by Committee on Revenue recommending passage and be referred to Committee on Tax Expenditures. Bill referred to Committee on Tax Expenditures by order of the Speaker.

SB 81 – Report by Committee on Revenue recommending passage.

SB 193 (A-Engrossed) – Report by Committee on Revenue recommending passage.

SB 718 – Report by Committee on Revenue recommending passage.

SB 740 (A-Engrossed) – Report by Committee on Health Care recommending passage with amendments and be printed B-Engrossed.

SB 910 (A-Engrossed) – Report by Committee on Health Care recommending passage with amendments and be printed B-Engrossed.

Committee Report File No. 187 was distributed on June 3, 2019.

HB 3197 – Report by Committee on Revenue recommending passage with amendments and be printed A-Engrossed.

SB 507 (A-Engrossed) – Report by Committee on Rules recommending passage.

SB 731 – Report by Committee on Rules recommending passage.

SB 837 – Report by Committee on Revenue recommending passage.

Committee Report File No. 187 was distributed on June 3, 2019.

HCR 20 – By unanimous consent, on request of Speaker, rules suspended and measure made a Special Order of Business immediately following the order of business of Committee Reports on the Wednesday, June 12, 2019 Calendar.

Barreto moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today’s third reading calendar and that they be read by title only. Motion carried on viva voce vote.

HB 3445 – Read first time and passed to Speaker’s desk for referral.

HB 2402, 2591, 2592, 2770, 2881, 3152, 3213 – Read second time and passed to third reading.

HB 2787 (B-Engrossed) – Read third time. Carried by Nathanson. On passage of the bill the vote was: Yeas, 57; Excused, 3 – Barker, Boles, Clem. Bill passed.

SCR 12 (A-Engrossed) – Read. Carried by Wallan. On adoption of the measure the vote was: Yeas, 56; Excused, 3 – Barker, Boles, Clem; Excused for Business of the House, 1 – Reschke. Resolution adopted.


SB 410 (B-Engrossed) – Read third time. Carried by Holvey. On passage of the bill the vote was: Yeas, 57; Excused, 3 – Barker, Boles, Clem. Bill passed.

SB 496 (A-Engrossed) – Read third time. Carried by Alonso Leon. On passage of the bill the vote was: Yeas, 56; Excused, 3 – Barker, Boles, Clem; Excused for Business of the House, 1 – Evans. Bill passed.

SB 690 (A-Engrossed) – Read third time. Carried by Reschke. On passage of the bill the vote was: Yeas, 57; Excused, 3 – Barker, Boles, Clem. Bill passed.

SB 698 (B-Engrossed) – Read third time. Carried by Alonso Leon. On passage of the bill the vote was: Yeas, 48; Nays, 9 – Barreto, Bonham, Leif, Nearman, Post, Reschke, Smith G, Stark, Wallan; Excused, 3 – Barker, Boles, Clem. Bill passed.

SB 802 – Read third time. Carried by Wallan. On passage of the bill the vote was: Yeas, 57; Excused, 3 – Barker, Boles, Clem. Bill passed.

SB 823 (A-Engrossed) – Read third time. Carried by Prusak. On passage of the bill the vote was: Yeas, 57; Excused, 3 – Barker, Boles, Clem. Bill passed.

SB 918 (A-Engrossed) – Read third time. Carried by Mitchell. On passage of the bill the vote was: Yeas, 56; Nays, 1 – Wallan; Excused, 3 – Barker, Boles, Clem. Bill passed.

SB 1041 (B-Engrossed) – Read third time. Carried by Salinas. On passage of the bill the vote was: Yeas, 48; Nays, 9 – Barreto, Leif, Nearman, Post, Reschke, Sprenger, Stark,
SB 215 (A-Engrossed) – Read third time. Carried by Nathanson. On passage of the bill the vote was: Yeas, 57; Excused, 3 – Barker, Boles, Clem. Bill passed.

SB 262 – Read third time. Carried by Nosse. On passage of the bill the vote was: Yeas, 57; Excused, 3 – Barker, Boles, Clem. Bill passed.

SB 396 – Read third time. Carried by Findley. On passage of the bill the vote was: Yeas, 57; Excused, 3 – Barker, Boles, Clem. Bill passed.

SB 597 (A-Engrossed) – Read third time. Carried by Stark. On passage of the bill the vote was: Yeas, 57; Excused, 3 – Barker, Boles, Clem. Bill passed.

SB 708 – Read third time. Carried by Williamson. On passage of the bill the vote was: Yeas, 54; Nays, 2 – Nearman, Reschke; Excused, 3 – Barker, Boles, Clem; Excused for Business of the House, 1 – Evans. Bill passed.

SB 725 (B-Engrossed) – Read third time. Carried by Nathanson. On passage of the bill the vote was: Yeas, 57; Excused, 3 – Barker, Boles, Clem. Bill passed.

SB 775 (B-Engrossed) – Read third time. Carried by Lewis. On passage of the bill the vote was: Yeas, 57; Excused, 3 – Barker, Boles, Clem. Bill passed.

SB 977 (B-Engrossed) – By unanimous consent, on request of Williamson, rules suspended to permit Barreto to change his vote from "nay" to "yea" on passage of bill.

House recessed until 2:00 p.m. on motion of Smith G.

Monday, June 3, 2019 -- Afternoon Session

House reconvened at 2:00 p.m. Gomberg in Chair.

Upon verification of quorum: All present except: Absent, 8 – Drazan, Hernandez, Keny-Guyer, Marsh, Piluso, Rayfield, Smith DB, Wallan; Excused, 1 – Boles; Excused for Business of the House, 3 – McKeown, Nathanson, Speaker Kotek.

SB 5521, 5527, 5532; SB 20, 44, 72, 93, 142, 219, 228, 234, 249, 250, 288, 312, 318, 356, 363, 364, 365, 385, 471, 475, 493, 522, 528, 630, 859 – Message from the Senate announcing President signed on June 3, 2019.

SB 5533, 5544, 19, 40, 42, 905, 1025; HB 2393, 2401, 2480, 2573, 2876 – Message from the Senate announcing passage.

HB 2085, 2400, 2530, 3077, 3201, 3216 – Message from the Senate announcing passage as amended by the Senate.

SB 13, 359 – Message from the Senate announcing concurrence in House amendments and repassage.
Committee Report File No. 188 was distributed on June 3, 2019.

SCR 26 – Report by Committee on Rules recommending adoption.

Committee Report File No. 189 was distributed on June 3, 2019.

HB 2390 – Report by Committee on Revenue recommending passage with amendments and be printed A-Engrossed.
HB 3324 – Report by Committee on Revenue recommending passage with amendments and be printed A-Engrossed.

Having recessed under the order of business Third Reading of Senate Bills the House continued under that order of business.

SB 438 – Read third time. Carried by Noble. On passage of the bill the vote was: Yeas, 54; Excused, 3 – Boles, Keny-Guyer, Smith DB; Excused for Business of the House, 3 – McKeown, Nathanson, Speaker Kotek. Bill passed.

SB 495 (A-Engrossed) – Read third time. Carried by Gorske. On passage of the bill the vote was: Yeas, 54; Nays, 1 – Smith G; Excused, 3 – Boles, Keny-Guyer, Smith DB; Excused for Business of the House, 2 – McKeown, Speaker Kotek. Bill passed.

SB 498 (A-Engrossed) – Read third time. Carried by Barker. On passage of the bill the vote was: Yeas, 54; Absent, 1 – Nosse; Excused, 3 – Boles, Keny-Guyer, Smith DB; Excused for Business of the House, 2 – McKeown, Speaker Kotek. Bill passed.

SB 810 – Read third time. Carried by Gorske. On passage of the bill the vote was: Yeas, 55; Absent, 1 – Nosse; Excused, 3 – Boles, Keny-Guyer, Smith DB; Excused for Business of the House, 2 – Doherty, Speaker Kotek. Bill passed.

SB 1011 (A-Engrossed) – Read third time. Carried by Williamson. On passage of the bill the vote was: Yeas, 56; Excused, 3 – Boles, Keny-Guyer, Smith DB; Excused for Business of the House, 1 – Speaker Kotek. Bill passed.

HB 2435, 2469, 2834, 2953, 3035, 3401; HCR 27, 35 – Speaker signed on May 31, 2019.

SB 5521, 5527, 5532; SB 20, 44, 72, 93, 142, 219, 228, 234, 249, 250, 288, 312, 318, 356, 363, 364, 365, 385, 471, 475, 493, 522, 528, 630, 859 – Speaker signed on June 3, 2019.

HCR 27, 35 – Filed with Secretary of State on June 3, 2019.

House adjourned until 10:00 a.m. Tuesday, June 4, 2019 on motion of Smith G.

Tuesday, June 4, 2019 -- Morning Session

House convened at 10:00 a.m. Speaker Pro Tempore in Chair.

Opening ceremony presented by Meiling Larson, eighth grade homeschool student, Salem, performing “Fantasia” in A minor by Johann Sebastian Bach.

Upon verification of quorum: All present except: Absent, 1 – Smith Warner; Excused, 2 – Hernandez; Speaker Kotek.

SB 11, 57, 76, 77, 162, 165, 213, 269, 369, 411, 523, 581, 696, 707, 726, 759, 783, 797, 807, 873, 933, 1049; HB 2435, 2469, 2834, 2953, 3035, 3401; HCR 27, 35 – Message from the Senate announcing President signed on June 3, 2019.

Bonham moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today's third reading calendar and that they be read by title only. Motion carried on viva voce vote.

HB 3446 – Read first time and passed to Speaker's desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 81 dated June 4, 2019.

HB 3443 Transportation
HB 3444 Natural Resources

HB 2390, 3197, 3324 – Read second time and passed to third reading.

HB 2402 (A-Engrossed) – Read third time. Carried by McKeown. On passage of the bill the vote was: Yeas, 58; Excused, 2 – Hernandez, Speaker Kotek. Bill passed.

HB 2591 (A-Engrossed) – Read third time. Carried by Findley. On passage of the bill the vote was: Yeas, 57; Absent, 1 – Witt; Excused, 2 – Hernandez, Speaker Kotek. Bill passed.

HB 2592 (A-Engrossed) – Read third time. Carried by McKeown.

Smith G declared a potential conflict of interest and submitted the following statement:

“Mr. Speaker and colleagues, for the last 22 years I have been a
member of a limited liability company that does economic development work throughout Oregon. HB 2592 deals with transportation issues that three of my clients may deal with.

HB 2592 (A-Engrossed) – On passage of the bill the vote was: Yeas, 57; Nays, 1 – Hayden; Excused, 2 – Hernandez, Speaker Kotek. Bill passed.


HB 2881 – Read third time. Carried by Lively. On passage of the bill the vote was: Yeas, 57; Absent, 1 – Alonso Leon; Excused, 2 – Hernandez, Speaker Kotek. Bill passed.

HB 3152 (B-Engrossed) – Read third time. Carried by Evans. On passage of the bill the vote was: Yeas, 58; Excused, 2 – Hernandez, Speaker Kotek. Bill passed.

HB 3213 (A-Engrossed) – Read third time. Carried by Lively. On passage of the bill the vote was: Yeas, 57; Absent, 1 – Alonso Leon; Excused, 2 – Hernandez, Speaker Kotek. Bill passed.

SCR 26 – Read. Carried by Wilde. On adoption of the measure the vote was: Yeas, 58; Excused, 2 – Hernandez, Speaker Kotek. Resolution adopted.

SB 5533, 5544; SB 19, 40, 42, 905, 1025 – Read first time and passed to Speaker’s desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 81 dated June 4, 2019.

SB 5533 Ways and Means
SB 5544 Ways and Means
SB 19 Ways and Means
SB 40 Ways and Means
SB 42 Ways and Means
SB 361 Rules

SB 24 (B-Engrossed) – Read third time. Carried by Greenlick, Williamson. On passage of the bill the vote was: Yeas, 54; Nays, 2 – Nearman, Post; Absent, 2 – Helm, Reardon; Excused, 2 – Hernandez, Speaker Kotek. Bill passed.

SB 26 – Read third time. Carried by Salinas. On passage of the bill the vote was: Yeas, 58; Excused, 2 – Hernandez, Speaker Kotek. Bill passed.

SB 29 (B-Engrossed) – Read third time. Carried by Greenlick. On passage of the bill the vote was: Yeas, 45; Nays, 13 – Barreto, Bonham, Drazan, Evans, Findley, Leif, Lewis, Nearman, Post, Smith DB, Wallan, Wilson, Ziko; Excused, 2 – Hernandez, Speaker Kotek. Bill passed.

SB 79 (A-Engrossed) – Read third time. Carried by Smith G. On passage of the bill the vote was: Yeas, 57; Nays, 1 – Evans; Excused, 2 – Hernandez, Speaker Kotek. Bill passed.

SB 80 (A-Engrossed) – Read third time. Carried by Marsh. On passage of the bill the vote was: Yeas, 56; Absent, 1 – Neron; Excused, 2 – Hernandez, Speaker Kotek; Excused for Business of the House, 1 – Barker. Bill passed.

SB 81 – Read third time. Carried by Reschke. On passage of the bill the vote was: Yeas, 57; Excused, 2 – Hernandez, Speaker Kotek; Excused for Business of the House, 1 – Barker. Bill passed.

SB 133 (A-Engrossed) – Read third time. Carried by Mitchell. On passage of the bill the vote was: Yeas, 57; Excused, 2 – Hernandez, Speaker Kotek; Excused for Business of the House, 1 – Barker. Bill passed.

SB 193 (A-Engrossed) – Read third time. Carried by Smith G. On passage of the bill the vote was: Yeas, 57; Excused, 2 – Hernandez, Speaker Kotek; Excused for Business of the House, 1 – Barker. Bill passed.

SB 420 (B-Engrossed) – Read third time. Carried by Bynum. On passage of the bill the vote was: Yeas, 42; Nays, 15 – Barreto, Boshart Davis, Drazan, Findley, Helt, Leif, Lewis, Nearman, Noble, Post, Reschke, Sprenger, Wallan, Wilson, Ziko; Excused, 2 – Hernandez, Speaker Kotek; Excused for Business of the House, 1 – Evans. Bill passed.

SB 459 (A-Engrossed) – Read third time. Carried by Smith Warner. On passage of the bill the vote was: Yeas, 57; Absent, 1 – Nathanson; Excused, 2 – Hernandez, Speaker Kotek. Bill passed.


SB 478 (B-Engrossed) – Read third time. Carried by Power. On passage of the bill the vote was: Yeas, 55; Excused, 2 – Hernandez, Speaker Kotek; Excused for Business of the House, 3 – Keny-Guyer, Prusak, Smith Warner. Bill passed.

SB 479 (B-Engrossed) – Read third time. Carried by Williamson. On passage of the bill the vote was: Yeas, 52;

SB 507 (A-Engrossed) – Read third time. Carried by Williams. On passage of the bill the vote was: Yeas, 58; Excused, 2 – Hernandez, Speaker Kotek. Bill passed.

SB 543 – By unanimous consent, on request of Speaker Pro Tempore, rules suspended and bill carried over and placed in its proper order on the Wednesday, June 5, 2019 Calendar.

By unanimous consent, on request of Speaker Pro Tempore, rules suspended to temporarily advance to the order of business Announcements.

HB 2770 (A-Engrossed) – By unanimous consent, on request of Williamson, rules suspended to permit Wallan to change her vote from "yea" to "nay" on passage of bill.

House recessed until 2:00 p.m. on motion of Smith G.

Tuesday, June 4, 2019 -- Afternoon Session

House reconvened at 2:00 p.m. Speaker Pro Tempore in Chair.

Upon verification of quorum: All present except: Absent, 6 – Evans, Nosse, Rayfield, Reardon, Williamson, Witt; Excused, 5 – Boles, Clem, Hernandez, Sprenger, Speaker Kotek; Excused for Business of the House, 1 – Power.

SB 64 – Message from the Senate announcing concurrence in House amendments and repassage.

HB 2014 – Message from the Senate announcing bill failed.

Having recessed under the order of business Third Reading of Senate Bills, the House continued under that order of business.

SB 665 (A-Engrossed) – Read third time. Carried by Noble. On passage of the bill the vote was: Yeas, 54; Nays, 1 – Greenlick; Excused, 4 – Boles, Clem, Hernandez, Speaker Kotek; Excused for Business of the House, 1 – Power. Bill passed.

SB 688 (A-Engrossed) – Read third time. Carried by Neron. On passage of the bill the vote was: Yeas, 55; Excused, 4 – Boles, Clem, Hernandez, Speaker Kotek; Excused for Business of the House, 1 – Power. Bill passed.

SB 718 – Read third time. Carried by Reschke. On passage of the bill the vote was: Yeas, 55; Excused, 4 – Boles, Clem, Hernandez, Speaker Kotek; Excused for Business of the House, 1 – Power. Bill passed.


SB 740 (B-Engrossed) – Read third time. Carried by Barreto. On passage of the bill the vote was: Yeas, 55; Excused, 4 – Boles, Clem, Hernandez, Speaker Kotek; Excused for Business of the House, 1 – Power. Bill passed.

SB 824 (B-Engrossed) – Read third time. Carried by Hayden. On passage of the bill the vote was: Yeas, 55; Nays, 1 – Evans; Excused, 3 – Clem, Hernandez, Speaker Kotek; Excused for Business of the House, 1 – Power. Bill passed.

SB 835 (A-Engrossed) – Read third time. Carried by Hayden. On passage of the bill the vote was: Yeas, 55; Nays, 1 – Evans; Excused, 3 – Clem, Hernandez, Speaker Kotek; Excused for Business of the House, 1 – Power. Bill passed.

SB 837 – Read third time. Carried by Nathanson. On passage of the bill the vote was: Yeas, 55; Nays, 1 – Williamson; Excused, 3 – Clem, Hernandez, Speaker Kotek; Excused for Business of the House, 1 – Power. Bill passed.

SB 870 – By unanimous consent, on request of Speaker Pro Tempore, rules suspended and bill carried over and placed in its proper order on the Wednesday, June 5, 2019 Calendar.

SB 910 (B-Engrossed) – Read third time. Carried by Wilde.

By unanimous consent, on request of Marsh, use of visual aid permitted during debate on bill.

SB 910 (B-Engrossed) – On passage of the bill the vote was: Yeas, 35; Nays, 22 – Barreto, Boles, Bonham, Boshart Davis, Drazan, Findley, Hayden, Helt, Leif, Lewis, McLane, Nearman, Noble, Post, Reschke, Smith DB, Smith G, Sprenger, Stark, Wallan, Wilson, Zika; Excused, 3 – Clem, Hernandez, Speaker Kotek. Bill passed.

SB 962 (B-Engrossed) – Read third time. Carried by Piluso. On passage of the bill the vote was: Yeas, 56; Excused, 4 – Clem, Hernandez, Sprenger, Speaker Kotek. Bill passed.

SB 975 (B-Engrossed) – Read third time. Carried by Barker. On passage of the bill the vote was: Yeas, 48; Nays,
SB 980 (B -Engrossed) – Read third time. Carried by Gorsék. On passage of the bill the vote was: Yeas, 55; Nays, 1 – Sanchez; Excused, 4 – Clem, Hernandez, Sprenger, Speaker Kotek. Bill passed.

SB 999 (B -Engrossed) – Read third time. Carried by Williamson. On passage of the bill the vote was: Yeas, 54; Nays, 7 – Bynum, Greenlick; Excused, 4 – Clem, Hernandez, Sprenger, Speaker Kotek. Bill passed.

SB 1027 (A -Engrossed) – Read third time. Carried by Noble. On passage of the bill the vote was: Yeas, 56; Nays, 0 – Excused, 4 – Clem, Hernandez, Sprenger, Speaker Kotek. Bill passed.

SB 1039 (B -Engrossed) – Read third time. Carried by Keny-Guyer. On passage of the bill the vote was: Yeas, 55; Nays, 0 – Excused, 4 – Clem, Hernandez, Sprenger, Speaker Kotek. Bill passed.

SB 665 (A -Engrossed) – By unanimous consent, on request of Wilson, rules suspended to permit Greenlick to change his vote from “nay” to “yea” on passage of bill.

SB 910 (B -Engrossed) – By unanimous consent, on request of Williamson, rules suspended to permit McLane to change his vote from "nay" to "yea" on passage of bill.

SB 420 (B -Engrossed) – By unanimous consent, on request of Williamson, rules suspended to permit Helt to change her vote from "yea" to "nay" on passage of bill.


House adjourned until 10:00 a.m. Wednesday, June 5, 2019 on motion of Smith G.

**Wednesday, June 5, 2019 – Morning Session**

House convened at 10:00 a.m. Speaker in Chair.

Opening ceremony presented by Pastor J.W. Matt Hennessee, Senior Servant at Vancouver Avenue First Baptist Church, Portland.

Upon verification of quorum: All present except: Excused for Business of the House, 1 – Rayfield.

HB 2013, 2023, 2127, 2263, 2353, 2519, 2556, 2571, 2871, 2892, 2964, 3114, 3146, 3168, 3214, 3261; HB 5009, 5016, 5028, 5047 – Message from the Governor announcing she signed on June 4, 2019.

SCR 12; SB 13, 25, 92, 184, 215, 253, 262, 301, 359, 362, 373, 375, 396, 438, 495, 496, 498, 597, 690, 708, 802, 810, 823, 995, 1011 – Message from the Senate announcing President signed on June 4, 2019.

Committee Report File No. 190 was distributed on June 4, 2019.

HB 2449 (A -Engrossed) – Report by Committee on Revenue recommending passage with amendments and be printed B-Engrossed.

HB 2714 – Report by Committee on Rules recommending passage with amendments, be printed A-Engrossed, and subsequent referral to Committee on Ways and Means be rescinded. Subsequent referral to Committee on Ways and Means rescinded by order of the Speaker.

HB 2716 – Report by Committee on Rules recommending passage with amendments and be printed A-Engrossed.

HB 2983 – Report by Committee on Rules recommending passage with amendments and be printed A-Engrossed.

SB 5541 (A -Engrossed) – Report by Committee on Ways and Means recommending passage.

SB 248 – Report by Committee on Ways and Means recommending passage.

SB 320 (A -Engrossed) – Report by Committee on Rules recommending passage.

SB 421 (A -Engrossed) – Report by Committee on Rules recommending passage.

SB 670 (A -Engrossed) – Report by Committee on Rules recommending passage with amendments and be printed B-Engrossed.

SCR 19 – Report by Committee on Rules recommending adoption.

SJM 6 – Report by Committee on Rules recommending adoption with amendments and be printed A-Engrossed.

Committee Report File No. 191 was distributed on June 4, 2019.

SB 809 (A -Engrossed) – Report by Committee on Ways and Means without recommendation as to passage and be referred to Committee on Rules. Bill referred to Committee on Rules by order of the Speaker.

Committee Report File No. 192 was distributed on June 4, 2019.

HB 2266 – Report by Committee on Rules recommending passage with amendments and be printed A-Engrossed.

Boshart Davis moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that
on its final passage each bill shall be read section by section be suspended for today's third reading calendar and that they be read by title only. Motion carried on viva voce vote.

**HB 3447** – Read first time and passed to Speaker’s desk for referral.

The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 82 dated June 5, 2019.

**HB 3447 Ways and Means**

**HB 2266, 2449, 2714, 2716, 2983** – Read second time and passed to third reading.


**HB 3324 (A-Engrossed)** – Read third time. Carried by Marsh. On passage of the bill the vote was: Yeas, 58; Nays, 1 – Sprenger; Excused for Business of the House, 1 – Rayfield. Bill passed.

**SCR 19** – Read. Carried by Evans. On adoption of the measure the vote was: Yeas, 59; Excused for Business of the House, 1 – Rayfield. Resolution adopted.

The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 82 dated June 5, 2019.

**SB 1025 Rules**

**SB 5541; SB 248, 320, 421, 670** – Read second time and passed to third reading.


**SB 543 (A-Engrossed)** – Piluso requested the following explanation of her vote be entered in the Journal:

“Improving services for children and families has been a long-term priority of mine, and I strongly support the intent of Senate Bill 543. However, I have major concerns about new special districts’ impacts on local revenue and the potential for inequitable tax burdens.

“If, for instance, Multnomah County voted to establish a children’s special district as described in Senate Bill 543, there would be unintended consequences for the people of my district:

- Measure 5 compression would be triggered earlier and further compress the revenues that local governments rely on. I heard from representatives of my own City of Gresham that greater property tax compression would have an impact on their ability to provide essential services like police, fire, and emergency.
- Within the taxing district, the tax burden would be disproportionately borne by municipalities like Gresham, where permanent property tax rates are lower than in neighboring cities. We saw this happen in 2013, when voters approved a Multnomah County Library District; Gresham households saw a mean tax increase double that of Portland households, despite having lower incomes on average.

“I remain dedicated to fully funding services for children and families, and I look forward to working with advocates on solutions that will be equitable for all.”

**SB 543 (A-Engrossed)** – Sollman requested the following explanation of her vote be entered in the Journal:

“I applaud the efforts of the sponsors of this bill and their continued advocacy in supporting out-of-school programs that benefit the children of Oregon. Though I am committed to working on this issue of access for programs and opportunities for kids and families, I felt strongly that this bill was not the most efficient and effective avenue to get there. I was a no vote on SB 543, but not without serious attempts to request that the bill language be improved to bring the communities of Hillsboro, Beaverton and Washington County to a place where they could be neutral or even supportive of the bill. In doing my research on this bill, I became concerned about several things. 

- That this is a permanent tax, once established. It would not go through a renewal process, much like libraries, police, fire and school levies do. I believe voters want to be assured and have proven results that their tax money is invested wisely and shows results.
- The ability to narrow a special district, under this bill, to a neighborhood is alarming in that more affluent neighborhoods may gain a disproportionate number of benefits, while low-income neighborhoods may not benefit.
- The potential dissolution of special districts under this bill would be disruptive to the community, as it encourages expensive and unnecessary litigation and uncertainty.
- The creation of new special districts could create competition and take funds away from those that are already working and helping our community kids.
- I am concerned that it places burden on an already broken property tax system that can lead to tax fatigue and jeopardize important community needs and services.

*Additional concerns were flagged by Hillsboro to me that even
though we have well established that cities have to approve the
formation of a children’s service district within city territory before
it can take effect, Hillsboro, and potentially other cities, have urban
planning areas (urban reserves or areas inside the UGB that are
not yet annexed). Cities do not have the ability approve the
formation of a children’s service district for those areas, and once
established, cities would not be able to withdraw those areas from a
children’s service district when they are eventually annexed. This
sets up an awkward phenomenon when one property may be
subject to taxation from a children’s service district and an adjacent
property may not be, depending when properties are annexed. In
House District 30 there is a significant amount of land in North
Hillsboro that is inside the UGB but is not yet annexed — but will
be annexed in the future. I think it is important to give cities the
authority to approve the formation of a children’s service district
for those areas to avoid inequities between properties in taxation.

“I was hopeful to find a solution that never did present itself and
there were too many concerns which regrettably prevented my
support of SB 543.”

SB 870 – Read third time. Carried by Mitchell. On
passage of the bill the vote was: Yeas, 37; Nays, 22 –
Barreto, Boles, Bonham, Boshart Davis, Drazan, Findley,
Hayden, Helt, Leif, Lewis, McLane, Nearman, Noble, Post,
Reschke, Smith DB, Smith G, Sprenger, Stark, Wallan,
Wilson, Zeka; Excused for Business of the House, 1 –
Rayfield. Bill passed.

SB 870 – Mitchell requested the following explanation of
her vote be entered in the Journal:

“I voted in favor of SB 870, which enters Oregon into the
National Popular Vote Interstate Compact because I believe it is
important for every vote to matter in presidential elections.

“Article II, Section I of the U.S. Constitution gives states the
right to allocate electoral votes however each state wishes—and
Oregon now has the opportunity to be the 16th state in the union to
recognize that the most important thing we can do for our republic
is to allow the people to truly have a voice in the election of our
national executive branch’s leadership.

“Entering the NPV compact is currently within the state’s right
to adopt, preserves the electoral college’s structure and
institutional value, and avoids the state-by-state ‘winner take all’
methodology of awarding its electoral votes, regardless, to a single
candidate. The emergence of political parties, and the natural
human tendency to hoard power, have caused the electoral college
to contort into a system that preserves the power of a state’s
majority party, which, in my opinion, is far from fair. The
moment many of our states adopted ‘winner-take-all’ statutes of
awarding electoral votes, long after the death of our Founders, was
the moment we deviated from our Founders’ vision.

“With the National Popular Vote, because each person in the
United States will count, candidates will not be able to isolate a
handful of battleground states to determine the outcome of an
entire election—they will have to fight for all of them. And if
enough states sign on to the compact, it is truly possible that
Oregon, and every other state, will finally be a battleground state.
Additionally, while it makes sense for us to elect representatives
and senators by state—it does not make sense to allow a truly
national position that transcends state boundary lines, like the
president and vice president, to be elected by ‘electors’ that never
ever have to campaign to the general electorate in order to win the
opportunity to vote on behalf of their state. In a true republic, I
would argue that the two truly nationwide elected positions—the
president and vice president—should be elected directly in the
same way that we elect our statewide officials: through direct
democracy. The ‘republic’ piece is allowing and trusting those
individuals to be the head of our executive branch.

“Finally, I voted ‘aye’ on SB 870 to empower voters. I myself
have personal experience living in a state where I was the political
minority and felt as if my vote didn’t matter. National Popular Vote
is the best way to engage voters and ensure that their votes finally
count.”

HB 3324 (A-Engrossed) – By unanimous consent, on
request of Williamson, rules suspended to permit Sprenger
to change her vote from “nay” to “yea” on passage of bill.

House recessed until 2:30 p.m. on motion of Smith G.

Wednesday, June 5, 2019 -- Afternoon Session

House reconvened at 2:30 p.m. Speaker in Chair.

Upon verification of quorum:  All present except:
Absent, 5 – Hernandez, Nearman, Power, Reschke, Smith
G; Excused for Business of the House, 1 – Rayfield.

SB 723 – Message from the Senate announcing passage.

SCR 36 – Message from the Senate announcing adoption.

SB 90, 134, 247, 252, 321, 388, 494, 590, 638, 742, 917,
924 – Message from the Senate announcing concurrence in
House amendments and repassage.

SCR 29 – Message from the Senate announcing
concurrence in House amendments and readoption.

SCR 26; SB 26, 64, 79, 80, 81, 133, 193, 459, 507, 665,
718, 731; HB 2393, 2401, 2480, 2573, 2876 – Message from
the Senate announcing President signed on June 5, 2019.

Committee Report File No. 193 was distributed on June
5, 2019.

HB 5048 – Report by Committee on Ways and Means
recommending passage with amendments and be printed
A-Engrossed.

HB 2417 – Report by Committee on Ways and Means
recommending passage.

HB 2515 (A-Engrossed) – Report by Committee on Ways
and Means recommending passage with amendments and
be printed B-Engrossed.

HB 2631 (A-Engrossed) – Report by Committee on Ways
and Means recommending passage with amendments and
be printed B-Engrossed.

HB 2788 – Report by Committee on Ways and Means
recommending passage.

HB 2972 – Report by Committee on Ways and Means
recommending passage.
HB 3309 (A-Engrossed) – Report by Committee on Ways and Means recommending passage.

HB 3413 (A-Engrossed) – Report by Committee on Ways and Means recommending passage with amendments and be printed B-Engrossed.

SB 5533 (A-Engrossed) – Report by Committee on Ways and Means recommending passage.

SB 5544 (A-Engrossed) – Report by Committee on Ways and Means recommending passage.


SB 42 (B-Engrossed) – Report by Committee on Ways and Means recommending passage.

SB 47 (A-Engrossed) – Report by Committee on Ways and Means recommending passage with amendments and be printed B-Engrossed.

Having recessed under the order of business Third Reading of Senate Bills, by unanimous consent, on request of Speaker, rules suspended to temporarily return to the order of business Propositions and Motions.

HB 2022 (B-Engrossed) – Doherty moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 59; Nays, 1 – Evans. Bill repassed.

HB 2030 (B-Engrossed) – Doherty moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 60. Bill repassed.

HB 2060 (B-Engrossed) – Clem moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 59; Nays, 1 – Evans. Bill repassed.

HB 2085 (B-Engrossed) – Witt moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 59; Nays, 1 – Nathanson. Bill repassed.

HB 2098 (B-Engrossed) – Lively moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 50; Nays, 10 – Boles, Boshart Davis, Drazan, Findley, Hayden, Nearman, Post, Reschke, Sprenger, Zika. Bill repassed.

HB 2191 (A-Engrossed) – Helt moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 54; Nays, 6 – Barreto, Bonham, Hayden, Reschke, Smith DB, Wilson. Bill repassed.

HB 2211 (B-Engrossed) – Reardon moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 60. Bill repassed.

HB 2262 (B-Engrossed) – Alonso Leon moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 51; Nays, 9 – Barreto, Bonham, Boshart Davis, Drazan, Nearman, Post, Reschke, Wallan, Zika. Bill repassed.

HB 2294 (A-Engrossed) – Witt moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 59; Nays, 1 – Nearman. Bill repassed.

HB 2306 (B-Engrossed) – Marsh moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 60. Bill repassed.

HB 2347 (A-Engrossed) – Power moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 58; Nays, 2 – Bonham, Evans. Bill repassed.

HB 2399 (B-Engrossed) – Williamson moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 60. Bill repassed.

HB 2400 (A-Engrossed) – Williamson moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 60. Bill repassed.

HB 2423 (B-Engrossed) – Holvey moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 57; Nays, 2 – Boshart Davis, Wallan; Excused for Business of the House, 1 – Rayfield. Bill repassed.

HB 2425 (A-Engrossed) – Bonham moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 58; Nays, 1 – Reschke; Excused for Business of the House, 1 – Rayfield. Bill repassed.

HB 2486 (A-Engrossed) – Williamson moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 59; Excused for Business of the House, 1 – Rayfield. Bill repassed.

HB 2512 (A-Engrossed) – Doherty moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 46;

HB 2530 (B-Engrossed) – Evans moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 59; Excused for Business of the House, 1 – Rayfield. Bill repassed.

HB 2623 (A-Engrossed) – Fahey moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 40; Nays, 19 – Barker, Barreto, Bonham, Boshart Davis, Evans, Findley, Keny-Guyer, Leif, McLane, Nearman, Noble, Post, Reschke, Sanchez, Smith G, Sprenger, Stark, Wallan, Wilson; Excused for Business of the House, 1 – Rayfield. Bill repassed.

HB 2660 (B-Engrossed) – Schouten moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 43; Nays, 16 – Barreto, Boles, Bonham, Boshart Davis, Drazan, Findley, Hayden, Leif, Nearman, Post, Reschke, Smith DB, Stark, Wallan, Wilson, Zika; Excused for Business of the House, 1 – Rayfield. Bill repassed.

HB 2790 (B-Engrossed) – Clem moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 58; Nays, 1 – Nathanson; Excused for Business of the House, 1 – Rayfield. Bill repassed.

HB 2835 (B-Engrossed) – Witt moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 52; Nays, 7 – Barreto, Boles, Boshart Davis, Findley, Post, Stark, Wallan; Excused for Business of the House, 1 – Rayfield. Bill repassed.

HB 2844 (B-Engrossed) – Helm moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 37; Nays, 22 – Barker, Barreto, Boles, Bonham, Clem, Drazan, Evans, Findley, Hayden, Holvey, Lewis, Nathanson, Nearman, Noble, Post, Reardon, Reschke, Smith G, Sprenger, Stark, Wallan, Wilson, Zika; Excused for Business of the House, 1 – Rayfield. Bill repassed.

HB 2916 (B-Engrossed) – Marsh moved House concur in Senate amendments and repass bill as amended by the Senate.

Speaker Pro Tempore in Chair.

HB 2916 (B-Engrossed) – On repassage of the bill the vote was: Yeas, 56; Nays, 2 – Post, Reschke; Excused for Business of the House, 2 – Rayfield, Speaker Kotek. Bill repassed.

HB 2997 (B-Engrossed) – Williamson moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 33; Nays, 25 – Barreto, Boles, Bonham, Boshart Davis, Drazan, Fahey, Findley, Hayden, Helt, Keny-Guyer, Leif, Lewis, Marsh, McLane, Nearman, Noble, Post, Reardon, Reschke, Sanchez, Smith DB, Sprenger, Stark, Wallan, Wilson; Excused for Business of the House, 2 – Rayfield, Speaker Kotek. Bill repassed.

HB 3006 (A-Engrossed) – Williamson moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 58; Excused for Business of the House, 2 – Rayfield, Speaker Kotek. Bill repassed.

HB 2997 (B-Engrossed) – By unanimous consent, on request of Williamson, rules suspended to permit Helt to change her vote from "nay" to "yea" on repassage of bill.

HB 2393, 2401, 2573, 2876; SB 13, 25, 92, 184, 215, 253, 262, 301, 359, 362, 373, 375, 396, 438, 495, 496, 498, 597, 690, 708, 802, 810, 823, 995, 1011; SCR 12 – Speaker signed on June 5, 2019.

House adjourned until 10:00 a.m. Thursday, June 6, 2019 on motion of Smith G.

Thursday, June 6, 2019 -- Morning Session

House convened at 10:00 a.m. Speaker Pro Tempore in Chair.

Colors were posted by Happy Canyon Court and Pendleton Round-Up Princesses, Pendleton.

Opening ceremony presented by Sydney Jones, Pendleton Round-Up Queen and graduate from Pendleton High School, Pendleton.

By unanimous consent, on request of Speaker Pro Tempore, rules suspended to permit Barreto to exceed 60 second limit on Courtesies.

Upon verification of quorum: All present except: Excused, 2 – Greenlick, Marsh; Excused for Business of the House, 2 – Wilson, Speaker Kotek.

SCR 36 – Introduced, read and passed to Speaker's desk for referral.
Drazan moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today’s third reading calendar and that they be read by title only. Motion carried on viva voce vote.

HB 5048; HB 2417, 2515, 2631, 2788, 2972, 3309, 3413 – Read second time and passed to third reading.

HB 2266 (A-Engrossed) – Read third time. Carried by Salinas. On passage of the bill the vote was: Yeas, 54; Nays, 4 – Bonham, Doherty, Hayden, Nearman; Excused, 2 – Greenlick, Marsh. Bill passed.

HB 2449 (B-Engrossed) – Read third time. Carried by Findley. On passage of the bill the vote was: Yeas, 48; Nays, 10 – Barreto, Drazan, Hayden, Nearman, Reschke, Smith DB, Stark, Wallan, Wilson, Zika; Excused, 2 – Greenlick, Marsh. Bill passed.

Smith DB requested the following explanation of his vote be entered in the Journal:

“I voted NO on HB 2449 for the following reasons and more…. It is necessary to have consolidation incentive language within the legislation that was not included.”

HB 2714 (A-Engrossed) – Read third time. Carried by Rayfield. On passage of the bill the vote was: Yeas, 35; Nays, 23 – Barker, Barreto, Boles, Bonham, Boshart Davis, Drazan, Findley, Hayden, Helt, Leif, Lewis, McLane, Nearman, Noble, Post, Reschke, Smith DB, Sprenger, Stark, Wallan, Wilson, Witt, Zika; Excused, 2 – Greenlick, Marsh. Bill passed.

Smith DB requested the following explanation of his vote be entered in the Journal:

“I voted NO on HB 2714 for the following reasons and more...

• HB 2714 unfairly advantages public employee unions by exempting small donor PACs, which unions are uniquely positioned to grow. The unions will be able to make unlimited contributions to candidates while other interest groups will be limited to $2,800.

• HB 2714 gives more power to political parties, by exempting contributions by organized political parties and party caucuses, diminishing the impact of independent voices in the electoral process.”

House recessed until 2:00 p.m. on motion of Smith G.

Thursday, June 6, 2019 -- Afternoon Session

House reconvened at 2:00 p.m. Speaker Pro Tempore in Chair.

Upon verification of quorum: All present except: Absent, 4 – Bonham, Hernandez, Noble, Nosse; Excused, 3 – Findley, Greenlick, Marsh; Excused for Business of the House, 2 – Keny-Guyer, Smith G.

SB 113, 431, 455, 558, 1044; HB 2080 – Message from the Senate announcing passage.

HCR 36; HJM 1 – Message from the Senate announcing adoption.

HB 3224, 3293, 2016, 2045, 2079, 2585 – Message from the Senate announcing passage as amended by the Senate.

SB 218, 410, 725, 775, 829, 977 – Message from the Senate announcing concurrence in House amendments and repassage.

Committee Report File No. 194 was distributed on June 6, 2019.

HB 2073 – Report by Committee on Revenue recommending passage and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

HB 2978 – Report by Committee on Revenue recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Tax Expenditures. Bill referred to Committee on Tax Expenditures by order of the Speaker.

Having recessed under the order of business Third Reading of House Bills, the House continued under that order of business.

HB 2716 (A-Engrossed) – Read third time. Carried by Rayfield. On passage of the bill the vote was: Yeas, 44; Nays, 10 – Barreto, Hayden, McLane, Nearman, Post, Reschke, Sprenger, Stark, Wallan, Wilson; Absent, 1 – Nosse; Excused, 3 – Findley, Greenlick, Marsh; Excused for Business of the House, 2 – Keny-Guyer, Smith G. Bill passed.

HB 2983 (A-Engrossed) – Read third time. Carried by Rayfield. On passage of the bill the vote was: Yeas, 39;
Nays, 17 – Barreto, Boles, Bonham, Boshart Davis, Hayden, Leif, McLane, Nearman, Noble, Post, Reschke, Smith DB, Sprenger, Stark, Wallan, Wilson, Zika; Excused, 3 – Findley, Greenlick, Marsh; Excused for Business of the House, 1 – Smith G. Bill passed.

Smith DB requested the following explanation of his vote be entered in the Journal:

“I voted NO on HB 2983 for the following reasons and more... HB 2983 unduly burdens Oregon nonprofits by potentially requiring them to disclose donor identities, even if the donation was not used for political campaigns.”

SJM 6 – By unanimous consent, on request of Speaker Pro Tempore, rules suspended and measure made a Special Order of Business immediately following third reading and final consideration of SB 320 on today's Calendar.

SB 113, 431, 455, 558, 723, 1044 – Read first time and passed to Speaker's desk for referral.

SB 5533, 5544; SB 19, 40, 42, 47 – Read second time and passed to third reading.

SB 5541 (A-Engrossed) – Read third time. Carried by Stark. On passage of the bill the vote was: Yeas, 56; Excused, 3 – Findley, Greenlick, Marsh; Excused for Business of the House, 1 – Smith G. Bill passed.


By unanimous consent, on request of Speaker Pro Tempore, rules suspended to temporarily return to the order of business Propositions and Motions.

HB 3216 (B-Engrossed) – Bynum moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 56; Excused, 3 – Findley, Greenlick, Marsh; Excused for Business of the House, 1 – Smith G. Bill repassed.

HB 3384 (B-Engrossed) – Wilde moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 57; Excused, 3 – Findley, Greenlick, Marsh. Bill repassed.

HB 3409 (A-Engrossed) – Bynum moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 57; Excused, 3 – Findley, Greenlick, Marsh. Bill repassed.

SB 320 (A-Engrossed) – Read third time. Carried by Post, Lively. On passage of the bill the vote was: Yeas, 38; Nays, 19 – Alonso Leon, Barreto, Boles, Bonham, Boshart Davis, Drazan, Evans, Gorsek, Hayden, McLain, McLane, Noble, Reschke, Smith DB, Smith Warner, Stark, Williams, Wilson, Zika; Excused, 3 – Findley, Greenlick, Marsh. Bill passed.

Smith DB requested the following explanation of his vote be entered in the Journal:

“I voted NO on SB 320 for the following reasons and more.... The time change is essential for safety of our school children as well as farming practices.”

SJM 6 (A-Engrossed) – Read as Special Order of Business. Carried by Post, Lively. On adoption of the measure the vote was: Yeas, 41; Nays, 16 – Barker, Barreto, Boles, Bonham, Boshart Davis, Drazan, Evans, Gorsek, Hayden, McLain, McLane, Reschke, Smith Warner, Stark, Wilson, Zika; Excused, 3 – Findley, Greenlick, Marsh. Memorial adopted.

SB 421, 670 – By unanimous consent, on request of Speaker Pro Tempore, rules suspended and bills remaining on today’s Third Reading of Senate Bills carried over and placed in their proper order on the Monday, June 10, 2019 Calendar.

SB 320 (A-Engrossed) – By unanimous consent, on request of Wilson, rules suspended to permit Bynum to change her vote from "yea" to "nay" on passage of bill.

HB 2266 (A-Engrossed) – By unanimous consent, on request of Wilson, rules suspended to permit Doherty to change her vote from "nay" to "yea" on passage of bill.

SB 26, 64, 79, 80, 81, 133, 193, 459, 507, 665, 718, 731; SCR 26 – Speaker signed on June 6, 2019.

House adjourned until 10:00 a.m. Monday, June 10, 2019 on motion of Smith G.

Monday, June 10, 2019 -- Morning Session

House convened at 10:00 a.m. Speaker in Chair.

Opening ceremony was a moment of silence.

Upon verification of quorum: All present except: Absent, 3 – Clem, Hernandez, Rayfield.

HB 2435, 2469, 2834, 2953, 3035, 3401 – Message from the Governor announcing she signed on June 7, 2019.

HB 2059, 2057, 2112, 2999, 5001, 2061 – Message from the Senate announcing passage.
 HB 2106, 2658, 2935, 3024, 3272, 3365, 2841, 3415, 3009, 2225 – Message from the Senate announcing passage as amended by the Senate.

SCR 19, 29; SB 90, 134, 247, 252, 321, 388, 494, 590, 638, 742, 835, 837, 870, 917, 924 – Message from the Senate announcing President signed on June 6, 2019.

SB 218, 410, 725, 775, 829, 977 – Message from the Senate announcing President signed on June 7, 2019.

Committee Report File No. 195 was distributed on June 6, 2019.

SCR 32 – Report by Committee on Rules recommending adoption.
SCR 34 – Report by Committee on Rules recommending adoption.

Committee Report File No. 196 was distributed on June 7, 2019.

HB 3023 (A - Engrossed) – Report by Committee on Revenue without recommendation as to passage, with amendments, and be printed B - Engrossed. Bill referred to Committee on Ways and Means by prior reference.
SB 582 (A - Engrossed) – Report by Committee on Rules recommending passage.
SB 854 (A - Engrossed) – Report by Committee on Rules recommending passage.
SB 855 (A - Engrossed) – Report by Committee on Rules recommending passage.

Noble moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today's third reading calendar and that they be read by title only. Motion carried on viva voce vote.

HB 3448, 3449, 3450 – Read first time and passed to Speaker's desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 85 dated June 10, 2019.

HB 3445 Revenue
HB 3446 Revenue


HB 2417 – Read third time. Carried by Bonham. On passage of the bill the vote was: Yeas, 60. Bill passed.

HB 2515 (B - Engrossed) – Read third time. Carried by Doherty. On passage of the bill the vote was: Yeas, 60. Bill passed.

HB 2631 (B - Engrossed) – Read third time. Carried by Sanchez. On passage of the bill the vote was: Yeas, 60. Bill passed.

HB 2788 – Read third time. Carried by Gomberg. On passage of the bill the vote was: Yeas, 60. Bill passed.

HB 2972 – Read third time. Carried by Findley. On passage of the bill the vote was: Yeas, 60. Bill passed.

HB 3309 (A - Engrossed) – Read third time. Carried by Smith DB. On passage of the bill the vote was: Yeas, 56; Nays, 4 – Fahey, Gorsek, Nathanson, Witt. Bill passed.

HB 3413 (B - Engrossed) – Read third time. Carried by Williams. On passage of the bill the vote was: Yeas, 60. Bill passed.

SCR 32 – Read. Carried by Gomberg. On adoption of the measure the vote was: Yeas, 60. Resolution adopted.
SCR 34 – Read. Carried by Sprenger. On adoption of the measure the vote was: Yeas, 60. Resolution adopted.

The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 83 dated June 7, 2019.

SB 455 – Rules

The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 84 dated June 7, 2019.

SB 431 – Revenue

SB 582, 854, 855 – Read second time and passed to third reading.

Speaker Pro Tempore in Chair.

SB 421 (A - Engrossed) – On passage of the bill the vote was: Yeas, 60. Bill passed.

SB 670 (B - Engrossed) – Read third time. Carried by Fahey. On passage of the bill the vote was: Yeas, 36; Nays, 23 – Barreto, Boles, Bonham, Boshart Davis, Drazen, Evans, Findley, Hayden, Helt, Leif, Lewis, McLane, Noble, Post, Reschke, Smith DB, Smith G, Sprenger, Stark,
Wallan, Wilson, Witt, Zeka; Excused for Business of the House, 1 – Marsh. Bill passed.

SB 5533 (A-Engrossed) – Read third time. Carried by Sanchez. On passage of the bill the vote was: Yeas, 57; Nays, 2 – Evans, Wallan; Excused for Business of the House, 1 – Marsh. Bill passed.

SB 5544 (A-Engrossed) – Read third time. Carried by Nosse. On passage of the bill the vote was: Yeas, 43; Nays, 15 – Barreto, Bonham, Boshart Davis, Findley, Leif, Lewis, Nearman, Noble, Post, Reschke, Smith DB, Sprenger, Wallan, Wilson, Zeka; Excused for Business of the House, 2 – Barker, Marsh. Bill passed.

SB 19 (A-Engrossed) – Read third time. Carried by Nosse. On passage of the bill the vote was: Yeas, 55; Nays, 3 – Post, Reschke, Sprenger; Excused for Business of the House, 2 – Barker, Marsh. Bill passed.


SB 42 (B-Engrossed) – Read third time. Carried by Hayden. On passage of the bill the vote was: Yeas, 59; Excused for Business of the House, 1 – Marsh. Bill passed.

SB 47 (B-Engrossed) – By unanimous consent, on request of Williamson, rules suspended to permit Sprenger to change her vote from "yea" to "nay" on passage of bill.

SB 40 (A-Engrossed) – By unanimous consent, on request of Williamson, rules suspended to permit Hayden to change his vote from "yea" to "nay" on passage of bill.

SB 90, 134, 247, 252, 321, 388, 494, 590, 638, 742, 835, 837, 870, 917, 924; SCR 19, 29 – Speaker signed on June 7, 2019.

HB 5001; HB 2022, 2030, 2060, 2080, 2085, 2098, 2191, 2211, 2262, 2294, 2306, 2347, 2399, 2400, 2423, 2425, 2486, 2512, 2530, 2623, 2660, 2790, 2835, 2844, 2916, 2997, 3006, 3216, 3384, 3409; HCR 36; HJM 1 – Message from the Senate announcing President signed on June 10, 2019.

SB 5502, 5503, 5506, 5520, 5524, 5528, 5531, 27, 28, 163, 166, 181, 488, 492, 643, 815, 883 – Message from the Senate announcing passage.

HCR 24 – Message from the Senate announcing adoption.

SB 29, 698, 740, 824, 910, 918, 1027, 1039, 1041 – Message from the Senate announcing concurrence in House amendments and repassage.

SB 688 – Message from the Senate announcing Senate refused to concur in House amendments.

SB 5541; SB 248, 320 – Message from the Senate announcing President signed on June 10, 2019.

HB 2057, 2059, 2061, 2112, 2999 – Message from the Senate announcing President signed on June 11, 2019.

The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 86 dated June 11, 2019.

SCR 36 – Rules

Committee Report File No. 197 was distributed on June 10, 2019.
HB 2128 – Report by Committee on Revenue recommending passage with amendments and be printed A-Engrossed.

SCR 33 – Report by Committee on Rules recommending adoption.

Post moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today's third reading calendar and that they be read by title only. Motion carried on viva voce vote.

HB 2016 (B-Engrossed) – Barker moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 38; Nays, 21 – Barreto, Boles, Bonham, Boshart Davis, Drazan, Findley, Hayden, Helt, Leif, Lewis, McLane, Nearman, Noble, Post, Reschke, Smith DB, Smith G, Stark, Wallan, Wilson, Zika; Excused, 1 – Sprenger. Bill repassed.

HB 2045 (B-Engrossed) – Williamson moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 52; Nays, 7 – Barreto, Bonham, Findley, Hayden, Leif, Nearman, Reschke; Excused, 1 – Sprenger. Bill repassed.

HB 2079 (A-Engrossed) – Williamson moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 56; Nays, 3 – Nearman, Post, Reschke; Excused, 1 – Sprenger. Bill repassed.

HB 2106 (B-Engrossed) – Clem moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 59; Excused, 1 – Sprenger. Bill repassed.

HB 2225 (B-Engrossed) – Helm moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 38; Nays, 21 – Barreto, Boles, Bonham, Boshart Davis, Drazan, Findley, Hayden, Helt, Leif, Lewis, McLane, Nearman, Noble, Post, Reschke, Smith DB, Smith G, Stark, Wallan, Wilson, Zika; Excused, 1 – Sprenger. Bill repassed.

HB 2585 (B-Engrossed) – McKeown moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 56; Nays, 3 – Hayden, Nearman, Reschke; Excused, 1 – Sprenger. Bill repassed.

HB 2658 (B-Engrossed) – Salinas moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 50; Nays, 9 – Barreto, Findley, Hayden, Nearman, Noble, Post, Reschke, Smith G, Stark; Excused, 1 – Sprenger. Bill repassed.

HB 2935 (B-Engrossed) – Alonso Leon moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 40; Nays, 19 – Barreto, Boles, Bonham, Boshart Davis, Drazan, Findley, Hayden, Leif, Lewis, McLane, Nearman, Noble, Post, Reschke, Smith DB, Stark, Wallan, Wilson, Zika; Excused, 1 – Sprenger. Bill repassed.

HB 3009 (B-Engrossed) – Barker moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 49; Nays, 10 – Drazan, Findley, Hayden, Lewis, Nearman, Noble, Reschke, Smith DB, Stark, Wallan; Excused, 1 – Sprenger. Bill repassed.

HB 3024 (A-Engrossed) – Zika moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 56; Nays, 3 – Fahey, Helm, Nathanson; Excused, 1 – Sprenger. Bill repassed.

HB 3074 (B-Engrossed) – Nosse moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 52; Nays, 7 – Barreto, Findley, Hayden, Leif, Reschke, Smith DB, Wallan; Excused, 1 – Sprenger. Bill repassed.

HB 3077 (B-Engrossed) – Salinas moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 59; Excused, 1 – Sprenger. Bill repassed.

HB 3116 (B-Engrossed) – Keny-Guyer moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 53; Nays, 5 – Bonham, Boshart Davis, Drazan, Wallan, Wilson; Absent, 1 – Bynum; Excused, 1 – Sprenger. Bill repassed.

HB 3193 (B-Engrossed) – Fahey moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 59; Excused, 1 – Sprenger. Bill repassed.

HB 3201 (B-Engrossed) – Williamson moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 46; Nays, 13 – Barreto, Boshart Davis, Findley, Hayden, Leif, Lewis, Nearman, Noble, Reschke, Stark, Wallan, Wilson, Zika; Excused, 1 – Sprenger. Bill repassed.

HB 3224 (A-Engrossed) – Williamson moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas,
HB 3272 (B - Engrossed) – Clem moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 59; Excused, 1 – Sprenger. Bill repassed.

HB 3293 (B - Engrossed) – Williamson moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 59; Excused, 1 – Sprenger. Bill repassed.

HB 3365 (A - Engrossed) – Smith DB moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 58; Nays, 1 – Marsh; Excused, 1 – Sprenger. Bill repassed.

HB 3415 (B - Engrossed) – Williamson moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 59; Excused, 1 – Sprenger. Bill repassed.

HB 3451 – Read first time and passed to Speaker’s desk for referral.

HB 2128 – Read second time and passed to third reading.

SCR 33 – By unanimous consent, on request of Speaker, rules suspended and measure made a Special Order of Business immediately following the order of business of Committee Reports on the Thursday, June 13, 2019 Calendar.

SB 5502, 5503, 5506, 5520, 5524, 5528, 5531; SB 27, 28, 163, 166, 181, 488, 492, 643, 815, 883 – Read first time and passed to Speaker’s desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 86 dated June 11, 2019.

SB 5502 Ways and Means
SB 5503 Ways and Means
SB 5506 Ways and Means
SB 5520 Ways and Means
SB 5524 Ways and Means
SB 5528 Ways and Means
SB 5531 Ways and Means
SB 27 Ways and Means
SB 28 Ways and Means
SB 113 Rules
SB 163 Ways and Means
SB 166 Ways and Means
SB 181 Ways and Means
SB 488 Ways and Means
SB 492 Ways and Means
SB 558 Transportation
SB 643 Ways and Means
SB 815 Ways and Means
SB 883 Ways and Means
SB 905 Rules
SB 1044 Transportation

SB 582 (A - Engrossed) – Read third time. Carried by Nosse.

By unanimous consent, on request of Nosse, use of visual aid permitted during presentation of bill.

SB 582 (A - Engrossed) – On passage of the bill the vote was: Yeas, 42; Nays, 17 – Barreto, Boles, Bonham, Boshart Davis, Clem, Drazan, Findley, Hayden, Helt, Lewis, McLane, Nearman, Noble, Post, Reschke, Smith G, Zika; Excused, 1 – Sprenger. Bill passed.

SB 585 (A - Engrossed) – Read third time. Carried by Hernandez. On passage of the bill the vote was: Yeas, 41; Nays, 17 – Barreto, Boles, Bonham, Drazan, Findley, Hayden, Leif, Lewis, Nearman, Noble, Post, Reschke, Smith DB, Stark, Wallan, Wilson, Zika; Absent, 1 – Sanchez; Excused, 1 – Sprenger. Bill passed.

SB 585 (A - Engrossed) – By unanimous consent, on request of Williamson, rules suspended to permit Boshart Davis to change her vote from “nay” to “yea” on passage of bill.

HB 3009 (B - Engrossed) – By unanimous consent, on request of Williamson, rules suspended to permit Drazan to change her vote from “nay” to “yea” on repassage of bill.

SCR 33 – By unanimous consent, on request of Speaker, rules suspended and measure made a Special Order of Business immediately following the order of business of Committee Reports on the Thursday, June 13, 2019 Calendar.

SB 5502 Ways and Means
SB 5503 Ways and Means
SB 27 Ways and Means
SB 28 Ways and Means
SB 113 Rules
SB 163 Ways and Means
SB 166 Ways and Means
SB 181 Ways and Means
SB 488 Ways and Means
SB 492 Ways and Means
SB 558 Transportation
SB 643 Ways and Means
SB 815 Ways and Means
SB 883 Ways and Means
SB 905 Rules
SB 1044 Transportation

SB 582 (A - Engrossed) – Read third time. Carried by Nosse.

By unanimous consent, on request of Nosse, use of visual aid permitted during presentation of bill.

SB 582 (A - Engrossed) – On passage of the bill the vote was: Yeas, 42; Nays, 17 – Barreto, Boles, Bonham, Boshart Davis, Clem, Drazan, Findley, Hayden, Helt, Lewis, McLane, Nearman, Noble, Post, Reschke, Smith G, Zika; Excused, 1 – Sprenger. Bill passed.

SB 854 (A - Engrossed) – Read third time. Carried by Hernandez. On passage of the bill the vote was: Yeas, 41; Nays, 17 – Barreto, Boles, Bonham, Drazan, Findley, Hayden, Leif, Lewis, Nearman, Noble, Post, Reschke, Smith DB, Stark, Wallan, Wilson, Zika; Absent, 1 – Sanchez; Excused, 1 – Sprenger. Bill passed.

SB 855 (A - Engrossed) – Read third time. Carried by Piluso. On passage of the bill the vote was: Yeas, 51; Nays, 8 – Barreto, Boles, Findley, Hayden, Nearman, Post, Reschke, Wilson; Excused, 1 – Sprenger. Bill passed.

SB 582 (A - Engrossed) – By unanimous consent, on request of Williamson, rules suspended to permit Boshart Davis to change her vote from “nay” to “yea” on passage of bill.

HB 3009 (B - Engrossed) – By unanimous consent, on request of Williamson, rules suspended to permit Drazan to change her vote from “nay” to “yea” on repassage of bill.

HCR 24 – Speaker signed on June 11, 2019.

House adjourned until 10:00 a.m. Wednesday, June 12, 2019 on motion of Smith G.
Wednesday, June 12, 2019 -- Morning Session

House convened at 10:00 a.m. Speaker Pro Tempore in Chair.

Opening ceremony was a moment of silence.

Pursuant to House Rule 17.01 (2), by unanimous consent, on request of Leif, courtesies of the House and floor were extended to Norm Gershon, former Representative from Roseburg.

Upon verification of quorum: All present except:

Absent, 1 – Nosse; Excused for Business of the House, 1 – Rayfield.

SB 1052; HB 5002, 5003, 5035, 2509 – Message from the Senate announcing passage.

HCR 30 – Message from the Senate announcing adoption.

SB 420, 474, 975, 999 – Message from the Senate announcing concurrence in House amendments and repassage.

HB 2883 – Message from the Senate announcing bill failed.

Committee Report File No. 198 was distributed on June 11, 2019.

HB 5011 – Report by Committee on Ways and Means recommending passage with amendments and be printed A-Engrossed.

HB 5017 – Report by Committee on Ways and Means recommending passage with amendments and be printed A-Engrossed.

HB 5018 – Report by Committee on Ways and Means recommending passage with amendments and be printed A-Engrossed.

HB 5027 – Report by Committee on Ways and Means recommending passage with amendments and be printed A-Engrossed.

HB 5031 – Report by Committee on Ways and Means recommending passage with amendments and be printed A-Engrossed.

HB 5033 – Report by Committee on Ways and Means recommending passage with amendments and be printed A-Engrossed.

HB 5043 – Report by Committee on Ways and Means recommending passage with amendments and be printed A-Engrossed.

HB 2174 (A-Engrossed) – Report by Committee on Revenue recommending passage with amendments and be printed B-Engrossed.

HB 2201 (A-Engrossed) – Report by Committee on Ways and Means recommending passage with amendments and be printed B-Engrossed.

HB 2202 (A-Engrossed) – Report by Committee on Ways and Means recommending passage with amendments and be printed B-Engrossed.

HB 2209 (A-Engrossed) – Report by Committee on Ways and Means recommending passage.

HB 2230 (A-Engrossed) – Report by Committee on Ways and Means recommending passage.

HB 2267 (A-Engrossed) – Report by Committee on Ways and Means recommending passage.

HB 2328 – Report by Committee on Ways and Means recommending passage.

HB 2333 (A-Engrossed) – Report by Committee on Ways and Means recommending passage with amendments and be printed B-Engrossed.

HB 2337 (A-Engrossed) – Report by Committee on Ways and Means recommending passage with amendments and be printed B-Engrossed.

HB 2444 (A-Engrossed) – Report by Committee on Ways and Means recommending passage.

HB 2829 – Report by Committee on Ways and Means recommending passage with amendments and be printed A-Engrossed.

HB 3062 (A-Engrossed) – Report by Committee on Revenue recommending passage.

HB 3067 – Report by Committee on Revenue recommending passage with amendments and be printed A-Engrossed.

HB 3377 (A-Engrossed) – Report by Committee on Ways and Means recommending passage with amendments and be printed B-Engrossed.

HB 3436 – Report by Committee on Revenue recommending passage with amendments and be printed A-Engrossed.

Committee Report File No. 199 was distributed on June 11, 2019.

HB 809 (A-Engrossed) – Report by Committee on Rules recommending passage.

SB 1002 (A-Engrossed) – Report by Committee on Rules recommending passage with amendments and be printed B-Engrossed.

HCR 20 – By unanimous consent, on request of Speaker Pro Tempore, rules suspended and measure made a Special Order of Business immediately following the order of business of Propositions and Motions on the Thursday, June 13, 2019 Calendar.

Reschke moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section
be suspended for today's third reading calendar and that they be read by title only. Motion carried on viva voce vote.

HB 3446 – Boshart Davis moved bill be withdrawn from Committee on Revenue. On adoption of the motion the vote was: Yeas, 22; Nays, 37 – Alonso Leon, Barker, Bynum, Clem, Doherty, Evans, Fahey, Gomberg, Gorsek, Greenlick, Helm, Hernandez, Holvey, Keny-Guyer, Lively, Marsh, McKeown, McLain, Meek, Mitchell, Nathanson, Neron, Nosse, Piluso, Power, Prusak, Reardon, Salinas, Sanchez, Schouten, Smith Warner, Sollman, Wilde, Williams, Williamson, Witt, Speaker Kotek; Excused for Business of the House, 1 – Rayfield.

HB 3452 – Read first time and passed to Speaker's desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 87 dated June 12, 2019.

HB 3448 Rules
HB 3449 Rules
HB 3450 Rules

HB 5011, 5017, 5018, 5027, 5031, 5033, 5043; HB 2174, 2201, 2202, 2209, 2230, 2267, 2328, 2333, 2437, 2444, 2829, 3062, 3067, 3377, 3436 – Read second time and passed to third reading.

HB 2128 (A-Engrossed) – Read third time. Carried by Findley. On passage of the bill the vote was: Yeas, 59; Excused for Business of the House, 1 – Rayfield. Bill passed.

HB 5031, 5043, 2174, 2201, 2202, 2267, 2328, 2829 – By unanimous consent, on request of Speaker Pro Tempore, rules suspended to permit third reading and final consideration immediately.

HB 5031 (A-Engrossed) – Read third time. Carried by Piluso.

McLane declared a potential conflict of interest and submitted the following statement:

“I would like to declare a potential conflict of interest on HB 5031. I am a member of the Oregon Air National Guard and receive compensation for that service.”

HB 5031 (A-Engrossed) – On passage of the bill the vote was: Yeas, 59; Excused for Business of the House, 1 – Rayfield. Bill passed.

HB 5043 (A-Engrossed) – Read third time. Carried by Reardon. On passage of the bill the vote was: Yeas, 58; Nays, 1 – Reschke; Excused for Business of the House, 1 – Rayfield. Bill passed.

HB 2174 (B-Engrossed) – Read third time. Carried by Marsh. On passage of the bill the vote was: Yeas, 58; Nays, 1 – Holvey; Excused for Business of the House, 1 – Rayfield. Bill passed.

HB 2201 (B-Engrossed) – Read third time. Carried by Evans. On passage of the bill the vote was: Yeas, 59; Excused for Business of the House, 1 – Rayfield. Bill passed.

HB 2202 (B-Engrossed) – Read third time. Carried by Evans. On passage of the bill the vote was: Yeas, 59; Excused for Business of the House, 1 – Rayfield. Bill passed.

HB 2267 (A-Engrossed) – Read third time. Carried by Nosse. On passage of the bill the vote was: Yeas, 56; Nays, 3 – Nearman, Post, Reschke; Excused for Business of the House, 1 – Rayfield. Bill passed.

HB 2328 – Read third time. Carried by Barker. On passage of the bill the vote was: Yeas, 59; Excused for Business of the House, 1 – Rayfield. Bill passed.

HB 2829 (A-Engrossed) – Read third time. Carried by Helm. On passage of the bill the vote was: Yeas, 59; Excused for Business of the House, 1 – Rayfield. Bill passed.

SB 1052 – Read first time and passed to Speaker's desk for referral.

The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 87 dated June 12, 2019.

SB 723  Rules
SB 809, 1002 – Read second time and passed to third reading.

HB 5003; HB 2016, 2045, 2079, 2106, 2225, 2585, 2658, 2935, 3009, 3024, 3074, 3077, 3116, 3193, 3201, 3224, 3272, 3293, 3365, 3415; HCR 30; HJR 15 – Speaker signed on June 12, 2019.

House adjourned until 10:00 a.m. Thursday, June 13, 2019 on motion of Smith G.

Thursday, June 13, 2019 -- Morning Session

House convened at 10:00 a.m. Speaker in Chair.

Opening ceremony was a moment of silence.

Upon verification of quorum: All present except: Absent, 2 – Hernandez, McLane; Excused, 1 – Piluso.
HB 2393, 2401, 2480, 2573, 2876 – Message from the Governor announcing she signed on June 11, 2019.

HB 2932, 3310 – Message from the Senate announcing passage.

SR 2 – Message from the Senate announcing adoption.

SB 478, 479, 962, 980 – Message from the Senate announcing concurrence in House amendments and repassage.

SJ M 6 – Message from the Senate announcing concurrence in House amendments and readoption.

SB 24 – Message from the Senate announcing Senate refused to concur in House amendments. Sen. Prozanski, Chair; Sen. Linthicum; Sen. Manning appointed conferees.

Committee Report File No. 200 was distributed on June 12, 2019.

SB 5502 (A -Engrossed) – Report by Committee on Ways and Means recommending passage.

SB 5503 (A -Engrossed) – Report by Committee on Ways and Means recommending passage.

SB 5506 (A -Engrossed) – Report by Committee on Ways and Means recommending passage.

SB 5520 (A -Engrossed) – Report by Committee on Ways and Means recommending passage.

SB 5524 (A -Engrossed) – Report by Committee on Ways and Means recommending passage.

SB 5528 (A -Engrossed) – Report by Committee on Ways and Means recommending passage.

SB 5531 (A -Engrossed) – Report by Committee on Ways and Means recommending passage.

SB 27 (B -Engrossed) – Report by Committee on Ways and Means recommending passage.

SB 28 (A -Engrossed) – Report by Committee on Ways and Means recommending passage.

SB 163 – Report by Committee on Ways and Means recommending passage.

SB 166 – Report by Committee on Ways and Means recommending passage.


SB 488 (B-Engrossed) – Report by Committee on Ways and Means recommending passage.

SB 492 – Report by Committee on Ways and Means recommending passage.


SB 815 (B-Engrossed) – Report by Committee on Ways and Means recommending passage.


Committee Report File No. 201 was distributed on June 12, 2019.

HB 2020 (A-Engrossed) – Report by Committee on Ways and Means recommending passage with amendments and be printed B-Engrossed.

Committee Report File No. 202 was distributed on June 12, 2019.

SB 558 (A-Engrossed) – Report by Committee on Transportation recommending passage.

SB 1044 (A-Engrossed) – Report by Committee on Transportation recommending passage.

SCR 33 – Read as Special Order of Business. Carried by Williamson. On adoption of the measure the vote was: Yeas, 59; Excused, 1 – Piluso. Resolution adopted.

Smith DB moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today’s third reading calendar and that they be read by title only. Motion carried on viva voce vote.

HB 2312 (B-Engrossed) – Reardon moved House not concur in Senate amendments and a Conference Committee be appointed. Motion carried on viva voce vote. Conference Committee to be appointed.

HB 3402 – Hayden moved to withdraw bill from Committee on Revenue. On adoption of the motion the vote was: Yeas, 22; Nays, 36 – Alonso Leon, Barker, Bynum, Clem, Doherty, Fahey, Gomberg, Gorsek, Greenlick, Helm, Hernandez, Holvey, Keny-Guyer, Lively, Marsh, McKeown, McLain, Meek, Mitchell, Nathanson, Neron, Nosse, Power, Prusak, Rayfield, Reardon, Salinas, Sanchez, Schouten, Smith Warner, Sollman, Wilde, Williams, Williamson, Witt, Speaker Kotek; Excused, 1 – Piluso; Excused for Business of the House, 1 – Evans. Motion failed.

HB 3400 – Hayden moved to withdraw bill from Committee on Revenue. On adoption of the motion the vote was: Yeas, 22; Nays, 37 – Alonso Leon, Barker, Bynum, Clem, Doherty, Evans, Fahey, Gomberg, Gorsek, Greenlick, Helm, Hernandez, Holvey, Keny-Guyer, Lively, Marsh, McKeown, McLain, Meek, Mitchell, Nathanson, Neron, Nosse, Power, Prusak, Rayfield, Reardon, Salinas, Sanchez, Schouten, Smith Warner, Sollman, Wilde, Williams, Williamson, Witt, Speaker Kotek; Excused, 1 – Piluso. Motion failed.

HB 3410 – Hayden moved to withdraw bill from Committee on Revenue. On adoption of the motion the vote was: Yeas, 21; Nays, 38 – Alonso Leon, Barker, Bynum,

HJR 25 – Hayden moved to withdraw measure from Committee on Rules. On adoption of the motion the vote was: Yeas, 23; Nays, 36 – Alonso Leon, Barker, Bynum, Clem, Doherty, Evans, Fahey, Gomberg, Gorsek, Greenlick, Helm, Hernandez, Holvey, Lively, Marsh, McKeown, McLain, Meek, Mitchell, Nathanson, Neron, Nosse, Power, Prusak, Rayfield, Reardon, Salinas, Sanchez, Schouten, Smith Warner, Sollman, Wilde, Williams, Williamson, Witt, Speaker Kotek; Excused, 1 – Piluso. Motion failed.

HB 3442 – Hayden moved to withdraw bill from Committee on Revenue. On adoption of the motion the vote was: Yeas, 22; Nays, 37 – Alonso Leon, Barker, Bynum, Clem, Doherty, Evans, Fahey, Gomberg, Gorsek, Greenlick, Helm, Hernandez, Holvey, Keny-Guyer, Lively, Marsh, McKeown, McLain, Meek, Mitchell, Nathanson, Neron, Nosse, Power, Prusak, Rayfield, Reardon, Salinas, Sanchez, Schouten, Smith Warner, Sollman, Wilde, Williams, Williamson, Witt, Speaker Kotek; Excused, 1 – Piluso. Motion failed.

HB 3377 – By unanimous consent, on request of Speaker, rules suspended and measure made a Special Order of Business immediately following the consideration of HCR 20 on today's Calendar.

HCR 20 (A-Engrossed) – Read as Special Order of Business. Carried by Williamson. On adoption of the measure the vote was: Yeas, 57; Nays, 2 – Nearman, Reschke; Excused, 1 – Piluso. Resolution adopted.

Pursuant to House Rule 17.01 (2), by unanimous consent, on request of Speaker, courtesies of the House and floor were extended to Avel Gordly, former Senator from Portland.

HB 3377 (B-Engrossed) – Read third time as Special Order of Business. Carried by Williamson. On passage of the bill the vote was: Yeas, 58; Nays, 2 – Nearman, Reschke. Bill passed.

The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 88 dated June 13, 2019.

HB 2444 – By unanimous consent, on request of Speaker, rules suspended and bill considered immediately.

HB 2444 (A-Engrossed) – Read third time. Carried by Gomberg. On passage of the bill the vote was: Yeas, 60. Bill passed.


HB 5017, 5018, 5027, 5033, 2209, 2230, 2333, 2437, 3062, 3067, 3436 – By unanimous consent, on request of Speaker, rules suspended and bills remaining on today's Third Reading of House Bills carried over and placed in their proper order on the Monday, June 17, 2019 Calendar.

The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 88 dated June 13, 2019.

SB 1052 Legislative Audits

SB 5502, 5503, 5506, 5520, 5524, 5528, 5531; SB 27, 28, 163, 166, 181, 488, 492, 558, 643, 815, 883, 1044 – Read second time and passed to third reading.

SB 809, 1002 – By unanimous consent, on request of Speaker, rules suspended and bills remaining on today's Third Reading of Senate Bills carried over and placed in their proper order on the Monday, June 17, 2019 Calendar.

HB 5002, 5035; HB 2509, 2932, 3310 – Speaker signed on June 13, 2019.

House adjourned until 10:00 a.m. Monday, June 17, 2019 on motion of Smith G.

Monday, June 17, 2019 -- Morning Session

House convened at 10:00 Gomberg in Chair.

Opening ceremony was a moment of silence.

Speaker in Chair.

Upon verification of quorum: All present except: Absent, 1 – McLane; Excused, 2 – Helt, Hernandez; Excused for Business of the House, 1 – Rayfield.

HB 5003; HB 2016, 2045, 2079, 2106, 2225, 2585, 2658, 2935, 3009, 3024, 3074, 3077, 3116, 3193, 3201 – Message from the Senate announcing President signed on June 13, 2019.
SB 5510, 5530, 5537, 5538 – Message from the Senate announcing passage.

SB 47, 670 – Message from the Senate announcing concurrence in House amendments and repassage.

SB 688 – Message from the Senate announcing Senators Olsen, Monnes Anderson, and Boquist appointed as Senate Conferees.


HB 2312 – Message from the Senate announcing Senators Dembrow, Chair; Riley, and Girod appointed as Senate Conferees.

SCR 32; SJM 6; SB 5533, 5544; SB 19, 29, 40, 42, 420, 421, 474, 478, 479, 582, 698, 740, 824, 854, 855, 910, 918, 962, 975, 980, 999, 1027, 1039, 1041; HB 5002, 5035; HB 2509, 2932, 3224, 3272, 3293, 3310, 3365, 3415; HCR 24, 30; HJR 15 – Message from the Senate announcing President signed on June 14, 2019.

Committee Report File No. 203 was distributed on June 13, 2019.

HB 2053 (A-Engrossed) – Report by Committee on Revenue recommending passage with amendments and be printed B-Engrossed.

HB 2129 (A-Engrossed) – Report by Committee on Revenue recommending passage.

Committee Report File No. 204 was distributed on June 14, 2019.

HB 2005 – Report by Committee on Rules recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Ways and Means. Bill referred to Committee on Ways and Means by order of the Speaker.

SB 769 – Report by Committee on Revenue recommending passage with amendments and be printed A-Engrossed.

Committee Report File No. 205 was distributed on June 14, 2019.

HB 2270 – Report by Committee on Revenue recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Tax Expenditures. Bill referred to Committee on Tax Expenditures by order of the Speaker.

SB 123 (A-Engrossed) – Report by Committee on Rules recommending passage with amendments and be printed B-Engrossed.

SB 361 (A-Engrossed) – Report by Committee on Rules recommending passage.

SB 455 (A-Engrossed) – Report by Committee on Rules recommending passage.

SB 579 – Report by Committee on Rules recommending passage.

SB 944 (A-Engrossed) – Report by Committee on Rules recommending passage.

SCR 25 – Report by Committee on Rules recommending adoption with amendments and be printed A-Engrossed.

Committee Report File No. 206 was distributed on June 14, 2019.

HB 2015 – Report by Committee on Ways and Means recommending passage with amendments and be printed A-Engrossed.

SB 695 (A-Engrossed) – Report by Committee on Revenue recommending passage with amendments and be printed B-Engrossed.

Committee Report File No. 207 was distributed on June 17, 2019.

SB 935 (A-Engrossed) – Report by Committee on Rules recommending passage with amendments and be printed B-Engrossed.

Stark moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today’s third reading calendar and that they be read by title only. Motion carried on viva voce vote.

HB 2841 (B-Engrossed) – Witt moved House not concur in Senate amendments and a Conference Committee be appointed. Motion carried on viva voce vote. Conference Committee to be appointed.

SB 3423 – Sprenger moved to withdraw bill from Committee on Health Care. On adoption of the motion the vote was: Yeas, 21; Nays, 37 – Alonso Leon, Barker, Bynum, Clem, Doherty, Evans, Fahey, Gomberg, Gorsek, Greenlick, Helm, Holvey, Keny-Guyer, Lively, Marsh, McKeown, McLain, Meek, Mitchell, Nathanson, Neron, Nosse, Piluso, Power, Prusak, Rayfield, Reardon, Salinas, Sanchez, Schouten, Smith Warner, Sollman, Wilde, Williams, Williamson, Witt, Speaker Kotek; Excused, 2 – Helt, Hernandez. Motion failed.
HB 2015, 2053, 2129 – Read second time and passed to third reading.

HB 5017 (A-Engrossed) – Read third time. Carried by Reardon.

Bonham declared a potential conflict of interest and submitted the following statement:

“In an overabundance of caution, and in accordance with ORS 244.020, I am writing to express a potential conflict of interest on HB 5017. As the owner of a small wood stove and spa shop in The Dalles, many of the products that we sell are regulated by the agency funded in HB 5017.”

HB 5017 (A-Engrossed) – On passage of the bill the vote was: Yeas, 38; Nays, 19 – Barreto, Bonham, Boshardt Davis, Drazan, Evans, Findley, Leif, Lewis, Nearman, Noble, Post, Reschke, Smith DB, Smith G, Sprenger, Stark, Wallan, Wilson, Zika; Excused, 1 – Helt; Excused for Business of the House, 2 – Nosse, Rayfield. Bill passed.


HB 5027 (A-Engrossed) – Read third time. Carried by Reardon. On passage of the bill the vote was: Yeas, 49; Nays, 8 – Barreto, Leif, Nearman, Reschke, Sprenger, Stark, Wallan, Wilson; Excused, 1 – Helt; Excused for Business of the House, 2 – Nosse, Rayfield. Bill passed.

HB 5033 (A-Engrossed) – Read third time. Carried by Smith G. On passage of the bill the vote was: Yeas, 58; Excused for Business of the House, 2 – Nosse, Rayfield. Bill passed.


HB 2230 (A-Engrossed) – Read third time. Carried by Nosse. On passage of the bill the vote was: Yeas, 53; Nays, 6 – Bonham, Findley, Nearman, Noble, Post, Reschke; Excused for Business of the House, 1 – Rayfield. Bill passed.

HB 2333 (B-Engrossed) – Read third time. Carried by Stark. On passage of the bill the vote was: Yeas, 58; Excused for Business of the House, 2 – Nosse, Rayfield. Bill passed.


Mitchell requested the following explanation of her vote be entered in the Journal:

“I wish to file a vote explanation for my vote on HB 2437, because I have been contacted by a number of constituents in House District 32 who have approached me with concerns over how this bill will impact not just our district, but our state's wetlands. I have also been approached by constituents in the district who are farmers that have enthusiastically advocated in opposition to this bill. When you hear from such a broad swath of constituents with differing opinions, and especially on an issue with such broad impacts, it’s especially important to ‘do your homework’ to make sure that decisions you make take into consideration all viewpoints.

“Agicultural ditches are used by farmers to allow for runoff from their crops and essentially as a ‘drain’ for that excess water. Over time, sediment and other waste can accumulate in the ditches. With that accumulation, if not maintained, the ditch can be rendered useless because the streamflow is impeded by that waste. So, farmers need the ability to periodically remove that accumulation from the ditch and dispose of the dredged material. While some ditches are wholly manmade, some are intermittent streams used for drainage purposes. Drainage channels that are streams are regulated by DSL. Farmers can remove up to 50 cubic yards without having to get a permit, but for amounts above that, they have to get a removal fill permit. Some farmers believe the permitting process is onerous, or they are unaware of the law, with the result being very few farmers actually apply for a permit and end up cleaning their ditches without authorization to remove more than the 50 cubic meters currently allowed by law.

“The need for a fix being clear, a workgroup was convened in the legislative interim to address the needs of farmers, while at the same time making sure that environmental considerations were also addressed in a process that inevitably will end up impacting the habitats of animals, birds, and fish that live in and along agricultural ditches. From what I have been told about this workgroup, and based on some of the documents I've seen that came out of the group, a great deal of thought and consideration around all of these issues was made—and a lot of progress was achieved. For example, this bill was intended to create sideboards and involved three different agencies (the Department of State Lands, Oregon Department of Agriculture, and Oregon Fish & Wildlife) to make the process more accessible to farmers but at the same time allow for environmental conditions to attach to this work.

“That said, while I feel this bill is the result of a long and deliberative process that truly tried to strike a balance between the need to protect our natural resources and environment, while also seeing to the needs of our farmers, I feel this bill falls a bit short of what I would have needed to see in order to feel fully comfortable in voting for it. For example, while the current 50 cubic yard exemption from DSL permitting is admittedly insufficient—the jump to 3,000 cubic yards per linear mile is quite large and is a blanket amount that doesn’t necessarily take into consideration the unique needs of the habitat that has cropped up around the waterway. Without additional protections around this process—it makes it difficult for me to be supportive of this particular approach.

“Secondly, the language of the bill indicates that the dredge spoils from irrigation ditches can be placed on wetlands, rather than limiting it to converted wetlands. Though I truly believe
that most farmers endeavor to act responsibly and historically have simply used dredge spoils to spread on their fields for fertilizer, there is still some ambiguity for me in reviewing the language of the bill that wetlands will be protected, in spite of the bill’s assertion that any disturbance must be ‘temporary’ and not ‘materially change the depth or functionality of a wetland.’

“Additionally, the timeline in the bill that a notice of ‘go ahead’ or denial must be issued is 45 days. If the agencies are unable to complete their process within that time frame, the removal of up to 3,000 cubic yards can proceed—and potentially without any oversight. The responsibility of reviewing notifications and assessing the need for environmental conditions is ultimately shared among three different agencies in this bill, creating a bureaucracy that while it might be thorough, would also potentially be constrained by that timeline in such a way that we might not have the necessary oversight to ensure proper protection of wetlands.

“Finally, and most problematically for me, is the direction to DSL to establish by rule one or more general permits that allows for the removal of material from ‘waters of this state, including essential indigenous anadromous salmonid habitat’ during ‘channel conditions where flowing or standing water is present.’ The majority of this bill relates to a permitting exception process in channels where there is no standing or flowing water. Section 9, where this addition is made, potentially opens some dangerous pathways for areas to be impacted that probably should not. The permits referred to here will be created in rule, with no protections in statute that exist in the rest of the bill in dry ditches. Notably, current law allows for removal fill from wet waters for drainage activities with a cap of 100 cubic yards; this new section does not set a statutory cap.

“To its credit, Section 10 of this bill calls for Oregon State University to conduct ‘a study of benefits and impacts of maintenance activities’ referred to in the bill. Given some of the fairly large changes to the permitting process, however, I believe that this study should have been conducted before implementing such a large change. If this study had been done in conjunction with a pilot first, and then changes made afterward based on the results of the pilot, we would at least have a program based on data that could give a clearer idea of the impact of some of these major changes.

“I have to say that I feel this bill is about 90 percent of where it needs to be, which is a testament to the dedication of the participants in the workgroup to find a viable solution for our farmers that also respects the climate. Given some of the concerns I have outlined here, however, I feel that there would need to be a little more in the bill in order for me to be completely supportive of it. Obviously, this legislation passed without my vote—which does at least give our farmers a more accessible process. That said, I do hope that these concerns give rise to a desire by stakeholders to go back in the next legislative interim and undertake a similar process to resolve these remaining concerns.”


By unanimous consent, on request of Speaker, rules suspended to temporarily advance to the order of business First Reading of Senate Bills.

SB 5510, 5530, 5537, 5538; SB 22, 23, 35, 41, 98, 138, 274, 283, 372, 393, 491, 526, 577, 832, 884, 889, 901, 973, 994, 1051 – Read first time and passed to Speaker’s desk for referral.

House recessed until 2:00 p.m. on motion of Smith G.

Monday, June 17, 2019 -- Afternoon Session

House reconvened at 2:00 p.m. Speaker in Chair.

Upon verification of quorum: All present except: Absent, 6 – Clem, Hayden, Hernandez, Noble, Nosse, Salinas; Excused for Business of the House, 5 – Holvey, Meek, Neron, Reardon, Smith DB.

HB 2022, 2030, 2057, 2059, 2060, 2061, 2080, 2085, 2098, 2112, 2191, 2211, 2262, 2294, 2306, 2347, 2399, 2400, 2423, 2425, 2486, 2512, 2530, 2623, 2660, 2790, 2835, 2844, 2916, 2997, 2999, 3006, 3216, 3384, 3409; HB 5001 – Message from the Governor announcing she signed on June 17, 2019.

SCR 33, 34 – Message from the Senate announcing President signed on June 17, 2019.

SB 226, 851 – Message from the Senate announcing passage.

SR 3, 4 – Message from the Senate announcing adoption.

HB 2084, 2141, 3137, 3138, 3431, 5048, 2417, 2515, 2591, 2592, 2631, 2699, 2788, 2881, 2972, 3152, 3213, 3309, 3413 – Message from the Senate announcing passage.
HB 3076, 2415 – Message from the Senate announcing passage as amended by the Senate.

House stood at ease.

Having recessed under the order of business Third Reading of House Bills, the House continued under that order of business.

HB 2020 (B-Engrossed) – Read third time.

Call of the House demanded by Wilson, joined by Boles, Zika, Lewis, Sprenger, Stark. All present.

HB 2020 (B-Engrossed) – Carried by Power.

HB 2020 (B-Engrossed) – Stark moved bill be re-referred to Committee on Ways and Means. On adoption of the motion the vote was: Yeas, 22; Nays, 38 – Alonso Leon, Barker, Bynum, Clem, Doherty, Evans, Fahey, Gomberg, Gorsek, Greenlick, Helm, Hernandez, Holvey, Keny-Guyer, Lively, Marsh, McKeown, McNair, Mek, Mitchell, Nathanson, Neron, Nosse, Piluso, Power, Prusak, Rayfield, Salinas, Sanchez, Schouten, Smith Warner, Sollman, Wilde, Williams, Williamson, Witt, Speaker Kotek; Absent, 1 – Rayfield. Motion failed.

HB 2020 (B-Engrossed) – Hayden moved bill be referred to Committee on Health Care. On adoption of the motion the vote was: Yeas, 22; Nays, 37 – Alonso Leon, Barker, Bynum, Clem, Doherty, Evans, Fahey, Gomberg, Gorsek, Greenlick, Helm, Hernandez, Holvey, Keny-Guyer, Lively, Marsh, McKeown, McNair, Mek, Mitchell, Nathanson, Neron, Nosse, Piluso, Power, Prusak, Rayfield, Salinas, Sanchez, Schouten, Smith Warner, Sollman, Wilde, Williams, Williamson, Witt, Speaker Kotek. Motion failed.

HB 2020 (B-Engrossed) – Noble moved bill be referred to Committee on Transportation. On adoption of the motion the vote was: Yeas, 24; Nays, 36 – Alonso Leon, Barker, Bynum, Clem, Doherty, Evans, Fahey, Gomberg, Gorsek, Greenlick, Helm, Hernandez, Holvey, Keny-Guyer, Lively, Marsh, McKeown, McNair, Mek, Mitchell, Nathanson, Neron, Nosse, Piluso, Power, Prusak, Rayfield, Reardon, Salinas, Sanchez, Schouten, Smith Warner, Sollman, Wilde, Williams, Williamson, Witt, Speaker Kotek. Motion failed.

HB 2020 (B-Engrossed) – Findley moved bill be referred to Committee on Revenue. On adoption of the motion the vote was: Yeas, 22; Nays, 38 – Alonso Leon, Barker, Bynum, Clem, Doherty, Evans, Fahey, Gomberg, Gorsek, Greenlick, Helm, Hernandez, Holvey, Keny-Guyer, Lively, Marsh, McKeown, McNair, Mek, Mitchell, Nathanson, Neron, Nosse, Piluso, Power, Prusak, Rayfield, Reardon, Salinas, Sanchez, Schouten, Smith Warner, Sollman, Wilde, Williams, Williamson, Witt, Speaker Kotek. Motion failed.

On parliamentary inquiry, Drazan questioned whether bill would require the affirmative vote of 31 members of the House or 36 members of the House in order to be declared passed.

Speaker ruled passage of the bill would require the affirmative vote of 31 members of the House, citing an opinion received from Legislative Counsel dated June 17, 2019 which stated:

“The Oregon Constitution requires bills for raising revenue to originate in the House of Representatives and to receive at least a three-fifths majority vote in favor of passage in each chamber. To determine whether a bill is a bill for raising revenue, the Oregon Supreme Court considers, first, whether the bill brings money into the treasury and, second, whether the bill possesses the essential features of a bill levying a tax. A bill that does not meet both requirements is not a bill for raising revenue. While it is likely that House Bill 2020 will bring money into the treasury, it is the opinion of Legislative Counsel that House Bill 2020 does not possess the essential features of a bill levying a tax. Under House Bill 2020, the state receives proceeds through the sale of allowances at auction. However, House Bill 2020 does not require a person to purchase allowances from the state. Rather, a person may choose to purchase allowances from the state, and receive a valuable, tradable asset in return, or the person may choose to purchase allowances from another source or comply with the program by other means. By contrast, a tax in this context would be a mandatory payment to the state. It is therefore the opinion of Legislative Counsel that House Bill 2020 does not require passage by a three-fifths majority.”

Based on the above opinion, Speaker ruled HB 2020 (B-Engrossed) would require the constitutional majority of 31 affirmative votes to be declared passed.

Drazan, joined by McLane, appealed the ruling of the Chair.

The decision of the Chair was sustained, the vote being: Yeas, 38; Nays, 22 – Barreto, Boles, Bonham, Boshart Davis, Drazan, Findley, Hayden, Helt, Leif, Lewis, McLane, Nearman, Noble, Post, Reschke, Smith DB, Smith G, Sprenger, Stark, Wallan, Wilson, Zika.

HB 2020 (B-Engrossed) – Reschke moved bill be referred to Committee on Energy and Environment. On adoption of the motion the vote was: Yeas, 22; Nays, 35 – Alonso Leon, Barker, Bynum, Clem, Doherty, Evans, Fahey, Gomberg, Gorsek, Greenlick, Helm, Hernandez, Holvey, Keny-Guyer, Lively, Marsh, McKeown, McNair, Mek, Mitchell, Nathanson, Neron, Nosse, Piluso, Power, Prusak, Rayfield, Reardon, Salinas, Sanchez, Schouten, Smith Warner, Sollman, Wilde, Williams, Williamson, Witt, Speaker Kotek; Absent, 3 – Barreto, Gomberg, Gorsek. Motion failed.

HB 2020 (B-Engrossed) – Wilson moved bill be postponed indefinitely.

By unanimous consent, Reschke permitted use of visual aid during debate on motion.
HB 2020 (B-Engrossed) – On adoption of the motion the vote was: Yeas, 24; Nays, 36 – Alonso Leon, Barker, Bynum, Clem, Doherty, Evans, Fahey, Gomberg, Gorsek, Greenlick, Helm, Hernandez, Holvey, Keny-Guyer, Lively, Marsh, McLain, Meek, Mitchell, Nathanson, Neron, Nosse, Piluso, Power, Prusak, Rayfield, Reardon, Salinas, Sanchez, Schouten, Smith Warner, Sollman, Wilde, Williams, Williamson, Speaker Kotek. Motion failed.

By unanimous consent, Smith DB permitted use of visual aid during debate on bill.

HB 2020 (B-Engrossed) – On passage of the bill the vote was: Yeas, 36; Nays, 24 – Barreto, Boles, Bonham, Boshart Davis, Drazan, Findley, Hayden, Helt, Leif, Lewis, McKeown, McLane, Nearman, Noble, Post, Reschke, Smith DB, Smith G, Sprenger, Stark, Wallan, Wilson, Witt, Zike. Bill passed.

Evans requested the following explanation of his vote be entered in the Journal:

“House Bill 2020 is the first-draft of an historic transformation of our economy from a dependency upon fossil fuels, and the impact it causes, toward a cleaner more carbon-neutral reality. This bill is far from perfect, but it is an impressive step forward. It provides the framework for the transition: it is, and shall remain for decades to come, a work ‘in-progress.’ For too long we have allowed the perfect to obstruct the good. House Bill 2020 is a critical measure for all who seek to be good stewards of our natural world as well as for all who believe we have a duty to defend our nation from all threats, foreign and domestic. Our relationship with fossil fuels has weakened us. This measure will begin our journey back to our ‘better angels.’ I am grateful for the hard work done, and enthusiastic about the future we shall create together.”

McKeown requested the following explanation of her vote be entered in the Journal:

“After lengthy and careful consideration of House Bill 2020B, I was a ‘no’ vote today. I am left with a conflicted heart and feel compelled to explain.

“Before I explain my position, I want to sincerely commend the good and honorable Representative Karin Power for her thoughtful and tireless work on this bill.

“Global climate change is real. Future generations are looking to elected officials at the local, state, and federal levels of their government to do something, but I fear that if we do this now, and we do it wrong, the repercussions will be felt by all Oregonians. If Oregon’s economy is damaged, and we can’t afford to maintain our roads, we will be an example of why to tackle climate issues with state policy. As much as I believe we have to do something, I even more strongly believe that we have to get it right. Unfortunately, I didn’t believe that HB 2020B, in its current form, got it right enough for me to vote yes.

“My beliefs about House Bill 2020B are nuanced but my underlying values are unwavering, and my background demonstrates those values.

“As a member of the Energy Trust Board, I represented rural communities for eight years ensuring that the public purpose charge that is the cornerstone of the energy trust revenue was equally distributed across the state and working toward investment in efficiency, conservation and renewable power projects in urban and rural communities. It was an honor to serve.

“During that same time, the City of Coos Bay built the first LEED certified public building on the coast, a new Fire Station. There were many doubters in the beginning in my community, including my husband who at the time was a City Councilor. With a great deal of education about the benefits of sustainability from the Energy Trust Staff, a lot of encouragement and cajoling, that building is now a source of pride in the community.

“As a Port Commissioner I traveled to three countries supporting a deep water, offshore wind project because I knew that some of the best wind on the planet lies a few miles offshore between Coos Bay and San Francisco. This was verified by the department of energy at the federal level, who was involved in the project as well. The project would have brought gigawatts of renewable power into Oregon. We failed at the first attempt, but we will one day tap that resource.

“On the subject of coastal renewable energy opportunities, I often joke about having a bone to pick with my friend from the House District to the north of mine, Representative Gomberg. My district also fought for the wave energy testing facility that now lies off the coast of House District 10 in Newport.

“I personally have 5.8 kw of solar power generation on my home. This is because I know and believe in the importance of the transition to solar and wind and geothermal and hydro and wave – all sources of renewable power are critical to our future.

“In the 2017 Transportation package, which I played a large part in crafting as the Co-Chair of the Joint Committee on Transportation, we looked toward the future of not only Oregon’s transportation infrastructure but the future of transportation fuels themselves. We made significant investments in transit, we tiered registration and title fees to differentiate between vehicles that are highly and efficient and those that are not. We incentivized, if in a small way, Oregonians to purchase electric vehicles with the goal of driving down emissions.

“This is all to say that I am not a climate denier. In fact, I am deeply concerned about how to make the changes we will have to make as a state and as a society to combat climate change. However, I have two problems with House Bill 2020B.

“The Speaker trusted me with a gavel as the Co-Chair of the Joint Transportation Committee. I thank her for that honor. It is a responsibility that I take very seriously. I consider myself a steward of Oregon’s transportation system and have spent much of this session following the interplay between House Bill 2020B and the 2017 Transportation Package; especially issues pertaining to the Highway Trust Fund, how we preserve, maintain and improve our entire transportation system. It leaves me deeply concerned.

“How do we keep our promise to improve the transportation system through the 8 years of gas tax increases and 10 years of implementation under HB 2017 when the Trust Fund will now be losing money? Some estimates are up to $18.5 billion in revenue over a 30-year period. It is unclear how we mitigate that loss.

“How can the cost increases to motorists and freight movers not have a significant negative impact on the economy of the state as these costs will trickle down to every Oregonian?

“How do we meet and maintain cost responsibility, our constitutional charge, in a changing system and move toward road usage fees, which must be part of our path forward as we electrify? What are the possible constraints on the state’s ability to bond beyond the planned projects called out in HB 2017 as we move forward?

“There are also unresolved, constitutional questions regarding the HTF, and the Common School Fund.

“In the 2017 Transportation Package, we raised the gas tax 10
cents, and Oregonians trusted us to do that knowing we weren’t
going to hit them again for 10 years. That was our pledge. It’s a
pledge I can’t, with a good conscience, break.

“Most importantly, how do we actually lower emissions in the
transportation sector when there is no clear path to electrification
infrastructure or fleet conversion on a large enough scale to be on
target to meet the stated 2035 and 2050 goals?

“I see many unresolved transportation issues in HB 2020B.
Telling our constituents to trust us and that we’ll fix it later is not
very comforting, I fear.

“We have been in a recession on the south coast for 40 years
now. We have not recovered the way that much of the rest of
Oregon has, a case in point, the closure of the Georgia Pacific mill
just down the road from my house. This is personal for me. It is
why I run for this office: to protect my communities who have been
struggling for quite some time. I fear for my constituents who
struggle, and I fear for my businesses who struggle.

“House District 9 is far away from any urban centers. This
means that my constituents drive more. They will have higher costs
as fuel prices increase with few transportation alternatives.
Businesses in my district have increased costs well. It costs more
to move goods to or from the south coast.

“We have done good and important work in the past several
legislative sessions: a minimum wage increase, paid sick leave, pay
equity, the Transportation Package, the Student Success Act, and
the potential for a paid family leave bill later this session. However,
all of these are cost drivers. I fear we are in danger of hitting
critical mass for our constituents and for our businesses,
particularly in poor and rural communities. We have accomplished
a great deal, but for rural coastal Oregonians and the businesses on
our coast how much is too much?

“I honestly don’t know how I can go home and look my 65,000
constituents in the eye, individuals and business owners alike, and
tell them ‘It’s going to be okay. Yes, your fuel prices are going to
go up again, your home heating and natural gas costs are going to go
up, and the costs of your goods and services are going to go up.’
How do I tell them that it’s going to be okay, when I don’t believe it
myself? At what point does this burden become too great to bear for
my rural constituents?

“I believe that climate change must be responded to, but 2020B
is not a plan of action that generates climate improvements
significant enough to justify the price that rural businesses and
low-income Oregonians will be asked to bear. Ultimately, I don’t
believe that it is a plan of action that improves the lives of the rural
constituents in places like House District 9, and so I voted no.”

HB 2020 (B-Engrossed) Mitchell requested the following
explanation of her vote be entered in the Journal:

“I have heard passionate arguments from sections of my
community who very much support the bill, and those who
vehemently oppose it. I want to ensure my statement is on record.

“HB 2020 is the product of years of climate policy analysis,
research, and reports that predate my time in this Legislature.
While there was much debate on the House floor on the bill, nearly
all of my colleagues on both sides of the political aisle recognized
the issue of global warming. Over 10 years since my formal
introduction to the concept of climate change, we are confronted
with even more dire and imminent threats from climate change.
In fact, the United Nations Intergovernmental Panel on Climate
Change has issued a warning that we as a planet will face
unprecedented and devastating consequences such as widespread
famine, flooding, and drought if we don’t take bold action to reduce
greenhouse emissions by 2030. Locally, within our own community,
we face multiple climate threats that are affecting our local
economies.

“These impacts, if left unchecked, have the potential to be
catastrophic for our community. As the representative of a district
that includes the most state-owned forestland in the state, we are
at risk for significant fire danger as our summers grow hotter—even
with responsible management of our lands. As temperatures rise,
many tree species we harvest, like the Western hemlock, are unlikely
to be able to adapt. This risks the investments of not only larger timber operations, but also small
woodland owners who rely on that investment income both in the
short term and as a generationally-bestowed asset. Many jobs in
my district are still resource or tourism based, particularly those
engaged in commercial and recreational fishing. Many of the
cities and towns in House District 9 run along the Pacific Ocean or
line rivers like the Columbia, and these population centers could be
significantly impacted by sea level rise.

“Rather than inaction, I chose to fight hard to make this bill
better for our district. I asked the House committee co-chair to
meet with me and representatives from one of our largest mills to
hear firsthand their concerns, and I advocated for improvements to
protect our state’s energy-intensive, trade-exposed companies,
called EITEs. Through these changes in the bill, EITEs like ‘Pulp,
Paper, and Paperboard Mills,’ ‘Sawmills and Wood Preservation,’
‘Veneer, Plywood, and Engineered Wood Product Manufacturing’
are now specifically protected. I pushed to ensure that the bill
recognized the best-in-class technology that our companies have
already invested in, and the final version of the bill now gives these
EITEs 100% direct allowances through 2025. Six years from now,
EITEs will then be evaluated to continue to ensure that they are
recognized for all they can do to improve energy efficiency — and if
they are continuing to meet these standards, they will receive 95%
direct allowances for a subsequent nine years. Minor allowance
purchases will be partially returned in the form of grants to these
businesses to help afford equipment upgrades. The bill gives EITEs
the ability to continue to operate competitively—and acknowledges
how important they are to our communities.

“House Bill 2020 will also make sure that projects under the
program pay living wages and produce good jobs, which is why the
Oregon State Building and Construction Trades Council and other
unions have endorsed the bill. I am heartened by their testimony in
the final days of committee hearings, where their Executive
Secretary said ‘climate change is a reality that must be addressed
by state and national governments sooner or later. HB 2020 has
the potential to push Oregon to the front of the pack in terms of
innovation, worker training, and economic transition, ensuring our
industries are competitive for decades to come.’

“I am grateful that colleagues listened to public testimony that
talked about the way that higher gas prices disproportionately
affect our coastal and rural communities, and I look forward to
voting yes on Senate Bill 1051 as well. SB 1051 will provide a credit
back for any gas price impacts attributable to the program for low-
and moderate-income households in Oregon, as well as a credit for
certain diesel fuel costs used in farm and forestry activities. The
Committee also sought to mitigate and avoid energy bill impacts to
low income households altogether, and crafted the bill to provide
for a gradual transition away from fossil fuels. After months of
work, our state’s largest utilities – Pacific Power, PGE, and NW
Natural – have all determined that they can now support HB 2020.
I imagine that was no easy feat.

“While this vote explanation will disappoint my constituents
who wanted me to vote no, I intend to continue to engage in the cap
and trade program implementation to ensure that the benefits
promised by advocates are delivered to our rural and coastal
communities.”
SB 226, 851 – Read first time and passed to Speaker’s desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 89 dated June 17, 2019.

SB 5510 Ways and Means
SB 5530 Ways and Means
SB 5537 Ways and Means
SB 5538 Ways and Means
SB 22 Ways and Means
SB 23 Ways and Means
SB 35 Rules
SB 41 Ways and Means
SB 41 Ways and Means
SB 491 Ways and Means
SB 526 Ways and Means
SB 577 Ways and Means
SB 832 Ways and Means
SB 884 Ways and Means
SB 889 Ways and Means
SB 901 Ways and Means
SB 973 Ways and Means
SB 994 Ways and Means
SB 1051 Ways and Means

SB 24 (B -Engrossed) – Speaker announced Representatives Williamson, Greenlick, and Stark appointed as House Conferees.

SB 688 (A-Engrossed) – Speaker announced Representatives Evans, Wilde, and Zika appointed as House Conferees.

SB 5533, 5544; SB 19, 29, 40, 42, 420, 421, 474, 478, 479, 582, 698, 740, 824, 854, 855, 910, 918, 962, 975, 980, 999, 1027, 1039, 1041; SCR 32; SJM 6 – Speaker signed on June 14, 2019.

SCR 33, 34 – Speaker signed on June 17, 2019.

HCR 24, 30; HJR 15 – Filed with Secretary of State on June 14, 2019.

Williamson moved House adjourn until 9:30 a.m. Tuesday, June 18, 2019. Motion carried on viva voce vote. House adjourned.

SB 809, 1002, 5502, 5503, 5506, 5520, 5524, 5528, 5531, 27, 28, 163, 166, 181, 488, 492, 558, 643, 815, 883, 1044 – Bills remaining on today’s Third Reading of Senate Bills carried over and placed in their proper order on the Tuesday, June 18, 2019 Calendar by virtue of adjournment.

Tuesday, June 18, 2019 – Morning Session

House convened at 9:30 a.m. Speaker Pro Tempore in Chair.

Opening ceremony was a moment of silence.

Upon verification of quorum: All present except: Excused, 1 – Clem.

SB 47, 670 – Message from the Senate announcing President signed on June 17, 2019.

Committee Report File No. 208 was distributed on June 17, 2019.

HB 2130 – Report by Committee on Revenue recommending passage with amendments, be printed A-Engrossed, and be referred to Committee on Tax Expenditures. Bill referred to Committee on Tax Expenditures by order of the Speaker.

Committee Report File No. 209 was distributed on June 17, 2019.

HCR 37 – Report by Committee on Rules recommending adoption.

SB 1052 – Report by Committee on Legislative Audits recommending passage.

Committee Report File No. 210 was distributed on June 18, 2019.

SB 1013 (A -Engrossed) – Report by Committee on Rules recommending passage with amendments and be printed B-Engrossed.

Committee Report File No. 211 was distributed on June 18, 2019.

HB 5025 – Report by Committee on Ways and Means recommending passage.

HB 3406 – Lewis moved to withdraw bill from Committee on Human Services and Housing. On adoption of the motion the vote was: Yeas, 23; Nays, 36 – Alonso Leon, Bynum, Doherty, Evans, Fahey, Gomberg, Gorsek,
Greenlick, Helm, Hernandez, Holvey, Keny-Guyer, Lively, Marsh, McKeown, McLain, Meek, Mitchell, Nathanson, Neron, Nosse, Piluso, Power, Prusak, Rayfield, Reardon, Salinas, Sanchez, Schouten, Smith Warner, Sollman, Wilde, Williams, Williamson, Witt, Speaker Kotek; Excused, 1 – Clem. Motion failed.

Sprenger moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today's third reading calendar and that they be read by title only. Motion carried on viva voce vote.

HB 2415 (B-Engrossed) – Fahey moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 45; Nays, 14 – Barreto, Bonham, Boshart Davis, Findley, Hayden, Lewis, Nearman, Post, Reschke, Smith DB, Sprenger, Wallan, Wilson, Zika; Excused, 1 – Clem. Bill repassed.

HB 3076 (B-Engrossed) – Salinas moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 45; Nays, 15 – Barreto, Boles, Bonham, Boshart Davis, Findley, Nearman, Noble, Post, Reschke, Smith DB, Smith G, Sprenger, Stark, Wallan, Wilson. Bill passed.

The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 90 dated June 18, 2019.

HB 3451 Natural Resources

HB 5025 – Read second time and passed to third reading.

HB 2015 (A-Engrossed) – Read third time.

Speaker in Chair.

HB 2015 (A-Engrossed) – Carried by Hernandez, Alonso Leon.

HB 2015 (A-Engrossed) – Post moved bill be referred to Committee on Rules. On adoption of the motion the vote was: Yeas, 22; Nays, 38 – Alonso Leon, Barker, Bynum, Clem, Doherty, Evans, Fahey, Gomberg, Gorsek, Greenlick, Helm, Helt, Hernandez, Holvey, Keny-Guyer, Lively, Marsh, McKeown, McLain, Meek, Mitchell, Nathanson, Neron, Nosse, Piluso, Power, Prusak, Rayfield, Reardon, Salinas, Sanchez, Schouten, Smith Warner, Sollman, Wilde, Williams, Williamson, Speaker Kotek; Excused, 1 – Clem. Motion failed.


Evans requested the following explanation of his vote be entered in the Journal:

"House Bill 2015 is a necessary measure. It aligns us with the rest of the nation. Since passage of the REAL ID Act by Congress in the early 2000s in the wake of 9/11 Terrorist Attacks upon our country, we have been working towards an integrated identification process: in simplest terms, a federal program managed through the states. HB 2015 is required for us to comply with the higher standards of presence proofs established through the REAL ID Act. Absent passage, many Oregonians would be inconvenienced at the airport, entering federal installations, and/or at the border when seeking to return from travels abroad.

“What the bill does is this: established an 'enhanced' Oregon Driver’s License eligible for recognition by the federal government. Those unable to meet the criteria required by the REAL ID Act may be eligible, with passage of written and driving demonstration tests, for a driver’s license. This is necessary for all Oregonians either unable, or unwilling, to show proof of citizenship. Many aged, at-risk, and homeless members of our community cannot demonstrate the proofs now required by the federal government. Accordingly, a standard (as in not 'enhanced') card will be only good in Oregon for purposes of driving privileges and/or identification proofs.

"Here’s the bottom line: HB 2015 is a necessary step for Oregon to take. It makes our state safer more secure, through better management of residency; it complies with new federal requirements that will ensure our people aren’t unnecessarily inconvenienced when interacting with the federal government. I believe passage of this measure is a critical need; it is about national security and individual liberties, nothing less or more."

HB 2015 (A-Engrossed) – Mitchell requested the following explanation of her vote be entered in the Journal:

"Driving is an essential part of everyday life in many parts of Oregon for many Oregonians. That includes the North Coast where I myself have spent many hours driving up and down Highway 101 to visit constituents throughout our large district. In our community, local advocacy groups often highlight how important the ability to drive is to so many hardworking members of our community, including those who work on farms, in seafood processing facilities, and in the hospitality industry. Without driver’s licenses, people are often out in lose-lose scenarios where commute times are so long that it becomes impossible to get by.

"Under the new standards, the state will offer two different types of driver’s licenses: the new, enhanced federal Real ID-compliant license, that can be used for air travel, access to federal buildings, among other things; and the standard license which will only be a license to drive. To get the enhanced license, Oregonians must submit additional identification documents and proof of citizenship. The standard license would be available to all Oregon residents who pass written and driving tests, pay necessary fees, provide proof of insurance, and provide proof of identity and residency, regardless of citizenship status. This ensures that every Oregonian including those who may not have access to the necessary documentation required to receive a Real ID, like the elderly, domestic violence survivors, victims of natural disasters, houseless individuals and immigrants, are still able to obtain a driver’s license."
“This legislation also ensures that Oregon’s roads are safer. Having a driver’s license means drivers know traffic laws and are required to have the minimum amount of car insurance. That is good for every other driver on the road.

“House Bill 2015 makes sure that we do right by the most vulnerable people in our communities, who just want to be able to get to school, work, and church like the rest of us.”

HB 2015 (A-Engrossed) – Noble requested the following explanation of his vote be entered in the Journal:

“Why I voted in favor of HB 2015 – Regardless of HB 2015, and with the implementation of Real ID, Oregon will have two distinct driver’s license cards beginning July 2020. This is different from SB 833 (Measure 88) which would have required the creation of a new card. HB 2015 simply makes use of the standard driver’s license that does not meet the requirements of legal presence for the purposes of federal identification.

“Although HB 2015 does not require a person to prove legal presence for the standard driver’s license, it still requires a person to prove their identity and Oregon residency, and requires the collection of biometric data consistent with current practice. Additionally, HB 2015 preserves the Real ID driver’s license requirement that a person prove legal presence in the United States, and it complies with federal identification requirements.

“My public safety background provides me with an orientation towards traffic safety. Although nothing is guaranteed, I believe we are better off with having people on the road who have demonstrated a basic proficiency in knowledge of the rules of the road and practical skills in operating a motor vehicle. Additionally, with the proof of identity and residency requirements in the bill, law enforcement officers will have better information regarding who’s behind the wheel in the event of a traffic violation, traffic crash, or any other situation when the identity of the operator is important.

“Although anyone can insure a car, insurance companies almost always will deny a claim in situations where the vehicle is not operated legally, including circumstances where the driver’s license is revoked or suspended, or the driver simply does not have an operator’s license. I believe HB 2015 removes a barrier for the purchase of motor vehicle insurance by allowing a path for the legal operation of a vehicle. This benefits us all.

“In weighing my vote on HB 2015, I carefully considered all of the background information presented below. I’m also very aware that this bill has been seen and referred to as a pro or anti undocumented/illegal immigration bill. Many will no doubt disagree with me, but I refuse to see it that way. For me, this was a traffic safety vote. I believe HB 2015 will take some of the unknown, unlicensed, untrained drivers who don’t know the rules of the road, and provide for proof of identity, proof of proficiency, proof of knowledge, and the ability to be insured. I see this as a benefit.

“Some background information - The Real ID Act was passed by Congress in 2005, based on recommendations from the 9/11 Commission that the federal government ‘set standards for the issuance of sources of identification, such as driver’s licenses.’ It establishes standards that state-issued driver’s licenses and identification cards must meet in order to be accepted as identification for certain federal purposes.

“The federal government has been granting Oregon an exemption from Real ID requirements; however, the current exemption expires October 2019. ODOT is optimistic that Oregon will receive additional extensions that will take us through October 2020. As ODOT’s recent computer overhaul wraps up, Oregon will begin issuing Real ID driver’s licenses in July 2020. Real ID licenses will be optional, and Oregonians who do not wish to get one can keep their standard driver’s license or ID card.

“So what’s the difference? The difference is access. Starting Oct. 1, 2020, the federal government will require Real ID compliant identification from Oregonians wishing to board a domestic commercial flight or enter a secure federal building or military base, so you will not be able to use a standard Oregon Driver’s License or ID Card for these purposes.

“Why does this matter? Beginning in July 2020, Oregon DMV will issue two types of cards. A Real ID driver’s license that grants driving privileges and shows Oregon residency and meets the federal requirements of legal presence in the United States, and the standard Oregon driver’s license that grants driving privileges and maintains our current identification and residency requirements.

“Everything mentioned above regarding Real ID is taking place regardless of the outcome of HB 2015.

“So what does HB 2015 do? - HB 2015 allows Oregon residents to obtain a non-commercial driver’s license without showing proof of legal presence, provided the person has a valid social security number or provides a signed written statement that the person has not been assigned a Social Security number.

“HB 2015 requires several things for the issuance of a driver’s license:

(1) A person must submit to collection of biometric data related to the identity of the person.
(2) A person must show proof that they are an Oregon resident.
(3) A person must pass the knowledge test and driving test, and
(4) they must pay the appropriate fee for the license.

“Also, in order to prove identity, a person must present one of the following:

(1) An unexpired valid passport from the person’s country of citizenship;
(2) An unexpired valid consular identification document
(3) A driver license, driver permit, or identification card issued by this state
(4) A driver license, driver permit, or identification card issued by another state

“What about voting? HB 2015 also adds language to ORS 247.107 which deals with providing records to the Secretary of State for voter registration. The language clarifies the development of rules to ensure that only US citizens are registered to vote, in compliance with the voter registration provisions of the National Voter Registration Act of 1993. This legislation does not increase the possibility of a non-citizen being registered to vote. US citizenship is still a requirement to vote or register to vote.

“What about Measure 88? - Yes, my vote on HB 2015 did conflict with the people’s vote on Measure 88. Yes, I have spoken on the floor of the House of Representatives that too many times during this legislative session we have ignored the will of the people. That is exactly why I voted no on HB 3427, a bill to raise your taxes and take money out of your pocket in direct conflict with measure 97. And I voted no on SB 1008, a bill making changes to minimum sentencing in direct conflict with measures 11 and 94. And that is why I proposed an amendment to HB 2015 to remove the emergency clause and refer the bill to the voters. Unfortunately, my amendment was not adopted.”

HB 2053 (B-Engrossed) – Read third time. Carried by Marsh. On passage of the bill the vote was: Yeas, 60. Bill passed.
HB 2129 (A-Engrossed) – Read third time. Carried by Smith G. On passage of the bill the vote was: Yeas, 60. Bill passed.

HCR 37 – Read. Carried by Gorsek. On adoption of the measure the vote was: Yeas, 58; Absent, 2 – Alonso Leon, Hernandez. Resolution adopted.

SCR 25 (A-Engrossed) – Read. Carried by Williamson. On adoption of the measure the vote was: Yeas, 60. Resolution adopted.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 90 dated June 18, 2019.

SB 226 Rules
SB 851 Revenue

Committee Report File No. 212 was distributed on June 18, 2019.

HB 5021 – Report by Committee on Ways and Means recommending passage with amendments and be printed A-Engrossed.
HB 5024 – Report by Committee on Ways and Means recommending passage with amendments and be printed A-Engrossed.
HB 5032 – Report by Committee on Ways and Means recommending passage with amendments and be printed A-Engrossed.
HB 5034 – Report by Committee on Ways and Means recommending passage with amendments and be printed A-Engrossed.
HB 5039 – Report by Committee on Ways and Means recommending passage with amendments and be printed A-Engrossed.
HB 5040 – Report by Committee on Ways and Means recommending passage with amendments and be printed A-Engrossed.
HB 5042 – Report by Committee on Ways and Means recommending passage with amendments and be printed A-Engrossed.

Committee Report File No. 213 was distributed on June 18, 2019.

SB 5510 (A-Engrossed) – Report by Committee on Ways and Means recommending passage.
SB 5530 (A-Engrossed) – Report by Committee on Ways and Means recommending passage.
SB 5537 (A-Engrossed) – Report by Committee on Ways and Means recommending passage.
SB 5538 (A-Engrossed) – Report by Committee on Ways and Means recommending passage.
SB 22 – Report by Committee on Ways and Means recommending passage.

SB 23 (A-Engrossed) – Report by Committee on Ways and Means recommending passage.
SB 98 (B-Engrossed) – Report by Committee on Ways and Means recommending passage.
SB 138 (B-Engrossed) – Report by Committee on Ways and Means recommending passage.
SB 283 (B-Engrossed) – Report by Committee on Ways and Means recommending passage.
SB 372 (B-Engrossed) – Report by Committee on Ways and Means recommending passage.
SB 491 (A-Engrossed) – Report by Committee on Ways and Means recommending passage.
SB 526 (B-Engrossed) – Report by Committee on Ways and Means recommending passage.
SB 577 (B-Engrossed) – Report by Committee on Ways and Means recommending passage.
SB 832 (A-Engrossed) – Report by Committee on Ways and Means recommending passage.
SB 889 (A-Engrossed) – Report by Committee on Ways and Means recommending passage.
SB 973 (B-Engrossed) – Report by Committee on Ways and Means recommending passage.
SB 1051 (A-Engrossed) – Report by Committee on Ways and Means recommending passage.
SB 5510, 5530, 5537, 5538; SB 22, 23, 41, 98, 138, 283, 372, 491, 526, 577, 832, 884, 889, 973, 1013, 1051, 1052 – Read second time and passed to third reading.

SB 809 (A-Engrossed) – Read third time. Carried by Gorsek. On passage of the bill the vote was: Yeas, 60. Bill passed.

SB 1002 (B-Engrossed) – Read third time. Carried by Williamson. On passage of the bill the vote was: Yeas, 42; Nays, 18 – Barker, Barreto, Boles, Bonham, Boshart Davis, Clem, Drazan, Findley, Leif, Lewis, Nearman, Post, Reschke, Smith DB, Sprenger, Wallan, Wilson, Zika. Bill passed.

SB 5502 (A-Engrossed) – Read third time. Carried by Smith G. On passage of the bill the vote was: Yeas, 66; Nays, 4 – Nearman, Post, Reschke, Wallan. Bill passed.

SB 5503 (A-Engrossed) – Read third time. Carried by Stark. On passage of the bill the vote was: Yeas, 60. Bill passed.

SB 5506 (A-Engrossed) – Read third time. Carried by Stark. On passage of the bill the vote was: Yeas, 60. Bill passed.
SB 5520 (A-Engrossed) – Read third time. Carried by Nosse. On passage of the bill the vote was: Yeas, 59; Excused for Business of the House, 1 – Findley. Bill passed.

SB 5524 (A-Engrossed) – Read third time. Carried by Post.

Smith G declared a potential conflict of interest and submitted the following statement:

"Madam Speaker and colleagues, for the last 22 years I have been a member of a limited liability company that does economic and business development work throughout Oregon. In my position I often refer businesses to departments within Business Oregon such as the Entrepreneurial Loan Fund for help accessing capital. I often work with businesses and the regional development officers on general economic development issues throughout Eastern Oregon and in Linn County. I also meet with Business Oregon representatives to coordinate on how to bring more businesses to Oregon. None of the above work is paid for by Business Oregon.

"Lastly, I am the Director of the Eastern Oregon University Small Business Development Center where 1/3 of the funding (approximately) is paid for through Business Oregon."

SB 5524 (A-Engrossed) – On passage of the bill the vote was: Yeas, 55; Nays, 4 – Barreto, Nearman, Reschke, Zika; Excused for Business of the House, 1 – Findley. Bill passed.

SB 5528 (A-Engrossed) – Read third time. Carried by Piluso. On passage of the bill the vote was: Yeas, 59; Excused for Business of the House, 1 – Barker. Bill passed.

SB 5531 (A-Engrossed) – Read third time. Carried by Nosse. On passage of the bill the vote was: Yeas, 59; Excused for Business of the House, 1 – Barker. Bill passed.

SB 27 (B-Engrossed) – Read third time. Carried by Schouten. On passage of the bill the vote was: Yeas, 39; Nays, 20 – Barreto, Boles, Bonham, Boshart Davis, Drazan, Findley, Hayden, Helt, Leif, Lewis, Nearman, Noble, Post, Reschke, Smith DB, Sprenger, Stark, Wallan, Wilson, Zika; Excused for Business of the House, 1 – Barker. Bill passed.


SB 163 – Read third time. Carried by Marsh. On passage of the bill the vote was: Yeas, 54; Nays, 6 – Barreto, Hayden, Keny-Guyer, Post, Smith DB, Zika. Bill passed.

SB 166 – Read third time. Carried by Marsh. On passage of the bill the vote was: Yeas, 47; Nays, 12 – Barreto, Boshart Davis, Drazan, Findley, Hayden, Nearman, Post, Reschke, Sprenger, Stark, Wilson, Zika; Excused for Business of the House, 1 – Evans. Bill passed.

SB 181 (A-Engrossed) – Read third time. Carried by Schouten. On passage of the bill the vote was: Yeas, 54; Nays, 6 – Barreto, Hayden, Nearman, Post, Reschke, Zika. Bill passed.

SB 488 (B-Engrossed) – Read third time. Carried by Williamson. On passage of the bill the vote was: Yeas, 58; Nays, 2 – Post, Wallan. Bill passed.

SB 492 – Read third time. Carried by Piluso. On passage of the bill the vote was: Yeas, 60. Bill passed.

SB 558 (A-Engrossed) – Read third time. Carried by McKeown. On passage of the bill the vote was: Yeas, 57; Nays, 3 – Evans, Wallan, Witt. Bill passed.

SB 643 (A-Engrossed) – Read third time. Carried by Leif. On passage of the bill the vote was: Yeas, 60. Bill passed.

House recessed until 2:00 p.m. on motion of Smith G.

Tuesday, June 18, 2019 – Afternoon Session

House reconvened at 2:00 p.m. Speaker in Chair.


SB 224, 451, 998 – Message from the Senate announcing passage.

SCR 37 – Message from the Senate announcing adoption.

HB 2266, 2402, 2460, 2787, 2847, 3324 – Message from the Senate announcing passage.

HB 2867, 2949, 2185 – Message from the Senate announcing passage as amended by the Senate.

HB 2841 – Message from the Senate announcing Senators Dembrow, Bentz, and Roblan appointed as Senate Conferees.

Committee Report File No. 214 was distributed on June 18, 2019.

SB 35 (B-Engrossed) – Report by Committee on Rules recommending passage.

SB 113 (B-Engrossed) – Report by Committee on Rules recommending passage.

SB 212 (A-Engrossed) – Report by Committee on Revenue recommending passage with amendments and be printed B-Engrossed.
SB 431 (B-Engrossed) – Report by Committee on Revenue recommending passage.

SB 905 (A-Engrossed) – Report by Committee on Rules recommending passage.

SB 1045 (A-Engrossed) – Report by Committee on Revenue recommending passage.

SCR 36 – Report by Committee on Rules recommending adoption.

Having recessed under the order of business Third Reading of Senate Bills, the House continued under that order of business.


SB 123 (B-Engrossed) – Read third time. Carried by Williamson.

Gomberg in Chair.

SB 123 (B-Engrossed) – On passage of the bill the vote was: Yeas, 59; Excused, 1 – Leif. Bill passed.


SB 455 (A-Engrossed) – Read third time. Carried by Holvey. On passage of the bill the vote was: Yeas, 41; Nays, 16 – Barreto, Boles, Bonham, Boshart Davis, Drazan, Lewis, Nearman, Noble, Post, Reschke, Smith DB, Sprenger, Stark, Wallan, Wilson, Zika; Excused, 1 – Leif; Excused for Business of the House, 2 – Findley, Speaker Kotek. Bill passed.


SB 695 (B-Engrossed) – Read third time. Carried by McKeown. On passage of the bill the vote was: Yeas, 56; Nays, 1 – Post; Excused, 2 – Bynum, Leif; Excused for Business of the House, 1 – Rayfield. Bill passed.


SB 935 (B-Engrossed) – Read third time. Carried by Hernandez. On passage of the bill the vote was: Yeas, 55; Nays, 2 – Drazan, Findley; Excused, 2 – Bynum, Leif; Excused for Business of the House, 1 – Rayfield. Bill passed.

By unanimous consent, on request of Chair, rules suspended to temporarily return to the order of business First Reading of Memorials and Resolutions.

SCR 37 – Introduced, read and passed to Speaker's desk for referral.

The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 91 dated June 18, 2019.

SCR 37 – Rules

By unanimous consent, on request of Chair, rules suspended to temporarily return to the order of business First Reading of Senate Bills.

SB 224, 451, 998 – Read first time and passed to Speaker’s desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 91 dated June 18, 2019.

SB 224 Rules
SB 998 Rules

Speaker Pro Tempore in Chair.
SB 1052 – By unanimous consent, on request of Speaker Pro Tempore, rules suspended to permit third reading and final consideration immediately.

SB 1052 – Read third time. Carried by Smith G. On passage of the bill the vote was: Yeas, 57; Excused, 2 – Bynum, Leif; Excused for Business of the House, 1 – Rayfield. Bill passed.

SB 47, 670 – Speaker signed on June 18, 2019.

HB 5048; HB 2084, 2141, 2417, 2515, 2591, 2592, 2631, 2699, 2788, 2881, 2972, 3137, 3138, 3152, 3213, 3309, 3413, 3431 – Speaker signed on June 18, 2019.

House adjourned until 10:00 a.m. Wednesday, June 19, 2019 on motion of Smith G.

Wednesday, June 19, 2019 -- Morning Session

House convened at 10:00 a.m. Speaker in Chair.

Opening ceremony was a moment of silence.

Upon verification of quorum: All present except: Absent, 1 – Smith Warner; Excused, 1 – Hernandez.

Committee Report File No. 215 was distributed on June 19, 2019.

HB 2005 (A-Engrossed) – Report by Committee on Ways and Means recommending passage with amendments and be printed B-Engrossed.


HB 2056 – Report by Committee on Ways and Means recommending passage.

HB 2130 (A-Engrossed) – Report by Committee on Tax Expenditures recommending passage.

HB 2270 (A-Engrossed) – Report by Committee on Tax Expenditures recommending passage with amendments and be printed B-Engrossed.

HB 2574 (A-Engrossed) – Report by Committee on Ways and Means recommending passage.

HB 2817 (A-Engrossed) – Report by Committee on Ways and Means recommending passage.

SB 490 (B-Engrossed) – Report by Committee on Ways and Means recommending passage.

Committee Report File No. 216 was distributed on June 19, 2019.

HB 2002 (A-Engrossed) – Report by Committee on Ways and Means recommending passage with amendments and be printed B-Engrossed.

HB 2006 (A-Engrossed) – Report by Committee on Ways and Means recommending passage with amendments and be printed B-Engrossed.

HB 2173 (A-Engrossed) – Report by Committee on Ways and Means recommending passage with amendments and be printed B-Engrossed.

HB 2184 (B-Engrossed) – Report by Committee on Ways and Means recommending passage with amendments and be printed C-Engrossed.

HB 2241 – Report by Committee on Ways and Means recommending passage with amendments and be printed A-Engrossed.

HB 2257 (A-Engrossed) – Report by Committee on Ways and Means recommending passage with amendments and be printed B-Engrossed.

HB 2329 (A-Engrossed) – Report by Committee on Ways and Means recommending passage with amendments and be printed B-Engrossed.

HB 2600 (A-Engrossed) – Report by Committee on Ways and Means recommending passage with amendments and be printed B-Engrossed.

HB 2678 (A-Engrossed) – Report by Committee on Ways and Means recommending passage with amendments and be printed B-Engrossed.

HB 2706 – Report by Committee on Ways and Means recommending passage with amendments and be printed A-Engrossed.

HB 2849 (A-Engrossed) – Report by Committee on Ways and Means recommending passage with amendments and be printed B-Engrossed.

HB 2910 (A-Engrossed) – Report by Committee on Ways and Means recommending passage with amendments and be printed B-Engrossed.

HB 2998 (A-Engrossed) – Report by Committee on Ways and Means recommending passage with amendments and be printed B-Engrossed.

HB 3064 (A-Engrossed) – Report by Committee on Ways and Means recommending passage with amendments and be printed B-Engrossed.

HB 3136 (A-Engrossed) – Report by Committee on Ways and Means recommending passage with amendments and be printed B-Engrossed.

HB 3165 (A-Engrossed) – Report by Committee on Ways and Means recommending passage with amendments and be printed B-Engrossed.

HB 3183 (A-Engrossed) – Report by Committee on Ways and Means recommending passage with amendments and be printed B-Engrossed.

HB 3397 (A-Engrossed) – Report by Committee on Ways and Means recommending passage with amendments and be printed B-Engrossed.

SB 586 (B-Engrossed) – Report by Committee on Ways and Means recommending passage with amendments and be printed C-Engrossed.

Wallan moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding
any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today's third reading calendar and that they be read by title only. Motion carried on viva voce vote.

HB 3411 – Noble moved to withdraw bill from Committee on Judiciary. On adoption of the motion the vote was: Yeas, 23; Nays, 36 – Alonso Leon, Barker, Bynum, Clem, Doherty, Evans, Fahey, Gomberg, Gorsek, Greenlick, Helm, Holvey, Keny-Guyer, Lively, Marsh, McLain, Meek, Mitchell, Nathanson, Neron, Nosse, Piluso, Power, Prusak, Rayfield, Reardon, Salinas, Sanchez, Schouten, Smith Warner, Sollman, Williams, Williamson, Witt, Speaker Kotek; Excused, 1 – Hernandez. Motion failed.

HB 3433 – Smith DB moved to withdraw bill from Committee on Ways and Means. On adoption of the motion the vote was: Yeas, 23; Nays, 36 – Alonso Leon, Barker, Bynum, Clem, Doherty, Evans, Fahey, Gomberg, Gorsek, Greenlick, Helm, Holvey, Keny-Guyer, Lively, Marsh, McLain, Meek, Mitchell, Nathanson, Neron, Nosse, Piluso, Power, Prusak, Rayfield, Reardon, Salinas, Sanchez, Schouten, Smith Warner, Sollman, Wilde, Williams, Williamson, Witt, Speaker Kotek; Excused, 1 – Hernandez. Motion failed.

HB 343 – Nelson moved to withdraw bill from Committee on Ways and Means. On adoption of the motion the vote was: Yeas, 21; Nays, 37 – Alonso Leon, Barker, Bynum, Clem, Doherty, Evans, Fahey, Gomberg, Gorsek, Greenlick, Helm, Holvey, Keny-Guyer, Lively, Marsh, McLain, Meek, Mitchell, Nathanson, Neron, Nosse, Piluso, Power, Prusak, Rayfield, Reardon, Salinas, Sanchez, Schouten, Smith Warner, Sollman, Wilde, Williams, Williamson, Witt, Speaker Kotek; Absent, 1 – McLane; Excused, 1 – Hernandez. Motion failed.

HB 2185 (C-Engrossed) – Salinas moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 59; Excused, 1 – Hernandez. Bill repassed.

HB 2867 (A-Engrossed) – Reschke moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 59; Excused, 1 – Hernandez. Bill repassed.

HB 2949 (B-Engrossed) – Gorsek moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 56; Nays, 3 – Dravan, Post, Wallan; Excused, 1 – Hernandez. Bill repassed.

HB 5021, 5024, 5032, 5034, 5039, 5040, 5042; HB 2005, 2024, 2025, 2056, 2130, 2270, 2574, 2817 – Read second time and passed to third reading.

HB 5025 – Read third time. Carried by McLain. On passage of the bill the vote was: Yeas, 38; Nays, 20 – Barreto, Boles, Bonham, Boshart Davis, Drazan, Findley, Hayden, Helt, Leif, Lewis, McLane, Noble, Post, Reschke, Smith DB, Sprenger, Stark, Wallan, Wilson, Zika; Excused, 2 – Hernandez, Nearman. Bill passed.

SCR 36 – Read. Carried by Noble. On adoption of the measure the vote was: Yeas, 57; Excused, 2 – Hernandez, Nearman; Excused for Business of the House, 1 – Power. Resolution adopted.

SB 35, 113, 212, 431, 490, 905, 1045 – Read second time and passed to third reading.

SB 5510 (A-Engrossed) – Read third time. Carried by Reardon.

Hayden declared a potential conflict of interest and submitted the following statement:

“Chief Clerk and colleagues, I have a potential conflict of interest on SB 5510 because I am an owner of a Limited Liability Company that provides telemetry flights for the Oregon Department of Fish & Wildlife.”

SB 5510 (A-Engrossed) – On passage of the bill the vote was: Yeas, 49; Nays, 9 – Bonham, Fahey, Gomberg, Marsh, Piluso, Post, Reschke, Sanchez, Sollman; Excused, 1 – Nearman; Excused for Business of the House, 1 – Power. Bill passed.

SB 5530 (A-Engrossed) – Read third time. Carried by Piluso. On passage of the bill the vote was: Yeas, 58; Excused, 1 – Nearman; Excused for Business of the House, 1 – Power. Bill passed.

SB 5537 (A-Engrossed) – Read third time. Carried by McLain. On passage of the bill the vote was: Yeas, 47; Nays, 11 – Barreto, Findley, Hayden, Lewis, McLane, Noble, Post, Reschke, Smith DB, Sprenger, Wilson; Excused, 1 – Nearman; Excused for Business of the House, 1 – Power. Bill passed.

SB 5538 (A-Engrossed) – Read third time. Carried by Gomberg. On passage of the bill the vote was: Yeas, 57; Excused, 1 – Nearman; Excused for Business of the House, 2 – Power, Smith Warner. Bill passed.

SB 22 – Read third time. Carried by Schouten.

Speaker Pro Tempore in Chair.

SB 22 – On passage of the bill the vote was: Yeas, 57; Excused, 1 – Nearman; Excused for Business of the House, 2 – Power, Smith Warner. Bill passed.


SB 98 (B-Engrossed) – Read third time. Carried by Gomberg. On passage of the bill the vote was: Yeas, 48; Nays, 10 – Barreto, Findley, Hayden, Leif, McLane, Post, Reschke, Sprenger, Wallan, Wilson; Excused, 1 – Nearman; Excused for Business of the House, 1 – Power. Bill passed.

SB 138 (B-Engrossed) – Read third time. Carried by Noble. On passage of the bill the vote was: Yeas, 57; Absent, 1 – Barreto; Excused, 1 – Nearman; Excused for Business of the House, 1 – Power. Bill passed.

SB 283 (B-Engrossed) – Read third time. Carried by Keny-Guyer. On passage of the bill the vote was: Yeas, 50; Nays, 8 – Fahey, Findley, Post, Reschke, Smith Warner, Sollman, Wallan, Wilde; Excused, 1 – Nearman; Excused for Business of the House, 1 – Power. Bill passed.

SB 372 (B-Engrossed) – Read third time. Carried by Evans. On passage of the bill the vote was: Yeas, 55; Nays, 3 – Post, Reschke, Sprenger; Excused, 1 – Nearman; Excused for Business of the House, 1 – Power. Bill passed.

By unanimous consent, on request of Speaker Pro Tempore, rules suspended to temporarily return to the order of business Announcements.

Speaker Pro Tempore announced the Speaker’s following changes in committee membership effective immediately:

HOUSE COMMITTEE ON CONDUCT – McLane discharged; Noble appointed.

House recessed until 2:00 p.m. on motion of Smith G.

Wednesday, June 19, 2019 -- Afternoon Session

House reconvened at 2:00 p.m. Speaker in Chair.

Upon verification of quorum: All present except: Excused for Business of the House, 1 – Power.

By unanimous consent, on request of Speaker, rules suspended to temporarily return to the order of business Courtesy.

SB 761 – Message from the Senate announcing passage.

HB 5048; HB 2084, 2141, 2417, 2515, 2591, 2592, 2631, 2699, 2788, 2881, 2972, 3137, 3138, 3152, 3213, 3309, 3413, 3431 – Message from the Senate announcing President signed on June 19, 2019.

Committee Report File No. 217 was distributed on June 19, 2019.

HB 2164 – Report by Committee on Tax Expenditures recommending passage with amendments and be printed A-Engrossed.

HB 3450 – Report by Committee on Rules recommending passage with amendments and be printed A-Engrossed.

HJR 10 – Report by Committee on Rules recommending adoption.

SB 534 (B-Engrossed) – Report by Committee on Rules recommending passage with amendments and be printed C-Engrossed.

SJM 5 (A-Engrossed) – Report by Committee on Rules recommending adoption.

Having recessed under the order of business Third Reading of Senate Bills, the House continued under that order of business.

SB 491 (A-Engrossed) – Read third time. Carried by Stark. On passage of the bill the vote was: Yeas, 59; Excused for Business of the House, 1 – Power. Bill passed.

SB 526 (B-Engrossed) – Read third time. Carried by Schouten. On passage of the bill the vote was: Yeas, 48; Nays, 11 – Barreto, Boshart Davis, Hayden, Leif, Nearman, Noble, Post, Reschke, Sprenger, Wallan, Wilson; Excused for Business of the House, 1 – Power. Bill passed.

SB 577 (B-Engrossed) – Read third time. Carried by Williamson. On passage of the bill the vote was: Yeas, 59; Excused for Business of the House, 1 – Power. Bill passed.

SB 832 (A-Engrossed) – Read third time. Carried by Stark. On passage of the bill the vote was: Yeas, 57; Absent, 2 – Nosse, Reschke; Excused for Business of the House, 1 – Power. Bill passed.

House stood at ease.

SB 884 (A-Engrossed) – Read third time. Carried by Neron. On passage of the bill the vote was: Yeas, 57; Nays, 1 – Post; Excused for Business of the House, 2 – McLane, Power. Bill passed.
SB 889 (A-Engrossed) – Read third time. Carried by Nosse. On passage of the bill the vote was: Yeas, 46; Nays, 12 – Barreto, Bonham, Findley, Lewis, Nearkan, Noble, Post, Reschke, Sprenger, Wallan, Wilson, Zika; Excused for Business of the House, 2 – McLane, Power. Bill passed.

SB 973 (B-Engrossed) – Read third time. Carried by Gorsek. On passage of the bill the vote was: Yeas, 56; Nays, 1 – Wallan; Excused for Business of the House, 3 – McLane, Power, Rayfield. Bill passed.


SB 1013 (B-Engrossed) – Meek requested the following explanation of his vote be entered in the Journal:

“For decades, Oregonians have debated whether the death penalty is appropriate and for which crimes, if any, it should apply. This is a necessary debate – but it is one in which all Oregon voters should have the opportunity to weigh-in on the ballot. I cannot support SB 1013 B because the changes it would make to the death penalty warrant greater consideration and debate among Oregon’s voters.

“Furthermore, I remain concerned with how SB 1013 B will impact ongoing and future criminal matters – including the trial of Jeremy Kyle Christian, who murdered two people on a MAX train in Portland in May 2017. One of the victims – Ricky John Best – has a son who testified in opposition to SB 1013 B and how it will restrict the jury’s ability to enforce justice in his father’s death. These are compelling arguments.

“Criminal justice is a complex issue. As a State Representative I have supported legislation to reform youth sentencing laws and direct more resources towards rehabilitation programs that would reduce incarceration. I will continue to support Oregon’s Justice Reinvestment Initiative and its goals of reducing recidivism and prison use while protecting the public and ensuring justice is served.”

SB 1013 (B-Engrossed) – Mitchell requested the following explanation of her vote be entered in the Journal:

“I do not support the use of the death penalty in Oregon’s justice system for a number of reasons. From ethical considerations, to the real lack of justice provided to the families of victims who go through the process, to its ineffectiveness as a deterrent, to the cost, to even potentially executing innocent people—I simply feel justice is better served by life incarceration, where offenders cannot recommit crimes and cause additional pain to others.

“My ‘no’ vote on this issue rests primarily on a few key points. Firstly, the death penalty—even though it is currently not in use because of a moratorium on the death penalty imposed by the Governor—is still in place. This particular bill only narrows the application of the death penalty by modifying the definition of aggravated murder. I would prefer to see the death penalty repealed entirely.

“Secondly, if the death penalty is going to remain in place, and if aggravated murder is the charge used to apply it, I believe it should include other heinous crimes. Most notably for me, the crime of murdering someone as a result of maiming or torture was removed from the definition.

“I do not support the death penalty, and wish to make that abundantly clear. That said, I truly believe that Oregon should fully abolish the practice, rather than tip-toe around it in a technical fix that artificially narrows the definition. I hope that the issue of the practice is one that appears some day on the ballot—and that Oregon voters move to end the practice. In the end, however, I appreciate that the passage of this bill opens the door for Oregon to see the additional benefits of seeing fewer people being charged with crimes that warrant the exploration of the highest punishment.”


SB 112, 246 – Message from the Senate announcing passage.

By unanimous consent, on request of Speaker, rules suspended to temporarily return to the order of business First Reading of Senate Bills.

SB 112, 246, 761 – Read first time and passed to Speaker’s desk for referral.

The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 92 dated June 19, 2019.

SB 112 Revenue

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 93 dated June 19, 2019.

SB 246 Ways and Means
SB 761 Rules

Committee Report File No. 218 was distributed on June 19, 2019.

HB 2001 (A-Engrossed) – Report by Committee on Ways and Means recommending passage with amendments and be printed B-Engrossed.

By unanimous consent, on request of Speaker, rules suspended to temporarily return to the order of business Second Reading of House Bills.

HB 2001 – Read second time and passed to third reading.
SB 5510 (A-Engrossed) – By unanimous consent, on request of Wilson, rules suspended to permit Keny-Guyer to change her vote from "yea" to "nay" on passage of bill.

SB 41 (A-Engrossed) – By unanimous consent, on request of Williamson, rules suspended to permit Drazan to change his vote from "nay" to "yea" on passage of bill.

SB 1051 (A-Engrossed) – By unanimous consent, on request of Williamson, rules suspended to permit Smith G to change his vote from "nay" to "yea" on passage of bill.

SB 41 (A-Engrossed) – By unanimous consent, on request of Williamson, rules suspended to permit Boles to change her vote from "nay" to "yea" on passage of bill.

SB 41 (A-Engrossed) – By unanimous consent, on request of Williamson, rules suspended to permit Noble to change his vote from "nay" to "yea" on passage of bill.

SB 889 (A-Engrossed) – By unanimous consent, on request of Williamson, rules suspended to permit Zika to change his vote from "nay" to "yea" on passage of bill.

Gomberg in Chair.

HB 2266, 2402, 2415, 2460, 2787, 2847, 3076, 3324 – Speaker signed on June 19, 2019.

House adjourned until 10:00 a.m. Thursday, June 20, 2019 on motion of Barker.

Thursday, June 20, 2019 – Morning Session

House convened at 10:00 a.m. Speaker in Chair.

Opening ceremony was a moment of silence.

Upon verification of quorum: All present except: Absent, 2 – Bonham, Nosse; Excused, 2 – Evans, Hernandez.

HB 2201, 5043, 5031, 2267, 2202, 2328, 2829 – Message from the Senate announcing passage.

SB 5502, 5503, 5506, 5520, 5524, 5528, 5531; SB 27, 28, 163, 166, 181, 492, 558, 643, 809; HB 2266, 2402, 2415, 2460, 2787, 2847, 3076, 3324 – Message from the Senate announcing President signed on June 19, 2019.

HCR 38 – Introduced, read and passed to Speaker's desk for referral.

The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 94 dated June 20, 2019.

HCR 38 Rules

Stark moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today's third reading calendar and that they be read by title only. Motion carried on viva voce vote.

HB 2002, 2006, 2164, 2173, 2184, 2241, 2257, 2329, 2600, 2678, 2706, 2849, 2910, 2998, 3064, 3136, 3165, 3183, 3397, 3450 – Read second time and passed to third reading.

HB 5021 (A-Engrossed) – Read third time. Carried by Nearman. On passage of the bill the vote was: Yeas, 51; Nays, 7 – Barreto, Hayden, Post, Reschke, Sprenger, Wallan, Wilson; Excused, 2 – Evans, Hernandez. Bill passed.

HB 5024 (A-Engrossed) – Read third time. Carried by McLain. On passage of the bill the vote was: Yeas, 55; Nays, 4 – Drazan, Nearman, Post, Reschke; Excused, 1 – Evans. Bill passed.

Nearman requested the following explanation of his vote be entered in the Journal:

“I voted no on HB 5024, the budget bill for the Higher Education Coordinating Commission, which funds Higher Education in Oregon. My no vote was based on two principled objections.

“First, most Oregonians do not attend college, and therefore do not get the lifetime benefit of increased wages. I question the morality of having the taxpayers – including many taxpayers who do not have the benefit of a college degree -- subsidize that education. I get it that almost no one can finance their own education. I continue to support a system in which the financing of the education comes from the increased incremental value of the future earnings, by the person who gets the benefit. This could take shape in the form of a 'pay it forward' program in which a former student pays, say, 15% of their wage earnings for the next 10 years.

“Second, I am privileged to have earned a degree from one of Oregon’s public universities. My experience was that the institution, from top to bottom, was one of the least diverse and least tolerant places on planet earth – and I don’t mean skin color or sexual preference. There was almost no diversity or tolerance of ideas that did not share the politically correct view of the world held by the university. Until this is remedied, I have a hard time demanding that taxpayers – including those whose ideas are not truly welcomed on campus – foot the bill.”

HB 5032 (A-Engrossed) – Read third time. Carried by Gomberg. On passage of the bill the vote was: Yeas, 51; Nays, 8 – Drazan, Findley, Hayden, Hernandez, Nearman, Post, Reschke, Wallan; Excused, 1 – Evans. Bill passed.

HB 5034 (A-Engrossed) – Read third time. Carried by Nearman. On passage of the bill the vote was: Yeas, 58; Nays, 1 – Hayden; Excused, 1 – Evans. Bill passed.
HB 5039 (A-Engrossed) – Read third time. Carried by Leif.

Smith G declared a potential conflict of interest and submitted the following statement:

"Madam Speaker and colleagues, for the last 22 years I have been a member of a limited liability company that does economic and business development privately throughout Oregon. Quite often, the individuals that my company works with utilize Oregon Department of Transportation (ODOT) services.

"In my capacity as the Malheur County Economic Development Director, I oversee a reload facility project that Senator Bentz implemented. I also serve as a project manager in Linn County for the Mid-Willamette Valley Reload Center, which Representative Andy Olson and Senator Sara Gelser put into the transportation package. Lastly, my company serves as the economic development lead for the Columbia Development Authority, which received $6.5 Million for valuable infrastructure improvements."

HB 5039 (A-Engrossed) – On passage of the bill the vote was: Yeas, 57; Nays, 2 – Nearman, Reschke; Excused, 1 – Evans. Bill passed.


HB 5042 (A-Engrossed) – Read third time. Carried by Nearman.

Speaker Pro Tempore in Chair.

HB 5042 (A-Engrossed) – On passage of the bill the vote was: Yeas, 57; Nays, 2 – Hayden, Post; Excused, 1 – Evans. Bill passed.


HB 2005 – By unanimous consent, on request of Speaker Pro Tempore, rules suspended and bill moved to the top of today’s 2:00 p.m. Session Calendar.


HB 2025 (A-Engrossed) – Read third time. Carried by Meek. On passage of the bill the vote was: Yeas, 48; Nays, 10 – Barreto, Bonham, Boshart Davis, Drazan, Findley, Nearman, Post, Reschke, Smith DB, Wallan; Excused for Business of the House, 2 – McKeown, Smith Warner. Bill passed.

HB 2056 – Read third time. Carried by Zeka. On passage of the bill the vote was: Yeas, 58; Excused for Business of the House, 2 – McKeown, Smith Warner. Bill passed.

HB 2130 (A-Engrossed) – Read third time. Carried by Findley. On passage of the bill the vote was: Yeas, 58; Excused for Business of the House, 2 – McKeown, Smith Warner. Bill passed.

HB 2270 (B-Engrossed) – Read third time. Carried by Salinas.

By unanimous consent, on request of Salinas, use of visual aid permitted during presentation of bill.

HB 2270 (B-Engrossed) – On passage of the bill the vote was: Yeas, 39; Nays, 21 – Barreto, Boles, Bonham, Boshart Davis, Drazan, Findley, Hayden, Leif, Lewis, McLane, Nearman, Noble, Post, Reschke, Smith DB, Sprenger, Stark, Wallan, Wilson, Witt, Zeka. Bill passed.

By unanimous consent, on request of Speaker Pro tempore, rules suspended to temporarily advance to the order of business Announcements.

HB 5032 (A-Engrossed) – By unanimous consent, on request of Wilson, rules suspended to permit Prusak to change her vote from “yea” to “nay” on passage of bill.

HB 5032 (A-Engrossed) – By unanimous consent, on request of Wilson, rules suspended to permit Gorsek to change his vote from “yea” to “nay” on passage of bill.

House recessed until 2:00 p.m. on motion of Smith G.

**Thursday, June 20, 2019 -- Afternoon Session**

House reconvened at 2:00 p.m. Speaker Pro Tempore in Chair.

Upon verification of quorum: All present except: Absent, 4 – Marsh, Smith DB, Smith G, Zeka; Excused, 2 – Drazan, McLane.

Committee Report File No. 219 was distributed on June 20, 2019.

SB 1025 (A-Engrossed) – Report by Committee on Rules recommending passage.

Committee Report File No. 220 was distributed on June 20, 2019.
HB 5015 – Report by Committee on Ways and Means recommending passage with amendments and be printed A-Engrossed.

HB 5019 – Report by Committee on Ways and Means recommending passage with amendments and be printed A-Engrossed.

HB 2003 (A-Engrossed) – Report by Committee on Ways and Means recommending passage with amendments and be printed B-Engrossed.

HB 2032 (A-Engrossed) – Report by Committee on Ways and Means recommending passage with amendments and be printed B-Engrossed.

HB 2206 (A-Engrossed) – Report by Committee on Ways and Means recommending passage.

HB 2508 (A-Engrossed) – Report by Committee on Ways and Means recommending passage with amendments and be printed B-Engrossed.

HB 2579 (A-Engrossed) – Report by Committee on Ways and Means recommending passage with amendments and be printed B-Engrossed.

HB 2896 (A-Engrossed) – Report by Committee on Ways and Means recommending passage with amendments and be printed B-Engrossed.

HB 3447 – Report by Committee on Ways and Means recommending passage with amendments and be printed A-Engrossed.

HB 3452 – Report by Committee on Rules recommending passage.

SB 994 (A-Engrossed) – Report by Committee on Ways and Means recommending passage with amendments and be printed B-Engrossed.

Committee Report File No. 221 was distributed on June 20, 2019.

SB 851 (A-Engrossed) – Report by Committee on Revenue recommending passage.

Committee Report File No. 222 was distributed on June 20, 2019.

SB 393 (B-Engrossed) – Report by Committee on Revenue recommending passage.

Committee Report File No. 223 was distributed on June 20, 2019.

HB 2312 (B-Engrossed) – Report by Conference Committee, signed by Representatives Reardon, Chair; Meek, Zika and Senators Riley, Dembrow, recommending the House concur in the Senate amendments dated May 30 and that the bill be further amended and repassed.

Having recessed under the order of business Third Reading of House Bills, the House continued under that order of business.

HB 2005 (B-Engrossed) – Read third time. Carried by Williamson. On passage of the bill the vote was: Yeas, 43; Nays, 15 – Barreto, Boshart Davis, Findley, Leif, McKeown, Nearman, Noble, Post, Reschke, Smith DB, Sprenger, Stark, Wallan, Wilson, Zika; Excused, 2 – McLane, Smith G. Bill passed.

McKeown requested the following explanation of her vote be entered in the Journal:

"This was a difficult decision for me. Supporting paid leave for workers needing to care for an aging and ailing family member or escape a domestic violence situation is easy. What makes this vote difficult is the added cost that it will place on the working population and businesses in my district.

"Many of my constituents are already struggling to make ends meet and will feel a .60% payroll deduction from their paychecks. In addition, the financial burden placed on large and small employers will not go unnoticed. While it is comforting that the premium in Oregon under HB 2005 will be lower than other states, at .40% of an employee’s payroll, businesses will still be faced with the extra costs of training a replacement worker for up to 16 weeks – if they can find one at all.

"However, I very much appreciate that it is the product of a negotiated bi-partisan agreement. HB 2005 includes meaningful provisions that aim to protect both workers and employers. In addition, the support from labor, family advocate groups, and business entities like the Oregon Restaurant Association, NW Grocery Association, and Food Processors show that this bill addressed both worker and employer concerns.

"The final proposal offers crucial components for Oregon’s large and small job creators, including:

• A program that is affordable for employers and workers and requires investment from both sides of the equation
• A program that covers all workers, both full-time and part-time, and allows self-employed workers to opt in
• A portable program so employees can take it from job to job and not lose coverage if forced to find new work
• Provides a meaningful wage replacement while on paid leave, including 100% for our lowest wage workers
• Protections for small employers
• Alignment with existing family leave programs
• Protection for employers when hiring temporary or replacement workers when their workers choose to take their leave
• Reasonable leave time that allows workers, especially our expecting parents the time to bond with their new babies and adopted family members
• A statewide policy that ensures consistency and predictability for Oregon employers
• Program flexibility that allows for employers to access or utilize existing marketplace insurance products
• Accurate cost accountability for the State and the workers and employers paying into the system

"It is for these reasons that I offered my YES vote today in support of an Oregon Paid Family, Medical and Safe Leave program."

HB 2574 (A-Engrossed) – Read third time. Carried by Barreto. On passage of the bill the vote was: Yeas, 57; Excused, 3 – Findley, McLane, Smith G. Bill passed.

HB 2817 (A-Engrossed) – Read third time. Carried by Evans. On passage of the bill the vote was: Yeas, 56; Excused, 3 – Findley, McLane, Smith G; Excused for Business of the House, 1 – Speaker Kotek. Bill passed.

HB 2574 (A-Engrossed) – Read third time. Carried by Barreto. On passage of the bill the vote was: Yeas, 57; Excused, 3 – Findley, McLane, Smith G. Bill passed.

HB 2817 (A-Engrossed) – Read third time. Carried by Evans. On passage of the bill the vote was: Yeas, 56; Excused, 3 – Findley, McLane, Smith G; Excused for Business of the House, 1 – Speaker Kotek. Bill passed.

HB 2574 (A-Engrossed) – Read third time. Carried by Barreto. On passage of the bill the vote was: Yeas, 57; Excused, 3 – Findley, McLane, Smith G. Bill passed.

HB 2817 (A-Engrossed) – Read third time. Carried by Evans. On passage of the bill the vote was: Yeas, 56; Excused, 3 – Findley, McLane, Smith G; Excused for Business of the House, 1 – Speaker Kotek. Bill passed.

HB 2574 (A-Engrossed) – Read third time. Carried by Barreto. On passage of the bill the vote was: Yeas, 57; Excused, 3 – Findley, McLane, Smith G. Bill passed.

HB 2817 (A-Engrossed) – Read third time. Carried by Evans. On passage of the bill the vote was: Yeas, 56; Excused, 3 – Findley, McLane, Smith G; Excused for Business of the House, 1 – Speaker Kotek. Bill passed.

HB 2574 (A-Engrossed) – Read third time. Carried by Barreto. On passage of the bill the vote was: Yeas, 57; Excused, 3 – Findley, McLane, Smith G. Bill passed.

SB 905 (A-Engrossed) – Read third time. Carried by Boles. On passage of the bill the vote was: Yeas, 57; Excused, 3 – Findley, McLane, Smith G. Bill passed.

SB 1045 (A-Engrossed) – Read third time. Carried by Marsh. On passage of the bill the vote was: Yeas, 40; Nays, 17 – Doherty, Evans, Fahey, Gomberg, Gorsek, Hernandez, Holvey, Lively, McKeown, Meek, Nosse, Reardon, Salinas, Sanchez, Smith Warner, Sollman, Wallan; Excused, 3 – Findley, McLane, Smith G. Bill passed.

By unanimous consent, on request of Speaker Pro Tempore, rules suspended to temporarily return to the order of business Third Reading of House Bills.

HB 2002, 2006, 2257, 2706, 2849, 2910, 3064, 3450 – By unanimous consent, on request of Speaker Pro tempore, rules suspended to permit third reading and final consideration of bills on today’s supplemental Third Reading Calendar immediately.

HB 2002 (B-Engrossed) – Read third time. Carried by Gomberg. On passage of the bill the vote was: Yeas, 46; Nays, 11 – Barreto, Bonham, Boshart Davis, Nearman, Post, Reschke, Sprenger, Stark, Wallan, Wilson, Zik; Excused, 3 – Findley, McLane, Smith G. Bill passed.

HB 2006 (B-Engrossed) – Read third time. Carried by Leif. On passage of the bill the vote was: Yeas, 56; Excused, 4 – Doherty, Findley, McLane, Smith G. Bill passed.

HB 2257 (B-Engrossed) – Read third time. Carried by Schouten. On passage of the bill the vote was: Yeas, 44; Nays, 13 – Barreto, Bonham, Boshart Davis, Drazan, Findley, Nearman, Post, Reschke, Sprenger, Smith DB, Stark, Wallan, Wilson; Excused, 3 – Doherty, McLane, Smith G. Bill passed.

Smith DB requested the following explanation of his vote be entered in the Journal:

“I voted YES on HB 2257 for the following reasons and more.... It was an honor to be appointed by the Governor and serve on the Opioid Task Force. Some key points I brought up through that work and subsequent language put into the bill:

“The most frequent concern with the CCO system expressed in listening tours and the Governors number one recommendation was to improve behavioral health.

“HB 2257 sets a standard and addresses some of those concerns by requiring the CCO’s provide the same agents for treatment that federal legislation stipulates should be equally available: methadone, buprenorphine, and injectable naltrexone for the first thirty days of treatment.

“This will help Oregonians move on with their lives at the critical moment when they are ready to start treatment without allowing unnecessary delays to drag them back into addiction.”
HB 2706 (A-Engrossed) – Read third time. Carried by Hayden. On passage of the bill the vote was: Yeas, 57; Excused, 3 – Doherty, McLane, Smith G. Bill passed.

HB 2849 (B-Engrossed) – Read third time. Carried by Sanchez. On passage of the bill the vote was: Yeas, 58; Excused, 2 – Doherty, Smith G. Bill passed.

HB 2910 (B-Engrossed) – Read third time. Carried by Sollman. On passage of the bill the vote was: Yeas, 57; Excused, 2 – Doherty, Smith G; Excused for Business of the House, 1 – McLane. Bill passed.

HB 3064 (B-Engrossed) – Read third time. Carried by Piluso. On passage of the bill the vote was: Yeas, 54; Nays, 4 – Bonham, Lewis, Nearman, Wallan; Excused, 2 – Doherty, Smith G. Bill passed.

HB 3450 (A-Engrossed) – Read third time. Carried by Helt. On passage of the bill the vote was: Yeas, 56; Nays, 1 – Wallan; Excused, 2 – Doherty, Smith G; Excused for Business of the House, 1 – Evans. Bill passed.

HB 2257 (B-Engrossed) – By unanimous consent, on request of Williamson, rules suspended to permit Smith DB to change his vote from “nay” to “yea” on passage of bill.

HB 2005 (B-Engrossed) – By unanimous consent, on request of Williamson, rules suspended to permit Smith DB to change his vote from “yea” to “nay” on passage of bill.

SB 212 (B-Engrossed) – By unanimous consent, on request of Williamson, rules suspended to permit Smith DB to change his vote from “yea” to “nay” on passage of bill.

SB 212 (B-Engrossed) – By unanimous consent, on request of Williamson, rules suspended to permit Helt to change her vote from “yea” to “nay” on passage of bill.

SB 212 (B-Engrossed) – By unanimous consent, on request of Williamson, rules suspended to permit Wallan to change her vote from “yea” to “nay” on passage of bill.

HB 2005 (B-Engrossed) – By unanimous consent, on request of Wilson, rules suspended to permit McKeown to change her vote from “nay” to “yea” on passage of bill.

SB 5502, 5503, 5506, 5520, 5524, 5528, 5531; SB 27, 28, 163, 166, 181, 492, 558, 643, 809 – Speaker signed on June 20, 2019.

HB 5031, 5043; HB 2185, 2201, 2202, 2267, 2328, 2829, 2867, 2949 – Speaker signed on June 20, 2019.

House adjourned until 10:00 a.m. Monday, June 24, 2019 on motion of Barker.
HB 2007 (A-Engrossed) – Report by Committee on Ways and Means recommending passage with amendments and be printed B-Engrossed.

HB 2018 (A-Engrossed) – Report by Committee on Ways and Means recommending passage with amendments and be printed B-Engrossed.

HB 2346 (A-Engrossed) – Report by Committee on Ways and Means recommending passage with amendments and be printed B-Engrossed.

HB 2352 – Report by Committee on Ways and Means recommending passage with amendments and be printed A-Engrossed.

HB 2436 (A-Engrossed) – Report by Committee on Ways and Means recommending passage with amendments and be printed B-Engrossed.

HB 2618 (A-Engrossed) – Report by Committee on Ways and Means recommending passage with amendments and be printed B-Engrossed.

HB 3145 (A-Engrossed) – Report by Committee on Ways and Means recommending passage with amendments and be printed B-Engrossed.

HB 3273 (A-Engrossed) – Report by Committee on Rules recommending passage and be referred to Committee on Ways and Means.

SB 112 (A-Engrossed) – Report by Committee on Revenue recommending passage.

Barreto moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today’s third reading calendar and that they be read by title only. Motion carried on viva voce vote.

HB 2312 (B-Engrossed) – Reardon moved Conference Committee Report be adopted. Motion carried on viva voce vote. Conference Committee Report adopted.

HB 2312 (B-Engrossed) – Reardon moved bill be repassed. On repassage of the bill the vote was: Yeas, 49; Nays, 10 – Barker, Fahey, Holvey, Meek, Nearman, Noble, Reschke, Stark, Wallan, Zika; Excused, 1 – Clem. Bill repassed.

HB 2841 (B-Engrossed) – Witt moved Conference Committee Report be adopted. Motion carried on viva voce vote. Conference Committee report adopted.

HB 2841 (B-Engrossed) – Witt moved bill be repassed. On repassage of the bill the vote was: Yeas, 46; Nays, 13 – Barreto, Boshart Davis, Findley, Leif, Lewis, Nearman, Noble, Post, Reschke, Smith G, Sprenger, Wilson, Zika; Excused, 1 – Clem. Bill repassed.


HB 2164 (A-Engrossed) – Read third time. Carried by Nathanson. On passage of the bill the vote was: Yeas, 47; Nays, 12 – Barreto, Bonham, Boshart Davis, Findley, Hayden, McLane, Nearman, Noble, Post, Sprenger, Stark, Wilson; Excused, 1 – Clem. Bill passed.

House recessed until 2:00 p.m. on motion of Smith G.

Monday, June 24, 2019 – Afternoon Session

House reconvened at 2:00 p.m. Speaker Pro Tempore in Chair.

Upon verification of quorum: All present except: Absent, 6 – Bonham, Hernandez, Lewis, McLane, Power, Sprenger; Excused, 1 – Clem; Excused for Business of the House, 1 – Speaker Kotek.

Having recessed under the order of business Third Reading of House Bills, the House continued under that order of business.

HB 2173 (B-Engrossed) – Read third time. Carried by Marsh. On passage of the bill the vote was: Yeas, 54; Nays, 5 – Hayden, Nearman, Post, Reschke, Smith DB; Excused, 1 – Clem. Bill passed.

HB 2184 (C-Engrossed) – Read third time. Carried by Marsh. On passage of the bill the vote was: Yeas, 37; Nays, 22 – Barreto, Boles, Bonham, Boshart Davis, Drazan, Findley, Hayden, Helt, Leif, Lewis, McLane, Nearman, Noble, Post, Reschke, Smith DB, Smith G, Sprenger, Stark, Wallan, Wilson, Zika; Excused, 1 – Clem. Bill passed.


HB 2239 (B-Engrossed) – Read third time. Carried by Helm. On passage of the bill the vote was: Yeas, 52; Nays, 7 – Boshart Davis, Drazan, Hayden, Holvey, Nearman, Post, Wallan; Excused, 1 – Clem. Bill passed.
HB 2600 (B-Engrossed) – Read third time. Carried by Nathanson. On passage of the bill the vote was: Yeas, 59; Excused, 1 – Clem. Bill passed.

HB 2678 (B-Engrossed) – Read third time. Carried by Nosse. On passage of the bill the vote was: Yeas, 29; Nays, 30 – Barker, Barreto, Boles, Bonham, Boshart Davis, Bynum, Drazan, Evans, Findley, Hayden, Helt, Leif, Lewis, McKeown, McLane, Meek, Nearman, Noble, Nosse, Post, Reschke, Smith DB, Smith G, Sprenger, Stark, Wallan, Wilde, Wilson, Witt, Zika; Excused, 1 – Clem. Bill failed.

HB 2678 (B-Engrossed) – Nosse, having changed his vote from “yea” to “nay,” served notice of possible reconsideration.

HB 2998 (B-Engrossed) – Read third time. Carried by Alonso Leon. On passage of the bill the vote was: Yeas, 50; Nays, 8 – Barreto, Boshart Davis, Findley, Nearman, Post, Reschke, Smith DB, Wallan; Excused, 1 – Clem; Excused for Business of the House, 1 – Greenlick. Bill passed.

HB 3136 (B-Engrossed) – Read third time. Carried by Marsh. On passage of the bill the vote was: Yeas, 57; Nays, 2 – Post, Reschke; Excused, 1 – Clem. Bill passed.

HB 3165 (B-Engrossed) – Read third time. Carried by Nathanson. On passage of the bill the vote was: Yeas, 56; Nays, 2 – Reschke, Wallan; Absent, 1 – Barker; Excused, 1 – Clem. Bill passed.

HB 3183 (B-Engrossed) – Read third time. Carried by Keny-Guyer. On passage of the bill the vote was: Yeas, 57; Nays, 2 – Drazan, Smith DB; Excused, 1 – Clem. Bill passed.

HB 3397 – By unanimous consent, on request of Speaker Pro Tempore, rules suspended and bill remaining on today’s Third Reading of House Bills carried over and placed in its proper order on the Tuesday, June 25, 2019 Calendar.


Wilde requested the following explanation of his vote be entered in the Journal:

“I do not speak for the Department of the Air Force or the US Government on this bill, but I do serve as a colonel in the Air National Guard, and I have served at the strategic level. Moreover, I have studied modern military history for the last quarter century. That’s what I’d like to address in my vote explanation.

“To be clear, I am only opposed to the provisions of the memorial relating to opposition to the modernization of our nuclear weapons.

I support the remainder of the memorial, oppose any offensive use of nuclear weapons, and hope that we will eliminate nuclear weapons entirely, worldwide.

“It’s important to consider how we got here to consider how we might get to the point where no country has nuclear weapons. After WWII, we engaged in an escalatory cycle with the Soviet Union. As one country built more nuclear weapons, the other built to match them. We hit a peak and then began to decommission them, including with a very successful program to help retire them after the breakup of the Soviet Union. We were in a de-escalatory cycle with the end goal of zero weapons worldwide, as we had agreed to in the Nuclear Nonproliferation Treaty, which states, ‘Each of the Parties to the Treaty undertakes to pursue negotiations in good faith on effective measures relating to cessation of the nuclear arms race at an early date and to nuclear disarmament, and on a treaty on general and complete disarmament.’ And then it stopped. We have not had a successful reduction in the number of nuclear weapons since the Putin regime came to power and the number of nuclear weapons is largely static at this point.

“How are we to move forward to the goal we all want – a world with no nuclear weapons? Right now, we have a nuclear weapons program that has a number of older, more dangerous weapons that are no longer reliable. The goal of our nuclear modernization program is to create an arsenal that will be safer and more reliable and, hopefully, smaller because of it. By achieving safety and reliability, we can reduce the number of nuclear weapons necessary to counter the threats we see. When we can reduce our number, we are in a better position to ask others to reduce theirs. So, while I appreciate the efforts of the proponents to achieve the goal of zero nuclear weapons, I can’t agree with the path they suggest to get there. I will be a no vote today.”

Committee Report File No. 227 was distributed on June 24, 2019.

SB 226 (A-Engrossed) – Report by Committee on Rules recommending passage.

SB 998 (A-Engrossed) – Report by Committee on Rules recommending passage.

SB 112, 226, 994, 998 – Read second time and passed to third reading.

SB 393 (B-Engrossed) – Read third time. Carried by Findley. On passage of the bill the vote was: Yeas, 58; Nays, 1 – Fahey; Excused, 1 – Clem. Bill passed.

SB 534 (C-Engrossed) – Read third time. Carried by Wilson. On passage of the bill the vote was: Yeas, 41; Nays, 18 – Barker, Doherty, Findley, Gorsek, Greenlick, Hernandez, Keny-Guyer, Lively, Power, Rayfield, Reardon, Salinas, Sanchez, Schouten, Smith G, Smith Warner, Sollman, Witt; Excused, 1 – Clem. Bill passed.

SB 586 (C-Engrossed) – Read third time. Carried by Keny-Guyer. On passage of the bill the vote was: Yeas, 57; Nays, 1 – Post; Excused, 1 – Clem; Excused for Business of the House, 1 – Speaker Kotek. Bill passed.

SB 851 (A-Engrossed) – Read third time. Carried by Smith Warner. On passage of the bill the vote was: Yeas,
Bill passed.

SB 1025 (A-Engrossed) – Read third time. Carried by Witt, Mitchell. On passage of the bill the vote was: Yeas, 58; Excused, 1 – Clem; Excused for Business of the House, 1 – Speaker Kotek. Bill passed.

By unanimous consent, on request of Speaker Pro Tempore, rules suspended to temporarily return to the order of business Third Reading of House Bills.

HB 2003 – By unanimous consent, on request of Speaker Pro Tempore, rules suspended to permit third reading and final consideration immediately.

HB 2003 (B-Engrossed) – Read third time. Rayfield moved bill be re-referred to Committee on Ways and Means. Motion carried on viva voce vote. Bill re-referred.

HB 5014, 5026, 2018, 2032, 2073, 2206, 2346, 2508, 2579, 2618, 2896, 3452; SB 994 – By unanimous consent, on request of Speaker Pro Tempore, rules suspended to permit third reading and final consideration immediately.


By unanimous consent, on request of Speaker Pro Tempore, rules suspended to temporarily advance to the order of business Announcements.

HB 2312 (B-Engrossed) – By unanimous consent, on request of Wilson, rules suspended to permit Sollman to change her vote from "yea" to "nay" on repassage of bill.

HB 2998 (B-Engrossed) – By unanimous consent, on request of Williamson, rules suspended to permit Bonham to change his vote from "yea" to "nay" on passage of bill.

HB 2018, 2032, 2073, 2206, 2346, 2508, 2579, 2618, 2896, 3452 – By unanimous consent, on request of Speaker Pro Tempore, rules suspended and bills remaining on today's Third Reading of House Bills carried over and placed in their proper order on the Tuesday, June 25, 2019 Calendar.

SCR 37 – Report by Committee on Rules recommending adoption.

Stark moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today's third reading calendar and that they be read by title only. Motion carried on viva voce vote.

HB 2678 (B-Engrossed) – Pursuant to notice given yesterday, Nosse moved House reconsider the vote by which bill failed to pass. Motion carried, the vote being: Yeas, 37; Nays, 21 – Barreto, Bonham, Boshart Davis, Drazan, Findley, Hayden, Helt, Leif, Lewis, McLane, Nearman, Noble, Post, Reschke, Smith DB, Smith G, Sprenger, Stark, Wallan, Wilson, Zika; Excused, 2 – Boles, Clem. Vote reconsidered.

HB 2678 (B-Engrossed) – Nosse moved bill be referred to Committee on Rules. Motion carried on viva voce vote. Bill referred.

SB 24 (B-Engrossed) – Williamson moved Conference Committee Report be adopted. Motion carried on viva voce vote. Conference Committee Report adopted.
SB 24 (B-Engrossed) – Williamson moved bill be repassed. On repassage of the bill the vote was: Yeas, 58; Excused, 2 – Boles, Clem. Bill repassed.

HB 3453, 3454 – Read first time and passed to Speaker's desk for referral.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 25 dated June 25, 2019.

HB 3453 Judiciary
HB 3454 Transportation

HB 3397 (B-Engrossed) – Read third time. Salinas moved bill be referred to Committee on Rules. Motion carried, the vote being: Yeas, 37; Nays, 20 – Barreto, Bonham, Boshart Davis, Dranzen, Findley, Hayden, Helt; Leif, Lewis, McLane, Nearman, Noble, Post, Reschke, Smith DB, Sprenger, Stark, Wallan, Wilson, Zika; Excused, 2 – Boles, Clem; Excused for Business of the House, 1 – Smith G. Bill referred.

Speaker Pro Tempore in Chair.

HB 2018 (B-Engrossed) – Read third time. Carried by McLain. On passage of the bill the vote was: Yeas, 57; Nays, 1 – Dranzen; Excused, 2 – Boles, Clem. Bill passed.

HB 2032 (B-Engrossed) – Read third time. Carried by Keny-Guyer.

Gomberg in Chair.

HB 2032 (B-Engrossed) – On passage of the bill the vote was: Yeas, 57; Excused, 2 – Boles, Clem; Excused for Business of the House, 1 – Speaker Kotek. Bill passed.

HB 2073 (A-Engrossed) – Read third time. Carried by Smith DB. On passage of the bill the vote was: Yeas, 44; Nays, 13 – Fahey, Greenlick, Helm, Holvey, Keny-Guyer, Marsh, Nathanson, Nosse, Rayfield, Salinas, Sanchez, Smith Warner, Wilde; Excused, 2 – Boles, Clem; Excused for Business of the House, 1 – Speaker Kotek. Bill passed.

HB 2206 (A-Engrossed) – Read third time. Carried by Evans.

Speaker Pro Tempore in Chair.

HB 2206 (A-Engrossed) – On passage of the bill the vote was: Yeas, 57; Excused, 2 – Boles, Clem; Excused for Business of the House, 1 – Speaker Kotek. Bill passed.

HB 2346 (B-Engrossed) – Read third time. Carried by Power, Hayden. On passage of the bill the vote was: Yeas, 56; Nays, 1 – Reschke; Excused, 2 – Boles, Clem; Excused for Business of the House, 1 – Speaker Kotek. Bill passed.

HB 2508 (B-Engrossed) – Read third time. Carried by Piluso. On passage of the bill the vote was: Yeas, 55; Nays, 3 – Nearman, Post, Reschke; Excused, 2 – Boles, Clem. Bill passed.

HB 2579 (B-Engrossed) – Read third time. Carried by Evans. On passage of the bill the vote was: Yeas, 58; Excused, 2 – Boles, Clem. Bill passed.

HB 2618 (B-Engrossed) – Read third time. Carried by Helm. On passage of the bill the vote was: Yeas, 51; Nays, 7 – Barreto, Nearman, Noble, Reschke, Sprenger, Wallan, Wilson; Excused, 1 – Clem; Excused for Business of the House, 1 – Marsh. Bill passed.

HB 2896 (B-Engrossed) – Read third time. Carried by Lively. On passage of the bill the vote was: Yeas, 58; Excused, 1 – Clem; Excused for Business of the House, 1 – Marsh. Bill passed.

HB 3452 – Read third time. Carried by Zika. On passage of the bill the vote was: Yeas, 56; Absent, 1 – Greenlick; Excused, 1 – Clem; Excused for Business of the House, 2 – Marsh, Speaker Kotek. Bill passed.

HB 2007 – By unanimous consent, on request of Speaker Pro Tempore, rules suspended and bill moved to the top of today's 2:00 p.m. Session Calendar.

HB 2073 (A-Engrossed) – By unanimous consent, on request of Williamson, rules suspended to temporarily advance to the order of business Announcements.

HB 2073 (A-Engrossed) – By unanimous consent, on request of Williamson, rules suspended to permit Zika to change his vote from “yea” to “nay” on passage of bill.

House recessed until 2:00 p.m. on motion of Smith G.

Tuesday, June 25, 2019 – Afternoon Session

House reconvened at 2:00 p.m. Speaker Pro Tempore in Chair.

Upon verification of quorum: All present except: Absent, 4 – Keny-Guyer, Smith DB, Wallan, Zika; Excused, 2 – Clem, Evans.

Having recessed under the order of business Third Reading of House Bills, the House continued under that order of business.

HB 2007 (B-Engrossed) – Read third time. Carried by
Boshart Davis declared a potential conflict of interest and submitted the following statement:

“Just last year I became part owner of my family's trucking company. While my business is not located within the tri-counties and directly regulated, House Bill 2007 directly regulates diesel engines that my business uses.”

HB 2007 (B-Engrossed) – On passage of the bill the vote was: Yeas, 44; Nays, 15 – Barreto, Boles, Bonham, Drazan, Hayden, Lewis, Nearman, Noble, Post, Reschke, Smith G, Sprenger, Stark, Wilson, Zika; Excused, 1 – Clem. Bill passed.

McKeown requested the following explanation of her vote be entered in the Journal:

“House Bill 2007 is the result of a long and collaborative process between transportation stakeholders and the environmental community. The bi-partisan work by Representatives Power and Boshart-Davis should be commended and resulted in a well-balanced piece of legislation that I am happy to support.

“I particularly appreciate that HB 2007 restricts its impact to the tri-county metro area - where the highest levels of pollution are occurring - and that the bill exempts all farm trucks, log trucks, and small fleets.

“HB 2007 creates an incentive-based program that focuses the investment of Volkswagen Settlement dollars exclusively in the metro area to assist truckers in upgrading their aging diesel fleets. These upgrades are an important step in the transition toward lowering transportation emissions and accomplishes the objective without significant negative impacts to our economy and the industry that moves it. The combination of direct investments and deadlines in House Bill 2007 reflects an appropriately measured and targeted approach.

“Because this bill's impact is limited exclusively to the metro area, it does not impact log trucks, and it does not impact the south coast or rural Oregon, I was a yes vote.”

HB 2007 (B-Engrossed) – Mitchell requested the following explanation of her vote be entered in the Journal:

“Originally, I was concerned about how this bill would impact our rural communities and governments. For example, there are counties in my district on the North Coast that conduct government road maintenance and other work using a fleet of vehicles largely run on diesel. County officials indicated to me that they do not have the resources to convert their fleet within the timelines laid out in the bill, and I absolutely believe that to be the case for most of our rural communities. We also have a significant timber industry in my district, which relies on diesel log trucks. The impacts to jobs that would potentially have occurred because of this bill was a primary concern for me.

“I took these concerns to the primary sponsors of the bill and advocated for changes alongside my constituents. Ultimately, there was broad, bipartisan agreement that this bill would be particularly cumbersome to our rural areas. Changes were made, and the bill will not impact businesses in our communities, nor does it require retooling of trucks or other vehicles on the North Coast. Additionally, changes included exemptions to log trucks. The only trucks and vehicles it will impact are those registered in Multnomah, Clackamas, and Washington Counties.

“As a result, I feel comfortable joining Republicans and Democrats in taking this initial step to start reducing pollution from diesel engines. I understand that in the future, rural communities will also need to work towards similar changes but believe that our rural truckers are already working towards this end as existing trucks naturally age out of use. As the primary cause of carbon pollution in Oregon is in the metro area, I appreciate that this bill brings attention to that works towards the goal of just transition by exempting rural areas.

“I also supported the bill because it directs the Department of Environmental Quality to use the Volkswagen Settlement to provide grants that will provide much needed financial assistance to those who need it in achieving the goals of reducing pollution from diesel engines.”

HB 5015 (A-Engrossed) – Read third time. Carried by McLain. On passage of the bill the vote was: Yeas, 56; Nays, 3 – Nearman, Post, Reschke; Excused, 1 – Clem. Bill passed.

HB 5019 (A-Engrossed) – Read third time. Carried by Reardon.

Hayden declared a potential conflict of interest and submitted the following statement.

“Chief Clerk and colleagues, I have a potential conflict of interest on HB 5019 because I am an owner of an LLC that has had and may have contract services for the Oregon Department of Forestry including air and ground wildfire suppression.”

HB 5019 (A-Engrossed) – On passage of the bill the vote was: Yeas, 41; Nays, 18 – Barreto, Boles, Doherty, Drazan, Fahey, Helm, Helt, Holvey, Keny-Guyer, Leif, Lewis, Marsh, Noble, Schouten, Smith DB, Wallan, Wilson, Zika; Excused, 1 – Clem. Bill passed.


HB 2436 – By unanimous consent, on request of Speaker Pro Tempore, rules suspended and bill carried over and placed in its proper order on the Wednesday, June 26, 2019 Calendar.


HB 3273 (B-Engrossed) – Read third time. Carried by Schouten. On passage of the bill the vote was: Yeas, 56; Nays, 3 – Leif, Wallan, Zika; Excused, 1 – Clem. Bill passed.
HB 3447 (A-Engrossed) – Read third time. Carried by Rayfield. On passage of the bill the vote was: Yeas, 41; Nays, 17 – Barreto, Bonham, Boshart Davis, Drazan, Evans, Findley, Hayden, Helt, Leif, Nearman, Noble, Post, Reschke, Smith DB, Smith G, Wallan, Zika; Absent, 1 – Lewis; Excused, 1 – Clem. Bill passed.

SCR 37 – Read. Carried by Smith Warner. On adoption of the measure the vote was: Yeas, 59; Excused, 1 – Clem. Resolution adopted.

The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 95 dated June 25, 2019.

SB 451 Energy and Environment

SB 994 – By unanimous consent, on request of Speaker Pro Tempore, rules suspended and bill carried over and placed in its proper order on the Wednesday, June 26, 2019 Calendar.

SB 112 (A-Engrossed) – Read third time. Carried by Nathanson.

Gomberg in Chair.

SB 112 (A-Engrossed) – On passage of the bill the vote was: Yeas, 54; Nays, 5 – Bonham, Hayden, Leif, McLane, Nearman; Excused, 1 – Clem. Bill passed.


SB 226 (A-Engrossed) – By unanimous consent, on request of Williamson, rules suspended to permit Post to change his vote from “nay” to “yea” on passage of bill.

HB 2018 (B-Engrossed) – By unanimous consent, on request of Williamson, rules suspended to permit Drazan to change her vote from "nay" to "yea" on passage of bill.

House stood at ease.


HB 2312, 2841 – Speaker signed on June 25, 2019.

House adjourned until 10:00 a.m. Wednesday, June 26, 2019 on motion of Smith G.

Wednesday, June 26, 2019 -- Morning Session

House convened at 10:00 a.m. Speaker in Chair.

Opening ceremony presented by Representative Sherrie Sprenger, Scio.

Upon verification of quorum: All present except: Absent, 1 – Noble; Excused, 4 – Barreto, Clem, Hernandez, Reardon.

HB 2631, 2084, 2141, 2266, 2402, 2415, 2417, 2460, 2515, 2591, 2592, 2699, 2787, 2788, 2847, 2972, 3076, 3137, 3138, 3152, 3213, 3309, 3324, 3413, 3431, 5048 – Message from the Governor announcing she signed on June 25, 2019.

Committee Report File No. 229 was distributed on June 25, 2019.

HCR 38 – Report by Committee on Rules recommending adoption.

Committee Report File No. 230 was distributed on June 26, 2019.

HB 5006 – Report by Committee on Ways and Means recommending passage with amendments and be printed A-Engrossed.

HB 5029 – Report by Committee on Ways and Means recommending passage with amendments and be printed A-Engrossed.

HB 5038 – Report by Committee on Ways and Means recommending passage with amendments and be printed A-Engrossed.

HB 2003 (B-Engrossed) – Report by Committee on Ways and Means recommending passage with amendments and be printed C-Engrossed.

Sprenger moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today's third reading calendar and that they be read by title only. Motion carried on viva voce vote.

HB 3276 – Post moved to withdraw bill from Committee on Revenue. On adoption of the motion the vote was: Yeas, 21; Nays, 35 – Alonso Leon, Barker, Bynum, Doherty,
HB 5006, 5029, 5038 – Read second time and passed to third reading.

House stood at ease.

HB 2436 – By unanimous consent, on request of Speaker, rules suspended and bill carried over and placed in its proper order on the Friday, June 28, 2019 Calendar.

By unanimous consent, on request of Speaker, rules suspended to temporarily advance to the order of business Final Reading of Memorials and Resolutions.


By unanimous consent, on request of Speaker, rules suspended to temporarily advance to the order of business Third Reading of Senate Bills.

SB 994 (B-Engrossed) – Read third time. Carried by Hayden. On passage of the bill the vote was: Yeas, 55; Absent, 1 – Smith Warner; Excused, 4 – Barreto, Clem, Hernandez, Reardon. Bill passed.

Speaker Pro Tempore in Chair.

HB 2003 (C-Engrossed) – Read third time. Carried by Kotek. On passage of the bill the vote was: Yeas, 55; Nays, 1 – Wallan; Excused, 4 – Barreto, Clem, Hernandez, Reardon. Bill passed.

House stood at ease.

Speaker in Chair.

HB 5006, 5029, 5038 – By unanimous consent, on request of Speaker, rules suspended to permit third reading and final consideration immediately.

HB 5006 (A-Engrossed) – Read third time. Carried by Holvey. On passage of the bill the vote was: Yeas, 50; Nays, 5 – Hayden, Nearman, Post, Reschke, Wallan; Absent, 1 – Power; Excused, 4 – Barreto, Clem, Hernandez, Reardon. Bill passed.

HB 5029 (A-Engrossed) – Read third time. Carried by Smith G. On passage of the bill the vote was: Yeas, 56; Excused, 4 – Barreto, Clem, Hernandez, Reardon. Bill passed.

Smith G requested the following explanation of his vote be entered in the Journal:

“House Bill 5029 included an allocation of lottery funds and money to a variety of entities that support economic development throughout the state of Oregon. Out of an abundance of caution, I wanted to put on the record that I voted in support of this bill because I support economic development. However, I also want to declare that I have a potential conflict of interest on HB 5029 because I am a member of a limited liability company that does economic and business development work in Eastern Oregon.”

HB 5038 (A-Engrossed) – Read third time. Carried by Smith G. On passage of the bill the vote was: Yeas, 51; Nays, 5 – Hayden, McLane, Nearman, Post, Reschke; Excused, 4 – Barreto, Clem, Hernandez, Reardon. Bill passed.

By unanimous consent, on request of Speaker, rules suspended to temporarily advance to the order of business Announcements.

House stood at ease.

Committee Report File No. 231 was distributed on June 26, 2019.

HB 5005 – Report by Committee on Ways and Means recommending passage with amendments and be printed A-Engrossed.

HB 5030 – Report by Committee on Ways and Means recommending passage with amendments and be printed A-Engrossed.

By unanimous consent, on request of Speaker, rules suspended to temporarily return to the order of business Second Reading of House Bills.

HB 5005, 5030 – Read second time and passed to third reading.

HB 5005, 5030 – By unanimous consent, on request of Speaker, rules suspended to permit third reading and final consideration immediately.

HB 5005 (A-Engrossed) – Read third time. Carried by Holvey.

Smith G declared a potential conflict of interest and submitted the following statement:

“Madam Speaker and colleagues, for the last 22 years I have been a member of a limited liability company that does economic...
and business development work in Eastern Oregon. In the Capitol Construction Subcommittee, I stated for the record my full conflict. I would direct my colleagues to that committee recording if they would like additional information.”

HB 5005 (A-Engrossed) – On passage of the bill the vote was: Yeas, 54; Nays, 2 – Nearman, Post; Excused, 4 – Barreto, Clem, Hernandez, Reardon. Bill passed.

HB 5030 (A-Engrossed) – Read third time. Carried by Holvey.

Smith G declared a potential conflict of interest and submitted the following statement:

“Madam Speaker and colleagues, for the last 22 years I have been a member of a limited liability company that does economic and business development work in Eastern Oregon. In the spirit of the House Rule, I’d like to add that I gave additional information on this potential conflict of interest on the record in the Capitol Construction Subcommittee. I would direct my colleagues to that committee recording if they would like additional information.”

HB 5030 (A-Engrossed) – On passage of the bill the vote was: Yeas, 51; Nays, 5 – Keny-Guyer, McLane, Nearman, Post, Reschke; Excused, 4 – Barreto, Clem, Hernandez, Reardon. Bill passed.

House adjourned until 10:00 a.m. Friday, June 28, 2019 on motion of Smith G.

Friday, June 28, 2019 -- Morning Session

House convened at 10:00 a.m. Marsh in Chair.


In compliance with Article IV, Section 12, and House Rule 3.05, House adjourned until 1:00 p.m. Saturday, June 29, 2019 on motion of Marsh.

HB 2436 – Bill remaining on today’s Third Reading of House Bills carried over and placed in its proper order on the Saturday, June 29, 2019 Calendar by virtue of adjournment.

Saturday, June 29, 2019 -- Afternoon Session

House convened at 1:00 p.m. Speaker in Chair.

Opening ceremony was a moment of silence.

Upon verification of quorum: All present except: Absent, 3 – McLane, Post, Smith Warner; Excused, 5 – Clem, Greenlick, Hayden, Noble, Wallan.

Message from Secretary of State announcing the resignation of Representative Denyc Boles, District 19.

HB 2312, 2841 – Message from the Senate announcing President signed on June 26, 2019.

SCR 37; SJM 5; SB 112, 226, 393, 851, 998, 1025 – Message from the Senate announcing President signed on June 27, 2019.

SB 5504, 5513, 5516, 5519, 5539, 5540, 5545, 885, 792, 454, 445, 155, 1019, 1 – Message from the Senate announcing passage.

SB 123, 695, 769, 935, 1002 – Message from the Senate announcing concurrence in House amendments and repassage.

SCR 25 – Message from the Senate announcing concurrence in House amendments and readoption.

SB 24 – Message from the Senate announcing Conference Committee Report adopted and bill repassed.

HB 2716 – Message from the Senate announcing passage.

HCR 20 – Message from the Senate announcing adoption.

HB 3239 – Message from the Senate announcing passage as amended by the Senate.

SB 212, 490, 534, 586, 994 – Message from the Senate announcing concurrence in House amendments and repassage.


SJR 18 – Message from the Senate announcing adoption.

SB 1013 – Message from the Senate announcing concurrence in House amendments and repassage.

HB 5017, 5011, 5018, 5027, 5033, 2015, 2053, 2128, 2174, 2209, 2230, 2390, 2437, 2444, 2587, 3067, 3377 – Message from the Senate announcing passage.

HB 2333 – Message from the Senate announcing passage as amended by the Senate.
SJR 18 – Introduced, read and passed to Speaker's desk for referral.

The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 96 dated June 29, 2019.

SJR 18  Rules

Committee Report File No. 232 was distributed on June 26, 2019.

HB 5050 – Report by Committee on Ways and Means recommending passage with amendments and be printed A-Engrossed.

HB 2377 (A-Engrossed) – Report by Committee on Ways and Means recommending passage with amendments and be printed B-Engrossed.

SB 246 – Report by Committee on Ways and Means recommending passage.

Stark moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today's third reading calendar and that they be read by title only. Motion carried on viva voce vote.

By unanimous consent, on request of Speaker, rules suspended to temporarily advance to the order of business First Reading of Senate Bills.

SB 5504, 5511, 5512, 5513, 5515, 5516, 5517, 5519, 5525, 5539, 5540, 5545; SB 1, 116, 155, 171, 445, 454, 669, 792, 861, 885, 1005, 1019, 1053 – Read first time and passed to Speaker's desk for referral.

HB 2333, 3239 – By unanimous consent, on request of Speaker, rules suspended to permit consideration of Senate amendments immediately.

HB 2333 (C-Engrossed) – Barker moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 53; Excused, 6 – Clem, Greenlick, Hayden, McLane, Noble, Wallan. Bill repassed.

HB 3239 (A-Engrossed) – Helt moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 53; Excused, 6 – Clem, Greenlick, Hayden, McLane, Noble, Wallan. Bill repassed.

HB 5050; HB 2377 – Read second time and passed to third reading.

HB 2436 (B-Engrossed) – Read third time. McLain moved bill be re-referred to Committee on Ways and Means. Motion carried, the vote being: Yeas, 35; Nays, 18 – Barreto, Bonham, Boshart Davis, Drazan, Findley, Helt, Leif, Lewis, McKeown, Nearman, Post, Reschke, Smith DB, Smith G, Sprenger, Stark, Wilson, Zika; Excused, 6 – Clem, Greenlick, Hayden, McLane, Noble, Wallan. Bill re-referred.

The following measures were referred from the desk of the Speaker and recorded on Committee Referral List No. 96 dated June 29, 2019.

SB 5504 Ways and Means
SB 5511 Ways and Means
SB 5512 Ways and Means
SB 5513 Ways and Means
SB 5515 Ways and Means
SB 5516 Ways and Means
SB 5517 Ways and Means
SB 5519 Ways and Means
SB 5525 Ways and Means
SB 5539 Ways and Means
SB 5540 Ways and Means
SB 5545 Ways and Means
SB 1 Ways and Means
SB 116 Ways and Means
SB 155 Ways and Means
SB 171 Ways and Means
SB 445 Ways and Means
SB 454 Ways and Means
SB 669 Ways and Means
SB 792 Ways and Means
SB 861 Ways and Means
SB 885 Ways and Means
SB 1005 Ways and Means
SB 1019 Ways and Means
SB 1053 Rules

SB 246 – Read second time and passed to third reading.

House recessed until 7:00 p.m. on motion of Smith G.

Saturday, June 29, 2019 -- Evening Session

House reconvened at 7:00 p.m. Speaker in Chair.

Upon verification of quorum: All present, except: Absent, 2 – Helm, Williamson; Excused, 7 – Clem, Greenlick, Hernandez, McKeown, Noble, Smith DB, Wallan.

Committee Report File No. 233 was distributed on June 29, 2019.

SB 224 (A-Engrossed) – Report by Committee on Rules recommending passage.
SB 761 (A-Engrossed) – Report by Committee on Rules recommending passage.
SB 1053 – Report by Committee on Rules recommending passage.
SJR 18 (B-Engrossed) – Report by Committee on Rules recommending adoption.

Committee Report File No. 234 was distributed on June 29, 2019.

SB 5504 (A-Engrossed) – Report by Committee on Ways and Means recommending passage.
SB 5511 (A-Engrossed) – Report by Committee on Ways and Means recommending passage.
SB 5512 (A-Engrossed) – Report by Committee on Ways and Means recommending passage.
SB 5513 (A-Engrossed) – Report by Committee on Ways and Means recommending passage.
SB 5515 (A-Engrossed) – Report by Committee on Ways and Means recommending passage.
SB 5516 (A-Engrossed) – Report by Committee on Ways and Means recommending passage.
SB 5517 (A-Engrossed) – Report by Committee on Ways and Means recommending passage.
SB 5519 (A-Engrossed) – Report by Committee on Ways and Means recommending passage.
SB 5525 (A-Engrossed) – Report by Committee on Ways and Means recommending passage.
SB 5539 (A-Engrossed) – Report by Committee on Ways and Means recommending passage.
SB 5540 (A-Engrossed) – Report by Committee on Ways and Means recommending passage.
SB 5545 (A-Engrossed) – Report by Committee on Ways and Means recommending passage.
SB 1 (B-Engrossed) – Report by Committee on Ways and Means recommending passage.
SB 116 (B-Engrossed) – Report by Committee on Ways and Means recommending passage.
SB 155 (B-Engrossed) – Report by Committee on Ways and Means recommending passage.
SB 669 (A-Engrossed) – Report by Committee on Ways and Means recommending passage.
SB 792 (B-Engrossed) – Report by Committee on Ways and Means recommending passage.
SB 861 (B-Engrossed) – Report by Committee on Ways and Means recommending passage.
SB 885 (A-Engrossed) – Report by Committee on Ways and Means recommending passage.
SB 1005 (B-Engrossed) – Report by Committee on Ways and Means recommending passage.
SB 1019 (B-Engrossed) – Report by Committee on Ways and Means recommending passage.

Having recessed under the order of business Second Reading of Senate Bills, the House continued under that order of business.

SB 224, 761 – Read second time and passed to third reading.

SB 5504, 5511, 5512, 5513, 5515, 5516, 5517, 5519, 5525, 5539, 5540, 5545; SB 1, 116, 155, 445, 669, 792, 861, 885, 1005, 1019, 1053 – By unanimous consent, on request of Speaker, rules suspended to permit second reading immediately.

SB 5504, 5511, 5512, 5513, 5515, 5516, 5517, 5519, 5525, 5539, 5540, 5545; SB 1, 116, 155, 445, 669, 792, 861, 885, 1005, 1019, 1053 – Read second time and passed to third reading.

By unanimous consent, on request of Speaker, rules suspended to temporarily return to the order of business Propositions and Motions.

Stark moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today's first supplemental third reading calendar and that they be read by title only. Motion carried on viva voce vote.

SJR 18; SB 5504, 5511, 5512, 5513, 5515, 5516, 5517, 5519, 5525, 5539, 5540, 5545; SB 1, 116, 155, 224, 445, 669, 761, 792, 861, 885, 1005, 1019, 1053 – By unanimous consent, on request of Speaker, rules suspended to permit third reading and final consideration immediately.


SB 5511 (A-Engrossed) – Read third time. Carried by Reardon. On passage of the bill the vote was: Yeas, 51; Nays, 1 – Evans; Excused, 7 – Clem, Greenlick, Hernandez, McKeown, Noble, Smith DB, Wallan. Bill passed.

SB 5512 (A-Engrossed) – Read third time. Carried by Gomberg. On passage of the bill the vote was: Yeas, 48; Nays, 4 – Barreto, Nearman, Post, Reschke; Excused, 7 – Clem, Greenlick, Hernandez, McKeown, Noble, Smith DB, Wallan. Bill passed.
SB 5513 (A-Engrossed) – Read third time. Carried by Piluso. On passage of the bill the vote was: Yeas, 49; Nays, 3 – Evans, Nearman, Reschke; Excused, 7 – Clem, Greenlick, Hernandez, McKeown, Noble, Smith DB, Wallan. Bill passed.

SB 5515 (A-Engrossed) – Read third time. Carried by Piluso. On passage of the bill the vote was: Yeas, 46; Nays, 5 – Evans, Gorsek, Nearman, Reschke, Williamson; Excused, 7 – Clem, Greenlick, Hernandez, McKeown, Noble, Smith DB, Wallan; Excused for Business of the House, 1 – Wilson. Bill passed.

SB 5516 (A-Engrossed) – Read third time. Carried by Post. On passage of the bill the vote was: Yeas, 52; Excused, 7 – Clem, Greenlick, Hernandez, McKeown, Noble, Smith DB, Wallan. Bill passed.

By unanimous consent, on request of Williamson, rules suspended to temporarily advance to the order of business Announcements.

House stood at ease.

SB 5517 (A-Engrossed) – Read third time. Carried by Bonham. On passage of the bill the vote was: Yeas, 52; Excused, 7 – Clem, Greenlick, Hernandez, McKeown, Noble, Smith DB, Wallan. Bill passed.

SB 5519 (A-Engrossed) – Read third time. Carried by Gomberg. On passage of the bill the vote was: Yeas, 52; Excused, 7 – Clem, Greenlick, Hernandez, McKeown, Noble, Smith DB, Wallan. Bill passed.


SB 5539 (A-Engrossed) – Read third time. Carried by Reardon. On passage of the bill the vote was: Yeas, 48; Nays, 4 – Helm, Nearman, Post, Reschke; Excused, 7 – Clem, Greenlick, Hernandez, McKeown, Noble, Smith DB, Wallan. Bill passed.

SB 5540 (A-Engrossed) – On passage of the bill the vote was: Yeas, 52; Excused, 7 – Clem, Greenlick, Hernandez, McKeown, Noble, Smith DB, Wallan. Bill passed.

SB 5545 (A-Engrossed) – Read third time. Carried by Holvey. On passage of the bill the vote was: Yeas, 48; Nays, 4 – Holvey, Nearman, Post, Reschke; Excused, 7 – Clem, Greenlick, Hernandez, McKeown, Noble, Smith DB, Wallan. Bill passed.

SB 1 (B-Engrossed) – Read third time. Carried by Nosse. On passage of the bill the vote was: Yeas, 52; Excused, 7 – Clem, Greenlick, Hernandez, McKeown, Noble, Smith DB, Wallan. Bill passed.

SB 116 (B-Engrossed) – Read third time. Carried by Rayfield. On passage of the bill the vote was: Yeas, 34; Nays, 18 – Barreto, Bonham, Boshart Davis, Drazan, Findley, Hayden, Helt, Leif, Lewis, McLane, Nearman, Post, Reschke, Smith G, Sprenger, Stark, Wilson, Zika; Excused, 7 – Clem, Greenlick, Hernandez, McKeown, Noble, Smith DB, Wallan. Bill passed.

SB 155, 224, 445, 669, 792, 861, 885, 1005, 1019, 1053 – By unanimous consent, on request of Speaker, rules suspended and bills remaining on today's Third Reading of Senate Bills carried over and placed in their proper order on the Sunday, June 30, 2019 Calendar.

SJR 18 – By unanimous consent, on request of Speaker, rules suspended and measure remaining on today's Final Reading of Memorials and Resolutions carried over and placed in its proper order on the Sunday, June 30, 2019 Calendar.

SB 5504 (A-Engrossed) – By unanimous consent, on request of Williamson, rules suspended to permit Hayden to change his vote from "yea" to "nay" on passage of bill.

SB 5513 (A-Engrossed) – By unanimous consent, on request of Wilson, rules suspended to permit Helt to change her vote from "yea" to "nay" on passage of bill.

SB 112, 226, 393, 851, 998, 1025; SCR 37; SJM 5 – Speaker signed on June 29, 2019.

House adjourned until 10:00 a.m. Sunday, June 30, 2019 on motion of Smith G.

Sunday, June 30, 2019 -- Morning Session

House convened at 10:00 a.m. Speaker in Chair.

A moment of silence was observed.

Freshwater Trust has applied for, and received, funding for some of its restoration activities from this OWEB grant program.”
Opening ceremony presented by Representative Mark Meek, singing "America the Beautiful" by Samuel A. Ward, Gladstone.

Upon verification of quorum: All present except:
Excused, 4 – Clem, Noble, Sprenger, Wallan; Excused for Business of the House, 2 – Marsh, Wilson.

HB 5021, 5019, 5015, 5014, 5024, 5025, 5026, 5032, 5034, 5039, 5040, 2346, 2329, 2257, 2352, 2130, 2032, 2056, 2508, 2025, 2024, 2018, 5042, 2206, 2579, 2574, 2073, 2618, 2600, 2706, 2817, 2896, 2910, 3064, 3136, 3165, 3273, 3183, 3447, 3450, 3452 – Message from the Senate announcing passage.

HB 3145 – Message from the Senate announcing bill failed.

Committee Report File No. 235 was distributed on June 30, 2019.

HB 2436 (B-Engrossed) – Report by Committee on Ways and Means recommending passage with amendments and be printed C-Engrossed.

SB 171 (B-Engrossed) – Report by Committee on Ways and Means recommending passage with amendments and be printed C-Engrossed.

SB 454 (B-Engrossed) – Report by Committee on Ways and Means recommending passage with amendments and be printed C-Engrossed.

SB 688 (A-Engrossed) – Report by Conference Committee, signed by Senators Olsen, Chair; Boquist, Monnes Anderson and Representatives Evans, Wilde, Zika, recommending the Senate concur in House amendments dated May 30 and that the bill be further amended and repassed.

Stark moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today’s third reading calendar and that they be read by title only. Motion carried on viva voce vote.

HB 2436 – By unanimous consent, on request of Speaker, rules suspended to read bill for a third time and consider it immediately as a Special Order of Business.

HB 2436 (C-Engrossed) – Read third time as Special Order of Business. Carried by McLain. On passage of the bill the vote was: Yeas, 45; Nays, 9 – Fahey, Keny-Guyer, Marsh, Meek, Nosse, Power, Prusak, Rayfield, Salinas; Excused, 4 – Clem, Noble, Sprenger, Wallan; Excused for Business of the House, 1 – Wilson. Bill passed.

By unanimous consent, on request of Speaker, rules suspended to temporarily advance to the order of business Final Reading of Memorials and Resolutions.

SJR 18 (B-Engrossed) – Read. Carried by Rayfield. On adoption of the measure the vote was: Yeas, 43; Nays, 11 – Barker, Barreto, Bonham, Boshart Davis, Findley, Nearman, Post, Reschke, Smith DB, Smith G, Stark; Excused, 4 – Clem, Noble, Sprenger, Wallan; Excused for Business of the House, 1 – Wilson. Resolution adopted.

By unanimous consent, on request of Speaker, rules suspended to temporarily advance to the order of business Third Reading of Senate Bills.

SB 155 (B-Engrossed) – Read third time.

Gomberg in Chair.

SB 155 (B-Engrossed) – Carried by Bonham. On passage of the bill the vote was: Yeas, 54; Excused, 4 – Clem, Noble, Sprenger, Wallan; Excused for Business of the House, 1 – Speaker Kotek. Bill passed.

SB 224 (A-Engrossed) – Read third time. Carried by Holvey. On passage of the bill the vote was: Yeas, 49; Nays, 5 – Barreto, Post, Reschke, Stark, Wilson; Excused, 4 – Clem, Noble, Sprenger, Wallan; Excused for Business of the House, 1 – Speaker Kotek. Bill passed.

SB 445 (A-Engrossed) – Read third time. Carried by Reardon.

Speaker Pro Tempore in Chair.

SB 445 (A-Engrossed) – On passage of the bill the vote was: Yeas, 55; Excused, 4 – Clem, Noble, Sprenger, Wallan. Bill passed.

SB 669 (A-Engrossed) – Read third time. Carried by Salinas. On passage of the bill the vote was: Yeas, 53; Nays, 2 – Nearman, Post; Excused, 4 – Clem, Noble, Sprenger, Wallan. Bill passed.

House recessed until 1:00 p.m. on motion of Smith G.

House continued in recess until 2:30 p.m. on motion of Stark.

Sunday, June 30, 2019 -- Afternoon Session

House reconvened at 2:30 p.m. Speaker in Chair.

Upon verification of quorum: All present except:
Excused, 4 – Clem, Noble, Sprenger, Wallan.

HCR 38 – Message from the Senate announcing adoption.

SB 688 – Message from the Senate announcing Conference Committee Report adopted and bill repassed.


HB 2998 – Message from the Senate announcing passage as amended by the Senate.

Having recessed under the order of business Propositions and Motions, the House continued under that order of business.

By unanimous consent, on request of Speaker, rules suspended to temporarily advance to the order of business First Reading of Senate Bills.

SB 770 – Read first time and passed to Speaker’s desk for referral.

The following measure was referred from the desk of the Speaker and recorded on Committee Referral List No. 97 dated June 30, 2019.

SB 770  Ways and Means

By unanimous consent, on request of Speaker, rules suspended to temporarily advance to the order of business Third Reading of House Bills.

HB 5050 (A-Engrossed) – Read third time. Carried by Rayfield.

Smith G declared a potential conflict of interest and submitted the following statement:

“Madam Speaker and colleagues, for the last 22 years I have been a member of a limited liability company that does economic and business development work in Eastern Oregon therefore I may have a potential conflict of interest on this bill.”

Hayden declared a potential conflict of interest and submitted the following statement:

“Chief Clerk and colleagues, I have a potential conflict of interest on HB 5050 because I am an owner of an LLC that has had and may have contract services for the Oregon Department of Forestry and Oregon Department of Fish and wildlife including air services and ground wildfire suppression.”

HB 5050 (A-Engrossed) – On passage of the bill the vote was: Yeas, 51; Nays, 4 – Helm, Nearman, Post, Reschke; Excused, 4 – Clem, Noble, Sprenger, Wallan. Bill passed.

Keny-Guyer requested the following explanation of her vote be entered in the Journal:

“I voted AYE on HB 5050 due to the many excellent initiatives in it, including:

• Funding and increased bonding capacity for affordable housing, like LIFT, Permanent Supportive Housing and Housing Stabilization Program (although I voted NO on HB 3050 since I believe we should provide more than $25 million in lottery fund bonding for preservation, given we are leaving $30 mil lottery bonding capacity on the table)
• $2 mil for Hacienda CDC ‘Las Adelinas’ Housing Project
• $300K to Ecumenical Ministries of Oregon runaway youth
• $1.5 mil mental and behavioral health pilot project
• $6 mil for community mental health programs
• $43 mil for the One Integrated Eligibility and Medicaid eligibility

“HOWEVER, there are many items in this bill that I believe do NOT serve the public good as much as HB 3180, SB 745, and HB 2258, which our House Committee on Human Services and Housing advocated strongly for. Some of those questionable allocations include:

• $5.4 mil Oregon State Fair (OSF, which was privatized in part to reduce state funding dependency) + $3 mil for OSF Horse Barn + $2 mil for OSF Poultry Barn
• $.5 mil Oregon Thoroughbred Owners and Breeders Association
• $15 mil to Eugene YMCA
• $5 mil Columbia Willamette Beaverton Hoop YMCA

“I do not believe that these expenditures provide as much ‘public good’ as HB 3180, SB 745, and HB 2258, which address Oregon’s public health crisis in child abuse, child welfare, and addictions.

“HB 3180 ranked the highest of all bills with fiscals scored by the House Committee on Human Services and Housing; was among the top priority funding requests for all legislators who signed a support letter; and was my top personal bill request.

“HB 3180 is the combination of HB 3178 ($6 million for Child Abuse Intervention Centers), HB 3179 ($1 million for Oregon Child Abuse Prevalence Study), and HB 3180 ($100K for Implementation of Erin’s Law), totaling $7.1 million/biennium.

“This trio of bills emerged from a bipartisan, bicameral workgroup which met monthly from July 2018 through January 2019 to examine the gaps in our child abuse system. We examined the many good bills being developed last summer and fall, such as the behavioral health components of the Student Success bill, new requirements for TSPC, and violence prevention. The concepts developed by our workgroup would fill remaining gaps.

“We sent Ways & Means 173 letters (just a portion of the over 200 letters sent directly to people’s individual legislators) in support of $7.1 million from the Criminal Fines Account (CFA) or General Fund. This investment would save heartache and millions of dollars in future decades by reducing mental health and addictions, lost productivity, and the myriad of consequences that result from childhood trauma.

“SB 745, Independent Living Program for older foster youth

“SB 745 would have expanded the age of foster youth aging or
nearly aging out of foster care and would have provided more monthly cash assistance, housing assistance, and other support services as they enter adulthood without parental support. As in the 4 past biennia, this was the top priority of foster youth who gathered for a multi-day workshop held a few months before the long session. In all past years, their bills have passed with unanimous or near unanimous support. This is the first year their bill failed. Many of my committee members agreed that not only are these investments so important for this population, but that we should listen to what they say they most need. The foster youth reduced their request from $8.4 million to $4 million, but it still failed.

“HB 2258, Family Dependency Treatment Court

“Human Services and Housing Vice Chair Sanchez has been passionate about stemming the flow of kids into foster care by providing more treatment for behavioral health and addictions. This bill, requiring nearly $15 million in General Fund, would have set up pilots in certain counties to end parents to treatment as opposed to jail, where their kids are removed from them and placed in foster care.

“I also supported HB 3300 Family Preservation Project, HB 2570 CASA expansion, HB 2902 Home Ownership Repair, HB 2228 Local Government capacity building for housing, and other bills that support our most vulnerable populations. Because our funding is limited and will never meet all the needs, we need to prioritize the funding for the causes that most need public support and that will most provide a humane and economic return on investment.”

HB 5050 (A-Engrossed) – Sanchez requested the following explanation of her vote be entered in the Journal:

“I voted AYE on HB 5050 due to the many excellent initiatives in it, including:

• Funding and increased bonding capacity for affordable housing, like LIFT, Permanent Supportive Housing and Housing Stabilization Program
• $2 mil for Hacienda CDC ‘Las Adelinas’ Housing Project
• $300K to Ecumenical Ministries of Oregon runaway youth
• $1.5 mil to a mental and behavioral health pilot project
• $6 mil for community mental health programs
• $43 mil for the One Integrated Eligibility and Medicaid eligibility

“HOWEVER, there are many items in this bill that I believe do NOT serve the public good as much as HB 3180, HB 2627, HB 2639, SB 745, and HB 2258 would have. Our House Committee on Human Services and Housing advocated strongly for these bills and are left to question how funding $5.4 mil for the Oregon State Fair (OSF), which was privatized in part to reduce state funding dependency + $3 mil for OSF Horse Barn + $2 mil for OSF Poultry Barn, are in the best interests of the State. Not to mention $.5 mil to the Oregon Thoroughbred Owners and Breeders Association, $15 mil to Eugene YMCA, and $5 mil Columbia Willamette Beaverton Hoop YMCA.

“I struggle to believe that these expenditures provide as much ‘public good’ as HB 3180, SB 745, HB 2627, HB 2639 and HB 2258, which addressed Oregon’s public health crisis in child abuse, child welfare, and addictions, respectively.

“HB 3180 – Child Abuse Omnibus bill

“HB 3180 ranked the highest of all bills with fiscals scored by the House Committee on Human Services and Housing; HB 3180 is the combination of HB 3178 ($6 million for Child Abuse Intervention Centers), HB 3179 ($1 million for Oregon Child Abuse Prevalence Study), and HB 3180 ($100K for Implementation of Erin’s Law), totaling $7.1 million/biennium.

“This trio of bills emerged from a bipartisan, bicameral workgroup which met monthly from July 2018 through January 2019 to examine the gaps in our child abuse system. We examined the many good bills being developed last summer and fall, such as the behavioral health components of the Student Success bill, new requirements for TSPC, and violence prevention. The concepts developed by our workgroup would fill remaining gaps.

“We sent Ways & Means 173 letters (just a portion of the over 200 letters sent directly to people’s individual legislators) in support of $.7 million from the Criminal Fines Account (CFA) or General Fund. This investment would save heartache and millions of dollars in future decades by reducing mental health and addictions, lost productivity, and the myriad of consequences that result from childhood trauma.

“SB 745 – Independent Living Program for older foster youth

“SB 745 would have expanded the age range of foster youth from the current 16-21 to 14-23 and would have provided more monthly cash assistance, housing assistance, and other support services as they enter adulthood without parental support. As in the 4 past biennia, this was the top priority of foster youth who gathered for a multi-day workshop held in the summer before the long session. In all past years, their bills have passed with unanimous or near unanimous support. This is the first year their bill failed. Many of my committee members agreed that not only are these investments so important for this population, but that we should listen to what they say they most need. The foster youth reduced their request from $8.4 million to $4 million sacrificing the supports for the older youth to extend service to youth starting at age 14. The older foster youth and those already aged out recognized for themselves that they would have been better served if they had the support of ILP services when they were younger rather than older, but it still failed.

“HB 2627 – Rural Alcohol and Drug Recovery Centers

“HB 2627 would require OHA to fund and site Alcohol and Drug Recovery Centers in rural parts of the state to support Oregonians in early recovery. Our foster care system is struggling under the weight of overwhelming caseloads. Case workers cannot be hired or trained fast enough to replace those who are leaving due to unmanageable workloads. We must work to stem the tide of entry in to the foster care system. The Department of Human Services is clear that the majority of children in the system are there because of addictions. If we do not support families to recover from addictions particularly in the rural areas where resources are the most limited, we will never reduce the numbers of children in our system.

“Every child who enters the child welfare system is traumatized not only by what they have experienced, but by the state’s intervention. We must work harder to keep children in their homes by supporting parents to access recovery resources.

“HB 2639 – Women Infant and Children (WIC) 2K

“HB 2639 would have continued the Federal WIC food supplemental program to young Oregonians through age 5 or until they enter kindergarten. Currently the federal WIC program stops at age 5. If a child turns 5 after the cut off age to enter kindergarten in September, they no longer have access to additional nutritional services until they enter kindergarten the following year. We know that good nutrition is a building block to a good education, leaving some children upwards of a year without those additional resources can be detrimental to their capacity to enter school ready to learn and thrive.

“HB 2258 – Family Dependency Treatment Court
“As mentioned before, with regard to HB 2627, I believe it is crucial that we stem the flow of kids into foster care by providing more treatment for behavioral health and addictions. This bill, requiring nearly $15 million in General Fund, would have set up pilots in certain counties to send parents to treatment as opposed to jail. Very often when a parent goes to jail their kids are removed from them and placed in foster care. Treatment and recovery supports are vital to reducing the numbers of children in foster care.”

HB 2377 (B-Engrossed) – Read third time. Carried by Rayfield.

McLane declared a potential conflict of interest and submitted the following statement:

“In just a couple of weeks I will become a circuit court judge. Part of this bill is raising the salaries of circuit court judges, so I want to announce the potential of a conflict of interest.”

Schouten declared a potential conflict of interest and submitted the following statement:

“I would like to declare a potential conflict of interest regarding HB 2377B, which increases the salaries of Circuit Court Judges in the state of Oregon. My husband, Washington County Commissioner Dick Schouten’s salary, pursuant to the Washington County Charter, is linked to the salaries of Circuit Court judges serving in Washington County, and therefore my husband’s salary will be increased should HB 2377B be enrolled.”

HB 2377 (B-Engrossed) – On passage of the bill the vote was: Yeas, 51; Nays, 4 – Helt, Nearman, Post, Reschke; Excused, 4 – Clem, Noble, Sprenger, Wallan. Bill passed.

By unanimous consent, on request of Speaker, rules suspended to temporarily advance to the order of business Second Reading of Senate Bills.

SB 171, 454 – Read second time and passed to third reading.

By unanimous consent, on request of Speaker, rules suspended to temporarily advance to the order of business Third Reading of Senate Bills.

SB 171, 454 – By unanimous consent, on request of Speaker, rules suspended to permit third reading and final consideration immediately.

SB 171 (C-Engrossed) – Read third time. Carried by Keny-Guyer. On passage of the bill the vote was: Yeas, 53; Nays, 2 – Evans, Findley; Excused, 4 – Clem, Noble, Sprenger, Wallan. Bill passed.

SB 454 (C-Engrossed) – Read third time. Carried by Marsh.

Speaker Pro Tempore in Chair.

SB 454 (C-Engrossed) – On passage of the bill the vote was: Yeas, 52; Nays, 2 – Evans, Hayden; Excused, 4 – Clem, Noble, Sprenger, Wallan; Excused for Business of the House, 1 – Speaker Kotek. Bill passed.

Speaker Pro Tempore declared the House was back under the order of business Propositions and Motions.


SB 688 (A-Engrossed) – Wilde moved bill be repassed. On repassage of the bill the vote was: Yeas, 55; Excused, 4 – Clem, Noble, Sprenger, Wallan. Bill repassed.

HB 2998 – By unanimous consent, on request of Speaker Pro Tempore, rules suspended to consider Senate amendments immediately.

HB 2998 (C-Engrossed) – Alonso Leon moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 45; Nays, 10 – Barreto, Bonham, Boshart Davis, Evans, Findley, Nearman, Post, Reschke, Smith DB, Smith G; Excused, 4 – Clem, Noble, Sprenger, Wallan. Bill repassed.

By unanimous consent, on request of Speaker Pro Tempore, rules suspended to temporarily advance to the order of business Third Reading of Senate Bills.


Mitchell requested the following explanation of her vote be entered in the Journal:

“Before becoming a state legislator, I participated in an Indivisible group in my local community—and more specifically, a ‘sub-team’ called ‘Vote the Future.’ The purpose of this group was to increase the enfranchisement of all voters to participate in our democratic process. I helped spearhead an effort in Clatsop County to reinstate the printing of a voter pamphlet in odd-year elections, and voted as a legislator on SB 861 to have postage-paid envelopes for Oregon’s mail-in ballot system.

“As SB 761A has been interpreted by some to be a form of voter suppression, this bill was initially very concerning to me. It goes without saying that I want to make it easier to participate in our process. Not harder. That said, after reviewing the bill and the arguments both for and against, I believe that the calls of voter suppression is a misinterpretation. To the contrary, I believe this bill will ultimately help to reduce fraud within our system and have no material impact one way or another on voter accessibility to participate in the process.

“HB 2082 in 2007 strengthened the procedures to be followed when traditional, multiple-signature petition sheets are signed by voters to qualify measures for the ballot. Part of that strength came
from requiring circulators of multiple-signature petition sheets to adhere to requirements like circulators registering with the state and receiving training if they are paid for efforts to collect signatures. Part of those requirements also required that circulators sign the bottom of each multiple-signature petition sheet before submitting—which essentially serves as verification that requirements were followed. Some of those rules include ensuring that the circulator made the text of the measure available to signers, and that they personally witnessed each signature.

“HB 2082 also established the e-sheet process, which would allow supporters of an initiative petition to download a single-signer petition, sign it themselves, and submit. This 2007 change made participating in our initiative process much easier for voters—and particularly for those who wouldn't ordinarily be canvassed for a signature, such as those who are homebound or live in rural areas. The e-sheet process is incredibly important to increasing accessibility for these voters.

“Unfortunately, HB 2082 also created an unintended loophole. Whereas there are incredibly high standards for petition circulation, there is reason to believe that the intention of this process has or could be circumvented to serve less-than-honorable aims that potentially compromise the integrity of our initiative process. The purpose of the e-sheet process is for single filers to be able to print an e-sheet, sign it, and submit it themselves. Due to the lack of oversight, however—including formal complaints regarding the circulation of petitions with a mention of e-sheets—there are multiple anecdotes instances of this process being abused. Instances I have heard myself include experiences where e-sheets are simply placed on the counters of farmers markets or small businesses, or distributed at events—effectively creating passive signature-gathering opportunities that go beyond what I believe the legislative intent of HB 2082 ever was. The text of the initiative often does not accompany e-sheets used in this fashion, and so those signing the e-sheets may not even know that they are signing beyond what someone tells them. In comparison to our petition process—which I broadly support—it appears our current e-sheet process does merit some legitimate need for reevaluation. Clearer rules are needed.

“SB 761 does not eliminate the ability of voters to participate in the process. Single individuals can still print an e-sheet for themselves, sign it, and send it into the elections officer. It retains and changes nothing about our multiple-signature petition process. The conflation of these two separate processes has been at the root of the misunderstanding around this bill. The only thing SB 761 does is aligns, to the extent that it can be, standards for e-sheets to mirror the high standards that the multiple-signature petition process requires. Whereas a petition circulator must attach the text of an initiative to a petition, witness signatures, and attest to the validity of the signatures—the new e-sheet process under SB 761 simply adds a similar level of accountability to single voters by asking them to not only sign the e-sheet, but to also sign a document attesting that they have reviewed the text of the petition.

“I want as many voters as possible to participate in our processes. I do not want those with potentially nefarious intentions to take advantage of Oregonians' willingness and eagerness to participate in the democratic process. There are already a number of potential ways to exploit a process that is essentially tied to an honor system—SB 761 merely tightens up requirements that keeps the process accessible, but at the same time, ensures more accountability and the integrity of our system.”

SB 792 (B-Engrossed) – Read third time. Carried by Gomberg. On passage of the bill the vote was: Yeas, 37; Nays, 18 – Barreto, Bonham, Boshart Davis, Drazan, Findley, Hayden, Helt, Leif, Lewis, McLane, Nearman, Post, Reschke, Smith DB, Smith G, Stark, Wilson, Zika; Excused, 4 – Clem, Noble, Sprenger, Wallan. Bill passed.

SB 861 (B-Engrossed) – Read third time. Carried by Rayfield. On passage of the bill the vote was: Yeas, 37; Nays, 18 – Barker, Barreto, Bonham, Boshart Davis, Findley, Gomberg, Leif, Lewis, McLane, Nearman, Post, Reardon, Reschke, Smith G, Stark, Wilson, Zika, Speaker Kotek; Excused, 4 – Clem, Noble, Sprenger, Wallan. Bill passed.

Kotek requested the following explanation of her vote be entered in the Journal:

“I support protecting voting rights and expanding access to the ballot. I am proud that Oregon sets the national standard for ballot access. After careful consideration of SB 861, I decided to vote no because I had concerns about the ongoing cost of providing paid postage on ballots without more substantive evidence that voter participation would significantly increase with this change.”

SB 885 (A-Engrossed) – Read third time. Carried by Reardon. On passage of the bill the vote was: Yeas, 40; Nays, 14 – Barreto, Bonham, Boshart Davis, Hayden, Lewis, McKeown, McLane, Nearman, Post, Reschke, Smith DB, Smith G, Stark, Wilson; Excused, 4 – Clem, Noble, Sprenger, Wallan; Excused for Business of the House, 1 – Greenlick. Bill passed.

SB 1005 (B-Engrossed) – Read third time. Carried by Barker. On passage of the bill the vote was: Yeas, 55; Excused, 4 – Clem, Noble, Sprenger, Wallan. Bill passed.

SB 1019 (B-Engrossed) – Read third time. Carried by Neron. On passage of the bill the vote was: Yeas, 38; Nays, 17 – Barreto, Bonham, Boshart Davis, Drazan, Evans, Findley, Leif, McKeown, McLane, Nearman, Post, Prusak, Reschke, Smith DB, Stark, Williamson, Wilson; Excused, 4 – Clem, Noble, Sprenger, Wallan. Bill passed.

SB 1053 – Read third time. Carried by Smith Warner. On passage of the bill the vote was: Yeas, 55; Excused, 4 – Clem, Noble, Sprenger, Wallan. Bill passed.

SB 246 – Read third time. Carried by Gomberg. On passage of the bill the vote was: Yeas, 55; Excused, 4 – Clem, Noble, Sprenger, Wallan. Bill passed.

Committee Report File No. 236 was distributed on June 30, 2019.

SB 770 (B-Engrossed) – Report by Committee on Ways and Means recommending passage.

By unanimous consent, on request of Speaker Pro Tempore, rules suspended to temporarily advance to the order of business Second Reading of Senate Bills.
SB 770 – By unanimous consent, on request of Speaker Pro Tempore, rules suspended to permit second reading immediately.

SB 770 – Read second time and passed to third reading.

Speaker Pro Tempore declared the House was back under the order of business Propositions and Motions.

Stark moved that, in compliance with Article IV, Section 19 of the Oregon Constitution, and notwithstanding any provision of the Rules of the House of Representatives of the Eightieth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section be suspended for today’s second supplemental third reading calendar and that the bill be read by title only. Motion carried on viva voce vote.

By unanimous consent, on request of Speaker Pro Tempore, rules suspended to temporarily advance to the order of business Third Reading of Senate Bills.

SB 770 – By unanimous consent, on request of Speaker Pro Tempore, rules suspended to permit third reading and final consideration immediately.

SB 770 (B-Engrossed) – Read third time. Carried by Nosse, Fahey. On passage of the bill the vote was: Yeas, 37; Nays, 18 – Barreto, Bonham, Boshart Davis, Drazan, Findley, Hayden, Helt, Leif, Lewis, McLane, Nearman, Post, Reschke, Smith DB, Smith G, Stark, Wilson, Zika; Excused, 4 – Clem, Noble, Sprenger, Wallan. Bill passed.

Pursuant to ORS 291.330, Speaker Pro Tempore announced the Speaker’s following appointments to the Emergency Board: Kotek, Co-Chair; Drazan, Findley, Gomberg, Holvey, McLain, Nosse, Rayfield, Smith G, Stark.

Williamson moved Emergency Board appointments be approved and confirmed en bloc. Motion carried, the vote being: Yeas, 54; Nays, 1 – Smith DB; Excused, 4 – Clem, Noble, Sprenger, Wallan. Emergency Board appointees confirmed en bloc.

By unanimous consent, on request of Speaker Pro Tempore, rules suspended to temporarily advance to the order of business Announcements.

SB 885 (A-Engrossed) – By unanimous consent, on request of Williamson, rules suspended to permit Drazan to change her vote from “nay” to “yea” on passage of bill.

SB 861 (B-Engrossed) – By unanimous consent, on request of Wilson, rules suspended to permit Barker to change his vote from “nay” to “yea” on passage of bill.

SB 1019 (B-Engrossed) – By unanimous consent, on request of Wilson, rules suspended to permit Prusak to change her vote from “nay” to “yea” on passage of bill.

House recessed until 5:00 p.m. on motion of Smith G.

Sunday, June 30, 2019 – Evening Session

House reconvened at 5:00 p.m. Speaker in Chair.

Upon verification of quorum: All present except: Absent, 3 – Barker, Helm, Smith G; Excused, 5 – Clem, Greenlick, Noble, Sprenger, Wallan.

HB 2436 – Message from the Senate announcing passage.

HB 2270, 5050, 2377 – Message from the Senate announcing passage.

SCR 38 – Message from the Senate announcing adoption.

SB 171, 454 – Message from the Senate announcing concurrence in House amendments and repassage.

HB 2001 – Message from the Senate announcing passage.

Having recessed under the order of business Propositions and Motions, the House continued under that order of business.

By unanimous consent, on request of Speaker, rules suspended to temporarily return to the order of business First Reading of Memorials and Resolutions.

SCR 38 – Read first time.

By unanimous consent, on request of Speaker, rules suspended to temporarily advance to the order of business Final Reading of Memorials and Resolutions.

SCR 38 – By unanimous consent, on request of Speaker, rules suspended to permit final consideration immediately.

SCR 38 – Read in its entirety. Carried by Williamson. On adoption of the measure, the vote was: Yeas, 53; Excused, 6 – Clem, Greenlick, Noble, Smith G, Sprenger, Wallan. Resolution adopted.

HB 5011, 5017, 5018, 5027, 5033; HB 2015, 2053, 2128, 2174, 2209, 2230, 2390, 2437, 2444, 2587, 2716, 3067, 3377; HCR 20 – Speaker signed on June 30, 2019.

SB 1008 – Speaker signed on June 30, 2019.
House adjourned sine die at 5:23 p.m. on June 30, 2019.

HB 5014, 5015, 5019, 5021, 5024, 5025, 5034; HB 2018, 2073, 2130, 2164, 2173, 2206, 2257, 2329, 2333, 2346, 2352, 2508, 2579, 2600, 2618, 2706, 2817, 2849, 2896, 2910, 3064, 3136, 3165, 3183, 3239 – Speaker signed on July 2, 2019.


HB 5011, 5017, 5018, 5027, 5033; HB 2015, 2053, 2128, 2174, 2209, 2230, 2390, 2437, 2444, 2587, 2716, 3067, 3377; HCR 20 – Message from the Senate announcing president signed on July 3, 2019.

HB 5014, 5015, 5019, 5021, 5024, 5025, 5034; HB 2018, 2073, 2130, 2164, 2209, 2230, 2257, 2329, 2333, 2346, 2352, 2508, 2579, 2600, 2618, 2706, 2817, 2849, 2896, 2910, 3064, 3136, 3165, 3183, 3239 – Message from the Governor announcing she signed on July 23, 2019.

HB 2716, 2983 – Message from the Governor announcing she signed on August 2, 2019.


HB 2377 – Message from the Governor announcing she signed with line item veto in section 115 (11) on August 9, 2019.

HB 5050 – Message from the Governor announcing she signed with line item veto in section 6 on August 9, 2019.

HB 2007, 2025, 2073, 2173, 2206, 2329, 2352, 2436, 2449, 2574, 2618, 2817, 2867, 3239, 3273, 3450, 5005, 5006, 5017, 5019, 5021, 5024, 5025, 5026, 5027, 5029, 5030, 5034, 5042, 2437, 2005, 2015 – Message from the Governor announcing she signed on August 9, 2019.

HB 2270 – Filed with Secretary of State on July 9, 2019.

HCR 38 – Filed with Secretary of State on July 9, 2019.

SB 171, 246, 454, 688, 761, 770, 792, 861, 885, 1005, 1019, 1053; SCR 38 – Speaker signed July 10, 2019.

SB 171, 246, 454, 688, 761, 770, 792, 861, 885, 1005, 1019, 1053; SCR 38 – Speaker signed July 10, 2019.

HB 2185, 2201, 2202, 2267, 2328, 2829, 2841, 2949, 5031, 5043 – Message from the Governor announcing she signed on July 15, 2019.