

Journal of the House of Representatives

SPECIAL SESSION

**Beginning February 4 and
ending February 22, 2008**

19 Calendar Days



**SEVENTY-FOURTH LEGISLATIVE ASSEMBLY
OF THE STATE OF OREGON**

**Published Under the Direction
of
Jeff Merkley
Speaker of the House**

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MEMBERSHIP AND COMMITTEES

Special Session – House

HOUSE OF REPRESENTATIVES

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JEFF MERKLEY, Speaker

DIANE ROSENBAUM, Speaker Pro Tempore

RAMONA KENADY, Chief Clerk

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PETER BUCKLEY, Majority Whip

ARNIE ROBLAN, Deputy Majority Whip

BETTY KOMP, Assistant Majority Leader

PHIL BARNHART, Assistant Majority Leader

TOBIAS READ, Assistant Majority Leader

CHIP SHIELDS, Assistant Majority Leader

SARA GELSER, Assistant Majority Leader

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ANDY OLSON, Deputy Republican Whip

GENE WHISNANT, Deputy Republican Whip

LINDA FLORES, Deputy Republican Whip

CHUCK BURLEY, Assistant Republican Whip

KEVIN CAMERON, Assistant Republican Whip

RON MAURER, Assistant Republican Whip

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CATHY FERGUSON, Assistant Chief Clerk

OBIE RUTLEDGE, Reading Clerk

TODD KENADY, Publications Coordinator

TOM MATHEWS, Sergeant at Arms

2008 SPECIAL SESSION

REPRESENTATIVES' ADDRESSES

Representative	Address	Party	Dist.#
Barker, Jeff	PO Box 6751, Aloha, OR 97007.....	D.....	28
Barnhart, Phil	PO Box 71188-0189, Eugene, OR 97401	D.....	11
Bentz, Cliff.....	PO Box S, Ontario, OR 97914.....	R.....	60
Berger, Vicki.....	900 Court St. NE, Salem, OR 97301	R.....	20
Beyer, Elizabeth T.....	PO Box 131, Springfield, OR 97477	D.....	12
Bonamici, Suzanne	PO Box 2146, Beaverton, OR 97075.....	D.....	34
Boone, Deborah A.	PO Box 637, Cannon Beach, OR 97110.....	D.....	32
Boquist, Brian J.	900 Court St. NE, Salem, OR 97301	R.....	23
Bruun, Scott.....	PMB 160, 1980 Willamette Falls Dr., Ste. 230, West Linn, OR 97068	R.....	37
Buckley, Peter	71 Dewey St., Ashland, OR 97520	D.....	5
Burley, Chuck.....	PO Box 9424, Bend, OR 97708	R.....	54
Cameron, Kevin.	900 Court St. NE, Salem, OR 97301	R.....	19
Cannon, Ben.....	PO Box 33822, Portland, OR 97292	D.....	46
Clem, Brian	900 Court St. NE, Salem, OR 97301	D.....	21
Cowan, Jean	2710 NE Iler St., Newport, OR 97365.....	D.....	10
Dingfelder, Jackie	PO Box 13432, Portland, OR 97213	D.....	45
Edwards, Chris	PO Box 42082, Eugene, OR 97402	D.....	14
Edwards, David	22115 NW Imbrie Dr. #328, Hillsboro, OR 97124.....	D.....	30
Esquivel, Sal C.	711 Medford Center #178, Medford, OR 97504.....	R.....	6
Flores, Linda D	PO Box 55, Clackamas, OR 97015	R.....	51
Galizio, Larry	PO Box 231161, Tigard, OR 97281.....	D.....	35
Garrard, Bill	5845 Basin View Dr., Klamath Falls, OR 97603.....	R.....	56
Gelser, Sara.....	900 Court St. NE, Salem, OR 97301	D.....	16
Gilliam, Vic.....	900 Court St. NE, Salem, OR 97301	R.....	18
Gilman, George	3695 Dodson Dr., Medford, OR 97504	R.....	55
Greenlick, Mitch.....	712 NW Spring Ave., Portland, OR 97229	D.....	33
Hanna, Bruce	612 NW Cecil Ave., Roseburg, OR 97470	R.....	7
Holvey, Paul R.....	PO Box 51048, Eugene, OR 97405	D.....	8
Huffman, John	PO Box 104, The Dalles, OR 97058	R.....	59
Hunt, Dave	PO Box 67190, Oak Grove, OR 97268	D.....	40
Jenson, Bob	2126 Despain Ave., Pendleton, OR 97801.....	R.....	58
Komp, Betty	885 Garfield St., Woodburn, OR 97071	D.....	22
Kotek, Tina.....	7930 N Wabash Ave., Portland, OR 97217	D.....	44
Krieger, Wayne	95702 Skyview Ranch Rd., Gold Beach, OR 97444	R.....	1
Krummel, Jerry.....	7544 SW Roanoke Dr., Wilsonville, OR 97070.....	R.....	26
Lim, John K.	PO Box 1616, Gresham, OR 97030.....	R.....	50
Macpherson, Greg.....	322 Second St., Lake Oswego, OR 97034.....	D.....	38
Maurer, Ron	PO Box 2061, Grants Pass, OR 97528	R.....	3
Merkley, Jeff	PO Box 33167, Portland, OR 97292-3167.....	D.....	47
Minnis, Karen	PO Box 790, Fairview, OR 97024	R.....	49
Morgan, Susan	PO Box 2223, Myrtle Creek, OR 97457.....	R.....	2
Nathanson, Nancy	PO Box 41895, Eugene, OR 97404	D.....	13
Nelson, Donna G.	2150 St. Andrews Dr., McMinnville, OR 97128.....	R.....	24
Nolan, Mary.....	PO Box 1686, Portland, OR 97207	D.....	36
Olson, Andy.....	PO Box 891, Albany, OR 97321.....	R.....	15
Read, Tobias	PO Box 2101, Beaverton, OR 97075.....	D.....	27
Richardson, Dennis.....	55 S 5 th St., Central Point, OR 97502.....	R.....	4
Riley, Chuck	250 NE Hillwood Dr., Hillsboro, OR 97214	D.....	29
Roblan, Arnie L.....	PO Box 1410, Coos Bay, OR 97420	D.....	9
Rosenbaum, Diane	1125 SE Madison St., Ste. 100-B, Portland, OR 97214.....	D.....	42

2008 SPECIAL SESSION

REPRESENTATIVES' ADDRESSES

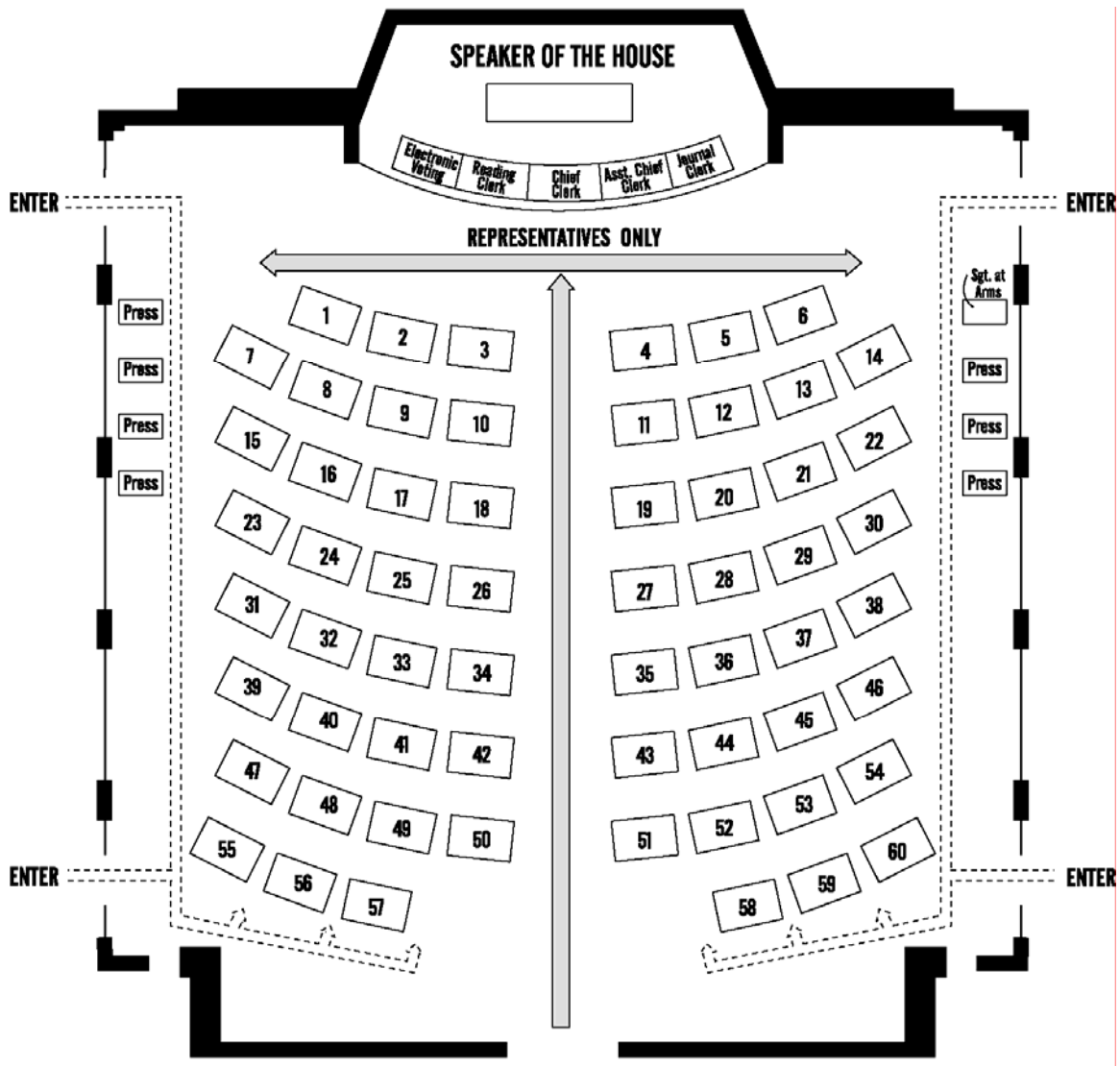
Representative	Address	Party	Dist.#
Schaufler, Mike	12910 SE Ridgecrest Rd., Happy Valley, OR 97236.....	D.....	48
Scott, Wayne.....	PO Box 664, Canby, OR 97013	R.....	39
Shields, Chip	1125 SE Madison St., Ste. 100 -B, Portland, OR 97214.....	D.....	43
Smith, Greg	PO Box 219, Heppner, OR 97836	R.....	57
Smith, Patti	PO Box 209, Corbett, OR 97019	R.....	52
Sprenger, Sherrie.....	900 Court St. NE, Salem, OR 97301	R.....	17
Thatcher, Kim	PO Box 9111, Salem, OR 97305	R.....	25
Tomei, Carolyn.....	11907 SE 19 th Ave., Milwaukie, OR 97222	D.....	41
Whisnant, Gene C.....	PO Box 3565, Sunriver, OR 97707	R.....	53
Witt, Brad	21740 Lindberg Rd., Clatskanie, OR 97016.....	D.....	31

Democrats - 31

Republicans - 29

2008 SPECIAL SESSION

HOUSE SEATING CHART



1 - Scott
 2 - Komp
 3 - Cowan
 4 - Greenlick
 5 - Riley
 6 - Shields
 7 - Macpherson
 8 - Huffman
 9 - Maurer
 10 - Bonamici
 11 - Edwards, C.
 12 - Clem
 13 - Olson
 14 - Berger
 15 - Flores

16 - Thatcher
 17 - Esquivel
 18 - Gilliam
 19 - Barker
 20 - Cannon
 21 - Edwards, D.
 22 - Cameron
 23 - Smith, G.
 24 - Sprenger
 25 - Burley
 26 - Lim
 27 - Rosenbaum
 28 - Nathanson
 29 - Bruun
 30 - Boquist

31 - Krummel
 32 - Richardson
 33 - Whisnant
 34 - Nelson
 35 - Galizio
 36 - Schaufler
 37 - Kotek
 38 - Boone
 39 - Garrard
 40 - Krieger
 41 - Gilman
 42 - Bentz
 43 - Holvey
 44 - Gelser
 45 - Read

46 - Buckley
 47 - Smith, P.
 48 - Nolan
 49 - Minnis
 50 - Hanna
 51 - Hunt
 52 - Barnhart
 53 - Roblan
 54 - Witt
 55 - Merkley
 56 - Jenson
 57 - Morgan
 58 - Tomei
 59 - Beyer
 60 - Dingfelder

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Rep. Brian Clem, Vice-Chair
Rep. Jackie Dingfelder
Rep. Bill Garrard
Rep. Greg Macpherson
Rep. Karen Minnis

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Rep. Paul Holvey, Vice-Chair
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Rep. Kevin Cameron
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Rep. Gene Whisnant, Vice-Chair
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Rep. Mitch Greenlick
Rep. John E. Huffman
Rep. Jerry Krummel
Rep. John Lim
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Rep. Bill Garrard
Rep. Tobias Read
Rep. Greg Smith

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Rep. Dennis Richardson, Vice-Chair
Rep. E. Terry Beyer
Rep. Kim Thatcher

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Rep. Scott Bruun
Rep. Ben Cannon
Rep. Linda Flores
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Rep. Ron Maurer

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Rep. Vic Gilliam
Rep. Tina Kotek
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2008 SPECIAL SESSION

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Rep. Brian Clem
Rep. Bob Jenson
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Rep. Scott Bruun
Rep. Sara Gelser
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Rep. Diane Rosenbaum
Rep. Brad Witt

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Rep. George Gilman, Vice-Chair
Rep. Phil Barnhart
Rep. Vic Gilliam

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Rep. Peter Buckley
Rep. Tobias Read
Rep. Greg Smith

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Rep. Brian Boquist

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Nancy Nathanson, Vice-Chair
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Larry Galizio
Bruce Hanna
Bob Jenson
Susan Morgan
Chip Shields
Patti Smith

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Rep. Chuck Riley, Vice-Chair
Rep. Phil Barnhart
Rep. Paul Holvey
Rep. John E. Huffman
Rep. Sherrie Sprenger

2008 SPECIAL SESSION

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Judiciary, Vice-Chair
Veterans Affairs, Chair

BARNHART—

Revenue, Chair
Rural Policy
Workforce and Economic Development

BENTZ—

Revenue
Transportation

BERGER—

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Oregon State Hospital Patient Care
Revenue, Vice-Chair

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Government Accountability and Information
Technology
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Consumer Protection, Vice-Chair
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Judiciary

BOONE—

Emergency Preparedness and Ocean Policy, Chair
Veterans' Affairs

BOQUIST—

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Veterans Affairs

BRUUN—

Health Care
Revenue

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CAMERON—

Business and Labor
Judiciary

CANNON—

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Health Care

CLEM—

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Education
Oregon State Hospital Patient Care

COWAN—

Emergency Preparedness and Ocean Policy, Vice-Chair
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Rural Policy, Vice-Chair

DINGFELDER—

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EDWARDS, C.—

Business and Labor
Government Accountability and Information
Technology, Vice-Chair

EDWARDS, D.—

Ways and Means

2008 SPECIAL SESSION

COMMITTEE ASSIGNMENT BY REPRESENTATIVE

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Elections, Ethics, and Rules

FLORES—

Health Care
Judiciary

GALIZIO—

Consumer Protection
Ways and Means

GARRARD—

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Energy and the Environment

GELSER—

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Human Services and Women's Wellness, Vice-Chair
Seniors and People with Disabilities
Revenue

GILLIAM—

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Human Services and Women's Wellness
Rural Policy

GILMAN—

Rural Policy, Vice-Chair
Transportation, Vice-Chair

GREENLICK—

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Health Care, Chair

HANNA—

Oregon State Hospital Patient Care, Vice-Chair
Ways and Means

HOLVEY—

Business and Labor, Vice-Chair
Consumer Protection, Chair
Workforce and Economic Development

HUFFMAN—

Education
Workforce and Economic Development

HUNT—

Elections, Ethics, and Rules

JENSON—

Oregon State Hospital Patient Care
Ways and Means

KOMP—

Education, Vice-Chair
Judiciary

KOTEK—

Health Care, Vice-Chair
Human Services and Women's Wellness

KRIEGER—

Emergency Preparedness and Ocean Policy
Judiciary

KRUMMEL—

Education

LIM—

Education
Workforce and Economic Development, Vice-Chair

MACPHERSON—

Agriculture and Natural Resources
Judiciary, Chair

2008 SPECIAL SESSION**COMMITTEE ASSIGNMENT BY REPRESENTATIVE****MAURER—**

Health Care
Human Services and Women's Wellness
Seniors and People with Disabilities

Agriculture and Natural Resources, Chair
Education
Rural Policy, Chair

MINNIS—

Agriculture and Natural Resources

ROSENBAUM—

Business and Labor
Elections, Ethics, and Rules, Chair
Oregon State Hospital Patient Care, Co-Chair
Revenue

MORGAN—

Ways and Means

SCHAUFLE—

Business and Labor, Chair
Emergency Preparedness and Ocean Policy
Veterans Affairs, Vice-Chair

NATHANSON—

Ways and Means, Vice-Chair

SCOTT—

Veterans Affairs, Vice-Chair

NELSON—

Consumer Protection, Vice-Chair
Emergency Preparedness and Ocean Policy, Vice-Chair

SHIELDS—

Elections, Ethics and Rules
Judiciary
Ways and Means

NOLAN—

Ways and Means, Co-Chair

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Energy and the Environment
Transportation

OLSON—

Human Services and Women's Wellness, Vice-Chair
Revenue

SMITH, P.—

Ways and Means

READ—

Energy and the Environment
Revenue, Vice-Chair
Transportation

SPRENGER—

Consumer Protection
Workforce and Economic Development

RICHARDSON—

Government Accountability and Information
Technology, Vice-Chair
Health Care, Vice-Chair

THATCHER—

Elections, Ethics, and Rules
Government Accountability and Information
Technology

RILEY—

Consumer Protection
Government Accountability and Information
Technology, Chair
Workforce and Economic Development, Vice-Chair

ROBLAN—

2008 SPECIAL SESSION

COMMITTEE ASSIGNMENT BY REPRESENTATIVE

TOMEI—

Human Services and Women's Wellness, Chair
Oregon State Hospital Patient Care
Transportation, Vice-Chair

WITT—

Revenue
Workforce and Economic Development, Chair

WHISNANT—

Education, Vice-Chair
Judiciary, Vice-Chair

2008 SPECIAL SESSION

HOUSE SPECIAL COMMITTEES ON ORGANIZATION

COMMITTEE ON CREDENTIALS—

Rep. Phil Barnhart, Chair
Rep. Jerry Krummel
Rep. E. Terry Beyer

COMMITTEE ON RULES—

Rep. Diane Rosenbaum, Chair
Rep. Vicki Berger
Rep. Dave Hunt

2008 SPECIAL SESSION

HOUSE COMMITTEES STAFF

Committee/Task Force	Staff	Phone	Location
Agriculture and Natural Resources	Beth Patrino, Committee Administrator Sue Cook, Committee Assistant	503-986-1751 503-986-1763	453 453
Business and Labor	Theresa Van Winkle, Committee Administrator Sue Cook, Committee Assistant	503-986-1496 503-986-1763	453B 453
Consumer Protection	Jim Stenbridge, Committee Administrator Sue Cook, Committee Assistant	503-986-1496 503-986-1763	453B 453
Education	Dana Richardson, Committee Administrator Erin Seiler, Committee Assistant	503-986-1664 503-986-1474	453 453
Elections, Ethics and Rules	Marjorie Taylor, Committee Administrator Mike Reiley, Committee Assistant	503-986-1755 503-986-1635	453D 453
Emergency Preparedness and Ocean Policy	Sue Marshall, Committee Administrator Erin Seiler, Committee Assistant	503-986-1286 503-986-1647	453E 453
Energy and the Environment	Beth Patrino, Committee Administrator Sue Cook, Committee Assistant	503-986-1751 503-986-1763	453 453
Government Accountability & Information Technology	Dana Richardson, Committee Administrator Mike Reiley, Committee Assistant	503-986-1755 503-986-1635	453D 453
Health Care	Sandy Thiele-Cirka, Committee Administrator Erin Seiler, Committee Assistant	503-986-1286 503-986-1647	453E 453
Human Services and Women's Wellness	Rick Berkobien, Committee Administrator Erin Seiler, Committee Assistant	503-986-1485 503-986-1647	453F 453
Judiciary	Bill Taylor, Counsel Sue Cook, Executive Assistant	503-986-1694 503-986-1474	453A 453
Revenue	Paul Warner, Legislative Revenue Officer Robin Wilton, Office Manager	503-986-1266 503-986-1266	Annex Annex
Rural Policy	Marjorie Taylor, Committee Administrator Mike Reiley, Committee Assistant	503-986-1755 503-986-1635	453D 453
Transportation	Patrick Brennan, Committee Administrator Mike Reiley, Committee Assistant	503-986-1674 503-986-1635	453C 453
Veterans' Affairs	Bill Taylor, Counsel Erin Seiler, Committee Assistant	503-986-1694 503-986-1474	453A 453
Workforce and Economic Development	Patrick Brennan, Committee Administrator Mike Reiley, Committee Assistant	503-986-1674 503-986-1635	453C 453

2008 SPECIAL SESSION

JOINT COMMITTEES STAFF

Committee/Task Force	Staff	Phone	Location
Oregon State Hospital Patient Care	Rick Berkobien, Administrator	503-986-1485	453-F
	Erin Seiler, Executive Assistant	503-986-1647	453
Ways and Means	Ken Rocco, Legislative Fiscal Officer	503-986-1828	Annex
	Gina Rumbaugh, Committee Coordinator	503-986-1828	Annex

Special Session – Senate

SENATE

SENATE OFFICERS

PETER COURTNEY, President

MARGARET CARTER, President Pro Tempore

JUDY HALL, Secretary of the Senate

SENATE CAUCUS LEADERS

RICHARD DEVLIN, Majority Leader

LAURIE MONNES ANDERSON, Deputy Majority Leader

ALAN BATES, Majority Whip

MARK HASS, Majority Whip

BRAD AVAKIAN, Assistant Majority Leader

FLOYD PROZANSKI, Assistant Majority Leader

TED FERRIOLI, Republican Leader

JACKIE WINTERS, Deputy Republican Leader

JEFF KRUSE, Minority Whip

HOUSE DESK AND FLOOR SESSION PERSONNEL

BRITTON TAYLOR, Publications Coordinator

CYNDY JOHNSTON, Calendar Composer/Journal Editor

JULIE MEDINA, Assistant Journal Editor

JAMES GOULDING/JIM STEMBRIDGE, Reading Clerk

RYAN THORSON, Sergeant at Arms

2008 SPECIAL SESSION

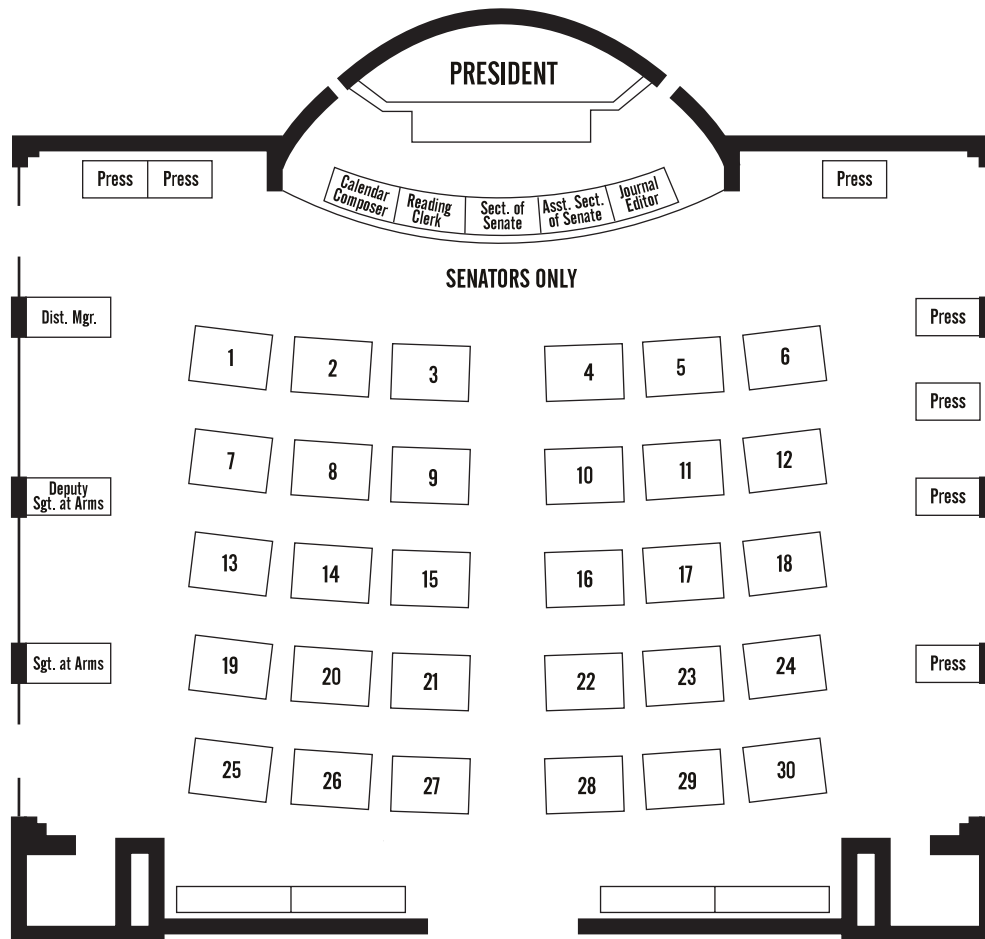
SENATORS' ADDRESSES

Atkinson, Jason.....	P.O. Box 1704, Grants Pass, OR 97528.....	Rep	2
Avakian, Brad.....	17915 NW Lonerock Dr., Portland, OR.....	Dem	17
Bates, Alan	344 E. Ashland Lane, Ashland, OR, 97520	Dem	3
Brown, Kate	900 Court St. NE, Salem, OR 97301	Dem	21
Burdick, Ginny	4641 SW Dosch Rd., Portland, OR 97239	Dem	18
Carter, Margaret	P.O. Box 3722, Portland, OR 97208	Dem	22
Courtney, Peter	900 Court St. NE, Salem, OR 97301	Dem	11
Devlin, Richard.....	10290 SW Anderson Ct., Tualatin, OR 97062	Dem	19
Ferrioli, Ted.....	900 Court St NE, Salem, OR 97301	Rep	30
George, Gary	15195 NE Ribbon Ridge Rd., Newberg, OR 97132	Rep	12
George, Larry	16785 SW Parrett Mountain Road, Sherwood, OR 97410	Rep	13
Girod, Fred.....	101 Fern Ridge Road, Stayton, OR 97383	Rep	9
Gordly, Avel.....	10809 NE Fremont, Portland, OR 97220	Ind	23
Hass, Mark	6390 SW Richey Lane, Portland, OR 97223	Dem	14
Johnson, Betsy	P.O. Box R, Scappoose, OR, 97056.....	Dem	16
Kruse, Jeff.....	636 Wild Iris Lane, Roseburg, OR, 97470.....	Rep	1
Metsger, Rick	P.O. Box 287, Welches, OR 97067.....	Dem	26
Monnes Anderson, Laurie	P.O. Box 1531, Gresham, OR, 97030.....	Dem	25
Monroe, Rod.....	7802 SE 111 th Avenue, Portland, OR 97266.....	Dem	24
Morrisette, Bill	348 G Street, Springfield, OR 97477.....	Dem	6
Morse, Frank.....	221 NW 2 nd St., Corvallis, OR 97330.....	Rep	8
Nelson, David	1407 NW Horn Avenue, Pendleton, OR 97801.....	Rep	29
Prozanski, Floyd.....	P.O. Box 11511, Eugene, OR, 97440	Dem	4
Schrader, Kurt	900 Court St. NE., Salem, OR, 97301	Dem	20
Starr, Bruce.....	22115 NW Imbrie Dr. #290, Hillsboro, OR 97124.....	Rep	15
Verger, Joanne	2285 N 13 th Ct., Coos Bay, OR, 97420	Dem	5
Walker, Vicki.....	P.O. Box 10314, Eugene, OR 97440	Dem	7
Westlund, Ben.....	20590 Arrowhead Drive, Bend, OR 97701	Dem	27
Whitsett, Doug	23131 North Poe Valley Rd., Klamath Falls, OR, 97603.....	Rep	28
Winters, Jackie	P.O. Box 126, Salem, OR 97308	Rep	10

Democrats	18
Republicans	11
Independent	1

2008 SPECIAL SESSION

SENATE SEATING CHART



1-Courtney
 2-Metsger
 3-Gordly
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 5-Johnson
 6-Carter
 7-Monnes Anderson
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 9-Whitsett
 10-Winters

11-George, L.
 12-Avakian
 13-Schrader
 14-Westlund
 15-Prozanski
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21-Brown
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 25-Burdick
 26-George, G.
 27-Devlin
 28-Ferrioli
 29-Nelson
 30-Starr

2008 SPECIAL SESSION**COMMITTEE MEMBERSHIP****COMMERCE AND LABOR—**

Ben Westlund, Chair
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Richard Devlin
Floyd Prozanski
Jackie Winters

Subcommittee on Health Care Reform—

Frank Morse, Chair
Alan Bates
Ben Westlund

EDUCATION AND GENERAL GOVERNMENT—

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Jeff Kruse, Vice-Chair
Mark Hass
Rick Metsger
Frank Morse

ELECTIONS AND ETHICS —

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Ted Ferrioli, Vice-Chair
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Laurie Monnes Anderson

ENVIRONMENT AND NATURAL RESOURCES—

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Alan Bates
David Nelson
Floyd Prozanski

FINANCE AND REVENUE—

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Jason Atkinson
Mark Hass
Rod Monroe
Bruce Starr
Ben Westlund

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Avel Gordly, Vice-Chair
Margaret Carter
Jeff Kruse
Bill Morrisette

JUDICIARY—

Floyd Prozanski, Chair
Doug Whitsett, Vice-Chair
Ginny Burdick
Fred Girod
Vicki Walker

RULES AND EXECUTIVE APPOINTMENTS—

Richard Devlin, Chair
Ted Ferrioli, Vice-Chair
Jason Atkinson
Brad Avakian
Kate Brown

SERVICES TO SENIORS AND PEOPLE WITH DISABILITIES—

Bill Morrisette, Chair
Jeff Kruse, Vice-Chair
Peter Courtney

TRANSPORTATION—

Rick Metsger, Chair
Bruce Starr, Vice-Chair
Gary George
Larry George
Betsy Johnson
Rod Monroe
Joanne Verger

OREGON STATE HOSPITAL PATIENT CARE—

Peter Courtney, Co-Chair
Jackie Winters, Vice-Chair
Margaret Carter
Ted Ferrioli

WAYS AND MEANS—

Kurt Schrader, Co-Chair
Margaret Carter, Vice-Chair
Alan Bates
Avel Gordly
Betsy Johnson
Rod Monroe
David Nelson
Joanne Verger
Doug Whitsett
Jackie Winters

2008 SPECIAL SESSION

COMMITTEE ON ORGANIZATION

COMMITTEE ON CREDENTIALS—

Senator Bill Morrisette, Chair

Senator Jason Atkinson (appointed February 4, 2008)

Senator Roger Beyer (discharged February 4, 2008)

Senator Floyd Prozanski

2008 SPECIAL SESSION**COMMITTEE ASSIGNMENTS BY SENATOR****ATKINSON-**

Elections and Ethics
Finance and Revenue
Rules and Executive Appointments

AVAKIAN-

Environment and Natural Resources, Chair
Rules and Executive Appointments

BATES-

Commerce and Labor
Health Care Reform Subcommittee
Environment and Natural Resources
Ways and Means

BROWN-

Elections and Ethics, Chair
Rules and Executive Appointments

BURDICK-

Finance and Revenue, Chair
Judiciary

CARTER-

Health and Human Services
Oregon State Hospital Patient Care
Ways and Means, Vice-Chair

COURTNEY-

Oregon State Hospital Patient Care, Co-Chair
Services to Seniors and People with Disabilities

DEVLIN-

Commerce and Labor
Rules and Executive Appointments, Chair

FERRIOLI-

Elections and Ethics, Vice-Chair
Oregon State Hospital Patient Care
Rules and Executive Appointments, Vice-Chair

GEORGE G.-

Commerce and Labor, Vice-Chair
Transportation

GEORGE L.-

Transportation

GIROD-

Environment and Natural Resources, Vice-Chair
Judiciary

GORDLY-

Health and Human Services, Vice-Chair
Ways and Means

HASS-

Education and General Government
Finance and Revenue

JOHNSON-

Transportation
Ways and Means

KRUSE-

Education and General Government, Vice-Chair
Health and Human Services
Services to Seniors and People with Disabilities, Vice-Chair

METSGER-

Education and General Government
Transportation, Chair

MONNES ANDERSON-

Elections and Ethics
Health and Human Services, Chair

MONROE-

Finance and Revenue
Transportation
Ways and Means

MORRISETTE-

Health and Human Services
Services to Seniors and People with Disabilities, Chair

VERGER-
Transportation
Ways and Means

MORSE-
Commerce and Labor
Health Care Reform Subcommittee, Chair
Education and General Government
Finance and Revenue, Vice-Chair

WALKER-
Education and General Government, Chair
Judiciary

NELSON-
Environment and Natural Resources
Ways and Means

WESTLUND-
Commerce and Labor, Chair
Health Care Reform Subcommittee
Finance and Revenue

PROZANSKI-
Commerce and Labor
Environment and Natural Resources
Judiciary, Chair

WHITSETT-
Judiciary, Vice-Chair
Ways and Means

SCHRADER-
Ways and Means, Co-Chair

WINTERS-
Commerce and Labor
Oregon State Hospital Patient Care, Vice-Chair
Ways and Means

STARR-
Finance and Revenue
Transportation, Vice-Chair

2008 SPECIAL SESSION**COMMITTEE STAFF**

Committee/Task Force	Staff	Phone	Location
Commerce and Labor	Theresa Van Winkle, Committee Administrator	503-986-1496	453 B
	Sue Cook, Committee Assistant	503-986-1763	453
Education and General Government	Dana Richardson, Committee Administrator	503-986-1664	453
	Erin Seiler, Committee Assistant	503-986-1474	453
Elections and Ethics	Marjorie Taylor, Committee Administrator	503-986-1755	453 D
	Mike Reiley, Committee Assistant	503-986-1635	453
Environment and Natural Resources	Sue Marshal, Committee Administrator	503-986-1751	453
	Sue Cook, Committee Assistant	503-986-1763	453
Health and Human Services	Sandy Thiele-Cirka, Committee Administrator	503-986-1286	453 D
	Erin Seiler, Committee Assistant	503-986-1647	453
Subcommittee on Health Care Reform	Rick Berkobien, Committee Administrator	503-986-1485	453 F
	Erin Seiler, Committee Assistant	503-986-1647	453
Judiciary	Bill Taylor, Counsel	503-986-1694	354
	Sue Cook, Committee Assistant	503-986-1474	354
Revenue	Paul Warner, Legislative Revenue Officer	503-986-1266	H-197
	Robin Wilton, Office Manager	503-986-1264	H-197
Rules and Executive Appointments	Marjorie Taylor, Committee Administrator	503-986-1755	453 D
	Mike Reiley, Committee Assistant	503-986-1635	453
Services to Seniors and People with Disabilities	Rick Berkobien, Committee Administrator	503-986-1485	453 F
	Erin Seiler, Committee Assistant	503-986-1647	453
Transportation	Patrick Brennan, Committee Administrator	503-986-1674	453 C
	Mike Reiley, Committee Assistant	503-986-1635	453

JOINT COMMITTEE STAFF

Committee/Task Force	Staff	Phone	Location
Oregon State Hospital Patient Care	Rick Berkobian, Administrator	503-986-1485	453 F
	Erin Seiler, Committee Assistant	503-986-1647	453
Ways and Means	Ken Rocco, Legislative Fiscal Officer	503-986-1828	Annex
	Gina Rumbaugh, Committee Coordinator	503-986-1828	Annex

HOUSE SPECIAL SESSION JOURNAL

Monday, February 4, 2008 – Morning Session

House convened in Special Session at 8:30 a.m., pursuant to the proclamation issued by the Honorable Peter Courtney, President of the Senate and the Honorable Jeffrey A. Merkley, Speaker of the House of Representatives in compliance with section 10a, Article IV of the Oregon Constitution.

PROCLAMATION CALLING SPECIAL SESSION

Whereas the Legislative Assembly has determined that convening in February 2008 will improve the Legislative Assembly's handling of complex policy issues and fiscal matters; and

Whereas the Legislative Assembly seeks to enhance predictability and certainty in the legislative process for the citizens of Oregon; and

Whereas the interim committees of the Legislative Assembly have identified specific budget and policy issues that need resolution without delay; and

Whereas these circumstances constitute an emergency; now, therefore,

We, Peter Courtney, President of the Senate, and Jeff Merkley, Speaker of the House of Representatives, pursuant to section 10a, Article IV of the Oregon Constitution having received the requisite number of requests from members of the Senate and House of Representatives, do hereby proclaim that on Monday, February 4, 2008, at 8:30 a.m.,

THE OREGON LEGISLATIVE ASSEMBLY SHALL CONVENE.

Peter Courtney
President of the Senate

Jeffrey A. Merkley
Speaker, House of Representatives

Speaker in Chair. All present, except: Excused, 2 – C. Edwards, P. Smith.

Opening ceremony presented by Reverend Richard Ketchum, Pastor, Grace Baptist Church, Portland, guest of Representative Hunt.

Speaker announced the following appointments to the Special Committee on Credentials: Barnhart, Chair; Beyer, Krummel.

House stood at ease for three minutes.

House called to order.

The following report of the Special Committee on Credentials was read:

REPORT BY COMMITTEE ON CREDENTIALS

We, your Committee on Credentials, recommend that the following members are entitled to a seat in the House of Representatives of the Seventy-fourth Legislative Assembly of the State of Oregon:

Cliff Bentz, replacing Tom Butler, representing the 60th District.

John Huffman, replacing John Dallum, representing the 59th District.

Sherry Sprenger, replacing Fred Girod, representing the 17th District.

Phil Barnhart, Chair
E. Terry Beyer
Jerry Krummel

Barnhart moved adoption of the report of the Special Committee on Credentials. Motion carried by viva voce vote. Report adopted.

Speaker appointed Representatives Hunt and Hanna to escort Representative Bentz and Representative Huffman within the bar and to their desks.

Speaker appointed Representatives Buckley and Olson to escort Ms. Sherrie Sprenger within the bar and to the rostrum where the Honorable Paul J. De Muniz, Chief Justice of the Oregon Supreme Court administered the oath of office.

Representatives Buckley and Olson escorted Representative Sherrie Sprenger to her desk.

Speaker announced the following appointments to the Special Committee on Rules: Rosenbaum, Chair; Berger, Hunt.

House recessed for ten minutes on motion of Hanna.

House reconvened. Speaker in Chair. All present except: Excused 2 – C. Edwards, P. Smith.

The following report of the Special Committee on Rules was read:

REPORT BY COMMITTEE ON RULES

We, your Committee on Rules, recommend that the House of Representatives adopt the Special Session Rules of the Seventy-fourth Legislative Assembly.

Diane Rosenbaum, Chair
Dave Hunt
Vicki Berger (dissenting)

SPECIAL SESSION RULES OF THE HOUSE OF REPRESENTATIVES**Seventy-fourth Legislative Assembly**

February 4, 2008

DEFINITIONS

1.01 Definitions. (1) "Measure" means bill, resolution or memorial, but does not include amendments.

(2) "Member" means member of the House.

(3) "Printing" includes printing and other means of reproducing copy.

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

(5) "Rule" means a rule and "rules" means the rules of the House of Representatives of the Seventy-fourth Legislative Assembly.

(6) "Special Session" means the special session of the Seventy-fourth Legislative Assembly convening February 4, 2008.

(7) "Within the bar" means within the area in the chambers that is enclosed by waist-high partitions and that contains the members' desks and the rostrum and the east and west walls of the chambers.

(8) "Committee" includes standing, special, and statutory committees or task forces, any subcommittee thereof and conference committees.

(9) A "business day" is defined as any day that the House meets in floor session or committees hold meetings.

(10) "Session day" begins with the initial convening of the House that particular calendar day, and ends with the adjournment of that session.

RULES

2.01 Use of Mason's Manual. Mason's Manual of Legislative Procedures shall apply to cases not provided for in the Oregon Constitution or the rules.

2.03 House Procedures and Personnel Handbook. All provisions of the House Procedures and Personnel Handbook, are incorporated herein by reference, and are considered as an addendum to these rules and have the effect of a rule herein.

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. 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 Elections, Ethics and Rules by the Speaker, and if reported from the Committee on Elections, Ethics and 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. These rules shall take the place of the rules adopted for the entire term of the Legislative Assembly and shall sunset upon the adjournment of the special session 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. A member shall attend all sessions of the House unless excused for serious illness or other emergencies. A member shall attend all meetings of the committees of the House of which he or she is a member unless excused by the chair.

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 12:00 noon.

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 session after adjournment 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) A roll call vote of "yeas" and "nays" shall be taken and recorded on the final passage of all bills and joint and concurrent resolutions. Except as otherwise provided in the rules, the vote shall be recorded by the electronic voting system.

(2) Upon demand of two members, a roll call shall be taken and recorded on any question using the electronic voting system with the question being appropriately identified, except that upon the demand of six members an oral roll call shall be taken and recorded. 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.

(3) 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.

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

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

(6) 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.

(7) The vote of any member which 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 Speaker shall immediately call for the member's vote a second time. If the member again refuses to vote, the Speaker shall read subsection (3) of this rule. The Speaker 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 Speaker 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 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 House Rule 3.20, subsection (1), and a high breach of decorum. The Representative shall be censured; the clerk shall record the Representative's vote on the measure 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 potential conflict prior to voting on the issue giving rise to the potential conflict.

(2) The member's announcement of an actual or potential conflict of interest shall be recorded in the Journal or in the committee minutes. If the member desires to have any more than the announcement recorded, the member shall file in writing a statement of the nature of the potential conflict with the Chief Clerk or the committee assistant by 5:00 p. m. the next session 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.

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, any member desiring to change his or her vote may so announce. 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 their 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, the Speaker may refuse to cause the explanation to be printed in the Journal.

(2) The vote explanation shall be germane to the subject and shall not reflect on the honor or integrity of any other member. If the explanation does not meet the requirements of this subsection, the Speaker may call the member violating this subsection to order.

3.45 Printed Measures Required for Voting. No measure or amendment to a measure shall be finally voted on until it has been 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 Speaker 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 and the presiding officer has announced the House is "at ease," the members may

have access to the area behind the rostrum included in the Speaker's office until the presiding officer calls the House to order. 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 may direct the Sergeant at Arms to authorize members of the Senate, representatives of the news media and staff to leave or enter the chambers.

(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) Roll call.
- (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) Reports from standing committees.
- (i) Reports from special committees.
- (j) Propositions and motions.
- (k) Introduction and first reading of House bills.
- (l) Second reading of House bills.
- (m) Consent Calendar.
- (n) Third reading of House bills.
- (o) Final reading of memorials and resolutions.
- (p) Bills, reports and other business lying on the table.
- (q) First reading of Senate bills.
- (r) Second reading of Senate bills.
- (s) Third reading of Senate bills.
- (t) Other business of the House.
- (u) Other business of the Senate.
- (v) Announcements.
- (w) Remonstrances.

(2) The presiding officer, under the order of business Reports from Standing Committees and Reports from Special Committees, 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 may be read at any time.

(4) A quorum is not required under the orders of business Opening ceremony, prayer and/or inspirational message, Courtesies and Remonstrances, nor will a Call of the House be in order.

(5) 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.

(6) Questions relating to the priority of business shall be decided without debate.

(7) 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 Speaker shall take up the subject.

(8) 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. Copies of the consent calendar shall be printed and distributed to members prior to consideration.

(2) (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 subsection (1) and (2) of House Rule 9.32.

(3) Any measure recommended for the consent calendar shall be placed on the calendar. If four objections signed by members of the House are received at the Desk prior to the clerk reading the measure under the order of business of "Consent Calendar", it shall be removed from the consent calendar and placed in its proper order on the third reading calendar for the same session day. The measure may also be removed by order of the Speaker.

(4) If no objections or an insufficient number of objections are filed, the clerk shall read each measure by number, title, and short summary. Immediately following the reading, the Speaker shall place the question of third reading and final passage and call for the vote. Only a Call of the House shall be in order prior to a roll call being taken.

(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 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 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 section 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 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 H.R. 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. No title ("Relating to" clause) of a bill shall 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 from Floor. No measure shall be amended upon the floor.

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) The 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. 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.

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

(2) The device labeled "personal privilege" shall be used only for purposes requiring immediate consideration by the House as described under Mason's Manual Section 92.

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 arise 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 their surname.

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

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 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.

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

(1) On the final passage of a measure, the author thereof or the chair of the committee that reports the measure or a member designated by the chair may speak for ten minutes and other members may speak for five minutes.

(2) On the motion to adopt a committee report or substitute a minority report, the member who makes either motion may speak for ten minutes and other members may speak for five minutes.

(3) The member closing debate on final passage of a measure or on a motion to adopt a committee report or substitute a minority report may speak for ten minutes.

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

(5) Any member may yield the time allowed under subsection (1) of this rule to another member. However, no member may yield 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.

PRESIDING OFFICER

7.01 Election of Presiding Officer; Pro Tempore Presiding Officer. 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. Officers of the House of Representatives must receive the affirmative vote of a majority of the members elected.

7.05 Temporary Presiding Officer. (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 the Speaker's pleasure.

(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 shall become 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 8 of the Oregon Constitution providing for succession to the Governorship.

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

(2) The Speaker, or in the Speaker's absence the person 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 and cause the roll to be called.

(3) The Speaker shall preside over deliberations of the House, preserve order and decorum and decide questions of order subject to appeal by any two members.

(4) The Speaker 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. There shall be the following 18 standing committees to which shall be referred all measures:

- (1) Agriculture and Natural Resources;
- (2) Business and Labor;
- (3) Consumer Protection;
- (4) Education;
- (5) Elections, Ethics and Rules;
- (6) Emergency Preparedness and Ocean Policy;
- (7) Energy and the Environment;
- (8) Government Accountability and Information Technology;
- (9) Health Care;
- (10) Human Services and Women's Wellness;
- (11) Judiciary;
- (12) Oregon State Hospital Patient Care;
- (13) Revenue;
- (14) Rural Policy;
- (15) Transportation;
- (16) Veterans' Affairs;
- (17) Ways and Means;
- (18) Workforce and Economic Development.

The Speaker may appoint special 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.

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 Procedures.

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 to 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) For purposes of this subsection, "deliberate" means to discuss for the purpose of taking collective action, whether or not collective action is actually taken; and "collective action" means a joint decision, commitment or promise made between two or more persons.

(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 or national origin is practiced.

(5) 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.

(a) As used in this rule:

(i) "Notice" includes but is not limited to posting of written notice on a bulletin board immediately outside the House chambers.

(ii) Electronic transmission of all notices shall happen as soon as practical after the official posting and shall be available on the legislative website.

(b) Public Hearings:

(i) Committees may conduct public hearings on measures Tuesday, February 5 and Wednesday, February 6, 2008 if an advisory notice of the public hearing was posted prior to Thursday, January 31, 2008.

(ii) Otherwise forty-eight (48) hours notice shall be required for the first public hearing on House measures; and

(ii) Twenty-four (24) hours notice shall be required for all other public hearings.

(c) All other committee meetings during the special session shall be considered emergency meetings under the provision of ORS 192.640.

(6) The chair or the Speaker shall cause notice of each committee meeting to be given to the public, and written notice to be posted on the bulletin board outside the House chambers. Such posting and notice to the public in case 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.

(7) In determining the hours of notice required, Saturday, Sunday and holidays are excluded unless the House is in session on those days.

(8) 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.

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

(10) Any meeting of a House committee held through the use of telephone or other electronic communication shall be conducted in accordance with this rule.

(11) 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 Elections, Ethics and 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) A 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 session days after the date of the request.

(2) All committees except the Committee on Elections, Ethics and Rules, Committee on Revenue and the Joint Committee on Ways and Means shall complete their work as outlined. No exception to this rule shall be allowed unless provided for by 40 affirmative votes.

(a) Committee chairpersons shall schedule those House measures for consideration during the Special Session no later than February 6, 2008.

(b) Committees shall complete their work on House measures no later than February 12, 2008.

(c) Committee chairpersons shall schedule those Senate measures for consideration during the Special Session no later than February 19, 2008.

(3) All committees shall complete their work on all measures no later than February 21, 2008. The Committee on Elections, Ethics and Rules, Committee on Revenue and the Joint Committee on Ways and Means may be excepted from this deadline upon approval of the Speaker.

(4) 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 (iii) without recommendation.

(5) 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) fiscal impact statement, if any, prepared by the Legislative Fiscal Officer; (f) revenue impact statement, if any, prepared by the Legislative Revenue Officer; and (g) budget notes, if any, as adopted by a majority of the Joint Committee on Ways and Means.

(6) Measures reported out by a committee shall be delivered to the Chief Clerk of the House no later than 12 noon of the session day after the committee action reporting the measure out. If this timeline cannot be met due to extraordinary circumstances, such circumstances shall be documented and submitted to the Chief Clerk for a potential extension of up to 24 hours. The decision of the Clerk shall be noted, with the documented circumstances, and forwarded to the Speaker, Majority Leader and Minority Leader.

8.25 Committee Actions to be Recorded and Reported.

(1) Motions on measures before a committee shall be voted on by roll call vote of 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 status report and journal as a part of the history of the measure.

8.30 Committee of the Whole Prohibited. No motion to dissolve 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 referred to the Speaker's desk. Not later than seven calendar days following such referral, the measure shall be referred by the Speaker to any standing or special committee. Notice of referral shall be announced from the rostrum or a printed list shall be distributed to the desks of the members and posted in the measure history status report. Upon convening of the House, the Journal shall include a cumulative listing of all referrals in order by date.

(2) 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 any standing or special committee to be effective after the measure is reported out of the committee to which it was initially referred.

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

9.05 Committee Reports. After it is submitted to the desk, every committee report recommending an amendment to a measure shall be sent by the Chief Clerk to the Word Processing unit of Legislative Counsel for examination in the same manner as bills are examined by the unit. Any change in the recommended amendments must be approved by the chair of the committee.

9.10 Consideration of Committee Reports. (1) Reports from standing committees shall be read in the numerical order of the measure except that reports on appropriation measures shall precede reports of other measures.

(2) Except for reports accompanied by a minority report, no motion is required to adopt a committee report.

9.15 Minority Reports; Dissents. (1) The notice of intent to file a minority report may only be applied to a measure reported out of committee. All proposed amendments submitted as a minority report shall have been presented to the Committee, voted upon and received the affirmative vote of least two committee members. Prior to the adjournment of the committee meeting during which such final action on the measure was taken at least two members, who are present and vote in opposition to the committee report, shall notify the chair or committee staff of their intent to file a minority report. Any members giving such notice shall present the proposed minority amendments and a petition signed by at least 31 members of the House indicating their support of the minority report to the committee staff no later than 11 a.m. of the session day after the committee action reporting the measure out. No minority reports shall be filed on any resolutions or memorials. No minority reports shall be accepted from joint committees.

(2) If a minority report, accompanies the committee report, both shall be filed and placed on the calendar under the order of business of Propositions and Motions the same session day after distribution of the amendments or engrossed bill is delivered to the desks of the members. No member may sign on to more than one report.

(3) When the committee report comes up for consideration, it shall be in order to move adoption of the committee report and, upon explanation of the committee report without debate on that report, for the carrier of the minority report to move immediately that the minority report be substituted therefor. After the motion to substitute has been decided, the measure, if a bill, shall be further considered as provided by Rule 9.37(2).

(4) Any member of a committee who dissents from the committee report shall be listed in the committee report as not concurring therein. The names of members dissenting shall be recorded in the Journal and Daily Status Report.

(5) The minority report is subject to the requirements of House Rule 5.35. Issues contained within a minority report must have come under discussion in the committee filing the committee report.

9.30 Withdrawing Measure from Committee. A measure, including one referred by the Speaker to a joint committee, may be withdrawn from a committee by 31 members upon a motion to withdraw.

9.32 When a Bill Goes to Second Reading. (1) When a bill is reported favorably without amendments, the report shall be filed and the bill placed on the calendar the same session day for second reading. No motion affecting the status of the bill will be in order.

(2) When a bill is reported favorably with amendments, the report shall be filed and the bill placed on the calendar for second reading on the same session day as the amendments are distributed to the desks of the members.

(3) When a bill is reported with a minority report, the bill shall be placed on the calendar for second reading on the same session day after distribution of the amendments 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 report shall be filed and the measure placed on the calendar the same day for final reading.

(2) When a measure other than a bill is reported favorably with amendments, the amendments must be printed and distributed to the desks of the members before the measure is placed on the calendar for final reading. The measure other than a bill, shall be placed on the calendar for final reading on the same session day as distribution of the printed amendments.

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.

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

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 their 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 House Rule 5.10.

(5) Thirty-one 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 Reconsideration 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. 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.

10.10 Recall of Measure. (1) If a measure has been transmitted to the Senate before the motion to reconsider is made, the motion 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 measure 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) 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 may be taken immediately 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 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 an amendment made to one of its measures by the Senate, or when the House is notified that the Senate has failed to concur in an amendment 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 immediately notify the Speaker of such time and place. The Speaker shall immediately cause notice of the meeting to be given to the public and to be posted on a bulletin board outside the House chambers. 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 resolves the issue between the houses, each shall file its report in triplicate with both houses. All conferees shall sign the report. A dissenting conferee shall indicate that fact when signing the report.

(2) No motion is required to adopt the conference committee report if repassage of the measure is not required. A motion is required to adopt the conference committee report if repassage of the measure is required. If the motion to adopt the report prevails, it shall be in order to repass the measure. A motion to adopt a conference committee report shall be in order immediately after the conference committee report has been 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

12.10 Sponsorship. (1) Upon written request, filed with the Chief Clerk, a member may be added to any measure as a sponsor, after first reading and prior to final consideration.

(2) A member may be withdrawn from any measure as a sponsor by filing a written request with the Chief Clerk by 5:00 p.m. the next session day following final consideration of the measure. If a committee, through the amendment process, changes the original intent of a measure, the original sponsor(s) may request to be withdrawn as sponsor(s) by filing a written request with the Chief Clerk by 5:00 p.m. the next session day following final consideration of the measure. If all of the original sponsors are withdrawn, the committee shall become the sponsor of the measure.

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

(2) The chair shall sign the proposed measure for presentation at the desk.

INTRODUCTION OF MEASURES

13.01 Requirements of Presentation of Measures for Introduction.

(1) The sponsor of a measure shall present to the Chief Clerk for introduction one copy of the measure with a backing signed by the member(s) or chair. Such presentation may be made only by a member, an authorized person of the member's 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 sent by the Chief Clerk to the Publications unit of 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 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.

13.05 Deadline on Introductions. No measure shall be accepted by the desk for introduction in the House except measures approved by the Speaker and so identified for introduction by a committee.

13.10 Legislative Counsel Drafting Services. Legislative Counsel shall not accept requests for drafting of measures for introduction during special session except committee proposals approved for drafting by the Speaker.

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 status 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 the 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, status reports, the legislative schedule, and the legislative index as required for the operations of the House.

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

(b) Members of the House are authorized up to 50 additional copies without charge.

(3) (a) Any person, agency or organization wishing a complete set of measures, status reports, calendars, legislative schedules and indexes may obtain it according to the following procedures:

(b) Rental of a shelf deposit service from the Distribution Center, at a cost of \$734.00 per session, or mailed at a cost of \$1101.00 per session.

(c) Members of the House are authorized up to 15 mailings of weekly status reports, legislative schedules and indexes without charge.

(d) Legislative Schedules will be mailed daily upon request at a cost of \$189.00 or on Friday only at a cost of \$114.00.

(e) Rental of a shelf deposit service from the Distribution Center for the legislative status report only is \$127.00 per session or for Monday only at a cost of \$43.00.

(f) Rental of a shelf deposit service from the Distribution Center for the legislative schedule only is \$60.00 per session or for Friday only at a cost of \$11.00.

(4) (a) 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, the Legislative Administrator, the Governor, the Attorney General, the Secretary of State, the State Treasurer, the Director of the Department of Administrative Services, the Clerk of the Supreme Court, the State Librarian, the Library of Congress, public libraries, law school libraries, the Circuit, District, and County Courts and commissions, and accredited members of the news media.

(b) The Legislative Administrator shall furnish such copies as the Legislative Administrator considers necessary to these agencies, and shall provide authorization forms to be executed by them when obtaining copies of legislative publications.

(c) The Legislative Administrator shall make available in the Capitol Guide Office a complete set of measures, status reports, calendars, legislative schedules, and indexes during the session for the use of agencies, organizations, and the general public.

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, 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. 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 may be printed on the first page of the measure if printed engrossed or may be made a part of the printed amendment. The summary shall be amended to show changes in the measure proposed by the amendment 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 to be known as either a Fiscal Impact Statement or Budget Report to be attached to each measure which will outline the changes in expenditures. The Legislative Revenue Officer shall prepare a statement known as a revenue impact statement to be attached to each measure which will outline the changes in revenues. 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 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 charged in whole or in part against a member's individual expense account may be distributed 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 "legislative newsletter" and "informational material" 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.

(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, "constituent" means an individual that lives within a member's legislative district.

RECORDS RETENTION

14.50 Policy on Records Retention. (1) Except as provided in subsection (2) of this rule, records of members and their legislative assistants that contain information relating to the conduct of the public's business must be retained for one year after the records are created.

(2) (a) A member must retain notices of amounts of expenses required by ORS 244.100 (3) for five years.

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

(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, a member may designate the Legislative Administrator to receive public records requests on their behalf. The Legislative Administrator then will assist the member in preparing responses to requests. Regardless of whether or not a member has designated the Legislative Administrator 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) For the purpose of this rule, "legislative assistant" means a person employed to assist a member, to assist the Speaker of the House or to assist the majority or minority offices.

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. Such rules and procedures shall be made available in the House Procedures Handbook.

(2) All salaries for legislative officers and legislative personnel elected or appointed shall be fixed by the appointing authority 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.

OFFICERS; PERSONNEL; ALLOWANCES

15.05 Chief Clerk; Election and Duties. 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.

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

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

(ii) Appoint such other non-partisan employees deemed necessary for the effective operations of the House of Representatives in compliance with the House Procedures Handbook.

(iii) Serve as parliamentarian of the House.

(iv) 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.

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

(vi) 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.

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

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

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

(ii) Permit such ingress and egress to the chambers during sessions as may be directed by the Speaker or allowed by the rules.

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

(iv) 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 special session according to the allowance provided in H.R. 15.25 or as allowed under Enrolled SB 5522, (2007 Session Laws).

(b) A member may designate one person for the duration of the special session to act as a staff assistant for purposes of access to the chamber of the House.

(c) A member shall establish salaries payable to persons appointed under subsection 1(a) of this rule.

(d) For purposes of computing fringe benefits, persons appointed under subsection (1)(a) of this rule who are paid less than \$624 per month shall be considered to be working less than half time and shall not be eligible for such benefits. A member shall not appoint more than two persons eligible for fringe benefits in any month.

15.15 Leadership Office Personnel. (1) The Speaker may appoint personnel necessary to perform the functions of the Speaker's office.

(2) In compliance with the House Procedures and Procedures Handbook the Republican and Democratic leaders may each appoint such employees deemed necessary to perform the functions of the caucus offices.

15.20 Other Personnel. (1) In compliance with the House Procedures and Personnel Handbook the Legislative Administrator, in consultation with each chair of a committee and the Speaker, shall appoint such personnel as deemed necessary in the operations of the committees.

(2) In addition to personnel otherwise authorized, the Speaker may appoint such other personnel, as the Speaker considers necessary.

(3) No personnel employed by the House of Representatives or designated to have access to the floor during the special session shall for the duration of the special session serve as a lobbyist or be employed by a lobbyist; serve as a reporter, commentator or editorialist on legislative matters or be employed by a radio station, television station, newspaper or magazine. All such personnel are subject to ORS 260.432.

15.25 Expense Allowance. (1) Each member has an allowance of \$30,409.00 during the regular session for personal staff, services and supplies as defined in H.R. 16.01, and legislative newsletters as defined in H.R. 14.30.

(2) Any amount remaining unexpended or unobligated in a member's individual expense account at the end of the regular session may be used during the interim or special session for expenses as described under subsection (1) of this rule.

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 expense account.

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

- (a) Postage (all classes).
- (b) Subscriptions to newspapers and periodicals.
- (c) Stationery.
- (d) Office supplies.
- (e) Copying.
- (f) Communications with constituents in compliance with H.R. 14.30.
- (g) Rental expenses incurred for a town hall meeting.
- (h) Establishment and maintenance of a district office.
- (i) Billings from state agencies for services and supplies.
- (j) Reasonable travel expenses incurred by members while on official legislative business. This item does not include in-district travel.
- (k) Reasonable travel expenses incurred by member's personal staff while on official legislative business as authorized by the member.
- (l) Any other service or supply authorized by the Speaker.

(4) Any member who exceeds their allowance as provided under House Rules or the adopted Legislative Assembly budget will have the overage deducted from their personal monthly expense allowance and any additional indebtedness will be prohibited.

(5) Should a member resign or be removed from office, the individual expense allowance as provided under House Rules or the adopted Legislative Assembly budget shall be prorated based on length of service and, in the event an overage exists, further indebtedness shall be prohibited and the overage shall be deducted from their personal monthly expense allowance and any remaining indebtedness shall be billed by the Legislative Administrator and appropriate steps for collection taken. Any amount expended in excess of allocation is a debt owed to the state.

(6) All equipment, furniture, unused supplies, and stationery are the property of the Legislative Assembly and shall be returned at the end of a member's legislative service in compliance with ORS 171.136.

16.05 Attorney General Opinions. (1) Requests by majority party members for opinions of the Attorney General require approval of the Speaker as a condition of authorizing payment from legislative appropriations. Requests by minority party members for opinions of the Attorney General require approval of the minority leader as a condition of authorizing payment from legislative appropriations. Any legislative appropriation specifically intended for payment of costs for Attorney General opinions shall be divided in the same proportion as the number of majority party members and the number of minority party members in the House. 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 the minority leader.

PRIVILEGES

17.01 Floor Privileges. (1) When the House is in formal session, no person shall be permitted within the bar except: (a) members of the Legislative Assembly; (b) floor personnel of the House; (c) one individual from the member's personal staff employed under 15.10 or receiving credit in the intern program; or a member of the staff of a House standing committee, statutory committee, special committee, the majority office or minority office; or a family member may be seated at a member's desk; (d) persons authorized by the Speaker; and (e) accredited members of the news media.

(2) Courtesies of the floor 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 a lobbyist.

(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.

(4) While the House is in formal 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 chambers during formal session shall be by the side doors and side aisles.

(5) During the period beginning thirty minutes before the convening or reconvening of the House and thirty minutes immediately following a recess or daily adjournment of the House, no person shall be permitted in the House chambers except those authorized to be in the chambers under this rule.

(6) No person who is a lobbyist as defined in ORS 171.725 shall be permitted on the floor or side aisles of the House during its daily 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 20 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.

LOBBYISTS

19.01 Regulation of Lobbyists. (1) It is the intention of the House to provide opportunity for all citizens 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 Elections, Ethics and 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 session, 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.

WORKPLACE HARASSMENT

20.01 Policy on Workplace Harassment. (1) The House of Representatives is committed to providing a healthy and appropriate work environment for legislators, legislative employees, interns and other state employees which is free from workplace harassment. Workplace harassment in any manner will not be tolerated.

(2) Workplace harassment includes all conduct prohibited by Federal and State Law and the following unwelcome conduct:

- (a) verbal abuse of a sexual nature,
- (b) graphic verbal comment about a person's body,
- (c) physical touching of a sexual nature,
- (d) sexual advances and propositions,
- (e) sexually degrading words used to describe an individual,
- (f) display in the work place of any sexually suggestive object or picture, and
- (g) any threat or insinuation, either explicitly or implicitly, that a person's refusal to submit to a sexual advance will adversely affect that person's employment, evaluation, wages, duties, work shifts, or any other condition of employment or career advancement.

(3) The formal and informal procedures provided for in House Resolution 1 (1993 Regular Session) shall apply only to complaints brought against House Members or the personal staff of a House Member. House personal staff includes: Legislative Assistants, Secretaries, Interns, Volunteers, and other staff working in the individual offices of the members including the Speaker's office and the majority and minority offices. This does not include committee staff and house staff employees of all other categories who shall be subject to Legislative Administration Committee policies and procedures.

(4) 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 the Majority and Minority caucuses. 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 House Resolution 1 (1993 Regular Session).

(5) At the convening of each Regular Session the Speaker shall appoint members of the majority and minority parties in equal numbers to the House Committee on Workplace Harassment for the purpose of deliberations regarding Workplace Harassment complaints only. The chair shall be a member of the majority party and the vice chair shall be a member of the minority party.

(6) The House shall provide education concerning harassment and procedures to implement this Rule in compliance with House Resolution 1 (1993 Regular Session).

Rosenbaum moved adoption of the report by the Special Committee on Rules.

Richardson moved the rules be suspended to permit an amendment to Special Session Rules. Motion to suspend the rules failed, the vote being: Yeas, 28; Nays, 30 – Barker, Barnhart, Beyer, Bonamici, Boone, Buckley, Cannon, Clem, Cowan, Dingfelder, D. Edwards, Galizio, Gelser, Greenlick, Holvey, Hunt, Komp, Kotek, Macpherson, Nathanson, Nolan, Read, Riley, Roblan, Rosenbaum, Schaufler, Shields, Tomei, Witt, Mr. Speaker; Excused, 2 – C. Edwards, P. Smith. Motion failed.

Call of the House demanded by Whisnant, joined by Esquivel, Flores, Maurer, Nelson and Cannon. All present except: Excused (not subject to Call), 2 – C. Edwards, P. Smith.

Motion to adopt the Report by Special Committee on Rules carried, the vote being: Yeas, 31; Nays, 27 – Bentz, Berger, Boquist, Bruun, Burley, Cameron, Esquivel, Flores, Garrard, Gilliam, Gilman, Huffman, Jenson, Krieger, Krummel, Lim, Maurer, Minnis, Morgan, Nelson, Olson, Richardson, Scott, G. Smith, Sprenger, Thatcher, Whisnant; Excused, 2 – C. Edwards, P. Smith. Special Session Rules adopted.

Speaker announced the following appointments to the Special Session Committees:

AGRICULTURE AND NATURAL RESOURCES – Roblan, Chair; Boquist, Vice-Chair; Clem, Vice-Chair; Dingfelder, Garrard, Macpherson, Minnis.

BUSINESS AND LABOR – Schaufler, Chair; Esquivel, Vice-Chair; Holvey, Vice-Chair; Burley, Cameron, C. Edwards, Rosenbaum.

CONSUMER PROTECTION – Holvey, Chair; Bonamici, Vice-Chair; Nelson, Vice-Chair; Galizio, Gilliam, Riley, Sprenger.

EDUCATION – Buckley, Chair; Komp, Vice-Chair; Whisnant, Vice-Chair; Clem, Greenlick, Huffman, Krummel, Lim, Roblan.

ELECTIONS, ETHICS AND RULES – Rosenbaum, Chair; Berger, Vice-Chair; Buckley, Vice-Chair; Esquivel, Hunt, Shields, Thatcher.

EMERGENCY PREPAREDNESS AND OCEAN POLICY – Boone, Chair; Cowan, Vice-Chair; Nelson, Vice-Chair; Krieger, Schaufler.

ENERGY AND THE ENVIRONMENT – Dingfelder, Chair; Burley, Vice-Chair; Cannon, Vice-Chair; Beyer, Garrard, Read, G. Smith.

GOVERNMENT ACCOUNTABILITY AND INFORMATION TECHNOLOGY – Riley, Chair; C. Edwards, Vice-Chair; Richardson, Vice-Chair; Beyer, Thatcher.

HEALTH CARE – Greenlick, Chair; Kotek, Vice-Chair; Richardson, Vice-Chair; Bonamici, Bruun, Cannon, Flores, Gelser, Maurer.

HUMAN SERVICES AND WOMEN'S WELLNESS – Tomei, Chair; Gelser, Vice-Chair; Olson, Vice-Chair; Cowan, Gilliam, Kotek, Maurer.

SUBCOMMITTEE ON SENIORS AND PEOPLE WITH DISABILITIES – Cowan, Chair; Gelser, Maurer.

JUDICIARY – Macpherson, Chair; Barker, Vice-Chair; Whisnant, Vice-Chair; Bonamici, Cameron, Flores, Komp, Krieger, Shields.

OREGON STATE HOSPITAL PATIENT CARE – Rosenbaum, Chair; Hanna, Vice-Chair; Berger, Clem, Jenson, Tomei.

REVENUE – Barnhart, Chair; Berger, Vice-Chair; Read, Vice-Chair; Bentz, Bruun, Gelser, Olson, Rosenbaum, Witt.

RURAL POLICY – Roblan, Chair; Cowan, Vice-Chair; Gilman, Vice-Chair; Barnhart, Gilliam.

TRANSPORTATION – Beyer, Chair; Gilman, Vice-Chair; Tomei, Vice-Chair; Bentz, Buckley, Read, G. Smith.

VETERANS' AFFAIRS – Barker, Chair; Schaufler, Vice-Chair; Scott, Vice-Chair; Boquist, Boone.

WAYS AND MEANS – Nolan, Co-Chair; Nathanson, Vice-Chair; D. Edwards, Galizio, Hanna, Jenson, Morgan, Shields, P. Smith.

WORKFORCE AND ECONOMIC DEVELOPMENT – Witt, Chair; Lim, Vice-Chair; Riley, Vice-Chair; Barnhart, Holvey, Huffman, Sprenger.

Nelson moved that the Chief Clerk be instructed to notify the Senate and the Governor that the House has organized and is ready for the business of the Special Session of the Seventy-fourth Legislative Assembly. Motion carried on viva voce vote.

Message from the Senate announcing the Senate has organized and is ready for the business of the Special Session of the Seventy-fourth Legislative Assembly.

House recessed until 1:30 p.m., on motion of Jenson.

Monday, February 4, 2008 – Afternoon Session

House reconvened at 1:30 p.m. Speaker in Chair. All present except: Absent, 3 – Bruun, Scott, G. Smith; Excused, 2 – C. Edwards, P. Smith; Excused for business of the House, 3 – Burley, Cannon, Dingfelder.

Having recessed under the order of business of Messages from the Senate, the House proceeded to First Reading of Memorials and Resolutions.

HCR 100, 101, 102, 103, 104 – Introduced, read and passed to Speaker's desk for referral.

HCR 100, 101, 102, 103, 104 – Referred from Speaker's desk to the following committees: 100 –

Education; 101, 102, 103, 104 – Elections, Ethics and Rules.

HJM 100, 101 – Introduced, read and passed to Speaker's desk for referral.

HJM 100, 101 – Referred from Speaker's desk to the following committees: 100 – Rural Policy; 101 Workforce and Economic Development.

HJR 100, 101 – Introduced, read and passed to Speaker's desk for referral.

HJR 100, 101 – Referred from Speaker's desk to the following committees: 100 – Health Care; 101 – Rural Policy.

HB 5100, 3600, 3601, 3602, 3603, 3604, 3605, 3606, 3607, 3608, 3609, 3610, 3611, 3612, 3613, 3614, 3615, 3616, 3617, 3618, 3619, 3620, 3621, 3622, 3623, 3624, 3625, 3626, 3627, 3628, 3629, 3630, 3631, 3632, 3633, 3635, 3636, 3637 – Read first time and passed to Speaker's desk for referral.

HB 5100, 3600, 3601, 3602, 3603, 3604, 3605, 3606, 3607, 3608, 3609, 3610, 3611, 3612, 3613, 3614, 3616, 3617, 3618, 3619, 3620, 3621, 3622, 3623, 3624, 3625, 3626, 3627, 3628, 3629, 3630, 3631, 3632, 3633, 3636, 3637 – Referred from Speaker's desk to the following committees: 3628, 3629 – Agriculture and Natural Resources; 3627 – Agriculture and Natural Resources with subsequent referral to Ways and Means; 3632 – Business and Labor with subsequent referral to Revenue; 3636, 3637 – Business and Labor with subsequent referral to Ways and Means; 3631 – Consumer Protection; 3603, 3630 – Consumer Protection with subsequent referral to Ways and Means; 3600, 3601 – Education with subsequent referral to Ways and Means; 3602, 3604 – Elections, Ethics and Rules; 3608 – Emergency Preparedness and Ocean Policy; 3609 – Emergency Preparedness and Ocean Policy with subsequent referral to Ways and Means; 3611 – Energy and the Environment; 3610, 3612 – Energy and the Environment with subsequent referral to Ways and Means; 3613 – Government Accountability and Information Technology; 3614, Health Care with subsequent referral to Ways and Means; 3616 – Human Services and Women's Wellness; 3617 – Human Services and Women's Wellness with subsequent referral to Ways and Means; 3633 – Judiciary with subsequent referral to Ways and Means; 3618, 3619, 3620, 3621 – Revenue; 3623 – Transportation; 3622, 3624 – Transportation with subsequent referral to Ways and Means; 3625 – Veterans' Affairs with subsequent referral to Ways and Means; 3626, 5100 – Ways and Means; 3605 – Workforce and Economic Development; 3606, 3607 – Workforce and Economic Development with subsequent referral to Ways and Means.

House adjourned until 12:00 p.m., Wednesday, February 6, 2008 on motion of Jenson.

Wednesday, February 6, 2008 – Afternoon Session

House convened at 12:00 p.m. Speaker in Chair.
All present except: Absent, 1 – G. Smith; Excused, 4 – C. Edwards, Galizio, Scott, P. Smith.

Moment of silence observed.

Hunt 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 Seventy-fourth Legislative Assembly, the requirement that on its final passage each bill shall be read section by section, be suspended this Special Session of the Seventy-fourth Legislative Assembly, and that all bills pending before the House for final passage during this Special Session be read by title only. Motion carried on viva voce vote.

HB 3616 – Report by Committee on Human Services and Women's Wellness recommending passage.

HB 3628 – Report by Committee on Agriculture and Natural Resources recommending passage and be placed on the Consent Calendar.

HB 3629 – Report by Committee on Agriculture and Natural Resources recommending passage with amendments, be printed A-Engrossed, and be placed on the Consent Calendar.

HB 3615, 3635 – Referred from Speaker's desk to the following committee on Tuesday, February 5, 2008: 3615 – Elections, Ethics and Rules; 3635 – Rural Policy.

HB 3616, 3628 – Read second time and passed to third reading.

By implied consent, rules suspended to temporarily return to the order of business of Standing Committee Reports.

HB 3601 – Report by Committee on Education recommending passage. Bill referred to Committee on Ways and Means by prior reference.

HB 3608 – Report by Committee on Emergency Preparedness and Ocean Policy recommending passage with amendments and be printed A-Engrossed.

HB 3611 – Report by Committee on Energy and the Environment recommending passage with amendments and be printed A-Engrossed.

HB 3625 – Report by Committee on Veterans' Affairs recommending passage. Bill referred to Committee on Ways and Means by prior reference.

House adjourned until 12:00 p.m. Thursday, February 7, 2008 on motion of Jenson.

Thursday, February 7, 2008 – Afternoon Session

House convened at 12:00 p.m. Speaker in Chair.
All present except: Excused, 2 – Morgan, P. Smith; Excused for Business of the House, 1 – Olson.

Moment of silence observed.

By unanimous consent, on request of Jenson, rules suspended and privileges of the House and floor were extended to former Representative Pat Farr, District 14.

HB 3631 – Report by Committee on Consumer Protection recommending passage with amendments and be printed A-Engrossed.

HCR 100 – Report by Committee on Education recommending adoption.

HB 3608, 3611, 3629, 3631 – Read second time and passed to third reading.

HB 3628 – Read third time under Consent Calendar. On passage of the bill the vote was: Yeas, 57; Excused, 2 – Morgan, P. Smith; Excused for Business of the House, 1 – Olson. Bill passed.

HB 3616 – Read third time. Carried by Maurer. On passage of the bill the vote was: Yeas, 53; Nays, 5 – Flores, Gilliam, Gilman, G. Smith, Thatcher; Excused, 2 – Morgan, P. Smith. Bill passed.

Flores requested the following explanation of her vote be entered in the Journal:

"During the 2007 Legislative Session I voted against a similar bill for many of the same reasons I cast a 'no' vote on HB 3616. While the intent of this legislation is good – helping families cover the cost of therapy and counseling – it has the potential to create problems in other areas.

"I'm usually not a big supporter of mandates on health insurance carriers and I view this bill as one of those mandates. Research has shown it is better to allow private sector companies to compete for business. If they believe including coverage for services by licensed professional counselors and licensed marriage and family therapists will help bring in customers or be in the best interest of their patients – then perhaps they would add that coverage without the government forcing them.

"Mandates often have other unintended consequences like causing health insurance companies to raise premiums and co-pays because they have to pass increased costs along to their customers. I fear that may happen in this case. If we allow those companies to make their own decisions on coverage (without a mandate) perhaps they would find other services from other providers which are less expensive to patients.

"I have not seen any testimony showing patients are suffering because their health insurance company doesn't cover these kinds of services from these therapists and counselors. In fact, since Senate Bill 1 became law in 2005 requiring mental health parity, we should see more of this kind of mental health services being offered by insurance companies in Oregon. (And yes, SB 1 was one of those rare occasions where I felt it was important to support a health care mandate and I voted in favor of that legislation.

"I should add I do like some components of the measure which seeks to crack down on unlicensed individuals and help ensure only qualified individuals are providing this kind of treatment and that they are properly credentialed by the state through the licensing process.

"Finally, the proponents claim they brought this issue forward after learning of media reports. I'm not sure we should be 'legislating by sound bite'. This is also one of the many bills in this 2008 trial session that does not rise to the level of 'emergency' and could be better and more fully dealt with in the 2009 regular session."

By implied consent, rules suspended to temporarily return to the order of business of Standing Committee Reports.

HB 3623 – Report by Committee on Transportation recommending passage.

HB 3627 – Report by Committee on Agriculture and Natural Resources recommending passage with amendments, be printed A-Engrossed. Bill referred to Committee on Ways and Means by prior reference.

HB 3629 (A-Engrossed) – In compliance with House Rule 4.05, bill removed from Consent Calendar upon request of D. Edwards, Komp, Greenlick, Read and Hunt.

House adjourned until 12:00 p.m. Friday, February 8, 2008 on motion of Jenson.

Friday, February 8, 2008 – Afternoon Session

House convened at 12:00 p.m. Speaker in Chair. All present except: Absent, 1 – G. Smith; Excused, 1 – P. Smith; Excused for Business of the House, 1 – Olson.

Moment of silence observed.

SB 1067 – Message from the Senate announcing passage.

HB 3600 – Report by Committee on Education 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 3620 – Report by Committee on Revenue recommending passage.

HB 3622 – 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.

House recessed for ten minutes on motion of Hanna.

House reconvened at 12:15 p.m. Speaker in Chair. All present except: Absent, 1 – G. Smith; Excused, 1 – P. Smith; Excused for Business of the House, 1 – Olson.

Having recessed under the order of business of Propositions and Motions, the House continued under that order of business.

HCR 100 – By unanimous consent, on request of Speaker, rules suspended and measure made Special Order of Business immediately following the order of business of Special Committee Reports on Wednesday, February 13, 2008.

HB 3620, 3623 – Read second time and passed to third reading.

HB 3631 (A-Engrossed) – By unanimous consent, on request of Speaker, rules suspended to permit third reading and final consideration immediately.

HB 3631 (A-Engrossed) – Read third time. Carried by Holvey.

By unanimous consent, on request of Komp, rules suspended to permit use of visual aid during debate on bill.

Call of the House demanded by Holvey, joined by Barker, Greenlick, Riley, Read and Gelser. All present except: Absent (not subject to the Call), 1 – G. Smith; Excused (not subject to the Call), 1 – P. Smith.

HB 3631 (A-Engrossed) – On passage of the bill the vote was: Yeas, 34; Nays, 24 – Bentz, Boquist, Burley, Cameron, Esquivel, Flores, Garrard, Gilliam, Gilman, Hanna, Huffman, Jenson, Krieger, Krummel, Lim, Maurer, Minnis, Morgan, Olson, Richardson, Scott, Sprenger, Thatcher, Whisnant; Absent, 1 – G. Smith; Excused, 1 – P. Smith. Bill passed.

Bentz requested the following explanation of his vote be entered in the Journal:

"These are my reasons for voting against HB 3631A: 1. The bill did not establish a clear standard for the retailers; 2. the bill did not define 'warning'; 3. the bill did not establish a single source of information for the retail industry to rely upon in removing items from the shelf; 4. the bill contains a 'private right of action' provision which makes clarity an absolute necessity or the burden placed on the retailer is exorbitant."

Boquist requested the following explanation of his vote be entered in the Journal:

"HB 3631 is an exceptional children's protection bill that deserves passage once amended in the Senate this session. I'll be working with other Representatives and Senators to amend the false litigation portion of the existing bill unrelated to protecting children. Members of the majority in the Senate have indicated they will work with us to improve and strengthen the bill then return it to the House."

Burley requested the following explanation of his vote be entered in the Journal:

"I am a strong supporter of consumer protection efforts and overwhelmingly interested in the safety of our children. This bill, however, does not accomplish these goals. I voted against this bill because I was concerned with the language 'a private right of action' whereby a retailer would be held accountable when a product recalled was not promptly removed from the shelf. Furthermore, the retailer could then be sued for attorney's fees and

punitive damages even if it had been an innocent mistake made by human error.”

Cameron requested the following explanation of his vote be entered in the Journal:

“On the surface, this bill appears to deal with safety for our children. Its does add more regulation into Oregon law that deals with recalled toys. I support the intentions of this bill, as it does take steps to strengthen prosecution of those who knowingly sell recalled potentially dangerous toys.

“However, this bill is extreme in its expansion of the ‘right of action’ of consumers to go after manufacturers or retailers of recalled toys which may lead to all sorts of litigation against innocent retailers. A second hand ‘goodwill’ retailer may not have the ability to locate the toys. A fire department toy drive or a KGW toy drive would now become potential targets of unnecessary lawsuits.

“As a parent of two adult daughters and one who desires to protect the future grandchildren of mine and others, I understand the importance of going after the ‘knowingly bad retailer.’ I would appreciate it if the Senate would keep the tougher prosecuting features of this bill, while protecting those who are trying to do the right thing.”

Flores requested the following explanation of her vote be entered in the Journal:

“This is a very tough vote. On the surface – it appears to be about safety for children by adding more regulation into Oregon law to deal with toys which have been recalled. However, once you look beyond the surface and review the facts you’ll find there are many things about this measure which are very problematic. I like the intent of this legislation and the desire to protect children, but there flaws that need to be addressed. If the Oregon Senate is able to modify the bill to fix these flaws, I will support HB 3631.

“First, there was no testimony on the number of kids who have actually been harmed by recalled toys in Oregon, or how many children have been harmed because we don’t have the new language in the law that this legislation provides. So, I’m not sure we are solving a problem here.

“Yes, there have been thousands of toys recalled and that is a concern for parents, but we already have state and federal law, state and federal agencies charged with enforcing these safety laws. This legislation does help strengthen the ability of those agencies to take steps to prosecute anyone knowingly selling dangerous toys which have been recalled. However, it goes too far in one section which is harmful, especially to small businesses.

“Consumers in Oregon already have a right of action to go after manufacturers or retailers of recalled toys. The section in this bill which allows a private right of action could lead to all sorts of litigation against innocent parties. What about a small toy shop which didn’t check the latest recall web page every five minutes and left a toy on the shelf that was added to the list? Section 1 of the bill includes a definition of ‘retailer’ which covers those who ‘otherwise distribute a children’s product to consumers in this state.’ This could potentially include the local firefighters’ Toy and Joy drive at Christmas, or a Goodwill Store, or a preschool. It would be very difficult for them to police their supplies every day to figure out which items are acceptable and which aren’t.

“As a grandmother of 10 young children I worry every day about what they might encounter in their daily activities: Are they playing out in the sandbox? Are they over at the neighbor’s house horsing around with their toys? I believe parents and other adults in a child’s life need to take responsibility to supervise what they’re getting into and the kinds of toys they’re playing with. I can watch the news and surf the web to see which toys are good or bad for kids. Yes, some government oversight is good but too much that goes too far may do more harm than good. One final note, this legislation is driven by headlines in the media, rushed through the process and was not given the full attention it deserves.”

Huffman requested the following explanation of his vote be entered in the Journal.

“I voted no on House Bill 3631 because, in my opinion, the way this bill is worded could subject Oregon businesses to unnecessary litigation. Complaints made by consumers could be handled at the agency level, rather than by the courts.”

Jenson requested the following explanation of his vote be entered in the Journal.

“House Bill 3631 is a well intentioned bill to protect our children from toys that have been recalled. As such it was difficult to vote against it. However, HB 3631A goes too far when it makes retailers unknowingly liable for merely stocking a toy that becomes subject to a recall from any ‘federal agency,’ even though the Attorney General’s website only will show recall notices from the Consumer Product Safety Commission.

“HB 3631-A makes a retailer subject to class action law suit attorney’s fees, even if the retailer was unaware that a federal or manufacturer’s recall existed. It is my intention to support this legislation when it comes back from the Senate with an amendment to correct this problem.”

Lim requested the following explanation of his vote be entered in the Journal.

“The Legislature has a responsibility to pass laws to protect the children of our state. While House Bill 3631-A is a well-intentioned bill to regulate toy sales, the current version has serious flaws that will expose Oregon’s small businesses to endless litigation.

“Oregon children need to be protected from recalled toys. However, HB 3631-A unnecessarily places the act of selling recalled toys in the Unlawful Trade Practice statute. This means that a retailer has committed fraud even if he or she unknowingly sells a recalled toy. Under HB 3631-A, a plaintiff wouldn’t have to prove an injury actually occurred. A small business owner who committed an honest mistake could be forced to pay damages and hundreds of thousands of dollars in attorney’s fees.

“HB 3631-A will result in significantly higher legal and insurance costs for Oregon’s small businesses. If passed in its current version, it is impossible to calculate the number of jobs that could be lost.

“Few, if any, Oregon small retailers would knowingly sell dangerous toys for children. We need to identify more efficient ways to get recalled toys off the shelves. Rather than targeting small retailers, it would be more effective to locate and remove recalled toys on the wholesale and distribution levels.

“I support efforts to improve toy safety, and I hope HB 3631-A will be improved in the State Senate to accomplish this very important goal. Until the flaws in this legislation are fixed, I cannot support a measure that would needlessly cripple Oregon’s small businesses- the backbone of our state’s economy.”

Maurer requested the following explanation of his vote be entered in the Journal.

“The intention of protecting our state’s children is clearly a noble goal and I would support this bill if one simple change was made.

“HB 3631A goes too far by including a private right of action and unnecessarily places the act of selling a recalled toy in the Unlawful Trade Practice statute (ORS 646.608). This triggers the private right of action which means that a retailer who unintentionally sells a product subject to a recall from ANY federal agency is open to a lawsuit.”

Minnis requested the following explanation of her vote be entered in the Journal.

“I voted ‘no’ on HB 3631 because I do not believe enough time was spent developing this legislation and fatal flaws remain in its language. Having four young grandchildren, I am very sensitive to this issue. It is my hope that the Senate will correct the flaws in the bill and that I will be able to support the amended bill when it returns to the House for Concurrence.”

Olson requested the following explanation of his vote be entered in the Journal.

"Often while crafting legislation we hear 'the devil is in the detail'. Unfortunately, this is one of those where we all agree with the concept of protecting children; however I believe the detail of how we get there in this case will have negative effects on Oregon.

"As a parent, grandfather, law enforcement officer, and now representative of the people of Oregon I have always been an advocate for child safety. It is our duty to protect those that can not take care of themselves. It is clearly the intent of this bill to do that, however, there are too many flaws in details of this bill for me to support the bill in its current form.

"We are all concerned about lead poisoning and its effect on children. But creating a private right of action against small business is not the way to do this. This bill is a trial lawyer's dream. It does not require an actual injury. A trial lawyer can sue over a simple mistake, even if no one is injured! Damages may only be \$10, but the tens of thousands of dollars of attorney's fees could put many small family businesses out of business. This is simply wrong, and that is part of why I voted no on this bill.

"In addition innocently selling a recalled toy is not fraud, it does not belong in the Unlawful Trade Practice statute. These statutes are for those that truly commit fraudulent acts, such as using false, misleading, or deceptive statements. A retailer who makes a mistake should not be treated as if they intentionally lied or defrauded someone.

"This bill also has the potential of putting other organizations that distribute toys, such as the local firefighters' Toy Drive, or Good Will stores, or preschools at risk. It will be very difficult for them to check their supplies every day to see which items are acceptable that day and which are not.

"I voted NO because this bill needs much more work before being enacted into Oregon Law. I hope my colleagues on the Senate can fix this bill, or reject it allowing future Legislators the time needed to work out these problems before this concept becomes law."

Sprenger requested the following explanation of her vote be entered in the Journal:

"I am a strong supporter of protection for our children in making sure that toys are safe. However, this bill in its current form will open the door wide for unreasonable litigation and undue burden on our small businesses. This bill contains a provision for a private right of action which means an individual can sue the retailer directly and receive attorney's fees, which could put many small retailers out of business. A retailer can be sued for attorney's fees even if no one was actually harmed by the toy and even if the retailer did not know the toy had been recalled. Legislation that encourages litigation does not serve our state well. I would strongly support a bill that protects both children and small businesses."

Thatcher requested the following explanation of her vote be entered in the Journal.

"I voted no on HB 3631-A because it will create more problems than it seeks to address. The goal of the state should be to increase compliance with recall notices by everyone, not to punish small businesses that make innocent mistakes. Current statutes allow for lawsuits against businesses on behalf of those who are harmed by recalled toys. This bill really won't add much to the existing legal protections we already have on the books to protect Oregon's children from recalled toys, but instead it will open up Oregon's small business retailers to lawsuits through an unprecedented application of the Unlawful Trade Practice statute.

"There are two other areas of concern that will also result in unwanted consequences for Oregonians. First, a literal reading of Section 2 of the bill could result in most or all toys being removed from retailers shelves. This is because most toys contain warnings issued by the toy manufacturer stating that the toy may constitute a health or safety hazard to children below a particular age group. Section 2 prohibits the sale of a toy that is subject to any warning

issued by the manufacturer of the product; that would apply to most toys. This language needs to be changed in order to not inadvertently prohibit the sale of most toys in Oregon.

"Second, the bill would effectively stop all non-profit second-hand stores from accepting any toy donations for resale. Section 1 defines a retailer as 'a person that, in the ordinary course of the person's business...distributes a children's product to consumers in this state'; that would include Goodwill Industries, and the like. Most used toys that otherwise would have been donated to a place like Goodwill, would either be retained by the consumer, sold at garage sales, or dumped in the garbage. This does nothing to protect children.

"If the Senate is able to amend these Sections to make the bill more workable and less punitive toward small businesses, non-profits, and charitable organizations, I might consider changing my vote when it returns to the House Floor."

Whisnant requested the following explanation of his vote be entered in the Journal.

"I have a 3 year old grandson, Colby, whose safety is very important to me. I would do anything to protect him from harm and unsafe toys which HB 3631A relates to.

"However, this bill adds more regulation into Oregon laws to deal with toys which have been recalled. Also, HB 3631 goes too far by including a 'private right of action' and unnecessarily places the act of selling a recalled toy in the Unlawful Trade Practice statute (ORS 646.608). This triggers the 'private right of action' which means a retailer who unintentionally sells a product subject to a recall from any federal agency is open to a lawsuit.

"Consumers in Oregon already have a right of action to go after manufacturers or retailers of recalled toys without this bill. Also, we already have state and federal law, state and federal agencies charged with enforcing safety of product laws.

"If the Senate accepts an amendment which our caucus supported, I hope I will be able to vote for the amended bill as a symbolic act stating that we all want to protect our children, grand children and all children from unsafe toys."

HB 3608 (A-Engrossed) – Read third time.

Speaker Pro Tempore in Chair.

HB 3608 (A-Engrossed) – Carried by Nelson. On passage of the bill the vote was: Yeas, 54; Absent, 1 – G. Smith; Excused, 1 – P. Smith; Excused for Business of the House, 4 – Cowan, Galizio, Gelser, Holvey. Bill passed.

HB 3611 (A-Engrossed) – Read third time. Carried by Garrard.

Potential conflict of interest declared by Schaufler.

Potential conflict of interest declared by Hanna.

HB 3611 (A-Engrossed) – On passage of the bill the vote was: Yeas, 49; Absent, 1 – G. Smith; Excused, 1 – P. Smith; Excused for Business of the House, 9 – Bonamici, Cowan, Galizio, Gelser, Gilliam, Holvey, Hunt, Nolan, Mr. Speaker. Bill passed.

HB 3629 (A-Engrossed) – Read third time. Carried by Boquist.

Potential conflict of interest declared by Berger.

HB 3629 (A-Engrossed) – On passage of the bill the vote was: Yeas, 49; Absent, 1 – G. Smith;

Excused, 1 – P. Smith; Excused for Business of the House, 9 – Barnhart, Bonamici, Cowan, Galizio, Gelser, Gilliam, Holvey, Hunt, Nolan. Bill passed.

SB 1067 – Read first time and passed to Speaker's desk for referral.

SB 1067 – Referred from Speaker's desk to the Committee on Education.

By implied consent, rules suspended to temporarily return to the order of business of Standing Committee Reports.

HCR 102 – Report by Committee on Elections, Ethics and Rules recommending adoption with amendments and be printed A-Engrossed.

HCR 103 – Report by Committee on Elections, Ethics and Rules recommending adoption with amendments and be printed A-Engrossed.

HCR 104 – Report by Committee on Elections, Ethics and Rules recommending adoption.

HJM 100 – Report by Committee on Rural Policy recommending adoption.

HJR 101 – Report by Committee on Rural Policy recommending adoption with amendments and be printed A-Engrossed.

House adjourned until 12:00 p.m. Monday, February 11, 2008 on motion of Jenson.

Monday, February 11, 2008 – Afternoon Session

House convened at 12:00 p.m. Speaker in Chair. All present except: Absent, 1 – Galizio; Excused, 2 – Nelson, P. Smith; Excused for Business of the House, 3 – Barnhart, Nolan, Rosenbaum.

Moment of silence observed.

SB 1060, 1062, 1079, 1080, 1081 – Message from the Senate announcing passage.

HB 3613 – Report by Committee on Government Accountability and Information Technology recommending passage with amendments and be printed A-Engrossed.

HJR 100 – Report by Committee on Health Care recommending adoption.

HCR 102 – By unanimous consent, on request of Speaker, rules suspended and measure made Special Order of Business immediately following the order of business of Special Committee Reports on Friday, February 15, 2008.

HCR 103 – By unanimous consent, on request of Speaker, rules suspended and measure made Special Order of Business immediately following the order of

business of Special Committee Reports on Thursday, February 14, 2008.

HCR 104 – By unanimous consent, on request of Speaker, rules suspended and measure made Special Order of Business immediately following the order of business of Special Committee Reports on Thursday, February 14, 2008.

HB 3600, 3613, 3622 – Read second time and passed to third reading.

HB 3620 – Read third time. Carried by Read. On passage of the bill the vote was: Yeas, 54; Absent, 1 – Galizio; Excused, 2 – Nelson, P. Smith; Excused for Business of the House, 3 – Barnhart, Nolan, Rosenbaum. Bill passed.

HB 3623 – Read third time. Carried by Krummel.

By unanimous consent, on request of Krummel, rules suspended to permit use of visual aid during presentation of bill.

HB 3623 – On passage of the bill the vote was: Yeas, 57; Excused, 2 – Nelson, P. Smith; Excused for Business of the House, 1 – Olson. Bill passed.

HJM 100 – Read. Carried by Cowan. On adoption of the memorial the vote was: Yeas, 57; Excused, 2 – Nelson, P. Smith; Excused for Business of the House, 1 – Olson. Memorial adopted.

HJR 101 (A-Engrossed) – Read. Carried by Roblan. On adoption of the resolution the vote was: Yeas, 57; Excused, 2 – Nelson, P. Smith; Excused for Business of the House, 1 – Olson. Resolution adopted.

SB 1060, 1062, 1079, 1080, 1081 – Read first time and passed to Speaker's desk for referral.

SB 1060, 1062, 1079, 1080, 1081 – Bills referred from Speaker's desk to the following committees: 1062 – Health Care; 1060, 1081 – Revenue; 1079 – Transportation; 1080 – Ways and Means.

House adjourned until 12:00 p.m. Tuesday, February 12, 2008 on motion of Jenson.

Tuesday, February 12, 2008 – Afternoon Session

House convened at 12:00 p.m. Speaker in Chair. All present except: Absent, 1 – Macpherson; Excused, 3 – Krieger, Jenson, Olson; Excused for Business of the House, 1 – Nolan.

Opening ceremony presented by Abraham Lincoln, portrayed by Steve Holgate, Portland, in observance of the former President's 200th birthday.

SB 1082, 1063, 1078 – Message from the Senate announcing passage.

SJR 42 – Message from the Senate announcing adoption.

SJR 42 – Read first time and passed to Speaker's desk for referral.

SJR 42 – Referred from Speaker's desk to the Committee on Elections, Ethics and Rules.

HB 3614 – 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 3617 – Report by Committee on Human Services and Women's Wellness recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Ways and Means by prior reference.

HB 3630 – Report by Committee on Consumer Protection 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.

SB 1080 (A-Engrossed) – Report by Committee on Ways and Means recommending passage.

HB 3638 – Read first time and referred to the Committee on Judiciary with subsequent referral to Ways and Means.

HB 3638 – By unanimous consent, on request of the Speaker, House Rule 8.20, subsection 2 (a) and (b) suspended to permit the Committee on Judiciary to hear and work the bill.

HB 3600 (A-Engrossed) – Read third time. Carried by Buckley. On passage of the bill the vote was: Yeas, 56; Absent, 1 – Macpherson; Excused, 3 – Jensen, Krieger, Olson. Bill passed.

HB 3613 (A-Engrossed) – Read third time. Carried by Thatcher. On passage of the bill the vote was: Yeas, 57; Absent, 1 – Macpherson; Excused, 2 – Krieger, Olson. Bill passed.

HB 3622 (A-Engrossed) – Read third time. Carried by G. Smith. On passage of the bill the vote was: Yeas, 57; Absent, 1 – Macpherson; Excused, 2 – Krieger, Olson. Bill passed.

HJR 100 – By unanimous consent, on request of Speaker, rules suspended and measure remaining on today's Final Reading, Memorials and Resolutions carried over and placed in its proper order on Wednesday, February 13, 2008 Calendar.

SB 1063, 1078, 1082 – Read first time and passed to Speaker's desk for referral.

SB 1082 – Referred from Speaker's desk to the Committee on Revenue.

SB 1080 – Read second time and passed to third reading.

By implied consent, rules suspended to temporarily return to the order of business of Standing Committee Reports.

HB 3605 – Report by Committee on Workforce and Economic Development recommending passage with amendments and be printed A-Engrossed.

HB 3606 – Report by Committee on Workforce and 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 3632 – Report by Committee on Business and Labor 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 3636 – Report by Committee on Business and Labor 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.

House adjourned until 12:30 p.m., Wednesday, February 13, 2008 on motion of Jensen.

Wednesday, February 13, 2008 – Afternoon Session

House convened at 12:30 p.m. Speaker in Chair. All present except: Absent, 3 – Gilman, Richardson, Whisnant.

Moment of silence observed.

SB 1101 – Message from Senate announcing passage.

SCR 24 – Message from Senate announcing adoption.

SCR 24 – Read first time and passed to Speaker's desk for referral.

HB 3603 – Report by Committee on Consumer Protection without recommendation as to passage, be referred to Committee on Elections, Ethics and Rules, and then to Committee on Ways and Means by prior reference. Bill referred to Committee on Elections, Ethics and Rules by order of the Speaker.

HB 3607 – Report by Committee on Workforce and Economic Development recommending passage with amendments and be printed A-Engrossed. Bill

referred to Committee on Ways and Means by prior reference.

HB 3610 – Report by Committee on Energy and the Environment recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Ways and Means by prior reference.

SB 1067 – Report by Committee on Education recommending passage.

HCR 100 – Read as a Special Order of Business. Carried by Garrard. On adoption of the resolution the vote was: Yeas, 57; Absent, 3 – Gilman, Richardson, Whisnant. Resolution adopted.

HB 3605, 3606, 3630, 3632, 3636 – Read second time and passed to third reading.

HJR 100 – Read. Carried by Greenlick.

Speaker Pro Tempore in Chair.

Call of the House demanded by Greenlick, joined by Buckley, Riley, Bonamici, G. Smith and Flores. All present.

Speaker in Chair.

HJR 100 – On adoption of the resolution the vote was: Yeas, 31; Nays, 29 – Bentz, Berger, Boquist, Bruun, Burley, Cameron, Esquivel, Flores, Garrard, Gilliam, Gilman, Hanna, Huffman, Jenson, Krieger, Krummel, Lim, Maurer, Minnis, Morgan, Nelson, Olson, Richardson, Scott, G. Smith, P. Smith, Sprenger, Thatcher, Whisnant. Resolution adopted.

SB 1101 – Read first time and passed to Speaker's desk for referral.

SB 1063, 1078 – Referred from Speaker's desk to the following committees: 1063 – Business and Labor; 1078 – Government Accountability and Information Technology.

SB 1101 – Referred from Speaker's desk to the Committee on Revenue.

SB 1067 – Read second time and passed to third reading.

SB 1080 (A-Engrossed) – Read third time. Carried by Beyer. On passage of the bill the vote was: Yeas, 45; Nays, 15 – Barnhart, Bonamici, Buckley, Cannon, Dingfelder, Gelser, Greenlick, Holvey, Kotek, Macpherson, Nathanson, Nolan, Rosenbaum, Shields, Tomei. Bill passed.

Barnhart requested the following explanation of his vote be entered in the Journal:

"In deciding to vote 'no' on SB 1080, I focused on the negative effects on public safety this legislation is likely to have. Many law enforcement agencies and leaders including Eugene's Chief of

Police indicated that this proposal may make some problems worse.

"Citizenship and immigration control are responsibilities of the federal government, while our responsibility in the Legislature is the safety of Oregon roads. This is not the right approach to accomplish the goals of improving road safety, ensuring that drivers have insurance, and reducing the prevalence of fraudulent documents."

Bonamici requested the following explanation of her vote be entered in the Journal:

"Today I voted no on SB 1080-A for the following reasons:

"The primary purpose of licensing drivers is to assure that they have reached a certain level of competence behind the wheel so that our roads are safe. SB 1080-A will result in an increase in people driving without a license, and therefore without an assessment of their driving skills and without insurance.

"SB 1080-A will make it significantly more difficult, if not impossible, for many legal residents of Oregon to get their driver licenses. Our public safety and health services systems simply function better if all residents have identification. The stringent documentation requirements will be an insurmountable burden particularly for our most vulnerable, including the homeless, victims of domestic violence, low-income Oregonians, working poor, and the elderly. Often they will not have or be able to get certified copies of birth certificates, especially if they were born in another state.

"Under SB 1080-A, the DMV must establish that the applicant's name and birth date are an exact match with the Social Security Administration's database before issuing a driver license. The Social Security Administration databases, however, are frequently full of errors that are not the fault of the applicant. Birthdates and names may have been entered erroneously, discrepancies in spellings, use of middle names, and name changes after marriage or divorce can all result in a mismatch. The ombudsman program established by SB 1080-A is a woefully inadequate solution to this problem because there is no funding source. The temporary license, which has no photograph, is a meaningless remedy because people who go to the Social Security Administration to try to resolve any discrepancies with their records will not be able to enter the federal building without photo identification.

"Identity theft is of great concern to many Oregonians. The creation of a database with social security numbers and birth certificate documents at the DMV will be a gold mine for ID thieves. Many people have expressed concern about this provision.

"Oregon already uses a secure biometric photograph for driver licenses, and that photograph stays on file with the DMV. Yet under SB 1080-A, when a license is lost or stolen the DMV is not permitted to use that photograph to verify identification. Accordingly, Oregonians will need to collect all of their original documentation again to get a replacement license. This creates an undue hardship, especially on vulnerable populations.

"Additionally, SB 1080-A does not permit the use of an expired passport to prove identity regardless of the length of time it has been expired. There is no evidence that an expired passport is unreliable, especially if it has expired within the past 5 years. This will create significant problems and expense to U.S. citizens, especially the elderly who may have trouble obtaining their original or certified birth certificates.

"I am concerned that the passage of SB 1080-A will create a new and thriving market for false identification, and in no way do I condone that behavior. But people need to drive. They need to be able to get to work, go to the grocery store, and to take their kids to the doctor. It is a pipe-dream to believe that the requirements of SB 1080-A will mean that people who can't meet the documentation requirements of the bill will simply stop driving.

"Finally, it is even more of a pipe-dream to believe that SB 1080-A will solve the issue of illegal immigration. I recognize that many Oregonians are deeply concerned about people coming to this country without proper documentation, but SB 1080-A is not the solution. People come here to work, usually at unskilled, low wage

jobs in the service industry or in agriculture. They come here for jobs they can't find at home. They seek a better life for their children. They believe in the American dream. And as long as the jobs are here rather than in their home country, they will continue to come.

"We need comprehensive immigration reform at the national level. To attempt to solve this admittedly serious issue with SB 1080-A is like putting a tiny band-aid on a gaping wound. And the result will be more dangerous driving conditions. Chief Ron Louie, the retired Chief of Police of Hillsboro and Astoria, has 33 years of experience in law enforcement. In his testimony in opposition to this bill, he recognized that 'mandating proof of citizenship or residency status before issuance of a drivers license will have the unintended consequence of increasing unlicensed and uninsured drivers.' I agree."

Boquist requested the following explanation of his vote be entered in the Journal:

"SB 1080 is a 75% solution to several identification issues in Oregon. It should have had an alternative to social security cards for the rare exceptions citizens lack proper documents. This will need fixed in 2009. It is an alternative to a federal national ID card but may not stop such action by the federal government. Oregonians are already disadvantaged in other States due to our existing poor licensing procedures. Lastly, ODOT is attempting to profiteer from these licenses but the Executive Branch will not hold them accountable. Security is not free. For all of these reasons, this law will need improved, fixed or revised in the 2009 Session. For now, it is but a 75% solution to a complex security issue."

Dingfelder requested the following explanation of her vote be entered in the Journal:

"I voted no today on SB 1080, which will require driver's license applicants to show proof of citizenship or legal presence in the United States, because of several concerns I have with this piece of legislation. First, I believe this bill raises issues of fairness. With SB 1080 there will be two classes of people in Oregon: those who can afford and easily submit required information to the Department of Motor Vehicles (DMV) and those who cannot. People who are homeless, elderly, dealing with a mental health condition, or are struggling financially will have the hardest time producing such items as a certified birth certificate or documents reflecting a name change. These are our most vulnerable neighbors, and SB 1080 makes little regard for how they will obtain driver's licenses or identification cards in the future.

"Second, SB 1080 raises public safety concerns. Mandating proof of citizenship or residency will have the unintended consequence of increasing unlicensed and uninsured drivers on our roads. As it stands now, everyone in Oregon, no matter what that person's residency status is, must pass a standard driving test showing proficiency at understanding the rules of the road, and that person must also provide proof of insurance. Because of SB 1080, many people will never go to the DMV—they will never take a driving test and they will never insure their cars. But make no mistake, this does not mean people will simply stop driving. People will still need to go to work, take children to school or to the doctor, attend worship services, and carry on with all the other activities in their lives. SB 1080, in the end, will make our roads much less safe.

"Perhaps the greatest issue that SB 1080 raises for me is what this bill will do to our sense of community in Oregon. The feelings of frustration and anger being directed toward one group of people, namely undocumented residents, is something we must confront immediately in order to have a well-functioning community of people here in Oregon. But this attempt to address the problem of undocumented immigration through our state's driver's license system will not solve anything, and in fact will probably lead to troubling and devastating consequences. For these reasons, I felt compelled to vote no on SB 1080."

Greenlick requested the following explanation of his vote be entered in the Journal:

"Pursuant to Section 3.35 of the Special Session Rules of the House of Representatives for the Seventy-fourth Legislative Assembly, I am submitting an Explanation of Vote regarding my opposition to Senate Bill 1080:

"I voted against Senate Bill 1080 today for the following reasons:

"1) The provisions of SB 1080 increase the probability that hazardous and offensive drivers will remain untrained and unlicensed and put other drivers and passengers at risk. Furthermore, it will become harder to track those drivers whose licenses have been suspended or revoked due to the substantive increase in the number of total unlicensed drivers. Those drivers who never bothered to get a license in the first place will have no accountability to the Division of Motor Vehicles.

"2) I am troubled by the creation of a Social Security Number database to carry out the biometric and documentation data required by SB 1080, and I am not convinced that the Department of Transportation will take adequate steps to protect this information.

"3) Senate Bill 1080's heightened documentation standards will disproportionately affect low-income, minority and senior populations, which results in the unequal extension of the driving privilege to those who are eligible. Also troubling is the idea that eligible drivers who cannot produce sufficient documentation may forgo the license application process entirely and drive illegally.

"4) While the crafters of SB 1080 purport that it is an effective measure against illegal immigration, I believe that it is an attempt in vain so long as Congress and the Bush Administration refuse to make significant changes to national immigration policy.

"I appreciate this opportunity to make a statement for the record."

Nathanson requested the following explanation of her vote be entered in the Journal:

"In deciding to vote 'no' on SB 1080, I focused on the negative effects on public safety this bill is likely to create, according to some law enforcement officers. I paid special attention to a letter written by my own Chief of Police, in Eugene, indicating that this proposal may make certain problems worse.

"Citizenship and immigration control are responsibilities of the federal government, while our responsibility is the safety of Oregon roads. This is not the right approach to accomplish the goals of improving road safety, ensuring that drivers have insurance, and reducing the prevalence of fraudulent documents."

Read requested the following explanation of his vote be entered in the Journal:

"One of our most important responsibilities in state government is to ensure the integrity of our systems and to protect the interests of Oregonians. Recent developments have made it clear that the security of Oregon driver licenses is insufficient. Reports of an emerging industry in fraudulent documents, licenses whose terms exceed a driver's ability to remain in Oregon legally, susceptibility to identity theft and other issues all demonstrate the urgent need for Oregon action.

"This legislation however is not perfect, and carries with it some significant vulnerabilities that Oregon's seniors, indigent, and those who have difficulty accessing required documents or resolving clerical errors will be disproportionately affected by the burdens of the bill. I also worry about the bill's influence on Oregon's economy, our workforce, on public safety, and on Oregon's immigrant community.

"As a result of these concerns I strongly advocate the establishment of a task force to monitor the implementation of SB 1080. The task force should document the legislation's impact throughout the state, consider its effects and measure its effectiveness.

"Making decisions in the face of uncertainty is always fraught with risk. It's my hope that future legislatures will pay careful attention to the issue of driver licenses, that future legislators will be willing to change course if the evidence merits, and that all

Oregonians will continue working to build a welcoming community that gives all who are or wish to be Oregonians necessary opportunities and responsibilities. It is my intention to advance that agenda.”

Tomei requested the following explanation of her vote be entered in the Journal:

“SB 1080 requires applicants to provide proof of U. S. citizenship or legal presence in the United States before the Oregon Department of Transportation can issue, renew or replace a driver license or identification card. I vote NO on this bill and I want to explain why.

“Like many Oregonians, I am concerned about illegal immigration. We are a nation of laws; people must obey the law. Illegal immigrants should be held accountable for their actions. Employers should not be offering employment to undocumented workers. Securing our borders is a matter of public safety and homeland security, and we need to take strong action to enforce immigration law.

“Many people think SB 1080 will deter illegal immigration. But it will not. SB 1080 does nothing to deter undocumented aliens from coming to Oregon. It will only put more unlicensed and uninsured drivers on our roadways. It will cause higher insurance premiums for those of us who have insurance; it will make more drivers likely to flee if involved in an accident; and it will make it more likely that law abiding Oregonians will be the victim of a hit and run accident.

“Moreover, it makes it significantly more difficult for many citizens to obtain driver licenses. Many citizens will not be able to locate, do not have, or do not have the wherewithal to obtain, the necessary certified documents required by this measure. The result will be that many Oregon citizens, the most vulnerable among us, the homeless, the working poor, the elderly, people with disabilities, and victims of domestic violence will be unable to obtain driver licenses or identification cards.

“I sincerely think that SB 1080 does NOT address the problems associated with illegal immigration. Rather, it only serves to make Oregon’s roads and highways less safe.”

HCR 100 – By unanimous consent, on request of Hunt, rules suspended and Whisnant permitted to vote "yea" on adoption of the resolution.

HCR 100 – By unanimous consent, on request of Hunt, rules suspended and Richardson permitted to vote "yea" on adoption of the resolution.

HCR 100 – By unanimous consent, on request of Hunt, rules suspended and Gilman permitted to vote "yea" on adoption of the resolution.

By implied consent, rules suspended to temporarily return to the order of business of Standing Committee Repots.

HB 3609 – Report by Committee on Emergency Preparedness and Ocean Policy recommending passage with amendments and be printed A-Engrossed. Bill referred to Committee on Ways and Means by prior reference.

HB 3612 – Report by Committee on Energy and the 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 3618 – Report by Committee on Revenue recommending passage with amendments and be printed A-Engrossed.

HB 3619 – Report by Committee on Revenue recommending passage with amendments and be printed A-Engrossed.

HB 3624 – Report by Committee on Transportation without recommendation as to passage, be referred to Committee on Elections, Ethics and Rules, and then to Committee on Ways and Means by prior reference. Bill referred to Committee on Elections, Ethics and Rules by order of the Speaker.

House adjourned until 10:00 a.m., Thursday, February 14, 2008 on motion of Jensen.

Thursday, February 14, 2008 – Morning Session

House convened at 10:00 a.m. Speaker in Chair. All present except: Absent, 1 – P. Smith; Excused for Business of the House, 2 – Gilman, Holvey.

Moment of silence observed.

SB 1086 – Message from the Senate announcing passage.

SJM 14 – Message from the Senate announcing adoption.

SJM 14 – Read first time and passed to Speaker’s desk for referral.

SCR 24 – Referred from Speaker’s desk to the Committee on Human Services and Women’s Wellness.

SJM 14 – Referred from Speaker’s desk to the Committee on Energy and the Environment.

HCR 103 (A-Engrossed) – Read as a Special Order of Business. Carried by Gelser. On adoption of the resolution the vote was: Yeas, 55; Absent, 2 – Bentz, P. Smith; Excused for Business of the House, 3 – Dingfelder, Gilman, Holvey. Resolution adopted.

HCR 104 – Read as a Special Order of Business. Carried by Olson. On adoption of the resolution the vote was: Yeas, 56; Absent, 1 – P. Smith; Excused for Business of the House, 3 – Dingfelder, Gilman, Holvey. Resolution adopted.

HB 3612, 3618, 3619 – Read second time and passed to third reading.

HB 3605 (A-Engrossed) – Read third time. Carried by Boone. On passage of the bill the vote was: Yeas, 57; Absent, 1 – P. Smith; Excused for Business of the House, 2 – Gilman, Holvey. Bill passed.

HB 3606 (A-Engrossed) – Read third time. Carried by Roblan.

Komp in Chair.

HB 3606 (A-Engrossed) – On passage of the bill the vote was: Yeas, 56; Absent, 2 – Shields, P. Smith; Excused for Business of the House, 2 – Gilman, Holvey. Bill passed.

HB 3630 (A-Engrossed) – Read third time. Carried by Bonamici. On passage of the bill the vote was: Yeas, 58; Excused for Business of the House, 2 – Esquivel, Gilman. Bill passed.

By unanimous consent, on request of Tomei, rules suspended and privileges of the House and floor were extended to former Governor and State Representative Barbara Roberts, District 16.

HB 3632 (A-Engrossed) – Read third time. Carried by Schaufler. On passage of the bill the vote was: Yeas, 38; Nays, 19 – Barker, Barnhart, Beyer, Bonamici, Buckley, Cannon, Clem, Dingfelder, D. Edwards, Galizio, Gelser, Greenlick, Holvey, Nathanson, Read, Riley, Rosenbaum, Tomei, Witt; Excused for Business of the House, 3 – Hunt, Nolan, Mr. Speaker. Bill passed.

House recessed until 12:30 p.m. on motion of Jenson.

Thursday, February 14, 2008 – Afternoon Session

House reconvened at 12:30 p.m. Speaker in Chair. All present except: Absent, 2 – Minnis, Nelson; Excused, 1 – Scott; Excused for Business of the House, 2 – Krieger, Olson.

Having recessed under the order of business of Third Reading of House Bills, the House continued under that order of business.

HB 3636 (A-Engrossed) – Read third time. Carried by Schaufler. On passage of the bill the vote was: Yeas, 44; Nays, 12 – Barnhart, Buckley, Cannon, Clem, Cowan, Dingfelder, Gelser, Holvey, Kotek, Macpherson, Rosenbaum, Tomei; Absent, 2 – Minnis, Nelson; Excused, 1 – Scott; Excused for Business of the House, 1 – Nolan. Bill passed.

SB 1086 – Read first time and passed to Speaker's desk for referral.

SB 1086 – Referred from Speaker's desk to the Committee on Judiciary.

SB 1067 – Read third time. Carried by Whisnant. On passage of the bill the vote was: Yeas, 58; Absent, 1 – Minnis; Excused, 1 – Scott. Bill passed.

SB 1080 – Speaker signed.

House adjourned until 12:00 p.m., Friday, February 15, 2008 on motion of Jenson.

Friday, February 15, 2008 – Afternoon Session

House convened at 12:00 p.m. Speaker in Chair. All present except: Absent, 1 – G. Smith.

Moment of silence observed.

SB 1080 – Message from the Senate announcing President signed on February 14, 2008.

SCR 22, 23, 26, 27 – Message from the Senate announcing adoption.

SB 1061, 1068, 1071, 1072, 1084, 1088, 1092, 1098, 1095 – Message from the Senate announcing passage.

HCR 105 – Introduced, read and passed to Speaker's desk for referral.

HCR 105 – Referred from Speaker's desk to the Committee on Elections, Ethics and Rules.

SCR 22, 23, 26, 27 – Read first time and passed to Speaker's desk for referral.

Referred from Speaker's desk to the following committees: SCR 23 – Agriculture and Natural Resources; SCR 22, 26, 27 – Elections, Ethics and Rules.

HB 3633 – 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.

HCR 101 – Report by Committee on Elections, Ethics and Rules recommending adoption.

SB 1078 (A-Engrossed) – Report by Committee on Government Accountability and Information Technology recommending passage.

SJR 42 – Report by Committee on Elections, Ethics and Rules recommending adoption.

HCR 102 (A-Engrossed) – Read as a Special Order of Business. Carried by Holvey. On adoption of the resolution the vote was: Yeas, 59; Absent, 1 – G. Smith. Resolution adopted.

HB 3634, 3639 – Read first time and passed to Speaker's desk for referral.

HB 3634, 3639 – Referred from Speaker's desk to the Committee on Elections, Ethics and Rules.

HB 3612 (A-Engrossed) – Read third time. Carried by Witt. On passage of the bill the vote was: Yeas, 59; Absent, 1 – G. Smith. Bill passed.

HB 3618 (A-Engrossed) – Read third time. Carried by Barnhart.

HB 3618 (A-Engrossed) – Nelson moved bill be rereferred to the Committee on Revenue.

Call of the House demanded by Buckley, joined by Holvey, Barnhart, Beyer, Roblan and Kotek. All present except: Absent (not subject to Call), 1 – G. Smith; Excused for Business of the House (subject to Call), 1 – Krummel.

By unanimous consent, on request of Buckley, rules suspended to dispense with further proceedings under the Call.

HB 3618 (A-Engrossed) – Motion to rerefer bill to Committee on Revenue failed, the vote being: Yeas, 27; Nays, 31 – Barker, Barnhart, Beyer, Bonamici, Boone, Buckley, Cannon, Clem, Cowan, Dingfelder, C. Edwards, D. Edwards, Galizio, Gelser, Greenlick, Holvey, Hunt, Komp, Kotek, Macpherson, Nathanson, Nolan, Read, Riley, Roblan, Rosenbaum, Schaufler, Shields, Tomei, Witt, Mr. Speaker; Absent, 1 – G. Smith; Excused for Business of the House, 1 – Krummel. Motion failed.

Potential conflict of interest declared by Bentz.

Potential conflict of interest declared by Clem.

Potential conflict of interest declared by C. Edwards.

Potential conflict of interest declared by Thatcher.

Potential conflict of interest declared by Krieger.

Potential conflict of interest declared by Boquist.

Potential conflict of interest declared by Scott.

Potential conflict of interest declared by P. Smith.

Potential conflict of interest declared by Komp.

Potential conflict of interest declared by Sprenger.

Potential conflict of interest declared by Boone.

Call of the House demanded by Barnhart, joined by Buckley, Rosenbaum, Komp, Greenlick and Read. All present except: Absent (not subject to Call), 1 – G. Smith.

HB 3618 (A-Engrossed) – On passage of the bill the vote was: Yeas, 41; Nays, 18 – Boquist, Burley, Esquivel, Gilliam, Gilman, Greenlick, Hanna, Jenson, Krieger, Krummel, Maurer, Morgan, Nelson, Scott, Shields, P. Smith, Thatcher, Whisnant; Absent, 1 – G. Smith. Bill passed.

Bentz requested the following explanation of his vote be entered in the Journal:

“This is a vote explanation for HB 3618A. 1. The problems with the current Law make it unworkable, thus this ‘fix’ is

necessary; 2. The cost of the lawsuit to make the current Law workable is unknown, but assumed to be substantial; 3. The proposed Law will be revenue neutral (according to the Legislative Counsel); 4. If this Law is not passed, many decedent estates will not be able to file estate tax returns, because the D.O.R. has not issued rules and by the time it does, the time for filing may well have passed; 5. There has been an acknowledgement, by the Majority, that changes will be made in the Senate and in the 2009 Legislative session. This assurance supports the vote for the bill even though it is flawed.”

Flores requested the following explanation of her vote be entered in the Journal:

“During the 2007 Legislative Session we adopted House Bill 3201 in an attempt to give estate tax relief to some owners of natural resource businesses and families. However, that new law is flawed in several ways. HB 3201 fails to include the value of trees on timberlands, it fails to include the value of tractors, combines and other rolling stock for farmers; and it fails to include working capital for any of the businesses. House Bill 3618A is an attempt to correct those failures and add some clarification to Oregon’s estate tax laws for ranchers, foresters, commercial fishers and farmers.

“HB 3618A was supported by the Farm Bureau, Oregon Association of Nurseries, Oregon Cattlemen’s Association and Oregon Winegrowers. I have several members of these organizations in my legislative district who make significant contributions to our local economy.

“I am, however, concerned that HB 3618A is a very complicated tax bill and might lead to unintended negative consequences which might not appear until years down the road, especially for small woodland operators. I am optimistic that the Senate will take a close look at this bill and deal with the flaws.

“I voted ‘yes’ for this bill hoping the significant discussions outlining the problems, and the resulting number of ‘no’ votes, will send a clear signal to the Senate to craft amendments to address the inequities to the small woodland owners.”

Gilliam requested the following explanation of his vote be entered in the Journal:

“Tax relief through inheritance tax reform is needed and I have consistently advocated this very issue on a repeated basis.

“My no vote on HB 3618 reflects my confusion over repeated explanations during the floor debate about specific tax consequences. The specific applications of tax codes under this bill are fuzzy at best. The larger question of whether the bill will eventually increase or decrease revenue was not only not answered by the carrier and left dangling with the confusion that the bill will be voided if in fact the results increase revenue.

“House members testified on the floor that this bill was confusing, incomplete, and unsatisfactory yet they urged a yes vote because we had run out of time in this special session. Other arguments centered on the tired old solution that we should ‘fix it on the Senate side’.

“This bill was supposed to fix a bill we passed in the previous session but the bill hasn’t even been implemented. While I believe strongly in giving a break on estate taxes for family farmers, forest owners, and commercial fishing businesses this bill did not accomplish those goals. I look forward to working on clear well vetted solutions that are fair and give real relief to Oregonians who are heirs to our valuable natural resource land.”

Thatcher requested the following explanation of her vote be entered in the Journal:

“I support inheritance tax relief for Oregon’s natural resource land owners, but I voted no on HB 3618 because this legislation needs several improvements. Through my ‘no’ vote, as well as through the negative votes of many of my colleagues in the House, I hope the Oregon Senate realizes there is sufficient concern about those businesses which will be negatively impacted by this particular bill. Those who would face significant harm through increased taxes are small woodland owners and their heirs. This

bill contains provisions which are counterproductive to the intent of the bill which is to give tax relief to natural resource land owners. I anticipate as this bill improves on the Senate side that I will support it when it comes back to the House for concurrence.”

Whisnant requested the following explanation of his vote be entered in the Journal:

“I support and will always support reduction and elimination of the ‘death tax’ which I consider a double taxation policy.

“Last session, the Democrat leadership put into a ‘Christmas Tree’ bill – which is Oregon’s version of ‘earmarking funds’ – an estate tax reduction. This ‘Christmas Tree’ bill passed with a strong bipartisan vote including this estate tax reduction for farming, timber, fishing, and other natural resource families. I voted for the 2007 ‘Christmas Tree’ bill which had good expenditure of our revenues and bad expenditures of our revenues; in my opinion.

“However, there were federal problems with implementing the estate tax reduction. Thus, HB 3618A was introduced. This new bill had some good points but it increased estate taxes for some and did not cover some types of natural resource family estates. It is a tax increase over the current law passed last session. Timber and timberland in Central Oregon has such a low value for its resource purpose that the 50 % threshold of the adjusted gross natural resource state is punitive and contrary to the original law which was to keep resource lands in resource use.

“Thus, I voted NO although the bill passed the House. I am hoping the problems with the bill will be corrected in the Senate. Then, I’ll be able to vote for the amended bill to reduce estate taxes for all our farmers, foresters, and fisheries.”

HB 3619 – By unanimous consent, on request of Speaker, rules suspended and bill remaining on today’s Third Reading of House Bills carried over and placed in its proper order on Monday, February 18, 2008 Calendar.

By implied consent, rules suspended to temporarily return to the order of business of Standing Committee Reports.

SB 1062 (A-Engrossed) – Report by Committee on Health Care recommending passage.

SB 1061, 1068, 1071, 1072, 1084, 1088, 1092, 1095, 1098 – Read first time and passed to Speaker’s desk for referral.

SB 1061, 1068, 1071, 1072, 1084, 1088, 1092, 1095, 1098 – Referred from Speaker’s desk to the following committees: 1068, 1092 – Education; 1071, 1098 – Elections, Ethics and Rules; 1061 – Human Services and Women’s Wellness; 1072, 1088, 1095 – Judiciary; 1084 – Transportation.

SB 1062, 1078 – Read second time and passed to third reading.

By implied consent, rules suspended to temporarily return to the order of business of Standing Committee Reports.

SB 1060 – Report by Committee on Revenue recommending passage.

House adjourned until 12:00 p.m., Monday, February 18, 2008 on motion of Jensen.

Monday, February 18, 2008 – Afternoon Session

House convened at 12:00 p.m. Speaker in Chair. All present except: Absent, 1 – Krummel; Excused for Business of the House, 1 – Nolan.

Opening ceremony presented by "2 Sisters Trio," Milwaukie.

SB 1067 – Message from the Senate announcing President signed on February 18, 2008.

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

HCR 101 – Read. Carried by Thatcher.

By unanimous consent, on request of Thatcher, rules suspended to permit use of visual aid during presentation of bill.

HCR 101 – On adoption of the resolution the vote was: Yeas, 57; Absent, 3 – Berger, Galizio, Krummel. Resolution adopted.

SJR 42 – Read. Carried by Rosenbaum. On adoption of the resolution the vote was: Yeas, 59; Absent, 1 – Krummel. Resolution adopted.

HB 3619 (A-Engrossed) – Read third time. Carried by Barnhart.

Potential conflict of interest declared by Bentz.

Potential conflict of interest declared by G. Smith.

HB 3619 (A-Engrossed) – On passage of the bill the vote was: Yeas, 59; Absent, 1 – Krummel. Bill passed.

SB 1060 – Read second time and passed to third reading.

SB 1062 (A-Engrossed) – Read third time. Carried by Richardson.

Potential conflict of interest declared by Maurer.

Potential conflict of interest declared by Shields.

SB 1062 (A-Engrossed) – On passage of the bill the vote was: Yeas, 60. Bill passed.

SB 1078 (A-Engrossed) – Read third time. Carried by Riley. On passage of the bill the vote was: Yeas, 60. Bill passed.

By implied consent, rules suspended to temporarily return to the order of business of Standing Committee Reports.

HB 3638 – 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.

SB 1081 – Report by Committee on Revenue recommending passage.

SB 1082 – Report by Committee on Revenue recommending passage.

House adjourned until 12:00 p.m., Tuesday, February 19, 2008 on motion of Jenson.

Tuesday, February 19, 2008 – Afternoon Session

House convened at 12:00 p.m. Speaker Pro Tempore in Chair. All present except: Absent, 1 – C. Edwards, Excused for Business of the House, 2 – Nolan, Mr. Speaker.

Moment of silence observed.

HB 3611, 3620, 3628, 3629 – Message from the Senate announcing passage.

SCR 28 – Message from the Senate announcing adoption.

HJM 102 – Introduced, read and passed to Speaker's desk for referral.

HJM 102 – Referred from Speaker's desk to the Committee on Elections, Ethics and Rules.

SCR 28 – Read first time and passed to Speaker's desk for referral.

SCR 28 – Referred from Speaker's desk to the Committee on Elections, Ethics and Rules.

HB 3624 – Report by Committee on Elections, Ethics and 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.

SB 1061 (A-Engrossed) – Report by Committee on Human Services and Women's Wellness recommending passage.

SB 1063 – Report by Committee on Business and Labor recommending passage and be placed on the Consent Calendar.

SB 1098 (A-Engrossed) – Report by Committee on Elections, Ethics and Rules recommending passage.

SCR 22 – Report by Committee on Elections, Ethics and Rules recommending adoption.

SCR 24 – Report by Committee on Human Services and Women's Wellness recommending adoption.

SCR 26 – Report by Committee on Elections, Ethics and Rules recommending adoption.

SCR 27 – Report by Committee on Elections, Ethics and Rules recommending adoption.

Hanna moved the rules be suspended for the purpose of allowing an individual member to have drafted a measure for introduction.

Call of the House demanded by Whisnant, joined by Flores, Krummel, Esquivel, Maurer and Scott. All present except: Absent (not subject to Call), 1 – C. Edwards.

Oral roll call demanded by Flores, joined by Maurer, Whisnant, Thatcher, Garrard and Krummel.

Motion to suspend the rules failed, the vote being: Yeas, 31; Nays, 28 – Barker, Barnhart, Beyer, Bonamici, Boone, Buckley, Cannon, Cowan, Dingfelder, D. Edwards, Galizio, Gelser, Greenlick, Holvey, Hunt, Komp, Macpherson, Nathanson, Nolan, Read, Riley, Roblan, Rosenbaum, Schaufler, Shields, Tomei, Witt, Mr. Speaker; Absent, 1 – C. Edwards. Motion having not received the required two-thirds majority failed.

HB 3624 – Read second time and passed to third reading.

SB 1061, 1063, 1081, 1082, 1098 – Read second time and passed to third reading.

SB 1060 – Read third time. Carried by Gelser.

Potential conflict of interest declared by Maurer.

SB 1060 – On passage of the bill the vote was: Yeas, 59; Absent, 1 – C. Edwards Bill passed.

By implied consent, rules suspended to temporarily return to the order of business of Standing Committee Reports.

SB 1071 (A-Engrossed) – Report by Committee on Elections, Ethics and Rules recommending passage with amendments and be printed B-Engrossed.

SB 1101 (A-Engrossed) – Report by Committee on Revenue recommending passage with amendments and be printed B-Engrossed.

SJM 14 – Report by Committee on Energy and the Environment recommending adoption.

SB 1067 – Speaker signed.

House adjourned until 12:00 p.m., Wednesday, February 20, 2008 on motion of Jenson.

Wednesday, February 20, 2008 – Afternoon Session

House convened at 12:00 p.m. Speaker in Chair.
All present except: Absent, 1 – Boquist; Excused for Business of the House, 1 – Nolan.

Opening ceremony presented by Rep. Donna Nelson, District 24, McMinnville.

HB 3622 – Message from the Senate announcing passage.

HCR 100 – Message from the Senate announcing adoption.

SB 1062, 1078, SJR 42 – Message from the Senate announcing President signed on February 20, 2008.

HB 3602 – Report by Committee on Elections, Ethics and Rules recommending passage with amendments and be printed A-Engrossed.

HB 3603 – Report by Committee on Elections, Ethics and 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 3615 – Report by Committee on Elections, Ethics and Rules recommending passage with amendments and be printed A-Engrossed.

HB 3634 – Report by Committee on Elections, Ethics and Rules recommending passage with amendments and be printed A-Engrossed.

HB 3639 – Report by Committee on Elections, Ethics and Rules recommending passage with amendments and be printed A-Engrossed.

HCR 105 – Report by Committee on Elections, Ethics and Rules recommending adoption.

HJM 102 – Report by Committee on Elections, Ethics and Rules recommending adoption.

SB 1072 (A-Engrossed) – Report by Committee on Judiciary recommending passage.

SCR 28 – Report by Committee on Elections, Ethics and Rules recommending adoption.

HB 3602, 3603, 3615, 3634, 3639 – Read second time and passed to third reading.

SB 1063 – Read third time under Consent Calendar.

Potential conflict of interest declared by Bruun.

Potential conflict of interest declared by Boone.

Potential conflict of interest declared by Thatcher.

Potential conflict of interest declared by Schaufler.

SB 1063 – On passage of the bill the vote was: Yeas, 59; Absent, 1 – Boquist. Bill passed.

HB 3624 (A-Engrossed) – Read third time. Carried by Buckley. On passage of the bill the vote was: Yeas, 59; Absent, 1 – Boquist. Bill passed.

SCR 22, 24, 26, 27 – By unanimous consent, on request of Speaker, rules suspended and measures remaining on today's Final Reading, Memorials and Resolutions carried over and placed in their proper order on Thursday, February 21, 2008 Calendar.

SB 1071, 1072, 1101 – Read second time and passed to third reading.

SB 1061, 1081, 1082, 1098 – 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 Thursday, February 21, 2008 Calendar.

By implied consent, rules suspended to temporarily return to the order of business of Standing Committee Reports.

HB 3601 – Report by Committee on Ways and Means recommending passage with amendments and be printed A-Engrossed.

HB 3638 (A-Engrossed) – Report by Committee on Ways and Means recommending passage with amendments and be printed B-Engrossed.

SB 1068 (A-Engrossed) – Report by Committee on Education recommending passage.

SB 1079 (A-Engrossed) – Report by Committee on Transportation recommending passage with amendments and be printed B-Engrossed.

SB 1086 (A-Engrossed) – Report by Committee on Judiciary recommending passage with amendments and be printed B-Engrossed.

SB 1088 (A-Engrossed) – Report by Committee on Judiciary recommending passage and be placed on the Consent Calendar.

SB 1095 (A-Engrossed) – Report by Committee on Judiciary recommending passage.

SCR 23 – Report by Committee on Agriculture and Natural Resources recommending adoption.

House adjourned until 9:00 a.m., Thursday, February 21, 2008 on motion of Jenson.

Thursday, February 21, 2008 – Morning Session

House convened at 9:00 a.m. Speaker in Chair.
All present except: Absent, 2 – Boone, Hunt.

Opening ceremony presented by Reverend Dick Roy, Chaplain, Oregon Department of Corrections, Salem.

SB 1060 – Message from the Senate announcing President signed on February 20, 2008.

HB 3601, 3638 – Read second time and passed to third reading.

HB 3602 (A-Engrossed) – Read third time. Carried by Rosenbaum. On passage of the bill the vote was: Yeas, 57; Absent, 3 – Boone, Hunt, Nelson. Bill passed.

HB 3603 (A-Engrossed) – Read third time. Carried by Holvey.

HB 3603 (A-Engrossed) – Berger moved bill be rereferred to the Committee on Elections, Ethics and Rules. Motion failed, the vote being: Yeas, 28; Nays, 32 – Barker, Barnhart, Beyer, Bonamici, Boone, Buckley, Cannon, Clem, Cowan, Dingfelder, C. Edwards, D. Edwards, Galizio, Garrard, Gelser, Greenlick, Holvey, Hunt, Komp, Kotek, Macpherson, Nathanson, Nelson, Nolan, Read, Riley, Roblan, Rosenbaum, Shields, Tomei, Witt, Mr. Speaker. Motion failed.

Call of the House demanded by Holvey, joined by Cannon, Buckley, Witt, Bonamici, P. Smith. All present.

HB 3603 (A-Engrossed) – On passage of the bill the vote was: Yeas, 31; Nays, 29 – Bentz, Berger, Boone, Boquist, Bruun, Burley, Cameron, Esquivel, Flores, Galizio, Gilliam, Gilman, Hanna, Huffman, Jenson, Krieger, Krummel, Maurer, Minnis, Morgan, Olson, Richardson, Schaufler, Scott, G. Smith, P. Smith, Sprenger, Thatcher, Whisnant. Bill passed.

Flores requested the following explanation of her vote be entered in the Journal:

“There are many new homeowners in my legislative district and I am concerned about scam artists taking advantage of some of them. I have corresponded and talked to several realtors, mortgage lenders and others in related businesses about the recent national problems in this arena. I recently attended a seminar involving many of these representatives to get an update on the situation. At that event I learned Oregon is 49th out of 50 states in the number of foreclosures.

“We also know that there are several initiatives underway at the federal level and there is a legitimate concern that this new law would put our state-chartered institutions at a disadvantage. Here is a comment I received from one of my constituents in the industry:

“Imagine the business intersection in your District that has a state chartered bank on one corner and a nationally chartered bank on the other. Now imagine an action you take or a vote you cast that will affect only one of those financial institutions, adding costs

or limiting services and competition. That’s exactly what will occur if HB 3603 is passed.”

“While perhaps good intentioned, there are many unanswered questions about this proposed law. I worry that we might be going too far and put some of our businesses at risk.

Here are some other well reasoned thoughts I read on the House Floor regarding this issue from a constituent in the industry.

“The outsourcing of jobs has already started. Many of the wholesale lenders have moved out of state, including WAMU and Wells Fargo. If the banks become the dominant mortgage lenders in the state, it will get worse. They love to centralize at the expense of service and cost. Wells Fargo handles all of our files in Des Moines, Iowa. By contrast, we provide 100 jobs here in Oregon.”

“My biggest concern with legislation on mortgage lending that has been proposed is that it has been put together in a rush without concern for the long term consequences. Over regulating mortgage lending guidelines does not protect Oregon consumers, and in fact will create less opportunity for Oregonians to own their own home. Over regulating mortgage lending guidelines will limit the typical Oregonians ability to create wealth. Over regulating mortgage lending guidelines will have hurt current Oregonians who own homes and need to refinance. The mortgage industry, the title insurance industry, Realtors, contractors, anyone involved with the real estate market are hurting right now. As a small business owner, you know that small business has the power to generate hundreds and thousands of new jobs for Oregon. The legislature is contemplating passing legislation that will further hurt a business that is already in recession and possibly outsourcing these jobs from Oregon to other regions in the country, or perhaps the world.”

“I would prefer the Senate take a look at this legislation to address some of these concerns.”

Galizio requested the following explanation of his vote be entered in the Journal:

“Unlike HB 3630 and SB 1064, HB 3603A was not a product of the Mortgage Workgroup that has been tasked to work through the myriad of issues concerning the mortgage industry.

“My opposition to HB 3603A stems from several issues.

“First, agency members empowered to enforce the provisions of the bill remain uncertain as to the consequences of the bill. This is largely a consequence of the truncated session and time allotted to vet the final version of the bill.

“Second, the bill is not only opposed by industry representatives, it is opposed by consumer advocacy groups that have been actively seeking legislation to confront this challenge.

“Third, passage of this bill may undermine the Mortgage Workgroup that should continue working on these issues after the end of this supplemental session. Passage of this bill gives the minority in the industry not interested in mortgage lending reform the ability to claim that the Oregon Legislature has successfully completed its work in this area.

“Without question, this is a significant national and state problem. House Bill 3630 and Senate Bill 1064 are worthwhile first steps in dealing with these issues. Unfortunately, the same cannot be said about HB 3603A; therefore I must oppose this bill.”

HB 3615 (A-Engrossed) – Read third time. Carried by Macpherson.

Flores moved the bill be made a Special Order of Business immediately following consideration of SB 1087.

Call of the House demanded by Buckley, joined by Macpherson, Greenlick, Riley, Berger, and Rosenbaum. All present.

Motion to make bill a Special Order of Business failed, the vote being: Yeas, 29; Nays, 31 – Barker,

Barnhart, Beyer, Bonamici, Boone, Buckley, Cannon, Clem, Cowan, Dingfelder, C. Edwards, D. Edwards, Galizio, Gelser, Greenlick, Holvey, Hunt, Komp, Kotek, Macpherson, Nathanson, Nolan, Read, Riley, Roblan, Rosenbaum, Schaufler, Shields, Tomei, Witt, Mr. Speaker. Motion failed.

Krummel moved bill be tabled.

Call of the House demanded by Buckley, joined by Barker, Cowan, Greenlick, Riley and Cannon. All present.

Motion to table failed, the vote being: Yeas, 29; Nays, 31 – Barker, Barnhart, Beyer, Bonamici, Boone, Buckley, Cannon, Clem, Cowan, Dingfelder, C. Edwards, D. Edwards, Galizio, Gelser, Greenlick, Holvey, Hunt, Komp, Kotek, Macpherson, Nathanson, Nolan, Read, Riley, Roblan, Rosenbaum, Schaufler, Shields, Tomei, Witt, Mr. Speaker. Motion failed.

Call of the House demanded by Macpherson, joined by Rosenbaum, Cannon, Gelser, Read and Barnhart. All present.

HB 3615 (A-Engrossed) – On passage of the bill the vote was: Yeas, 31; Nays, 29 – Bentz, Berger, Boquist, Bruun, Burley, Cameron, Esquivel, Flores, Garrard, Gilliam, Gilman, Hanna, Huffman, Jensen, Krieger, Krummel, Lim, Maurer, Minnis, Morgan, Nelson, Olson, Richardson, Scott, G. Smith, P. Smith, Sprenger, Thatcher, Whisnant. Bill passed.

HB 3634 (A-Engrossed) – Read third time. Carried by Rosenbaum.

Call of the House demanded by Buckley, joined by Dingfelder, Barnhart, Gelser, Riley and D. Edwards. All members present.

HB 3634 (A-Engrossed) – On passage of the bill the vote was: Yeas, 31; Nays, 29 – Bentz, Berger, Boquist, Bruun, Burley, Cameron, Esquivel, Flores, Garrard, Gilliam, Gilman, Hanna, Huffman, Jensen, Krieger, Krummel, Lim, Maurer, Minnis, Morgan, Nelson, Olson, Richardson, Scott, G. Smith, P. Smith, Sprenger, Thatcher, Whisnant. Bill passed.

HB 3639 (A-Engrossed) – Read third time. Carried by Rosenbaum, Esquivel.

Call of the House demanded by Buckley, joined by Tomei, Boquist, Holvey, Read and Burley. All present.

HB 3639 (A-Engrossed) – On passage of the bill the vote was: Yeas, 42; Nays, 18 – Bentz, Berger, Boquist, Cameron, Gilliam, Gilman, Hanna, Huffman, Krieger, Krummel, Maurer, Minnis, Morgan, Olson, Richardson, Scott, G. Smith, Thatcher. Bill passed.

HCR 105, HJM 102 – By unanimous consent, on request of Speaker, rules suspended to permit final consideration immediately.

Speaker Pro Tempore in Chair.

HCR 105 – Read. Carried by Esquivel. On adoption of the resolution the vote was: Yeas, 59; Absent, 1 – Minnis. Resolution adopted.

HJM 102 – Read. Carried by Barker. On adoption of the memorial the vote was: Yeas, 59; Absent, 1 – Minnis. Memorial adopted.

SCR 22 – Read. Carried by Holvey. On adoption of the resolution the vote was: Yeas, 57; Absent, 2 – Krieger, Minnis; Excused for Business of the House, 1 – Mr. Speaker. Resolution adopted.

SCR 24 – Read. Carried by Olson.

By unanimous consent, on request of Olson, rules suspended to permit use of visual aid during presentation of resolution.

SCR 24 – On adoption of the resolution the vote was: Yeas, 55; Absent, 5 – Burley, Galizio, Hanna, Krieger, Minnis. Resolution adopted.

SCR 26 – Read. Carried by Berger.

Macpherson in Chair.

SCR 26 – On adoption of the resolution the vote was: Yeas, 58; Absent, 2 – Krieger, Minnis. Resolution adopted.

SCR 27 – Read. Carried by Esquivel. On adoption of the resolution the vote was: Yeas, 58; Absent, 1 – Krieger; Excused for Business of the House, 1 – Nolan. Resolution adopted.

SCR 28 – Read. Carried by Berger. On adoption of the resolution the vote was: Yeas, 60. Resolution adopted.

SJM 14 – Read. Carried by Read. On adoption of the memorial the vote was: Yeas, 58; Absent, 2 – Flores, Richardson. Memorial adopted.

SB 1068, 1079, 1086, 1088, 1095 – Read second time and passed to third reading.

SB 1061, 1081, 1082, 1098, 1071, 1072, 1101 – By unanimous consent, on request of Chair, rules suspended and bills remaining on today's Third Reading of Senate Bills carried over and placed in their proper order on Friday, February 22, 2008 Calendar.

SCR 24 – By unanimous consent, on request of Hunt, rules suspended and Burley allowed to vote "yea" on adoption of resolution.

SCR 24 – By unanimous consent, on request of Hunt, rules suspended and Hanna allowed to vote “yea” on adoption of resolution.

HB 3602 (A-Engrossed) – By unanimous consent, on request of Hanna, rules suspended and Hunt allowed to vote “yea” on passage of bill.

HB 3602 (A-Engrossed) – By unanimous consent, on request of Hunt, rules suspended and Nelson allowed to vote “yea” on passage of bill.

HB 3602 (A-Engrossed) – By unanimous consent, on request of Hanna, rules suspended and Boone allowed to vote “yea” on passage of bill.

By implied consent, rules suspended to temporarily return to the order of business of Standing Committee Reports.

HB 5100 – Report by Committee on Ways and Means recommending passage with amendments and be printed A-Engrossed.

HB 3607 (A-Engrossed) – Report by Committee on Ways and Means recommending passage with amendments and be printed B-Engrossed.

HB 3626 – Report by Committee on Ways and Means recommending passage with amendments and be printed A-Engrossed.

SB 1084 (A-Engrossed) – Report by Committee on Transportation recommending passage.

SB 1092 (A-Engrossed) – Report by Committee on Education recommending passage with amendments and be printed B-Engrossed.

House adjourned until 10:00 a.m., Friday, February 22, 2008 on motion of Jenson.

Friday, February 22, 2008 – Morning Session

House convened at 10:00 a.m. Speaker in Chair. All present except: Absent, 1 – Krummel.

Opening ceremony presented by Ben Dow, Title Community Branch Director, FEMA, Washington State.

HCR 103, 104 – Message from the Senate announcing adoption.

HB 3605, 3606, 3608 – Message from the Senate announcing passage.

HJM 100 – Message from the Senate announcing adoption.

HB 3636, 3632 – Message from the Senate announcing passage as amended by the Senate.

SB 1063 – Message from the Senate announcing President signed on February 21, 2008.

HB 3632 (B-Engrossed) – Schaufler moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 48; Nays, 11 – Beyer, Bonamici, Clem, Dingfelder, Galizio, Gelser, Holvey, Nathanson, Nolan, Rosenbaum, Tomei; Absent, 1 – Krummel. Bill repassed.

HB 3636 (B-Engrossed) – Schaufler 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, 8 – Barnhart, Clem, Cowan, Dingfelder, Gelser, Kotek, Rosenbaum, Tomei; Absent, 1 – Krummel. Bill repassed.

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

HB 5100, 3607, 3626 – 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 of Third Reading of House Bills.

HB 3601 (A-Engrossed) – Read third time. Carried by Kotek, Clem.

By unanimous consent, on request of Clem, rules suspended to permit use of visual aid during presentation of bill.

Potential conflict of interest declared by Clem.

HB 3601 (A-Engrossed) – On passage of the bill the vote was: Yeas, 59; Absent, 1 – Krummel. Bill passed.

By unanimous consent, on request of Maurer, rules suspended and privileges of the House and floor were extended to former Representative Gordon Anderson, District 3.

HB 3638 (B-Engrossed) – Read third time. Carried by Olson, Macpherson. On passage of the bill the vote was: Yeas, 54; Nays, 4 – Barnhart, Cannon, Dingfelder, Kotek; Absent, 2 – Greenlick, Krummel. Bill passed.

HB 3611, 3620, 3622, 3628, 3629, HCR 100 – Speaker signed.

SB 1060, 1062, 1063, 1078, SJR 42 – Speaker signed.

House recessed until 2:00 p.m. on motion of Jenson.

Friday, February 22, 2008 – Afternoon Session

House reconvened at 2:00 p.m. Speaker in Chair. All present except: Absent, 3 – Clem, Krummel, Minnis.

Having recessed under the order of business of Propositions and Motions the House returned to Messages from the Senate.

SB 1064, 1066, 1074, 1087 – Message from the Senate announcing passage.

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

SB 1064 – Read first time and referred to the Committee on Ways and Means.

SB 1066 – Read first time and referred to the Committee on Ways and Means.

SB 1074 – Read first time and referred to the Committee on Ways and Means.

SB 1087 – Read first time and referred to the Committee on Ways and Means.

By unanimous consent, on request of Speaker, rules suspended to temporarily advance to the order of business of Consent Calendar.

SB 1088 (A-Engrossed) – Read third time under Consent Calendar. On passage of the bill the vote was: Yeas, 56; Absent, 4 – Clem, Krummel, Minnis, Shields. Bill passed.

By unanimous consent, on request of Speaker, rules suspended to temporarily advance to the order of business of Second Reading of Senate Bills.

SB 1084, 1092 – 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 of Third Reading of Senate Bills.

SB 1061 (A-Engrossed) – Read third time. Carried by Cowan. On passage of the bill the vote was: Yeas, 56; Nays, 1 – Jenson; Absent, 2 – Krummel, Minnis; Excused for Business of the House, 1 – Hunt. Bill passed.

SB 1081 – Read third time. Carried by Bentz.

Previous question moved by Garrard carried.

SB 1081 – On passage of the bill the vote was: Yeas, 57; Nays, 1 – Rosenbaum; Absent, 2 – Krummel, Minnis. Bill passed.

SB 1082 – Read third time. Carried by Read. On passage of the bill the vote was: Yeas, 58; Absent, 2 – Krummel, Minnis. Bill passed.

SB 1098 (A-Engrossed) – Read third time. Carried by Shields. On passage of the bill the vote was: Yeas, 58; Absent, 2 – Krummel, Minnis. Bill passed.

SB 1071 (B-Engrossed) – Read third time. Carried by Hunt. On passage of the bill the vote was: Yeas, 49; Nays, 8 – Boquist, Garrard, Jenson, Krieger, Maurer, Richardson, P. Smith, Thatcher; Absent, 2 – Krummel, Minnis; Excused for Business of the House, 1 – Berger. Bill passed.

Speaker Pro Tempore in Chair.

SB 1072 (A-Engrossed) – Read third time. Carried by Barker. On passage of the bill the vote was: Yeas, 56; Absent, 2 – Krummel, Minnis; Excused for Business of the House, 2 – Berger, Nolan. Bill passed.

SB 1101 (B-Engrossed) – Read third time. Carried by Read.

Potential conflict of interest declared by Bentz.

SB 1101 (B-Engrossed) – On passage of the bill the vote was: Yeas, 56; Absent, 3 – Krummel, Minnis, Scott; Excused for Business of the House, 1 – Berger. Bill passed.

SB 1068 (A-Engrossed) – Read third time. Carried by Komp.

Call of the House demanded by Buckley, joined by Roblan, Tomei, Huffman, Cowan and Greenlick. All present except: Absent (not subject to Call), 3 – Boquist, Krummel, Minnis.

SB 1068 (A-Engrossed) – On passage of the bill the vote was: Yeas, 52; Nays, 5 – Bonamici, Cowan, Galizio, G. Smith, P. Smith; Absent, 3 – Boquist, Krummel, Minnis. Bill passed.

Bonamici requested the following explanation of her vote be entered in the Journal:

“Today I voted no on SB 1068-A. Public education is a critical part of our communities and our state. I firmly believe that public education should and must be provided to the public without charge. SB 1068-A permits charging families for all-day kindergarten. Although the bill does include a provision to provide free all-day kindergarten to low-income families, I could not support the authorization of payment for public school.

“One of the most important tasks we have in the Legislature is to support public education. To me, that includes keeping public schools free of charge.”

By implied consent, rules suspended to temporarily return to the order of business of Standing Committee Reports.

SB 1064 (A-Engrossed) – Report by Committee on Ways and Means recommending passage.

SB 1066 (A-Engrossed) – Report by Committee on Ways and Means recommending passage.

SB 1074 (B-Engrossed) – Report by Committee on Ways and Means recommending passage.

SB 1087 (B-Engrossed) – Report by Committee on Ways and Means recommending passage.

House recessed for 15 minutes on motion of Hanna.

House reconvened at 4:40 p.m. Speaker in Chair. All present except: Absent, 5 – Boquist, Krummel, Minnis, Nelson, Scott; Excused for Business of the House, 1 – Olson.

Having recessed under the order of business of Propositions and Motions, by unanimous consent, on request of Speaker, rules suspended to temporarily advance to the order of business of Third Reading of Senate bills.

SB 1079 (B-Engrossed) – Read third time. Carried by Gilman. On passage of the bill the vote was: Yeas, 53; Nays, 1 – Jenson; Absent, 5 – Boquist, Krummel, Minnis, Nelson, Scott; Excused for Business of the House, 1 – Olson. Bill passed.

SB 1086 (B-Engrossed) – Read third time. Carried by Cameron. On passage of the bill the vote was: Yeas, 54; Absent, 5 – Boquist, Krummel, Minnis, Nelson, Scott; Excused for Business of the House, 1 – Olson. Bill passed.

SB 1095 (A-Engrossed) – Read third time. Carried by Whisnant. On passage of the bill the vote was: Yeas, 55; Absent, 4 – Boquist, Krummel, Minnis, Scott; Excused for Business of the House, 1 – Olson. Bill passed.

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

SCR 23 – Read. Carried by Clem. On adoption of the resolution the vote was: Yeas, 55; Absent, 4 – Boquist, Krummel, Minnis, Scott; Excused for Business of the House, 1 – Olson. Resolution adopted.

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

HB 3607 (B-Engrossed) – By unanimous consent, on request of Speaker, rules suspended to permit third reading and final consideration immediately.

HB 3607 (B-Engrossed) – Read third time. Carried by Nolan. On passage of the bill the vote was: Yeas, 51; Nays, 4 – Esquivel, Gilliam, Nelson, Thatcher; Absent, 4 – Boquist, Krummel, Minnis, Scott; Excused for Business of the House, 1 – Olson. Bill passed.

By unanimous consent, on request of Speaker, rules suspended to temporarily advance to the order of business of Third Reading of Senate Bills.

SB 1084, 1092 – By unanimous consent, on request of Speaker, rules suspended to permit third reading and final consideration immediately.

SB 1084 (A-Engrossed) – Read third time. Carried by Beyer.

Potential conflict of interest declared by Boone.

SB 1084 (A-Engrossed) – On passage of the bill the vote was: Yeas, 40; Nays, 15 – Barnhart, Bonamici, Burley, Cannon, D. Edwards, Garrard, Gelser, Gilman, Jenson, Kotek, Nolan, Richardson, Shields, P. Smith, Tomei; Absent, 4 – Boquist, Krummel, Minnis, Scott; Excused for Business of the House, 1 – Olson. Bill passed.

SB 1092 (B-Engrossed) – Read third time. Carried by Buckley. On passage of the bill the vote was: Yeas, 38; Nays, 17 – Barnhart, Cannon, D. Edwards, Flores, Garrard, Gelser, Gilman, Greenlick, Hanna, Holvey, Jenson, Kotek, Morgan, Nolan, Richardson, Shields, P. Smith; Absent, 4 – Boquist, Krummel, Minnis, Scott; Excused for Business of the House, 1 – Olson. Bill passed.

HB 3615, 3624, 3639, SB 1099, 1093, 5555, 5556, 1069 – Message from the Senate announcing passage.

HCR 105, HJM 102 – Message from the Senate announcing adoption.

HB 3618 – Message from the Senate announcing passage.

HCR 101, 102 – Message from the Senate announcing adoption.

HB 3612, 3619, 3630, 3631 – Message from the Senate announcing passage as amended by the Senate.

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

HB 5100 – By unanimous consent, on request of Speaker, rules suspended to permit third reading and final consideration immediately.

HB 5100 (A-Engrossed) – Read third time. Carried by Morgan.

Greenlick moved bill be rereferred to the Committee on Ways and Means.

Call of the House demanded by Roblan, joined by Riley, Buckley, Bruun, Berger and Nathanson. All present except: Absent (not subject to Call), 3 – Krummel, Minnis, Scott.

HB 5100 (A-Engrossed) – Motion to rerefer to Committee on Ways and Means failed, the vote being: Yeas, 5; Nays, 51 – Barker, Barnhart, Bentz, Berger, Beyer, Bonamici, Boone, Bruun, Buckley, Burley, Cameron, Clem, Cowan, Dingfelder, C. Edwards, D. Edwards, Esquivel, Flores, Galizio, Garrard, Gelser, Gilliam, Gilman, Hanna, Holvey, Huffman, Hunt, Jenson, Komp, Kotek, Krieger, Lim, Macpherson,

Maurer, Morgan, Nathanson, Nolan, Olson, Read, Richardson, Riley, Roblan, Rosenbaum, Shields, G. Smith, P. Smith, Sprenger, Thatcher, Whisnant, Witt, Mr. Speaker; Absent, 4 – Boquist, Krummel, Minnis, Scott. Motion failed.

HB 5100 (A-Engrossed) – On passage of the bill the vote was: Yeas, 46; Nays, 10 – Barnhart, Boquist, Cowan, Dingfelder, Greenlick, Kotek, Nelson, Rosenbaum, Thatcher, Tomei; Absent, 3 – Krummel, Minnis, Scott; Excused for Business of the House, 1 – Olson. Bill passed.

Cowan requested the following explanation of her vote be entered in the Journal:

“House Bill 5100 includes many essential capital construction projects that will benefit the State of Oregon, including Clatsop Community College, Oregon Institute of Technology, and the Oregon Wireless Interoperability Network (OWIN). Funding of these projects at our higher education institutions will help train and educate a workforce that will help strengthen Oregon’s economy. The OWIN project will help our communities remain safe and better prepared to handle emergencies and natural disasters.

“However, my no vote on HB 5100 is a reflection of my concern about an item that is included in the omnibus package – and one valuable proposal that was rejected. I object to appropriating \$200,000,000 for a new basketball arena at the University of Oregon without fully studying the implications and revenue, especially when there are other capital construction projects around the state that deserve the Legislature’s immediate attention. I remain hopeful that the new facility will not result in ticket pricing that is too high to be affordable for average households and young people.

“Perhaps more importantly, I am disappointed that a critical need for my community college’s in-process construction project was not addressed. Eight years ago Oregon Coast Community College (OCCC) began master planning for permanent facilities to serve its large and geographically diverse district. In 2004, district voters approved a \$23.5 million bond to match the State’s anticipated capital \$17 million funding, but the 2005 Legislature funded only \$4.5 million of OCCC’s request. In 2007, the Legislature provided only \$3 million of the \$7.5 million requested.

“The College is now well into the construction of its first permanent facilities and time is of the essence. Understanding that it was the intent of the 2007 Ways and Means Committee to complete the requested funding for OCCC during the February 2008 Session, the balance of the \$7.5 million 2007 request (\$4.5 million) was requested during the February 2008 session.

“This remaining State match funding of \$4.5 million would have allowed OCCC to begin and complete the Aquarium Science Center with a 14,000 square foot second floor; allowing the College to provide 1) for the immediate instructional, research and office space needs of such entities as Oregon Fish and Wildlife (ODFW), OSU, Marine Mammal Institute (MMI) and other State and Federal partners and 2) room for the growth of the OCCC marine educational programs, making the Central Oregon Coast a real hub for marine science education.

“If we can find a way to accomplish our goal, the second floor space will complement the instructional purposes on the first floor, allow opportunities for further collaboration between public and private entities and provide much needed space. The community’s desire is to construct a building in compliance with the OSU-HMSC Facility Master Plan that was finalized and approved in July 2007. The funding would also have helped to provide fixed science equipment and allow the College to complete its South County facility. The need is immediate as the College cannot build a ‘fractional’ or partial two story building.

“Several opportunities were lost by not including OCCC’s request in HB 5100.

- The opportunity to complete a collaborative facility serving educational, research and support function for OCCC, OSU, MMI, ODFW and other partners.
- The opportunity to complete the OCCC South Campus in Waldport.
- The opportunity to affirm that State desires to support the local investment that has been made in educational/workforce infrastructure.
- The opportunity to encourage future collaborative efforts to build and diversify economic development in rural Oregon.

“As previously expressed, I fully support the need for new or improved institutions of higher education in communities throughout the State of Oregon. The difference between OCCC and other planned projects, however, is that OCCC already has the local matching funds in place, but because of local bond requirements, OCCC will have to expend its local match by the time the next Legislative Session meets in 2009.

“For these reasons, I was unable to support the Ways and Means Committee decisions reflected in SB 5100.”

Dingfelder requested the following explanation of her vote be entered in the Journal:

“I voted no today on HB 5100. This bill is one of several budget bills we are considering during the 2008 Supplemental Session. While there are items contained in HB 5100 which truly deserve funding, and which I fully support, I feel I must vote no on the bill as a whole. HB 5100 would enable us to authorize general obligation bonds to finance such projects as capital construction at Clatsop Community College, which is needed and which I support; but HB 5100 also provides general obligation bonds for the construction of a new sports facility at the University of Oregon. I received many communications from constituents who were adamantly opposed to the state providing general obligation bonds authorizing a new arena at the University of Oregon, and I agree that this is not the best use of our authority to issue bonds. For these reasons, I felt compelled to vote no.”

Tomei requested the following explanation of her vote be entered in the Journal:

“It is with real regret that I voted NO on HB 5100. This bonding bill contains valuable capital projects that I wholeheartedly support – including capital construction for Clatsop Community College, Oregon Institute of Technology and the Wireless Interoperability Network. Unfortunately, it also includes the bonds for an elaborate, state of the art, basketball arena at University of Oregon. Certainly MacArthur Court needs to be replaced, but I cannot support these bonds at this time.

“I heard from many constituents concerned about the university’s ability to repay this debt. While many scenarios have been presented and several alternate sources of funding suggested should arena revenues fall short, there still remains risk, needing either new taxpayer dollars or tapping other university funds to repay the loan. A large donation has been made contingent on an arbitrary timetable that forces the legislature to act in this hurried manner. Under this rushed timeline, neighborhood studies to address congestion and parking have not been completed. Students came forward to question the impact these bonds will have on other needed capital improvements. There are still too many unanswered questions.

“While I wished to support the other projects in HB 5100, I felt compelled to vote NO on this measure. I cannot support risking taxpayer dollars for a new basketball arena when our community mental health system is sorely lacking and thousands of children remain uninsured.”

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

SB 5555 – Read first time and referred to the Committee on Ways and Means.

SB 5556 – Read first time and referred to the Committee on Ways and Means.

SB 1069 – Read first time and referred to the Committee on Ways and Means.

SB 1093 – Read first time and referred to the Committee on Ways and Means.

SB 1099 – Read first time and referred to the Committee on Ways and Means.

By unanimous consent, on request of Speaker, rules suspended to temporarily advance to the order of business of Second Reading of Senate Bills.

SB 1064, 1066, 1074, 1087 – By unanimous consent, on request of Speaker, rules suspended to read bills second time immediately.

SB 1064, 1066, 1074, 1087 – Read second time and passed to third reading.

Speaker Pro Tempore in Chair.

HB 3612 (B-Engrossed) – Dingfelder moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 54; Absent, 4 – Galizio, Krummel, Minnis, Scott; Excused for Business of the House, 2 – Olson, Mr. Speaker. Bill repassed.

HB 3619 (B-Engrossed) – Barnhart moved House concur in Senate amendments and repass bill as amended by the Senate. On repassage of the bill the vote was: Yeas, 53; Absent, 3 – Krummel, Minnis, Scott; Excused for Business of the House, 4 – Hanna, Hunt, Olson, Mr. Speaker. Bill repassed.

HB 3630 (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, 53; Absent, 3 – Krummel, Minnis, Scott; Excused for Business of the House, 4 – Hanna, Hunt, Olson, Mr. Speaker. Bill repassed.

By unanimous consent, on request of Speaker Pro Tempore, rules suspended to temporarily advance to the order of business of Third Reading of House Bills.

HB 3626 – By unanimous consent, on request of Speaker Pro Tempore, rules suspended to permit third reading and final consideration immediately.

HB 3626 (A-Engrossed) – Read third time. Carried by Nolan. On passage of the bill the vote was: Yeas, 55; Absent, 4 – Boquist, Krummel, Minnis, Scott; Excused for Business of the House, 1 – Olson. Bill passed.

By implied consent, rules suspended to temporarily return to the order of business of Standing Committee Reports.

SB 5555 (A-Engrossed) – Report by Committee on Ways and Means recommending passage.

SB 5556 (A-Engrossed) – Report by Committee on Ways and Means recommending passage.

SB 1069 (A-Engrossed) – Report by Committee on Ways and Means recommending passage.

SB 1093 (B-Engrossed) – Report by Committee on Ways and Means recommending passage.

SB 1099 (A-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 of Second Reading of Senate Bills.

SB 5555, 5556, 1069, 1093, 1099 – By unanimous consent, on request of Speaker Pro Tempore, rules suspended to read bills second time immediately.

SB 5555, 5556, 1069, 1093, 1099 – Read second time and passed to third reading.

HB 3600, 3602 – Message from the Senate announcing passage.

HB 3616 – Message from the Senate announcing passage as amended by the Senate.

HB 3611, 3620, 3622, 3628, 3629, HCR 100 – Message from the Senate announcing President signed on February 22, 2008.

SCR 22, 24, 26, 27, 28, SJM 14 – Message from the Senate announcing President signed on February 22, 2008.

Speaker in Chair.

HB 3616 (B-Engrossed) – Tomei moved House concur in Senate amendments and repass bill as amended by the Senate.

Call of the House demanded by Tomei, joined by Kotek, Edwards. C., Riley, Shields and Cannon. All present except: Absent (not subject to Call), 3 – Krummel, Minnis, Scott.

HB 3616 (B-Engrossed) – Motion to concur in Senate amendments and repass bill failed, the vote being: Yeas, 29; Nays, 28 – Barnhart, Bentz, Berger, Boquist, Bruun, Burley, Cameron, Esquivel, Flores, Garrard, Gilliam, Gilman, Hanna, Huffman, Jenson, Krieger, Lim, Maurer, Morgan, Nelson, Olson, Richardson, G. Smith, P. Smith, Sprenger, Thatcher, Tomei, Whisnant; Absent, 3 – Krummel, Minnis, Scott.

Tomei changed her vote from “yea” to “nay” and served notice of possible reconsideration.

HB 3616 (B-Engrossed) – Motion to concur in Senate amendments and repass bill failed.

HB 3631 (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, 53; Nays, 4 – Garrard, Krieger, Nolan, Thatcher; Absent, 3 – Krummel, Minnis, Scott. Bill repassed.

By unanimous consent, on request of Speaker, rules suspended to temporarily advance to the order of business of Third Reading of Senate Bills.

SB 1064, 1066, 1074, 1087, 5555, 5556, 1069, 1093, 1099 – By unanimous consent, on request of Speaker, rules suspended to permit third reading and final consideration immediately.

SB 1064 (A-Engrossed) – Read third time. Carried by Riley. On passage of the bill the vote was: Yeas, 55; Nays, 1 – Thatcher; Absent, 3 – Krummel, Minnis, Scott; Excused for Business of the House, 1 – Komp. Bill passed.

SB 1066 (A-Engrossed) – Read third time. Carried by Barker. On passage of the bill the vote was: Yeas, 57; Absent, 3 – Krummel, Minnis, Scott. Bill passed.

SB 1074 (B-Engrossed) – Read third time. Carried by P. Smith. On passage of the bill the vote was: Yeas, 56; Absent, 4 – Boone, Krummel, Minnis, Scott. Bill passed.

SB 1087 (B-Engrossed) – Read third time. Carried by Macpherson, Olson.

Hunt in Chair.

Call of the House demanded by Macpherson, joined by Barker, Cowan, Bonamici, Huffman and G. Smith. All present except: Absent (not subject to Call), 4 – Krummel, Minnis, Scott, P. Smith.

SB 1087 (B-Engrossed) – On passage of the bill the vote was: Yeas, 54; Nays, 2 – Boquist, Thatcher; Absent, 4 – Krummel, Minnis, Scott, P. Smith. Bill passed.

Flores requested the following explanation of her vote be entered in the Journal:

“The whole process leading us up to this vote today has been very troubling for me. I have been a member of the House Judiciary Committee for the past two sessions. When I got wind of the so-called negotiations back in November and wanted to know what was going on, I was told I was not welcome.

“For those who say we need this alternative because Initiative 40 will cost too much money and expand the prison population, I say this: Isn't the protection of persons and property one of the highest priorities for the state? Isn't this what we should be doing, protecting the public, locking up bad guys? I hear over and over from constituents who say, 'look, if it means my car won't get ripped off from a meth freak, or my home won't get broken into by a crack head, then I'm fine with having my tax dollars pay to build a few more prison beds.'

“The figures used for the fiscal impact for IP 40 are questionable. Will history repeat itself? Fall 1994. An election season, and a little thing called Measure 11 was on the ballot. Supporters of this new mandatory minimum sentencing law said, 'it's going to cost money, maybe up to a billion dollars to build new prisons, but that's what it's going to take to stem the tide of the crime wave in our state.'

“Back then the estimates from state officials predicted there would be a total prison population of up to 19-thousand inmates by the year 2000. When 2000 rolled around there was around half that number, approximately 10,000 inmates in our prison system. Today the head count is 13,507 according to the Department of Corrections. Back then, DOC planned to build 8 prisons and expand 4 others. That was in 1996. 12 years later we still have two of those prisons on the drawing board.

“As for the actual segment of the prison population that is directly attributed to Measure 11 Crimes, the original forecasts when Measure 11 was before voters was something like 6,000 new beds by the year 2000. Today, 8 years later, DOC says the current measure 11 population is around 5,500. Supporters of SB 1087 will say, 'well the math was all wrong back then and we've fixed that now.' If it happened then, it could happen again. In fact, even our recent prison forecasting is a little off because they had to back off on expansion of the new prison in Madras because the inmate population isn't growing as fast as earlier predicted.

“I have a real concern about the treatment component of this bill. Section 8 contains five little words, 'the Department of Corrections, shall,' provide treatment. I think treatment is a good thing, but I'm not sure it should be a right. Despite what the backers of this measure tell you, this language seems pretty clear to me, the DOC will be obligated to provide treatment to these offenders. Someone out in the community who has not committed a crime, and been convicted, won't have a right to treatment, but if you violate the law, get caught and get sent to the slammer you all of a sudden get that guarantee. That just doesn't seem right.

“If there is such an urgent need to provide treatment, why don't we just do it? In fact if SB 1087 is such a great deal, why don't we just pass it into law right now? Why wait until November? Let's get on with it and adopt these mandatory minimums and treatment programs.

“Here's a possible answer as suggested by Crime Victims United who circulated a letter this morning about their opposition to this measure. 'Enactment would have precluded some of the political grandstanding regarding minimum mandatory sentences that some legislators are already engaging in and the ensuing mischief and harm it could bring to measure 11. We believe this to be one of the underlying political reasons for the referral, a referendum on minimum mandatory sentences with the ultimate goal the disassembly of measure 11. Those in the legislature who support measure 11 should consider this prospect?' Some backers of this bill say every police organization and all the district attorneys are behind this deal. I'm here to tell you I've talked a few law enforcement leaders and there are several DA's who are very not-happy about all the things that have occurred after their association agreed to the terms of this agreement. One source told me they had a 'gun held to their head' and had to sign on in support of this measure, or else.

“Supporters of SB 1087 claim the Mannix measure isn't lenient enough on first time offenders. Who are we kidding? By the time they are nabbed for a felony property crime that lands them in the big house, it is not their first offense. Some studies show these guys have committed dozens of crimes up to that point; they've just never been caught! So, I don't understand why we're continuing to give probation to first time offenders under SB 1087.

“Finally, my biggest objection to this so called 'compromise.' This is nothing more than an end run around the initiative process. IP 40 has been out circulating for about a year. Even during the 2007 legislative session. If we were really concerned about property crimes we would have enacted one of the measures that we proposed last year. But apparently we weren't that concerned.

“I am very troubled by the message we're sending here. We're saying to the 150,000 voters who signed the petition to get this on the ballot; you don't matter. You don't know what you're talking

about. You're not important. We know better. We're the legislature. We have all the answers. Are we going to start doing this with every ballot measure we don't like? I am very upset by all this and I've heard from several constituents who are also very concerned.

"What's even more disturbing is the way people have tried to influence my decision on this bill. Not one person, not one lobbyist involved in this process, not one legislator has come to me and said, 'hey Linda, I feel your pain. I understand your concerns. Maybe I can help answer some questions.' Not one person. Instead, a few messengers from various sources – and you know who you are – whispered in the hall saying, 'you know, if you vote no on SB 1087, they're gonna come after you. Your opponent is going to hammer you over the head with this in the election. They will carpet bomb mailboxes with mailers saying you are soft on crime.'

"I'm appalled. I dare anyone in this room to compare their record to mine. Maybe one or two are as tough on crime as I have been. But yet, if I don't vote yes on this, I will be painted as soft on property crime. Unbelievable! For the record, I am NOT soft on crime. I do favor some level of mandatory minimums for property criminals. In fact we should have stricter sentencing like we'll get with IP 40. I do favor smart drug treatment programs which use measurable results, with random sampling. If I could,

"I would vote 'no' on this proposal for all of the reasons I've stated earlier and many more. Because of all this, I will have to find a way to help voters understand why we threw them under the bus and put this on the ballot.

Thatcher requested the following explanation of her vote be entered in the Journal:

"As a member of the House Committee on Elections, Ethics and Rules since 2005, I am very cautious anytime there's an attempt by the legislature to undermine the citizen initiative process. This is one of those times.

"I voted 'no' on Senate Bill 1087 for so many reasons; perhaps foremost, because of the message we're sending to Oregonians who are frustrated with their state lawmakers and who take the time and effort to collect signatures and put a measure on a statewide ballot. The message is this: 'You are wrong and we, the legislators, are right. You don't know what you're talking about with your initiative, so the legislature will put another measure on the ballot to give voters the right choice.' This is disrespectful to the initiative process.

"I have also served on the House Judiciary Committee and sponsored eight bills last session to deal with early release of prisoners. Many of those ideas were incorporated into legislation in 2007 to deal with repeat property offenders. It passed unanimously in the House Judiciary Committee, whereupon it was sent to the Ways and Means committee to die; House leaders rejected that bipartisan supported legislation (HB 2329). Even during that time, a citizen's initiative for mandatory minimum sentences for property offenders was underway. The legislative leadership didn't show any interest in this issue until that initiative had collected enough signatures to qualify for the ballot.

"Aside from the political shenanigans, the merits of SB 1087 versus initiative 40 also contributed to my opposition. Several of the property crimes listed in SB 1087 would still generate a sentence of probation for first time offenders. We all know there are very few actual 'first time criminals'; studies show that they have actually committed upwards of 40 crimes before they are finally caught. Once caught, they usually plead down to a misdemeanor prior to a felony conviction.

"There is also a lot of emphasis on drug treatment in SB 1087 to make initiative 40 look bad because it doesn't mandate drug treatment. If the legislature were really serious about treatment programs they can pour more money into them now instead of waiting until approval from voters. I'm concerned that we are also not insisting on effective treatment with proven results.

"Finally, the cost analyses are a concern. I am not comfortable with projections from a state agency saying initiative 40 will break the bank with hundreds of millions of dollars in additional expenses to house all these new inmates. The predictions cast out there for the last mandatory minimum sentencing law, Measure 11

in 1994, have yet to come true. State figures estimated an increase of 6,000 new prison beds due to Measure 11 by 2001. Yet the actual number in 2001 was an increase of only 2,500 beds; less than half the original projection. As of November 2007 the number of Measure 11 beds is approximately 5,500 – still under the 6,000 predicted.

"My constituents tell me public safety is one of the most important services our state government provides and they understand it takes money to lock up criminals. They also realize Oregon's violent crime rate has dropped significantly since Measure 11 took effect 13 years ago. In fact one state study shows nearly 99,000 crimes were avoided in the first 10 years of Measure 11.

"Those who want to criticize my 'no' vote on SB 1087 will try to accuse me of being 'weak-on-crime' while just the opposite is true. It is my belief that SB 1087 only sounds tough on crime; but it is not. For example, SB 1087 puts a lot of emphasis on high level drug traffickers which may only generate a few cases per year in some counties. Meanwhile, the most common low-level street dealers in our neighborhoods would still likely only receive a sentence of probation. There should be more focus on the more common low-to-mid level drug dealers who are committing the bulk of repeat property crimes. The meat just isn't there. If we're going to give voters a choice between SB 1087 and initiative 40 then I will cast my vote now for 40 – instead of a ballot referral where I am using the red button on my desk on the House Floor."

SB 5555 (A-Engrossed) – Read third time. Carried by Galizio. On passage of the bill the vote was: Yeas, 51; Nays, 5 – Boquist, Greenlick, Kotek, Nelson, Thatcher; Absent, 4 – Krummel, Minnis, Scott, P. Smith. Bill passed.

SB 5556 (A-Engrossed) – Read third time. Carried by Nolan.

Speaker in Chair.

SB 5556 (A-Engrossed) – On passage of the bill the vote was: Yeas, 53; Nays, 3 – Boquist, Nelson, Thatcher; Absent, 4 – Krummel, Minnis, Scott, P. Smith. Bill passed.

SB 1069 (A-Engrossed) – Read third time. Carried by Jensen, D. Edwards.

Potential conflict of interest declared by Dingfelder.

SB 1069 (A-Engrossed) – On passage of the bill the vote was: Yeas, 56; Absent, 4 – Krummel, Minnis, Scott, P. Smith. Bill passed.

Speaker announced the following sine die preparation:

In compliance with House Rule 10.05, I believe that reconsideration of any measure will unnecessarily delay the orderly process of legislative business and I am invoking the provision that the motion to reconsider shall be considered immediately by the House

SB 1093 (B-Engrossed) – Read third time. Carried by Greenlick. On passage of the bill the vote was: Yeas, 53; Nays, 2 – Boquist, Thatcher; Absent, 4 – Krummel, Minnis, Scott, P. Smith; Excused, 1 – Tomei. Bill passed.

SB 1099 (A-Engrossed) – Read third time. Carried by Riley. On passage of the bill the vote was: Yeas, 55; Absent, 4 – Krummel, Minnis, Scott, P. Smith; Excused, 1 – Tomei. Bill passed.

HB 3634, 3601, 3638, 5100, 3607, 3626 – Message from the Senate announcing passage.

SCR 25 – Message from the Senate announcing adoption.

SB 1071, 1079, 1086, 1101, 1092 – Message from the Senate announcing Senate concurred in House amendments and repassed bills.

SB 1061 (A-Engrossed) – By unanimous consent, on request of Hunt, rules suspended to permit Jenson to change his vote from “nay” to “yea” on passage of bill.

SB 1072 (A-Engrossed) – By unanimous consent, on request of Hunt, rules suspended and Berger allowed to vote “yea” on passage of bill.

SB 1101 (B-Engrossed) – By unanimous consent, on request of Hunt, rules suspended and Berger allowed to vote “yea” on passage of bill.

SB 1061 (A-Engrossed) – By unanimous consent, on request of Hanna, rules suspended and Hunt allowed to vote “yea” on passage of bill.

SB 1092 (A-Engrossed) – By unanimous consent, on request of Hanna, rules suspended to permit D. Edwards to change his vote from “nay” to “yea” on passage of bill.

SCR 25 – By unanimous consent, on request of Speaker, rules suspended to consider resolution immediately.

SCR 25 – Read in its entirety. On adoption of the resolution the vote was: Yeas, 54; Absent, 5 – Boquist, Krummel, Minnis, Scott, P. Smith; Excused, 1 – Tomei. Resolution adopted.

House adjourned sine die at 9:40 p.m., Friday, February 22, 2008.

SCR 23, 25; SB 5555, 5556, 1061, 1064, 1066, 1068, 1069, 1071, 1072, 1074, 1079, 1081, 1082, 1084, 1086, 1087, 1088, 1092, 1093, 1095, 1098, 1099, 1101 – Message from the Senate announcing President signed on February 27, 2008

SB 1069, 1099 – Speaker signed on February 29, 2008.

HB 3611, 3620, 3622, 3628, 3629 – Message from the Governor announcing he signed on March 3, 2008.

HB 5100, 3600, 3601, 3602, 3605, 3606, 3607, 3608, 3612, 3615, 3618, 3619, 3624, 3626, 3630, 3631, 3632, 3634, 3636, 3638, 3639, HCR 101, 102, 103, 104,

105, HJM 100, 102 – Speaker signed on March 4, 2008.

SB 5555, 5556, 1061, 1064, 1066, 1068, 1071, 1072, 1074, 1079, 1081, 1082, 1084, 1086, 1087, 1088, 1092, 1093, 1095, 1098, 1101, SCR 22, 23, 24, 25, 26, 27, 28, SJM 14 – Speaker signed on March 4, 2008.

HCR 104, 105, 102, HJM 102, 100, HCR 103, 101, HB 3636, 3639, 3638, 3632, 3631, 3634, 3630, 3626, 3624, 3619, 3618, 3615, 3612, 3608, 3607, 3606, 3605, 3602, 3601, 3600, 5100, SB 1072 – Message from Senate announcing President signed on March 6, 2008.

HB 3600, 3601, 3602, 3605, 3606, 3607, 3608, 3612, 3615, 3618, 3619, 3624, 3626, 3630, 3631, 3632, 3634, 3636, 3638, 3639, 5100 – Message from the Governor announcing he signed on March 11, 2008.

CERTIFICATE

CERTIFICATE OF APPROVAL

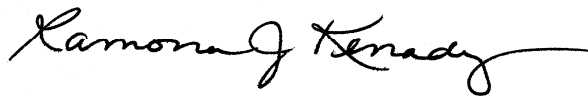
We, the undersigned, having supervised the revision of the Journal of the House of Representatives, Special Session of the Seventy-fourth Legislative Assembly, hereby certify that such Journal is correct to the best of our information and belief.

Dated at Salem the 30th day of June, 2008.

Handwritten signature of Jeffrey A. Merkley in black ink.

JEFFREY A. MERKLEY

Speaker of the House

Handwritten signature of Ramona J. Kenady in black ink.

RAMONA J. KENADY

Chief Clerk of the House

HOUSE MEASURES STATUS REPORT

HOUSE BILLS

HB3600 By COMMITTEE ON ELECTIONS, ETHICS AND RULES (at the request of House Interim Committee on Education) – Relating to education; and declaring an emergency.

- 2-4(H) First reading. Referred to Speaker's desk.
Referred to Education with subsequent referral to Ways and Means.
- 2-5 Public Hearing held.
- 2-6 Public Hearing and Work Session held.
- 2-7 Work Session held.
- 2-8 Recommendation: Do pass with amendments, be printed A-Engrossed, and subsequent referral to Ways and Means be rescinded.
Subsequent referral to Ways and Means rescinded by order of Speaker.
- 2-11 Second reading.
- 2-12 Third reading. Carried by Buckley. Passed.
Ayes, 56; Absent, 1--Macpherson; Excused, 3--Jenson, Krieger, Olson.
- 2-13(S) First reading. Referred to President's desk.
Referred to Education and General Government.
- 2-18 Public Hearing held.
- 2-21 Public Hearing and Work Session held.
- 2-22 Recommendation: Do pass the A-Eng. bill.
Second reading.
Rules suspended. Third reading. Carried by Walker.
Passed.
Ayes, 30.
- 3-4(H) Speaker signed.
- 3-6(S) President signed.
- 3-11(H) Governor signed.
Chapter 20, (2008 Laws): Effective date March 11, 2008.

Allows school district to seek waiver if school district uses entity other than entity under state contract to administer assessments to students in grade 10. Specifies conditions.

Declares emergency, effective on passage.

HB3601 By COMMITTEE ON ELECTIONS, ETHICS AND RULES (at the request of House Interim Committee on Education) – Relating to Oregon Farm-to-School and School Garden Program; and declaring an emergency.

- 2-4(H) First reading. Referred to Speaker's desk.
Referred to Education with subsequent referral to Ways and Means.
- 2-5 Public Hearing and Work Session held.
- 2-6 Recommendation: Do pass and be referred to Ways and Means by prior reference.
Referred to Ways and Means by prior reference.
- 2-19 Work Session held.
- 2-20 Recommendation: Do pass with amendments and be printed A-Engrossed.
- 2-21 Second reading.
- 2-22 Third reading. Carried by Kotek, Clem. Passed.
Ayes, 59; Absent, 1--Krummel.
Potential conflict(s) of interest declared by Clem.
- 2-22(S) First reading. Referred to President's desk.
Referred to Ways and Means.
Recommendation: Do pass the A-Eng. bill.
Second reading.
Rules suspended. Third reading. Carried by Bates.
Passed.
Ayes, 29; Excused, 1--Carter.
- 3-4(H) Speaker signed.
- 3-6(S) President signed.
- 3-11(H) Governor signed.
Chapter 21, (2008 Laws): Effective date March 11, 2008.

Requires Department of Education to establish Oregon Farm-to-School and School Garden Program.

Appropriates moneys from General Fund to department for program implementation.]

Declares emergency, effective on passage.

HB3602 By COMMITTEE ON ELECTIONS, ETHICS AND RULES (at the request of House Interim Committee on Elections, Ethics and Rules) – Relating to elections; and declaring an emergency.

- 2-4(H) First reading. Referred to Speaker's desk.
Referred to Elections, Ethics and Rules.
- 2-15 Public Hearing held.
- 2-19 Work Session held.
- 2-20 Recommendation: Do pass with amendments and be printed A-Engrossed.
Amendments distributed.
Second reading.
- 2-21 Third reading. Carried by Rosenbaum. Passed.
Ayes, 60.
- 2-21(S) First reading. Referred to President's desk.
Referred to Rules and Executive Appointments.
Public Hearing and Work Session held.
- 2-22 Recommendation: Do pass the A-Eng. bill.
Second reading.
Rules suspended. Third reading. Carried by Ferrioli.
Passed.
Ayes, 30.
- 3-4(H) Speaker signed.
- 3-6(S) President signed.
- 3-11(H) Governor signed.
Chapter 55, (2008 Laws): Effective date March 11, 2008.

Modifies deadline for Secretary of State to file information with county clerks regarding *offices, candidates and measures* candidates for offices of President and Vice President of United States at November 2008 general election.

Declares emergency, effective on passage.

HB3603 By COMMITTEE ON ELECTIONS, ETHICS AND RULES (at the request of House Interim Committee on Elections, Ethics and Rules) – Relating to loans secured by real estate; declaring an emergency.

- 2-4(H) First reading. Referred to Speaker's desk.
Referred to Consumer Protection with subsequent referral to Ways and Means.
- 2-12 Work Session held.
- 2-13 Without recommendation as to passage, be referred to Elections, Ethics and Rules, and then to Ways and Means by prior reference.
Referred to Elections, Ethics and Rules by order of Speaker.
- 2-18 Public Hearing held.
- 2-19 Work Session held.
- 2-20 Recommendation: Do pass with amendments, be printed A-Engrossed, and subsequent referral to Ways and Means be rescinded.
Subsequent referral to Ways and Means rescinded by order of Speaker.
Amendments distributed.
Second reading.
- 2-21 Third reading. Carried by Holvey.
Motion to rerefer to Elections, Ethics and Rules failed.
Ayes, 28; Nays, 32--Barker, Barnhart, Beyer, Bonamici, Boone, Buckley, Cannon, Clem, Cowan, Dingfelder, Edwards, C., Edwards, D., Galizio, Garrard, Gelser, Greenlick, Holvey, Hunt, Komp, Kotek, Macpherson, Nathanson, Nelson, Nolan, Read, Riley, Roblan, Rosenbaum, Shields, Tomei, Witt, Mr. Speaker.
Passed.
Ayes, 31; Nays, 29--Bentz, Berger, Boone, Boquist, Bruun, Burley, Cameron, Esquivel, Flores, Galizio, Gilliam, Gilman, Hanna, Huffman, Jenson, Krieger, Krummel, Maurer, Minnis, Morgan, Olson, Richardson, Schaufler, Scott, Smith, G., Smith, P., Sprenger, Thatcher, Whisnant.
Vote explanation(s) filed by Flores, Galizio.
- 2-21(S) First reading. Referred to President's desk.
Referred to Rules and Executive Appointments.
- 2-22 In committee upon adjournment.

Requires mortgage banker and mortgage broker to file report concerning residential mortgage lending activities by May 1 of each year. Punishes failure to file report with fine of \$100 per day.]

Specifies contents of and retention requirements for registry of loan originators.]

Permits Director of Department of Consumer and Business Services to suspend or bar loan originator from employment for violating statute or rule or order of director.]

Prohibits loan originator from performing act as loan originator in negligent or incompetent manner. Prohibits mortgage banker or mortgage broker from employing person as loan originator if person is suspended or prohibited from employment as loan originator or if employment violates condition or order of director, state or federal agency or court.]

Specifies circumstances in which lender may charge prepayment penalty for subprime mortgage or nontraditional mortgage. Provides that prepayment penalties included in mortgage agreements in other than specified circumstances are void and unenforceable. Specifies timing and contents of disclosures lender must make to borrower. Requires lender to make additional disclosure to borrower if terms in initial disclosure change. Requires mortgage terms to be same as terms last disclosed.

Provides rulemaking, examination, investigation and enforcement powers to Director of Department of Consumer and Business Services.

Declares emergency, effective on passage.

HB3604 By COMMITTEE ON ELECTIONS, ETHICS AND RULES (at the request of House Interim Committee on Elections, Ethics and Rules) -- Relating to election petitions; declaring an emergency.

- 2-4(H) First reading. Referred to Speaker's desk. Referred to Elections, Ethics and Rules.
- 2-5 Public Hearing held.
- 2-22 In committee upon adjournment.

Allows chief petitioners of initiative or referendum petition to withdraw petition at any time prior to deadline for filing petition. Declares emergency, effective on passage.

HB3605 By COMMITTEE ON ELECTIONS, ETHICS AND RULES (at the request of House Interim Committee on Workforce and Economic Development) -- Relating to regulation of insurance policy terms; and declaring an emergency.

- 2-4(H) First reading. Referred to Speaker's desk. Referred to Workforce and Economic Development.
- 2-7 Public Hearing held.
- 2-11 Work Session held.
- 2-12 Recommendation: Do pass with amendments and be printed A-Engrossed.
- 2-13 Second reading.
- 2-14 Third reading. Carried by Boone. Passed. Ayes, 57; Absent, 1--Smith, P.; Excused for Business of the House, 2--Gilman, Holvey.
- 2-15(S) First reading. Referred to President's desk. Referred to Education and General Government.
- 2-19 Public Hearing and Work Session held.
- 2-20 Recommendation: Do pass the A-Eng. bill. Second reading.
- 2-21 Third reading. Carried by Kruse. Passed. Ayes, 29; Excused, 1--Walker.
- 3-4(H) Speaker signed.
- 3-6(S) President signed.
- 3-11(H) Governor signed.

Chapter 22, (2008 Laws): Effective date March 11, 2008.

Permits Governor in conjunction with declaration of emergency to issue executive order that suspends or extends certain requirements of law and provisions set forth in policies and contracts of insurance. Specifies contents of executive order and powers Governor may exercise. Specifies additional requirements that apply to premium finance companies.]

Permits Director of Department of Consumer and Business Services to issue order to address certain matters related to insurance policies issued in this state when Governor declares state of emergency. Sets time limits during which order may remain effective. Prescribes contents of order. Requires director to adopt rules that establish criteria for issuing order.

Declares emergency, effective on passage.

HB3606 By COMMITTEE ON ELECTIONS, ETHICS AND RULES (at the request of House Interim Committee on Workforce and Economic Development) --

Relating to payment of unemployment benefits during declared state of emergency.

- 2-4(H) First reading. Referred to Speaker's desk. Referred to Workforce and Economic Development with subsequent referral to Ways and Means.
- 2-6 Public Hearing held.
- 2-11 Work Session held.
- 2-12 Recommendation: Do pass with amendments, be printed A-Engrossed, and subsequent referral to Ways and Means be rescinded. Subsequent referral to Ways and Means rescinded by order of Speaker.
- 2-13 Second reading.
- 2-14 Third reading. Carried by Roblan. Passed. Ayes, 56; Absent, 2--Shields, Smith, P.; Excused for Business of the House, 2--Gilman, Holvey.
- 2-15(S) First reading. Referred to President's desk. Referred to Education and General Government.
- 2-19 Public Hearing and Work Session held.
- 2-20 Recommendation: Do pass the A-Eng. bill. Second reading.
- 2-21 Third reading. Carried by Metsger. Passed. Ayes, 29; Excused, 1--Walker.
- 3-4(H) Speaker signed.
- 3-6(S) President signed.
- 3-11(H) Governor signed.

Chapter 23, (2008 Laws): Effective date January 1, 2009.

*Authorizes Governor to waive required one-week waiting period for payment of unemployment benefits to persons residing in specified areas if Governor has declared state of emergency. **Becomes operative when federal law permits waiver without penalty.***

Appropriates moneys to Employment Department for payment of unemployment benefits for one-week waiting period to certain persons residing in area specified by Governor that is covered by declaration of state of emergency.]

Declares emergency, effective on passage.].

HB3607 By COMMITTEE ON ELECTIONS, ETHICS AND RULES (at the request of House Interim Committee on Workforce and Economic Development) -- Relating to state financial administration; and declaring an emergency.

- 2-4(H) First reading. Referred to Speaker's desk. Referred to Workforce and Economic Development with subsequent referral to Ways and Means.
- 2-5 Public Hearing held.
- 2-11 Work Session held.
- 2-13 Recommendation: Do pass with amendments, be printed A-Engrossed, and be referred to Ways and Means by prior reference. Referred to Ways and Means by prior reference.
- 2-21 Work Session held. Recommendation: Do pass with amendments and be printed B-Engrossed.
- 2-22 Second reading. Rules suspended. Third reading. Carried by Nolan. Passed. Ayes, 51; Nays, 4--Esquivel, Gilliam, Nelson, Thatcher; Absent, 4--Boquist, Krummel, Minnis, Scott; Excused for Business of the House, 1--Olson.
- 2-22(S) First reading. Referred to President's desk. Referred to Ways and Means. Recommendation: Do pass the B-Eng. bill. Second reading. Rules suspended. Third reading. Carried by Johnson. Passed. Ayes, 28; Nays, 2--Girod, Kruse.
- 3-4(H) Speaker signed.
- 3-6(S) President signed.
- 3-11(H) Governor signed.

Chapter 24, (2008 Laws): Effective date March 11, 2008.

Establishes Oregon Declared Emergency Recovery Fund. Specifies purposes of fund. Continuously appropriates moneys in fund to Governor. Directs that moneys in fund be disbursed by Oregon Military Department through Office of Emergency Management. Directs Oregon Military Department to establish review board to identify recipients of moneys from fund and set priorities and amounts to be disbursed. Sets membership of review board. Requires Legislative Assembly to appropriate General Fund moneys and

allocate lottery moneys to fund in specified ratio.]

Permits moneys collected from surcharge for issuance of cultural registration plates and transferred to Trust for Cultural Development Account to be used for marketing and promotion to increase amount of moneys in account. Exempts moneys used for marketing and promotion from limits specified for disbursements from account.

Sunsets June 30, 2009.

Declares emergency, effective on passage.

HB3608 By COMMITTEE ON ELECTIONS, ETHICS AND RULES (at the request of House Interim Committee on Emergency Preparedness and Ocean Policy) – Relating to emergency management compact; and declaring an emergency.

- 2-4(H) First reading. Referred to Speaker's desk.
Referred to Emergency Preparedness and Ocean Policy.
- 2-5 Public Hearing and Work Session held.
- 2-6 Recommendation: Do pass with amendments and be printed A-Engrossed.
- 2-7 Second reading.
- 2-8 Third reading. Carried by Nelson. Passed.
Ayes, 54; Absent, 1--Smith, G.; Excused, 1--Smith, P.;
Excused for Business of the House, 4--Cowan, Galizio,
Gelser, Holvey.
- 2-11(S) First reading. Referred to President's desk.
Referred to Education and General Government.
- 2-18 Public Hearing and Work Session held.
- 2-20 Recommendation: Do pass the A-Eng. bill.
Second reading.
- 2-21 Third reading. Carried by Metsger. Passed.
Ayes, 29; Excused, 1--Walker.
- 3-4(H) Speaker signed.
- 3-6(S) President signed.
- 3-11(H) Governor signed.
Chapter 25, (2008 Laws): Effective date March 11, 2008.

Authorizes implementing procedures for] **Enacts** international emergency assistance compact entered into by States of Oregon, Washington, Idaho and Alaska, Province of British Columbia and Yukon Government **and authorizes implementing procedures for compact.**

HB3609 By COMMITTEE ON ELECTIONS, ETHICS AND RULES (at the request of House Interim Committee on Emergency Preparedness and Ocean Policy) – Relating to the Oregon Ocean Resources Management Plan; declaring an emergency.

- 2-4(H) First reading. Referred to Speaker's desk.
Referred to Emergency Preparedness and Ocean Policy
with subsequent referral to Ways and Means.
- 2-7 Public Hearing held.
- 2-8 Public Hearing held.
- 2-11 Public Hearing and Work Session held.
- 2-12 Work Session held.
- 2-13 Recommendation: Do pass with amendments, be printed
A-Engrossed, and be referred to Ways and Means by
prior reference.
- Referred to Ways and Means by prior reference.
- 2-22 In committee upon adjournment.

Defines "marine reserve" and "marine protected area." Provides that marine reserves and marine protected areas may be established only by amendment to Oregon Ocean Resources Management Plan **pursuant to recommendation made by Ocean Policy Advisory Council.** Limits number of marine reserves and marine protected areas provided for by plan to no more than nine.

Requires that amendments establishing marine reserves or marine protected areas provide for monitoring **and evaluation** procedures and be developed utilizing aid of *scientific and technical advisory committee and]* coastal local governments. Requires that marine reserves or marine protected areas be small enough to avoid **significant negative** economic or social impacts and large enough to provide for scientific analysis of benefits produced.

Directs that members of scientific and technical advisory committee be reimbursed for actual and necessary travel expenses.]

Declares emergency, effective on passage.

HB3610 By COMMITTEE ON ELECTIONS, ETHICS AND RULES (at the request of House Interim Committee

on Energy and the Environment) – Relating to climate change; declaring an emergency.

- 2-4(H) First reading. Referred to Speaker's desk.
Referred to Energy and the Environment with subsequent
referral to Ways and Means.
- 2-11 Public Hearing held.
- 2-12 Public Hearing and Work Session held.
- 2-13 Recommendation: Do pass with amendments, be printed
A-Engrossed, and be referred to Ways and Means by
prior reference.
- Referred to Ways and Means by prior reference.
- 2-22 In committee upon adjournment.

Requires that certain state agencies report recommendations regarding greenhouse gas emissions reduction goals to Oregon Global Warming Commission. *Modifies rulemaking authority of Environmental Quality Commission.]* **Requires that copy of report and updates to report be provided to Legislative Assembly.**

Allows Environmental Quality Commission to require registration and reporting by persons who import, sell or distribute for use in this state electricity or fossil fuels. Directs commission to minimize burden of reporting to extent it is consistent with purposes of commission rules.

Increases membership of Oregon Global Warming Commission by two voting members and three nonvoting members. Clarifies ex officio nonvoting membership of Oregon Global Warming Commission. Clarifies that majority of voting members of Oregon Global Warming Commission constitutes quorum for transaction of business. Requires certain reporting to Legislative Assembly.]

Declares emergency, effective on passage.

HB3611 By COMMITTEE ON ELECTIONS, ETHICS AND RULES (at the request of House Interim Committee on Energy and the Environment) – Relating to management of dental wastewater; and declaring an emergency.

- 2-4(H) First reading. Referred to Speaker's desk.
Referred to Energy and the Environment.
- 2-5 Public Hearing and Work Session held.
- 2-6 Recommendation: Do pass with amendments and be
printed A-Engrossed.
- 2-7 Second reading.
- 2-8 Third reading. Carried by Garrard. Passed.
Ayes, 49; Absent, 1--Smith, G.; Excused, 1--Smith, P.;
Excused for Business of the House, 9--Bonamici,
Cowan, Galizio, Gelser, Gilliam, Holvey, Hunt, Nolan,
Mr. Speaker.
- Potential conflict(s) of interest declared by Hanna,
Schauffer.
- 2-11(S) First reading. Referred to President's desk.
Referred to Environment and Natural Resources.
- 2-13 Public Hearing and Work Session held.
- 2-15 Recommendation: Do pass the A-Eng. bill.
Second reading.
- 2-19 Third reading. Carried by Girod. Passed.
Ayes, 29; Excused, 1--Carter.
Girod declared potential conflict of interest.
- 2-22(H) Speaker signed.
- 2-22(S) President signed.
- 3-3(H) Governor signed.
Chapter 8, (2008 Laws): Effective date, March 3, 2008.

Temporarily exempts certain dentists from requirements for management of mercury in dental wastewater.

Declares emergency, effective on passage.

HB3612 By COMMITTEE ON ELECTIONS, ETHICS AND RULES (at the request of House Interim Committee on Energy and the Environment) – Relating to state agency energy use; and declaring an emergency.

- 2-4(H) First reading. Referred to Speaker's desk.
Referred to Energy and the Environment with subsequent
referral to Ways and Means.
- 2-5 Public Hearing held.
- 2-12 Public Hearing and Work Session held.
- 2-13 Recommendation: Do pass with amendments, be printed
A-Engrossed, and subsequent referral to Ways and
Means be rescinded.

- Subsequent referral to Ways and Means rescinded by order of Speaker.
- 2-14 Second reading.
- 2-15 Third reading. Carried by Witt. Passed.
Ayes, 59; Absent, 1--Smith G..
- 2-19(S) First reading. Referred to President's desk.
Referred to Environment and Natural Resources.
- 2-20 Public Hearing and Work Session held.
Recommendation: Do pass with amendments to the A-Eng. bill. (Printed B-Eng.)
- 2-21 Second reading.
- 2-22 Third reading. Carried by Prozanski. Passed.
Ayes, 29; Nays, 1--Whitsett.
- 2-22(H) House concurred in Senate amendments and repassed bill.
Ayes, 54; Absent, 4--Galizio, Krummel, Minnis, Scott;
Excused for Business of the House, 2--Olson, Mr. Speaker.
- 3-4 Speaker signed.
- 3-6(S) President signed.
- 3-11(H) Governor signed.
- Chapter 26, (2008 Laws): Effective date March 11, 2008.

Requires state agency authorized to finance construction, purchase or renovation of facility used by state to require energy consumption analysis to be prepared by person prequalified to perform work for agency. **Requires State Department of Energy to adopt rules that establish guidelines for incorporating energy efficiency requirements into certain lease agreements, guidelines for implementing 20 percent reduction in energy use by 2015 in facilities agency owns and criteria for prequalification of persons that perform certain energy management work.**

Requires agency to reduce energy use in facility agency owns by 20 percent by 2015. Requires agency to report annually to *State Department of Energy* department concerning energy use. Requires agency that fails to reduce energy use to submit biennial energy conservation plan to department.

Authorizes department to require prequalification as condition for person **other than licensed professional engineer or architect** to submit bid or proposal *for certain services related to meeting energy reduction requirement* to perform certain work related to operation and management of facility's energy systems. Allows department to recover certain costs from agency.

Declares emergency, effective on passage.

HB3613 By COMMITTEE ON ELECTIONS, ETHICS AND RULES (at the request of House Interim Committee on Government Accountability and Information Technology) -- Relating to state agency performance excellence; declaring an emergency.

- 2-4(H) First reading. Referred to Speaker's desk.
Referred to Government Accountability and Information Technology.
- 2-6 Public Hearing held.
- 2-8 Public Hearing and Work Session held.
- 2-11 Recommendation: Do pass with amendments and be printed A-Engrossed.
Amendments distributed.
- 2-12 Second reading.
- 2-12 Third reading. Carried by Thatcher. Passed.
Ayes, 57; Absent, 1--Macpherson; Excused, 2--Krieger, Olson.
- 2-13(S) First reading. Referred to President's desk.
Referred to Education and General Government, then Ways and Means.
- 2-22 In committee upon adjournment.

Establishes Committee on Performance Excellence. Authorizes committee to assist state agencies in reaching performance excellence. *Directs* Authorizes committee to recommend Legislative Assembly approval of grants for continuous improvement projects. Requires committee to make periodic public reports on achievement of performance excellence. **Directs audited state agency to review Secretary of State audit report for agency and to report to committee opportunities for agency's improvement and plans for addressing opportunities.** **Directs Secretary of State to file audit reports with committee.**

Declares emergency, effective on passage.

HB3614 By COMMITTEE ON ELECTIONS, ETHICS AND RULES (at the request of House Interim Committee

on Health Care) -- Relating to health care; appropriating money; declaring an emergency.

- 2-4(H) First reading. Referred to Speaker's desk.
Referred to Health Care with subsequent referral to Ways and Means.
- 2-5 Public Hearing held.
- 2-6 Work Session held.
- 2-7 Work Session held.
- 2-8 Work Session held.
- 2-12 Recommendation: Do pass with amendments, be printed A-Engrossed, and be referred to Ways and Means by prior reference.
Referred to Ways and Means by prior reference.
- 2-22 In committee upon adjournment.

Creates grant program to increase access to and effectiveness of health care.

Directs Department of Human Services to *take steps to maximize enrollment of children in* **consider streamlining and simplifying application process** for state medical assistance program. Requires minimum 12-month period of enrollment and automatic reenrollment for persons under 19 years of age who are eligible for **specified program** of medical assistance and who are legal residents of Oregon.

Appropriates moneys from General Fund to Department of Human Services for grant program.

Sunsets grant program on January 2, 2012.

Declares emergency, effective on passage.

HB3615 By COMMITTEE ON ELECTIONS, ETHICS AND RULES (at the request of House Interim Committee on Health Care) -- Relating to elections; and declaring an emergency.

- 2-4(H) First reading. Referred to Speaker's desk.
- 2-5 Referred to Elections, Ethics and Rules.
- 2-18 Public Hearing held.
- 2-19 Public Hearing and Work Session held.
- 2-20 Recommendation: Do pass with amendments and be printed A-Engrossed.
Amendments distributed.
- Second reading.
- 2-21 Third reading. Carried by Macpherson.
Motion to make Special Order of Business failed.
Ayes, 29; Nays, 31--Barker, Barnhart, Beyer, Bonamici, Boone, Buckley, Cannon, Clem, Cowan, Dingfelder, Edwards, C., Edwards, D., Galizio, Gelser, Greenlick, Holvey, Hunt, Komp, Kotek, Macpherson, Nathanson, Nolan, Read, Riley, Roblan, Rosenbaum, Schaufler, Shields, Tomei, Witt, Mr. Speaker.
- Motion to table failed.
- Ayes, 29; Nays, 31--Barker, Barnhart, Beyer, Bonamici, Boone, Buckley, Cannon, Clem, Cowan, Dingfelder, Edwards, C., Edwards, D., Galizio, Gelser, Greenlick, Holvey, Hunt, Komp, Kotek, Macpherson, Nathanson, Nolan, Read, Riley, Roblan, Rosenbaum, Schaufler, Shields, Tomei, Witt, Mr. Speaker.
- Passed.
- Ayes, 31; Nays, 29--Bentz, Berger, Boquist, Bruun, Burley, Cameron, Esquivel, Flores, Garrard, Gilliam, Gilman, Hanna, Huffman, Jenson, Krieger, Krummel, Lim, Maurer, Minnis, Morgan, Nelson, Olson, Richardson, Scott, Smith, G., Smith, P., Sprenger, Thatcher, Whisnant.
- 2-21(S) First reading. Referred to President's desk.
Referred to Rules and Executive Appointments.
Public Hearing and Work Session held.
- 2-22 Recommendation: Do pass the A-Eng bill.
Minority Recommendation: Do pass with amendments to the A-Eng. bill. (Printed B-Eng Minority)
(Amendments distributed.)
- Second reading.
- Rules suspended. Motion to substitute Minority Report for Committee Report failed.
- Ayes, 12; Nays, 18--Avakian, Bates, Brown, Burdick, Carter, Devlin, Hass, Johnson, Metsger, Monnes, Anderson, Monroe, Morrisette, Prozanski, Schrader, Verger, Walker, Westlund, President Courtney.
- Rules suspended. Third reading. Carried by Prozanski.
- Passed.
- Ayes, 18; Nays, 12--Atkinson, Ferrioli, George, G., George, L., Girod, Kruse, Metsger, Morse, Nelson, Starr, Whitsett, Winters.

- 3-4(H) Speaker signed.
 3-6(S) President signed.
 3-11(H) Governor signed.
 Chapter 27, (2008 Laws): Effective date March 11, 2008.

Provides ballot title for *House Joint Resolution 100 (2008)*
Senate Bill 1087 (2008).

Declares emergency, effective on passage.

HB3616 By COMMITTEE ON ELECTIONS, ETHICS AND RULES (at the request of House Interim Committee on Human Services and Women's Wellness) – Relating to persons subject to regulation by Oregon Board of Licensed Professional Counselors and Therapists.

- 2-4(H) First reading. Referred to Speaker's desk.
 Referred to Human Services and Women's Wellness.
 2-5 Public Hearing and Work Session held.
 2-6 Recommendation: Do pass.
 Second reading.
 2-7 Third reading. Carried by Maurer. Passed.
 Ayes, 53; Nays, 5--Flores, Gilliam, Gilman, Smith, G., Thatcher; Excused, 2--Morgan, Smith, P.
 Vote explanation(s) filed by Flores.
 2-8(S) First reading. Referred to President's desk.
 Referred to Health and Human Services.
 2-13 Public Hearing held.
 2-15 Public Hearing and Work Session held.
 2-19 Recommendation: Do pass with amendments. (Printed A-Eng.)
 2-20 Second reading.
 2-21 Motion to refer to Rules and Executive Appointments carried.
 Public Hearing and Work Session held.
 Recommendation: Do pass with amendments to the A-Eng. bill. (Printed B-Eng.)
 2-22 Second reading.
 Rules suspended. Third reading. Carried by Carter. Passed.
 Ayes, 16; Nays, 14--Avakian, Ferrioli, George G., George L., Girod, Johnson, Kruse, Metsger, Nelson, Starr, Verger, Westlund, Whitsett, Winters.
 2-22(H) House refused to concur in Senate amendments and repass bill.
 Ayes, 29; Nays, 28--Barnhart, Bentz, Berger, Boquist, Bruun, Burley, Cameron, Esquivel, Flores, Garrard, Gilliam, Gilman, Hanna, Huffman, Jenson, Krieger, Lim, Maurer, Morgan, Nelson, Olson, Richardson, Smith, G., Smith, P., Sprenger, Thatcher, Tomei, Whisnant; Absent, 3--Krummel, Minnis, Scott.
 Tomei changed vote from "aye" to "nay" and served notice of possible reconsideration.
 At Desk upon adjournment.

Requires health benefit plan to provide coverage for services rendered by professional counselors or marriage and family therapists acting within their scope of practice if plan covers services provided by certain other professionals.

Adds services offered by professional counselors or marriage and family therapists to definition of "outpatient service" for purposes of statutes governing certain treatment programs and facilities.

Increases maximum amount of civil penalties that may be imposed by Oregon Board of Licensed Professional Counselors and Therapists.

Prohibits use of certain professional titles by persons not licensed by board. Provides exceptions.

HB3617 By COMMITTEE ON ELECTIONS, ETHICS AND RULES (at the request of House Interim Committee on Human Services and Women's Wellness) – Relating to care providers; appropriating money; declaring an emergency.

- 2-4(H) First reading. Referred to Speaker's desk.
 Referred to Human Services and Women's Wellness with subsequent referral to Ways and Means.
 2-5 Public Hearing held.
 2-6 Public Hearing held.
 2-7 Public Hearing held.
 2-8 Work Session held.

- 2-12 Recommendation: Do pass with amendments, be printed A-Engrossed, and be referred to Ways and Means by prior reference.
 Referred to Ways and Means by prior reference.
 2-22 In committee upon adjournment.

Creates Quality Care Fund. Continuously appropriates moneys in fund to Department of Human Services for *purpose of providing technical assistance to specified care providers and ensuring purposes of training, technical assistance, quality improvement initiatives and licensing activities to ensure* that high standards for quality of care are met in accordance with rules adopted by department. Requires that moneys from certain fees and civil penalties be deposited in fund.

Requires department to create *database of abuse records* Database of **Quality Care Violations** searchable on Internet. Requires that substantiated complaints of abuse **or of quality care standard violations** in residential facilities and adult foster homes be entered into database. Requires written notification of availability of database to residents of those facilities and homes.

Authorizes department to establish licensing fees for *specified facilities and* adult foster homes.

Establishes licensing fees for residential facilities.

Removes maximum and establishes minimum for specified civil penalties.

Establishes licensing fees for residential facilities.

Establishes \$2,500 civil penalty for specified types of abuse and makes other changes to civil penalties.

Declares emergency, effective on passage.

HB3618 By COMMITTEE ON ELECTIONS, ETHICS AND RULES (at the request of House Interim Committee on Revenue) – Relating to tax credits; and prescribing an effective date.

- 2-4(H) First reading. Referred to Speaker's desk.
 Referred to Revenue.
 2-6 Public Hearing and Work Session held.
 2-11 Work Session held.
 2-12 Work Session held.
 Work Session held.
 2-13 Recommendation: Do pass with amendments and be printed A-Engrossed.
 2-14 Second reading.
 2-15 Third reading. Carried by Barnhart.
 Motion to rerefer to Revenue failed.
 Ayes, 27; Nays, 31--Barker, Barnhart, Beyer, Bonamici, Boone, Buckley, Cannon, Clem, Cowan, Dingfelder, Edwards, C., Edwards, D., Galizio, Gelser, Greenlick, Holvey, Hunt, Komp, Kotek, Macpherson, Nathanson, Nolan, Read, Riley, Roblan, Rosenbaum, Schaulfer, Shields, Tomei, Witt, Mr. Speaker; Absent, 1--Smith G.; Excused for Business of the House, 1--Krummel.
 Passed.
 Ayes, 41; Nays, 18--Boquist, Burley, Esquivel, Gilliam, Gilman, Greenlick, Hanna, Jenson, Krieger, Krummel, Maurer, Morgan, Nelson, Scott, Shields, Smith, P., Thatcher, Whisnant; Absent, 1--Smith, G.
 Potential conflict(s) of interest declared by Bentz, Boone, Boquist, Clem, Edwards, C., Komp, Krieger, Scott, Smith P., Sprenger, Thatcher.
 Vote explanation(s) filed by Bentz, Flores, Gilliam, Thatcher, Whisnant.
 2-19(S) First reading. Referred to President's desk.
 Referred to Finance and Revenue.
 Public Hearing and Work Session held.
 2-21 Recommendation: Do pass the A-Eng. bill.
 Second reading.
 2-22 Third reading. Carried by Burdick. Passed.
 Ayes, 28; Nays, 2--George, G., George, L., Bates, Ferrioli, George G., George L., Girod, Johnson, Kruse, Morse, Nelson, Schrader, Starr, Westlund, Whitsett declared potential conflict of interest.
 3-4(H) Speaker signed.
 3-6(S) President signed.
 3-11(H) Governor signed.
 Chapter 28, (2008 Laws): Effective date May 23, 2008.

Replaces inheritance tax exclusion for natural resource property or property used in commercial fishing operations with tax credit. Modifies eligibility requirements for inheritance tax reduction based on natural resource property or property used in commercial fishing operations. **Expands availability of credit to include property owned indirectly by decedent, member of**

family, domestic partner or transferee. Adds domestic partner to list of eligible owners or transferees. Extends filing and payment requirements for estates claiming credit to no earlier than June 30, 2008. Directs Department of Revenue to adopt rules applicable to estates of decedents dying before effective date of Act.

Takes effect on 91st day following adjournment sine die.

HB3619 By COMMITTEE ON ELECTIONS, ETHICS AND RULES (at the request of House Interim Committee on Revenue) – Relating to tax credits; and prescribing an effective date.

- 2-4(H) First reading. Referred to Speaker's desk.
Referred to Revenue.
- 2-6 Public Hearing and Work Session held.
- 2-11 Work Session held.
- 2-12 Work Session held.
- 2-13 Recommendation: Do pass with amendments and be printed A-Engrossed.
- 2-14 Second reading.
- 2-15 Rules suspended. Carried over to February 18, 2008 Calendar.
- 2-18 Third reading. Carried by Barnhart. Passed.
Ayes, 59; Absent, 1--Krummel.
Potential conflict(s) of interest declared by Bentz, Smith, G.
- 2-19(S) First reading. Referred to President's desk.
Referred to Finance and Revenue.
Public Hearing and Work Session held.
- 2-20 Work Session held.
Recommendation: Do pass with amendments to the A-Eng. bill. (Printed B-Eng.)
- 2-21 Second reading.
- 2-22 Third reading. Carried by Burdick, Morse. Passed.
Ayes, 30.
Atkinson declared potential conflict of interest.
- 2-22(H) House concurred in Senate amendments and repassed bill.
Ayes, 53; Absent, 3--Krummel, Minnis, Scott; Excused for Business of the House, 4--Hanna, Hunt, Olson, Mr. Speaker.
- 3-4 Speaker signed.
- 3-6(S) President signed.
- 3-11(H) Governor signed.
Chapter 29, (2008 Laws): Effective date May 23, 2008.

Modifies business energy tax credit provisions as they apply to renewable energy resource equipment manufacturing facilities, including provisions for sales of credits. Increases monetary cap on allowable affordable housing tax credits.

Applies to applications for preliminary tax credit certification of renewable energy resource equipment manufacturing facilities that are approved on or after January 1, 2008, and to tax years beginning on or after January 1, 2008.

Applies to affordable housing tax credits claimed in tax years beginning on or after January 1, 2009.

Extends filing and payment requirements for estates claiming natural resource property or commercial fishing property credit to no earlier than September 1, 2008.

Takes effect on 91st day following adjournment sine die.

HB3620 By COMMITTEE ON ELECTIONS, ETHICS AND RULES (at the request of House Interim Committee on Revenue) – Relating to the Oregon Growth Account; and declaring an emergency.

- 2-4(H) First reading. Referred to Speaker's desk.
Referred to Revenue.
- 2-7 Public Hearing and Work Session held.
- 2-8 Recommendation: Do pass.
Second reading.
- 2-11 Third reading. Carried by Read. Passed.
Ayes, 54; Absent, 1--Galizio; Excused, 2--Nelson, Smith, P.; Excused for Business of the House, 3--Barnhart, Nolan, Rosenbaum.
- 2-12(S) First reading. Referred to President's desk.
Referred to Finance and Revenue.
- 2-13 Public Hearing and Work Session held.
- 2-15 Recommendation: Do pass.
Second reading.
- 2-19 Third reading. Carried by Morse. Passed.
Ayes, 30.
- 2-22(H) Speaker signed.
- 2-22(S) President signed.

- 3-3(H) Governor signed.
Chapter 9, (2008 Laws): Effective date, March 3, 2008.

Directs Oregon Growth Account Board to report to Legislative Assembly on performance of Oregon Growth Account, including recommendations on size of account, use of declared earnings and management of account.

Declares emergency, effective on passage.

HB3621 By COMMITTEE ON ELECTIONS, ETHICS AND RULES (at the request of House Interim Committee on Revenue) – Relating to connection to federal tax law; prescribing an effective date.

- 2-4(H) First reading. Referred to Speaker's desk.
Referred to Revenue.
- 2-6 Public Hearing and Work Session held.
- 2-22 In committee upon adjournment.

Updates connection date to federal Internal Revenue Code and other provisions of federal tax law.

Takes effect on 91st day following adjournment sine die..

HB3622 By COMMITTEE ON ELECTIONS, ETHICS AND RULES (at the request of House Interim Committee on Transportation) – Relating to motor vehicles; and declaring an emergency.

- 2-4(H) First reading. Referred to Speaker's desk.
Referred to Transportation with subsequent referral to Ways and Means.
- 2-5 Public Hearing held.
- 2-6 Public Hearing and Work Session held.
- 2-8 Recommendation: Do pass with amendments, be printed A-Engrossed, and subsequent referral to Ways and Means be rescinded.
Subsequent referral to Ways and Means rescinded by order of Speaker.
- 2-11 Second reading.
- 2-12 Third reading. Carried by Smith, G. Passed.
Ayes, 57; Absent, 1--Macpherson; Excused, 2--Krieger, Olson.
- 2-13(S) First reading. Referred to President's desk.
Referred to Transportation.
- 2-15 Public Hearing and Work Session held.
- 2-19 Recommendation: Do pass the A-Eng. bill.
Second reading.
- 2-20 Third reading. Carried by Metsger. Passed.
Ayes, 30.
- 2-22(H) Speaker signed.
- 2-22(S) President signed.
- 3-3(H) Governor signed.
Chapter 10, (2008 Laws): Effective date, March 3, 2008.

Modifies penalty for operating in violation of variance permit, specifically for failure to have required number of pilot vehicles or to follow route prescribed by Department of Transportation, to include fine not exceeding \$720.

Modifies terms of offense of failure to remove motor vehicle from roadway.

Eliminates requirement that applicant must include township shown on latest county real property tax statement when applying for registration of farm vehicle.

Declares emergency, effective on passage.

HB3623 By COMMITTEE ON ELECTIONS, ETHICS AND RULES (at the request of House Interim Committee on Transportation) – Relating to roadside memorial signs.

- 2-4(H) First reading. Referred to Speaker's desk.
Referred to Transportation.
- 2-5 Public Hearing held.
- 2-6 Public Hearing and Work Session held.
- 2-7 Recommendation: Do pass.
- 2-8 Second reading.
- 2-11 Third reading. Carried by Krummel. Passed.
Ayes, 57; Excused, 2--Nelson, Smith, P.; Excused for Business of the House, 1--Olson.
- 2-12(S) First reading. Referred to President's desk.
Referred to Transportation.
- 2-15 Public Hearing held.
- 2-22 In committee upon adjournment.

Directs Department of Transportation to erect and maintain roadside memorial sign for pedestrian or bicyclist killed in motor vehicle accident under certain circumstances. Requires application by immediate family member and payment of fee.

HB3624 By COMMITTEE ON ELECTIONS, ETHICS AND RULES (at the request of House Interim Committee on Transportation) – Relating to documents issued by Department of Transportation; and declaring an emergency.

- 2-4(H) First reading. Referred to Speaker's desk.
Referred to Transportation with subsequent referral to Ways and Means.
- 2-12 Work Session held.
- 2-13 Without recommendation as to passage, be referred to Elections, Ethics and Rules, and then to Ways and Means by prior reference.
Referred to Elections, Ethics and Rules by order of Speaker.
- 2-18 Public Hearing held.
- 2-19 Work Session held.
Recommendation: Do pass with amendments, be printed A-Engrossed, and subsequent referral to Ways and Means be rescinded.
Subsequent referral to Ways and Means rescinded by order of Speaker.
Amendments distributed.
Second reading.
- 2-20 Third reading. Carried by Buckley. Passed.
Ayes, 59; Absent, 1--Boquist.
- 2-21(S) First reading. Referred to President's desk.
Referred to Rules and Executive Appointments.
Public Hearing and Work Session held.
- 2-22 Recommendation: Do pass the A-Eng bill.
Minority Recommendation: Do pass with amendments to the A-Eng. bill. (Printed B-Eng Minority) (Amendments distributed.)
Second reading.
Rules suspended. Motion to substitute Minority Report for Committee Report failed.
Ayes, 12; Nays, 18--Avakian, Bates, Brown, Burdick, Carter, Devlin, Hass, Johnson, Metsger, Monnes Anderson, Monroe, Morrisette, Prozanski, Schrader, Verger, Walker, Westlund, President Courtney.
Rules suspended. Third reading. Carried by Brown. Passed.
Ayes, 27; Nays, 3--George, G., Girod, Kruse.
- 3-4(H) Speaker signed.
- 3-6(S) President signed.
- 3-11(H) Governor signed.
Chapter 30, (2008 Laws): Effective date March 11, 2008.

Requires person to provide proof of legal presence in United States and Social Security number before Department of Transportation may issue, renew or replace driver license, driver permit or identification card. Provides that license issued to person who is not citizen or permanent legal resident of United States is valid until date licensee is no longer authorized to stay in United States or until one year from date of issuance of license.

Provides exemption from collection of biometric data for certain persons applying for issuance, renewal or replacement of driver license or driver permit.

Permits person to use photograph on file for issuance, renewal or replacement of driver license in certain circumstances.

Directs Department of Transportation to provide ombudsman services to applicants for driver license, driver permit or identification card who have difficulty producing required documentation.

Directs Department of Transportation to annually report to Legislative Assembly and describe effects of implementation of chapter 1, Oregon Laws 2008 (Enrolled Senate Bill 1080).

Sunsets January 2, 2014.

Declares emergency, effective on passage.

HB3625 By COMMITTEE ON ELECTIONS, ETHICS AND RULES (at the request of House Interim Committee on Veterans' Affairs) – Relating to veterans; appropriating money; declaring an emergency.

- 2-4(H) First reading. Referred to Speaker's desk.
Referred to Veterans' Affairs with subsequent referral to Ways and Means.

- 2-5 Public Hearing and Work Session held.
- 2-6 Recommendation: Do pass and be referred to Ways and Means by prior reference.
Referred to Ways and Means by prior reference.
- 2-22 In committee upon adjournment.

Establishes Veterans' Small Business Repair Loan Program. Provides interest-free loans to certain veterans. Directs Department of Veterans' Affairs to consult with Economic and Community Development Department in awarding loans.

Appropriates moneys to Department of Veterans' Affairs to carry out program.

Declares emergency, effective on passage.

HB3626 By COMMITTEE ON ELECTIONS, ETHICS AND RULES (at the request of Joint Interim Committee on Ways and Means) – Relating to public financial administration; appropriating money; and declaring an emergency.

- 2-4(H) First reading. Referred to Speaker's desk.
Referred to Ways and Means.
- 2-7 Public Hearing held.
- 2-20 Work Session held.
- 2-21 Work Session held.
Recommendation: Do pass with amendments and be printed A-Engrossed.
- 2-22 Second reading.
Rules suspended. Third reading. Carried by Nolan. Passed.
Ayes, 55; Absent, 4--Boquist, Krummel, Minnis, Scott; Excused for Business of the House, 1--Olson.
- 2-22(S) First reading. Referred to President's desk.
Referred to Ways and Means.
Recommendation: Do pass the A-Eng. bill.
Second reading.
Rules suspended. Third reading. Carried by Schrader. Passed.
Ayes, 30.
Girod declared potential conflict of interest.
- 3-4(H) Speaker signed.
- 3-6(S) President signed.
- 3-11(H) Governor signed.
Chapter 18, (2008 Laws): Effective date March 11, 2008.

Clarifies authority of officer of local government who has custody of public moneys.

Establishes Oregon Pre-Disaster Mitigation Fund and Oregon Disaster Response Fund. Continuously appropriates moneys in funds to Oregon Military Department for specified purposes.

Establishes Oregon Local Disaster Assistance Loan Account within Oregon Disaster Response Fund. Requires Oregon Military Department to establish Local Disaster Assistance Review Board to review and approve department loans from account. Specifies board membership.

Adjusts requirement for submitting proposed sale of Oregon Military Department real property to Legislative Assembly or Emergency Board for approval.

Requires Department of Higher Education to report to Joint Committee on Ways and Means or other designated legislative budget committee regarding University of Oregon arena capital construction project and certain athletic program financial matters.

Specifies objective for Department of Human Services payment rates for patient-based reimbursement system. Requires department to implement policies offering incentives for community-based care providers to enter into Medicaid contracts promoting care in residential setting.

Requires Department of Human Services to consider certain issues before granting initial license for residential care facility.

Advances sunset for temporary laws regarding licensing, certain plan and drawing fees and permit submission requirements for residential care facilities. Eliminates Residential Care Facility Licensing Moratorium Fee Subaccount.

Requires Department of Human Services to assess capacity of residential facilities and adult foster homes to serve residents qualifying for state medical assistance. Requires department to target expansion of capacity and make quarterly progress reports. Requires department to semiannually report findings and recommendations regarding capacity to Legislative Assembly or Emergency Board.

Establishes Veterans' Small Business Repair Loan Program within Department of Veterans' Affairs. Establishes Veterans' Small Business Repair Loan Fund. Appropriates fund moneys to department for funding loans under program.

Establishes grant program for improving access to and effectiveness of health care delivery for families. Authorizes Department of Human Services to award two grants for projects furthering specified program objectives.

Sunsets grant program January 2, 2012.

Requires Department of Human Services to assess and evaluate community mental health care component of mental health care delivery system. Requires department to report findings to specified interim committees of Legislative Assembly by October 1, 2008.

Advances sunset for law authorizing transfer of utility public purpose charge moneys.

Repeals temporary law providing for transfer of Emergency Communications Account moneys.

Declares emergency, effective on passage.

HB3627 By COMMITTEE ON ELECTIONS, ETHICS AND RULES (at the request of House Interim Committee on Agriculture and Natural Resources) – Relating to sustainable agriculture; declaring an emergency.

- 2-4(H) First reading. Referred to Speaker's desk.
Referred to Agriculture and Natural Resources with subsequent referral to Ways and Means.
- 2-6 Public Hearing and Work Session held.
- 2-7 Recommendation: Do pass with amendments, be printed A-Engrossed, and be referred to Ways and Means by prior reference.
Referred to Ways and Means by prior reference.
- 2-22 In committee upon adjournment.

Makes legislative findings regarding sustainable agriculture.

Creates Oregon Sustainable Agriculture Resource Center.

Creates Oregon Sustainable Agriculture Resource Center Advisory Board. Requires advisory board to conduct survey in cooperation with Oregon State University regarding sustainable agriculture program issues and to develop plan for resource center. Requires advisory board to report by December 31, 2008, to Seventy-fourth Legislative Assembly regarding resource center activities and recommendations regarding resource center.

Allocates lottery moneys to State Department of Agriculture for biennium ending June 30, 2009, to establish and operate resource center and pay expenses of advisory board.

Allocates lottery moneys to Oregon State University for biennium ending June 30, 2009, to pay expenses of survey regarding sustainable agriculture program issues.

Creates Sustainable Agriculture Needs Assessment Advisory Committee.

Requires Oregon State University Extension Service, in cooperation with advisory committee, to conduct needs assessment regarding sustainable agriculture information. Requires advisory committee to report by December 31, 2008, to Seventy-fourth Legislative Assembly regarding findings and recommendations based on needs assessment.

Allocates lottery moneys to State Department of Agriculture for biennium ending June 30, 2009, to assist producers in accessing new markets for sustainable agriculture products.

Allocates lottery moneys to Department of Higher Education for biennium ending June 30, 2009, to pay expenses of Oregon State University in conducting needs assessment regarding sustainable agriculture and pay expenses relating to Sustainable Agriculture Needs Assessment Advisory Committee.

Sunsets January 2, 2010.

Declares emergency, effective on passage.

HB3628 By COMMITTEE ON ELECTIONS, ETHICS AND RULES (at the request of House Interim Committee on Agriculture and Natural Resources) – Relating to Oregon Forest Practices Act; and declaring an emergency.

- 2-4(H) First reading. Referred to Speaker's desk.
Referred to Agriculture and Natural Resources.
- 2-5 Public Hearing and Work Session held.
- 2-6 Recommendation: Do pass and be placed on Consent Calendar.
Second reading.

- 2-7 Read third time under Consent Calendar. Passed.
Ayes, 57; Excused, 2--Morgan, Smith, P.; Excused for Business of the House, 1--Olson.
- 2-8(S) First reading. Referred to President's desk.
Referred to Environment and Natural Resources.
- 2-13 Public Hearing and Work Session held.
- 2-15 Recommendation: Do pass.
Second reading.
- 2-19 Third reading. Carried by Nelson. Passed.
Ayes, 30.
Brown, excused, granted unanimous consent to vote aye.
- 2-22(H) Speaker signed.
- 2-22(S) President signed.
- 3-3(H) Governor signed.
Chapter 11, (2008 Laws): Effective date, March 3, 2008

Allows State Board of Forestry to modify or waive certain limitations and requirements of Oregon Forest Practices Act in certain cases.

Declares emergency, effective on passage.

HB3629 By COMMITTEE ON ELECTIONS, ETHICS AND RULES (at the request of House Interim Committee on Agriculture and Natural Resources) – Relating to property line adjustments; and declaring an emergency.

- 2-4(H) First reading. Referred to Speaker's desk.
Referred to Agriculture and Natural Resources.
- 2-5 Public Hearing and Work Session held.
- 2-6 Recommendation: Do pass with amendments, be printed A-Engrossed, and be placed on Consent Calendar.
- 2-7 Second reading.
Removed from Consent Calendar in compliance with House Rule 4.05, subsection (3).
- 2-8 Third reading. Carried by Boquist. Passed.
Ayes, 49; Absent, 1--Smith, G.; Excused, 1--Smith, P.; Excused for Business of the House, 9--Barnhart, Bonamici, Cowan, Galizio, Gelsner, Gilliam, Holvey, Hunt, Nolan.
Potential conflict(s) of interest declared by Berger.
- 2-11(S) First reading. Referred to President's desk.
Referred to Environment and Natural Resources.
- 2-13 Public Hearing and Work Session held.
- 2-15 Recommendation: Do pass the A-Eng. bill.
Second reading.
- 2-19 Third reading. Carried by Bates. Passed.
Ayes, 30.
Bates declared potential conflict of interest.
Brown, excused, granted unanimous consent to vote aye.
- 2-22(H) Speaker signed.
- 2-22(S) President signed.
- 3-3(H) Governor signed.
Chapter 12, (2008 Laws): Effective date, March 3, 2008.

Authorizes county to approve certain property line adjustments in which one or both affected properties continue to be smaller than applicable minimum tract size.

Declares emergency, effective on passage.

HB3630 By COMMITTEE ON ELECTIONS, ETHICS AND RULES (at the request of House Interim Committee on Consumer Protection) – Relating to interests in residential real properties; and declaring an emergency.

- 2-4(H) First reading. Referred to Speaker's desk.
Referred to Consumer Protection with subsequent referral to Ways and Means.
- 2-6 Public Hearing held.
- 2-7 Public Hearing held.
- 2-8 Work Session held.
- 2-11 Work Session held.
- 2-12 Recommendation: Do pass with amendments, be printed A-Engrossed, and subsequent referral to Ways and Means be rescinded.
Subsequent referral to Ways and Means rescinded by order of Speaker.
- 2-13 Second reading.
- 2-14 Third reading. Carried by Bonamici. Passed.
Ayes, 58; Excused for Business of the House, 2--Esquivel, Gilman.
- 2-15(S) First reading. Referred to President's desk.
Referred to Commerce and Labor.

- 2-18 Public Hearing held.
 2-20 Public Hearing and Work Session held.
 Recommendation: Do pass with amendments to the A-Eng. bill. (Printed B-Eng.)
 2-21 Second reading.
 2-22 Third reading. Carried by Westlund. Passed.
 Ayes, 30.
 2-22(H) House concurred in Senate amendments and repassed bill.
 Ayes, 53; Absent, 3--Krummel, Minnis, Scott; Excused for Business of the House, 4--Hanna, Hunt, Olson, Mr. Speaker.
 3-4 Speaker signed.
 3-6(S) President signed.
 3-11(H) Governor signed.
 Chapter 19, (2008 Laws): Effective date March 11, 2008.

Imposes duties and restrictions on foreclosure consultants. Requires that provision of foreclosure consulting services to homeowners be pursuant to written contract. Makes violation of foreclosure consulting laws unfair trade practice. Makes violation of foreclosure consulting laws criminal offense with maximum penalty of one year's imprisonment, \$10,000 fine, or both. Applies to agreements for foreclosure services homeowner enters into 90 or more days after effective date of Act.

Imposes duties and restrictions on equity purchasers. Requires that conveyance of homeowner equity in residence in foreclosure be pursuant to written contract. Makes violation of equity conveyance laws unlawful practice. Makes violation of equity conveyance laws criminal offense with maximum penalty of one year's imprisonment, \$10,000 fine, or both. Creates private cause of action for damages arising from violation of equity conveyance laws. Applies to equity conveyance agreements equity seller enters into seven or more days after effective date of Act.

Requires sending of notice of home loss danger to grantor of trust deed in residential property for which notice of foreclosure is filed. Requires that notice of home loss danger contain telephone numbers for grantor access to loan information and consultant services. Specifies effect of failure to send notice of home loss danger. Applies to residential trust deed properties for which statutory notice of sale is sent 90 or more days after effective date of Act.

Requires Department of Consumer and Business Services to adopt rules specifying statewide telephone contact number and website address where grantors of residential trust deeds receiving notice of home loss danger may find possible sources of information and assistance.

Declares emergency, effective on passage.

HB3631 By COMMITTEE ON ELECTIONS, ETHICS AND RULES (at the request of House Interim Committee on Consumer Protection) – Relating to children's products; and declaring an emergency.

- 2-4(H) First reading. Referred to Speaker's desk.
 Referred to Consumer Protection.
 2-5 Public Hearing held.
 2-6 Work Session held.
 2-7 Recommendation: Do pass with amendments and be printed A-Engrossed.
 Amendments distributed.
 Second reading.
 2-8 Third reading. Carried by Holvey. Passed.
 Ayes, 34; Nays, 24--Bentz, Boquist, Burley, Cameron, Esquivel, Flores, Garrard, Gilliam, Gilman, Hanna, Huffman, Jenson, Krieger, Krummel, Lim, Maurer, Minnis, Morgan, Olson, Richardson, Scott, Sprenger, Thatcher, Whisnant; Absent, 1--Smith, G.; Excused, 1--Smith, P.
 Vote explanation(s) filed by Bentz, Boquist, Burley, Cameron, Flores, Huffman, Jenson, Lim, Maurer, Minnis, Olson, Sprenger, Thatcher, Whisnant.
 2-11(S) First reading. Referred to President's desk.
 2-12 Referred to Rules and Executive Appointments.
 2-14 Public Hearing held.
 2-20 Public Hearing and Work Session held.
 Recommendation: Do pass with amendments to the A-Eng. bill. (Printed B-Eng.)
 2-21 Second reading.
 2-22 Third reading. Carried by Devlin. Passed.
 Ayes, 23; Nays, 7--Atkinson, George, G., George, L., Girod, Kruse, Starr, Whitsett.
 Vote explanation(s) filed by George L..
 2-22(H) House concurred in Senate amendments and repassed bill.
 Ayes, 53; Nays, 4--Garrard, Krieger, Nolan, Thatcher; Absent, 3--Krummel, Minnis, Scott.

- 3-4 Speaker signed.
 3-6(S) President signed.
 3-11(H) Governor signed.
 Chapter 31, (2008 Laws): Effective date March 11, 2008.

Prohibits retailer from selling or offering for sale, leasing, subletting or otherwise distributing children's product subject to recall notice or warning issued by United States Consumer Product Safety Commission, subject to warning issued by children's product manufacturer, **unless retailer eliminates hazard in compliance with standards and instructions provided in warning**, or subject to rule or declaration that children's product is banned hazardous substance. Requires retailer to subscribe to or arrange to receive recall notices and warnings issued for children's products and to dispose of children's products identified in recall notice or warning in strict compliance with instructions.

Directs Attorney General to assist retailers in obtaining information necessary to subscribe to or receive recall notices related to children's products.

Authorizes enforcement of violation as unlawful trade practice **by Attorney General and by private action if violation occurs 30 days or more after recall notice is issued.**

Declares emergency, effective on passage.

HB3632 By COMMITTEE ON ELECTIONS, ETHICS AND RULES (at the request of House Interim Committee on Business and Labor) – Relating to volunteers providing ski activity services; and declaring an emergency.

- 2-4(H) First reading. Referred to Speaker's desk.
 Referred to Business and Labor with subsequent referral to Revenue.
 2-6 Public Hearing held.
 2-11 Work Session held.
 2-12 Recommendation: Do pass with amendments, be printed A-Engrossed, and subsequent referral to Revenue be rescinded.
 Subsequent referral to Revenue rescinded by order of Speaker.
 2-13 Second reading.
 2-14 Third reading. Carried by Schaufler. Passed.
 Ayes, 38; Nays, 19--Barker, Barnhart, Beyer, Bonamici, Buckley, Cannon, Clem, Dingfelder, Edwards, D., Galizio, Gelser, Greenlick, Holvey, Nathanson, Read, Riley, Rosenbaum, Tomei, Witt; Excused for Business of the House, 3--Hunt, Nolan, Mr. Speaker.
 2-15(S) First reading. Referred to President's desk.
 Referred to Commerce and Labor.
 2-18 Public Hearing and Work Session held.
 2-19 Recommendation: Do pass with amendments to the A-Eng. bill. (Printed B-Eng.)
 2-20 Second reading.
 2-21 Third reading. Carried by Westlund. Passed.
 Ayes, 29; Excused, 1--Walker.
 Westlund declared potential conflict of interest.
 2-22(H) House concurred in Senate amendments and repassed bill.
 Ayes, 48; Nays, 11--Beyer, Bonamici, Clem, Dingfelder, Galizio, Gelser, Holvey, Nathanson, Nolan, Rosenbaum, Tomei; Absent, 1--Krummel.
 3-4 Speaker signed.
 3-6(S) President signed.
 3-11(H) Governor signed.
 Chapter 32, (2008 Laws): Effective date March 11, 2008.

Exempts certain persons providing volunteer ski activity services from minimum wage standards, mandatory workers' compensation coverage and certain unemployment compensation taxation requirements.

Declares emergency, effective on passage.

HB3633 By COMMITTEE ON ELECTIONS, ETHICS AND RULES (at the request of House Interim Committee on Judiciary for Department of Justice) – Relating to crime victims' rights; declaring an emergency.

- 2-4(H) First reading. Referred to Speaker's desk.
 Referred to Judiciary with subsequent referral to Ways and Means.
 2-5 Public Hearing held.
 2-6 Public Hearing held.
 2-7 Work Session held.
 2-8 Work Session held.
 2-11 Work Session held.

- 2-15 Recommendation: Do pass with amendments, be printed A-Engrossed, and be referred to Ways and Means by prior reference.
Referred to Ways and Means by prior reference.
- 2-22 In committee upon adjournment.

Creates procedures for crime victims to assert constitutional rights in pending criminal and juvenile delinquency proceedings, including procedures authorizing expedited appeal, automatic suspension of criminal or juvenile proceeding on appeal and Attorney General intervention on behalf of State of Oregon. **Creates task force to review implementation of procedures.** Repeals certain aspects of procedures based on approval or rejection of proposed constitutional amendments on ballot in May 2008.

Authorizes Attorney General to adopt rules to create nonjudicial process to effectuate crime victims' rights independent of proposed constitutional amendments.

Declares emergency, effective on passage.

HB3634 By COMMITTEE ON ELECTIONS, ETHICS AND RULES – Relating to elections; and declaring an emergency.

- 2-15(H) First reading. Referred to Speaker's desk.
Referred to Elections, Ethics and Rules.
- 2-19 Public Hearing and Work Session held.
- 2-20 Recommendation: Do pass with amendments and be printed A-Engrossed.
Amendments distributed.
Second reading.
- 2-21 Third reading. Carried by Rosenbaum. Passed.
Ayes, 31; Nays, 29--Bentz, Berger, Boquist, Bruun, Burley, Cameron, Esquivel, Flores, Garrard, Gilliam, Gilman, Hanna, Huffman, Jensen, Krieger, Krummel, Lim, Maurer, Minnis, Morgan, Nelson, Olson, Richardson, Scott, Smith, G., Smith, P., Sprenger, Thatcher, Whisnant.
- 2-21(S) First reading. Referred to President's desk.
Referred to Rules and Executive Appointments.
Public Hearing and Work Session held.
- 2-22 Recommendation: Do pass the A-Eng bill.
Minority Recommendation: Do pass with amendments to the A-Eng. bill. (Printed B-Eng Minority)
(Amendments distributed.)
Second reading.
Rules suspended. Motion to substitute Minority Report for Committee Report failed.
Ayes, 12; Nays, 18--Avakian, Bates, Brown, Burdick, Carter, Devlin, Hass, Johnson, Metsger, Monnes, Anderson, Monroe, Morrisette, Prozanski, Schrader, Verger, Walker, Westlund, President Courtney.
Rules suspended. Third reading. Carried by Devlin. Passed.
Ayes, 19; Nays, 11--Atkinson, Ferrioli, George G., George L., Girod, Kruse, Morse, Nelson, Starr, Whitsett, Winters.
- 3-4(H) Speaker signed.
- 3-6(S) President signed.
- 3-11(H) Governor signed.
Chapter 33, (2008 Laws): Effective date March 11, 2008.

Directs Secretary of State to number measures to be voted on by state at large in certain order.

Declares emergency, effective on passage.

HB3635 By COMMITTEE ON ELECTIONS, ETHICS AND RULES (at the request of House Interim Committee on Business and Labor) – Relating to legal medications in workplace; declaring an emergency.

- 2-4(H) First reading. Referred to Speaker's desk.
- 2-5 Referred to Rural Policy.
- 2-22 In committee upon adjournment.

Eliminates duty of employer to accommodate medical use of certain legal medications in workplace by employees in occupations requiring performance of hazardous duties. Exempts employers who have entered into collective bargaining agreement with labor organization if agreement addresses use of certain legal medications by employees subject to agreement.

Allows employer to refuse to permit employees to possess or consume medical marijuana in workplace.

Declares emergency, effective on passage.

HB3636 By COMMITTEE ON ELECTIONS, ETHICS AND RULES (at the request of House Interim Committee on Business and Labor) – Relating to Oregon Liquor Control Commission; and declaring an emergency.

- 2-4(H) First reading. Referred to Speaker's desk.
Referred to Business and Labor with subsequent referral to Ways and Means.
- 2-6 Public Hearing held.
- 2-11 Work Session held.
- 2-12 Recommendation: Do pass with amendments, be printed A-Engrossed, and subsequent referral to Ways and Means be rescinded.
Subsequent referral to Ways and Means rescinded by order of Speaker.
- 2-13 Second reading.
- 2-14 Third reading. Carried by Schaufler. Passed.
Ayes, 44; Nays, 12--Barnhart, Buckley, Cannon, Clem, Cowan, Dingfelder, Gelser, Holvey, Kotek, Macpherson, Rosenbaum, Tomei; Absent, 2--Minnis, Nelson; Excused, 1--Scott; Excused for Business of the House, 1--Nolan.
- 2-15(S) First reading. Referred to President's desk.
Referred to Rules and Executive Appointments.
- 2-19 Public Hearing and Work Session held.
Recommendation: Do pass with amendments to the A-Eng. bill. (Printed B-Eng.)
- 2-20 Second reading.
- 2-21 Third reading. Carried by Brown. Passed.
Ayes, 30.
- 2-22(H) House concurred in Senate amendments and repassed bill.
Ayes, 51; Nays, 8--Barnhart, Clem, Cowan, Dingfelder, Gelser, Kotek, Rosenbaum, Tomei; Absent, 1--Krummel.
- 3-4 Speaker signed.
- 3-6(S) President signed.
- 3-11(H) Governor signed.
Chapter 34, (2008 Laws): Effective date March 11, 2008.

Allows holder of off-premises sales license to deliver wine or cider to retail customers in Oregon without direct shipper permit.
Specifies requirements for deliveries by licensee.

Declares emergency, effective on passage.

HB3637 By COMMITTEE ON ELECTIONS, ETHICS AND RULES (at the request of House Interim Committee on Business and Labor) – Relating to Oregon Liquor Control Commission; declaring an emergency.

- 2-4(H) First reading. Referred to Speaker's desk.
Referred to Business and Labor with subsequent referral to Ways and Means.
- 2-22 In committee upon adjournment.

Removes expenditure limitation for amounts payable to agents of Oregon Liquor Control Commission as compensation for operation of liquor stores.

Declares emergency, effective on passage.

HB3638 By COMMITTEE ON JUDICIARY – Relating to crime; and declaring an emergency.

- 2-12(H) First reading. Referred to Speaker's desk.
Referred to Judiciary with subsequent referral to Ways and Means.
- 2-15 Public Hearing and Work Session held.
- 2-18 Recommendation: Do pass with amendments, be printed A-Engrossed, and be referred to Ways and Means by prior reference.
Referred to Ways and Means by prior reference.
- 2-19 Work Session held.
- 2-20 Recommendation: Do pass with amendments and be printed B-Engrossed.
- 2-21 Second reading.
- 2-22 Third reading. Carried by Olson, Macpherson. Passed.
Ayes, 54; Nays, 4--Barnhart, Cannon, Dingfelder, Kotek; Absent, 2--Greenlick, Krummel.
- 2-22(S) First reading. Referred to President's desk.
Referred to Ways and Means.
Recommendation: Do pass the B-Eng. bill.
Second reading.
Rules suspended. Third reading. Carried by Prozanski. Passed.
Ayes, 30.

- 3-4(H) Speaker signed.
 3-6(S) President signed.
 3-11(H) Governor signed.
 Chapter 35, (2008 Laws): Effective date March 11, 2008.

Modifies process for release on post-prison supervision following successful completion of alternative incarceration program. Modifies certain rights and privileges of persons convicted of felony while incarcerated. Requires counties, with state reimbursement of costs, to conduct national criminal history check for persons incarcerated in county facilities.

Creates procedures for grant program administered by Department of Corrections, contingent on approval of program by people at next regular general election.

Declares emergency, effective on passage.

HB3639 By COMMITTEE ON ELECTIONS, ETHICS AND RULES – Relating to discriminatory practices; and declaring an emergency.

- 2-15(H) First reading. Referred to Speaker's desk.
 Referred to Elections, Ethics and Rules.
 2-20 Public Hearing and Work Session held.
 Recommendation: Do pass with amendments and be printed A-Engrossed.
 Amendments distributed.
 Second reading.
 2-21 Third reading. Carried by Rosenbaum, Esquivel. Passed.
 Ayes, 42; Nays, 18--Bentz, Berger, Boquist, Cameron, Gilliam, Gilman, Hanna, Huffman, Krieger, Krummel, Maurer, Minnis, Morgan, Olson, Richardson, Scott, Smith, G., Thatcher.
 2-21(S) First reading. Referred to President's desk.
 Referred to Rules and Executive Appointments.
 Public Hearing and Work Session held.
 2-22 Recommendation: Do pass the A-Eng bill.
 Minority Recommendation: Do pass with amendments to the A-Eng. bill. (Printed B-Eng Minority)
 (Amendments distributed.)
 Second reading.
 Rules suspended. Motion to substitute Minority Report failed. Carried by Atkinson.
 Ayes, 12; Nays, 18--Avakian, Bates, Brown, Burdick, Carter, Devlin, Hass, Johnson, Metsger, Monnes Anderson, Monroe, Morrisette, Prozanski, Schrader, Verger, Walker, Westlund, President Courtney.
 Rules suspended. Third reading. Carried by Avakian. Passed.
 Ayes, 21; Nays, 9--Atkinson, Ferrioli, George, G., George, L., Girod, Kruse, Starr, Whitsett, Winters.
 3-4(H) Speaker signed.
 3-6(S) President signed.
 3-11(H) Governor signed.
 Chapter 36, (2008 Laws): Effective date March 11, 2008.

Prohibits facially neutral housing policies having disparate impact on protected class. Changes definitions for certain terms used in discrimination statutes. Modifies processing requirements for complaints filed with Bureau of Labor and Industries alleging certain unlawful practices under state law relating to discrimination or alleging discrimination under federal housing law. Expands rights of persons alleging certain unlawful practices under state law relating to discrimination or alleging discrimination under federal housing law to intervene in action.

Declares emergency, effective on passage.

HB5100 By COMMITTEE ON ELECTIONS, ETHICS AND RULES (at the request of Joint Interim Committee on Ways and Means) – Relating to state financial administration; and declaring an emergency.

- 2-4(H) First reading. Referred to Speaker's desk.
 Referred to Ways and Means.
 2-7 Public Hearing held.
 2-14 Work Session held.
 2-20 Work Session held.
 2-21 Work Session held.
 Recommendation: Do pass with amendments and be printed A-Engrossed.
 2-22 Second reading.
 Rules suspended. Third reading. Carried by Morgan.
 Motion to rerefer to Ways and Means failed.
 Ayes, 5; Nays, 51--Barker, Barnhart, Bentz, Berger, Beyer, Bonamici, Boone, Bruun, Buckley, Burley, Cameron,

Clem, Cowan, Dingfelder, Edwards, C., Edwards, D., Esquivel, Flores, Galizio, Garrard, Gelser, Gilliam, Gilman, Hanna, Holvey, Huffman, Hunt, Jensen, Komp, Kotek, Krieger, Lim, Macpherson, Maurer, Morgan, Nathanson, Nolan, Olson, Read, Richardson, Riley, Roblan, Rosenbaum, Shields, Smith, G., Smith, P., Sprenger, Thatcher, Whisnant, Witt, Mr. Speaker;
 Absent, 4--Boquist, Krummel, Minnis, Scott.

Passed.

Ayes, 46; Nays, 10--Barnhart, Boquist, Cowan, Dingfelder, Greenlick, Kotek, Nelson, Rosenbaum, Thatcher, Tomei; Absent, 3--Krummel, Minnis, Scott; Excused for Business of the House, 1--Olson.

Vote explanation(s) filed by Cowan, Dingfelder, Tomei.

2-22(S) First reading. Referred to President's desk.

Referred to Ways and Means.

Recommendation: Do pass the A-Eng. bill.

Second reading.

Rules suspended. Third reading. Carried by Schrader. Passed.

Ayes, 22; Nays, 8--Atkinson, George, G., George, L., Girod, Gordly, Monnes Anderson, Starr, Verger.

Vote explanation(s) filed by Monnes Anderson, Verger.

3-4(H) Speaker signed.

3-6(S) President signed.

3-11(H) Governor signed.

Chapter 17, (2008 Laws): Effective date March 11, 2008.

Establishes additional amount authorized for issuance of **general obligation bonds** and certificates of participation **and other financing agreements** for 2007-2009 biennium.

Declares emergency, effective on passage.

HOUSE CONCURRENT RESOLUTIONS

HCR100 By COMMITTEE ON ELECTIONS, ETHICS AND RULES (at the request of House Interim Committee on Education) – In memoriam: Martha Anne Dow, 1939-2007.

- 2-4(H) First reading. Referred to Speaker's desk.
 Referred to Education.
 2-5 Public Hearing and Work Session held.
 2-7 Recommendation: Be adopted.
 2-8 Rules suspended. Made a Special Order of Business on February 13, 2008 Calendar.
 2-13 Read. Carried by Garrard. Adopted.
 Ayes, 60.
 2-14(S) First reading. Referred to President's desk.
 Referred to Education and General Government.
 2-18 Public Hearing and Work Session held.
 2-20 Recommendation: Be adopted.
 Second reading.
 Rules suspended. Made a Special Order of Business by voice vote.
 Rules suspended. Final reading. Carried by Whitsett. Adopted.
 Ayes, 30.
 2-22(H) Speaker signed.
 2-22(S) President signed.
 2-25(H) Filed with Secretary of State.

In memoriam: Martha Anne Dow, 1939-2007.

HCR101 By COMMITTEE ON ELECTIONS, ETHICS AND RULES (at the request of House Interim Committee on Elections, Ethics and Rules) – Declaring June 17, 2008, as Salem-Keizer Volcanoes Baseball Day.

- 2-4(H) First reading. Referred to Speaker's desk.
 Referred to Elections, Ethics and Rules.
 2-15 Public Hearing and Work Session held.
 Recommendation: Be adopted.
 2-18 Read. Carried by Thatcher. Adopted.
 Ayes, 57; Absent, 3--Berger, Galizio, Krummel.
 2-19(S) First reading. Referred to President's desk.
 Referred to Rules and Executive Appointments.
 Public Hearing and Work Session held.
 2-21 Recommendation: Be adopted.
 Second reading.
 2-22 Final reading. Carried by George, L. Adopted.
 Ayes, 30.

- 3-4(H) Speaker signed.
 3-6(S) President signed.
 3-11(H) Filed with Secretary of State.

Declares June 17, 2008, as Salem-Keizer Volcanoes Baseball Day in recognition of outstanding success and contributions of Salem-Keizer Volcanoes professional baseball team.

HCR102 By COMMITTEE ON ELECTIONS, ETHICS AND RULES (at the request of House Interim Committee on Elections, Ethics and Rules) – In memoriam: Lyle Swetland, 1919-2007.

- 2-4(H) First reading. Referred to Speaker's desk.
 Referred to Elections, Ethics and Rules.
 2-7 Public Hearing and Work Session held.
 2-8 Recommendation: Be adopted with amendments and be printed A-Engrossed.
 2-11 Rules suspended. Made a Special Order of Business on February 15, 2008 Calendar.
 2-15 Read. Carried by Holvey. Adopted.
 Ayes, 59; Absent, 1--Smith, G.
 2-19(S) First reading. Referred to President's desk.
 Referred to Rules and Executive Appointments.
 2-20 Public Hearing and Work Session held.
 2-21 Recommendation: Do adopt the A-Eng. resolution.
 Second reading.
 2-22 Final reading. Carried by Prozanski. Adopted.
 Ayes, 27; Excused, 3--Carter, Nelson, Westlund.
 3-4(H) Speaker signed.
 3-6(S) President signed.
 3-11(H) Filed with Secretary of State.

In memoriam: Lyle Swetland, 1919-2007.

HCR103 By COMMITTEE ON ELECTIONS, ETHICS AND RULES (at the request of House Interim Committee on Elections, Ethics and Rules) -- In memoriam: Scott Zimbrick, 1955-2007.

- 2-4(H) First reading. Referred to Speaker's desk.
 Referred to Elections, Ethics and Rules.
 2-7 Public Hearing and Work Session held.
 2-8 Recommendation: Be adopted with amendments and be printed A-Engrossed.
 2-11 Rules suspended. Made a Special Order of Business on February 14, 2008 Calendar.
 2-14 Read. Carried by Gelser. Adopted.
 Ayes, 55; Absent, 2--Bentz, Smith, P.; Excused for Business of the House, 3--Dingfelder, Gilman, Holvey.
 2-15(S) First reading. Referred to President's desk.
 Referred to Rules and Executive Appointments.
 2-19 Public Hearing and Work Session held.
 2-20 Recommendation: Do adopt the A-Eng. resolution.
 Second reading.
 Made a Special Order of Business by unanimous consent.
 2-21 Rules suspended. Final reading. Carried by Morse.
 Adopted.
 Ayes, 30.
 3-4(H) Speaker signed.
 3-6(S) President signed.
 3-11(H) Filed with Secretary of State.

In memoriam: Scott Zimbrick, 1955-2007.

HCR104 By COMMITTEE ON ELECTIONS, ETHICS AND RULES (at the request of House Interim Committee on Elections, Ethics and Rules) -- In memoriam: Doug Killin, 1940-2008.

- 2-4(H) First reading. Referred to Speaker's desk.
 Referred to Elections, Ethics and Rules.
 2-7 Public Hearing and Work Session held.
 2-8 Recommendation: Be adopted.
 Rules suspended. Made a Special Order of Business on February 14, 2008 Calendar.
 2-14 Read. Carried by Olson. Adopted.
 Ayes, 56; Absent, 1--Smith, P.; Excused for Business of the House, 3--Dingfelder, Gilman, Holvey.
 2-15(S) First reading. Referred to President's desk.
 Referred to Rules and Executive Appointments.
 2-19 Public Hearing and Work Session held.
 2-20 Recommendation: Be adopted.
 Second reading.

- 2-21 Made a Special Order of Business by unanimous consent.
 Rules suspended. Final reading. Carried by Morse.
 Adopted.
 Ayes, 30.
 3-4(H) Speaker signed.
 3-6(S) President signed.
 3-11(H) Filed with Secretary of State.

In memoriam: Doug Killin, 1940-2008.

HCR105 By COMMITTEE ON ELECTIONS, ETHICS AND RULES -- In memoriam: Earl "Skip" Knight.

- 2-15(H) First reading. Referred to Speaker's desk.
 Referred to Elections, Ethics and Rules.
 2-20 Public Hearing and Work Session held.
 Recommendation: Be adopted.
 2-21 Read. Carried by Esquivel. Adopted.
 Ayes, 59; Absent, 1--Minnis.
 2-21(S) First reading. Referred to President's desk.
 Referred to Rules and Executive Appointments.
 Public Hearing and Work Session held.
 2-22 Recommendation: Be adopted.
 Second reading.
 Rules suspended. Final reading. Carried by Bates.
 Adopted.
 Ayes, 29; Excused, 1--Winters.
 3-4(H) Speaker signed.
 3-6(S) President signed.
 3-11(H) Filed with Secretary of State.

In memoriam: Earl "Skip" Knight.

HOUSE JOINT MEMORIALS

HJM100 By COMMITTEE ON ELECTIONS, ETHICS AND RULES (at the request of House Interim Committee on Rural Policy) -- Expressing support for all rural Oregonians and urging support for reauthorization and extension of Secure Rural Schools and Community Self-Determination Act of 2000.

- 2-4(H) First reading. Referred to Speaker's desk.
 Referred to Rural Policy.
 2-6 Public Hearing held.
 2-7 Public Hearing and Work Session held.
 2-8 Recommendation: Be adopted.
 2-11 Read. Carried by Cowan. Adopted.
 Ayes, 57; Excused, 2--Nelson, Smith, P.; Excused for Business of the House, 1--Olson.
 2-12(S) First reading. Referred to President's desk.
 Referred to Education and General Government.
 2-18 Public Hearing and Work Session held.
 2-20 Recommendation: Be adopted.
 Second reading.
 2-21 Final reading. Carried by Morse. Adopted.
 Ayes, 29; Excused, 1--Walker.
 3-4(H) Speaker signed.
 3-6(S) President signed.
 3-11(H) Filed with Secretary of State.

Expresses support for all rural Oregonians and urges support for reauthorization and extension of Secure Rural Schools and Community Self-Determination Act of 2000.

HJM101 By COMMITTEE ON ELECTIONS, ETHICS AND RULES (at the request of House Interim Committee on Workforce and Economic Development) -- Urging designation of Silver Falls State Park as national park.

- 2-4(H) First reading. Referred to Speaker's desk.
 Referred to Workforce and Economic Development.
 2-22 In committee upon adjournment.

Urges designation of Silver Falls State Park as national park.

HJM102 By COMMITTEE ON VETERANS' AFFAIRS -- Urging United States Congress to enact and fund Yellow Ribbon Reintegration Program.

- 2-19(H) First reading. Referred to Speaker's desk.
Referred to Elections, Ethics and Rules.
- 2-20 Public Hearing and Work Session held.
Recommendation: Be adopted.
- 2-21 Read. Carried by Barker. Adopted.
Ayes, 59; Absent, 1--Minnis.
- 2-21(S) First reading. Referred to President's desk.
Referred to Rules and Executive Appointments.
Public Hearing and Work Session held.
- 2-22 Recommendation: Be adopted.
Second reading.
Rules suspended. Final reading. Carried by Brown.
Adopted.
Ayes, 30.
- 3-4(H) Speaker signed.
- 3-6(S) President signed.
- 3-11(H) Filed with Secretary of State.

Urges United States Congress to enact and fund Yellow Ribbon Reintegration Program.

HOUSE JOINT RESOLUTIONS

HJR100 By COMMITTEE ON ELECTIONS, ETHICS AND RULES (at the request of House Interim Committee on Health Care) -- Proposing amendment to Oregon Constitution relating to health care as a fundamental right.

- 2-4(H) First reading. Referred to Speaker's desk.
Referred to Health Care.
- 2-8 Public Hearing and Work Session held.
- 2-11 Recommendation: Be adopted.
- 2-12 Rules suspended. Carried over to February 13, 2008
Calendar.
- 2-13 Read. Carried by Greenlick. Adopted.
Ayes, 31; Nays, 29--Bentz, Berger, Boquist, Bruun, Burley, Cameron, Esquivel, Flores, Garrard, Gilliam, Gilman, Hanna, Huffman, Jenson, Krieger, Krummel, Lim, Maurer, Minnis, Morgan, Nelson, Olson, Richardson, Scott, Smith, G., Smith, P., Sprenger, Thatcher, Whisnant.
- 2-14(S) First reading. Referred to President's desk.
Referred to Rules and Executive Appointments, then Ways and Means.
- 2-22 In committee upon adjournment.

Proposes amendment to Oregon Constitution finding that access to health care is fundamental right and directing Legislative Assembly to establish system designed to provide every legal resident of state access to effective and affordable health care.

Refers proposed amendment to people for their approval or rejection at next regular general election.

HJR101 By COMMITTEE ON ELECTIONS, ETHICS AND RULES (at the request of House Interim Committee on Rural Policy) -- Urging communication about transportation funding.

- 2-4(H) First reading. Referred to Speaker's desk.
Referred to Rural Policy.
- 2-6 Public Hearing held.
- 2-7 Public Hearing and Work Session held.
- 2-8 Recommendation: Be adopted with amendments and be printed A-Engrossed.
- 2-11 Read. Carried by Roblan. Adopted.
Ayes, 57; Excused, 2--Nelson, Smith, P.; Excused for Business of the House, 1--Olson.
- 2-12(S) First reading. Referred to President's desk.
Referred to Transportation.
- 2-14 Public Hearing held.
- 2-22 In committee upon adjournment.

Urges communication about transportation funding issues among all levels of government and stakeholders.

SENATE MEASURES STATUS REPORT

SENATE BILLS

SB 1059 By Senator FERRIOLI; Senators G GEORGE, NELSON, STARR, WINTERS (Presession filed.) – Relating to school districts; declaring an emergency.

- 2-4(S) Introduction and first reading. Referred to President's desk.
- Referred to Education and General Government.
- 2-5 Public Hearing held.
- 2-12 Public Hearing held.
- 2-22 In committee upon adjournment.

Requires that district school board sending pupils to another school district agree to accept equal number of pupils from other school district. Requires that school district accepting pupils from other school district agree to release equal number of students to other school district.

Declares emergency, effective on passage.

SB 1060 Printed pursuant to Senate Interim Rule 213.28 by order of the President of the Senate in conformance with presession filing rules, indicating neither advocacy nor opposition on the part of the President. (at the request of Senate Interim Committee on Finance and Revenue) – Relating to income tax credits for health care providers in TRICARE system.

- 2-4(S) Introduction and first reading. Referred to President's desk.
- Referred to Finance and Revenue.
- 2-6 Public Hearing and Work Session held.
- 2-8 Recommendation: Do pass.
- Second reading.
- 2-11 Third reading. Carried by Monroe. Passed.
- Ayes, 30.
- 2-11(H) First reading. Referred to Speaker's desk.
- Referred to Revenue.
- 2-15 Public Hearing and Work Session held.
- Recommendation: Do pass.
- 2-18 Second reading.
- 2-19 Third reading. Carried by Gelser. Passed.
- Ayes, 59; Absent, 1--Edwards C..
- Potential conflict(s) of interest declared by Maurer.
- 2-20(S) President signed.
- 2-22(H) Speaker signed.
- 3-3(S) Governor signed.
- 3-6 Effective date, January 1, 2009.

Establishes number of certifications for income tax credits that Office of Rural Health may issue for certain tax years to health care providers who participate in TRICARE medical system.

SB 1061 Printed pursuant to Senate Interim Rule 213.28 by order of the President of the Senate in conformance with presession filing rules, indicating neither advocacy nor opposition on the part of the President. (at the request of Senate Interim Committee on Services to Seniors and People With Disabilities) – Relating to long term care; and declaring an emergency.

- 2-4(S) Introduction and first reading. Referred to President's desk.
- Referred to Services to Seniors and People with Disabilities, then Ways and Means.
- 2-5 Public Hearing held.
- 2-8 Public Hearing held.
- 2-12 Work Session held.
- 2-13 Recommendation: Do pass with amendments and subsequent referral to Ways and Means be rescinded.
- Subsequent referral rescinded by order of the President.
- 2-14 Second reading.
- 2-15 Third reading. Carried by Morrisette. Passed.
- Ayes, 30.
- Girod declared potential conflict of interest.
- 2-15(H) First reading. Referred to Speaker's desk.
- Referred to Human Services and Women's Wellness.

- 2-19 Public Hearing and Work Session held.
- Recommendation: Do pass.
- Second reading.
- 2-20 Rules suspended. Carried over to February 21, 2008 Calendar.
- 2-21 Rules suspended. Carried over to February 22, 2008 Calendar.
- 2-22 Third reading. Carried by Cowan. Passed.
- Ayes, 58; Absent, 2--Krummel, Minnis.
- 2-27(S) President signed.
- 3-4(H) Speaker signed.
- 3-11(S) Governor signed.
- 3-18 Chapter 37, 2008 Laws.
- Effective date, March 11, 2008.

Requires Department of Human Services to establish Medicaid reimbursement rates at levels sufficient for specified residential care facilities and adult foster homes to maintain existing capacities for serving seniors and persons with physical disabilities through end of biennium.]

Requires department] to develop comprehensive plan for long term care system.

Declares emergency, effective on passage.

SB 1062 Printed pursuant to Senate Interim Rule 213.28 by order of the President of the Senate in conformance with presession filing rules, indicating neither advocacy nor opposition on the part of the President. (at the request of Senate Interim Committee on Health and Human Services) – Relating to health; and declaring an emergency.

- 2-4(S) Introduction and first reading. Referred to President's desk.
- Referred to Health and Human Services.
- 2-6 Public Hearing and Work Session held.
- 2-7 Recommendation: Do pass with amendments. (Printed A-Eng.)
- Second reading.
- 2-11 Third reading. Carried by Monnes Anderson. Passed.
- Ayes, 30.
- 2-11(H) First reading. Referred to Speaker's desk.
- Referred to Health Care.
- 2-14 Public Hearing and Work Session held.
- 2-15 Recommendation: Do pass.
- Second reading.
- 2-18 Third reading. Carried by Richardson. Passed.
- Ayes, 60.
- Potential conflict(s) of interest declared by Maurer, Shields.
- 2-20(S) President signed.
- 2-22(H) Speaker signed.
- 3-3(S) Governor signed.
- 3-6 Chapter 4, 2008 Laws.
- Effective date, March 3, 2008.

Increases allowable prehearing period of detention in hospital or nonhospital facility for intensive treatment of dementia.]

Eliminates requirement that drugs that may be prescribed by certain nurse practitioners and clinical nurse specialists be included in formulary established by Oregon State Board of Nursing.

Declares emergency, effective on passage.

SB 1063 Printed pursuant to Senate Interim Rule 213.28 by order of the President of the Senate in conformance with presession filing rules, indicating neither advocacy nor opposition on the part of the President. (at the request of Senate Interim Committee on Commerce and Labor) – Relating to commercial construction contractor key employees; and declaring an emergency.

- 2-4(S) Introduction and first reading. Referred to President's desk.
- Referred to Commerce and Labor.
- 2-8 Public Hearing and Work Session held.
- 2-11 Recommendation: Do pass.
- Second reading.
- 2-12 Third reading. Carried by Winters. Passed.
- Ayes, 25; Nays, 1--George, L.; Excused, 4--Burdick, Carter, Prozanski, Starr.

- 2-12(H) First reading. Referred to Speaker's desk.
 2-13 Referred to Business and Labor.
 2-18 Public Hearing and Work Session held.
 2-19 Recommendation: Do pass and be placed on Consent Calendar.
 Second reading.
 2-20 Read third time under Consent Calendar. Passed.
 Ayes, 59; Absent, 1--Boquist.
 Potential conflict(s) of interest declared by Boone, Bruun, Schaufler, Thatcher.
 2-21(S) President signed.
 2-22(H) Speaker signed.
 3-3(S) Governor signed.
 3-6 Chapter 5, 2008 Laws.
 Effective date, July 1, 2008.

Changes key employee experience requirements for commercial specialty contractor level 1 and commercial general contractor level 2.

Declares emergency, effective July 1, 2008.

SB 1064 Printed pursuant to Senate Interim Rule 213.28 by order of the President of the Senate in conformance with presession filing rules, indicating neither advocacy nor opposition on the part of the President. (at the request of Senate Interim Committee on Commerce and Labor) – Relating to regulation of loan originators; and declaring an emergency.

- 2-4(S) Introduction and first reading. Referred to President's desk.
 Referred to Commerce and Labor, then Ways and Means.
 2-8 Public Hearing and Work Session held.
 2-11 Recommendation: Do pass with amendments and be referred to Ways and Means by prior reference. (Printed A-Eng.)
 Referred to Ways and Means by prior reference.
 2-18 Work Session held.
 2-21 Recommendation: Do pass the A-Eng. bill.
 Second reading.
 2-22 Third reading. Carried by Westlund. Passed.
 Ayes, 27; Nays, 2--Atkinson, Girod; Excused, 1--Bates.
 2-22(H) First reading. Referred to Speaker's desk.
 Referred to Ways and Means.
 Recommendation: Do pass.
 Rules suspended. Second reading.
 Rules suspended. Third reading. Carried by Riley. Passed.
 Ayes, 55; Nays, 1--Thatcher; Absent, 3--Krummel, Minnis, Scott; Excused for Business of the House, 1--Komp.
 2-27(S) President signed.
 3-4(H) Speaker signed.
 3-11(S) Governor signed.
 3-18 Chapter 38, 2008 Laws.
 Effective date, March 11, 2008.

Requires mortgage banker and mortgage broker to file report concerning residential mortgage lending activities by May 1 of each year. Punishes failure to file report with fine of \$100 per day.

Specifies contents of and retention requirements for registry of loan originators.

Permits Director of Department of Consumer and Business Services to suspend or bar loan originator from employment for violating statute or rule or order of director.

Prohibits loan originator from performing act as loan originator in negligent or incompetent manner. Prohibits mortgage banker or mortgage broker from employing person as loan originator if person is suspended or prohibited from employment as loan originator or if employment violates condition or order of director, state or federal agency or court.

Declares emergency, effective on passage.

SB 1065 By Senator MORRISETTE (Presession filed.) – Relating to health care services; declaring an emergency.

- 2-4(S) Introduction and first reading. Referred to President's desk.
 Referred to Services to Seniors and People with Disabilities, then Ways and Means.
 2-8 Public Hearing held.
 2-12 Work Session held.

- 2-13 Recommendation: Do pass with amendments and be referred to Ways and Means by prior reference. (Printed A-Eng.)
 Referred to Ways and Means by prior reference.
 2-22 In committee upon adjournment.

Requires prepaid managed care health services organization that contracts with Department of Human Services to report to department all claims paid to rural health clinics for services provided to Medicaid-eligible enrollees in organization.] Requires Department of Human Services to pay clinics] rural health clinic difference between rate paid to clinic by organization] nonstate payors and clinic rate prescribed by department by rule for services provided to Medicaid-eligible persons.

Permits exchange of Oregon Health Plan patient's protected health information between state health plan, prepaid managed care health services organization and rural health clinic when organization or clinic is providing health care services to patient.]

Declares emergency, effective on passage.

SB 1066 Printed pursuant to Senate Interim Rule 213.28 by order of the President of the Senate in conformance with presession filing rules, indicating neither advocacy nor opposition on the part of the President. (at the request of Senate Interim Committee on Education and General Government) – Relating to education; and declaring an emergency.

- 2-4(S) Introduction and first reading. Referred to President's desk.
 Referred to Education and General Government.
 2-5 Public Hearing held.
 2-12 Public Hearing and Work Session held.
 2-13 Recommendation: Do Pass with amendments. Referred to Ways and Means by order of the President.
 Referred to Ways and Means by order of the President.
 2-19 Work Session held.
 2-21 Recommendation: Do pass the A-Eng. bill.
 Second reading.
 2-22 Third reading. Carried by Walker. Passed.
 Ayes, 30.
 Walker declared potential conflict of interest.
 2-22(H) First reading. Referred to Speaker's desk.
 Referred to Ways and Means.
 Recommendation: Do pass.
 Rules suspended. Second reading.
 Rules suspended. Third reading. Carried by Barker.
 Passed.
 Ayes, 57; Absent, 3--Krummel, Minnis, Scott.
 2-27(S) President signed.
 3-4(H) Speaker signed.
 3-11(S) Governor signed.
 3-18 Chapter 39, 2008 Laws.
 Effective date, March 11, 2008.

Allows Department of Education to expend moneys from State School Fund for administration and support of talented and gifted education. Allows department to contract for creation and administration of regional talented and gifted centers. Removes limit on percentage of amount of appropriated moneys that department may use for support of talented and gifted education.

Directs school districts to develop and implement program to prevent use of] include information on anabolic steroids and performance-enhancing substances in kindergarten through grade 12 curricula.

Clarifies dates when represented and nonrepresented employees of school districts participate in school district benefit plans.

Directs post-secondary institutions to waive tuition for child or spouse of certain service members. Requires institutions to report to Legislative Assembly.

Declares emergency, effective on passage.

SB 1067 Printed pursuant to Senate Interim Rule 213.28 by order of the President of the Senate in conformance with presession filing rules, indicating neither advocacy nor opposition on the part of the President. (at the request of Senate Interim Committee on Education and General Government) – Relating to school lighting; and declaring an emergency.

- 2-4(S) Introduction and first reading. Referred to President's desk.
Referred to Education and General Government.
- 2-5 Public Hearing and Work Session held.
- 2-7 Recommendation: Do pass.
Second reading.
- 2-8 Third reading. Carried by Walker. Passed.
Ayes, 26; Excused, 4--Bates, Carter, Verger, Winters.
- 2-8(H) First reading. Referred to Speaker's desk.
Referred to Education.
- 2-12 Public Hearing and Work Session held.
- 2-13 Recommendation: Do pass.
Second reading.
- 2-14 Third reading. Carried by Whisnant. Passed.
Ayes, 58; Absent, 1--Minnis; Excused, 1--Scott.
- 2-18(S) President signed.
- 2-19(H) Speaker signed.
- 2-22(S) Governor signed.
- 3-6 Chapter 2, 2008 Laws.
Effective date, February 22, 2008.

Changes date by which schools must replace certain types of light bulbs.
Adds exception for light fixtures located in certain areas.
Declares emergency, effective on passage.

SB 1068 Printed pursuant to Senate Interim Rule 213.28 by order of the President of the Senate in conformance with pre-session filing rules, indicating neither advocacy nor opposition on the part of the President. (at the request of Senate Interim Committee on Education and General Government) – Relating to kindergarten; and declaring an emergency.

- 2-4(S) Introduction and first reading. Referred to President's desk.
Referred to Education and General Government.
- 2-11 Public Hearing and Work Session held.
- 2-13 Recommendation: Do pass with amendments. (Printed A-Eng.)
Second reading.
- 2-14 Third reading. Carried by Kruse, Walker. Passed.
Ayes, 23; Nays, 7--Atkinson, Avakian, Bates, Gordly, Hass, Monroe, Prozanski.
- 2-15(H) Vote explanation(s) filed by Avakian, Gordly, Prozanski.
- 2-15(H) First reading. Referred to Speaker's desk.
Referred to Education.
- 2-20 Public Hearing and Work Session held.
Recommendation: Do pass.
- 2-21 Second reading.
- 2-22 Third reading. Carried by Komp. Passed.
Ayes, 52; Nays, 5--Bonamici, Cowan, Galizio, Smith G., Smith P.; Absent, 3--Boquist, Krummel, Minnis.
- 2-27(S) Vote explanation(s) filed by Bonamici.
- 2-27(S) President signed.
- 3-4(H) Speaker signed.
- 3-11(S) Governor signed.
- 3-18 Chapter 40, 2008 Laws.
Effective date, March 11, 2008.

Requires school districts to offer half-day kindergarten. Allows school districts and public charter schools to offer supplemental kindergarten. **Requires transportation for students in half-day and supplemental kindergarten.** Allows school districts and public charter schools to charge tuition for supplemental kindergarten. Provides tuition exception for certain students. Allows parent or guardian to appeal tuition charge if payment of tuition is severe hardship.

Applies to 2007-2008, 2008-2009 and 2009-2010 school years.
Sunsets on June 30, 2010.
Declares emergency, effective on passage.

SB 1069 Printed pursuant to Senate Interim Rule 213.28 by order of the President of the Senate in conformance with pre-session filing rules, indicating neither advocacy nor opposition on the part of the President. (at the request of Senate Interim Committee on Environment and Natural Resources) – Relating to water supply; appropriating money; and declaring an emergency.

- 2-4(S) Introduction and first reading. Referred to President's desk.

- Referred to Environment and Natural Resources, then Ways and Means.
- 2-7 Work Session held.
- 2-14 Recommendation: Do pass and be referred to Ways and Means by prior reference.
Referred to Ways and Means by prior reference.
- 2-20 Work Session held.
- 2-21 Recommendation: Do pass with amendments. (Printed A-Eng.)
Second reading.
- 2-22 Rules suspended. Third reading. Carried by Avakian. Passed.
Ayes, 30.
- 2-22(H) First reading. Referred to Speaker's desk.
Referred to Ways and Means.
Recommendation: Do pass.
Rules suspended. Second reading.
Rules suspended. Third reading. Carried by Jenson, Edwards, D. Passed.
Ayes, 56; Absent, 4--Krummel, Minnis, Scott, Smith, P. Potential conflict(s) of interest declared by Dingfelder.
- 2-27(S) President signed.
- 2-29(H) Speaker signed.
- 3-5(S) Governor signed.
- 3-10 Chapter 13, 2008 Laws.
Effective date, March 5, 2008.

Directs Water Resources Department to provide grants and direct services payments for specified studies related to water conservation, reuse and storage. Establishes Water Conservation, Reuse and Storage Investment Fund. Continuously appropriates moneys in fund to department for grants and direct services payments. *Authorizes State Treasurer to issue lottery bonds to fund grants and provision of direct services.*

Directs Water Resources Department to conduct Umatilla Basin regional aquifer recovery assessment *and establish mitigation bank*. Directs department to make certain requests to Bureau of Reclamation of United States Department of the Interior. *Appropriates moneys from General Fund to department to pay costs of assessment and to establish mitigation bank.* Sunsets assessment and mitigation bank on January 2, 2014.

Declares emergency, effective on passage.

SB 1070 By Senator PROZANSKI (Pre-session filed.) – Relating to funding initiated laws; declaring an emergency.

- 2-4(S) Introduction and first reading. Referred to President's desk.
Referred to Elections and Ethics, then Ways and Means.
- 2-7 Public Hearing held.
- 2-12 Public Hearing and Work Session held.
- 2-14 Recommendation: Do pass with amendments and be referred to Ways and Means by prior reference.
(Printed A-Eng.)
Referred to Ways and Means by prior reference.
- 2-22 In committee upon adjournment.

Requires Legislative Assembly to provide funding for statutes created or amended by initiative petition.

Provides that if funding measure is referred by people and defeated, Legislative Assembly need not fund initiated measure *and initiated measure is not required to be implemented*.

Specifies that if funding measure is referred by people and defeated, Legislative Assembly must again provide funding at next regular session following referendum election.

Declares emergency, effective on passage.

SB 1071 Printed pursuant to Senate Interim Rule 213.28 by order of the President of the Senate in conformance with pre-session filing rules, indicating neither advocacy nor opposition on the part of the President. (at the request of Senate Interim Committee on Elections and Ethics) – Relating to campaign finance reporting; and declaring an emergency.

- 2-4(S) Introduction and first reading. Referred to President's desk.
Referred to Elections and Ethics.
- 2-5 Public Hearing held.
- 2-12 Public Hearing and Work Session held.
- 2-13 Recommendation: Do pass with amendments. (Printed A-Eng.)

- 2-14 Second reading.
 2-15 Third reading. Carried by Brown. Passed.
 Ayes, 19; Nays, 11--Atkinson, Ferrioli, George, G., George, L., Girod, Kruse, Morse, Nelson, Starr, Whitsett, Winters.
- 2-15(H) First reading. Referred to Speaker's desk.
 Referred to Elections, Ethics and Rules.
- 2-19 Public Hearing and Work Session held.
 Recommendation: Do pass with amendments and be printed B-Engrossed.
- 2-20 Second reading.
 2-21 Rules suspended. Carried over to February 22, 2008 Calendar.
- 2-22 Third reading. Carried by Hunt. Passed.
 Ayes, 49; Nays, 8--Boquist, Garrard, Jensen, Krieger, Maurer, Richardson, Smith P., Thatcher; Absent, 2--Krummel, Minnis; Excused for Business of the House, 1--Berger.
- 2-22(S) Rules suspended. Senate concurred in House amendments and repassed bill.
 Ayes, 20; Nays, 10--Atkinson, Ferrioli, George, G., George, L., Girod, Kruse, Morse, Starr, Whitsett, Winters.
- 2-27 President signed.
 3-4(H) Speaker signed.
 3-11(S) Governor signed.
 3-18 Chapter 41, 2008 Laws.
 Effective date, March 11, 2008.

Requires that out-of-state contributions appear in different colored font than in-state contributions on electronic filing system. Modifies deadline by which electronic campaign finance statement must be filed.

Requires treasurer appointed by chief petitioners of initiative, referendum or recall petition to file, not later than April 1, 2008, electronic statement of contributions received or expenditures made prior to January 1, 2008.

Allows candidate or political committee that receives contribution that does not identify occupation of contributor to make written request to contributor by electronic mail.

Declares emergency, effective on passage.

SB 1072 By Senator COURTNEY; Senators CARTER, WALKER (Presession filed.) – Relating to dogfighting; and declaring an emergency.

- 2-4(S) Introduction and first reading. Referred to President's desk.
 Referred to Judiciary.
- 2-8 Public Hearing and Work Session held.
 2-13 Recommendation: Do pass with amendments. (Printed A-Eng.)
- 2-14 Second reading.
 2-15 Third reading. Carried by President Courtney. Passed.
 Ayes, 30.
 Metsger, excused, granted unanimous consent to vote aye.
- 2-15(H) First reading. Referred to Speaker's desk.
 Referred to Judiciary.
- 2-19 Public Hearing and Work Session held.
 2-20 Recommendation: Do pass.
 Second reading.
- 2-21 Rules suspended. Carried over to February 22, 2008 Calendar.
- 2-22 Third reading. Carried by Barker. Passed.
 Ayes, 57; Absent, 2--Krummel, Minnis; Excused for Business of the House, 1--Nolan.
- 2-27(S) President signed.
 3-4(H) Speaker signed.
 3-11(S) Governor signed.
 3-18 Chapter 42, 2008 Laws.
 Effective date, March 11, 2008.

Modifies crime of participation in dogfighting. Increases maximum penalty for crime of participation in dogfighting to five years' imprisonment, \$125,000 fine, or both.

Increases maximum penalty for crime of possessing dogfighting paraphernalia to five years' imprisonment, \$125,000 fine, or both.

Expands definition of "dogfighting paraphernalia."

Declares emergency, effective on passage.

SB 1073 By Senator JOHNSON (at the request of Housing Alliance) (Presession filed.) – Relating to financial administration of the Housing and Community Services Department; appropriating money; declaring an emergency.

- 2-4(S) Introduction and first reading. Referred to President's desk.
 Referred to Ways and Means.
- 2-22 In committee upon adjournment.

Appropriates moneys from General Fund to Housing and Community Services Department for specified purposes. Requires that some of appropriated moneys be transferred into continuously appropriated account.

Declares emergency, effective on passage.

SB 1074 By Senator MONNES ANDERSON, Representative MINNIS; Senators AVAKIAN, CARTER, HASS, Representative LIM (Presession filed.) – Relating to light rail safety; and declaring an emergency.

- 2-4(S) Introduction and first reading. Referred to President's desk.
 Referred to Transportation, then Ways and Means.
- 2-7 Public Hearing and Work Session held.
 2-8 Recommendation: Do pass with amendments and be referred to Ways and Means by prior reference.
 (Printed A-Eng.)
 Referred to Ways and Means by prior reference.
- 2-19 Work Session held.
 2-20 Recommendation: Do pass with amendments to the A-Eng. bill. (Printed B-Eng.)
- 2-21 Second reading.
 2-22 Third reading. Carried by Monnes Anderson. Passed.
 Ayes, 30.
- 2-22(H) First reading. Referred to Speaker's desk.
 Referred to Ways and Means.
 Recommendation: Do pass.
 Rules suspended. Second reading.
 Rules suspended. Third reading. Carried by Smith, P. Passed.
 Ayes, 56; Absent, 4--Boone, Krummel, Minnis, Scott.
- 2-27(S) President signed.
 3-4(H) Speaker signed.
 3-11(S) Governor signed.
 3-18 Chapter 43, 2008 Laws.
 Effective date, March 11, 2008.

Requires Tri-County Metropolitan Transportation District of Oregon to perform evaluations of criminal activity occurring on or near light rail system, operational safety and personal safety and security of light rail passengers. Directs district to report annually to Legislative Assembly.

Appropriates moneys to Oregon Department of Administrative Services for transfer to City of Gresham for certain light rail policing activities.]

Sunsets January 2, 2012.

Declares emergency, effective on passage.

SB 1075 By Senator GORDLY (Presession filed.) – Relating to Task Force on Mental Health and Addiction Services for Underserved Populations; declaring an emergency.

- 2-4(S) Introduction and first reading. Referred to President's desk.
 Referred to Health and Human Services, then Ways and Means.
- 2-6 Public Hearing held.
 2-11 Work Session held.
 2-13 Recommendation: Do pass with amendments and subsequent referral to Ways and Means be rescinded.
 Rescinding of the subsequent referral denied by Order of the President.
- 2-21 Motion to withdraw from committee failed.
 Ayes, 12; Nays, 18--Avakian, Bates, Brown, Burdick, Carter, Devlin, Hass, Johnson, Metsger, Monnes Anderson, Monroe, Morrisette, Prozanski, Schrader, Verger, Walker, Westlund, President Courtney.
- Vote explanation(s) filed by Carter.
- 2-22 In committee upon adjournment.

Creates Task Force on Mental Health and Addiction Services for Underserved Populations.

Declares emergency, effective on passage.

SB 1076 By Senator SCHRADER (Presession filed.) – Relating to shared responsibility model.

- 2-4(S) Introduction and first reading. Referred to President's desk.
Referred to Education and General Government, then Ways and Means.
- 2-22 In committee upon adjournment.

Creates Task Force on Shared Responsibility Model to study financing of higher education.

SB 1077 By Senator VERGER; Senators CARTER, MONNES ANDERSON, MORRISETTE, WALKER (Presession filed.) – Relating to income tax credits for qualifying elderly taxpayers.

- 2-4(S) Introduction and first reading. Referred to President's desk.
Referred to Services to Seniors and People with Disabilities, then Finance and Revenue.
- 2-8 Public Hearing and Work Session held.
- 2-11 Recommendation: Do pass with amendments and be referred to Finance and Revenue by prior reference. (Printed A-Eng.)
Referred to Finance and Revenue by prior reference.
- 2-15 Public Hearing held.
- 2-22 In committee upon adjournment.

Establishes income tax credit for qualified elderly taxpayer whose residential property tax equals or exceeds specified percentage of household income.

Applies to income tax years beginning on or after January 1, 2009.

SB 1078 By Senator METSGER; Senator WESTLUND, Representatives BOONE, COWAN, ROBLAN, WITT (Presession filed.) – Relating to state parks; and prescribing an effective date.

- 2-4(S) Introduction and first reading. Referred to President's desk.
Referred to Rules and Executive Appointments.
- 2-7 Public Hearing and Work Session held.
- 2-8 Recommendation: Do pass with amendments. (Printed A-Eng.)
- 2-11 Second reading.
- 2-12 Third reading. Carried by Metsger. Passed.
Ayes, 26; Excused, 4--Burdick, Carter, Prozanski, Starr.
- 2-12(H) First reading. Referred to Speaker's desk.
- 2-13 Referred to Government Accountability and Information Technology.
- 2-15 Public Hearing and Work Session held.
Recommendation: Do pass.
- 2-18 Third reading. Carried by Riley. Passed.
Ayes, 60.
- 2-20(S) President signed.
- 2-22(H) Speaker signed.
- 3-3(S) Governor signed.
- 3-6 Chapter 6, 2008 Laws.
Effective date, July 1, 2008.

Directs State Parks and Recreation Department to erect and maintain one or more monuments or other suitable markers on grounds of State Capitol State Park to commemorate and honor Indian tribes. Directs department to consult with **Oregon State Capitol Foundation**, Commission on Indian Services and federally recognized Indian tribes in Oregon. Directs department to obtain funding from private sources.

Takes effect July 1, 2008.

SB 1079 Printed pursuant to Senate Interim Rule 213.28 by order of the President of the Senate in conformance with presession filing rules, indicating neither advocacy nor opposition on the part of the President. (at the request of Senate Interim Committee on Transportation) – Relating to fuel; and declaring an emergency.

- 2-4(S) Introduction and first reading. Referred to President's desk.
Referred to Transportation.
- 2-5 Public Hearing and Work Session held.
- 2-7 Recommendation: Do pass with amendments. (Printed A-Eng.)
- 2-8 Second reading.

- 2-11 Third reading. Carried by Johnson. Passed.
Ayes, 30.
Johnson declared potential conflict of interest.
- 2-11(H) First reading. Referred to Speaker's desk.
Referred to Transportation.
- 2-18 Public Hearing held.
- 2-19 Work Session held.
- 2-20 Recommendation: Do pass with amendments and be printed B-Engrossed.
- 2-21 Second reading.
- 2-22 Third reading. Carried by Gilman. Passed.
Ayes, 53; Nays, 1--Jenson; Absent, 5--Boquist, Krummel, Minnis, Nelson, Scott; Excused for Business of the House, 1--Olson.
- 2-22(S) Rules suspended. Senate concurred in House amendments and repassed bill.
Ayes, 30.
Atkinson, Johnson, Metsger declared potential conflict of interest.
- 2-27 President signed.
- 3-4(H) Speaker signed.
- 3-11(S) Governor signed.
- 3-18 Chapter 44, 2008 Laws.
Effective date, March 11, 2008.

Requires cardlock card issuer to provide Department of Transportation with fuel tax information.

Requires cardlock card issuer to collect and remit fuel tax when cardlock card holder purchases fuel at retail facility that has attended portion equipped with cardlock card reader.

Permits retail dealer, nonretail dealer or wholesale dealer to sell gasoline that is not blended with ethanol if gasoline is used in certain vehicles and tools.

SB 1080 Printed pursuant to Senate Interim Rule 213.28 by order of the President of the Senate in conformance with presession filing rules, indicating neither advocacy nor opposition on the part of the President. (at the request of Senate Interim Committee on Transportation) – Relating to documents issued by Department of Transportation; and declaring an emergency.

- 2-4(S) Introduction and first reading. Referred to President's desk.
Referred to Transportation, then Ways and Means.
- 2-5 Public Hearing and Work Session held.
- 2-6 Recommendation: Do pass with amendments and be referred to Ways and Means by prior reference. (Printed A-Eng.)
Referred to Ways and Means by prior reference.
- 2-7 Work Session held.
- 2-8 Recommendation: Do pass the A-Eng. bill.
Second reading.
- 2-11 Third reading. Carried by Metsger. Passed.
Ayes, 23; Nays, 7--Avakian, Bates, Brown, Burdick, Carter, Gordly, Walker.
- 2-11(H) Vote explanation(s) filed by Avakian, Carter, Prozanski.
First reading. Referred to Speaker's desk.
Referred to Ways and Means.
- 2-12 Recommendation: Do pass.
Second reading.
- 2-13 Third reading. Carried by Beyer. Passed.
Ayes, 45; Nays, 15--Barnhart, Bonamici, Buckley, Cannon, Dingfelder, Gelser, Greenlick, Holvey, Kotek, Macpherson, Nathanson, Nolan, Rosenbaum, Shields, Tomei.
Vote explanation(s) filed by Barnhart, Bonamici, Boquist, Dingfelder, Greenlick, Nathanson, Read, Tomei.
- 2-14(S) President signed.
- 2-14(H) Speaker signed.
- 2-15(S) Governor signed.
- 2-20 Chapter 1, 2008 Laws.
Effective date, February 15, 2008.

Requires person to provide proof of legal presence in United States and Social Security number before Department of Transportation may issue, renew or replace driver license, driver permit or identification card. Provides that license issued to person who is not citizen or permanent legal resident of United States is valid until date licensee is no longer authorized to stay in United States, **but no longer than eight years**, or until one year from date of issuance of license.

Provides exemption from collection of biometric data for certain

persons applying for issuance, renewal or replacement of driver license or driver permit.

Permits person to use photograph on file for issuance, renewal or replacement of driver license in certain circumstances.

Directs Department of Transportation to provide ombudsman services to applicants for driver license, driver permit or identification card who have difficulty producing required documentation.

Declares emergency, effective on passage.

SB 1081 Printed pursuant to Senate Interim Rule 213.28 by order of the President of the Senate in conformance with presession filing rules, indicating neither advocacy nor opposition on the part of the President. (at the request of Senate Interim Committee on Finance and Revenue) – Relating to connection to federal tax law; and prescribing an effective date.

- 2-4(S) Introduction and first reading. Referred to President's desk.
Referred to Finance and Revenue.
- 2-6 Public Hearing and Work Session held.
- 2-8 Recommendation: Do pass.
Second reading.
- 2-11 Third reading. Carried by Burdick. Passed.
Ayes, 30.
- 2-11(H) First reading. Referred to Speaker's desk.
Referred to Revenue.
- 2-15 Public Hearing held.
- 2-18 Work Session held.
Recommendation: Do pass.
- 2-19 Second reading.
- 2-20 Rules suspended. Carried over to February 21, 2008
Calendar.
- 2-21 Rules suspended. Carried over to February 22, 2008
Calendar.
- 2-22 Third reading. Carried by Bentz. Passed.
Ayes, 57; Nays, 1--Rosenbaum; Absent, 2--Krummel,
Minnis.
- 2-27(S) President signed.
- 3-4(H) Speaker signed.
- 3-11(S) Governor signed.
- 3-18 Chapter 45, 2008 Laws.
Effective date, May 23, 2008.

Updates connection date to federal Internal Revenue Code and other provisions of federal tax law.

Takes effect on 91st day following adjournment sine die..

SB 1082 Printed pursuant to Senate Interim Rule 213.28 by order of the President of the Senate in conformance with presession filing rules, indicating neither advocacy nor opposition on the part of the President. (at the request of Senate Interim Committee on Finance and Revenue) – Relating to individual taxpayer compliance; and prescribing an effective date.

- 2-4(S) Introduction and first reading. Referred to President's desk.
Referred to Finance and Revenue.
- 2-6 Public Hearing and Work Session held.
- 2-8 Recommendation: Do pass.
Second reading.
- 2-11 Carried over to 02-12 by unanimous consent.
- 2-12 Third reading. Carried by Morse. Passed.
Ayes, 26; Nays, 1--George, G.; Excused, 3--Burdick,
Prozanski, Starr.
- 2-12(H) First reading. Referred to Speaker's desk.
Referred to Revenue.
- 2-18 Public Hearing and Work Session held.
Recommendation: Do pass.
- 2-19 Second reading.
- 2-20 Rules suspended. Carried over to February 21, 2008
Calendar.
- 2-21 Rules suspended. Carried over to February 22, 2008
Calendar.
- 2-22 Third reading. Carried by Read. Passed.
Ayes, 58; Absent, 2--Krummel, Minnis.
- 2-27(S) President signed.
- 3-4(H) Speaker signed.
- 3-11(S) Governor signed.
- 3-18 Chapter 46, 2008 Laws.

Effective date, May 23, 2008.

Directs Department of Revenue to report level of individual taxpayer compliance to Legislative Assembly and make recommendations for improving compliance.

Takes effect on 91st day following adjournment sine die.

SB 1083 By Senator WALKER (Presession filed.) – Relating to elections; declaring an emergency.

- 2-4(S) Introduction and first reading. Referred to President's desk.
Referred to Elections and Ethics, then Ways and Means.
- 2-7 Public Hearing held.
- 2-12 Public Hearing and Work Session held.
- 2-18 Recommendation: Do pass with amendments and be referred to Ways and Means by prior reference.
(Printed A-Eng.)
Referred to Ways and Means by prior reference.
- 2-22 In committee upon adjournment.

Directs Supreme Court to rule on ballot title petition not later than 30 days after petition is filed.]

Requires Secretary of State to verify each signature on state initiative or referendum petition. Directs Secretary of State or Attorney General to conclude investigation of election law violation not later than 90 days after receipt of complaint.]

Directs Supreme Court to rule on ballot title petition not later than 45 days after oral argument or 45 days after all memoranda have been filed in response to petition, whichever is later.

Requires Secretary of State to review signature twice before signature is counted or rejected on initiative or referendum petition. Directs secretary to prescribe employee training program conducted by expert in signature verification. Allows secretary to authorize persons to be present to watch verification of signatures.

Allows elector to challenge active registration status of elector who did not vote in election for purposes of determining number of registered voters eligible to vote in election described in section 11 (8), Article XI of Oregon Constitution.

Directs Secretary of State or Attorney General to conclude investigation of election law violation not later than one year after receipt of complaint and notify elector not later than 90 days after receipt of complaint if secretary or Attorney General requires additional time to determine whether violation has occurred.

Allows Secretary of State to obtain records of United States Postal Service to update elector addresses.

Requires elector challenging ballot of person to have personal, firsthand knowledge that person is not qualified as elector. Prohibits voter challenge based on unverified match list or list compiled through mail sent by political party, candidate or other person or organization.

Declares emergency, effective on passage.

SB 1084 By Senator DEVLIN; Senators BATES, COURTNEY, HASS, MONNES ANDERSON, MORRISSETTE, Representatives BEYER, HUNT, NOLAN, ROBLAN, SHIELDS, TOMEI (Presession filed.) – Relating to pedestrians; and declaring an emergency.

- 2-4(S) Introduction and first reading. Referred to President's desk.
Referred to Transportation.
- 2-5 Public Hearing held.
- 2-8 Work Session held.
- 2-12 Work Session held.
- 2-13 Recommendation: Do pass with amendments. (Printed A-Eng.)
Second reading.
- 2-14 Third reading. Carried by Devlin. Passed.
- 2-15 Ayes, 24; Nays, 6--Burdick, George, G., Kruse, Metsger,
Morse, Whitsett.
- 2-15(H) First reading. Referred to Speaker's desk.
Referred to Transportation.
- 2-20 Public Hearing held.
- 2-21 Work Session held.
Recommendation: Do pass.
- 2-22 Second reading.
Rules suspended. Third reading. Carried by Beyer. Passed.
Ayes, 40; Nays, 15--Barnhart, Bonamici, Burley, Cannon,
Edwards D., Garrard, Gelser, Gilman, Jensen, Kotek,

Nolan, Richardson, Shields, Smith P., Tomei; Absent, 4--Boquist, Krummel, Minnis, Scott; Excused for Business of the House, 1--Olson.

Potential conflict(s) of interest declared by Boone.

2-27(S) President signed.

3-4(H) Speaker signed.

3-11(S) Governor signed.

3-18 Chapter 47, 2008 Laws.

Effective date, March 11, 2008.

Allows *certain pedestrians* **pedestrian or group** with permit from *Department of Transportation to position themselves* **road authority to be positioned** upon or proceed along highway for purpose of *soliciting contributions*.

Sunsets January 2, 2012.

Declares emergency, effective on passage.

SB 1085 By Senator MONROE (Presession filed.) -- Relating to urban renewal; prescribing an effective date.

2-4(S) Introduction and first reading. Referred to President's desk.

Referred to Finance and Revenue.

2-22 In committee upon adjournment.

Permits urban renewal plans to include school construction or reconstruction projects and funding for fire equipment to serve urban renewal areas. Permits certain urban renewal plans to add certain noncontiguous lands to urban renewal areas. Requires urban renewal agencies to categorize tax increment revenues used for school projects within urban renewal plan as school system funds.

Takes effect on 91st day following adjournment sine die.

SB 1086 Printed pursuant to Senate Interim Rule 213.28 by order of the President of the Senate in conformance with presession filing rules, indicating neither advocacy nor opposition on the part of the President. (at the request of Senate Interim Committee on Judiciary) -- Relating to public records; and declaring an emergency.

2-4(S) Introduction and first reading. Referred to President's desk.

Referred to Judiciary.

2-8 Public Hearing and Work Session held.

2-12 Recommendation: Do pass with amendments. (Printed A-Eng.)

2-13 Second reading.

2-14 Third reading. Carried by Girod. Passed.

Ayes, 29; Excused, 1--Burdick.

Prozanski declared potential conflict of interest.

2-14(H) First reading. Referred to Speaker's desk.

Referred to Judiciary.

2-19 Public Hearing and Work Session held.

2-20 Recommendation: Do pass with amendments and be printed B-Engrossed.

2-21 Second reading.

2-22 Third reading. Carried by Cameron. Passed.

Ayes, 54; Absent, 5--Boquist, Krummel, Minnis, Nelson, Scott; Excused for Business of the House, 1--Olson.

2-22(S) Rules suspended. Senate concurred in House amendments and repassed bill.

Ayes, 30.

2-27 President signed.

3-4(H) Speaker signed.

3-11(S) Governor signed.

3-18 Chapter 48, 2008 Laws.

Effective date, March 11, 2008.

Allows public safety officer to prevent disclosure of home address and home telephone number contained in records of Department of Public Safety Standards and Training.

Requires county clerk to record certain final orders and decisions on claims arising out of restriction of use of real property that are attributable to land use regulation.

Declares emergency, effective on passage.

SB 1087 Printed pursuant to Senate Interim Rule 213.28 by order of the President of the Senate in conformance with presession filing rules, indicating neither advocacy nor opposition on the part of the President. (at the request of Senate Interim Committee on Judiciary) -- Relating to crime; and

providing that this Act shall be referred to the people for their approval or rejection.

2-4(S) Introduction and first reading. Referred to President's desk.

Referred to Judiciary, then Ways and Means.

2-7 Public Hearing held.

2-12 Work Session held.

2-15 Recommendation: Do pass with amendments and be referred to Ways and Means by prior reference. (Printed A-Eng.)

Referred to Ways and Means by prior reference.

2-19 Work Session held.

2-20 Recommendation: Do pass with amendments to the A-Eng. bill. (Printed B-Eng.)

2-21 Second reading.

2-22 Third reading. Carried by Prozanski. Passed.

Ayes, 23; Nays, 7--Atkinson, Ferrioli, George, G., George, L., Girod, Kruse, Starr.

2-22(H) First reading. Referred to Speaker's desk.

Referred to Ways and Means.

Recommendation: Do pass.

Rules suspended. Second reading.

Rules suspended. Third reading. Carried by Macpherson, Olson. Passed.

Ayes, 54; Nays, 2--Boquist, Thatcher; Absent, 4--Krummel, Minnis, Scott, Smith, P.

Vote explanation(s) filed by Flores, Thatcher.

2-27(S) President signed.

3-4(H) Speaker signed.

3-5(S) Filed With Secretary of State.

3-12 Chapter 14, 2008 Laws.

Referred to the people for their approval or rejection at the next regular general election.

Increases term of imprisonment for persons convicted of specified drug and property crimes under certain circumstances. Prohibits court from imposing less than presumptive sentence for persons convicted of specified drug and property crimes under certain circumstances. Requires Department of Corrections to provide treatment to *certain* offenders and to administer grant program to provide supplemental funding to local governments for certain purposes.

Refers Act to people for their approval or rejection at next regular general election. Provides that if both Act and specified initiative petition receive majority of affirmative votes, measure receiving fewer affirmative votes is repealed.

SB 1088 Printed pursuant to Senate Interim Rule 213.28 by order of the President of the Senate in conformance with presession filing rules, indicating neither advocacy nor opposition on the part of the President. (at the request of Senate Interim Committee on Judiciary) -- Relating to juvenile driving privileges; and declaring an emergency.

2-4(S) Introduction and first reading. Referred to President's desk.

Referred to Judiciary.

2-8 Public Hearing and Work Session held.

2-13 Recommendation: Do pass with amendments. (Printed A-Eng.)

2-14 Second reading.

2-15 Third reading. Carried by Prozanski. Passed.

Ayes, 29; Excused, 1--Johnson.

2-15(H) First reading. Referred to Speaker's desk.

Referred to Judiciary.

2-20 Public Hearing and Work Session held.

Recommendation: Do pass and be placed on Consent Calendar.

2-21 Second reading.

2-22 Read third time under Consent Calendar. Passed.

Ayes, 56; Absent, 4--Clem, Krummel, Minnis, Shields.

2-27(S) President signed.

3-4(H) Speaker signed.

3-11(S) Governor signed.

3-18 Chapter 49, 2008 Laws.

Effective date, March 11, 2008.

Permits **Requires** juvenile court to suspend or revoke driving privileges of youth offenders adjudicated for traffic offenses that have suspension or revocation penalties for adult traffic offenders. **Provides that order finding youth offender within jurisdiction of juvenile court for traffic offense that has**

suspension or revocation penalties for adult offenders is ground for suspension or revocation.

Applies to juvenile court orders entered on or after January 1, 2004.

Declares emergency, effective on passage.

SB 1089 By Senators CARTER, BATES (Presession filed.) – Relating to community mental health care; appropriating money; declaring an emergency.

- 2-4(S) Introduction and first reading. Referred to President's desk.
Referred to Health and Human Services, then Ways and Means.
- 2-6 Public Hearing held.
- 2-11 Work Session held.
- 2-12 Recommendation: Do pass with amendments and be referred to Ways and Means by prior reference. (Printed A-Eng.)
- Referred to Ways and Means by prior reference.
- 2-22 In committee upon adjournment.

Directs Department of Human Services to assess, evaluate and report on community mental health care delivery system in Oregon.

Appropriates moneys from General Fund to department to conduct assessment and evaluation and to produce report.

Sunset January 2, 2009.

Declares emergency, effective on passage.

SB 1090 By Senator WESTLUND (at the request of Coalition for a Livable Future, Oregon ACORN, Oregon Center for Christian Values, Oregon Hunger Relief Task Force, SEIU Local 503, Oregon Center for Public Policy, Urban League of Portland) (Presession filed.) – Relating to regulation of residential mortgage lending; declaring an emergency.

- 2-4(S) Introduction and first reading. Referred to President's desk.
Referred to Commerce and Labor, then Ways and Means.
- 2-8 Public Hearing held.
- 2-11 Public Hearing and Work Session held.
- 2-13 Recommendation: Do pass with amendments and be referred to Ways and Means by prior reference. (Printed A-Eng.)
- Referred to Ways and Means by prior reference.
- 2-22 In committee upon adjournment.

Requires creditor to make and mortgage broker to provide services related to home loan only if creditor and mortgage broker reasonably believe that borrower can make scheduled loan payments, tax payments and insurance payments related to home loan. Sets standards for forming reasonable belief. Prohibits certain lending practices, charges and payments and requires disclosure of terms and costs of home loan. Specifies creditor's and mortgage broker's duties and standards of care with respect to borrower.

Requires lender to ensure that subprime mortgage or nontraditional mortgage that lender offers is consistent with prudent lending practices. Specifies requirements for prudent lending practices. Requires lender to analyze borrower's ability to make regularly scheduled payments under certain conditions. Requires mortgage that lender approves to include terms consistent with lender's analysis and provisions for managing risks. Prohibits lender from ceding required analysis, qualification decision or underwriting duty to third party with business objectives that differ from lender's. Creates rebuttable presumption that lender's use of qualified automated underwriting system constitutes compliance with required underwriting standards. Requires lender to establish and follow written policies that comply with underwriting requirements set forth in Act.

Requires lender to have evidence of borrower's ability to repay mortgage if lender qualifies borrower with reduced documentation or mortgage includes combination of certain risks. Specifies conditions under which lender may charge prepayment penalty. Specifies disclosures lender must make to borrower. Prohibits lender from interpreting or complying with Act to evade obligations under federal law.

Provides rulemaking, investigation and enforcement powers to Director of Department of Consumer and Business Services and Attorney General. Provides for private right of action.

Becomes operative 90 days after effective date of Act.
Declares emergency, effective on passage.

SB 1091 By Senator BURDICK (Presession filed.) – Relating to environmental investments; appropriating money; prescribing an effective date.

- 2-4(S) Introduction and first reading. Referred to President's desk.
Referred to Finance and Revenue.
- 2-11 Public Hearing and Work Session held.
- 2-22 In committee upon adjournment.

Creates environmental investment tax credit.

Creates Ground Water Protection Account. Continuously appropriates moneys from account to Department of Environmental Quality for ground water protection programs.

Takes effect on 91st day following adjournment sine die.

SB 1092 By Senator HASS; Senator BATES, Representatives HUNT, TOMEI (Presession filed.) – Relating to disclosure of information about students involved in justice system.

- 2-4(S) Introduction and first reading. Referred to President's desk.
Referred to Education and General Government.
- 2-6 Public Hearing held.
- 2-11 Public Hearing and Work Session held.
- 2-13 Recommendation: Do pass with amendments. (Printed A-Eng.)
- 2-14 Second reading.
- 2-15 Third reading. Carried by Hass. Passed.
Ayes, 28; Nays, 1--Gordly; Excused, 1--Johnson.
Vote explanation(s) filed by Gordly, Verger.
- 2-15(H) First reading. Referred to Speaker's desk.
Referred to Education.
- 2-19 Public Hearing held.
- 2-21 Public Hearing and Work Session held.
Recommendation: Do pass with amendments and be printed B-Engrossed.
- 2-22 Second reading.
Rules suspended. Third reading. Carried by Buckley.
Passed.
Ayes, 39; Nays, 16--Barnhart, Cannon, Flores, Garrard, Gelsner, Gilman, Greenlick, Hanna, Holvey, Jenson, Kotek, Morgan, Nolan, Richardson, Shields, Smith P.; Absent, 4--Boquist, Krummel, Minnis, Scott; Excused for Business of the House, 1--Olson.
- 2-22(S) Rules suspended. Senate concurred in House amendments and repassed bill.
Ayes, 28; Nays, 2--Gordly, Verger.
- 2-27 President signed.
- 3-4(H) Speaker signed.
- 3-11(S) Governor signed.
- 3-18 Chapter 50, 2008 Laws.
Effective date, January 1, 2009.

Requires district attorney or other person filing juvenile delinquency petition to notify school authorities when student of school is subject of petition alleging certain criminal acts. Requires school administrator to notify necessary school personnel of petition. Authorizes school districts to promulgate rules for notification of personnel. Requires school personnel to keep information in notice confidential. Provides that information in notice may be used for disciplinary purposes under certain circumstances. Limits liability for failure to comply with notification and confidentiality provisions. Reduces to five days period for notification of school of criminal charges against student pending in adult court. Directs Oregon Law Commission to study policies requiring notice to school authorities of students who are subjects of juvenile delinquency petition and make recommendations to Legislative Assembly.

SB 1093 By Senator BATES (Presession filed.) – Relating to health; appropriating money; and declaring an emergency.

- 2-4(S) Introduction and first reading. Referred to President's desk.
Referred to Health and Human Services, then Ways and Means.
- 2-6 Public Hearing and Work Session held.
- 2-8 Work Session held.

- 2-11 Work Session held.
 2-12 Recommendation: Do pass with amendments and be referred to Ways and Means by prior reference. (Printed A-Eng.)
 Referred to Ways and Means by prior reference.
 2-20 Work Session held.
 2-21 Recommendation: Do pass with amendments to the A-Eng. bill. (Printed B-Eng.)
 2-22 Second reading.
 Rules suspended. Third reading. Carried by Bates. Passed.
 Ayes, 30.
 2-22(H) First reading. Referred to Speaker's desk.
 Referred to Ways and Means.
 Recommendation: Do pass.
 Rules suspended. Second reading.
 Rules suspended. Third reading. Carried by Greenlick. Passed.
 Ayes, 53; Nays, 2--Boquist, Thatcher; Absent, 4--Krummel, Minnis, Scott, Smith P.; Excused, 1--Tomei.
 2-27(S) President signed.
 3-4(H) Speaker signed.
 3-11(S) Governor signed.
 3-18 Chapter 51, 2008 Laws.
 Effective date, March 11, 2008.

Transfers moneys *from*] **appropriated to** Department of Human Services to Oregon Health Fund Board.

Increases] **Sets** limit on biennial expenditures from *fees, moneys or other revenues, including Miscellaneous Receipts, but excluding lottery funds,*] **federal funds** collected or received by board.

Gives rulemaking authority to board.

Changes deadline for report of federal law committee of board from July 31, 2008, to October 1, 2008.

Declares emergency, effective on passage.

SB 1094 By Senator WINTERS; Senators FERRIOLI, G GEORGE, L GEORGE, NELSON, STARR, WHITSETT, Representative FLORES (Presession filed.) – Relating to transportation.

- 2-4(S) Introduction and first reading. Referred to President's desk.
 Referred to Judiciary, then Ways and Means.
 2-8 Public Hearing held.
 2-12 Work Session held.
 2-15 Recommendation: Do pass with amendments and be referred to Ways and Means by prior reference. (Printed A-Eng.)
 Referred to Ways and Means by prior reference.
 2-22 In committee upon adjournment.

Directs] **Permits** police officer to confiscate registration card and to mark registration plate with sticker if driver is arrested for or issued citation for driving while suspended or revoked **or vehicle operating without driving privileges.**

Creates offense of removal of special stickers. Punishes by maximum fine of \$180.

Creates offense of knowingly furnishing motor vehicle to person who is not authorized to drive. Punishes by maximum fine of \$720.]

Increases maximum penalty for vehicle operating without driving privileges.]

Increases maximum penalty for driving while suspended or revoked.].

SB 1095 By Senator WHITSETT; Senators DEVLIN, FERRIOLI, G GEORGE, L GEORGE, NELSON, STARR, WINTERS, Representatives BOONE, CAMERON, CLEM, COWAN, D EDWARDS, FLORES, GELSER, NELSON, ROBLAN, SCHAUFLE, R, TOMEI, WHISNANT (Presession filed.) – Relating to methamphetamine.

- 2-4(S) Introduction and first reading. Referred to President's desk.
 Referred to Judiciary.
 2-8 Public Hearing held.
 2-12 Work Session held.
 2-13 Recommendation: Do pass with amendments. (Printed A-Eng.)
 2-14 Second reading.
 2-15 Third reading. Carried by Whitsett. Passed.
 Ayes, 30.
 2-15(H) First reading. Referred to Speaker's desk.

- Referred to Judiciary.
 2-20 Public Hearing and Work Session held.
 Recommendation: Do pass.
 2-21 Second reading.
 2-22 Third reading. Carried by Whisnant. Passed.
 Ayes, 55; Absent, 4--Boquist, Krummel, Minnis, Scott; Excused for Business of the House, 1--Olson.
 2-27(S) President signed.
 3-4(H) Speaker signed.
 3-11(S) Governor signed.
 3-18 Chapter 52, 2008 Laws.
 Effective date, January 1, 2009.

Requires court to impose minimum \$500,000 security release amount for persons charged with manufacture,] **or delivery or possession**] of methamphetamine under certain circumstances. **Authorizes court to reduce security release amount to \$50,000 after hearing.**

SB 1096 By Senator STARR; Senators L GEORGE, NELSON, WHITSETT, WINTERS (Presession filed.) – Relating to nonpartisan offices.

- 2-4(S) Introduction and first reading. Referred to President's desk.
 Referred to Elections and Ethics.
 2-6 Public Hearing held.
 2-22 In committee upon adjournment.

Designates offices of Secretary of State, State Treasurer and Attorney General as nonpartisan.

SB 1097 By Senator FERRIOLI; Senators G GEORGE, L GEORGE, NELSON, STARR, WHITSETT, WINTERS, Representative FLORES (Presession filed.) – Relating to education; declaring an emergency.

- 2-4(S) Introduction and first reading. Referred to President's desk.
 Referred to Education and General Government, then Ways and Means.
 2-12 Public Hearing held.
 2-22 In committee upon adjournment.

Creates Oregon Professional Development Initiative Commission. Directs commission to create statewide professional development system for teachers, administrators and educational assistants. Directs commission to create virtual learning network.

Allocates moneys from Administrative Services Economic Development Fund to Department of Education for purposes of commission.

Declares emergency, effective on passage.

SB 1098 By Senator BROWN; Representative TOMEI (Presession filed.) – Relating to voter registration; and declaring an emergency.

- 2-4(S) Introduction and first reading. Referred to President's desk.
 Referred to Elections and Ethics, then Ways and Means.
 2-6 Public Hearing held.
 2-12 Public Hearing and Work Session held.
 2-13 Recommendation: Do pass with amendments and referred to Ways and Means by prior.
 Subsequent referral rescinded by order of the President.
 2-14 Second reading.
 2-15 Third reading. Carried by Brown. Passed.
 Ayes, 30.
 2-15(H) First reading. Referred to Speaker's desk.
 Referred to Elections, Ethics and Rules.
 2-19 Public Hearing and Work Session held.
 Recommendation: Do pass.
 Second reading.
 2-20 Rules suspended. Carried over to February 21, 2008 Calendar.
 2-21 Rules suspended. Carried over to February 22, 2008 Calendar.
 2-22 Third reading. Carried by Shields. Passed.
 Ayes, 58; Absent, 2--Krummel, Minnis.
 2-27(S) President signed.
 3-4(H) Speaker signed.
 3-11(S) Governor signed.
 3-18 Chapter 53, 2008 Laws.
 Effective date, March 11, 2008.

Requires person to opt out of voter registration on Department of Transportation application forms for issuance or renewal of driver license, state identification card and change of address, if person does not wish to register to vote.]

Directs Secretary of State to update elector addresses quarterly.]

Requires registration card postmarked before 21st day before election to be addressed to county clerk, Secretary of State, Department of Transportation or designated voter registration agency.

Directs county clerk who receives registration card updating elector's address after 21st day before election to issue replacement ballot.

Directs Secretary of State to subscribe to change of address service to update information in voter registration system and provide information to county clerk. Requires county clerk to update elector information. Allows county clerk to update address of elector in different county.

Declares emergency, effective on passage.

SB 1099 By Senators MORSE, WALKER; Senators DEVLIN, FERRIOLI, G GEORGE, GIROD, JOHNSON, METSGER, NELSON, PROZANSKI, SCHRADER, STARR, WESTLUND, WHITSETT, WINTERS, Representatives BARKER, BARNHART, BONAMICI, BOONE, BUCKLEY, C EDWARDS, D EDWARDS, FLORES, HANNA, HUNT, KOMP, NATHANSON, RILEY, ROSENBAUM, THATCHER, TOMEI, WHISNANT, CLEM, GELSER (Presession filed.) -- Relating to state agency performance excellence; and declaring an emergency.

- 2-4(S) Introduction and first reading. Referred to President's desk.
Referred to Education and General Government, then Ways and Means.
- 2-5 Public Hearing and Work Session held.
- 2-7 Recommendation: Do pass with amendments and be referred to Ways and Means by prior reference. (Printed A-Eng.)
Referred to Ways and Means by prior reference.
- 2-20 Work Session held.
- 2-22 Recommendation: Do pass the A-Eng. bill.
Second reading.
Rules suspended. Third reading. Carried by Morse. Passed.
Ayes, 30.
- 2-22(H) First reading. Referred to Speaker's desk.
Referred to Ways and Means.
Recommendation: Do pass.
Rules suspended. Second reading.
Rules suspended. Third reading. Carried by Riley. Passed.
Ayes, 55; Absent, 4--Krummel, Minnis, Scott, Smith P.; Excused, 1--Tomei.
- 2-27(S) President signed.
- 2-29(H) Speaker signed.
- 3-3(S) Governor signed.
- 3-6 Chapter 7, 2008 Laws.
Effective date, March 3, 2008.

Establishes Committee on Performance Excellence. Authorizes committee to assist state agencies in reaching performance excellence. *Directs* **Authorizes** committee to recommend Legislative Assembly approval of grants for continuous improvement projects. Requires committee to make periodic public reports on achievement of performance excellence. **Directs state agencies to review Secretary of State audit report for agency and report opportunities for continuous improvement and plan for addressing opportunities to committee. Directs Secretary of State to file audit reports with committee.**

Declares emergency, effective on passage.

SB 1100 By Senator ATKINSON; Senators FERRIOLI, G GEORGE, GORDLY, WINTERS (at the request of Dr. Norwood Knight-Richardson) (Presession filed.) -- Relating to telemedicine.

- 2-4(S) Introduction and first reading. Referred to President's desk.
Referred to Health and Human Services, then Ways and Means.
- 2-8 Public Hearing held.
- 2-11 Work Session held.

- 2-13 Recommendation: Do pass with amendments and be referred to Ways and Means by prior reference. (Printed A-Eng.)
Referred to Ways and Means by prior reference.
- 2-22 In committee upon adjournment.

Requires health insurers, and] to reimburse for services provided using telemedicine. Requires Department of Human Services through state medical assistance program,] to reimburse for mental health services provided using telemedicine. Authorizes Director of Department of Consumer and Business Services to adopt rules. Requires Director of Human Services to adopt rules.

SB 1101 By Senators KRUSE, BURDICK; Senators FERRIOLI, G GEORGE, L GEORGE, NELSON, STARR, WHITSETT, WINTERS (Presession filed.) -- Relating to withholding of income tax in real estate transfers; and prescribing an effective date.

- 2-4(S) Introduction and first reading. Referred to President's desk.
Referred to Finance and Revenue.
- 2-6 Public Hearing and Work Session held.
- 2-8 Work Session held.
- 2-11 Recommendation: Do pass with amendments. (Printed A-Eng.)
Second reading.
- 2-12 Third reading. Carried by Burdick. Passed.
- 2-13 Ayes, 29; Excused, 1--George, G.
- 2-13(H) First reading. Referred to Speaker's desk.
Referred to Revenue.
- 2-18 Public Hearing held.
- 2-19 Work Session held.
Recommendation: Do pass with amendments and be printed B-Engrossed.
- 2-20 Second reading.
- 2-21 Rules suspended. Carried over to February 22, 2008 Calendar.
- 2-22 Third reading. Carried by Read. Passed.
Ayes, 57; Absent, 3--Krummel, Minnis, Scott.
Potential conflict(s) of interest declared by Bentz.
- 2-22(S) Rules suspended. Senate concurred in House amendments and repassed bill.
Ayes, 29; Nays, 1--George, G.
- 2-27 President signed.
- 3-4(H) Speaker signed.
- 3-11(S) Governor signed.
- 3-18 Chapter 54, 2008 Laws.
Effective date, May 23, 2008.

Limits requirement for withholding funds in real estate transfer involving nonresident transferor to authorized agent. Provides that authorized agent may rely on transferor's written affirmation in determining amount of includable gain. Requires attorney to withhold funds *if] unless* licensed escrow agent *fails to comply with withholding requirements]* **is providing services in conveyance.** Permits Department of Revenue to recover penalty for noncompliance with withholding requirements. **Provides exception to requirements for licensed escrow agents if attorney also providing services in conveyance.**

Applies to conveyances occurring on or after January 1, 2008. Exempts withholdings made or exemptions accepted prior to effective date of Act if in compliance with law existing before effective date.

Takes effect on 91st day following adjournment sine die.

SB 1102 By Senators AVAKIAN, WESTLUND, G GEORGE; Senators L GEORGE, WALKER, GIROD, Representatives BARKER, BOQUIST, BUCKLEY, WITT (Presession filed.) -- Relating to ballots.

- 2-4(S) Introduction and first reading. Referred to President's desk.
Referred to Elections and Ethics, then Ways and Means.
- 2-5 Public Hearing and Work Session held.
- 2-12 Recommendation: Do pass with amendments and subsequent referral to Ways and Means be rescinded.
Rescinding of the subsequent referral denied by Order of the President.
- 2-22 In committee upon adjournment.

Requires that general or special election ballots list name of candidate for partisan office for each nomination candidate receives, with name of each political party that nominated candidate printed

opposite one of listings of candidate's name. Allows candidate to decline to be listed as nominee of political party.

Specifies that votes cast for candidate of affiliation of electors or minor political party on ballot line marked for that affiliation or party count toward vote requirement for minor political party formation.

Specifies that multiple votes for candidate on same ballot for same office count as vote for candidate with major political party designation.

SB 5555 Printed pursuant to Senate Interim Rule 213.28 by order of the President of the Senate in conformance with presession filing rules, indicating neither advocacy nor opposition on the part of the President. (at the request of Joint Interim Committee on Ways and Means) – Relating to state financial administration; appropriating money; and declaring an emergency.

- 2-4(S) Introduction and first reading. Referred to President's desk.
Referred to Ways and Means.
- 2-7 Public Hearing held.
- 2-13 Work Session held.
- 2-18 Work Session held.
- 2-20 Work Session held.
- 2-21 Work Session held.
- 2-22 Recommendation: Do pass with amendments. (Printed A-Eng.)
(Amendments distributed.)
Second reading.
Rules suspended. Third reading. Carried by Schrader.
Passed.
Ayes, 22; Nays, 8--Atkinson, George G., George L., Girod, Gordly, Monnes Anderson, Starr, Verger.
Johnson declared potential conflict of interest.
Vote explanation(s) filed by Monnes Anderson, Verger.
- 2-22(H) First reading. Referred to Speaker's desk.
Referred to Ways and Means.
Recommendation: Do pass.
Rules suspended. Second reading.
Rules suspended. Third reading. Carried by Galizio.
Passed.
Ayes, 51; Nays, 5--Boquist, Greenlick, Koteck, Nelson, Thatcher; Absent, 4--Krummel, Minnis, Scott, Smith, P.
- 2-27(S) President signed.
- 3-4(H) Speaker signed.
- 3-11(S) Governor signed.
- 3-18 Chapter 15, 2008 Laws.
Effective date, March 11, 2008.

Approves proposal to sell Oregon Military Department real property.

Increases limitation on expenditures by Oregon Department of Administrative Services for multiple data center conversions.

Appropriates moneys from General Fund to Department of Human Services for capital construction for community group homes.

Sets or modifies limitations on expenditures by Oregon State Police for Oregon Wireless Interoperability Network, Oregon Department of Aviation for Aurora, Lebanon and Mulino airport projects and by Department of Transportation for Sisters Maintenance Station.

Sets limitations on payment of expenses from bond proceeds and other revenues, including federal funds, collected or received by University of Oregon for new arena project, Oregon Institute of Technology for Center for Health Professions and Clatsop Community College for facilities.

Increases aggregate amount of certain general obligation bonds State Board of Higher Education and State Treasurer may sell.

Declares emergency, effective on passage.

SB 5556 Printed pursuant to Senate Interim Rule 213.28 by order of the President of the Senate in conformance with presession filing rules, indicating neither advocacy nor opposition on the part of the President. (at the request of Joint Interim Committee on Ways and Means) – Relating to state financial administration; appropriating money; and declaring an emergency.

- 2-4(S) Introduction and first reading. Referred to President's desk.
Referred to Ways and Means.
- 2-5 Work Session held.
- 2-6 Work Session held.
- 2-7 Public Hearing held.
- 2-13 Work Session held.
- 2-14 Work Session held.
- 2-18 Work Session held.
- 2-19 Work Session held.
- 2-20 Work Session held.
- 2-21 Work Session held.
- 2-22 Recommendation: Do pass with amendments. (Printed A-Eng.)
Second reading.
(Amendments distributed.)
Rules suspended. Third reading. Carried by Schrader.
Passed.
Ayes, 26; Nays, 4--Atkinson, George G., George L., Starr.
Johnson declared potential conflict of interest.
- 2-22(H) First reading. Referred to Speaker's desk.
Referred to Ways and Means.
Recommendation: Do pass.
Rules suspended. Second reading.
Rules suspended. Third reading. Carried by Nolan.
Passed.
Ayes, 53; Nays, 3--Boquist, Nelson, Thatcher; Absent, 4--Krummel, Minnis, Scott, Smith, P.
- 2-27(S) President signed.
- 3-4(H) Speaker signed.
- 3-11(S) Governor signed.
- 3-18 Chapter 16, 2008 Laws.
Effective date, March 11, 2008.

Adjusts limitations on expenditures by various agencies.

Adjusts appropriations from General Fund to various agencies for specified purposes.

Appropriates moneys from General Fund to Emergency Board for allocations during biennium.

Appropriates moneys from General Fund to various agencies for specified purposes.

Declares emergency, effective on passage.

SENATE CONCURRENT RESOLUTIONS

SCR 22 By Senator WALKER; Senator PROZANSKI, Representatives WITT, BONAMICI, HOLVEY, BEYER, SHIELDS (Presession filed.) -- In memoriam: Lucy Lahr, 1962-2007.

- 2-4(S) Introduction and first reading. Referred to President's desk.
Referred to Rules and Executive Appointments.
- 2-7 Public Hearing and Work Session held.
- 2-11 Recommendation: Be adopted.
Second reading.
- 2-12 Taken from February 12 Calendar and placed on February 14 Calendar by voice vote.
- 2-14 Final reading. Carried by Walker. Adopted.
Ayes, 28; Excused, 2--Carter, Whitsett.
- 2-15(H) First reading. Referred to Speaker's desk.
Referred to Elections, Ethics and Rules.
- 2-19 Public Hearing and Work Session held.
Recommendation: Be adopted.
- 2-20 Rules suspended. Carried over to February 21, 2008 Calendar.
- 2-21 Read. Carried by Holvey. Adopted.
Ayes, 57; Absent, 2--Krieger, Minnis; Excused for Business of the House, 1--Mr. Speaker.
- 2-22(S) President signed.
- 3-4(H) Speaker signed.
- 3-5(S) Filed With Secretary of State.

In memoriam: Lucy Lahr, 1962-2007.

SCR 23 Printed pursuant to Senate Interim Rule 213.28 by order of the President of the Senate in conformance with presession filing rules, indicating neither advocacy nor opposition on the part of the President. (at the request of Senate Interim Committee on Environment and Natural Resources)

– **Recognizing and honoring role played by certain Oregon Century Farm and Ranch Program families.**

- 2-4(S) Introduction and first reading. Referred to President's desk.
Referred to Environment and Natural Resources.
- 2-7 Work Session held.
- 2-13 Recommendation: Be adopted.
Second reading.
- 2-14 Final reading. Carried by Bates, Kruse. Adopted.
Ayes, 29; Excused, 1--Carter.
Gordly declared potential conflict of interest.
Vote explanation(s) filed by Carter.
- 2-15(H) First reading. Referred to Speaker's desk.
Referred to Agriculture and Natural Resources.
- 2-20 Public Hearing and Work Session held.
Recommendation: Be adopted.
- 2-22 Read. Carried by Clem. Adopted.
Ayes, 55; Absent, 4--Boquist, Krummel, Minnis, Scott;
Excused for Business of the House, 1--Olson.
- 2-27(S) President signed.
- 3-4(H) Speaker signed.
- 3-5(S) Filed With Secretary of State.

Recognizes and honors present and future role played by Oregon families that continuously own and operate same Oregon farm or ranch for 150 or more years.

SCR 24 By Senator COURTNEY; Senator WALKER, Representative WITT (Presession filed.) – Commemorating Hood To Coast Relay.

- 2-4(S) Introduction and first reading. Referred to President's desk.
Referred to Services to Seniors and People with Disabilities.
- 2-7 Public Hearing and Work Session held.
- 2-8 Work Session held.
- 2-11 Recommendation: Be adopted.
Second reading.
- 2-12 Taken from February 12 Calendar and placed on February 13 Calendar by voice vote.
- 2-13 Final reading. Carried by President Courtney. Adopted.
Ayes, 29; Excused, 1--George, G.
- 2-13(H) First reading. Referred to Speaker's desk.
- 2-14 Referred to Human Services and Women's Wellness.
- 2-19 Public Hearing and Work Session held.
Recommendation: Be adopted.
- 2-20 Rules suspended. Carried over to February 21, 2008 Calendar.
- 2-21 Read. Carried by Olson. Adopted.
Ayes, 57; Absent, 3--Galizio, Krieger, Minnis.
- 2-22(S) President signed.
- 3-4(H) Speaker signed.
- 3-5(S) Filed With Secretary of State.

Commemorates Hood To Coast Relay.

SCR 25 By Senator COURTNEY (Presession filed.) – Adjourning sine die special session of Seventy-fourth Legislative Assembly.

- 2-4(S) Introduction and first reading. Referred to President's desk.
Referred to Rules and Executive Appointments.
- 2-20 Public Hearing and Work Session held.
- 2-21 Recommendation: Be adopted.
Second reading.
- 2-22 Rules suspended. Resolution read in its entirety.
Ayes, 30.
- 2-22(H) Rules suspended. Read. Adopted.
Ayes, 54; Absent, 5--Boquist, Krummel, Minnis, Scott, Smith P.; Excused, 1--Tomei.
- 2-27(S) President signed.
- 3-4(H) Speaker signed.
- 3-5(S) Filed With Secretary of State.

Adjourns sine die special session of Seventy-fourth Legislative Assembly.

SCR 26 By Senator COURTNEY; Senators WALKER, WINTERS, Representatives CLEM, BOONE, BONAMICI (Presession filed.) – In memoriam: Audrey Owen McCall, 1915-2007.

- 2-4(S) Introduction and first reading. Referred to President's desk.
Referred to Rules and Executive Appointments.
Public Hearing and Work Session held.
- 2-11 Recommendation: Be adopted.
Second reading.
- 2-12 Taken from February 12 Calendar and placed on February 14 Calendar by voice vote.
- 2-14 Final reading. Carried by Winters. Adopted.
Ayes, 28; Excused, 2--Brown, Carter.
- 2-15(H) First reading. Referred to Speaker's desk.
Referred to Elections, Ethics and Rules.
- 2-19 Public Hearing and Work Session held.
Recommendation: Be adopted.
- 2-20 Rules suspended. Carried over to February 21, 2008 Calendar.
- 2-21 Read. Carried by Berger. Adopted.
Ayes, 58; Absent, 2--Krieger, Minnis.
- 2-22(S) President signed.
- 3-4(H) Speaker signed.
- 3-5(S) Filed With Secretary of State.

In memoriam: Audrey Owen McCall, 1915-2007.

SCR 27 By Senator FERRIOLI; Senators ATKINSON, AVAKIAN, BATES, BROWN, BURDICK, CARTER, COURTNEY, DEVLIN, G. GEORGE, L. GEORGE, GIROD, GORDLY, HASS, JOHNSON, KRUSE, METSGER, MONNES ANDERSON, MONROE, MORRISSETTE, MORSE, NELSON, PROZANSKI, SCHRADER, STARR, VERGER, WALKER, WESTLUND, WHITSETT, WINTERS, Representatives BARKER, BEYER, BONAMICI, CLEM, HUNT, READ, ROBLAN, WITT (Presession filed.) – Encouraging Oregonians to actively commemorate Oregon's 150th birthday.

- 2-4(S) Introduction and first reading. Referred to President's desk.
Referred to Environment and Natural Resources.
- 2-7 Work Session held.
- 2-13 Recommendation: Be adopted.
Second reading.
- 2-14 Final reading. Carried by Ferrioli. Adopted.
Ayes, 28; Excused, 2--Brown, Carter.
- 2-15(H) First reading. Referred to Speaker's desk.
Referred to Elections, Ethics and Rules.
- 2-19 Public Hearing and Work Session held.
Recommendation: Be adopted.
- 2-20 Rules suspended. Carried over to February 21, 2008 Calendar.
- 2-21 Read. Carried by Esquivel. Adopted.
Ayes, 58; Absent, 1--Krieger; Excused for Business of the House, 1--Nolan.
- 2-22(S) President signed.
- 3-4(H) Speaker signed.
- 3-5(S) Filed With Secretary of State.

Encourages Oregonians to actively commemorate Oregon's 150th birthday.

SCR 28 By Senator G. GEORGE; Representative NELSON – In memoriam: James Lyle Osborne, 1928-2008.

- 2-8(S) Introduction and first reading. Referred to President's desk.
Referred to Rules and Executive Appointments.
- 2-14 Public Hearing and Work Session held.
- 2-15 Recommendation: Be adopted.
Second reading.
- 2-19 Final reading. Carried by George, G. Adopted.
Ayes, 28; Excused, 2--Burdick, Carter.
- 2-19(H) First reading. Referred to Speaker's desk.
Referred to Elections, Ethics and Rules.
- 2-20 Public Hearing and Work Session held.
Recommendation: Be adopted.
- 2-21 Read. Carried by Berger. Adopted.
Ayes, 60.
- 2-22(S) President signed.
- 3-4(H) Speaker signed.
- 3-5(S) Filed With Secretary of State.

In memoriam: James Lyle Osborne, 1928-2008.

SENATE JOINT MEMORIALS

SJM 14 Printed pursuant to Senate Interim Rule 213.28 by order of the President of the Senate in conformance with presession filing rules, indicating neither advocacy nor opposition on the part of the President. (at the request of Senate Interim Committee on Environment and Natural Resources) – Urging Congress to support title transfer of Tualatin Project.

- 2-4(S) Introduction and first reading. Referred to President's desk.
Referred to Environment and Natural Resources.
- 2-7 Work Session held.
- 2-13 Recommendation: Be adopted.
Second reading.
- 2-14 Final reading. Carried by Avakian, Starr. Adopted.
Ayes, 29; Excused, 1--Burdick.
- 2-14(H) First reading. Referred to Speaker's desk.
Referred to Energy and the Environment.
- 2-19 Public Hearing and Work Session held.
Recommendation: Be adopted.
- 2-21 Read. Carried by Read. Adopted.
Ayes, 58; Absent, 2--Flores, Richardson.
- 2-22(S) President signed.
- 3-4(H) Speaker signed.
- 3-5(S) Filed With Secretary of State.

Urges Congress to support title transfer of Tualatin Project.

SENATE JOINT RESOLUTIONS

SJR 40 Printed pursuant to Senate Interim Rule 213.28 by order of the President of the Senate in conformance with presession filing rules, indicating neither advocacy nor opposition on the part of the President. (at the request of Senate Interim Committee on Elections and Ethics) – Proposing amendment to Oregon Constitution relating to initiative petitions.

- 2-4(S) Introduction and first reading. Referred to President's desk.
Referred to Elections and Ethics, then Ways and Means.
- 2-22 In committee upon adjournment.

Proposes amendment to Oregon Constitution to require submission of state initiative petitions to Legislative Assembly. Allows Legislative Assembly to refer, reject or take no action on proposed initiative law or amendment or to refer alternative proposed law or amendment to people.

Allows petitioner to withdraw initiative petition from ballot. Directs Secretary of State to place proposed initiative on ballot if Legislative Assembly rejects or takes no action on proposed initiative or refers alternative to people.

Specifies that if both proposed initiative and referred alternative appear on ballot in same election, and both are approved by vote of people, only ballot measure receiving highest number of affirmative votes is enacted or approved.

Refers proposed amendment to people for their approval or rejection at next regular general election.

SJR 41 By Senator L GEORGE; Senators FERRIOLI, G GEORGE, NELSON, STARR, WHITSETT, WINTERS, Representatives FLORES, HANNA, THATCHER, WHISNANT (Presession filed.) – Proposing amendment to Oregon Constitution relating to state agency audits.

- 2-4(S) Introduction and first reading. Referred to President's desk.
Referred to Education and General Government, then Ways and Means.
- 2-6 Public Hearing held.
- 2-22 In committee upon adjournment.

Proposes amendment to Oregon Constitution to establish joint committee on audits and government accountability. Directs committee to appoint a legislative auditor. Directs legislative auditor

to conduct financial and compliance audit of at least two executive department agencies during each two-calendar-year period.

Refers proposed amendment to people for their approval or rejection at next regular general election.

SJR 42 By Senator FERRIOLI; Senators ATKINSON, AVAKIAN, BATES, BROWN, BURDICK, CARTER, COURTNEY, DEVLIN, G GEORGE, L GEORGE, GIROD, GORDLY, HASS, JOHNSON, KRUSE, METSGER, MONNES ANDERSON, MONROE, MORRISETTE, MORSE, NELSON, PROZANSKI, SCHRADER, STARR, VERGER, WALKER, WESTLUND, WHITSETT, WINTERS, Representative DINGFELDER (Presession filed.) – Designating March 31 of each year as Oregon Civilian Conservation Corps Day.

- 2-4(S) Introduction and first reading. Referred to President's desk.
Referred to Rules and Executive Appointments.
- 2-7 Public Hearing and Work Session held.
- 2-11 Recommendation: Be adopted.
Second reading.
- 2-12 Final reading. Carried by Ferrioli. Adopted.
Ayes, 26; Excused, 4--Burdick, Carter, Prozanski, Starr.
- 2-12(H) First reading. Referred to Speaker's desk.
Referred to Elections, Ethics and Rules.
- 2-15 Public Hearing and Work Session held.
Recommendation: Be adopted.
- 2-18 Read. Carried by Rosenbaum. Adopted.
Ayes, 59; Absent, 1--Krummel.
- 2-20(S) President signed.
- 2-22(H) Speaker signed.
- 2-22(S) Filed With Secretary of State.

Designates March 31 of each year as Oregon Civilian Conservation Corps Day.

**GENERAL
LEGISLATIVE
SUMMARY –
2008 SPECIAL
SESSION**

House

RECAPITULATION OF HOUSE BILLS

Total House Bills Introduced	41
Passed both Houses and Approved by Governor	26
In House Committee upon adjournment	11
In Senate Committee upon adjournment	3
At House Desk upon adjournment (HB 3616)	1
TOTAL	41

RECAPITULATION OF HOUSE MEASURES OTHER THAN BILLS

Total House Joint and Concurrent Resolutions and Memorials Introduced	11
Approved by both Houses	8
In House Committee upon adjournment	1
In Senate Committee upon adjournment	2
TOTAL	11

TOTAL HOUSE MEASURES INTRODUCED – 2008 SPECIAL SESSION 52

MEASURES INTRODUCED BY INDIVIDUAL REPRESENTATIVES

BARKER—

SENATE BILLS

1099 1102

SENATE CONCURRENT RESOLUTIONS

27

BARNHART—

SENATE BILLS

1099

BEYER—

SENATE BILLS

1084

SENATE CONCURRENT RESOLUTIONS

22 27

BONAMICI—

SENATE BILLS

1099

SENATE CONCURRENT RESOLUTIONS

22 26 27

BOONE—

SENATE BILLS

1078 1095 1099

SENATE CONCURRENT RESOLUTIONS

26

BOQUIST—

SENATE BILLS

1102

BUCKLEY—

SENATE BILLS

1099 1102

CAMERON—

SENATE BILLS

1095

CLEM—

SENATE BILLS

1095 1099

SENATE CONCURRENT RESOLUTIONS

26 27

COWAN—

SENATE BILLS

1078 1095

DINGFELDER—

SENATE JOINT RESOLUTIONS

42

C EDWARDS—

SENATE BILLS

1099

D EDWARDS—

SENATE BILLS

1095 1099

FLORES—

SENATE BILLS

1094 1095 1097 1099

SENATE JOINT RESOLUTIONS

41

GELSER—

SENATE BILLS

1095 1099

HANNA—

SENATE BILLS

1099

SENATE JOINT RESOLUTIONS

41

HOLVEY—

SENATE CONCURRENT RESOLUTIONS

22

HUNT—

SENATE BILLS

1084 1092 1099

SENATE CONCURRENT RESOLUTIONS

27

KOMP—

SENATE BILLS

1099

LIM—

SENATE BILLS

1074

MINNIS—

SENATE BILLS

1074[†]

MEASURES INTRODUCED BY INDIVIDUAL REPRESENTATIVES**NATHANSON—**

SENATE BILLS
1099

NELSON—

SENATE BILLS
1095

SENATE CONCURRENT RESOLUTIONS
28

NOLAN—

SENATE BILLS
1084

READ—

SENATE CONCURRENT RESOLUTIONS
27

RILEY—

SENATE BILLS
1099

ROBLAN—

SENATE BILLS
1078 1084 1095

SENATE CONCURRENT RESOLUTIONS
27

ROSENBAUM—

SENATE BILLS
1099

SCHAUFLE—

SENATE BILLS
1095

SHIELDS—

SENATE BILLS
1084

SENATE CONCURRENT RESOLUTIONS
22

THATCHER—

SENATE BILLS
1099

SENATE JOINT RESOLUTIONS
41

TOMEI—

SENATE BILLS
1084 1092 1095 1098 1099

WHISNANT—

SENATE BILLS
1095 1099

SENATE JOINT RESOLUTIONS
41

WITT—

SENATE BILLS
1078 1102

SENATE CONCURRENT RESOLUTIONS
22 24 27

HOUSE MEASURES INTRODUCED BY COMMITTEE**ELECTIONS, ETHICS AND RULES—**

HOUSE BILLS

3600	3601	3602	3603	3604	3605	3606	3607
3608	3609	3610	3611	3612	3613	3614	3615
3616	3617	3618	3619	3620	3621	3622	3623
3624	3625	3626	3627	3628	3629	3630	3631
3632	3633	3634	3635	3636	3637	3639	5100

HOUSE CONCURRENT RESOLUTIONS

100	101	102	103	104	105
-----	-----	-----	-----	-----	-----

HOUSE JOINT MEMORIALS

100	101
-----	-----

HOUSE JOINT RESOLUTIONS

100	101
-----	-----

JUDICIARY—

HOUSE BILLS

3638

VETERANS' AFFAIRS—

HOUSE JOINT MEMORIALS

102

MEASURES IN HOUSE COMMITTEES

Agriculture and Natural Resources**Reported Out**

HOUSE BILLS

3627 3628 3629

SENATE CONCURRENT RESOLUTIONS

23

Business and Labor**In Committee**

HOUSE BILLS

3637

Reported Out

HOUSE BILLS

3632 3636

SENATE BILLS

1063

Consumer Protection**Reported Out**

HOUSE BILLS

3603 3630 3631

Education**Reported Out**

HOUSE BILLS

3600 3601

HOUSE CONCURRENT RESOLUTIONS

100

SENATE BILLS

1067 1068 1092

Elections, Ethics and Rules**In Committee**

HOUSE BILLS

3604

Reported Out

HOUSE BILLS

3602 3603 3615 3624 3634 3639

HOUSE CONCURRENT RESOLUTIONS

101 102 103 104 105

HOUSE JOINT MEMORIALS

102

SENATE BILLS

1071 1098

SENATE CONCURRENT RESOLUTIONS

22 26 27 28

SENATE JOINT RESOLUTIONS

42

Emergency Preparedness and Ocean Policy**Reported Out**

HOUSE BILLS

3608 3609

Energy and the Environment**Reported Out**

HOUSE BILLS

3610 3611 3612

SENATE JOINT MEMORIALS

14

**Government Accountability and Information
Technology****Reported Out**

HOUSE BILLS

3613

SENATE BILLS

1078

Health Care**Reported Out**

HOUSE BILLS

3614

HOUSE JOINT RESOLUTIONS

100

MEASURES IN HOUSE COMMITTEES

SENATE BILLS
1062

Human Services and Women’s Wellness

Reported Out

HOUSE BILLS
3616 3617

SENATE BILLS
1061

SENATE CONCURRENT RESOLUTIONS
24

Judiciary

Reported Out

HOUSE BILLS
3633 3638

SENATE BILLS
1072 1086 1088 1095

Revenue

In Committee

HOUSE BILLS
3621

Reported Out

HOUSE BILLS
3618 3619 3620

SENATE BILLS
1060 1081 1082 1101

Rural Policy

In Committee

HOUSE BILLS
3635

Reported Out

HOUSE JOINT MEMORIALS
100

HOUSE JOINT RESOLUTIONS
101

Transportation

Reported Out

HOUSE BILLS
3622 3623 3624

SENATE BILLS
1079 1084

Veterans’ Affairs

Reported Out

HOUSE BILLS
3625

Ways and Means

In Committee

HOUSE BILLS
3609 3610 3614 3617 3625 3627 3633

Reported Out

HOUSE BILLS
3601 3607 3626 3638 5100

SENATE BILLS
1064 1066 1069 1074 1080 1087 1093 1099
5555 5556

Workforce and Economic Development

In Committee

HOUSE JOINT MEMORIALS
101

Reported Out

HOUSE BILLS
3605 3606 3607

MEASURES PASSED OR ADOPTED BY THE HOUSE**HOUSE BILLS**

3600	3601	3602	3603	3605	3606	3607	3608
3611	3612†	3613	3615	3616	3618	3619†	3620
3622	3623	3624	3626	3628	3629	3630†	3631†
3632†	3634	3636†	3638	3639	5100		

HOUSE CONCURRENT RESOLUTIONS

100	101	102	103	104	105
-----	-----	-----	-----	-----	-----

HOUSE JOINT MEMORIALS

100	102
-----	-----

HOUSE JOINT RESOLUTIONS

100	101
-----	-----

SENATE BILLS

1060	1061	1062	1063	1064	1066	1067	1068
1069	1071	1072	1074	1078	1079	1080	1081
1082	1084	1086	1087	1088	1092	1093	1095
1098	1099	1101	5555	5556			

SENATE CONCURRENT RESOLUTIONS

22	23	24	25	26	27	28
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SENATE JOINT MEMORIALS

14

SENATE JOINT RESOLUTIONS

42

MEASURES AT HOUSE DESK UPON ADJOURNMENT

HOUSE BILLS

3616

HOUSE MEASURES FILED WITH SECRETARY OF STATE

HOUSE CONCURRENT RESOLUTIONS

100 101 102 103 104 105

HOUSE JOINT MEMORIALS

100 102

HOUSE MEASURES SIGNED BY GOVERNOR

HOUSE BILLS

3600	3601	3602	3605	3606	3607	3608	3611
3612	3615	3618	3619	3620	3622	3624	3626
3628	3629	3630	3631	3632	3634	3636	3638
3639	5100						

HOUSE MEMBER PARTICIPATION DURING CONSIDERATION OF MEASURES

BARKER—**MEASURES CARRIED:**

HOUSE JOINT MEMORIALS
102

SENATE BILLS
1066 1072

BARNHART—**MEASURES CARRIED:**

HOUSE BILLS
3618 3619

VOTE EXPLANATION FILED:

SENATE BILLS
1080

BENTZ—**MEASURES CARRIED:**

SENATE BILLS
1081

POTENTIAL CONFLICT OF INTEREST DECLARED:

HOUSE BILLS
3618 3619

SENATE BILLS
1101

VOTE EXPLANATION FILED:

HOUSE BILLS
3618 3631

BERGER—**MEASURES CARRIED:**

SENATE CONCURRENT RESOLUTIONS
26 28

POTENTIAL CONFLICT OF INTEREST DECLARED:

HOUSE BILLS
3629

BEYER—**MEASURES CARRIED:**

SENATE BILLS
1080 1084

BONAMICI—**MEASURES CARRIED:**

HOUSE BILLS
3630

VOTE EXPLANATION FILED:

SENATE BILLS
1068 1080

BOONE—**MEASURES CARRIED:**

HOUSE BILLS
3605

POTENTIAL CONFLICT OF INTEREST DECLARED:

HOUSE BILLS
3618

SENATE BILLS
1063 1084

BOQUIST—**MEASURES CARRIED:**

HOUSE BILLS
3629

POTENTIAL CONFLICT OF INTEREST DECLARED:

HOUSE BILLS
3618

VOTE EXPLANATION FILED:

HOUSE BILLS
3631

SENATE BILLS
1080

BRUUN—**POTENTIAL CONFLICT OF INTEREST DECLARED:**

SENATE BILLS
1063

BUCKLEY—**MEASURES CARRIED:**

HOUSE BILLS
3600 3624

SENATE BILLS
1092

BURLEY—**VOTE EXPLANATION FILED:**

HOUSE BILLS
3631

HOUSE MEMBER PARTICIPATION DURING CONSIDERATION OF MEASURES**CAMERON—****MEASURES CARRIED:**

SENATE BILLS
1086

VOTE EXPLANATION FILED:

HOUSE BILLS
3631

CLEM—**MEASURES CARRIED:**

HOUSE BILLS
3601

SENATE CONCURRENT RESOLUTIONS
23

POTENTIAL CONFLICT OF INTEREST DECLARED:

HOUSE BILLS
3601 3618

COWAN—**MEASURES CARRIED:**

HOUSE JOINT MEMORIALS
100

SENATE BILLS
1061

VOTE EXPLANATION FILED:

HOUSE BILLS
5100

DINGFELDER—**POTENTIAL CONFLICT OF INTEREST DECLARED:**

SENATE BILLS
1069

VOTE EXPLANATION FILED:

HOUSE BILLS
5100

SENATE BILLS
1080

C EDWARDS—**POTENTIAL CONFLICT OF INTEREST DECLARED:**

HOUSE BILLS
3618

D EDWARDS—**MEASURES CARRIED:**

SENATE BILLS
1069

ESQUIVEL—**MEASURES CARRIED:**

HOUSE BILLS
3639

HOUSE CONCURRENT RESOLUTIONS
105

SENATE CONCURRENT RESOLUTIONS
27

FLORES—**VOTE EXPLANATION FILED:**

HOUSE BILLS
3603 3616 3618 3631

SENATE BILLS
1087

GALIZIO—**MEASURES CARRIED:**

SENATE BILLS
5555

VOTE EXPLANATION FILED:

HOUSE BILLS
3603

GARRARD—**MEASURES CARRIED:**

HOUSE BILLS
3611

HOUSE CONCURRENT RESOLUTIONS
100

GELSER—**MEASURES CARRIED:**

HOUSE CONCURRENT RESOLUTIONS
103

SENATE BILLS
1060

GILLIAM—**VOTE EXPLANATION FILED:**

HOUSE BILLS
3618

HOUSE MEMBER PARTICIPATION DURING CONSIDERATION OF MEASURES**GILMAN—****MEASURES CARRIED:**

SENATE BILLS
1079

GREENLICK—**MEASURES CARRIED:**

HOUSE JOINT RESOLUTIONS
100

SENATE BILLS
1093

VOTE EXPLANATION FILED:

SENATE BILLS
1080

HANNA—**POTENTIAL CONFLICT OF INTEREST DECLARED:**

HOUSE BILLS
3611

HOLVEY—**MEASURES CARRIED:**

HOUSE BILLS
3603 3631

HOUSE CONCURRENT RESOLUTIONS
102

SENATE CONCURRENT RESOLUTIONS
22

HUFFMAN—**VOTE EXPLANATION FILED:**

HOUSE BILLS
3631

HUNT—**MEASURES CARRIED:**

SENATE BILLS
1071

JENSON—**MEASURES CARRIED:**

SENATE BILLS
1069

VOTE EXPLANATION FILED:

HOUSE BILLS
3631

KOMP—**MEASURES CARRIED:**

SENATE BILLS
1068

POTENTIAL CONFLICT OF INTEREST DECLARED:

HOUSE BILLS
3618

KOTEK—**MEASURES CARRIED:**

HOUSE BILLS
3601

KRIEGER—**POTENTIAL CONFLICT OF INTEREST DECLARED:**

HOUSE BILLS
3618

KRUMMEL—**MEASURES CARRIED:**

HOUSE BILLS
3623

LIM—**VOTE EXPLANATION FILED:**

HOUSE BILLS
3631

MACPHERSON—**MEASURES CARRIED:**

HOUSE BILLS
3615 3638

SENATE BILLS
1087

MAURER—**MEASURES CARRIED:**

HOUSE BILLS
3616

POTENTIAL CONFLICT OF INTEREST DECLARED:

SENATE BILLS
1060 1062

VOTE EXPLANATION FILED:

HOUSE BILLS
3631

HOUSE MEMBER PARTICIPATION DURING CONSIDERATION OF MEASURES**MINNIS—****VOTE EXPLANATION FILED:**

HOUSE BILLS
3631

MORGAN—**MEASURES CARRIED:**

HOUSE BILLS
5100

NATHANSON—**VOTE EXPLANATION FILED:**

SENATE BILLS
1080

NELSON—**MEASURES CARRIED:**

HOUSE BILLS
3608

NOLAN—**MEASURES CARRIED:**

HOUSE BILLS
3607 3626
SENATE BILLS
5556

OLSON—**MEASURES CARRIED:**

HOUSE BILLS
3638
HOUSE CONCURRENT RESOLUTIONS
104
SENATE BILLS
1087
SENATE CONCURRENT RESOLUTIONS
24

VOTE EXPLANATION FILED:

HOUSE BILLS
3631

READ—**MEASURES CARRIED:**

HOUSE BILLS
3620
SENATE BILLS
1082 1101

SENATE JOINT MEMORIALS
14

VOTE EXPLANATION FILED:

SENATE BILLS
1080

RICHARDSON—**MEASURES CARRIED:**

SENATE BILLS
1062

RILEY—**MEASURES CARRIED:**

SENATE BILLS
1064 1078 1099

ROBLAN—**MEASURES CARRIED:**

HOUSE BILLS
3606
HOUSE JOINT RESOLUTIONS
101

ROSENBAUM—**MEASURES CARRIED:**

HOUSE BILLS
3602 3634 3639
SENATE JOINT RESOLUTIONS
42

SCHAUFLER—**MEASURES CARRIED:**

HOUSE BILLS
3632 3636

POTENTIAL CONFLICT OF INTEREST DECLARED:

HOUSE BILLS
3611

SENATE BILLS
1063

SCOTT—**POTENTIAL CONFLICT OF INTEREST DECLARED:**

HOUSE BILLS
3618

HOUSE MEMBER PARTICIPATION DURING CONSIDERATION OF MEASURES**SHIELDS—****MEASURES CARRIED:**

SENATE BILLS
1098

POTENTIAL CONFLICT OF INTEREST DECLARED:

SENATE BILLS
1062

G SMITH—**MEASURES CARRIED:**

HOUSE BILLS
3622

POTENTIAL CONFLICT OF INTEREST DECLARED:

HOUSE BILLS
3619

P SMITH—**MEASURES CARRIED:**

SENATE BILLS
1074

POTENTIAL CONFLICT OF INTEREST DECLARED:

HOUSE BILLS
3618

SPRENGER—**POTENTIAL CONFLICT OF INTEREST DECLARED:**

HOUSE BILLS
3618

VOTE EXPLANATION FILED:

HOUSE BILLS
3631

THATCHER—**MEASURES CARRIED:**

HOUSE BILLS
3613

HOUSE CONCURRENT RESOLUTIONS
101

POTENTIAL CONFLICT OF INTEREST DECLARED:

HOUSE BILLS
3618

SENATE BILLS
1063

VOTE EXPLANATION FILED:

HOUSE BILLS
3618 3631

SENATE BILLS
1087

TOMEI—**VOTE EXPLANATION FILED:**

HOUSE BILLS
5100

SENATE BILLS
1080

WHISNANT—**MEASURES CARRIED:**

SENATE BILLS
1067 1095

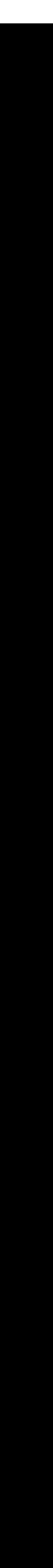
VOTE EXPLANATION FILED:

HOUSE BILLS
3618 3631

WITT—**MEASURES CARRIED:**

HOUSE BILLS
3612

Senate



RECAPITULATION OF SENATE BILLS UPON ADJOURNMENT

Total introduced		46
Passed Senate, House and approved by Governor	28	
In Senate Committees upon adjournment	17	
Total		45

RECAPITULATION OF SENATE MEASURES OTHER THAN BILLS UPON ADJOURNMENT

Total Senate Concurrent Resolutions introduced		7
Adopted by Senate and House	7	
Total	7	
Total Senate Joint Memorials introduced		1
Adopted by Senate and House	1	
Total	1	
Total Senate Joint Resolutions introduced		3
Adopted by Senate and House	1	
In Senate Committees upon adjournment	2	
Total	3	
Total Senate Memorials introduced		0
Total Senate Resolutions introduced		0
TOTAL SENATE MEASURES INTRODUCED		56

* Vetoed during session (0)

SENATE VETOED BILLS

- SB 405 Relating to semi-independent state agencies. *
- SB 671 Relating to acquisition of interests in public utilities. *
- SB 1008 Relating to electric utilities, appropriating money. *
- SB 1083 Relating to farm employment tax credits. *

* Vetoed prior to adjournment. Veto sustained in accordance with Article V, Section 15b, Oregon Constitution

** Vetoed after adjournment

SENATE MEASURES REFERRED TO THE PEOPLE**2004 General Election - November 2, 2004**

- SJR 14 Proposing amendment to Oregon Constitution relating to revenues from taxes on ownership, operation or use of motor vehicles.
- SJR 19 Proposing amendment to Oregon Constitution relating to vacancies in office.

MEASURES INTRODUCED BY INDIVIDUAL SENATORS

ATKINSON—

SENATE BILLS

1100[†]

SENATE CONCURRENT RESOLUTIONS

27

SENATE JOINT RESOLUTIONS

42

AVAKIAN—

SENATE BILLS

1074 1102[†]

SENATE CONCURRENT RESOLUTIONS

27

SENATE JOINT RESOLUTIONS

42

BATES—

SENATE BILLS

1084 1089[†] 1092 1093[†]

SENATE CONCURRENT RESOLUTIONS

27

SENATE JOINT RESOLUTIONS

42

BROWN—

SENATE BILLS

1098[†]

SENATE CONCURRENT RESOLUTIONS

27

SENATE JOINT RESOLUTIONS

42

BURDICK—

SENATE BILLS

1091[†] 1101[†]

SENATE CONCURRENT RESOLUTIONS

27

SENATE JOINT RESOLUTIONS

42

CARTER—

SENATE BILLS

1072 1074 1077 1089[†]

SENATE CONCURRENT RESOLUTIONS

27

SENATE JOINT RESOLUTIONS

42

COURTNEY—

SENATE BILLS

1072[†] 1084

SENATE CONCURRENT RESOLUTIONS

24[†] 25[†] 26[†] 27

SENATE JOINT RESOLUTIONS

42

DEVLIN—

SENATE BILLS

1084[†] 1095 1099

SENATE CONCURRENT RESOLUTIONS

27

SENATE JOINT RESOLUTIONS

42

FERRIOLI—

SENATE BILLS

1059[†] 1094 1095 1097[†] 1099 1100 1101

SENATE CONCURRENT RESOLUTIONS

27[†]

SENATE JOINT RESOLUTIONS

41 42[†]**G GEORGE—**

SENATE BILLS

1059 1094 1095 1097 1099 1100 1101 1102[†]

SENATE CONCURRENT RESOLUTIONS

27 28[†]

SENATE JOINT RESOLUTIONS

41 42

L GEORGE—

SENATE BILLS

1094 1095 1096 1097 1101 1102

SENATE CONCURRENT RESOLUTIONS

27

SENATE JOINT RESOLUTIONS

41[†] 42**GIROD—**

SENATE BILLS

1099 1102

[†] Denotes Principal Sponsorship

MEASURES INTRODUCED BY INDIVIDUAL SENATORS**SENATE CONCURRENT RESOLUTIONS**

27

SENATE JOINT RESOLUTIONS

42

GORDLY—**SENATE BILLS**1075[†] 1100**SENATE CONCURRENT RESOLUTIONS**

27

SENATE JOINT RESOLUTIONS

42

HASS—**SENATE BILLS**1074 1084 1092[†]**SENATE CONCURRENT RESOLUTIONS**

27

SENATE JOINT RESOLUTIONS

42

JOHNSON—**SENATE BILLS**1073[†] 1099**SENATE CONCURRENT RESOLUTIONS**

27

SENATE JOINT RESOLUTIONS

42

KRUSE—**SENATE BILLS**1101[†]**SENATE CONCURRENT RESOLUTIONS**

27

SENATE JOINT RESOLUTIONS

42

METSGER—**SENATE BILLS**1078[†] 1099**SENATE CONCURRENT RESOLUTIONS**

27

SENATE JOINT RESOLUTIONS

42

MONNES ANDERSON—**SENATE BILLS**1074[†] 1077 1084**SENATE CONCURRENT RESOLUTIONS**

27

SENATE JOINT RESOLUTIONS

42

MONROE—**SENATE BILLS**1085[†]**SENATE CONCURRENT RESOLUTIONS**

27

SENATE JOINT RESOLUTIONS

42

MORRISETTE—**SENATE BILLS**1065[†] 1077 1084**SENATE CONCURRENT RESOLUTIONS**

27

SENATE JOINT RESOLUTIONS

42

MORSE—**SENATE BILLS**1099[†]**SENATE CONCURRENT RESOLUTIONS**

27

SENATE JOINT RESOLUTIONS

42

NELSON—**SENATE BILLS**

1059 1094 1095 1096 1097 1099 1101

SENATE CONCURRENT RESOLUTIONS

27

SENATE JOINT RESOLUTIONS

41 42

PROZANSKI—**SENATE BILLS**1070[†] 1099**SENATE CONCURRENT RESOLUTIONS**

22 27

SENATE JOINT RESOLUTIONS

42

SCHRADER—**SENATE BILLS**1076[†] 1099

MEASURES INTRODUCED BY INDIVIDUAL SENATORS**SENATE CONCURRENT RESOLUTIONS**

27

SENATE JOINT RESOLUTIONS

42

SENATE CONCURRENT RESOLUTIONS

26 27

SENATE JOINT RESOLUTIONS

41 42

STARR—**SENATE BILLS**1059 1094 1095 1096[†] 1097 1099 1101**SENATE CONCURRENT RESOLUTIONS**

27

SENATE JOINT RESOLUTIONS

41 42

VERGER—**SENATE BILLS**1077[†]**SENATE CONCURRENT RESOLUTIONS**

27

SENATE JOINT RESOLUTIONS

42

WALKER—**SENATE BILLS**1072 1077 1083[†] 1099[†] 1102**SENATE CONCURRENT RESOLUTIONS**22[†] 24 26 27**SENATE JOINT RESOLUTIONS**

42

WESTLUND—**SENATE BILLS**1078 1090[†] 1099 1102[†]**SENATE CONCURRENT RESOLUTIONS**

27

SENATE JOINT RESOLUTIONS

42

WHITSETT—**SENATE BILLS**1094 1095[†] 1096 1097 1099 1101**SENATE CONCURRENT RESOLUTIONS**

27

SENATE JOINT RESOLUTIONS

41 42

WINTERS—**SENATE BILLS**1059 1094[†] 1095 1096 1097 1099 1100 1101

SENATE MEASURES PRESESSION FILED**SENATE BILLS**

1059	1060	1061	1062	1063	1064	1065	1066
1067	1068	1069	1070	1071	1072	1073	1074
1075	1076	1077	1078	1079	1080	1081	1082
1083	1084	1085	1086	1087	1088	1089	1090
1091	1092	1093	1094	1095	1096	1097	1098
1099	1100	1101	1102	5555	5556		

SENATE CONCURRENT RESOLUTIONS

22	23	24	25	26	27
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SENATE JOINT MEMORIALS

14

SENATE JOINT RESOLUTIONS

40	41	42
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MEASURES REFERRED TO SENATE COMMITTEES

Commerce and Labor**Reported Out**

SENATE BILLS

1063 1064 1090

HOUSE BILLS

3630 3632

Education and General Government**In Committee**

SENATE BILLS

1059 1076 1097

SENATE JOINT RESOLUTIONS

41

HOUSE BILLS

3613

Reported Out

SENATE BILLS

1066 1067 1068 1092 1099

HOUSE BILLS

3600 3605 3606 3608

HOUSE CONCURRENT RESOLUTIONS

100

HOUSE JOINT MEMORIALS

100

Elections and Ethics**In Committee**

SENATE BILLS

1096

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1082	1084	1086 [†]	1087	1088	1092 [†]	1093	1095
1098	1099	1101 [†]	5555	5556			

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From left to right in the columns of the table below are found:

(1) The section, series of sections or chapter of Oregon Revised Statutes.

(2) An “A” or an “R” indicating respectively the amendment or repeal of the ORS section, or the word “Add” indicating that a section or sections of a bill or measure are “added to and made a part of” the ORS chapter or series.

(3) The following information about the section and bill or measure by which ORS is amended, repealed or “added to”:

(a) The section number and Senate or House bill number for the 2008 bill;

(b) The section number and current session bill number or previous session bill number for the bill repassed over the Governor’s veto during the 2008 session (such as “§3 OV 3333” for a current session overturned veto or “§4 OVP 4444” for a previous session overturned veto); or

The engrossing level is printed next to the bill number if the bill has been engrossed (such as “C” to indicate the C-engrossed version, “AMR” or “AMR2” to indicate respectively the first or second minority report A-engrossed version, and “BCC” or “BCC2” to indicate respectively the first or second conference committee report or amendment to the B-engrossed version).

The bill or measure number and engrossing level appear in boldfaced type if the bill or measure has become law, or has been referred, and has been assigned a 2008 Oregon Laws chapter number.

(4) An “E” if an emergency clause applies to the amendment, repeal or addition.

(1)	(2)	(3)	(4)	(1)	(2)	(3)	(4)
40.015	A	§61 HB 3633 A	E	135.432	A	§58 HB 3633 A	E
	A	§73 HB 3633 A	E		A	§70 HB 3633 A	E
	A	§85 HB 3633 A	E		A	§82 HB 3633 A	E
59.850	A	§9 HB 3603 A	E	137.281	A	§6 HB 3638 B	E
	A	§13 SB 1090 A	E	137.545	A	§63 HB 3633 A	E
59.860	A	§1 SB 1064 A	E		A	§75 HB 3633 A	E
59.880	A	§10 HB 3603 A	E	137.717	A	§7 SB 1087 B	
	A	§14 SB 1090 A	E	137.750	A	§2 HB 3638 B	E
59.969	A	§2 SB 1064 A	E	144.108	A	§65 HB 3633 A	E
59.971	A	§3 SB 1064 A	E		A	§77 HB 3633 A	E
59.973	A	§4 SB 1064 A	E	144.343	A	§66 HB 3633 A	E
59.996	A	§5 SB 1064 A	E		A	§78 HB 3633 A	E
86.705 to)				147.417	A	§64 HB 3633 A	E
86.795)	Add	§19 HB 3630 B	E		A	§76 HB 3633 A	E
90.390	A	§3 HB 3639 A	E	164.162	A	§10 SB 1087 B	
92.010 to)				167.360	A	§3 SB 1072 A	E
92.190)	Add	§1 HB 3629 A	E	167.370	A	§1 SB 1072 A	E
92.010	A	§3 HB 3629 A	E	167.372	A	§2 SB 1072 A	E
92.060	A	§4 HB 3629 A	E	192.501	A	§1 SB 1086 B	E
92.345	A	§5 HB 3629 A	E		A	§2 SB 1086 B	E
97.953	A	§33 SB 1080 A	E	196.405 to)			
118.140	A	§1 HB 3618 A		196.515)	Add	§2 HB 3609 A	E
131.007	A	§57 HB 3633 A	E	196.405	A	§1 HB 3609 A	E
	A	§69 HB 3633 A	E	196.443	A	§4 HB 3609 A	E
	A	§81 HB 3633 A	E	205.246	A	§3 SB 1086 B	E
135.230 to)				246.021	A	§2 SB 1071 B	E
135.290)	Add	§2 SB 1095 A		Ch. 247	Add	§6 SB 1083 A	E
135.245	A	§62 HB 3633 A	E		Add	§7 SB 1098 A	E
	A	§74 HB 3633 A	E	247.012	A	§1 SB 1098 A	E
135.406	R	§56 HB 3633 A	E	247.025	A	§2 SB 1098 A	E
	R	§68 HB 3633 A	E	247.292	A	§3 SB 1098 A	E
	R	§80 HB 3633 A	E	247.307	A	§4 SB 1098 A	E

(1)	(2)	(3)			(4)	(1)	(2)	(3)			(4)
248.008	A	§2	SB	1102 A		339.125	A	§1	SB	1059	E
249.002	A	§1	SB	1096		339.317	A	§4	SB 1092 B		
249.088	A	§3	SB	1096		339.319	A	§5	SB 1092 B		
250.029	A	§1	HB	3604	E	339.321	A	§6	SB 1092 B		
250.035	A	§1	SB	1083 A	E	339.323	A	§7	SB 1092 B		
250.085	A	§2	SB	1083 A	E	342.126	R	§11	SB 1066 A	E	
250.105	A	§3	SB	1083 A	E	342.223	A	§8	SB 1066 A	E	
250.115	A	§1	HB 3634 A		E	342.726	A	§5	SB 1066 A	E	
254.005	A	§2	SB	1096		343.401	A	§3	SB 1066 A	E	
254.135	A	§1	SB	1102 A		343.404	A	§4	SB 1066 A	E	
254.415	A	§5	SB	1083 A	E	348.701 to)					
254.470	A	§5	SB 1098 A		E	348.710)	Add	§1	HB 3620	E	
254.480	A	§6	SB 1098 A		E	396.515	A	§9	HB 3626 A	E	
254.505	A	§3	SB	1102 A		401.015 to)					
260.057	A	§1	SB 1071 B	E		401.107)	Add	§1	HB 3606 A		
260.085	A	§4	SB 1071 B	E		401.280	A	§8	HB 3626 A	E	
260.345	A	§4	SB	1083 A	E	401.535	R	§7	HB 3626 A	E	
276.900	A	§1	HB 3612 B	E		410.125	R	§16	HB 3626 A	E	
276.905	A	§2	HB 3612 B	E		410.851	A	§11	HB 3626 A	E	
276.915	A	§3	HB 3612 B	E		414.047	A	§2	HB	3614 A	E
294.145	A	§1	HB 3626 A	E		414.725	A	§1	SB	1065 A	E
294.847	A	§2	HB 3626 A	E		Ch. 419A	Add	§1	SB 1092 B		
	A	§3	HB 3626 A	E		419A.004	A	§67	HB	3633 A	E
297.050	A	§7	HB	3613 A	E		A	§79	HB	3633 A	E
	A	§7	SB 1099 A	E			A	§86	HB	3633 A	E
297.070	A	§8	HB	3613 A	E	419A.015	A	§8	SB 1092 B		
	A	§8	SB 1099 A	E		419A.255	A	§9	SB 1092 B		
305.230	A	§1	HB	3621		419A.300	A	§10	SB 1092 B		
	A	§1	SB 1081			Ch. 419C	Add	§1	SB 1088 A	E	
305.494	A	§2	HB	3621		419C.261	A	§59	HB	3633 A	E
	A	§2	SB 1081				A	§71	HB	3633 A	E
305.690	A	§3	HB	3621			A	§83	HB	3633 A	E
	A	§3	SB 1081			419C.273	A	§60	HB	3633 A	E
307.130	A	§4	HB	3621			A	§72	HB	3633 A	E
	A	§4	SB 1081				A	§84	HB	3633 A	E
307.147	A	§5	HB	3621		421.502	A	§3	HB 3638 B	E	
	A	§5	SB 1081			421.508	A	§4	HB 3638 B	E	
308A.450	A	§6	HB	3621		421.510	A	§5	HB 3638 B	E	
	A	§6	SB 1081			430.010	A	§3	HB	3616 B	
310.140	A	§7	HB	3621		430.745	A	§5	HB	3617 A	E
	A	§7	SB 1081			441.020	A	§6	HB	3617 A	E
310.150	A	§7	SB	1085		441.715	A	§7	HB	3617 A	E
310.630	A	§8	HB	3621		441.745	A	§8	HB	3617 A	E
	A	§8	SB 1081			441.995	A	§10	HB	3617 A	E
310.800	A	§9	HB	3621		443.415	A	§9	HB	3617 A	E
	A	§9	SB 1081			443.420	A	§12	HB 3626 A	E	
311.689	A	§10	HB	3621		443.425	A	§11	HB	3617 A	E
	A	§10	SB 1081			443.430	A	§12	HB	3617 A	E
Ch. 314	Add	§19	SB	1091		443.455	A	§13	HB	3617 A	E
314.011	A	§11	HB	3621		443.735	A	§14	HB	3617 A	E
	A	§11	SB 1081			443.740	A	§15	HB	3617 A	E
314.255	A	§21	SB	1091		443.775	A	§16	HB	3617 A	E
314.258	A	§1	SB 1101 B			443.790	A	§17	HB	3617 A	E
314.752	A	§22	SB	1091		443.825	A	§18	HB	3617 A	E
	A	§23	SB	1091		457.010	A	§1	SB	1085	
	A	§24	SB	1091		457.085	A	§2	SB	1085	
Ch. 315	Add	§1	SB	1077 A		457.170	A	§3	SB	1085	
	Add	§16	SB	1091		457.190	A	§4	SB	1085	
315.004	A	§12	HB	3621		457.220	A	§5	SB	1085	
	A	§12	SB 1081			457.460	A	§6	SB	1085	
315.324	A	§25	SB	1091		458.670	A	§16	HB	3621	
315.356	A	§26	SB	1091			A	§16	SB 1081		
315.631	A	§1	SB 1060			Ch. 468	Add	§1	SB	1091	
316.012	A	§13	HB	3621		Ch. 468A	Add	§2	HB	3610 A	E
	A	§13	SB 1081			468A.215	A	§4	HB	3610 A	E
317.010	A	§14	HB	3621		468A.220	A	§5	HB	3610 A	E
	A	§14	SB 1081			468A.225	A	§6	HB	3610 A	E
317.097	A	§6	HB 3619 B			468A.235	A	§1	HB	3610 A	E
	A	§15	HB	3621		469.197	A	§1	HB 3619 B		
	A	§15	SB 1081			469.200	A	§2	HB 3619 B		
319.520	A	§1	SB 1079 B	E		469.205	A	§3	HB 3619 B		
319.550	A	§3	SB 1079 B	E		469.215	A	§4	HB 3619 B		
319.665	A	§2	SB 1079 B	E		469.225	A	§5	HB 3619 B		
327.008	A	§1	SB 1066 A	E		471.186	A	§1	HB 3636 B	E	
	A	§2	SB 1066 A	E		471.282	A	§2	HB 3636 B	E	
329.488	A	§1	HB 3600 A	E		475.340	A	§2	HB	3635	E
332.207	A	§1	SB 1067	E		527.736	A	§1	HB 3628	E	
338.025	A	§13	SB 1092 B			646.607	A	§16	HB 3630 B	E	
	A	§14	SB 1092 B				A	§4	HB 3631 B	E	
338.115	A	§11	SB 1092 B			646.608	A	§7	HB 3630 B	E	
	A	§12	SB 1092 B				A	§8	HB 3630 B	E	

(1)	(2)	(3)	(4)	(1)	(2)	(3)	(4)
	A	\$5 HB 3631 B	E		A	\$5 SB 1100 A	
	A	\$6 HB 3631 B	E		A	\$6 SB 1100 A	
646.913	A	\$4 SB 1079 B	E	750.333	A	\$7 HB 3605 A	E
653.020	A	\$1 HB 3632 B	E		A	\$8 HB 3605 A	E
656.027	A	\$2 HB 3632 B	E		A	\$9 HB 3605 A	E
	A	\$3 HB 3632 B	E		A	\$7 HB 3616 B	
Ch. 657	Add	\$4 HB 3632 B	E		A	\$8 HB 3616 B	
657.010	A	\$17 HB 3621			A	\$9 HB 3616 B	
	A	\$17 SB 1081			A	\$7 SB 1100 A	
657.155	A	\$3 HB 3606 A			A	\$8 SB 1100 A	
Ch. 659A	Add	\$1 HB 3639 A	E		A	\$9 SB 1100 A	
659A.001	A	\$4 HB 3639 A	E	Ch. 801 to)			
659A.145	A	\$5 HB 3639 A	E	Ch. 826)	Add	\$2 HB 3622 A	E
659A.420	R	\$17 HB 3639 A	E		Add	\$1 HB 3623	
659A.421	A	\$6 HB 3639 A	E		Add	\$1 SB 1080 A	E
659A.820	A	\$7 HB 3639 A	E		Add	\$5 SB 1080 A	E
659A.825	A	\$8 HB 3639 A	E		Add	\$4 SB 1084 A	E
659A.830	A	\$9 HB 3639 A	E		Add	\$1 SB 1094 A	
659A.840	A	\$10 HB 3639 A	E	802.200	A	\$8 SB 1080 A	E
659A.845	A	\$11 HB 3639 A	E	805.320	A	\$4 HB 3622 A	E
659A.850	A	\$12 HB 3639 A	E	807.024	A	\$14 SB 1080 A	E
659A.870	A	\$13 HB 3639 A	E	807.040	A	\$9 SB 1080 A	E
659A.875	A	\$14 HB 3639 A	E		A	\$10 SB 1080 A	E
659A.880	A	\$15 HB 3639 A	E	807.050	A	\$11 SB 1080 A	E
659A.885	A	\$16 HB 3639 A	E	807.110	A	\$12 SB 1080 A	E
675.745	A	\$4 HB 3616 B			A	\$13 SB 1080 A	E
675.825	A	\$5 HB 3616 B		807.130	A	\$15 SB 1080 A	E
678.370	A	\$1 SB 1062 A	E	807.162	A	\$16 SB 1080 A	E
678.375	A	\$2 SB 1062 A	E	807.310	A	\$27 SB 1080 A	E
678.385	R	\$5 SB 1062 A	E	807.370	A	\$17 SB 1080 A	E
678.390	A	\$3 SB 1062 A	E		A	\$19 SB 1080 A	E
689.765	A	\$4 SB 1062 A	E	807.400	A	\$21 SB 1080 A	E
696.581	A	\$2 SB 1101 B			A	\$22 SB 1080 A	E
701.084	A	\$1 SB 1063	E	807.405	A	\$28 SB 1080 A	E
706.544	A	\$11 HB 3603 A	E	807.410	A	\$23 SB 1080 A	E
	A	\$15 SB 1090 A	E		A	\$25 SB 1080 A	E
Ch. 731 to)				809.412	A	\$3 SB 1088 A	E
Ch. 750)	Add	\$1 HB 3605 A	E	811.603	A	\$29 SB 1080 A	E
	Add	\$1 SB 1100 A		811.604	A	\$30 SB 1080 A	E
731.028	A	\$3 HB 3605 A	E	811.605	A	\$31 SB 1080 A	E
Ch. 743	Add	\$1 HB 3616 B		811.606	A	\$32 SB 1080 A	E
743A.168	A	\$6 HB 3616 B		811.717	A	\$3 HB 3622 A	E
748.603	A	\$4 HB 3605 A	E	814.070	A	\$1 SB 1084 A	E
750.055	A	\$5 HB 3605 A	E		A	\$2 SB 1084 A	E
	A	\$6 HB 3605 A	E	818.340	A	\$1 HB 3622 A	E

**OREGON RULES OF CIVIL PROCEDURE (ORCP) AMENDED,
REPEALED OR ADDED**

There were no amendments, repeals or additions affecting the Oregon Rules of Civil Procedure during the 2008 special session.

**SECTIONS IN UNCODIFIED LAW AMENDED,
REPEALED OR “ADDED TO”**

From left to right in the columns of the table below are found:

(1) The year, chapter and section or sections of the uncoded law.

(2) An “A” or an “R” indicating respectively the amendment or repeal of the uncoded section, or the word “Add” indicating that a section or sections of a bill or measure are “added to and made a part of” the series of uncoded sections.

(3) The following information about the section and bill or measure by which the uncoded section or sections are amended, repealed or “added to”:

(a) The section number and Senate or House bill number for the 2008 bill;

(b) The section number and current session bill number or previous session bill number for the bill repassed over the Governor’s veto during the 2008 session (such as “§3 OV 3333” for a current session overturned veto or “§4 OVP 4444” for a previous session overturned veto); or

The engrossing level is printed next to the bill number if the bill has been engrossed (such as “C” to indicate the C-engrossed version, “AMR” or “AMR2” to indicate respectively the first or second minority report A-engrossed version, and “BCC” or “BCC2” to indicate respectively the first or second conference committee report or amendment to the B-engrossed version).

The bill or measure number and engrossing level appear in boldfaced type if the bill or measure has become law, or has been referred, and has been assigned a 2008 Oregon Laws chapter number.

(4) An “E” if an emergency clause applies to the amendment, repeal or addition.

(1)			(2)		(3)		(4)		(1)			(2)		(3)		(4)				
2001 c.	981	§2	A	§13	HB 3626 A	E	2007 c.	697	§24	A	§3	SB 1093 B	E	2007 c.	697	§25	A	§4	SB 1093 B	E
2005 c.	690	§8	A	§14	HB 3626 A	E	2007 c.	697	§25	A	§4	SB 1093 B	E	2007 c.	761	§2	A	§11	SB 5555 A	E
2005 c.	787	§29	A	§16	SB 5555 A	E	2007 c.	761	§3	A	§12	SB 5555 A	E	2007 c.	761	§2	A	§12	SB 5555 A	E
2007 c.	7	§16	A	§7	SB 1066 A	E	2007 c.	761	§6	A	§13	SB 5555 A	E	2007 c.	761	§16	A	§14	SB 5555 A	E
2007 c.	78	§1	A	§1	HB 3637	E	2007 c.	761	§18	A	§15	SB 5555 A	E	2007 c.	911	§2	R	§25	HB 3626 A	E
2007 c.	78	§2	A	§2	HB 3637	E	2007 c.	911	§3	R	§25	HB 3626 A	E	2007 c.	911	§5	R	§25	HB 3626 A	E
2007 c.	312	§2	A	§2	SB 1067	E	2008 c.	28	§2	A	§9	HB 3619 B								
2007 c.	395	§5	A	§6	SB 1066 A	E														
2007 c.	517	§4	A	§1	HB 3611 A	E														
2007 c.	697	§5	A	§1	SB 1093 B	E														
2007 c.	697	§9	A	§2	SB 1093 B	E														

**CONSTITUTIONAL PROVISIONS - AMENDMENTS,
REPEALS AND ADDITIONS**

From left to right in the columns of the table below are found:

- (1) The number of the Article and section of the Oregon Constitution.
- (2) An “A” or an “R” indicating respectively the amendment or repeal of a section, or the word “Add” indicating the addition of a new section or Article.
- (3) The following information about the amendment, repeal or addition:
 - (a) The boldfaced 2008 Senate or House joint resolution number and engrossing level, if the joint resolution has been adopted by both the House and Senate and will be referred to the people;
 - (b) The 2008 Senate or House joint resolution number and engrossing level, for a proposed joint resolution; or

The engrossing level is printed next to the joint resolution number if the joint resolution has been engrossed (such as “C” to indicate the C-engrossed version, “AMR” or “AMR2” to indicate respectively the first or second minority report A-engrossed version, and “BCC” or “BCC2” to indicate respectively the first or second conference committee report or amendment to the B-engrossed version).

(1)		(2)	(3)	(1)		(2)	(3)
Art. I,	§46	Add	HJR 100	Art. IV,	§34	Add	SJR 41
Art. IV,	§1	A	SJR 40				

TABLES

SENATE AND HOUSE BILLS ENACTED

SENATE BILLS

Bill Number	Chapter	Eff. Date	Bill Number	Chapter	Eff. Date	Bill Number	Chapter	Eff. Date	Bill Number	Chapter	Eff. Date
1060301/01/09	10691303/05/08	10824605/23/08	10985303/11/08
10613703/11/08	10714103/11/08	10844703/11/08	1099703/03/08
1062403/03/08	10724203/11/08	10864803/11/08	11015405/23/08
1063507/01/08	10744303/11/08	108714*	55551503/11/08
10643803/11/08	1078607/01/08	10884903/11/08	55561603/11/08
10663903/11/08	10794403/11/08	10925001/01/09			
1067202/22/08	1080102/15/08	10935103/11/08			
10684003/11/08	10814505/23/08	10955201/01/09			

HOUSE BILLS

Bill Number	Chapter	Eff. Date	Bill Number	Chapter	Eff. Date	Bill Number	Chapter	Eff. Date	Bill Number	Chapter	Eff. Date
36002003/11/08	3611803/03/08	36243003/11/08	36343303/11/08
36012103/11/08	36122603/11/08	36261803/11/08	36363403/11/08
36025503/11/08	36152703/11/08	36281103/03/08	36383503/11/08
36052203/11/08	36182805/23/08	36291203/03/08	36393603/11/08
36062301/01/09	36192905/23/08	36301903/11/08	51001703/11/08
36072403/11/08	3620903/03/08	36313103/11/08			
36082503/11/08	36221003/03/08	36323203/11/08			

* SB 1087 was referred to the voters at the regular general election on November 4, 2008. If approved, the Act takes effect 30 days after the election.