

Tuesday, June 20, 2023

Lori Brocker Secretary of the Senate

James Goulding Publications Coordinator

Subject: Vote Explanation SB 321 B

Dear Secretary Brocker and Publications Coordinator Goulding,

Please accept this vote explanation for SB 321 B to become a permanent entry in the journal:

In attempt to comply with <u>Senate Rule 13.02</u>, Oregon Statute <u>ORS 171.134</u>, and <u>Legislative Councils Form and Style Manual</u>, I am submitting the following revised measure summary:

The bill changes when a person can file a petition for a new trial. If the person was convicted or found GEI by a jury where not everyone agreed, they can file by a certain date. The bill lays out what evidence is needed for the petition. In a retrial, the bill provides special jury instructions for admission of specific evidence that is no longer available. The bill clarifies that a conviction based on one of these jury verdicts is not enough to prove a wrongful conviction.

FLESH SCORE: 60.8

Senate President Robert Wagner has also submitted this redrafted summary in the form of the 3<sup>rd</sup> Reading Measure Digest as a floor letter in an attempt to comply with <u>Senate Rule</u> 13.02, Oregon Statute <u>ORS 171.134</u>, and <u>Legislative Councils Form and Style Manual</u>.

Additionally, this revised summary has been read on the record by the bill carrier.

Thank you.

Respectfully submitted,

Senator Lynn Findley District 30