Introductory pages will be added upon final journal publication
Monday, February 1, 2016 – Morning Session

Senate convened at 8:30 a.m., President Courtney in Chair. The following members were present: Beyer, Boquist, Burdick, Dembrow, Devlin, Edwards, Ferrioli, Gels, Girod, Hansell, Hass, Johnson, Knopp, Kruse, Monnes Anderson, Monroe, Olsen, Prozanski, Riley, Roblan, Rosenbaum, Shields, Steiner Hayward, Thomsen, Whitsett; excused, Baertschiger Jr, Bates, Thatcher, Winters. Colors were posted by the Oregon Department of Corrections Honor Guard and the Senate pledged allegiance to the flag. Invocation by Bruce Bailey, Executive Director, Union Gospel Mission, Salem. “God Bless America” and CeeLo Green’s song “Forget You” were performed by the Western Oregon University Acapella Club, Monmouth.

The Credentials Committee report of January 12, 2015, stands and all members of the Senate are eligible to serve in the 2016 session of the Seventy-eighth Legislative Assembly.

The Secretary of the Senate was directed by the President to notify the Governor and the House of Representatives that the Senate has completed its organization and is ready for the business of the 2016 Regular Session of the Seventy-eighth Legislative Assembly.

President Courtney made the following appointments to the Special Committee on Rules:

SPECIAL COMMITTEE ON RULES
Diane Rosenbaum, Chair
Ted Ferrioli, Vice Chair
Lee Beyer
Brian Boquist
Ginny Burdick

Senate proceeded to the order of First Reading of Senate Measures by unanimous consent at the request of the Chair.

SCR 201, 202, 203, 204, 205, 206, 207; SJR 201, 202, 203, 204; SR 201; SB 1501, 1502, 1503, 1504, 1505, 1506, 1507, 1508, 1509, 1510, 1511, 1512, 1513, 1514, 1515, 1516, 1517, 1518, 1519, 1520, 1521, 1522, 1523, 1524, 1525, 1526, 1527, 1528, 1529, 1530, 1531, 1532, 1533, 1534, 1535, 1536, 1537, 1538, 1539, 1540, 1541, 1542, 1543, 1544, 1545, 1546, 1547, 1548, 1549, 1550, 1551, 1552, 1553, 1554, 1555, 1556, 1557, 1558, 1559, 1560, 1561, 1562, 1563, 1564, 1565, 1566, 1567, 1568, 1569, 1570, 1571, 1572, 1573, 1574, 1575, 1576, 1577, 1578, 1579, 1580, 1581, 1582, 1583, 1584, 1585, 1586, 1587, 1588, 1589, 1590, 1591, 1592, 1593 – Introduced, read first time and referred to President’s desk.

SCR 202 – Referred to Special Committee on Rules.

Senate at ease while the committee met. Senate reassembled.

President Courtney announced the following committee assignments:

SENATE STANDING COMMITTEES

BUSINESS AND TRANSPORTATION
Lee Beyer, Chair
Fred Girod, Vice Chair
Rod Monroe
Chuck Thomsen
Chuck Riley

EDUCATION
Arnie Roblan, Chair
Tim Knopp, Vice Chair
Herman Baertschiger, Jr.
Lee Beyer
Sara Gelser
Mark Hass
Jeff Kruse

ENVIRONMENT AND NATURAL RESOURCES
Chris Edwards, Chair
Alan Olsen, Vice Chair
Michael Dembrow
Floyd Prozanski
Doug Whitsett

FINANCE AND REVENUE
Mark Hass, Chair
Brian Boquist, Vice Chair
Herman Baertschiger, Jr.
Chris Edwards
Chuck Riley

HEALTH CARE
Laurie Monnes Anderson, Chair
Jeff Kruse, Vice Chair
Tim Knopp
Chip Shields
Elizabeth Steiner Hayward

HUMAN SERVICES AND EARLY CHILDHOOD
Sara Gelser, Chair
Alan Olsen, Vice Chair
Michael Dembrow
Jeff Kruse
Laurie Monnes Anderson

JUDICIARY
Floyd Prozanski, Chair
Jeff Kruse, Vice Chair
Sara Gelser
Diane Rosenbaum
Kim Thatcher

RULES
Diane Rosenbaum, Chair
Ted Ferrioli, Vice Chair
Lee Beyer
Brian Boquist
Ginny Burdick

VETERANS AND EMERGENCY PREPAREDNESS
Brian Boquist, Chair
Laurie Monnes Anderson, Vice Chair
Peter Courtney
Alan Olsen
Senate at ease. Senate reassembled.

Burdick moved that Senate Rule 2.05 be suspended in order that the Senate may adopt the amendments to the Rules of the 78th Legislative Assembly. Carried by Burdick.

On adoption of amended rules the vote was: Ayes, 24; nays, 2 – Olsen, Whitsett; excused, 4 – Baertschiger Jr, Bates, Thatcher, Winters. Rules, as amended, adopted.

RULES OF THE SENATE
78th LEGISLATIVE ASSEMBLY
Adopted January 12, 2015 and amended July 6, 2015 and February 1, 2016

DEFINITIONS

1.01 Definitions.

(1) “Chamber” means the entire area of the Senate floor and the side aisles.

(2) “Chamber area” includes the entire area of the Senate floor including the areas immediately adjacent to the Senate Chamber.

(3) “Constitutional majority (16)” means a majority of the members of the Senate except in the case of those measures requiring an otherwise constitutionally designated majority vote.

(4) “Courtesy of the floor” means admittance within the bar granted upon request of a member in accordance with SR 17.01(2).

(5) “Distributed” includes printing and electronic delivery and other means of reproducing a copy.

(6) “Informational meeting” means a committee meeting during which only invited or public testimony is taken on an issue. No public hearing or work session on a measure may be held during an informational meeting.

(7) “Legislative assistant” means a person employed to assist a member of the Senate, to assist the Senate President or to assist the majority or minority offices of the Senate.

(8) “Long Session” means the regular annual session of the Legislative Assembly beginning in an odd-numbered year under section 10(1)(a), Article IV of the Oregon Constitution.

(9) “Majority” means a majority of those members present.

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

(11) “Member” means member of the Senate.
(12) “Remonstrance” may be considered as a “protest” under section 26, Article IV of the Oregon Constitution.

(13) “Session day” means a day during which the Senate is convened in floor session with a quorum present.

(14) “Short Session” means the regular annual session of the Legislative Assembly beginning in an even-numbered year under section 10(1)(b), Article IV of the Oregon Constitution.

(15) “Within the bar” means within the area of the Chamber that is enclosed by waist high partitions and that contains the members’ desks and the rostrum.

(16) Appendix A Interim Rules identifies specific rules governing the interim periods.

**RULES**

**2.01 Use of Mason’s Manual of Legislative Procedure.**

*Mason’s Manual of Legislative Procedure* shall apply to cases not provided for by the Oregon Constitution, the Senate Rules, custom of the Senate or statute.

**2.05 Procedure for Amending Rules.**

No standing rule of the Senate shall be adopted, amended or rescinded except upon the affirmative vote of a constitutional majority (16). After the organizational meeting of the Senate, the adoption, amendment or rescission of rules shall be proposed in writing, read at a regular business session, printed, distributed to members’ desks, and allowed to lie on the table for at least one session day prior to any vote thereon.

**2.10 Procedure for Suspending Rules.**

(1) No rule of the Senate shall be suspended except by unanimous consent of the members or by the affirmative vote of two thirds of the members (20). In suspending a provision of the Oregon Constitution, as provided by the Oregon Constitution, an affirmative vote of two thirds of the members is required. The vote shall be a roll call vote.

(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 Senate.**

(1) Except as modified or rescinded under SR 2.05, these rules shall be in effect for the entire term of the Legislative Assembly whether the Senate is in session or has adjourned sine die.

(2) The Senate shall follow the recommendations of the concurrent resolution(s), if any, adopted by the 78th Legislative Assembly to set the legislative schedule for the regular sessions. The provisions of any such concurrent resolution may be suspended by a two-thirds majority (20) of elected members. If no concurrent resolution sets a legislative schedule for the session, the Senate may adopt rules setting its own legislative schedule.

**2.50 Organizational Session.**

(1) In accordance with sections 4, 10 and 11, Article IV of the Oregon Constitution, an Organizational Session shall be held on the second Monday of January of the odd-numbered years for the following purposes only:

(a) Credentialing of Senate members;

(b) Administration of the oaths of office to Senate members;

(c) Election of Senate officers for the 78th Legislative Assembly;

(d) Adoption of Senate Organizational Session Rules, Regular Session Rules and Interim Rules;

(e) Appointment of Regular Session Committees for the Long Session; and

(f) Introduction of measures for the Long Session.

(2) SR 2.50 shall apply during the period between January 12, 2015 and the convening of the Long Session; provided, however, that SR 13.15 sets deadlines for requesting measures before and during the convening of the Long Session.

(3) The Regular Session and Interim Rules, as approved by the Senate on January 12, 2015, will go into effect on February 2, 2015.

(4) The committees may meet during the period from January 12, 2015 through January 14, 2015 for the purpose of adopting rules only. Committees may not hold public hearings or work sessions on measures and may not meet after January 14, 2015.

(5) All committee meetings occurring on or before January 14, 2015, are subject to 24-hours public notice requirements.

(6) During the period between the adjournment of the Organizational Session and the convening of the Long Session on February 2, 2015, the President shall refer all measures within eight calendar days following First Reading.

(7) At the completion of the Organizational Session, the Senate shall adjourn until the convening of the Long Session on February 2, 2015.

**CONVENING**

**3.01 Quorum.**

(1) A quorum of the Senate is 20 members.

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

3.05 Session Hour; Deliberations Open.

(1) Unless otherwise ordered by a majority of the members present, the hour of meeting shall be designated by the President.

(2) All deliberations of the Senate and its committees shall be open to the public. This provision does not prohibit clearing the gallery or hearing room in the event of a disturbance, during which time deliberations shall be in recess.

3.10 Attendance.

(1) A member shall attend all sessions of the Senate unless excused by the President. The Journal will record on each roll call all members “present,” “excused,” or “absent.”

(2) The President or committee chair may excuse a member from committee meetings. The minutes of the committee shall record all committee members as “present,” “excused,” or “absent.”

VOTING

3.15 Roll Call.

(1) A roll call vote of “ayes” and “nays” shall be taken and recorded on the final passage of all measures, with the exception of memorials and resolutions that affect only the Senate and do not appropriate money.

(2) Upon demand of two members, a roll call shall be taken and recorded on any question.

(3) If the presiding officer is in doubt on any motion considered on voice vote, the presiding officer shall order a roll call vote.

3.20 Requirements for Voting.

(1) Every member who is in attendance when the question is stated shall vote.

(2) Except by unanimous consent, no member shall be permitted to vote on any question unless in attendance at the time the question is put. A member shall be considered in attendance if the member is in the Chamber area. However, a member must be within the bar to vote.

3.30 Voting by President.

The President shall vote whenever a roll call is required. The President’s name is called last.

3.33 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 Senate floor or in the committee meeting, the nature of the actual or potential conflict prior to voting on the issue giving rise to the actual or 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 more than the announcement recorded, the member shall reduce to writing the nature of the actual or potential conflict as given in the oral explanation and file it with the Secretary of the Senate or the committee assistant. The written statement must be filed by 5:00 p.m. of the next session day following the vote on the measure.

(3) A complaint against a Senate member alleging violation of subsection (1) of this rule must meet the following criteria:

(a) The complaint must be in writing;

(b) The complaint must be specific in its allegations and be accompanied by documentation supporting the allegations;

(c) The complaint must be signed by at least two persons who witnessed the conduct that is the subject of the complaint; and

(d) The complaint, in the manner prescribed by the Secretary of the Senate, must be filed with the Secretary’s office within 10 calendar days of the alleged violation.

(4) The Secretary shall transmit copies of the written and signed complaint to the President of the Senate and the Senate Caucus Leaders as soon as practicable.

(5) The President shall refer any written complaint that has been filed in accordance with subsection (3) of this rule to the Special Committee on Conduct within 30 calendar days of receipt of the complaint.

(6) The committee shall investigate any written complaint to determine whether the alleged conduct constitutes violation of subsection (1) of this rule and shall conduct such investigation in accordance with procedures set forth in the committee rules.

(7) The committee must complete the investigation and report recommended sanctions, if any, to the full Senate within 45 calendar days of receiving the complaint as referred by the President. The President may permit a reasonable extension of time at his or her discretion.

(8) Any recommended sanction resulting from a written complaint against a Senate member must be proportionate to the seriousness of the offense. The committee may recommend the following sanctions:

(a) Reprimand;

(b) Censure; or

(c) Expulsion.

(9) In reporting to the full Senate, the committee shall
include in its report:

(a) A copy of the complaint;

(b) Whether or not there was a violation of subsection (1) of this rule;

(c) Recommended sanctions, if any; and

(d) The basis for the committee’s recommendation.

(10) The committee report must be signed by the committee chair and submitted to the Secretary of the Senate within three session days of final committee action.

(11) The report shall be placed on the calendar for final consideration on the session day following the reading and distribution of the report.

(12) Before taking action against a Senate member under this section, the Senate must approve the committee report recommending a sanction by a two-thirds majority vote (20).

(13) If the committee recommends no action, the formal procedure is concluded and the complaint shall be considered dismissed. The report shall be submitted in accordance with subsection (10) of this rule and read under reports from committees on the session day following distribution of the report.

3.35 Explanation of Vote.

(1) Any member may explain a vote on any matter for which a roll call vote is taken. The member may make the oral explanation from the floor following completion of the roll call and announcement of the result. Oral explanations shall not exceed two minutes.

(2) The vote explanation must be germane to the subject and shall not reflect on the honor or integrity of other members of the Legislative Assembly. If the explanation offered from the floor does not meet the requirements of this section, the President may call the member to order.

(3) If the member wishes the explanation to be entered in the Journal, the member must file a written explanation with the Secretary of the Senate by 5:00 p.m. of the next session day following the day the vote was taken. The President may direct the Secretary of the Senate to delete out of order material from the Journal.

3.45 Distributed Measures Required for Voting.

(1) No measure, or amendment to a measure, shall be finally voted on until it has been distributed except as provided by SR 5.40.

(2) An error in a measure or amendments to a measure under consideration of the Senate shall be considered corrected if the correction is made on the original copy and initialed by the appropriate member. The original measure is found in the original measure folder at the Senate Desk.

3.50 Third Reading Requirements.

Except for resolutions and memorials that affect the Senate only, no measure shall pass the Senate until after Third Reading nor shall any measure be read more than once in any one day.

3.55 Call of the Senate.

(1) Three members may demand a Call of the Senate at any time there is a pending question and before a roll call has commenced.

(2) Upon a Call of the Senate, the Chamber doors shall be closed until proceedings under the Call have been terminated. No other business shall be transacted until the proceedings under the Call are terminated. A member must remain in attendance until proceedings under the Call are terminated. A member shall be considered in attendance when in the Chamber area. However, a member must comply with the provisions of SR 3.20 for the purpose of voting.

(3) Upon a Call of the Senate, the Sergeant at Arms shall cause all members not excused to come to the floor. If the Sergeant at Arms cannot locate an unexcused member, that fact shall be reported to the President who shall announce the fact to the members.

(4) Proceedings under a Call of the Senate shall be considered terminated only when the question for which the Call was invoked has been voted on, or when a motion to remove the Call is approved by at least two thirds (20) of the members of the Senate.

(5) A motion to remove the Call shall be in order when the Sergeant at Arms reports that unexcused members cannot be located. If there is no quorum after the report of the Sergeant at Arms is received, the Senate may remove the Call by the consent of the majority of the members present.

(6) Under the proceedings of a Call of the Senate:

(a) Senate guests may leave the Chamber at will; however, they shall not be permitted to return until the proceedings are terminated or the Call has been removed.

(b) Members of the House, the press and Senate staff on Senate business may leave the Chamber and return at will during the proceedings under the Call.

ORDER OF BUSINESS

4.01 Order of Business.

(1) The general order of business shall be:

(a) Roll Call

(b) Honors to the Colors and the Pledge of Allegiance

(c) Invocation
(d) Courtesies of the Senate

(e) Remonstrances

(f) Reports from Committees

(g) Propositions and Motions

(h) Action on Executive Appointments Requiring Senate Confirmation

(i) Introduction and First Reading of Senate Measures

(j) Second Reading of Senate Measures

(k) Third Reading of Senate Measures

(l) First Reading of House Measures

(m) Second Reading of House Measures

(n) Third Reading of House Measures

(o) Other Business of the Senate

(p) Announcements

(2) Special performances for opening ceremonies shall be in accordance with policies developed by the President.

(3) Messages from the Governor or the House may be read at any time. Courtesies may be extended at any time.

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

(5) The general order of business shall not be varied except upon suspension of the rules. However, any subject before the Senate may be made a special order of business upon the vote of a majority of the members present. When the appropriate time for consideration of the subject arrives, the Senate shall take up the subject.

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

MOTIONS

5.01 Moving a Motion.

(1) When a motion is moved, it shall be stated by the President. If the motion is in writing, it shall be handed to the Secretary of the Senate and read aloud before debate on the motion begins.

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

(3) No second to a motion is required.

5.05 Motion in Possession of the Senate.

After a motion is stated by the President, or read by the Secretary of the Senate or the Secretary’s designee, it is in the possession of the Senate. The motion may be withdrawn only with the permission of the Senate and prior to a decision on the motion.

5.10 Precedence of Motions.

(1) When a question is under debate, only the following motions shall be made:

(a) To adjourn

(b) To recess

(c) To lay on the table

(d) To move the previous question

(e) To postpone to a certain day

(f) To refer or rerefer

(g) To amend

(h) To postpone indefinitely

(i) To withdraw a motion

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

5.15 Undebatable Motions.

(1) The following motions are undebatable:

(a) To adjourn

(b) To recess

(c) To suspend the Rules

(d) To lay on the table

(e) To move the previous question

(f) To amend an undebatable motion

(g) To take from the table

(2) All incidental questions shall be decided without debate.

(3) An appeal to the committee chair or the President is undebatable, although the member making the appeal may state briefly the reason for the appeal, and the chair or the President may state briefly the rationale for the ruling.

5.17 Form of Previous Question.

(1) The previous question shall be put in this form: “Shall the main question be now put?” The main question is the question immediately under consideration.
(2) The previous question shall only be admitted when demanded by a majority of the members present. Until it is decided, it shall preclude all amendments and further debate on the question, except for closing arguments.

5.20 Form of Question on a Motion.

The question on a motion shall be put in this form: “Those in favor say, ‘aye’ and after the response, ‘Those opposed say, ‘no’.”

5.25 Effect of Motion to Indefinitely Postpone.

(1) When a measure or question has been indefinitely postponed, no further action on the measure or question shall be allowed in the same session of the Legislative Assembly. The vote is not subject to a motion for reconsideration.

(2) When the motion to indefinitely postpone a measure or question fails, the motion shall not be allowed again on the same day or at the same stage of the measure or question.

5.30 Division of the Question.

(1) Any member may call for a division of a question if the question presents propositions so distinct in substance that if one is taken away, a substantive proposition remains for the decision of the Senate.

(2) The question of final passage or adoption of any measure is not subject to division.

5.40 Amendments from the Floor.

No measure shall be amended on the floor unless unanimous consent is given and a written statement of the proposed amendment is filed with the Secretary of the Senate.

DEBATE AND DECORUM

6.01 Decorum.

(1) When a member is speaking, no one shall walk between the member and the rostrum. No one shall leave the Chamber or hearing room in a manner disruptive of the proceedings. When the Senate is in daily session, or a hearing is being conducted, no one in the Chamber, gallery or hearing room shall act in a manner disruptive of the proceedings.

(2) Laptop computers and hand-held electronic devices used as a computer may be used by members and staff in the Senate Chamber at all times. Any device making an audible noise including cellphones and computers that distract from the decorum of the Senate is prohibited inside the bar of the Senate. Cellphone conversations may be conducted in the Senate phone booths at the back of the Chamber.

6.05 Recognition of Members.

When a member seeks to be recognized by the chair, the member shall use the electrical signal device at the member’s desk, or the member shall rise and respectfully address the chair. Exceptions to this rule are:

(a) When demanding a Call of the Senate or a roll call.

(b) When allowed to interrupt a speaker for one of the purposes listed in Mason’s Manual of Legislative Procedure, section 92.

6.10 Conduct in Debate.

(1) In speaking, a member must confine remarks to the question under debate and shall avoid personalities. A member may refer to the actions of a committee if such actions are relevant to the debate, but a member shall not impugn the motives of another Senate or House member’s vote or argument.

(2) In speaking, a member may address another member by using the appellation of Senator or the appellation of Senator and the member’s district number or other description of their district.

(3) A member’s right to read from any paper or book as a part of a speech is subject to the will of the Senate. If any member objects to such reading, the matter shall be immediately put to a vote without debate.

(4) No member is permitted to use audio or visual aids during debate unless unanimous consent has been granted.

(5) No one other than a member may speak during debate.

6.20 Questioning a Member.

(1) All questions asked of a member shall be addressed through the chair.

(2) Members responding to a question shall confine remarks to the question only.

6.25 Frequency with Which Member May Speak.

(1) The mover 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 has spoken.

(3) If a pending question is lost by reason of adjournment and is revived on the following session day, a member who has previously spoken on the question shall not be permitted to speak again 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 time a member shall have the floor in debate:

(1) On the final passage of a measure, the chair of the committee reporting the measure, or a member designated by the chair, may speak for ten minutes. In the case of multiple carriers, each member may speak for five minutes. Other members may speak for five minutes.

(2) On a motion to adopt or substitute a committee report, the member who moves the motion may speak for ten minutes. Other members may speak for five minutes.

(3) The member closing debate on final passage or moving to adopt or substitute a committee report may speak for ten minutes. In the case of multiple carriers, one member shall be designated to close.

(4) On other debatable motions, a member may speak for five minutes.

(5) Any member may yield the time allowed under this rule to another member. However, no additional time can be yielded to a member closing debate.

(6) When a member who has the floor asks a question of another member, the time used in answering shall be taken from the questioning member.

6.35 Call to Order.

(1) If a member transgresses the rules of the Senate, the President, or any member through the President, may call the member to order. Unless permitted by the President to explain, the member called to order shall be seated immediately.

(2) The member who is called to order may appeal the ruling of the President. If the Senate decides the appeal in favor of the member, the member may proceed with the debate. If the Senate decides the appeal against the member, the member may proceed “in order” or be liable to a motion of censure by the Senate.

6.40 Discipline.

If a member is called to order for words spoken in debate, the member objecting shall immediately repeat the words to which objection is taken and they shall be recorded in the Journal. However, if any other member has spoken or other business has intervened after the words were spoken and before the objection was made, the member shall not be held answerable or subject to censure.

PRESIDING OFFICER

7.01 Election of Presiding Officer; Pro Tempore Presiding Officer.

(1) During the Organizational Session under SR 2.50, the members of the Senate shall elect by a roll call vote a President Pro Tempore of the Senate. A constitutional majority (16) is required to elect a President Pro Tempore.

(2) During the Organizational Session under SR 2.50, the members shall also elect by a roll call vote a President Pro Tempore of the Senate. A constitutional majority (16) is required to elect a President Pro Tempore.

(3) The officers of the Senate for the Long Session, Short Session, and any special sessions shall be those elected during the Organizational Session under SR 2.50.

7.05 Temporary Presiding Officer.

(1) The President may designate a member other than the President Pro Tempore to act temporarily as the presiding officer. The designation shall not extend beyond adjournment on the day of the appointment. The member does not lose the right to vote while presiding. The President may resume the chair at his or her pleasure.

(2) If, at any time, the office of the President of the Senate becomes vacant, the President Pro Tempore shall become President until a new President is elected.

7.10 Duties of Presiding Officer.

(1) The President shall take the chair every day at the designated hour as provided in SR 3.05.

(2) The President shall immediately call the members to order and have the roll called.

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

(4) The President shall have general control and direction of all Senate employees and all employees of the Legislative Assembly when they are in the Senate Chamber.

(5) The President shall have control of the Senate Chamber and adjacent areas.

COMMITTEES

8.05 Committee Appointments.

(1) The President shall establish standing committees to operate during the Long Session, interim committees to operate during the interim periods, and standing committees to operate during the Short Session. The President may establish special committees and conference committees.

(2) Members of all committees, and the chairs and vice chairs thereof, shall be appointed by the President.

(3) The President shall appoint members to other committees as necessary or as required by law.

(4) The President shall be an ex officio member of each committee and have the power to vote. As an ex officio member on committees the President does not increase the size of the respective committees, but is counted for purposes of a quorum. Ex officio membership does not
increase the number of members required to provide a quorum.

8.10 Committee Quorum; Rules.

(1) A majority of the members appointed to a committee shall constitute a quorum for the transaction of business before the committee.

(2) Final action on a measure in committee shall be taken only on the affirmative vote of a majority of the membership.

(3) All committees shall be governed by committee rules adopted by a majority of committee members, the Senate Rules and Mason’s Manual of Legislative Procedure and statute.

(4) Approval of an affirmative vote of a majority of the Senate members appointed to joint committees is required for final action.

8.15 Committee Meetings.

(1) All committees shall meet at the call of the committee chair. The chair shall cause notice of the meeting to be given to the public, and notice of all committee meetings shall be made available electronically to all members. The chair may designate a time certain for an agenda item. The chair shall begin a time certain agenda item at the appointed time and accommodate witnesses wishing to testify to the extent practicable.

(a) During the Long Session, written notice is to be posted outside the Senate Chamber and in the lobby areas of the 2nd, 3rd and 4th floor wings at least 48 hours in advance of the meeting, except during the first week of session when notice for informational meetings is to be posted at least 24 hours in advance of the meeting only.

(b) During the Short Session, any special session, and interim periods, written notice is to be posted outside the Senate Chamber at least 24 hours in advance of the meeting and, whenever possible, such meetings shall be announced on the floor while the Senate is in session.

(2) In the event that the committee does not complete the scheduled agenda, the items may be carried over to the next scheduled meeting with the following guidelines:

(a) The measure must have been initially scheduled with the notice required under SR 8.15(1)(a) or (b).

(b) The measure must be carried over for the same type of meeting.

(c) The chair announces in committee the chair’s intent to schedule the measure at the next meeting.

(d) A revised agenda listing the measures that originally received the notice required under SR 8.15(1)(a) or (b) shall be posted as soon as possible following adjournment of the committee meeting.

(3) No committee shall meet during the time the Senate is in session without approval of the President.

(4) Committee meetings held at a time or place not provided for in the Joint Legislative Schedule require the advance approval of the President.

(5) Approval of the President must be obtained if the location of a meeting will require the expenditure of state monies for travel.

(6) Any meeting of a Senate committee held through the use of telephone or other electronic communication shall be conducted in accordance with SR 8.15.

8.16 Committee Meeting Less Than the Notice Required Under SR 8.15.

When the President has reason to believe that adjournment sine die of the session is imminent, the President may invoke the following provisions by announcement from the rostrum during floor session:

Notwithstanding the provision of SR 8.15, the committee chair may call a meeting of a committee with less than the notice required under SR 8.15(1)(a) or (b) if, at least one hour prior to the meeting, notice is given to the Secretary of the Senate’s Office and posted outside the Senate Chamber and in any other place reasonably designed to give notice to the public and interested persons. Whenever possible, such meetings shall be announced on the floor while the Senate is in session.

For the purpose of expediting the Short Session and any special session, committees may hold informational meetings on the first calendar day and the morning of the second calendar day of the Short Session and any special session, provided that, at least one hour prior to the meeting, notice is given to the Secretary of the Senate’s Office and posted outside the Senate Chamber and in any other place reasonably designed to give notice to the public and interested persons.

8.20 Committee Action Required.

(1) Upon written request of a majority of committee members filed with the committee chair and the Secretary of the Senate, the chair shall order a hearing or work session on any measure in the possession of the committee. The hearing or work session shall be held only after notice as required by SR 8.15(1) or SR 8.16, if applicable, but shall be held within a reasonable time.

(2) The committee shall not report a measure to the floor of the Senate unless the written Legislative Counsel amendments accompanying the report have been approved by a majority of the members of the committee at a meeting called for that purpose.

(3) Except by a suspension of the rules by a two-thirds vote of the committee, a committee or joint committee may take action on a measure or amendment only after the full text of the measure or amendment has been made
publicly available online for at least one hour.

8.25 Committee Meeting Records.

(1) Except as provided in subsection (3) of this rule, each meeting of a committee or subcommittee shall be sound recorded. A recording log shall be maintained to provide reference to the sound recording. The recording log shall contain at least the following information:

(a) Attendance of members and staff;
(b) Names of all witnesses;
(c) Recorded vote on all official actions;
(d) Any announcements of conflicts of interest; and
(e) References to the recording log, sufficient to serve as an index to the original sound recording.

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

(3) A written summary of the committee’s activities may be prepared in lieu of a sound recording when the committee conducts a tour, inspection, or other similar activity outside the Capitol; provided, however, that a sound recording and recording log must be made if any public hearing or work session is held.

REFERRAL OF MEASURES TO COMMITTEE

8.40 Referral to Committee.

(1) Within seven calendar days following First Reading of a measure, the President shall refer the measure to an appropriate committee and may refer it to not more than one additional committee. Any measure appropriating money or requiring the expenditure of money may also be referred to the Joint Committee on Ways and Means. Subsequent referrals may occur before or after having been referred to and reported out of any other committee. The President may, at any time, rescind a subsequent referral.

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

(3) The Secretary of the Senate shall publish and distribute to the members a current listing of measures referred. A list of measures referred shall be placed in the Journal. The President may either announce the referral decisions or order the referrals made in accordance with the printed list.

8.42 Withdrawing Measure from Committee.

A measure, including one referred by the President to a joint committee, may be withdrawn from a committee by a motion to withdraw, and by the affirmative vote of a constitutional majority (16) of the members of the Senate.

8.43 Motion to Refer or Rerefer.

A measure may be referred or rereferred to committee either under Propositions and Motions or on Third Reading. An affirmative vote of a majority of those present is necessary. A measure may be referred or rereferred with recommendations to a committee. These recommendations must be in writing and filed with the Secretary of the Senate before the vote is taken on the motion to refer with recommendations.

COMMITTEE REPORTS

8.50 Committee Reports.

(1) All committee reports on measures shall be signed by the committee chair and shall comply with the following rules:

(a) During the Long Session, committee reports on measures with no amendments must be submitted to the Secretary of the Senate on or before the third session day following final committee action on the measure.

(b) During the Long Session, committee reports on measures with amendments must be submitted to the Secretary of the Senate on or before the fifth session day following final committee action on the measure.

(c) During the Short Session and any special session, committee reports on all measures, with or without amendments, must be submitted to the Secretary of the Senate as soon as possible following final committee action on the measure.

(d) When a committee requests a subsequent referral or requests a referral be rescinded, the request shall be in writing and accompany the committee report.

(2) If a minority report is to be filed, notice must be given to the committee on the day the report was adopted. The minority report, together with the committee report, shall be filed jointly in accordance with SR 8.50(a), (b) or (c).

(3) All committee reports shall be filed in a manner prescribed by the Secretary of the Senate. Reports that are not in the proper form and style may be returned to the committee or corrected by the Secretary of the Senate and the President or their designees. Any substantive changes must be approved by the committee.

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

(a) The measure in the form reported out.

(b) The recommendation of the committee.

(c) A staff measure summary for all measures except appropriation bills.

(d) A fiscal impact statement, if applicable, prepared
by the Legislative Fiscal Officer for all measures except for concurrent resolutions of a congratulatory or memorial substance.

(e) A revenue impact statement, if applicable, prepared by the Legislative Revenue Officer for all measures except for concurrent resolutions of a congratulatory or memorial substance.

(f) Budget notes, if applicable, as adopted by a majority of the Committee on Ways and Means.

(g) Revenue notes, if applicable, as adopted by a majority of the Committee on Revenue.

8.52 Committee Reports Read or Announced.

(1) At the discretion of the President, committee reports at the Senate Desk may be either read or announced under the proper order of business. If reports are announced, the Secretary of the Senate shall distribute to the members a summary of all reports and measures passed to the calendar.

(2) The Secretary of the Senate shall cause the committee report to be entered in the measure history and Journal.

8.55 Second Reading of Measures.

(1) Measures reported favorably without amendments and having no subsequent referral shall be placed on the Second Reading calendar for the same session day on which the report is read or announced.

(2) Measures reported favorably with amendments and having no subsequent referral shall be placed on the Second Reading calendar for the same session day on which amendments are distributed.

8.60 Dissents; Minority Reports.

(1) Any member of a committee who dissents from the committee recommendations shall be listed in the committee report as not concurring. Upon request to the Secretary of the Senate before adjournment sine die, the names of members not concurring shall be recorded in the measure history and Journal. No minority reports may be filed in the Joint Committee on Ways and Means.

(2) If a minority report, subscribed to by at least two members dissenting from the committee report, accompanies the committee report, both reports shall be filed jointly and the names of the members not concurring shall be recorded in the measure history and Journal. On the session day next following distribution of amendments, it shall be in order under Propositions and Motions to move the adoption of the committee report and then to move that the minority report be substituted for the committee report. When action on the minority report is completed, the measure shall be read for the third time and considered immediately.

(3) No member of a committee may subscribe to more than one minority report respecting a given committee report.

(4) Committee members may subscribe to a minority report only if present during the committee meeting when action was taken.

(5) During the Short Session and any special session, and notwithstanding any committee rule to the contrary, members of the committee wishing to file a minority report must notify the chair or committee staff before adjournment of the committee meeting during which the action was taken, and the minority draft amendments must be requested from Legislative Counsel within one hour following the adjournment of the committee where notice was given. In order for staff to complete their work in an orderly and practical manner, the draft amendments shall then be submitted to committee staff within an hour after receipt from Legislative Counsel.

8.65 Without Recommendation.

If a measure is reported without recommendation by a committee, the report shall be filed and the measure placed on the Second Reading calendar for the same session day on which the report is read or announced, and on the Third Reading calendar in accordance with SR 8.80. If the measure has amendments, Second Reading shall occur on the same session day on which amendments are distributed. The measure shall be carried on the floor by the chief Senate sponsor, the committee chair, or committee member designated by the committee chair at the discretion of the committee chair.

8.70 Adverse Committee Report.

(1) When a measure is reported with a do not pass recommendation, the effect of the adoption of an adverse committee report is the indefinite postponement of the measure. A motion to adopt the report is required.

(2) The Secretary of the Senate must notify, in writing, the President and the sponsors of the measure of an adverse report within 24 hours of receipt of the report by the Secretary of the Senate. No action shall be taken on any adverse report until 24 hours after the Secretary of the Senate has notified the President and the sponsors of the measure.

8.75 Germaneness.

If, at any time after filing of a committee report, including a conference committee report, and before final action by the Senate on the measure, a member raises the question of the germaneness of the amendments, the President shall decide the question based on section 402 of Mason’s Manual of Legislative Procedure and announce the decision from the rostrum.

8.80 Third Reading and Final Passage.

(1) Except as provided in SR 3.50, measures shall be placed on the calendar for Third Reading and final passage the next session day following Second Reading.

(2) When a measure is reported favorably but with amendments, the amendments must be distributed before
the measure comes up for Third Reading and final passage. The measure shall be placed on the calendar for Third Reading and final passage on the session day following the day of distribution of the printed amendments.

(3) Upon the recommendation of the committee chair reporting a measure with amendments, the amendments shall be engrossed within the measure. If the measure is printed engrossed, it shall not be considered for final reading sooner than the session day following distribution of the printed engrossed measure unless the amendments have been distributed.

### 8.85 Order of Consideration for Final Passage.

(1) When placed on the calendar for final passage, measures shall be considered in their numerical order. However, appropriation bills shall take precedence over all other bills from the same house of origin.

(2) Except as otherwise provided in these rules, no motion is required to adopt a committee report.

### RECONSIDERATION

#### 10.01 Reconsideration.

(1) A motion for reconsideration may be made by a member who voted on the prevailing side when:

   (a) A measure or executive appointment has passed or been confirmed;

   (b) A measure or executive appointment has failed to pass or has been denied;

   (c) A non procedural motion has been adopted; or

   (d) A non procedural motion is defeated.

A motion for reconsideration is not in order on a vote whereby a measure was indefinitely postponed.

(2) Notice of intent to move for reconsideration must be given orally by the member who intends to move the motion. Notice must be given prior to adjournment on the 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.

(4) During the Long Session, the motion to reconsider must be made on the day when the vote to be reconsidered was taken, or on the next session day. During the Short Session or any special session, the motion to reconsider must be made prior to adjournment on the day the vote to be reconsidered was taken.

(5) A majority affirmative vote of those present and voting is required to reconsider a vote, including a measure requiring an otherwise constitutionally designated majority vote. There shall be only one reconsideration of any final vote even though this action reverses the previous action.

#### 10.05 Transmitting Measures which may be Reconsidered.

When a member has given notice of intention to move for reconsideration of the final vote passing a measure, the Secretary of the Senate shall not transmit that measure until a motion for reconsideration has been made or the time for making a motion has expired. However, if the measure subject to reconsideration was passed on what the President has reasonable cause to believe is one of the final days of the session, the President shall immediately put the motion for reconsideration before the Senate.

#### 10.10 Recall of a Measure.

In order to reconsider the vote on a measure no longer in possession of the Senate, a motion to recall the measure is in order. Measures originating in either the House or the Senate may be recalled from the Governor at any time prior to signing and filing of the measure by the Governor. A motion to request the return of a measure shall be acted upon immediately and without debate.

### CONFERENCE

#### 11.01 Vote to Concur in Amendments of Other House.

(1) Upon return to the Senate of a Senate measure that has been amended in the House, the vote to concur and repass the measure, or not to concur with the House amendments, shall not be taken:

   (a) Before the next session day after the message from the House has been read during the Long Session; or

   (b) Sooner than one hour after the message from the House has been read during the Short Session or any special session.

(2) A motion to concur and repass the measure, or not to concur with the House amendments, shall come under the order of business of Propositions and Motions and is not subject to referral to a committee.

(3) On the motion to concur and repass the measure, a roll call vote is required and a constitutional majority (16) is needed for concurrence and repassage, except in the case of a measure requiring an otherwise constitutionally designated majority vote.

(4) On a motion not to concur, the affirmative vote of a majority of the members present is needed. If the motion not to concur is adopted, the President shall appoint a conference committee.

(5) If a motion not to concur is defeated, the President shall immediately order a roll call vote on the question of concurrence and repassage of the measure.

(6) If the motion to concur and repass the measure is defeated, the President shall appoint a conference
committee.

11.05 Conference Committee.

Upon receipt of a message from the House that it has failed to concur with Senate amendments to a House measure, the President shall appoint a conference committee of two or more members to represent the Senate and meet with a similar committee of the House. At least one member appointed shall have served on the Senate committee that considered the measure. The President may request the committee chair to designate one of the members.

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) The Senate conferees shall meet with the House conferees as soon as is practicable after appointment. The time and place shall be agreed upon by a majority of all the conferees. The committee shall immediately notify the President and the Secretary of the Senate of the time and place of the meeting. The Secretary of the Senate shall immediately cause notice of the meeting to be given to the public and posted outside the Senate Chamber. Notice of the meeting shall be announced on the floor, if the Senate is in session.

11.15 Adoption of Conference Committee Report.

(1) If a majority of conference committee members of each house agree to an amendment, or otherwise resolve the issue between the houses, the report shall be filed with both houses. A majority of conferees from each house shall sign the report. A dissenting conferee may 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. When repassage is required, a motion to adopt the conference committee report and repass the measure is necessary.

(a) During the Long Session, a motion shall not be made sooner than the next session day after the conference committee report has been distributed and then may be made at any time.

(b) During the Short Session and any special session, the motion shall not be made sooner than one hour after the conference committee report has been distributed and then may be made at any time.

(3) On the motion to adopt the conference committee report and repass the measure, a roll call vote is required and the affirmative vote of a constitutional majority (16) is needed, except in the case of a measure requiring an otherwise constitutionally designated majority vote.

(4) If the motion to adopt the conference committee report and repass the measure fails, the President may appoint another conference committee.

(5) On a motion to refuse to adopt the conference committee report, the affirmative vote of a majority of those present is needed. If the motion is adopted, the President may appoint a conference committee.

(6) It shall not be in order to refer, rerefer or amend a conference committee report.

(7) When the conference committee report concerns a measure that originated in the House, the Senate may take action in accordance with subsections (1) and (2) without waiting for action by the House.

11.20 Discharge of Conferees.

(1) If a majority of conference committee members cannot agree within a reasonable time, the Senate conferees shall advise the President of their inability to agree with the House conferees and request discharge. The President shall then discharge the Senate conferees and may appoint a new conference committee to represent the Senate.

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

SPONSORSHIP

12.01 Sponsorship.

(1) Every measure introduced in the Senate shall bear the name of the chief sponsor(s) and shall comply with ORS 171.127.

(2) Upon written request, filed with the Secretary of the Senate, a member may be added to any measure as a sponsor, after First Reading and prior to final consideration.

(3) When the measure is in the possession of the Senate, the President may order the name of a sponsor deleted from a printed engrossed or enrolled measure if a sponsor requests in writing to have the name removed because it was placed on the measure by error or because the measure has been so substantially altered that the sponsor can no longer sponsor it. If the removal is so ordered, the name shall be removed from the list of sponsors at the next printing of the measure and from the measure history.

(4) If removal of the sponsor’s name leaves the measure without sponsorship, the name of the committee that reported the measure shall be named as sponsor.

12.02 Requester.

(1) Every measure introduced at the request of an individual, organization, state agency, or legislative interim committee shall indicate that it is introduced by request and identify the requester in accordance with ORS 171.127.
12.03 Proposed Amendments.

(1) Every proposed amendment shall bear the name of the member or committee that requested the proposed amendment. A member or committee may request that the proposed amendment state that the amendment is at the request of an individual, organization, state agency or local government.

(2) Notwithstanding subsection (1) of this rule, if the member or committee requesting the proposed amendment elects to omit from the proposed amendment the name of the requesting member or committee, the member or committee shall make the election in writing, and must state the name of the individual, organization, state agency or local government upon whose behalf the amendment was requested. The election must be filed with Legislative Counsel at the time the request for the proposed amendment is made. If an election is made and filed timely, the proposed amendment shall bear only the name of the individual, organization, state agency or local government upon whose behalf the amendment was requested.

12.05 Committee Sponsorship.

Any measure to be sponsored by a committee must be approved for such sponsorship by a majority of the committee members and must be signed by the committee chair.

INTRODUCTION OF MEASURES

13.01 Requirements for Presentation of Measures for Introduction; Bill backs.

(1) The sponsor of a measure for introduction shall present to the Secretary of the Senate one copy of the measure, which has a bill back initialed by the sponsor(s). Such presentation may be made only by a member, authorized staff of a member or, in the case of a committee, by the chair or authorized committee staff. The Secretary of the Senate or a person authorized by the Secretary of the Senate shall, upon request, provide a time dated receipt to the person presenting the measure.

(2) A copy of the measure designated as the original shall be placed in the original measure folder. Copies of all amendments and reports and a record of all actions on the measure shall be maintained with the original measure folder.

(3) Immediately after presentation to the Secretary of the Senate, the measure shall be sent to Legislative Counsel for examination and compliance with 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.

13.02 Measure Summary.

(1) No measure shall be accepted by the Secretary of the Senate for introduction without 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 Secretary of the Senate that does not comply with this requirement shall be returned to the member or committee that presented it.

(2) The summary may be edited by Legislative Counsel and must be printed on the first page of the measure. The summaries of measures may be compiled and published by the appropriate legislative agency.

(3) If a material error in a printed summary is brought to the attention of Legislative Counsel, Counsel shall cause a corrected summary to be prepared that shows the changes made in the summary. Changes shall be shown in the same manner as amendments to existing law are shown. Counsel shall deliver the corrected summary to the Secretary of the Senate. The President may order the corrected summary distributed as directed by the Secretary of the Senate.

(4) When a measure is amended, Legislative Counsel shall prepare an amended summary. The amended summary may be a part of the amendment. The summary shall be amended to show proposed changes in the measure in the same manner as amendments to existing law are shown.

(5) All summaries must comply with ORS 171.134.

13.08 Introduction of Agency Bills During the Long Session.

A state agency that did not file a measure prior to the Long Session pursuant to ORS 171.130 may request, in writing, to have the measure introduced during the Long Session by submitting the measure to the Senate Committee on Rules. If the committee concludes that the agency’s reason for not filing the measure under ORS 171.130 is adequate, the committee may introduce the measure as a committee measure or with whatever other sponsorship is requested.

13.11 Confidentiality; Consolidation of Requests.

(1) A member may designate that a request for measure drafting services be treated as confidential in accordance with ORS 173.230. Requests from a committee may not be treated confidentially.
(2) Whenever a request is made for measure drafting services, Legislative Counsel shall inform the requester of all nonconfidential requests for similar measures and attempt to consolidate all such requests in one measure. Legislative Counsel shall also inform requesters of confidential drafts when similar but nonconfidential requests are made. This will be done in order to determine whether the requester wishes to consolidate the confidential request with similar but nonconfidential requests.

13.15 Deadline on Drafting Requests and Introductions During the Long Session.

(1) Except as provided in subsection (2) of this rule, the following deadlines apply to drafting requests and introductions during the Long Session:

(a) Senate members may submit drafting requests to the Legislative Counsel without limitation until 5:00 p.m. on January 16, 2015.

(b) Legislative Counsel shall return all such drafts by 5:00 p.m. on February 20, 2015.

(c) Measures must be filed for introduction with the Secretary of the Senate no later than 5:00 p.m. on February 25, 2015.

(2) The deadlines in subsection (1) of this rule do not apply as follows:

(a) Every Senate member is entitled to five drafting requests and five measure introductions after the deadlines in subsection (1) of this rule.

(b) Every Senate committee is entitled to four drafting requests and four measure introductions after the deadlines in subsection (1) of this rule, of which the committee chair is allowed two drafting requests and the committee chair and vice-chair in agreement are allowed two drafting requests.

(c) As determined by the caucus leader, each caucus shall be entitled to two drafting requests and two measure introductions after the deadlines in subsection (1) of this rule.

(d) Appropriation or fiscal measures approved for drafting by the Joint Committee on Ways and Means are not subject to the deadlines in subsection (1) of this rule.

(e) The President may approve member or committee proposals for drafting and introduction after the deadlines in subsection (1) of this rule.

(3) Every measure requested under subsection (2) of this rule must be presented to the Secretary of the Senate for introduction within seven session days after delivery of the measure to the member, caucus, or committee by the Legislative Counsel.

(4) All measures introduced by a member, caucus, or committee at any time under this rule shall be referred to committee as provided in SR 8.40, and any Chamber posting or work session deadlines affecting the committee receiving the measure shall apply.

(5) Nothing in this rule prohibits Legislative Counsel from providing drafting services for amendments to measures at the request of a member or a committee.

(6) For the Short Session, all drafting requests and measure introductions are governed by SIR 213.20, SIR 213.21, and the applicable concurrent resolution adopted by the 78th Legislative Assembly.

PUBLICATIONS AND RECORDS

14.01 Journal; Measure History.

(1) The Senate 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 Senate.

(2) The Senate shall cause a measure history to be composed daily during regular and any special sessions of the Legislative Assembly. The measure history shall be posted on the Oregon Legislative Information System. The measures shall be listed in numerical order and shall contain the title, sponsor and a history of actions taken in each house.

(3) The President may direct publication of measure history on a weekly cumulative basis.

14.03 Senate Records.

(1) As used in this rule, “Senate record” means a measure or amendment of a measure, a document, book, paper, photograph, sound recording or other material produced by the Senate, a Senate committee or staff member, in connection with the exercise of legislative or investigatory functions, but does not include the record of an official act of the Legislative Assembly kept by the Secretary of State under section 2, Article VI of the Oregon Constitution.

(2) Subject to the needs of Senate members and Senate staff in the performance of official duties, Senate records in the possession of the Senate shall be available for public inspection, subject to such requirements as may be imposed by the President to ensure their safety.

(3) Sound recordings shall be made of every floor session of the Senate and be kept in the custody and control of the Secretary of the Senate. Sound recordings shall be made of every committee meeting and be kept in the custody and control of the Legislative Administrator.

(4) A Senate committee or Senate staff member having possession of Senate records that are not required for the regular performance of official duties shall, within 10 calendar days after the adjournment sine die of the session, deliver all such Senate records to the Legislative Administrator.

(5) Senate records shall not be loaned except to staff of
the Legislative Assembly who require access to such
records in the performance of official duties. Arrangements for
having records copied may be made and an appropriate fee to
meet costs may be imposed. All monies collected under this
rule shall be promptly turned over to the Legislative Administrator
or designee.

14.05 Other Legislative Publications.

(1) Unless otherwise directed by resolution, the President
is authorized to implement the powers vested in the Senate by ORS
171.206.

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

14.08 Records Retention.

(1) Except as provided in subsection (2) of this rule, records of members of the Senate 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) The following paragraphs are exceptions to subsection
(1) of this rule.

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

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

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

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

(3) A member of the Senate 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 calendar 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 of the Senate 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 of the
Senate and legislative assistants, whether created before,
on or after the effective date of this rule.

14.10 Distribution of Legislative Publications.

(1) In implementation of ORS 171.206, and for the proper
functioning of the Senate, the Secretary of the Senate
shall order from the Legislative Administrator a sufficient
number of copies of all publications printed for either
house of the Legislative Assembly.

(2) Mailings of legislative publications requested by
members shall not be made to any person who is a
lobbyist, as defined in ORS 171.725.

14.15 Fact-Finding Mission Applications; Records.
The following provisions govern whether fact-finding
missions will be officially sanctioned under ORS
244.020(6)(b)(H)(i) if the expense per member is estimated
to exceed $50:

(1) An application must be submitted to the Secretary of
the Senate no later than 14 calendar days before the start
of the mission, unless as determined by the Secretary good
cause exists for submitting the application after the
deadline. The Secretary shall prepare an application form
to collect information required by the Secretary. The
application must include the following information as an
attachment:

(a) A written opinion from the Oregon Government
Ethics Commission concluding that the event is a
permitted fact-finding mission under ORS
244.020(6)(b)(H)(i) and the rules of the commission;

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

(2) Applications will be approved by the Secretary of the
Senate only if the applicant provides all the information
required under subsection (1) of this rule and also attests
in writing that:

(a) The mission is limited to a factual investigation
or other educational purposes; and

(b) The mission is not conducted for campaign or
partisan political purposes.

(3) During a fact-finding mission, members may not
deliberate if a quorum of a committee or task force is
present.

(4) No later than 30 calendar days after the completion
of the mission, the applicant must submit to the Secretary of the Senate the following:

(a) An attendance sheet listing all Senators, staff, relatives, household members, lobbyists, and all others who participated in the mission.

(b) The aggregate value of food, travel, and lodging expenses provided to each Senator, staff member, relative, and household member of the Senator. The aggregate value of expenses for each person shall be determined in the same manner as required by the Oregon Government Ethics Commission for disclosure on a Statement of Economic Interest under ORS 244.060(6).

(c) Written confirmation that the mission was conducted substantially according to the itinerary or agenda submitted with the application and, if the mission varied materially from the submitted itinerary or agenda, a written account describing the material variations.

(5) Failure to submit the information required under subsection (4) of this rule within 30 calendar days after completion of the mission will result in an automatic denial of all future applications submitted by the applicant and the person or entity identified in the application as paying expenses.

(6) All approved applications shall be posted promptly on the Secretary of the Senate’s webpage, and all required information submitted under subsection (4) of this rule shall be posted promptly on the Secretary of the Senate’s webpage.

14.20 Legislative Newsletters.

(1) Each member may issue legislative newsletters or other informational material to 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 exceptions:

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

(b) The period commencing 60 calendar days before the regular general election until the day following the election if the member is a candidate for 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 or actions occurring before the Legislative Assembly or its committees or affecting its activities when such material is not campaign material and does not serve partisan political purposes. The following paragraphs explain in detail acceptable and unacceptable mailings:

(a) Press Releases: Members may issue press releases to members of the news media (as well as other legislators, Capitol staff, the lobby, etc.) during the 60-day window; however, copies may not be distributed directly to a list of constituents or be posted on members’ legislative websites (or even on an external website), if the press release was produced with a state computer or by staff on state time.

(b) Legislative E-Mail: Members may not send electronic publications like electronic newsletters, press releases, town hall meeting notices, or other e-mail to a list of constituents from legislative e-mail accounts (or even from personal e-mail accounts, if the material was produced with a state computer or by staff on state time) during the 60-day window. Members may, however, respond to inquiries from individual constituents.

(c) Legislative Website: Members may not post copies of newsletters, press releases, town hall meeting notices, or other materials to legislative websites during the 60-day window. Materials posted prior to the deadline do not need to be removed; however, such materials may not be revised during the 60-day window. Members may not communicate broadly by any media (including a link on any external website) urging members of the public to visit the legislative website. It is permissible, however, if the legislative website address appears on state business cards or state stationery.

(d) Town Hall Meetings & Other Meetings With Groups Of Constituents: Members may not spend state funds or use staff on state time to advertise a town hall meeting or other meeting with a group of constituents that takes place during the 60-day window, even if the expenditure occurs prior to the deadline in accordance with SR 14.20(1). Members may not distribute a written handout at a town hall meeting or other meeting with a group of constituents that takes place during the 60-day window, if the handout was prepared by staff on state time, even if they completed their work on the handout prior to the deadline in accordance with SR 14.20(1). Handouts produced by other legislative offices or other government agencies are permissible. State business cards may be made available at a town hall meeting or other meeting with a group of constituents during the 60-day window.

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

OFFICERS; PERSONNEL

15.01 Secretary of the Senate; Election and Duties.

(1) The members shall elect a Secretary of the Senate who shall be considered an officer of the Senate and shall serve at its pleasure until the convening of the next Organizational Session of the Legislative Assembly. In the
event the office becomes vacant at a time when the Senate is not in session, the President may appoint an acting Secretary of the Senate to serve until the next regular or special session or meeting of the Senate to consider executive appointments, at which time the members shall elect a Secretary of the Senate.

(2) Under the direction of the President, the Secretary of the Senate, in addition to performing those duties provided by law or other provisions of these rules, shall:

(a) Authorize and supervise the preparation and distribution of all measures, measure history, Status Reports, Journals and related publications of the Senate.

(b) Be responsible for the keeping of the measures, papers and records of the proceedings and actions of the Senate and have charge of the publications and distribution of publications related thereto.

(c) Instruct and supervise staff of Senate committees in the preparation of official Senate records.

(d) Provide receipts for documents transmitted to the Senate and take receipts from persons, including Senate committees, receiving documents from the Senate.

(e) Serve as parliamentarian for the Senate.

(f) Instruct and supervise Senate employees engaged in carrying out the duties described in paragraphs (a), (b) and (c) herein, and employees, other than members’ personal staff, assigned to duties in or related to the Chamber area.

15.02 Sergeant at Arms; Appointment and Duties.

(1) The Secretary of the Senate, in consultation with the President, shall appoint a Sergeant at Arms.

(2) Under direction of the President, the Sergeant at Arms, assisted by the Capitol Executive Security when directed by the President or Secretary, shall maintain order in the Chamber and other areas assigned to the Senate, execute all processes issued by authority of the Senate or any of its committees, and perform such other duties as the President or Secretary may direct. The Sergeant at Arms shall permit such ingress and egress to the Chamber during sessions as may be directed by the President or Secretary or allowed by the rules.

15.04 Senate Desk and Floor Personnel.

(1) The Secretary of the Senate, in consultation with the President of the Senate, shall appoint Senate Desk staff, floor personnel and receptionists as necessary to conduct the business of the Senate and in accordance with the current Legislative Assembly budget.

(2) Personnel assigned to the Senate Desk and the Senate floor, including receptionists, shall perform duties as directed by the Secretary of the Senate and the President.

15.05 Other Personnel.

(1) Subject to the provisions of this rule, a member may appoint personal staff for a session or the interim or both, according to the allowance provided in the current Legislative Assembly budget.

(a) A member shall establish salaries payable to persons appointed under subsection (1) of this rule and in accordance with the policies and procedures as adopted by the Legislative Assembly. Compensation must be no less than the State of Oregon minimum wage at full-time. Employee benefits shall be determined by Legislative Administration.

(b) If a member has a balance in the member’s staff allowance account at adjournment sine die of the preceding regular session, the member may use the balance during the interim for personnel or for legislative newsletters or other informational material.

(2) The caucus leaders may each appoint such staff as is necessary to conduct the business of the caucus as provided in the current Legislative Assembly budget.

(3) The President may appoint such staff as is necessary to perform the duties of the offices of the President or to assist the Senate.

(4) In consultation with each committee chair, the President may appoint a committee administrator and committee assistant to conduct the business of the committee and in accordance with the current Legislative Administration budget, may appoint other personnel as determined necessary for the proper operation of the committee.

(5) Employees of the Senate serve at the pleasure of the appointing authority and shall be appointed or dismissed by written notice thereof to the Legislative Administrator.

(6) The time of service for all employees begins on the date contained in their letter of appointment, which shall be filed with the Legislative Administrator’s Office.

(7) To maintain professionalism in the legislative process, dress code policies may be established for positions that support decorum and protocol of the Senate.

15.10 Salaries.

All salaries for Senate employees shall be reported in the Journal.

15.20 Expense Allowance.

(1) During the Long Session for the 78th Legislative Assembly, each member has an allowance of $37,662 for personal staff as defined in SR 15.05, services and supplies as defined in SR 16.01, and legislative newsletters as defined in SR 14.20.

(2) During the interim periods and the Short Session for the 78th Legislative Assembly, each member has an
allowance of $69,952 for personal staff as defined in SR 15.05, services and supplies as defined in SR 16.01, and legislative newsletters as defined in SR 14.20.

**SERVICES AND SUPPLIES**

**16.01 Office Supplies, Stationery and Equipment.**

(1) The Legislative Administrator shall issue office supplies directly to Senate members and staff in accordance with the Rules of the Senate and policies of the Legislative Administration Committee. Members and staff shall comply with ORS 171.136.

(2) New members will receive a one time allowance of $200 for start up expenses, in addition to an allocation from funds available in the legislative branch budget as determined by the Senate President. The costs of requisitioned services and supplies shall be charged against the member’s individual services and supplies account. Monthly reports of the status of the member’s services and supplies accounts shall be provided to each member.

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

   (a) Postage (all classes);
   (b) Subscriptions to newspapers and periodicals;
   (c) Office supplies;
   (d) Copying, facsimile charges;
   (e) Newsletter printing, postage and labels; and
   (f) Any other service or supply authorized by the President.

(4) All orders for stationery and printing may be placed with the Secretary of the Senate.

(5) Each member’s office in the Capitol Building and committee office in the Capitol Building shall be provided with office furniture and equipment necessary to assist in the conduct of Senate business. Requests for additional furniture or equipment shall be placed with the President.

(6) Any amount remaining unexpended or unobligated in the member’s individual services and supplies account upon adjournment *sine die* of the preceding regular session may be used during the interim for the following:

   (a) Postage (all classes);
   (b) Office supplies;
   (c) Copying, facsimile charges;
   (d) Newsletter printing, postage and labels;
   (e) Interim staff; and
   (f) Any other service or supply authorized by the President.

(7) Except as provided in this subsection, out-of-state travel for legislative business must be pre-approved by the President. Pre-approval is not required for meetings of organizations for which the Legislature provides dues or approves member payment of dues. Pre-approval is not required for official meetings of organizations in which member participation is identified in statute and where the member has been officially appointed to the organization by the President. For other out-of-state travel, members must submit appropriate documentation prior to travel such as a letter of invitation, conference agenda or completed registration form. Itemized receipts must be submitted for reimbursement upon completion of travel. Unless a member is a part of an official state-organized delegation, no out-of-country travel will be reimbursed.

(8) Any member who spends in excess of the allowance provided under these rules shall reimburse the Legislative Assembly for the overdraft.

**16.02 Assembly Transition.**

Those members not returning to serve in the next Long Session shall have until December 10th of the even-numbered year, or until the Friday immediately following the last set of Legislative Days in an even-numbered year, whichever is later, to vacate their office space in the State Capitol.

**16.05 Requests for Attorney General Opinions.**

Requests for opinions from the Attorney General require approval of the President as a necessary condition for authorizing payment from legislative funds. This rule takes precedence over subsection (2) of ORS 180.060. Legislative Counsel shall provide legal advice and opinions to the members of the Senate without prior approval of the President.

**PRIVILEGES**

**17.01 Floor Privileges.**

(1) When the Senate is in session, no person shall be permitted within the bar except:

   (a) Members of the Senate;
   (b) Desk and floor personnel of the Senate;
   (c) Members of the House of Representatives;
   (d) Accredited representatives of the news media;
   (e) Staff of the Senate President’s office and caucus offices; and
   (f) One member of a Senator’s personal staff or a member of the staff of a Senate committee may be seated at a member’s desk. Additional Senate staff members are permitted on the side aisles.
(2) Courtesies of the floor may be extended only to special dignitaries, former members of the Legislative Assembly and members of the family of a member to whom courtesies of the floor have been extended in accordance with policies as set by the President. However, courtesies shall not be extended to any former member who is a lobbyist.

(3) No person who is a lobbyist as defined in ORS 171.725 shall be permitted in the Senate Chamber area during its daily session. Any person transgressing this subsection shall be removed from the Chamber and shall be subject to the penalties provided by law for violation of lobbying regulations. Notes from a lobbyist are prohibited while the Senate is in daily floor session.

(4) Admission to the side aisles beyond the bar shall be reserved for the families and guests of members of the Senate, local and state elected officials and such other persons as may be authorized by the President. However, the privilege shall not be granted to any person actively engaged in seeking the passage or defeat of any measure, except during consideration of Concurrent Resolutions as may be authorized by the President.

(5) No food, beverage or smoking is permitted on the side aisles or within the bar.

(6) While the Senate is in daily session, the center aisle of the floor shall be kept clear of all persons, except members and the Secretary of the Senate or someone acting under the direction of the Secretary of the Senate and conducting the business of the Senate. Access to the Chamber during a daily session shall be by the side doors and side aisles.

(7) Beginning 15 minutes before the opening of each session and ending 15 minutes after the session, no person shall be permitted in the Chamber area except those authorized to be in the Chamber under this rule.

17.02 Accreditation of News Media.

(1) To be accredited and receive privileges of the floor news media shall register with the Oregon Legislative Correspondents Association and be approved by the Secretary of the Senate. The Secretary of the Senate shall provide a list of accredited news media representatives to the Offices of the President of the Senate, the Majority Leader and the Minority Leader. However, any representative of the news media who is attending the session as a lobbyist, as defined in ORS 171.725, shall not be entitled to accreditation or the privileges of the floor.

(2) Accredited representatives of the news media may use still cameras on the side aisles. The use of motion picture or television cameras in the Chamber, or still cameras within the bar, may be permitted by the President. The Secretary of the Senate shall provide adequate camera locations for accredited representatives of the news media in the Senate gallery. Personnel of Legislative Media Services are subject to this rule.

17.03 Distribution of Materials on Floor.

(1) No materials on any measure which is on the Third Reading calendar or on the agenda may be distributed on the floor except materials prepared for, or by, a member of the Senate.

(2) No anonymous material shall be distributed to members on the floor at any time. A copy of any material distributed to members’ desks must be filed with the Secretary of the Senate prior to distribution.

(3) Nothing in the rule prohibits a member from requesting and receiving specific material delivered by legislative staff.

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

17.05 Lounge Privileges.

The lounge is for the convenience of Senators. Supervision, operation and use of the Senate Lounge shall be directed through agreement of the Caucus Leaders.

PERSONNEL AND CONTRACTING RULES

18.01 Legislative Branch Personnel and Contracting Rules.

The Legislative Branch Personnel Rules and Legislative Branch Contracting Rules, as adopted by the Legislative Administration Committee on December 10, 2014 January 15, 2016, are incorporated into the Senate Rules by this reference as rules of proceeding of the Senate.

EXECUTIVE APPOINTMENTS

19.10 Referral to Committee.

Following reading of the message from the Governor appointing a person to a position or office requiring confirmation by the Senate, the President shall refer the appointment to an appropriate committee and may refer it to not more than one additional committee. The committee shall consider the appointment as soon as practicable.

19.20 Committee Review of Appointees.

(1) All persons initially appointed to boards, commissions or agencies, subject to the provisions of section 4, Article III of the Oregon Constitution, shall appear before the appropriate Senate committee prior to confirmation by the Senate.

(2) The chair of the executive appointments committee, with the consent of the President of the Senate and a majority of the committee members, may waive appearance before the committee of persons appointed by the Governor.

19.35 Committee Action.

(1) The committee may, after public hearing, take action on the appointment and promptly file the report with the
Secretary of the Senate. On final action the committee shall recommend that:

(a) The Senate confirm;
(b) The Senate confirm en bloc;
(c) The Senate refuse to confirm; or
(d) The appointment be reported to the Senate without recommendation.

19.40 Additional Time for Consideration.

(1) If any appointment submitted by the Governor and subject to Senate confirmation is submitted too late for the Senate to review the recommendation of the committee or otherwise consider the appointment, that appointment shall be carried over to the next convening of the Senate as required by section 4, Article III of the Oregon Constitution and ORS 171.562 and 171.565.

(2) The proposed appointment shall not be considered rejected, or confirmation denied, if the appointment is carried over. The action of carrying over consideration of the appointment shall be duly recorded in the Journal.

19.55 Consideration of Committee Reports.

(1) Action on a committee report recommending Senate confirmation shall be placed on the calendar for the session day immediately following reading or distribution of the report during the Long Session, or as soon as possible following reading or distribution of the report during the Short Session.

(2) If the committee recommendation is to refuse to confirm or no recommendation, action on the report shall take place on the second session day after the session day the report is read or distributed during the Long Session, or as soon as possible following reading or distribution of the report during the Short Session.

(3) The vote on confirmation shall be taken by roll call. The affirmative vote of a constitutional majority (16) is necessary for confirmation.

19.60 Confirmation En Bloc.

(1) If a committee reports on nominees en bloc, the report shall be placed on the calendar for confirmation the next session day after reading or distribution of the list of appointments during the Long Session, or as soon as possible following reading or distribution of the list of appointments during the Short Session.

(2) The motion to recommend a list of multiple boards and commissions to the full Senate is in order. Individuals whose appearance before the committee has been waived under SR 19.20, may be considered en bloc upon recommendation of the committee.

(3) Any member may require a separate vote by requesting that an appointee be considered separately. The request shall be submitted in writing to the Secretary of the Senate one hour before the session on the day that the confirmation is on the calendar. The request will be announced at the appropriate time and the appointee considered separately from the en bloc vote.

Appendix A

INTERIM RULES OF THE SENATE
78th LEGISLATIVE ASSEMBLY

202.01 Use of Mason’s Manual of Legislative Procedure.

Mason’s Manual of Legislative Procedure shall apply to cases not provided for by the Oregon Constitution, the Senate Rules, custom of the Senate or statute.

203.05 Session Hour; Deliberations Open.

(1) The Senate shall meet at the call of the President, or when requested by a constitutional majority (16) of the members.

(2) All deliberations of the Senate and its committees shall be open to the public. However, nothing in this provision limits the procedures used for a Call of the Senate. This provision does not prohibit clearing the gallery in the event of a disturbance, during which time the Senate shall be in recess.

203.11 Interim Meetings.

When the full Senate meets to consider executive appointments and other interim business, it shall not be considered to be in regular or special legislative session or meeting as a committee of the whole.

VOTING

203.15 Roll Call.

(1) A roll call vote of “ayes” and “nays” shall be taken.

(2) Upon the demand of two members, a roll call vote shall be taken and recorded on any question.

(3) If the presiding officer is in doubt on an oral vote, the presiding officer shall order a roll call vote.

(4) The vote on confirmation shall be taken by roll call. The affirmative vote of a constitutional majority (16) is necessary for Senate confirmation of executive appointments.

ORDER OF BUSINESS

204.01 Order of Business.

(1) The general order of business shall be:

(a) Roll Call

(b) Honors to the Colors and the Pledge of Allegiance

(c) Invocation
(d) Courtesies of the Senate
(e) Remonstrances
(f) Reports from Committees
(g) Propositions and Motions
(h) Action on Executive Appointments Requiring Senate Confirmation
(i) Reading of Senate Memorials and Resolutions
(j) Other Business of the Senate
(k) Announcements

(2) Messages from the Governor may be read at any time. Courtesies may be extended at any time.

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

(4) The general order of business shall not be varied except upon suspension of the rules. However, any subject before the Senate may be made a special order of business by the vote of a majority of the members present. When the appropriate time for consideration of the subject arrives, the Senate shall take up the subject.

PRESIDING OFFICER

207.01 Presiding Officer; Other Officers.

The officers of the Senate during the interim shall be those elected by the Senate for the 78th Legislative Assembly under SR 7.01 and 15.01.

COMMITTEES

208.01 Names of Committees.

(1) The President shall establish interim committees, including a Committee on Rules and Executive Appointments; provided, however, the Committee on Rules and Executive Appointments shall have at least five, but not more than 11 members.

(2) The President may appoint special committees. Referral of executive appointments to special committees requires approval of a majority of the members of the Senate.

EXECUTIVE APPOINTMENTS

209.15 Transmittal of Executive Appointments.

(1) Upon receipt of a message from the Governor appointing a person to a position or office requiring the confirmation by the Senate, the Secretary of the Senate shall transmit the message to the chair of the Committee on Rules and Executive Appointments.

(2) A summary list of executive appointments received by the Secretary of the Senate and transmitted to committee shall be distributed to members at least 72 hours in advance of the scheduled convening of the Senate.

209.20 Committee Review of Appointees.

The chair of the Committee on Rules and Executive Appointments, with the consent of the President of the Senate and a majority of the committee members, may waive appearance before the committee of persons appointed by the Governor.

209.35 Committee Action Required.

(1) The committee shall, after public hearing, take action on the appointment and promptly file its report with the Secretary of the Senate. The committee shall recommend that:

(a) The Senate confirm;

(b) The Senate confirm en bloc;

(c) The Senate refuse to confirm;

(d) Report the appointment to the Senate without recommendation; or

(e) Report that no final action was taken and that the appointment shall be carried over.

(2) The committee may include material in its report that the committee deems appropriate.

209.40 Additional Time for Consideration.

(1) If any appointment submitted by the Governor and subject to Senate confirmation does not receive final action by the committee, the appointment shall be carried over to the next convening of the Senate or shall be considered at the next special session.

(2) The proposed appointment shall not be considered rejected or confirmation denied if the appointment is carried over. The action of carrying over consideration of the appointment shall be recorded in the Journal.

209.45 Dissents.

Any member of the committee who dissents from the committee recommendation shall be listed in the committee report as not concurring therein. Upon request before adjournment of the Senate’s meeting to consider executive appointments, the names of the members not concurring shall be recorded in the Journal and measure history.

ACTION ON COMMITTEE REPORTS

209.50 Reading of Committee Reports.

At the discretion of the President, committee reports at the Senate Desk may be either read or announced under the proper order of business. If reports are announced, the Secretary of the Senate shall distribute to the
members’ desks a committee report summary with the pertinent information included. Committee reports shall be recorded in the Journal.

209.55 Consideration of Committee Reports.

Reports from committees shall be considered in appropriate order at the next convening of the Senate. The committee report summary for such meeting shall be distributed to each Senator prior to the convening of the Senate.

209.60 Confirmation En Bloc.

(1) The motion to recommend a list of multiple boards and commissions to the full Senate is in order. Individuals whose appearance before the committee has been waived under SIR 209.20, may be considered en bloc upon recommendation of the committee.

(2) Any member may require a separate vote by requesting that an appointee be considered separately. The request shall be submitted in writing to the Senate Desk one hour before the session on the day that the confirmation is on the calendar. The request shall be announced at the appropriate time and the appointee separated from the en bloc vote.

209.65 Withdrawing Appointment from Committee.

(1) An appointment by the Governor requiring Senate confirmation may be withdrawn from a committee by a motion to withdraw the appointment. The motion requires a constitutional majority (16) for adoption.

(2) The effect of withdrawal shall be the same as if the committee had reported the appointment to the Senate without recommendation.

RECONSIDERATION

210.01 Reconsideration of Executive Appointments.

(1) When an executive appointment has been confirmed, or the Senate has refused to confirm, it shall be in order for any member voting on the prevailing side to move for reconsideration of the vote. A motion for reconsideration is not in order on a vote that indefinitely postponed an appointment.

(2) Notice of intent to move for reconsideration must be given orally by the member who intends to move the motion.

(3) The motion to reconsider must be made and voted upon before final adjournment of the Senate meeting during which the vote being reconsidered was taken.

(4) A motion to reconsider may be debated together with the main question, providing the subject of the main question is debatable. There shall be only one reconsideration of any final vote, even though this action may reverse the previous action.

(5) The affirmative vote of a constitutional majority (16) is required to adopt a motion to reconsider the vote.

PRESESSION FILING

213.06 Presession Filing.

Presession filing and printing of measures shall be in accordance with the rules and practices of the preceding sessions, customs of the Senate, and statutes. Members, members-elect, and committees may not request drafting services from the Legislative Counsel for an agency or officer of the executive or judicial departments unless the agency or officer has arranged to pay any charge the Legislative Counsel imposes under ORS 173.130.

213.07 Measure Drafting and Filing by the Executive and Judicial Branches of State Government Before the Long Session.

(1) The Executive Department, administrative agencies, boards and commissions, and the Judicial Branch, shall have all measures for presession filing with the Senate drafted by Legislative Counsel.

(2) All presession filing drafts shall be submitted in the manner prescribed by the Secretary of the Senate and shall include, but not be limited to:

(a) Two backed copies of the proposed measure;

(b) Measure summary;

(c) Agency name;

(d) Signature of agency director or designee; and

(e) Contact person and telephone number.

(3) All presession filing drafts must be submitted to the Secretary of the Senate by 5:00 p.m. on December 15th of the even-numbered years. If the 15th falls on a weekend, the last business day prior to the deadline will apply.

213.09 Measure Drafting and Presession Filing Before the Long Session by Statutory Committees, Interim Committees and Task Forces of the Legislative Assembly.

(1) All measures for presession filing must be drafted by Legislative Counsel.

(2) All presession filing drafts shall be submitted in the manner prescribed by the Secretary of the Senate and shall include, but not be limited to:

(a) Two backed copies of the proposed measure;

(b) Measure summary;

(c) Name of committee or task force;

(d) Signature of committee chair; and

(e) Contact person and telephone number.
(3) All presession filing drafts must be submitted to the Secretary of the Senate by 5:00 p.m. on December 21st of the even-numbered years. If the 21st falls on a weekend, the business day prior to the deadline shall apply.

213.15 Measure Drafting and Presession Filing Before the Long Session by Members Who Will Serve in the Regular Session.

(1) Drafts may be filed after the 2nd Monday in November of the even-numbered year, or following certification of election if a recount is required, or has been requested, under ORS 258.150 to 258.300.

(2) Every presession filing draft submitted by a member shall bear the name of the chief sponsor(s) and shall comply with ORS 171.127 and 171.130.

(3) All presession filing drafts shall be submitted in the manner prescribed by the Secretary of the Senate, and shall include, but not be limited to:

(a) Two backed copies of the proposed measure;

(b) Measure summary;

(c) Name of the requester;

(d) Signature of the member or newly-elected official; and

(e) Contact person and telephone number.

(4) All presession filing drafts must be submitted to Secretary of the Senate by 5:00 p.m. on December 21st of the even-numbered years. If the 21st falls on a weekend, the last business day prior to the deadline shall apply.

213.16 Measure Drafting and Presession Filing Before the Long Session by Newly Elected Statewide Officials.

(1) Drafts may be filed after the 2nd Monday in November of the even-numbered year, or following certification of election if a recount is required, or has been requested, under ORS 258.150 to 258.300.

(2) All presession filing drafts shall be submitted in the manner prescribed by the Secretary of the Senate, and shall include, but not be limited to:

(a) Two backed copies of the proposed measure;

(b) Measure summary;

(c) Name of requester;

(d) Signature of the newly elected statewide official; and

(e) Contact person and telephone number.

(3) All presession filing drafts must be submitted to the Secretary of the Senate by 5:00 p.m. on December 21st of the even-numbered years. If the 21st falls on a weekend, the last business day prior to the deadline shall apply.

213.20 Measure Drafting and Presession Filing Before the Short Session for Members, Caucuses, and Interim Committees.

(1) Except as otherwise provided herein, presession drafting requests and measure introductions shall be governed by the applicable concurrent resolution adopted by the 78th Legislative Assembly.

(2) Of the three drafting requests for each committee granted under the concurrent resolution, the committee chair is allowed two drafting requests, and the committee chair and vice-chair in agreement are allowed one drafting request.

(3) Each Senate caucus may request from the President, and the President shall grant pursuant to his authority under the concurrent resolution, no more than two drafting requests and measure introductions, as determined by the caucus leader, that may be used before or during the Short Session.

(4) Committees appointed for the interim shall vote on measure introductions no later than January 15, 2016.

(5) All measures filed with the Senate Desk by 5:00 p.m. on January 19, 2016, shall be made publicly available on the Internet before First Reading and shall not be treated as confidential by the Senate Desk. Notwithstanding the Concurrent Resolution, members may file measures with the Senate Desk no later than 5:00 p.m. on February 1, 2016, and such measures shall be treated as confidential by the Senate Desk until February 1, 2016, when they will be processed in the regular course for First Reading.

(6) Every presession filing draft submitted under this rule shall bear the name of the chief sponsor(s) and shall comply with ORS 171.127 and 171.130.

(7) All presession filing drafts shall be limited to:

(a) Two backed copies of the proposed measure;

(b) Measure summary;

(c) Name of requester;

(d) Signature of the member, committee chair, or caucus leader; and

(e) Contact person and telephone number.

(8) The Joint Committee on Ways and Means is exempt from this rule such that drafting and introduction of appropriation or fiscal measures sponsored by the Joint Committee on Ways and Means is allowed before or during the Short Session without limitation.

(9) Any exceptions to this rule are subject to approval by the President. Unless permitted under this rule, the concurrent resolution, or otherwise approved by the President, there shall be no other measure drafting requests or measure introductions by members,
committees, or caucuses before or during the Short Session. Measures introduced in a prior regular or special session do not carryover for continued consideration during the next regular or special session.

213.21 Measure Drafting and Presession Filing Before the Short Session by the Executive and Judicial Branches of State Government.

(1) Except as otherwise provided herein, presession drafting requests and measure introductions by the Executive and Judicial Branches shall be governed by the applicable concurrent resolution adopted by the 78th Legislative Assembly.

(2) All presession filing drafts shall be submitted in the manner prescribed by the Secretary of the Senate and shall include, but not be limited to:

(a) Two backed copies of the proposed measure;

(b) Measure summary;

(c) Branch or specific agency name;

(d) Signature of the Governor, Chief Justice, or their respective designee; and

(e) Contact person and telephone number.

(3) Unless permitted under the concurrent resolution, there shall be no other drafting requests or measure introductions by the Executive Branch or Judicial Branch before or during the Short Session. Measures introduced in a prior regular or special session do not carryover for continued consideration during the next regular or special session.

213.28 Introduction Ordered by the President.

(1) A presession filing measure may be introduced by order of the President. The measure shall bear a statement that introduction is by order of the President and by request. The measure must identify the sponsor and indicate neither advocacy nor opposition on the part of the President.

(2) The measure must be filed in conformance with SIR 213.07, 213.09, 213.15, 213.16, 213.20, or 213.21.

213.30 Confidentiality; Consolidation of Requests.

(1) A requester may designate that a request for a Legislative Counsel draft be considered confidential in accordance with ORS 173.230. Requests from a legislative committee shall not be treated confidentially.

(2) When a request is made for measure drafting services, Legislative Counsel shall inform the requestor of all nonconfidential requests of a similar nature previously submitted. An attempt shall be made to consolidate all such requests in one measure.

PUBLICATIONS

214.01 Journal.

(1) The Senate shall maintain a Journal of its proceedings. The Journal shall contain a full, true and correct chronological record of all proceedings.

(2) At the discretion of the President, the Secretary of the Senate shall publish such information as may be required to inform the public of Senate actions and proceedings.

(3) Newsletters may be distributed in accordance with SR 14.20.

PERSONNEL

215.07 Interim Staff.

A member may employ interim staff subject to the provisions of SR 15.05 and as limited by the Legislative Assembly budget. Funds allocated for interim staff salaries may also be used to reimburse a member for vouchered in district travel expense and vouchered services and supplies.

Senate at ease. Senate reassembled.

The following messages from the Governor, dated January 11, 2016, announcing appointments subject to Senate confirmation as provided by ORS 171.562 and ORS 171.565, were received and referred to the Interim Committee on Rules and Executive Appointments.

Messages from the Governor read into the record on request of Ferrioli.

(For complete term information see measure history. SPG - Serves at the Pleasure of the Governor)

Alcohol and Drug Policy Commission (ORS 430.241)
Nathan Gaoiran (Grants Pass) 4-Year
Patrick Garrett (r) (Hillsboro) 4-Year

State Aviation Board (ORS 835.102)
Paul Hudgens (r) (Portland) 4-Year

Board of Boiler Rules (ORS 480.535)
Gregory Moyer (Salem) 4-Year

Building Codes Structures Board (ORS 455.144)
Stephen Forster (Tigard) Partial 4-Year

Oregon Business Development Commission (ORS 285A.040)
Chandrakanth Gopalpur (Portland) Unexpired 4-Year

Oregon Criminal Justice Commission (ORS 137.654)
<table>
<thead>
<tr>
<th>Name</th>
<th>Term</th>
<th>Board/Commission</th>
</tr>
</thead>
<tbody>
<tr>
<td>Matthew Hicks (Grants Pass)</td>
<td>4-Year</td>
<td>Electrical and Elevator Board (ORS 455.144)</td>
</tr>
<tr>
<td>Sebastian Tapia (Eugene)</td>
<td>4-Year</td>
<td>Employment Appeals Board (ORS 657.685)</td>
</tr>
<tr>
<td>Ronald Dettrich (Corvallis)</td>
<td>Partial 4-Year</td>
<td>State Board of Forestry (ORS 526.009)</td>
</tr>
<tr>
<td>Duncan Hettle (Tigard)</td>
<td>4-Year</td>
<td>Oregon Government Ethics Commission (ORS 244.250)</td>
</tr>
<tr>
<td>Nils Christofferson (r) (Enterprise)</td>
<td>4-Year</td>
<td>Oregon Growth Board (c.90, OL 2012)</td>
</tr>
<tr>
<td>Tom Inako (r) (La Grande)</td>
<td>4-Year</td>
<td>Health Evidence Review Commission (ORS 414.688)</td>
</tr>
<tr>
<td>Cindy Williams (r) (Medford)</td>
<td>4-Year</td>
<td>Health Insurance Exchange Advisory Committee (s.13, SB 1)</td>
</tr>
<tr>
<td>Alison Kean (Portland)</td>
<td>4-Year</td>
<td>Higher Education Coordinating Commission (ORS 351.715)</td>
</tr>
<tr>
<td>Sayer Jones (Portland)</td>
<td>Partial 4-Year</td>
<td>Commission on Hispanic Affairs (ORS 185.320)</td>
</tr>
<tr>
<td>Kevin Olson (Portland)</td>
<td>4-Year</td>
<td>Oregon Investment Council (ORS 293.706)</td>
</tr>
<tr>
<td>Kimberly Tippens (Portland)</td>
<td>4-Year</td>
<td>Trustees of the State Library (ORS 357.010)</td>
</tr>
<tr>
<td>Shonna Butler (Eugene)</td>
<td>2-Year</td>
<td>Oregon State Lottery Commission (ORS 461.100)</td>
</tr>
<tr>
<td>Cynthia Condon (Salem)</td>
<td>2-Year</td>
<td>State Board of Massage Therapists (ORS 687.115)</td>
</tr>
<tr>
<td>Joe Enlet (Portland)</td>
<td>2-Year</td>
<td>Mechanical Board (ORS 455.144)</td>
</tr>
<tr>
<td>Daniel Field (Portland)</td>
<td>2-Year</td>
<td>State Board of Pharmacy (ORS 689.115)</td>
</tr>
<tr>
<td>Joseph Finkbonner (Portland)</td>
<td>2-Year</td>
<td>Physical Therapist Licensing Board (ORS 688.160)</td>
</tr>
<tr>
<td>James Houser (Portland)</td>
<td>2-Year</td>
<td>State Plumbing Board (ORS 693.115)</td>
</tr>
<tr>
<td>Lora Lawson (Gold Beach)</td>
<td>2-Year</td>
<td>Board of Commissioners of the Port of Portland (ORS 778.215)</td>
</tr>
<tr>
<td>Sean McAnulty (Portland)</td>
<td>2-Year</td>
<td>Patricia McDonald (Portland)</td>
</tr>
<tr>
<td>Jesse O’Brien (Portland)</td>
<td>2-Year</td>
<td>Charles Kochlacs (Medford)</td>
</tr>
<tr>
<td>Kenneth Provencher (Springfield)</td>
<td>2-Year</td>
<td>State Board of Psychologist Examiners (ORS 675.100)</td>
</tr>
<tr>
<td>Shanon Saldivar (The Dalles)</td>
<td>2-Year</td>
<td>Clifford Johannsen (Lake Oswego)</td>
</tr>
<tr>
<td>Claire Tranchese (Portland)</td>
<td>2-Year</td>
<td>Quality Education Commission (ORS 327.500)</td>
</tr>
<tr>
<td>Maria Vargas (Ontario)</td>
<td>2-Year</td>
<td>Respiratory Therapist and Polysomnographic Technologist Licensing Board (ORS 688.820)</td>
</tr>
<tr>
<td>Neil Bryant (r) (Bend)</td>
<td>4-Year</td>
<td>Joel Glass (r) (Vernonia)</td>
</tr>
<tr>
<td>Frank Goulard (r) (Lake Oswego)</td>
<td>2-Year</td>
<td>Michael LeFor (r) (Portland)</td>
</tr>
<tr>
<td>Claire McMorris (Corvallis)</td>
<td>Partial 2-Year</td>
<td></td>
</tr>
<tr>
<td>Cynthia Gomez (r) (Portland)</td>
<td>3-Year</td>
<td></td>
</tr>
<tr>
<td>Daniel Lopez-Cevallos (Corvallis)</td>
<td>3-Year</td>
<td></td>
</tr>
<tr>
<td>Rex Kim (Portland)</td>
<td>4-Year</td>
<td></td>
</tr>
<tr>
<td>Satiah Upadhyay (Tigard)</td>
<td>Partial 4-Year</td>
<td></td>
</tr>
</tbody>
</table>
Sustainability Board (ORS 184.427)
David Gremmels (r) (Central Point)  4-Year
Lori Hollingsworth (r) (Lincoln City)  4-Year

Trust for Cultural Development Board (ORS 359.410)
Gustavo Morales (Ontario)  Partial 4-Year
Carole Morse (r) (Portland)  4-Year
Nikole Price (Lincoln City)  Partial 4-Year

Oregon State Veterinary Medical Examining Board (ORS 686.210)
Randi Golub (r) (Eugene)  4-Year

Commission for Women (ORS 185.520)
Clara Beas Fitzgerald (Hermiston)  3-Year

Workers’ Compensation Management-Labor Advisory Committee (ORS 656.790)
John Billman (Albany)  2-Year
Diana Winther (Hillsboro)  2-Year

The following message from the Governor, dated January 19, 2016, announcing appointments subject to Senate confirmation, as provided by ORS 171.562 and ORS 171.565 were received and referred to the Interim Committee on Rules and Executive Appointments.

(For complete term information see executive appointments calendar. SPG - Serves at the Pleasure of the Governor.)

State Resilience Officer (House Bill 2270)
Derek Smith (Portland)  SPG

The following message from the Governor, dated January 20, 2016, announcing appointments subject to Senate confirmation as provided by ORS 171.562 and ORS 171.565 was withdrawn:

(For complete term information see executive appointments calendar. SPG - Serves at the Pleasure of the Governor.)

Electrical and Elevator Board (ORS 455.144)
Ronald Detrich (Corvallis)  Partial 4-Year

The Governor’s Executive Appointments were transmitted to the Senate Committee on Rules by order of the President.

Message from the House announcing that the House of Representatives has organized is ready for the business of the 2016 Regular Session of the Seventy-eighth Legislative Assembly.

The following measures were referred to committee on February 1 and recorded on Committee Referral List No. 1, which was distributed to members. Referral list recorded in the Journal and Status Report by order of the President.
Tuesday, February 2, 2016 – Morning Session

Senate convened at 10:30 a.m., President Courtney in Chair. The following members were present: Bates, Beyer, Burdick, Dembrow, Devlin, Edwards, Ferrioli, Gelser, Hass, Johnson, Monnes Anderson, Monroe, Prozanski, Riley, Roblan, Rosenbaum, Shields, Steiner Hayward, Thatcher, Thomsen, Whitsett; absent – Johnson; excused – Winters.

Call of the Senate demanded by Burdick, joined by Hass and Monnes Anderson. All present except Baertschiger Jr, Boquist, Ferrioli, Girod, Hansell, Knopp, Kruse, Olsen, Thatcher, Thomsen, Whitsett; excused – Winters.

Further proceedings under the Call terminated by implied consent.

Senate recessed until 12:15 p.m. by unanimous consent at the request of the Chair.

Senate reconvened at 12:15 p.m., President Courtney in Chair. All present except Girod, Hass, Johnson, Knopp, Kruse, Olsen, Thatcher, Thomsen, Whitsett, Winters. Pending arrival of members subject to the Call, Senate at ease.

Further proceedings under the Call terminated by implied consent.

Senate adjourned until 10:30 a.m., Tuesday by unanimous consent at the request of the Chair.
Referred to Committee on Ways and Means by prior reference.

SB 1523 – Report by Committee on Veterans and Emergency Preparedness recommending passage with amendments and referred to Committee on Ways and Means by prior reference.

Committee Report Summary No. 3, listing the following reports, was distributed to members today. Summary list recorded in the Journal and Status Report by order of the President.

SCR 201 – Report by Committee on Rules recommending adoption.

SR 201 – Report by Committee on Rules recommending adoption.

SB 1522 – Report by Committee on Rules recommending passage.

SB 1562 – Report by Committee on Rules recommending passage.

SB 1570 – Report by Committee on Rules recommending passage and requesting subsequent referral to Committee on Ways and Means be rescinded. Subsequent referral to Ways and Means rescinded by order of the President.

SJM 201; SJR 205; SB 1594 – Introduced, read first time and referred to President’s desk.

SCR 201; SR 201; SB 1503, 1522, 1562, 1570 – Read second time and passed to third reading.

SB 1506 – Read third time. Carried by Edwards. On passage of bill the vote was: Ayes, 29; excused, 1 – Winters. Bill passed.

Senate adjourned until 10:30 a.m., Friday by unanimous consent at the request of the Chair.

Friday, February 5, 2016 – Morning Session

Senate convened at 10:30 a.m., President Courtney in Chair. The following members were present: Boquist, Burdick, Dembrow, Devlin, Ferrioli, Gelsom, Grogg, Hansell, Hass, Johnson, Knopp, Kruse, Monnes Anderson, Monroe, Olsen, Prozanaki, Riley, Roblan, Rosenbaum, Shields, Steiner Hayward, Thatcher, Thomsen, Whitsett; absent – Beyer; excused – Baertschiger Jr, Bates, Edwards, Winters. Colors were posted and the Senate pledged allegiance to the flag. Invocation by Senator Bill Hansell, Athena.

The following message from the Governor, dated February 4, announcing appointments subject to Senate confirmation as provided by ORS 171.562 and ORS 171.565, were withdrawn:

Higher Education Coordinating Commission (ORS 351.715)
Frank Goulard (r) (Lake Oswego) 2-Year
Claire McMorris (Corvallis) Partial 2-Year

HB 4009, 4044, 4082, 4104, 4126 – Message from the House announcing passage.

SCR 202 – Message from the House announcing adoption by the House.

Committee Report Summary No. 4, listing the following report, was distributed to members today. Summary list recorded in the Journal and Status Report by order of the President.

SB 1589 – Report by Committee on Business and Transportation recommending passage and requesting subsequent referral to Committee on Ways and Means be rescinded. Subsequent referral to Ways and Means rescinded by order of the President.

Committee Report Summary No. 5, listing the following reports, was distributed to members today. Summary list recorded in the Journal and Status Report by order of the President.

SCR 205 – Report by Committee on Veterans and Emergency Preparedness recommending adoption.

SCR 206 – Report by Committee on Veterans and Emergency Preparedness recommending adoption.

SCR 201 – Burdick moved that the bill be taken from its place on today’s third reading calendar and placed on February 18 calendar. Motion carried by voice vote.

SR 201 – Burdick moved that the bill be taken from its place on today’s third reading calendar and placed on February 15 calendar. Motion carried by voice vote.

SCR 205, 206; SB 1589 – Read second time and passed to third reading.


SB 1570 – Read third time. Carried by Steiner Hayward. On passage of bill the vote was: Ayes, 20; nays, 5 – Grogg, Knopp, Olsen, Thatcher, Whitsett; absent, 1 – Beyer; excused, 4 – Baertschiger Jr, Bates, Edwards,
RS2-SJ-30  SENATE JOURNAL

Winters. Bill passed.

HB 4009, 4044, 4082, 4104, 4126 - Read first time and referred to President's desk.

The following measures were referred to committee on February 4 and recorded on Committee Referral List No. 2, which was distributed to members. Referral list recorded in the Journal and Status Report by order of the President.

SJM 201  Environment and Natural Resources
SJR 205  Rules
SB 1594  Workforce and General Government

SCR 202 - President Courtney signed on February 5.

Senate adjourned until 10:30 a.m., Monday by unanimous consent at the request of the Chair.

Monday, February 8, 2016 – Morning Session

Convening of the Senate postponed until 11:00 a.m. Senate convened at 11:00 a.m., President Courtney in Chair. The following members were present: Baertschiger Jr, Bates, Beyer, Boquist, Burdick, Dembrow, Devlin, Edwards, Ferrioli, Geler, Girod, Hansell, Hass, Johnson, Knopp, Kruse, Monnes Anderson, Monroe, Olsen, Prozanski, Riley, Roblan, Rosenbaum, Shields, Steiner Hayward, Thatcher, Thomsen, Whitsett; excused – Winters. Colors were posted and the Senate pledged allegiance to the flag. Invocation by the Right Reverend Neff Powell, Eugene.

HB 4003, 4022, 4023, 4053, 4073, 4117, 4127 - Message from the House announcing passage.

SCR 202 – Message from the House announcing the Speaker signed on February 8.

Committee Report Summary No. 6, listing the following reports, was distributed to members February 5. Summary list recorded in the Journal and Status Report by order of the President.

SB 1514 – Report by Committee on Health Care recommending passage with amendments.

SB 1515 – Report by Committee on Human Services and Early Childhood recommending passage with amendments and referred to Committee on Ways and Means by prior reference.

SB 1529 – Report by Committee on Environment and Natural Resources recommending passage with amendments.

SB 1585 – Report by Committee on Health Care recommending passage. Referred to Committee on Ways and Means by prior reference.

Committee Report Summary No. 7, listing the following reports, was distributed to members today. Summary list recorded in the Journal and Status Report by order of the President.

SB 1508 – Report by Committee on Workforce and General Government recommending passage.

SB 1534 – Report by Committee on Workforce and General Government recommending passage.

SB 1544 – Report by Committee on Workforce and General Government recommending passage.

SCR 205 – Burdick moved that the bill be taken from its place on today's third reading calendar and placed on February 17 calendar. Motion carried by voice vote.

SCR 206 – Burdick moved that the bill be taken from its place on today's third reading calendar and placed on February 11 calendar. Motion carried by voice vote.

SB 5701, 5702, 1595, 1596, 1597 – Introduced, read first time and referred to President's desk.

SB 1508, 1514, 1529, 1534, 1544 – Read second time and passed to third reading.

SB 1589 – Read third time. Carried by Rosenbaum.

SB 1589 – Girod moved to refer to Committee on Ways and Means. On motion to refer the vote was: Ayes, 11; nays, 8 – Bates, Beyer, Burdick, Dembrow, Devlin, Edwards, Geler, Hass, Johnson, Monnes Anderson, Monroe, Prozanski, Riley, Roblan, Rosenbaum, Shields, Steiner Hayward, President Courtney; excused, 1 – Winters. Motion failed.

SB 1589 – Debate resumed. On passage of bill the vote was: Ayes, 21; nays, 8 – Baertschiger Jr, Boquist, Ferrioli, Girod, Kruse, Olsen, Thatcher, Whitsett; excused, 1 – Winters. Motion failed.

SB 1589 – Boquist requested the following written explanation of vote be entered into the Journal:

My NO vote SB 1589 was due to the intent and scope of the bill was misrepresented to the State Senate. The Carrier's statements completely contradicted those of the Chair of the Committee. It is not about rural small businesses but instead a bill to allow Portlandia along with economically advantaged counties to get funds that were designated for rural distressed disadvantaged counties. The bill on lines 15 to 21 deletes all of the previous qualifications. It changes the sole qualification to a business “that will produce substantial benefits for this state.”

According to Legislative Counsel there is no definition of ‘substantial benefit’ in law. The bill simply allows Business Oregon to dole out political favors whether this was intended or not. The bill removes the qualifications designed to ensure distressed areas got help. If the criteria needed changed, then the Legislature should change the qualifications not eliminate all qualifications.

The original program was designed to help disadvantaged distressed areas create jobs. When rural Oregon shares in the so-called economic boom of the urban areas then maybe, maybe, the Legislature should consider changing the qualifications to allow booming areas to benefit too.

It should be noted the sponsors may not realize the true impact of the bill. Worse, the Carrier claimed in the closing the exact same bill had passed both the Senate and House in the past session without opposition, then why did the Governor veto the bill, or was the Carrier mistaken.
HB 4003, 4022, 4023, 4053, 4073, 4117, 4127 – Read first time and referred to President’s desk.

The following measures were referred to committee on February 5 and recorded on Committee Referral List No. 3, which was distributed to members. Referral list recorded in the Journal and Status Report by order of the President.

HB 4009 Rules
HB 4044 Judiciary
HB 4082 Judiciary
HB 4104 Health Care

Senate adjourned until 10:30 a.m., Tuesday by unanimous consent at the request of the Chair.

Tuesday, February 9, 2016 – Morning Session

Convening of the Senate postponed until 10:45 a.m. Senate convened at 10:45 a.m., President Courtney in Chair. The following members were present: Baertschiger Jr, Bates, Boquist, Burdick, Dembrow, Devlin, Edwards, Ferrioli, Geler, Girod, Hansell, Hass, Johnson, Knopp, Kruse, Monnes Anderson, Monroe, Olsen, Prazanski, Riley, Roblan, Rosenbaum, Shields, Steiner Hayward, Thatcher, Thomsen, Whitsett; excused – Beyer, Winters. Colors were posted and the Senate pledged allegiance to the flag. A moment of silence was observed for fallen Seaside Police Sergeant Jason Goodding. Invocation by Daniel Wattenburger, Hermiston.

The following message from the Governor, dated February 9, announcing appointment subject to Senate confirmation as provided by ORS 171.562 and ORS 171.565, was withdrawn:

(For complete term information, see executive appointments calendar. SPG - Serves at the Pleasure of the Governor.)

State Resilience Officer (House Bill 2270)
Derek Smith (Portland) SPG

HB 4020, 4038, 4039, 4047, 4095 – Message from the House announcing passage.

Committee Report Summary No. 8, listing the following reports, was distributed to members February 8. Summary list recorded in the Journal and Status Report by order of the President.

SB 1539 – Report by Committee on Information Management and Technology recommending passage with amendments.

SB 1554 – Report by Committee on Judiciary recommending passage with amendments.

Committee Report Summary No. 9, listing the following report, was distributed to members today. Summary list recorded in the Journal and Status Report by order of the President.

SB 1567 – Report by Committee on Judiciary recommending passage and requesting subsequent referral to Committee on Ways and Means be rescinded. Subsequent referral to Ways and Means rescinded by order of the President.

SB 1539, 1554, 1567 – Read second time and passed to third reading.

SB 1508 – Read third time. Carried by Rosenbaum. On passage of bill the vote was: Ayes, 24; nays, 3 – Baertschiger Jr, Olsen, Thomsen; absent, 1 – Boquist; excused, 2 – Beyer, Winters. Bill passed.


SB 1544 – Read third time. Carried by Dembrow. On passage of bill the vote was: Ayes, 28; excused, 2 – Beyer, Winters. Bill passed.

HB 4020, 4038, 4039, 4047, 4095 – Read first time and referred to President’s desk.

The following measures were referred to committee on February 8 and recorded on Committee Referral List No. 4, which was distributed to members. Referral list recorded in the Journal and Status Report by order of the President.

SB 5701 Ways and Means
SB 5702 Ways and Means
SB 1596 Ways and Means
SB 1597 Ways and Means

The following measures were referred to committee on February 8 and recorded on Committee Referral List No. 5, which was distributed to members. Referral list recorded in the Journal and Status Report by order of the President.

SB 1595 Rules
HB 4003 Judiciary
HB 4022 Workforce and General Government
HB 4023 Education
HB 4053 Business and Transportation
HB 4073 Judiciary
HB 4117 Business and Transportation
HB 4126 Rules
HB 4127 Judiciary

Senate adjourned until 10:30 a.m., Wednesday by unanimous consent at the request of the Chair.

Wednesday, February 10, 2016 – Morning Session

Senate convened at 10:30 a.m., President Courtney in
Chair. The following members were present: Baertschiger Jr, Bates, Beyer, Boquist, Burdick, Dembrow, Devlin, Edwards, Ferrioli, Gelser, Girod, Hansell, Hass, Johnson, Knopp, Kruse, Monnes Anderson, Monroe, Olsen, Prozanski, Riley, Roblan, Rosenbaum, Shields, Steiner, Hayward, Thatcher, Thomsen, Whitsett; excused – Winters. Colors were posted and the Senate pledged allegiance to the flag. Invocation by Senator Alan Olsen, Canby.

HB 4016, 4099, 4102, 4121 – Message from the House announcing passage.

HCR 204, 206, 208 – Message from the House announcing adoption.

Committee Report Summary No. 10, listing the following reports, was distributed to members February 9. Summary list recorded in the Journal and Status Report by order of the President.

SB 1540 – Report by Committee on Education recommending passage with amendments.

SB 1545 – Report by Committee on Human Services and Early Childhood without recommendation as to passage. Referred to Committee on Finance and Revenue by prior reference.

SB 1558 – Report by Committee on Education recommending passage with amendments.

SB 1564 – Report by Committee on Education recommending passage with amendments.

SB 1582 – Report by Committee on Human Services and Early Childhood recommending passage with amendments and referred to Committee on Ways and Means by prior reference.

Committee Report Summary No. 11, listing the following report, was distributed to members February 9. Summary list recorded in the Journal and Status Report by order of the President.

SB 1532 – Report by Committee on Workforce and General Government, signed by Dembrow, Chair, recommending passage with amendments. Minority report, signed by Thatcher and Knopp, recommending passage with different amendments.

Committee Report Summary No. 12, listing the following reports, was distributed to members today. Summary list recorded in the Journal and Status Report by order of the President.

SB 1527 – Report by Committee on Business and Transportation recommending passage.

SB 1527, 1532, 1540, 1558, 1564 – Read second time and passed to third reading.


SB 1554 A-Eng. – Boquist requested the following written explanation of vote be entered into the Journal:

Please enter this vote explanation for SB 1554 for which I voted NO. My office was contacted by constituents opposed to elements of the bill. While the bill may address legitimate concerns, those concerns were not made known to this Legislator. Nor was the intent or purpose explained outside of the Senate Floor. Lastly, the purpose was cursory in manner on the Senate Floor. My review of the bill indicated it was intended to help lawyers in certain circumstances in which our office receives numerous complaints every year. Therefore, the NO vote on SB 1554.

SB 1567 – Read third time. Carried by Thatcher. On passage of bill the vote was: Ayes, 28; nays, 1 – Boquist; excused, 1 – Winters. Bill passed.

SB 1567 – Boquist requested the following written explanation of vote be entered into the Journal:

Vote Explanation on SB 1567 regarding NO vote. The Carrier outlined the Attorney General, defense lawyers, and district attorneys proposed the bill. Not a sole except the Carrier ever spoke or lobbied this Legislator. The Carrier’s discussion was moments before the bill was up for vote. The intent appears to be to protect spouses in after marriage attacks from the ex-spouse. Another intent, is exploitation or violent attacks on individuals. Both in regard to access via the Internet through impersonation. This Legislator fully agrees with the ‘intent’ of the Carrier, but the word of the law in the bill simply says intimate, harasses, threatens or physically harm. There is no mention of the Internet. There are no parameters of reference to definable legal definitions. There is nothing in the staff measure summary other than wide sweeping concepts and statements. The Carrier provided some details on the Floor but I found nothing in the committee records. The Legislature certainly needs to amend the criminal law to assist in protecting ex-spouses and others from Internet harm, but the proposed bill is not the correct mechanism. The bill text hands a ‘blank check’ to District Attorneys who should not be trusted. In fact, no lawyer in a courtroom should be trusted. It is unfortunate that Legislators are too scared of public attacks from District Attorneys, and victim’s groups, that members are unable to develop a targeted detailed bills to address these types of focused concerns.

HCR 204, 206, 208; HB 4016, 4099, 4102, 4121 – Read first time and referred to President’s desk.

The following measures were referred to committee on February 9 and recorded on Committee Referral List No. 6, which was distributed to members. Referral list recorded in the Journal and Status Report by order of the President.

HB 4038 Business and Transportation
HB 4039 Business and Transportation
HB 4047 Business and Transportation
HB 4095 Health Care

Senate adjourned until 10:30 a.m., Thursday by unanimous consent at the request of the Chair.

Thursday, February 11, 2016 – Morning Session

Senate convened at 10:30 a.m., President Courtney in Chair. The following members were present: Baertschiger...
Thursday, February 11, 2016 – Afternoon Session

Senate reconvened at 1:15 p.m. President Courtney in Chair. All present except Prozanski, Winters, excused.

SB 1532 A-Eng. – Bill, as amended by the committee report, read third time. Carried by Dembrow.

SB 1532 A-Eng. – Whitsett moved to refer to Committee on Ways and Means. Call of the Senate demanded by Ferrioli, joined by Kruse and Thatcher. All present except Prozanski, Winters, excused. On the motion to refer the vote was: Ayes, 11; nays, 17 – Bates, Beyer, Burdick, Dembrow, Devlin, Edwards, Gelser, Hass, Johnson, Monnes Anderson, Monroe, Riley, Roblan, Rosenbaum, Shields, Steiner Hayward, President Courtney; excused, 2 – Prozanski, Winters. Motion failed.

SB 1532 A-Eng. – Ferrioli moved to refer to Committee on Rules with the recommendation that the
committee adopt the –A24 Amendment. Call of the Senate demanded by Ferrioli, joined by Olsen and Thatcher. All present except Prozanski, Winters, excused. On the motion to refer the vote was: Ayes, 11; nays, 17 – Bates, Beyer, Burdick, Dembrow, Devlin, Edwards, Gelser, Hass, Johnson, Monnes Anderson, Monroe, Riley, Roblan, Rosenbaum, Shields, Steiner Hayward, President Courtney; excused 2 – Prozanski, Winters. Motion failed.

SB 1532 A-Eng. – Hansell moved to re REFER to Committee on Workforce and General Government with the recommendation that the committee adopt the –19 Amendment. On the motion to refer the vote was: Ayes, 11; nays, 17 – Bates, Beyer, Burdick, Dembrow, Devlin, Edwards, Gelser, Hass, Johnson, Monnes Anderson, Monroe, Riley, Roblan, Rosenbaum, Shields, Steiner Hayward, President Courtney; excused 2 – Prozanski, Winters. Motion failed.

SB 1532 A-Eng. – Knopp moved to refer to Committee on Business and Transportation with the recommendation that the committee adopt the –16 Amendment. On the motion to refer the vote was: Ayes, 11; nays, 17 – Bates, Beyer, Burdick, Dembrow, Devlin, Edwards, Gelser, Hass, Johnson, Monnes Anderson, Monroe, Riley, Roblan, Rosenbaum, Shields, Steiner Hayward, President Courtney; excused 2 – Prozanski, Winters. Motion failed.

SB 1532 A-Eng. – Girod moved to refer to Committee on Environment and Natural Resources with the recommendation that the committee adopt the –21 Amendment. On the motion to refer the vote was: Ayes, 11; nays, 17 – Bates, Beyer, Burdick, Dembrow, Devlin, Edwards, Gelser, Hass, Johnson, Monnes Anderson, Monroe, Riley, Roblan, Rosenbaum, Shields, Steiner Hayward, President Courtney; excused 2 – Prozanski, Winters. Motion failed.

SB 1532 A-Eng. – Kruse moved to refer to Committee on Finance and Revenue with the recommendation that the committee adopt the –17 Amendment. On the motion to refer the vote was: Ayes, 11; nays, 17 – Bates, Beyer, Burdick, Dembrow, Devlin, Edwards, Gelser, Hass, Johnson, Monnes Anderson, Monroe, Riley, Roblan, Rosenbaum, Shields, Steiner Hayward, President Courtney; excused 2 – Prozanski, Winters. Motion failed.

Senate recessed until 4:33 p.m. by unanimous consent at the request of the Chair.

Senate reconvened at 4:33 p.m. President Courtney in Chair. All present except Prozanski, Winters, excused.


SB 1532 A-Eng. – Boquist requested the following written explanation of vote be entered into the Journal:

Please enter my NO vote explanation for SB 1532, the three-tier minimum wage increase developed in secret by the Governor and other non-legislators according to the media. This is a repeat of my verbal vote explanation for the record.

The bill simply will not work. As wages rise, the cost of goods will rise, and family costs will equalize to a net zero gain. Every staff report I received as a legislator indicated this was the likely outcome. And, nearly sixty years of personal experience bears out this fact.

The bill hurts seniors, single mothers, and the working poor. Legislative Fiscal Office and Legislative Revenue Office reports, and/or fiscal/revenue statements, outline the severe economic consequences to seniors, single working mothers, and small businesses. The Carrier claimed an unnamed ‘work group’ received economic advice that there would be no ‘benefit cliff’ and near zero job or economic downside. However, Oregon’s LFO and LRO reports claims the individuals impacted with wage increases will actually lose various levels of the following benefits designed to help seniors, single working mothers, and the working poor; cuts in the Oregon Health Plan, decreases in health insurance tax credits, loss of Supplemental Nutrition Assistance Program, loss of Temporary Assistance for Needy Families, losses in school nutrition programs, loss of college financial aid (EFC), loss of Oregon Opportunity Grants, and loss of edibility for Head Start, Healthy Families, Child Care, etc. This does not even include the loss of tax benefits like earned income tax credit, working family childcare tax credit, and child & dependent care tax credit to mention a few. Unfortunately, every financial summary I have seen shows a net loss to minimum wage earners.

Many members of the prevailing majority in the Senate (Democrats) told me they opposed the three-tier minimum wage increase. However, they felt forced to vote in ‘favor’ of it in fear of the $15 statewide ballot measure passing. Oddly, the media is reporting activists for ‘15 NOW PDX’ call the three-tier plan passed by the Senate Democrats as “another step backwards.”

The revenue forecast presented this week to the joint Revenue Committees claims Oregon’s wages are rising at double digits. Further, the State Economist claims Oregon has the 4th fastest, or 7th fastest, rising wages in the nation. The forecast slides claim “Most Regions Full Throttle” on growth and “Wage Gains Broad Based, Not Due to Composition Effects” which “translates into stronger income gains.” This was opposite the position of the bill Carrier, and vote outcome. So which is correct.

The arrogance of Portlandia, and the Governor, could not be ignored along with the continued efforts to destroy rural Oregon’s economy and citizens. While large technically rural cities like Medford, Bend, and even Corvallis, are doing reasonably well, these cities do not reflect true rural Oregon communities like Burns, John Day, Falls City, Monroe, Alsea, Amity, Dayton, Yamhill, and hundreds of others. I asked all the Senators on the Floor earlier this month, if any of them, all 30, or even all 90 of the legislature, were involved in Governor Brown’s alleged deal with unions and large businesses announced by the media. Nobody. Not one. The only source this Senator has for the origination of the bill is the media reports, which may, or may not be accurate. Then in the mockery called a public hearing on the bill, opposing State Senators representing 127,700 citizens each, were only allowed a couple minutes each to express their opposition. So a representative of 127,700 citizens gets two minutes to represent their constituents? While citizens might expect this to happen in the 1930s in Germany or Italy, it is not what citizens should expect in Oregon.

Lastly, the claim President Roosevelt said the minimum wage was designed to be a living wage was completely misleading as were all the supporting speeches. FDR actually said “no business which depends for existence on paying ‘less than living wages’ to its workers has any right to continue in this country... By living wages, I mean more than the bare subsistence level - I mean the wages of a decent living.” FDR said it (at least the first part) upon signing an entirely different bill, namely the National Industry Recovery Act not an increase in the minimum wage.

This Senator will continue to work toward passage of real safety net programs that help seniors, single mothers, and the working poor, not back room deals that help politicians get elected while enriching large retail corporate donors bent on destroying small
SB 1527, 1540, 1558, 1564 – Carried over to Friday, February 12 calendar by unanimous consent at the request of the Chair.

HCR 201, 207; HB 4136 – Read first time and referred to President’s desk.

Senate adjourned until 10:30 a.m., Friday by unanimous consent at the request of the Chair.

Friday, February 12, 2016 – Morning Session

Senate convened at 10:30 a.m., President Courtney in Chair. The following members were present: Baertschiger Jr, Bates, Beyer, Boquist, Burdick, Dembrow, Devlin, Edwards, Ferrioli, Girod, Hansell, Hass, Knopp, Kruse, Monnes Anderson, Monroe, Olsen, Riley, Roblan, Rosenbaum, Shields, Steiner Hayward, Thatcher, Thomsen, Whitsett; excused – Gelser, Johnson, Prozanski, Winters. Colors were posted and the Senate pledged allegiance to the flag. Invocation by Lt. Colonel Ron Strickland, Salvation Army of Marion and Polk Counties.

Courtesies of the Senate were extended to former State Senator Charles Starr.

HB 4021, 4025, 4033, 4048, 4092, 4105, 4128 – Message from the House announcing passage.

HCR 205; HJR 203 – Message from the House announcing adoption.

Committee Report Summary No. 15, listing the following reports, was distributed to members February 11. Summary list recorded in Journal and Status Report by order of the President.

SB 1555 – Report by Committee on Judiciary recommending passage with amendments.

SB 1566 – Report by Committee on Education recommending passage with amendments.

SB 1574 – Report by Committee on Environment and Natural Resources recommending passage with amendments and referred to Committee on Ways and Means by prior reference.

Report by Committee on Rules with recommendations on the following Governor’s appointments:

\( r \) – reappointment, \( aw \) – appearance waived

**Alcohol and Drug Policy Commission**

Nathan Gaoiran \( r \) (aw) Be confirmed en bloc.

Patrick Garrett \( r \) (aw) Be confirmed en bloc.

**State Aviation Board**

Paul Hudgens \( r \) (aw) Be confirmed en bloc.

**Board of Boiler Rules**

Gregory Moyer Be confirmed en bloc.

**Building Codes Structures Board**

Stephen Forster Be confirmed en bloc.

**Oregon Business Development Commission**

Chandrakanth Gopalpur Be confirmed en bloc.

**Oregon Criminal Justice Commission**

Matthew Hicks Be confirmed en bloc.

Sebastian Tapia Be confirmed en bloc.

**Employment Appeals Board**

Duncan Hettle Be confirmed en bloc.

**State Board of Forestry**

Nils Christoffersen \( r \) (aw) Be confirmed en bloc.

Tom Inako \( r \) (aw) Be confirmed en bloc.

Cindy Williams \( r \) (aw) Be confirmed en bloc.

**Oregon Government Ethics Commission**

Alison Kean Be confirmed en bloc.

**Oregon Growth Board**

Sayer Jones Be confirmed en bloc.

**Health Evidence Review Commission**

Kevin Olson Be confirmed en bloc.

Kimberly Tippens Be confirmed en bloc.

**Health Insurance Exchange Advisory Committee**

Shonna Butler Be confirmed en bloc.

Cynthia Condon Be confirmed en bloc.

Joe Enlet Be confirmed en bloc.

Daniel Field Be confirmed en bloc.

Joseph Finkbonner Be confirmed en bloc.

James Houser Be confirmed en bloc.

Sean McAnulty Be confirmed en bloc.

Jesse O’Brien Be confirmed en bloc.

Kenneth Provencer Be confirmed en bloc.

Shanon Saldivar Be confirmed en bloc.

Claire Tranchese Be confirmed en bloc.

Maria Vargas Be confirmed en bloc.

**Higher Education Coordinating Commission**

Neil Bryant \( r \) (aw) Be confirmed en bloc.

**Commission on Hispanic Affairs**

Cynthia Gomez \( r \) (aw) Be confirmed en bloc.

Daniel Lopez-Cevallos Be confirmed en bloc.

**Oregon Investment Council**

Rex Kim Be confirmed en bloc.

**Trustees of the State Library**

Satish Upadhyay Be confirmed en bloc.

**Oregon State Lottery Commission**

Mary Wheat \( r \) (aw) Be confirmed en bloc.

**State Board of Massage Therapists**
Christa Rodriguez  Be confirmed en bloc.

**Mechanical Board**

Zory Hill  Be confirmed en bloc.

**Oregon Medical Board**

Paul Chavin  Be confirmed en bloc.
Katherine Fisher (r) (aw)  Be confirmed en bloc.
Melissa Peng  Be confirmed en bloc.

**Occupational Therapy Licensing Board**

Erion Moore II  Be confirmed en bloc.

**State Board of Parole and Post-Prison Supervision**

Patricia Cress  Be confirmed en bloc.
Christine Herrman  Be confirmed en bloc.

**State Board of Pharmacy**

Dianne Armstrong  Be confirmed en bloc.
Cyndi Vipperman  Be confirmed en bloc.

**Physical Therapist Licensing Board**

Ruggiero Canizares (r) (aw)  Be confirmed en bloc.

**State Plumbing Board**

Craig Anderson  Be confirmed en bloc.

**Board of Commissioners of the Port of Portland**

Patricia McDonald  Be confirmed en bloc.

**Psychiatric Security Review Board**

Charles Kochlacs  Be confirmed en bloc.

**State Board of Psychologist Examiners**

Clifford Johannsen  Be confirmed en bloc.

**Quality Education Commission**

Colt Gill (r) (aw)  Be confirmed en bloc.
Samuel Henry  Be confirmed en bloc.
Maryalice Russell (r) (aw)  Be confirmed en bloc.

**Respiratory Therapist and Polysomnographic Technologist Licensing Board**

Joel Glass (r) (aw)  Be confirmed en bloc.
Michael LeFor (r) (aw)  Be confirmed en bloc.

**Sustainability Board**

David Gremmels (r) (aw)  Be confirmed en bloc.
Lori Hollingsworth (r) (aw)  Be confirmed en bloc.

**Trust for Cultural Development Board**

Gustavo Morales  Be confirmed en bloc.
Carole Morse (r) (aw)  Be confirmed en bloc.
Nikole Price  Be confirmed en bloc.

**Oregon State Veterinary Medical Examining Board**

Randi Golub (r) (aw)  Be confirmed en bloc.

**Commission for Women**

Clara Beas Fitzgerald  Be confirmed en bloc.

**Workers’ Compensation Management-Labor Advisory Committee**

John Billman  Be confirmed en bloc.
Diana Winther  Be confirmed en bloc.

Committee Report Summary No. 16, listing the following reports, was distributed to members today. Summary list recorded in Journal and Status Report by order of the President.

SB 1521 – Report by Committee on Business and Transportation without recommendation as to passage and requesting referral to Committee on Rules. Referred to Committee on Rules by order of the President.

SB 1533 – Report by Committee on Human Services and Early Childhood recommending passage with amendments and requesting referral to Committee on Finance and Revenue. Referred to Committee on Finance and Revenue by order of the President.

SB 1537 – Report by Committee on Education recommending passage with amendments and requesting referral to Committee on Ways and Means. Referred to Committee on Ways and Means by order of the President.

SB 1541 – Report by Committee on Education recommending passage with amendments and requesting subsequent referral to Committee on Ways and Means be rescinded. Subsequent referral to Ways and Means rescinded by order of the President.

SB 1543 – Report by Committee on Business and Transportation recommending passage with amendments and requesting subsequent referral to Committee on Ways and Means be rescinded. Subsequent referral to Ways and Means rescinded by order of the President.

SB 1546 – Report by Committee on Business and Transportation recommending passage with amendments.

SB 1547 – Report by Committee on Business and Transportation recommending passage with amendments.

SB 1571 – Report by Committee on Judiciary recommending passage with amendments and referred to Committee on Ways and Means by prior reference.

SB 1583 – Report by Committee on Business and Transportation recommending passage with amendments.

Consideration of the Governor’s executive appointments was carried over to February 15 calendar by unanimous consent at the request of the Chair.

SB 1555, 1566, 1591 – Read second time and passed to third reading.

SB 1527, 1540, 1558, 1564 – Carried over to February 15 calendar by unanimous consent at the request of the Chair.
HCR 205; HJR 203; HB 4021, 4025, 4033, 4048, 4057, 4092, 4105, 4128 – Read first time and referred to President’s desk.

The following measures were referred to committee on February 11 and recorded on Committee Referral List No. 7, which was distributed to members. Referral list recorded in the Journal and Status Report by order of the President.

HCR 204 Rules
HCR 206 Rules
HCR 208 Rules
HB 4016 Health Care
HB 4099 Education
HB 4102 Judiciary
HB 4121 Business and Transportation

Senate adjourned until 10:30 a.m., Monday by unanimous consent at the request of the Chair.

Monday, February 15, 2016 – Morning Session

Senate convened at 10:30 a.m., President Courtney in Chair. The following members were present: Baertschiger Jr, Bates, Beyer, Boquist, Burdick, Dembrow, Devlin, Edwards, Ferrioli, Gelser, Girod, Hansell, Hass, Knopp, Kruse, Monnes Anderson, Monroe, Olsen, Prozanski, Riley, Roblan, Rosenbaum, Shields, Steiner Hayward, Thatcher, Thomsen, Whitsett; excused – Johnson, Winters. Colors were posted by Apollonia Saenz and Elena Van Pelt and the Senate pledged allegiance to the flag. Invocation by the Reverend David Knapp, Pastor of St. Luke Lutheran Church, Portland.

HB 4040, 4140, 4141 – Message from the House announcing passage.

HCR 202, 203 – Message from the House announcing adoption.

Committee Report Summary No. 17, listing the following reports, was distributed to members February 12. Summary list recorded in Journal and Status Report by order of the President.

SB 1524 – Report by Committee on Veterans and Emergency Preparedness recommending passage with amendments.

SB 1572 – Report by Committee on Business and Transportation signed by Beyer, Chair, recommending passage with amendments. Minority report, signed by Girod and Thomsen, recommending passage with different amendments.

Committee Report Summary No. 18, listing the following reports, was distributed to members today. Summary list recorded in Journal and Status Report by order of the President.

SJM 201 – Report by Committee on Environment and Natural Resources recommending adoption.

SB 1504 – Report by Committee on Health Care recommending passage with amendments.

SB 1552 – Report by Committee on Judiciary recommending passage with amendments. Referred to Committee on Ways and Means by order of the President.

SB 1559 – Report by Committee on Health Care recommending passage with amendments and referred to Committee on Ways and Means by prior reference.

SR 201 – Burdick moved that consideration of the resolution be made a Special Order of Business immediately. Motion carried by voice vote.

SR 201 – Under Special Order of Business, read final time. Carried by Hansell. On adoption of resolution the vote was: Ayes, 28; excused, 2 – Johnson, Winters. Resolution adopted.

SJR 205 – Ferrioli moved to withdraw from the Committee on Rules. On motion to withdraw from committee the vote was: Ayes, 11; nays, 17 – Bates, Beyer, Burdick, Dembrow, Devlin, Edwards, Gelser, Hass, Monnes Anderson, Monroe, Prozanski, Riley, Roblan, Rosenbaum, Shields, Steiner Hayward, President Courtney; excused, 2 – Johnson, Winters. Motion failed.

SB 1560 – Olsen moved to withdraw from the Committee on Rules. On motion to withdraw from committee the vote was: Ayes, 11; nays, 17 – Bates, Beyer, Burdick, Dembrow, Devlin, Edwards, Gelser, Hass, Monnes Anderson, Monroe, Prozanski, Riley, Roblan, Rosenbaum, Shields, Steiner Hayward, President Courtney; excused, 2 – Johnson, Winters. Motion failed.

Ferrioli moved that the Senate confirm en bloc the Governor’s appointments as listed.

Alcohol and Drug Policy Commission
Nathan Gaoiran
Patrick Garrett (r)

State Aviation Board
Paul Hudgens (r)

Board of Boiler Rules
Gregory Moyer

Building Codes Structures Board
Stephen Forster

Oregon Business Development Commission
Chandrakanth Gopalpur

Oregon Criminal Justice Commission
Matthew Hicks
Sebastian Tapia

Employment Appeals Board
Duncan Hettle

State Board of Forestry
Nils Christofferson (r)
Tom Insko (r)  
Cindy Williams (r)

Oregon Government Ethics Commission  
Alison Kean

Oregon Growth Board  
Sayer Jones

Health Evidence Review Commission  
Kevin Olson  
Kimberly Tippens

Health Insurance Exchange Advisory Committee  
Shonna Butler  
Cynthia Condon  
Joe Enlet  
Daniel Field  
Joseph Finkbonner  
James Houser  
Sean McAnulty  
Jesse O’Brien  
Kenneth Provencher  
Shanon Saldivar  
Claire Tranchese  
Maria Vargas

Higher Education Coordinating Commission  
Neil Bryant (r)

Commission on Hispanic Affairs  
Cynthia Gomez (r)  
Daniel Lopez-Cevallos

Oregon Investment Council  
Rex Kim

Trustees of the State Library  
Satish Upadhyay

Oregon State Lottery Commission  
Mary Wheat (r)

State Board of Massage Therapists  
Christa Rodriguez

Mechanical Board  
Zory Hill

Oregon Medical Board  
Paul Chavin  
Katherine Fisher (r)  
Melissa Peng

Occupational Therapy Licensing Board  
Erion Moore II

State Board of Parole and Post-Prison Supervision  
Patricia Cress  
Christine Herrman

State Board of Pharmacy

Dianne Armstrong  
Cyndi Vipperman

Physical Therapist Licensing Board  
Ruggiero Canizares (r)

State Plumbing Board  
Craig Anderson

Board of Commissioners of the Port of Portland  
Patricia McDonald

Psychiatric Security Review Board  
Charles Kochlacs

State Board of Psychologist Examiners  
Clifford Johannsen

Quality Education Commission  
Colt Gill (r)  
Samuel Henry  
Maryalice Russell (r)

Respiratory Therapist and Polysomnographic Technologist Licensing Board  
Joel Glass (r)  
Michael LeFor (r)

Sustainability Board  
David Gremmels (r)  
Lori Hollingsworth (r)

Trust for Cultural Development Board  
Gustavo Morales  
Carole Morse (r)  
Nikole Price

Oregon State Veterinary Medical Examining Board  
Randi Golub (r)

Commission for Women  
Clara Beas Fitzgerald

Workers’ Compensation Management-Labor Advisory Committee  
John Billman  
Diana Winter

On confirmation the vote was: Ayes, 27; excused, 3 –  

SB 1598 – Introduced, read first time and referred to  
President’s desk.

SJM 201; SB 1524, 1541, 1543, 1547, 1572, 1583 –  
Read second time and passed to third reading.

SB 1527 – Read third time. Carried by Monroe. On  
passage of bill the vote was: Ayes, 20; nays, 7 –  
Baertschiger Jr, Ferrioli, Girod, Kruse, Olsen, Thatcher,  
Whitsett; excused, 3 – Boquist, Johnson, Winters. Bill  
passed.
SB 1540 A-Eng. – Read third time. Carried by Hass. On passage of bill the vote was: Ayes, 27; nays, 1 – Thatcher; excused, 2 – Johnson, Winters (Rosenbaum in Chair). Bill passed.


SB 1555 A-Eng. – Prozanski requested the following written explanation of vote be entered into the Journal:

In addition to my vote explanation filed on the Senate floor after the vote, I voted for SB 1555 because it is supported by the Oregon Chiefs of Police and the Oregon State Sheriffs’ Associations as an additional, reasonable tool to weed out improper candidates applying for peace officer positions in Oregon.

I believe it is imperative that the Legislature provide law enforcement agencies the ability to identify individuals who are prone to violate the public trust of citizens and commit crimes on the very people they are sworn to serve and protect.

SB 1566, 1591 – Carried over to February 16 calendar by unanimous consent at the request of the Chair.

HCR 202, 203; HB 4040, 4140, 4141 – Read first time and referred to President’s desk.

The following measures were referred to committee on February 12 and recorded on Committee Referral List No. 8, which was distributed to members. Referral list recorded in the Journal and Status Report by order of the President.

HCR 201 Veterans and Emergency Preparedness
HCR 295 Veterans and Emergency Preparedness
HCR 207 Veterans and Emergency Preparedness
HJR 203 Rules
HB 4020 Business and Transportation
HB 4021 Education
HB 4025 Finance and Revenue
HB 4033 Education
HB 4048 Business and Transportation
HB 4057 Education
HB 4092 Rules
HB 4105 Health Care
HB 4128 Judiciary
HB 4136 Judiciary

Senate adjourned until 10:30 a.m., Tuesday by unanimous consent at the request of the Chair.

Tuesday, February 16, 2016 – Morning Session

Senate convened at 10:30 a.m., President Courtney in Chair. The following members were present: Baertschiger Jr, Bates, Beyer, Boquist, Burdick, Dembrow, Devlin, Edwards, Ferrioli, Gelser, Girod, Hansell, Haas, Knopp, Kruse, Monnes Anderson, Monroe, Olsen, Prozanski, Riley, Roblan, Rosenbaum, Shields, Steiner Hayward, Thatcher, Thomsen, Whitsett; excused – Johnson, Winters. Colors were posted and the Senate pledged allegiance to the flag. Invocation was a musical performance of “The Debt Unpaid,” written and performed by Laryssa Birdseye, Portland.

HB 4007, 4014, 4018, 4036, 4107 – Message from the House announcing passage.

Committee Report Summary No. 19, listing the following reports, was distributed to members February 15. Summary list recorded in Journal and Status Report by order of the President.

SB 1517 – Report by Committee on Environment and Natural Resources recommending passage with amendments.

SB 1550 – Report by Committee on Judiciary recommending passage with amendments and referred to Committee on Ways and Means by prior reference.

SB 1563 – Report by Committee on Environment and Natural Resources recommending passage with amendments and referred to Committee on Ways and Means by prior reference.

SB 1587 – Report by Committee on Workforce and General Government recommending passage with amendments and requesting referral to Committee on Ways and Means. Referred to Committee on Ways and Means by order of the President.

Report by Committee on Rules with recommendation on the following Governor’s appointment:

(r = reappointment, aw = appearance waived)

Health Insurance Exchange Advisory Committee
Lora Lawson Be confirmed.

Committee Report Summary No. 20, listing the following reports, was distributed to members today. Summary list recorded in Journal and Status Report by order of the President.

HB 4023 – Report by Committee on Education recommending passage.

HB 4038 – Report by Committee on Business and Transportation recommending passage of the A-Engrossed bill.

HB 4047 – Report by Committee on Business and Transportation recommending passage.

HB 4053 – Report by Committee on Business and Transportation recommending passage of the A-Engrossed bill.

SB 1572 – Burdick moved that the consideration of committee and minority reports be taken from their places on today’s third reading calendar and be referred to the
Committee on Rules. Motion carried by voice vote.

SB 1548 – Ferrioli moved to withdraw from the Committee on Human Services and Early Childhood. On motion to withdraw from committee the vote was: Ayes, 11; nays, 17 – Bates, Beyer, Burdick, Dembrow, Devlin, Edwards, Gelser, Hass, Monnes Anderson, Monroe, Prozanski, Riley, Roblan, Rosenbaum, Shields, Steiner Hayward, President Courtney; excused, 2 – Johnson, Winters. Motion failed.

SB 1588 – Ferrioli moved to withdraw from the Committee on Business and Transportation. On motion to withdraw from committee the vote was: Ayes, 11; nays, 17 – Bates, Beyer, Burdick, Dembrow, Devlin, Edwards, Gelser, Hass, Monnes Anderson, Monroe, Prozanski, Riley, Roblan, Rosenbaum, Shields, Steiner Hayward, President Courtney; excused, 2 – Johnson, Winters. Motion failed.

SB 1519 – Knopp moved to withdraw from the Committee on Workforce and General Government. On motion to withdraw from committee the vote was: Ayes, 11; nays, 17 – Bates, Beyer, Burdick, Dembrow, Devlin, Edwards, Gelser, Hass, Monnes Anderson, Monroe, Prozanski, Riley, Roblan, Rosenbaum, Shields, Steiner Hayward, President Courtney; excused, 2 – Johnson, Winters. Motion failed.

Ferrioli moved that the Senate confirm the Governor’s appointment of Lora Lawson to the Health Insurance Exchange Advisory Committee. On confirmation the vote was: Ayes, 27; nays, 1 – Thatcher; excused, 2 – Johnson, Winters. Confirmed.

SCR 208 – Introduced, read first time and referred to President’s desk.

SB 1504, 1517 – Read second time and passed to third reading.

SB 1547 A-Eng. – Moved to the head of today’s calendar by unanimous consent at the request of the Chair.


SJM 201 – Read final time. Carried by Roblan. On adoption of memorial the vote was: Ayes, 27; excused, 3 – Johnson, Olsen, Winters. Memorial adopted.

SB 1524, 1541, 1543, 1583 – Carried over to February 17 calendar by unanimous consent at the request of the Chair.

HB 4007, 4014, 4018, 4036, 4107 – Read first time and referred to President’s desk.

HB 4023, 4038, 4047, 4053 – Read second time and passed to third reading.

The following measure was referred to committee on February 15 and recorded on Committee Referral List No. 9, which was distributed to members. Referral list recorded in the Journal and Status Report by order of the President.

HB 4040 Environment and Natural Resources

The following measures were referred to committee on February 15 and recorded on Committee Referral List No. 10, which was distributed to members. Referral list recorded in the Journal and Status Report by order of the President.

HCR 202 Veterans and Emergency Preparedness
HCR 203 Veterans and Emergency Preparedness
HB 4140 Business and Transportation
HB 4141 Health Care

Senate adjourned until 10:30 a.m., Wednesday by unanimous consent at the request of the Chair.

Wednesday, February 17, 2016 – Morning Session

Senate convened at 10:30 a.m., President Courtney in Chair. The following members were present: Baertschiger Jr, Bates, Beyer, Burdick, Dembrow, Devlin, Edwards, Ferrioli, Gelser, Girod, Hansell, Hass, Knopp, Johnson, Kruse, Monnes Anderson, Monroe, Prozanski, Riley, Roblan, Shields, Steiner Hayward, Thatcher, Thomsen, Whitsett; excused, – Boquist, Olsen, Rosenbaum, Winters.

Colors were posted and the Senate pledged allegiance to the flag. Invocation by Father Nazario Atukunda, Parochial Vicar, St. Joseph’s Church, Salem.

President Courtney expressed condolences on behalf of the Senate regarding the passing of Sethan Charles Sprague, son of Senator Brian and Peggy Boquist.

February 17 calendar carried over in its entirety to February 18 by unanimous consent at the request of the Chair.

President Courtney asked that the record show that the Senate observed a day of mourning for Senator and Mrs. Boquist’s son and no business was conducted on the floor.

Senate adjourned.

Thursday, February 18, 2016 – Morning Session

Senate convened at 10:30 a.m., President Courtney in Chair. The following members were present: Baertschiger Jr, Bates, Beyer, Burdick, Dembrow, Devlin, Edwards, Ferrioli, Gelser, Girod, Hansell, Hass, Knopp, Johnson, Kruse, Monnes Anderson, Monroe, Olsen, Prozanski, Riley, Roblan, Rosenbaum, Shields, Steiner Hayward, Thatcher, Thomsen, Whitsett; excused, – Boquist,
Winters. Colors were posted and the Senate pledged allegiance to the flag. Invocation by Chaplain Jason Dong, Oregon Army National Guard, Portland.

Courtesies of the Senate were extended to former State Senator Tony Corcoran.

Burdick moved that Governor Kate Brown be allowed to be seated on the Senate floor to observe the adoption of SCR 201, honoring former Senate President Brady Adams. The motion carried by unanimous consent.

HB 4019, 4058, 4060, 4066, 4067, 4074, 4080, 4081, 4087, 4094, 4097, 4106, 4122, 4134, 4142 – Message from the House announcing passage.

Committee Report Summary No. 21, listing the following reports, was distributed to members February 16. Summary list recorded in Journal and Status Report by order of the President.

SB 1510 – Report by Committee on Business and Transportation recommending passage with amendments and referred to Committee on Ways and Means by prior reference.

SB 1513 – Report by Committee on Finance and Revenue recommending passage with amendments.

SB 1530 – Report by Committee on Environment and Natural Resources signed by Edwards, Chair, recommending passage with amendments and be referred to Ways and Means by prior reference. Minority report, signed by Olsen and Whitsett, recommending passage with different amendments and be referred to Ways and Means by prior reference. Referred to Ways and Means by prior reference.

SB 1565 – Report by Committee on Finance and Revenue recommending passage with amendments.

Committee Report Summary No. 22, listing the following reports, was distributed to members February 17. Summary list recorded in Journal and Status Report by order of the President.

HB 4003 – Report by Committee on Judiciary recommending passage.

HB 4082 – Report by Committee on Judiciary recommending passage.

Committee Report Summary No. 23, listing the following report, was distributed to members February 17. Summary list recorded in Journal and Status Report by order of the President.

SB 1553 – Report by Committee on Judiciary recommending passage with amendments. Referred to Committee on Rules by order of the President.

Committee Report Summary No. 24, listing the following reports, was distributed to members today. Summary list recorded in Journal and Status Report by order of the President.

HB 4014 – Report by Committee on Marijuana Legalization recommending passage of the A-Engrossed bill.

HB 4016 – Report by Committee on Health Care recommending passage of the A-Engrossed bill.

HB 4022 – Report by Committee on Workforce and General Government recommending passage.

HB 4095 – Report by Committee on Health Care recommending passage with amendments.

HB 4104 – Report by Committee on Health Care recommending passage.

Committee Report Summary No. 25, listing the following reports, was distributed to members February 18. Summary list recorded in Journal and Status Report by order of the President.

SB 1528 – Report by Committee on Rules recommending passage with amendments.

SB 1569 – Report by Committee on Rules recommending passage with amendments and referred to Committee on Ways and Means by prior reference.

HCR 204 – Report by Committee on Rules recommending adoption.

HCR 206 – Report by Committee on Rules recommending adoption.

SCR 201 – Burdick moved that consideration of the resolution be made a Special Order of Business immediately. Motion carried by voice vote.

SCR 201 – Under Special Order of Business, read final time.

Senate at ease due to a disruption in the gallery. Senate reassembled.

SCR 201 – Carried by Ferrioli, Burdick. On adoption of resolution the vote was: Ayes, 28; excused, 2 – Boquist, Winters. Resolution adopted.

SJR 202 – Girod moved to withdraw from the Committee on Workforce and General Government. On motion to withdraw from committee the vote was: Ayes, 10; nays, 18 – Bates, Beyer, Burdick, Dembrow, Devlin, Edwards, Gelser, Hass, Johnson, Monnes Anderson,
Monroe, Prozanski, Riley, Roblan, Rosenbaum, Shields, Steiner Hayward, President Courtney; excused, 2 – Boquist, Winters. Motion failed.

SB 1568 – Ferrioli moved to withdraw from the Committee on Health Care. On motion to withdraw from committee the vote was: Ayes, 10; nays, 18 – Bates, Beyer, Burdick, Dembrow, Devlin, Edwards, Gelser, Hass, Johnson, Monnes Anderson, Monroe, Prozanski, Riley, Roblan, Rosenbaum, Shields, Steiner Hayward, President Courtney; excused, 2 – Boquist, Winters. Motion failed.

SB 1520 – Knopp moved to withdraw from the Committee on Environment and Natural Resources. On motion to withdraw from committee the vote was: Ayes, 10; nays, 18 – Bates, Beyer, Burdick, Dembrow, Devlin, Edwards, Gelser, Hass, Johnson, Monnes Anderson, Monroe, Prozanski, Riley, Roblan, Rosenbaum, Shields, Steiner Hayward, President Courtney; excused, 2 – Boquist, Winters. Motion failed.

SB 1599 – Introduced, read first time and referred to President’s desk.

SB 1513, 1565 – Read second time and passed to third reading.


SCR 205 – Read final time. Carried by Kruse. On adoption of resolution the vote was: Ayes, 28; excused, 2 – Boquist, Winters. Resolution adopted.


HB 4019, 4058, 4060, 4066, 4067, 4074, 4080, 4081, 4087, 4094, 4097, 4106, 4122, 4134, 4142 – Read first time and referred to President’s desk.

HB 4023 – Moved to the foot of today’s third reading calendar by unanimous consent at the request of the Chair.


HB 4047 – Read third time. Carried by Whitsett. On passage of bill the vote was: Ayes, 26; nays, 1 – Monnes Anderson; excused, 3 – Boquist, Roblan, Winters. Bill passed.

HB 4047 – Monnes Anderson requested the written following written explanation of vote be entered into the Journal:

I voted no on HB 4047, which would increase the speed limits for certain highways. Study after study show that when speed limits go up, deaths on those roads go up as well. Crashes at these high speeds overwhelm the safety features that are built into modern vehicles. They’re not designed to handle crashes at 75 or 80 miles an hour.

HB 4053 A-Eng. – Read third time. Carried by Prozanski. On passage of bill the vote was: Ayes, 28; excused, 2 – Boquist, Winters. Bill passed.

HB 4023 – Carried over to February 19 calendar by unanimous consent at the request of the Chair.

The following measure was referred to committee on February 16 and recorded on Committee Referral List No. 11, which was distributed to members. Referral list recorded in the Journal and Status Report by order of the President.

HB 4036 Business and Transportation

The following measures were referred to committee on February 16 and recorded on Committee Referral List No. 12, which was distributed to members. Referral list recorded in the Journal and Status Report by order of the President.

SCR 208 Rules
HB 4007 Environment and Natural Resources
HB 4014 Marijuana Legalization
HB 4107 Health Care

The following measure was referred to committee on February 17 and recorded on Committee Referral List No. 13, which was distributed to members. Referral list recorded in the Journal and Status Report by order of the President.

HB 4018 Business and Transportation

Senate adjourned until 10:30 a.m., Friday by unanimous consent at the request of the Chair.

Friday, February 19, 2016 – Morning Session

Senate convened at 10:30 a.m., President Courtney in Chair. The following members were present: Baertschiger Jr, Bates, Beyer, Boquist, Burdick, Dembrow, Devlin, Edwards, Ferrioli, Gelser, Girod, Hansell, Hass, Johnson,
Knopp, Monnes Anderson, Monroe, Olsen, Prozanski, Riley, Roblan, Rosenbaum, Shields, Steiner Hayward, Thatcher, Thomsen, Whitsett; excused, – Kruse, Winters. Colors were posted and the Senate pledged allegiance to the flag. Invocation was a musical performance of “How Can I Keep From Singing” by Sonja Decker, Portland.

SB 1532 – Message from the House announcing passage.

Committee Report Summary No. 27, listing the following report, was distributed to members February 18. Summary list recorded in Journal and Status Report by order of the President.

HB 4025 – Report by Committee on Finance and Revenue recommending passage with amendments.

Committee Report Summary No. 28, listing the following reports, was distributed to members today. Summary list recorded in Journal and Status Report by order of the President.

HB 4048 – Report by Committee on Business and Transportation recommending passage.

HB 4117 – Report by Committee on Business and Transportation recommending passage.

HB 4121 – Report by Committee on Business and Transportation recommending passage.

HB 4140 – Report by Committee on Business and Transportation recommending passage.

SB 1600 – Introduced, read first time and referred to President’s desk.

SB 1528 – Read second time and passed to third reading.

SB 1513 A-Eng. – Read third time. Carried by Girod. On passage of bill the vote was: Ayes, 26; excused, 4 – Boquist, Kruse, Prozanski, Winters. Bill passed.


HB 4025, 4048, 4095, 4117, 4121, 4140 – Read second time and passed to third reading.

HCR 204 – Read final time. Carried by Riley. On adoption of resolution the vote was: Ayes, 27; excused, 3 – Boquist, Kruse, Winters. Resolution adopted.

HCR 206 – Read final time. Carried by Riley. On adoption of resolution the vote was: Ayes, 27; excused, 3 – Boquist, Kruse, Winters. Resolution adopted.

HB 4023 – Read third time. Carried by Hass. On passage of bill the vote was: Ayes, 27; excused, 3 – Boquist, Thatcher, Winters. Bill passed.

HB 4003 – Read third time. Carried by Rosenbaum. On passage of bill the vote was: Ayes, 27; excused, 3 – Boquist, Thatcher, Winters. Bill passed.

HB 4014 A-Eng. – Read third time. Carried by Burdick, Ferrioli. On passage of bill the vote was: Ayes, 20; nays, 6 – Hansell, Knopp, Monroe, Olsen, Thatcher, Thomsen; excused, 4 – Boquist, Shields, Whitsett, Winters. Bill passed.

Effective February 19, President Courtney announced that he is invoking the provisions of the one-hour notice rule in accordance with Senate Rule 8.16:

The committee chair may call a meeting of the committee with less than 24 hours notice if, at least one hour prior to the meeting, notice is given to the Secretary of the Senate’s office, posted outside the Senate Chamber and in any other place reasonably designed to give notice to the public and interested persons.

Senate recessed until 4:00 p.m. by unanimous consent at the request of the Chair.

Friday, February 19, 2016 – Afternoon Session

Senate reconvened at 4:00 p.m. President Courtney in Chair. All present except Boquist, Shields, Thatcher, Whitsett, Winters, excused.

HB 4084, 4110 – Message from the House announcing passage.

HJR 202 – Message from the House announcing adoption.

Senate, having recessed under the order of Third Reading of House Measures, reverted to the order of First Reading of House Measures by unanimous consent at the request of the Chair.

HJR 202; HB 4084, 4110 – Read first time and referred to President’s desk.

Senate reverted to the order of Third Reading of House Measures by unanimous consent at the request of the Chair.


HB 4022 – Read third time. Carried by Dembrow. On passage of bill the vote was: Ayes, 24; nays, 1 – Thomsen; excused, 5 – Boquist, Shields, Thatcher, Whitsett, Winters. Bill passed.


HB 4057 A-Eng. – Read third time. Carried by Roblan. On passage of bill the vote was: Ayes, 25; excused, 5 – Boquist, Shields, Thatcher, Whitsett, Winters. Bill passed. Ferrioli, excused when roll was called, granted unanimous consent to vote aye.

HB 4082 – Read third time. Carried by Gelser, Knopp.
On passage of bill the vote was: Ayes, 25; excused, 5 – Boquist, Shields, Thatcher, Whitsett, Winters. Bill passed.


The following measures were referred to committee on February 18 and recorded on Committee Referral List No. 14, which was distributed to members. Referral list recorded in the Journal and Status Report by order of the President.

SB 1599 Rules
HB 4019 Education
HB 4058 Business and Transportation
HB 4060 Environment and Natural Resources
HB 4066 Judiciary
HB 4067 Judiciary
HB 4074 Judiciary
HB 4080 Human Services and Early Childhood
HB 4081 Human Services and Early Childhood
HB 4087 Rules
HB 4094 Finance and Revenue
HB 4097 Veterans and Emergency Preparedness
HB 4106 Workforce and General Government
HB 4122 Health Care
HB 4134 Rules
HB 4142 Judiciary

Senate adjourned until 10:30 a.m., Monday by unanimous consent at the request of the Chair.

Monday, February 22, 2016 – Morning Session

Senate convened at 10:30 a.m., President Pro Tempore Rosenbaum in Chair. The following members were present: Baertschiger Jr, Bates, Beyer, Boquist, Burdick, Dembrow, Devlin, Edwards, Ferrioli, Gельser, Girod, Hansell, Hass, Johnson, Knopp, Kruse, Monnes Anderson, Monroe, Olaen, Prozan ski, Riley, Roblan, Shields, Steiner Hayward, Thatcher, Thomasen, Whitsett, President Courtney; excused, – Winters. Colors were posted and the Senate pledged allegiance to the flag. Invocation was a musical performance of “Uncle John’s Band” by the Grateful Dead, performed by the Garcia Birthday Band, Portland.

HB 4047 – Message from the House announcing the Speaker signed on February 22.

Committee Report Summary No. 29, listing the following reports, was distributed to members February 19. Summary list recorded in Journal and Status Report by order of the President.

SB 1511 – Report by Committee on Marijuana Legalization recommending passage with amendments.

HB 4020 – Report by Committee on Business and Transportation recommending passage of the A-Engrossed bill. Referred to Committee on Ways and Means by order of the President.

HB 4102 – Report by Committee on Judiciary recommending passage with amendments to the A-Engrossed bill.

Committee Report Summary No. 30, listing the following reports, was distributed to members today. Summary list recorded in Journal and Status Report by order of the President.

SB 1507 – Report by Committee on Finance and Revenue recommending passage with amendments.

HB 4009 – Report by Committee on Rules recommending passage.

HB 4127 – Report by Committee on Judiciary recommending passage.

HB 4128 – Report by Committee on Judiciary recommending passage.

HB 4141 – Report by Committee on Health Care recommending passage of the A-Engrossed bill.

SB 1601 – Introduced, read first time and referred to Committee on Marijuana Legalization.

SB 1511 – Read second time and passed to third reading.


HB 4009, 4102, 4127, 4128, 4141 – Read second time and passed to third reading.


HB 4046, 4147 – Message from the House announcing passage.

Senate reverted to the order of First Reading of House Measures by unanimous consent at the request of the Chair.

HB 4046, 4147 – Read first time and referred to Committee on Rules.

HB 4048, 4095, 4117, 4121, 4140 – Carried over to February 23 calendar by unanimous consent at the request of the Chair.

The following measures were referred to committee on February 22 and recorded on Committee Referral List No. 15, which was distributed to members. Referral list recorded in the Journal and Status Report by order of the President.

SB 1600 Rules
HJR 202 Finance and Revenue
HB 4084 Finance and Revenue
HB 4119 Finance and Revenue

HB 4047 – President Courtney signed on February 22.

Senate adjourned until 10:30 a.m., Tuesday by
unanimous consent at the request of the Chair.

Tuesday, February 23, 2016 – Morning Session

Senate convened at 10:30 a.m., President Pro Tempore Rosenbaum in Chair. The following members were present: Baertschiger Jr, Bates, Beyer, Boquist, Burdick, Dembrow, Devlin, Edwards, Ferrioli, Gelser, Girod, Hansell, Hass, Johnson, Knopp, Kruse, Monnes Anderson, Monroe, Olsen, Prozanski, Riley, Roblan, Shields, Steiner Hayward, Thatcher, Thomsen, Whitsett, President Courtney; excused, – Winters. Colors were posted and the Senate pledged allegiance to the flag. Invocation was a musical performance of “New Speedway Boogie” by the Grateful Dead, performed by Jamey Hampton, Portland.

HB 4038, 4053 – Message from the House announcing the Speaker signed on February 22.

Committee Report Summary No. 31, listing the following report, was distributed to members February 22. Summary list recorded in Journal and Status Report by order of the President.

SB 1586 – Report by Committee on Rules signed by Rosenbaum, Chair, recommending passage with amendments and be referred to Ways and Means by prior reference. Minority report, signed by Boquist and Ferrioli, recommending passage with different amendments and be referred to Ways and Means by prior reference. Referred to Ways and Means by prior reference

Committee Report Summary No. 32, listing the following reports, was distributed to members February 22. Summary list recorded in Journal and Status Report by order of the President.

HB 4044 – Report by Committee on Judiciary signed by Prozanski, Chair, recommending passage with amendments. Minority report, signed by Kruse and Thatcher, recommending passage with different amendments.

HB 4105 – Report by Committee on Health Care recommending passage with amendments to the A-Engrossed bill.

Committee Report Summary No. 33, listing the following reports, was distributed to members today. Summary list recorded in Journal and Status Report by order of the President.

SB 1512 – Report by Committee on Ways and Means recommending passage.

HB 4019 – Report by Committee on Education recommending passage of the A-Engrossed bill.


HB 4081 – Report by Committee on Human Services and Early Childhood recommending passage of the A-Engrossed bill and requesting referral to Committee on

Finance and Revenue. Referred to Committee on Finance and Revenue by order of the President.


HB 4044 – Referred to Committee on Rules by order of the President.

Committee Report Summary No. 34, listing the following reports, was distributed to members today. Summary list recorded in Journal and Status Report by order of the President.

HB 4039 – Report by Committee on Business and Transportation recommending passage with amendments.

HB 4094 – Report by Committee on Finance and Revenue recommending passage with amendments to the A-Engrossed bill.

HB 4009 – Burdick moved that the bill be taken from its place on today’s third reading calendar and be placed on February 24 calendar. Motion carried by voice vote.

SB 1507, 1512 – Read second time and passed to third reading.

SB 1511 A-Eng. – Read third time.

SB 1511 A-Eng. – Parliamentary inquiry from Whitsett stating that the measure regulates the taxation of marijuana while also having an emergency clause which is prohibited by Article IX, Section 1A, of the Oregon Constitution.

Senate at ease. Senate reassembled.

SB 1511 A-Eng. – President Pro Tempore Rosenbaum, after conferring with Legislative Counsel, ruled that the substance of the measure would stand if the emergency clause was struck.

SB 1511 A-Eng. – Whitsett appealed the ruling of the Chair.

Senate recessed until 12:20 p.m. by unanimous consent at the request of the Chair.

Senate reconvened at 12:20 p.m. President Pro Tempore Rosenbaum in Chair. All present except Winters, excused.

Senate, having recessed under the order of Third Reading of Senate Measures, resumed under that order by unanimous consent at the request of the Chair.

SB 1511 A-Eng. – Whitsett, joined by Ferrioli, appealed the ruling of the Chair. Call of the Senate demanded by Steiner Hayward, joined by Bates and Monnes Anderson. All present except Winters, excused. On upholding the ruling of the Chair, the vote was: Ayes, 18; nays, 11 – Baertschiger Jr, Boquist, Ferrioli, Girod, Hansell, Knopp, Kruse, Olsen, Thatcher, Thomsen, Whitsett; excused, 1 – Winters. Ruling upheld.
SB 1511 A-Eng. – Kruse moved to rerefer to Committee on Marijuana Legalization. On the motion to rerefer the vote was: Ayes, 11; nays, 10 – Bates, Beyer, Burdick, Dembrow, Devlin, Edwards, Gelser, Hass, Johnson, Monnes Anderson, Monroe, Prozanski, Riley, Roblan, Rosenbaum, Shields, Steiner Hayward, President Courtney; excused, 2 – Boquist, Winters. Motion failed.

SB 1511 A-Eng. – Carried by Burdick, Ferrioli. On passage of bill the vote was: Ayes, 18; nays, 10 – Baertschiger Jr, Ferrioli, Girod, Hansell, Knopp, Kruse, Olsen, Thatcher, Thomsen, Whitsett; excused, 2 – Boquist, Winters. Bill passed.

HB 4019, 4021, 4105, 4142 – Read second time and passed to third reading.

HB 4048, 4095, 4117, 4121, 4140, 4102, 4127, 4128, 4141 – Carried over to February 24 calendar by unanimous consent at the request of the Chair.

HB 4038, 4053 – President Courtney signed on February 22.

Senate adjourned until 10:30 a.m., Wednesday by unanimous consent at the request of the Chair.

**Wednesday, February 24, 2016 – Morning Session**

Senate convened at 10:30 a.m., President Courtney in Chair. The following members were present: Baertschiger Jr, Bates, Beyer, Boquist, Burdick, Dembrow, Devlin, Edwards, Ferrioli, Gelser, Girod, Hansell, Hass, Johnson, Knopp, Kruse, Monnes Anderson, Monroe, Olsen, Prozanski, Riley, Roblan, Rosenbaum, Shields, Steiner Hayward, Thatcher, Thomsen, Whitsett; excused, – Winters. Colors were posted and the Senate pledged allegiance to the flag. Invocation by Senator Rod Monroe, Portland.

SB 1514, 1539, 1540, 1544, 1554, 1558; HB 4143, 4146 – Message from the House announcing passage.

HB 4025 – Message from the House announcing concurrence in Senate amendments and repassage.

Committee Report Summary No. 35, listing the following reports, was distributed to members today. Summary list recorded in Journal and Status Report by order of the President.

SCR 207 – Report by Committee on Rules recommending adoption.

SB 1533 – Report by Committee on Finance and Revenue recommending passage with amendments to the A-Engrossed bill.

HCR 201 – Report by Committee on Veterans and Emergency Preparedness recommending adoption.

HCR 202 – Report by Committee on Veterans and Emergency Preparedness recommending adoption.

HCR 203 – Report by Committee on Veterans and Emergency Preparedness recommending adoption.

HCR 205 – Report by Committee on Veterans and Emergency Preparedness recommending adoption.

HCR 207 – Report by Committee on Veterans and Emergency Preparedness recommending adoption.

HB 4018 – Report by Committee on Business and Transportation recommending passage of the A-Engrossed bill.

HB 4058 – Report by Committee on Business and Transportation recommending passage of the A-Engrossed bill.

HB 4080 – Report by Committee on Human Services and Early Childhood recommending passage of the A-Engrossed bill.


Committee Report Summary No. 36, listing the following reports, was distributed to members today. Summary list recorded in Journal and Status Report by order of the President.

HB 4007 – Report by Committee on Environment and Natural Resources recommending passage.

HB 4060 – Report by Committee on Environment and Natural Resources recommending passage of the A-Engrossed bill.

Committee Report Summary No. 37, listing the following reports, was distributed to members today. Summary list recorded in Journal and Status Report by order of the President.

SB 1523 – Report by Committee on Ways and Means recommending passage of the A-Engrossed bill.


SB 1601 – Report by Committee on Marijuana Legalization recommending passage.

HB 4009 – Burdick moved that consideration of the measure be made a Special Order of Business immediately. Motion carried by voice vote.

HB 4009 – Thomsen moved that the rules be suspended to allow honored guests on the Senate floor. The motion carried by unanimous consent.

HB 4009 – Read third time. Carried by Thomsen. On passage of bill the vote was: Ayes, 29; excused, 1 –
Winters. Bill passed.

SCR 207; SB 1523, 1563, 1601 - Read second time and passed to third reading.

SB 1507 A-Eng. - Read third time. Carried by Hass. On passage of bill the vote was: Ayes, 29; excused, 1 - Winters. Bill passed.

SB 1512 - Read third time. Carried by Monroe. On passage of bill the vote was: Ayes, 22; nays, 7 - Baertschiger Jr, Girod, Kruse, Olsen, Thatcher, Thomsen, Whitsett; excused, 1 - Winters. Bill passed.

HB 4143, 4146 - Read first time and referred to President's desk.

HCR 201, 202, 203, 205, 207; HB 4007, 4018, 4039, 4058, 4060, 4080, 4094, 4097, 4106 - Read second time and passed to third reading.

HB 4048 - Read third time. Carried by Riley. Potential conflict of interest declared by Thatcher. On passage of bill the vote was: Ayes, 29; excused, 1 - Winters. Bill passed.


HB 4117 - Read third time. Carried by Thomsen. On passage of bill the vote was: Ayes, 28; excused, 2 - Bates, Winters. Bill passed.

HB 4121 - Read third time. Carried by Monroe. Potential conflict of interest declared by Olsen, Thatcher. On passage of bill the vote was: Ayes, 29; excused, 1 - Winters. Bill passed.

Senate recessed until 5:00 p.m. by unanimous consent at the request of the Chair.

Senate reconvened at 5:00 p.m. President Courtney in Chair. All present except Baertschiger Jr, Boquist, Ferrioli, Girod, Hansell, Knopp, Kruse, Olsen, Shields, Thatcher, Thomsen, Whitsett, Winters.

HB 4140, 4102, 4127, 4128, 4141, 4019, 4021, 4105, 4142 - Carried over to February 25 calendar.

Pursuant to the Oregon Constitution, Art. IV, sec. 12, and Senate Rule 3.01(2), the President adjourned the Senate without a quorum until 10:30 a.m., Thursday.

HCR 204, 206; HB 4003, 4014, 4016, 4022, 4023, 4033, 4057, 4082, 4101 - President Courtney signed on February 24.

Thursday, February 25, 2016 – Morning Session

Senate convened at 10:30 a.m., President Courtney in Chair. The following members were present: Baertschiger Jr, Bates, Beyer, Boquist, Burdick, Dembrow, Devlin, Edwards, Ferrioli, Gelser, Girod, Dembrow, Edwards, Ferrioli, Gelser, Girod, Hansell, Hass, Johnson, Knopp, Kruse, Monnes Anderson, Monroe, Olsen, Prozanski, Riley, Roblan, Rosenbaum, Shields, Steiner Hayward, Thatcher, Thomsen, Whitsett; excused, - Winters. Colors were posted and the Senate pledged allegiance to the flag. Invocation by Rabbi David Kosak, Neveh Shalom, Portland.

SB 1504, 1534, 1564, 1567; HB 4072 - Message from the House announcing passage.

SB 1566 - Message from the House announcing passage as amended by the House.

HCR 204, 206; HB 4003, 4014, 4016, 4022, 4023, 4033, 4057, 4082, 4104 - Message from the House announcing the Speaker signed on February 24.

Committee Report Summary No. 38, listing the following reports, was distributed to members February 24. Summary list recorded in Journal and Status Report by order of the President.

SB 1501 - Report by Committee on Rules recommending passage with amendments.

SB 1537 - Report by Committee on Ways and Means recommending passage with amendments to the A-Engrossed bill.

SB 1571 - Report by Committee on Ways and Means recommending passage with amendments to the A-Engrossed bill.

SB 1585 - Report by Committee on Ways and Means recommending passage with amendments.

SB 1599 - Report by Committee on Rules recommending passage with amendments.

Committee Report Summary No. 39, listing the following reports, was distributed to members February 24. Summary list recorded in Journal and Status Report by order of the President.

SB 1538 - Report by Committee on Information Management and Technology recommending passage with amendments.

SB 1553 - Report by Committee on Rules recommending passage with amendments to the A-Engrossed bill.

HB 4066 - Report by Committee on Judiciary recommending passage with amendments to the A-Engrossed bill.

HB 4067 - Report by Committee on Judiciary recommending passage with amendments to the A-Engrossed bill.

HB 4073 - Report by Committee on Judiciary recommending passage with amendments.

HB 4074 - Report by Committee on Judiciary recommending passage with amendments to the A-Engrossed bill.
HB 4107 – Report by Committee on Health Care recommending passage with amendments to the A-Engrossed bill and requesting referral to Committee on Ways and Means. Request denied, referred to Committee on Rules by order of the President.

Committee Report Summary No. 40, listing the following reports, was distributed to members today. Summary list recorded in Journal and Status Report by order of the President.

SB 1595 – Report by Committee on Rules recommending passage.

SB 1600 – Report by Committee on Rules recommending passage.

HJR 203 – Report by Committee on Rules recommending adoption of the A-Engrossed resolution.

HB 4092 – Report by Committee on Rules recommending passage of the A-Engrossed bill.

SCR 207 – Burdick moved that consideration of the measure be made a Special Order of Business immediately. Motion carried by voice vote.

SCR 207 – Under Special Order of Business, read final time.

SCR 207 – Burdick moved that the rules be suspended to allow Portland Timbers mascot “Timber Joey” on the Senate floor for the adoption of SCR 207. The motion carried by unanimous consent.

SCR 207 – Carried by Burdick. On adoption of resolution the vote was: Ayes, 29; excused, 1 – Winters. Resolution adopted.

SB 1601 – Burdick moved that the bill be taken from its place on today’s third reading calendar and placed on February 26 calendar. Motion carried by voice vote.

HCR 203 – Burdick moved that the resolution be taken from its place on today’s third reading calendar and placed on February 26. Motion carried by voice vote.

SB 1526 – Baertschiger Jr. moved to withdraw from the Committee on Ways and Means. On motion to withdraw from committee the vote was: Ayes, 11; nays, 18 – Bates, Beyer, Burdick, Dembrow, Devlin, Edwards, Gelser, Hass, Johnson, Monnes Anderson, Monroe, Prozanski, Riley, Roblan, Rosenbaum, Shields, Steiner Hayward, President Courtney; excused, 2 – Boquist, Winters. Motion failed.

SB 1501, 1533, 1537, 1538, 1553, 1571, 1585, 1595, 1599, 1600 – Read second time and passed to third reading.


HB 4072 – Read first time and referred to President’s desk.

HJR 203; HB 4066, 4067, 4073, 4074, 4092 – Read second time and passed to third reading.


HB 4102 B-Eng. – Read third time. Carried by Prozanski. On passage of bill the vote was: Ayes, 28; nays, 1 – Boquist; excused, 1 – Winters. Bill passed.

HB 4127 – Read third time. Carried by Rosenbaum. On passage of bill the vote was: Ayes, 18; nays, 11 – Baertschiger Jr, Boquist, Ferrioli, Girod, Hansell, Knopp, Kruse, Olsen, Thatcher, Thomsen, Whitsett; excused, 1 – Winters. Bill passed.

Rosenbaum in Chair.

HB 4128 – Read third time. Carried by Gelser. On passage of bill the vote was: Ayes, 29; excused, 1 – Winters. Bill passed.


HB 4019 A-Eng. – Read third time. Carried by Roblan (President Courtney in Chair). On passage of bill the vote was: Ayes, 28; excused, 2 – Prozanski, Winters. Bill passed.


HCR 201, 202, 205, 207; HB 4105, 4142; HB 4007, 4018, 4039, 4058, 4060, 4080, 4094, 4097, 4106 – Carried over to February 26 calendar by unanimous consent at the request of the Chair.

SB 1524, 1527, 1543, 1583, 1589; HB 4030, 4075, 4124, 4135 – Message from the House announcing passage.

SB 1503 – Message from the House announcing passage as amended by the House.
SCR 206 – Message from the House announcing adoption.

SJM 201 – Message from the House announcing adoption as amended by the House.

HB 4095 – Message from the House announcing concurrence in Senate amendments and repassage.

Senate reverted to the order of First Reading of House Measures by implied consent at the request of the Chair.

HB 4030, 4075, 4124, 4135 – Read first time and referred to President’s desk.

The following measures were referred to committee on February 24 and recorded on Committee Referral List No. 16, which was distributed to members. Referral list recorded in the Journal and Status Report by order of the President.

HB 4143 Rules
HB 4146 Finance and Revenue

SB 1532 – President Courtney signed on February 25.

Senate adjourned until 10:30 a.m., Friday by unanimous consent at the request of the Chair.

Friday, February 26, 2016 – Morning Session

Senate convened at 10:30 a.m., President Courtney in Chair. The following members were present: Baertschiger Jr, Bates, Beyer, Boquist, Burdick, Dembrow, Devlin, Edwards, Ferrioli, Geler, Girod, Hansell, Hass, Johnson, Knopp, Kruse, Monnes Anderson, Monroe, Olsen, Prozanski, Riley, Roblan, Rosenbaum, Shields, Steiner Hayward, Thatcher, Thomsen, Whisnant; excused, – Winters. Colors were posted and the Senate pledged allegiance to the flag. Invocation was Mozart’s “Divertimento in F Major” performed by the Etherius Quartet, Salem.

SB 1532 – Message from the House announcing the Speaker signed on February 25.

Committee Report Summary No. 41, listing the following reports, was distributed to members February 25. Summary list recorded in Journal and Status Report by order of the President.

SB 1570 – Report by Committee on Rules recommending passage with amendments.

SB 1561 – Report by Committee on Ways and Means recommending passage with amendments to the A-Engrossed bill.

SB 1556 – Report by Committee on Ways and Means recommending passage with amendments to the A-Engrossed bill.

SB 1559 – Report by Committee on Ways and Means recommending passage with amendments to the A-Engrossed bill.

SB 1559 – Report by Committee on Ways and Means recommending passage with amendments to the A-Engrossed bill.


SB 1587 – Report by Committee on Ways and Means recommending passage with amendments to the A-Engrossed bill.

SB 1596 – Report by Committee on Ways and Means recommending passage with amendments.

SB 4081 – Report by Committee on Finance and Revenue recommending passage of the A-Engrossed bill.

SB 4110 – Report by Committee on Finance and Revenue recommending passage with amendments to the A-Engrossed bill.

HCR 203 – Burdick moved that consideration of the resolution be made a Special Order of Business immediately. Motion carried by voice vote.

HCR 203 – Under Special Order of Business, read final time.

HCR 203 – Johnson moved that the rules be suspended to allow Chief Warrant Officer Erik C. Kesterson’s parents to be on the Senate floor to observe the adoption of the resolution honoring their son. Motion carried by unanimous consent.

HCR 203 – Carried by Johnson. On adoption of resolution the vote was: Ayes, 29; excused, 1 – Winters. Resolution adopted.

SB 1601 – Burdick moved that the bill be taken from its place on today’s third reading calendar and placed on February 27 calendar. Motion carried by voice vote.

SB 1566 B-Eng. – Roblan moved that the Senate concur in House amendments and repass bill. On concurrence and repassage the vote was: Ayes, 28; excused, 2 – Boquist, Winters. Bill repassed.

SB 1556 – Ferrioli moved to withdraw from the Committee on Judiciary. On motion to withdraw from committee the vote was: Ayes, 10; nays, 18 – Bates, Beyer, Burdick, Dembrow, Devlin, Edwards, Geler, Hass, Johnson, Monnes Anderson, Monroe, Prozanski, Riley, Roblan, Rosenbaum, Shields, Steiner Hayward, President Courtney; excused, 2 – Thatcher, Winters. Motion failed.
SB 1569, 1573, 1598 – Read second time and passed to third reading.


SB 1537 B-Eng. – Read third time. Carried by Gelser. On passage of bill the vote was: Ayes, 28; excused, 2 – Boquist, Winters. Bill passed.

Rosenbaum in Chair.


SB 1553 B-Eng. – Read third time. Carried by Prozanski. On passage of bill the vote was: Ayes, 18; nays, 10 – Baertschiger Jr, Boquist, Ferrioli, Girod, Knopp, Kruse, Olsen, Thatcher, Thomsen, Whitsett; excused, 2 – Hansell, Winters. Bill passed.

SB 1555 B-Eng. – Prozanski requested the following written explanation of vote be entered into the Journal:

Besides the reasons stated during my presentation of SB 1553, as Chair of the Senate Judiciary Committee I was pleased to vote for a bill that will provide greater protections and assistance such as restitution to vulnerable users of highways who become victims.

I am also glad that SB 1553 was available as the Senate's omnibus bill to accommodate a last minute request from Douglas County Sheriff John Hanlin to protect law enforcement photos and images of death scene investigations. This part of the bill will ensure that crime victims and family members will not have their personal privacy violated by the posting of photos of deceased family members via the internet and other media forms.

Finally, I am glad that the bill was supported by the Oregon Chiefs of Police, Oregon Sheriffs Association, Oregon District Attorneys Association, Oregon Building & Construction Trade Council, Oregon Coalition of Police and Sheriffs, Crime Victims United, Iron Workers Local 29, National Electrical Contractors Association and others.


Senate recessed until 3:00 p.m. by unanimous consent at the request of the Chair.

Friday, February 26, 2016 – Afternoon Session

Senate reconvened at 3:00 p.m. President Courtney in Chair. All present except Hansell, Winters, excused.

Senate, having recessed under the order of Third Reading of Senate Measures, reverted to the order of

Reports from Committees by unanimous consent at the request of the Chair.

Committee Report Summary No. 43, listing the following reports, was distributed to members today. Summary list recorded in Journal and Status Report by order of the President.

SB 1582 – Report by Committee on Ways and Means recommending passage with amendments to the A-Engrossed bill.

SB 1586 – Report by Committee on Ways and Means recommending passage with amendments to the A-Engrossed bill.

SB 1597 – Report by Committee on Ways and Means recommending passage with amendments.

Committee Report Summary No. 44, listing the following reports, was distributed to members today. Summary list recorded in Journal and Status Report by order of the President.


HB 4072 – Report by Committee on Finance and Revenue recommending passage.


HB 4084 – Report by Committee on Finance and Revenue recommending passage of the A-Engrossed bill.


HB 4135 – Report by Committee on Ways and Means recommending passage.

Senate reverted to the order of Third Reading of Senate Measures by unanimous consent at the request of the Chair.

SB 1585 A-Eng. – Read third time. Carried by Steiner Hayward. On passage of bill the vote was: Ayes, 22; nays, 6 – Baertschiger Jr, Olsen, Shields, Thatcher, Thomsen, Whitsett; excused, 2 – Hansell, Winters. Bill passed. Gelser granted unanimous consent to change vote from nay to aye.

Senate recessed until 3:35 p.m. by unanimous consent at the request of the Chair.

Senate reconvened at 4:10 p.m. President Courtney in Chair. All present except Hansell, Winters, excused.

Senate, having recessed under the order of Third Reading of Senate Measures, resumed under that order by unanimous consent at the request of the Chair.
SB 1595 – Read third time. Carried by Boquist. On passage of bill the vote was: Ayes, 28; excused, 2 – Hansell, Winters. Bill passed.


SB 1600 – Read third time. Carried by Prozanski. On passage of bill the vote was: Ayes, 24; nays, 3 – Burdick, Shields, Whitsett; excused, 3 – Boquist, Hansell, Winters. Bill passed.


HB 4004 – Message from the House announcing passage.

HB 4102 – Message from the House announcing concurrence in Senate amendments and repassage.

HB 4004 – Read first time and referred to President’s desk.

HB 4020, 4030, 4072, 4075, 4081, 4084, 4124, 4135 – Read second time and passed to third reading.

HB 4105 B-Eng. – Read third time. Carried by Kruse. On passage of bill the vote was: Ayes, 22; nays, 6 – Bates, Dembrow, Gelser, Prozanski, Rosenbaum, Steiner Hayward; excused, 2 – Hansell, Winters. Bill passed.


HCR 201 – Read final time. Carried by Monnes Anderson. On adoption of resolution the vote was: Ayes, 28; excused, 2 – Hansell, Winters. Resolution adopted.

HCR 202 – Read final time. Carried by Beyer. On adoption of resolution the vote was: Ayes, 28; excused, 2 – Hansell, Winters. Resolution adopted.

HCR 205 – Read final time. Carried by Gelser. On adoption of resolution the vote was: Ayes, 28; excused, 2 – Hansell, Winters. Resolution adopted.

HCR 207 – Read final time. Carried by Boquist. On adoption of resolution the vote was: Ayes, 28; excused, 2 – Hansell, Winters. Resolution adopted.

HB 4007 – Read third time. Carried by Olsen. On passage of bill the vote was: Ayes, 28; excused, 2 – Hansell, Winters. Bill passed.


HB 4094 B-Eng. – Read third time. Carried by Riley. On passage of bill the vote was: Ayes, 18; nays, 6 – Knopp, Kruse, Olsen, Thatcher, Thomsen, Whitsett; excused, 6 – Bates, Boquist, Girod, Hansell, Shields, Winters. Bill passed.


HJR 203; HB 4066, 4067, 4073, 4074, 4092 – Carried over to February 29 calendar by unanimous consent at the request of the Chair.

The following measure was referred to committee on February 25 and recorded on Committee Referral List No. 17, which was distributed to members. Referral list recorded in the Journal and Status Report by order of the President.

HB 4072 Finance and Revenue

The following measures were referred to committee on February 25 and recorded on Committee Referral List No. 18, which was distributed to members. Referral list recorded in the Journal and Status Report by order of the President.

HB 4030 Ways and Means
HB 4075 Ways and Means
HB 4124 Ways and Means
HB 4135 Ways and Means

SCR 206; SB 1504, 1514, 1524, 1527, 1534, 1539, 1540, 1543, 1544, 1554, 1558, 1564, 1567, 1583, 1589 – President Courtney signed on February 26.

Senate adjourned until 8:30 a.m., Monday by unanimous consent at the request of the Chair.

Monday, February 29, 2016 – Morning Session

Senate convened at 8:30 a.m., President Courtney in Chair. The following members were present: Baertschiger Jr, Beyer, Boquist, Burdick, Dembrow, Devlin, Edwards,
Gelser, Girod, Hansell, Hass, Johnson, Knopp, Kruse, Monnes Anderson, Monroe, Olsen, Prozanski, Riley, Roblan, Rosenbaum, Steiner Hayward, Thatcher, Thomsen, Whitsett; excused, – Bates, Ferrioli, Shields, Winters. Colors were posted and the Senate pledged allegiance to the flag. Invocation by Father Freddy Ocun, Chaplain at St. Vincent Medical Center, Portland.

SB 1511, 1522, 1528, 1529, 1591; HB 4037, 4113, 4131 – Message from the House announcing passage.

SCR 201 – Message from the House announcing adoption.

SB 1504, 1514, 1534, 1539, 1540, 1544, 1554, 1558, 1564, 1567; HB 4025, 4048, 4117 – Message from the House announcing the Speaker signed on February 26.

Committee Report Summary No. 45, listing the following reports, was distributed to members today. Summary list recorded in Journal and Status Report by order of the President.

SB 1584 – Report by Committee on Rules recommending passage with amendments.

HCR 208 – Report by Committee on Rules recommending adoption.

HB 4046 – Report by Committee on Rules recommending passage of the B-Engrossed bill.

HB 4126 – Report by Committee on Rules recommending passage.

HB 4134 – Report by Committee on Rules recommending passage of the A-Engrossed bill.

Committee Report Summary No. 46, listing the following report, was distributed to members today. Summary list recorded in Journal and Status Report by order of the President.

HB 4107 – Report by Committee on Rules recommending passage with amendments to the B-Engrossed bill.

SJM 201 A-Eng. – Edwards moved that the Senate concur in House amendments and readopt memorial. On concurrence and readoption the vote was: Ayes, 26; excused, 4 – Bates, Ferrioli, Shields, Winters. Memorial readopted.

SB 1503 B-Eng. – Monnes Anderson moved that the Senate concur in House amendments and repass bill. On concurrence and repassage the vote was: Ayes, 20; nays, 6 – Baertschiger Jr, Girod, Olsen, Thatcher, Thomsen, Whitsett; excused, 4 – Bates, Ferrioli, Shields, Winters. Bill repassed.

SB 5701, 5702, 1510, 1515, 1559, 1582, 1586, 1587, 1596, 1597 – Read second time and passed to third reading.


Senate recessed until 10:30 a.m., by unanimous consent at the request of the Chair.

Senate reconvened at 10:30 a.m., President Courtney in Chair. All present except Ferrioli, Winters, excused.

Senate, having recessed under the order of Third Reading of Senate Measures, resumed under that order by unanimous consent at the request of the Chair.

SB 1573 A-Eng. – Moved to the foot of today’s third reading calendar by unanimous consent at the request of the Chair.

SB 1598 A-Eng. – Read third time. Carried by Burdick. On passage of bill the vote was: Ayes, 20; nays, 8 – Baertschiger Jr, Girod, Hansell, Knopp, Olsen, Thatcher, Thomsen, Whitsett; excused, 2 – Ferrioli, Winters. Bill passed.

SB 1601 – Point of order by Kruse asking if it is appropriate to consider this measure as it was moved to the February 27 calendar and the Senate did not meet on that date.

SB 1601 – President Courtney ruled that since the Senate did not meet on February 27 all measures carry forward to the next convening of the Senate.

SB 1601 – Read third time. Carried by Burdick. On passage of bill the vote was: Ayes, 20; nays, 8 – Baertschiger Jr, Girod, Hansell, Knopp, Olsen, Thatcher, Thomsen, Whitsett; excused, 2 – Ferrioli, Winters. Bill passed.

SB 1573 A-Eng. – Moved to the foot of today’s Third Reading of House Measures by unanimous consent at the request of the Chair.

HB 4037, 4113, 4131 – Read first time and referred to President’s desk.

HCR 208; HB 4046, 4110, 4126, 4134 – Read second time and passed to third reading.

Rosenbaum in Chair.


Senate recessed until 12:45 p.m., by unanimous consent at the request of the Chair.

Monday, February 29, 2016 – Afternoon Session
Senate reconvened at 12:45 p.m., President Pro Tempore Rosenbaum in Chair. All present except Ferrioli, Winters, excused.

Senate, having recessed under the order of Third Reading of House Measures, resumed under that order by unanimous consent at the request of the Chair.

HB 4066 B-Eng. – Read third time. Carried by Prozanski. On passage of the bill the vote was: Ayes, 25; nays, 2 – Boquist, Girod; excused, 3 – Ferrioli, Thomsen, Winters. Bill passed. Riley, Thatcher, President Courtney, excused when roll was called, granted unanimous consent to vote aye.

HB 4067 B-Eng. – Read third time. Carried by Gelser. On passage of the bill the vote was: Ayes, 27; nays, 1 – Girod; excused, 2 – Ferrioli, Winters. Bill passed.

HB 4073 A-Eng. – Read third time. Carried by Steiner Hayward.

HB 4073 A-Eng. – Whitsett moved to refer to Committee on Rules with the recommendation that the committee adopt the –5 Amendment.

Senate at ease. Senate reassembled.

HB 4073 A-Eng. – Debate resumed on motion to refer. On the motion to refer the vote was: Ayes, 10; nays, 17 – Bates, Beyer, Burdick, Dembrow, Devlin, Edwards, Gelser, Hass, Monnes Anderson, Monroe, Prozanski, Riley, Roblan, Rosenbaum, Shields, Steiner Hayward, President Courtney; excused, 3 – Ferrioli, Johnson, Winters. Motion failed.


HB 4072 – Read third time. Carried by Edwards. On passage of the bill the vote was: Ayes, 28; nays, 1 – Thatcher; excused, 1 – Winters. Bill passed.


HB 4084 A-Eng. – Read third time. Carried by Edwards. On passage of the bill the vote was: Ayes, 29; excused, 1 – Winters. Bill passed. Dembrow, excused when roll was called, granted unanimous consent to vote aye.

President Courtney in Chair.

HB 4124 A-Eng. – Read third time. Carried by Steiner Hayward. On passage of the bill the vote was: Ayes, 29; excused, 1 – Winters. Bill passed.

HB 4135 – Read third time. Carried by Steiner Hayward. On passage of the bill the vote was: Ayes, 29; excused, 1 – Winters. Bill passed.

SB 1573 A-Eng. – Carried over to March 1 calendar by unanimous consent at the request of the Chair.

HB 4009, 4021, 4025, 4048, 4095, 4117, 4121, 4127, 4128, 4140, 4141 – President Courtney signed on February 29.

Senate adjourned until 8:30 a.m., Tuesday by unanimous consent at the request of the Chair.

Tuesday, March 1, 2016 – Morning Session

Senate convened at 10:30 a.m., President Courtney in Chair. The following members were present: Baertschiger Jr, Bates, Beyer, Boquist, Burdick, Dembrow, Devlin, Edwards, Ferrioli, Gelser, Girod, Hansell, Hass, Johnson, Knopp, Kruse, Monnes Anderson, Monroe, Prozanski, Riley, Roblan, Rosenbaum, Shields, Steiner Hayward, Thatcher, Thomsen, Whitsett; excused, 1 – Winters. Colors were posted and the Senate pledged allegiance to the flag. Invocation by Senator Bill Hansell, Athena.

SB 1506, 1513; HB 4086 – Message from the House announcing passage.

SCR 205 – Message from the House announcing adoption.

SB 1517 – Message from the House announcing passage as amended by the House.

HB 4039, 4094, 4105 – Message from the House announcing concurrence in Senate amendments and repassage.

SCR 206; SB 1524, 1527, 1543, 1583, 1589; HB 4009, 4021, 4095, 4121, 4127, 4128, 4140, 4141 – Message from the House announcing the Speaker signed on February 29.

Committee Report Summary No. 47, listing the following report, was distributed to members February 29.
owners, I voted yes.

Clara. I voted yes because SB 1573 increases the rights of owners

Our annexation system in Santa Clara is a mess. Unfortunately

I have continually fought for annexation rights for my constituents. In my neighborhood in Santa Clara, the history of annexation strategies and tactics used by the city has been quite contentious. Forced city-sewer hookups in the early to mid-90’s, cost my constituents thousands of dollars per home.

I have always opposed forced annexation, and I continue to oppose forced annexation. In fact, I wrote and passed legislation to prevent the City of Eugene from encircling properties with nothing more than city streets and roads and then using the island annexation statutes to forcibly annex my constituents.

Our annexation system in Santa Clara is a mess. Unfortunately SB 1573 doesn’t fix that. Nor does it make it any worse, because this bill pertains to annexations conducted by election, which is a different system than the system used by the City of Eugene in Santa Clara. I voted yes because SB 1573 increases the rights of owners of unincorporated property located in jurisdictions that use an election system for annexations, by allowing them to voluntarily annex, rather than having to subject their annexation request to a vote that can be fought by special interests seeking to control their property rights. Because SB 1573 doesn’t negatively affect (or even apply) to annexation rights in Santa Clara, and because it seems to be otherwise reasonable policy for the benefit of individual property owners, I voted yes.

SB 1573 A-Eng. – Monnes Anderson requested the following written explanation of vote be entered into the Journal:

I voted no on SB 1573A that would require a city to annex territory without a vote of the people. We should not take the will of voters away to determine discretionary land annexations. Property owners should not be the sole determination of whether land gets annexed or not.
Senate recessed until 12:45 p.m., by unanimous consent at the request of the Chair.

Tuesday, March 1, 2016 – Afternoon Session

Senate reconvened at 1:00 p.m., President Courtney in Chair. All present except Winters, excused.

Senate, having recessed under the order of Third Reading of Senate Measures, resumed under that order by unanimous consent at the request of the Chair.


SB 5702 A-Eng. – Read third time. Carried by Steiner Hayward.

SB 5702 A-Eng. – Baertschiger Jr. moved to rerefer to Committee on Ways and Means with the recommendation that the committee adopt the A2 Amendment. On the motion to rerefer the vote was: Ayes, 11; nays, 18 – Bates, Beyer, Burdick, Dembrow, Devlin, Edwards, Gelser, Hass, Johnson, Monnes Anderson, Monroe, Prozanski, Riley, Roblan, Rosenbaum, Shields, Steiner Hayward, President Courtney; excused, 1 – Winters. Motion failed.


SB 1510 B-Eng. – Moved to the foot of today’s third reading calendar by unanimous consent at the request of the Chair.

Rosenbaum in Chair.

SB 1515 B-Eng. – Read third time.

Senate recessed until 4:28 p.m., by unanimous consent at the request of the Chair.

Senate reconvened at 4:28 p.m., President Pro Tempore Rosenbaum in Chair. All present except Baertschiger Jr, Boquist, Girod, Knopp, Kruse, Monnes Anderson, Olsen, Thomsen, Winters, excused.

Senate, having recessed under the order of Third Reading of Senate Measures, resumed under that order by unanimous consent at the request of the Chair.

SB 1515 B-Eng. – Carried by Gelser. On passage of bill the vote was: Ayes, 29; excused, 1 – Winters. Bill passed. Baertschiger Jr, excused when roll was called, granted unanimous consent to vote aye.

SB 1510, 1559, 1582, 1586, 1587, 1596, 1597 – Carried over to March 2 calendar by unanimous consent at the request of the Chair.

HB 5201, 5202, 5203, 4002, 4017, 4042, 4071, 4076, 4079, 4093 – Message from the House announcing passage.

SB 1547 – Message from the House announcing passage as amended by the House.

HB 4066, 4067, 4074 – Message from the House announcing concurrence in Senate amendments and repassage.

Senate reverted to the order of Reports from Committees by implied consent.

Committee Report Summary No. 49, listing the following reports, was distributed to members today. Summary list recorded in Journal and Status Report by order of the President.

HB 4037 – Report by Committee on Ways and Means recommending passage of the B-Engrossed bill.

HB 4113 – Report by Committee on Ways and Means recommending passage of the B-Engrossed bill.

HB 4131 – Report by Committee on Senate Rules and means recommending passage of the B-Engrossed bill.

HB 5201, 5202, 5203, 4002, 4017, 4042, 4071, 4076, 4079, 4086, 4093 – Read first time and referred to President’s desk.

HJR 202; HB 4036, 4037, 4044, 4107, 4113, 4131, 4146 – Read second time and passed to third reading.

HCR 208; HB 4046, 4110, 4126, 4134 – Carried over to March 2 calendar by unanimous consent at the request of the Chair.

The following measures were referred to committee on March 1 and recorded on Committee Referral List No. 19, which was distributed to members. Referral list recorded in the Journal and Status Report by order of the President.

HB 4037 Ways and Means
HB 4113 Ways and Means
HB 4131 Ways and Means

SB 1566 – President Courtney signed on March 1.

Senate adjourned until 8:30 a.m., Wednesday by unanimous consent at the request of the Chair.

Wednesday, March 2, 2016 – Afternoon Session

Convening of the Senate delayed until 1:00 p.m. Senate convened at 1:00 p.m., President Courtney in Chair. The following members were present: Baertschiger Jr, Bates, Beyer, Boquist, Burdick, Dembrow, Devlin, Edwards, Ferrioli, Gelser, Girod, Hansell, Hass, Johnson, Knopp, Kruse, Monnes Anderson, Monroe, Olsen, Prozanski, Riley, Roblan, Rosenbaum, Shields, Steiner Hayward, Thatcher, Thomsen, Whitsett; excused, Winters. Colors were posted and the Senate pledged allegiance to the flag. Invocation by Senator Sara Gelser,
SB 1507, 1512, 1523 – Message from the House announcing passage.

SCR 207; HCR 209 – Message from the House announcing adoption.

HB 4019 – Message from the House announcing the Speaker signed on February 29.

SB 1566; HCR 201, 202, 203, 205, 207; HJR 203; HB 4007, 4018, 4039, 4058, 4060, 4080, 4094, 4097, 4102, 4105, 4106, 4142 – Message from the House announcing the Speaker signed on March 1.

Committee Report Summary No. 50, listing the following reports, was distributed to members March 1. Summary list recorded in Journal and Status Report by order of the President.

HB 4040 – Report by Committee on Environment and Natural Resources recommending passage of the A-Engrossed bill.

HB 4143 – Report by Committee on Rules recommending passage of the B-Engrossed bill.

SB 1517 B-Eng. – Edwards moved that the Senate concur in House amendments and repass bill. On concurrence and repassage the vote was: Ayes, 29; excused, 1 – Winters. Bill repassed.

SB 1547 B-Eng. – President Courtney stated that Mason's Manual of Legislative Procedure, section 7.66(6), discusses parliamentary procedures allowing for the possible amendment of a measure returned for concurrence. Senate Rule 5.40 however, provides that no measure be amended on the floor unless unanimous consent is given. President Courtney ruled that a motion to amend on the floor can be made but would require unanimous consent to prevail.

SB 1547 B-Eng. – Baertschiger Jr, Boquist, moved to amend House amendments to adopt B24 amendment and repass. On motion to amend, the vote was: Ayes, 11; nays, 18 – Bates, Beyer, Burdick, Dembrow, Devlin, Edwards, Gelser, Hass, Johnson, Monnes Anderson, Monroe, Prozanski, Riley, Roblan, Rosenbaum, Shields, Steiner Hayward, President Courtney; excused, 1 – Winters. Motion failed.

SB 1547 B-Eng. – Boquist moved to amend House amendments to adopt B24 amendment and repass. On motion to amend, the vote was: Ayes, 11; nays, 18 – Bates, Beyer, Burdick, Dembrow, Devlin, Edwards, Gelser, Hass, Johnson, Monnes Anderson, Monroe, Prozanski, Riley, Roblan, Rosenbaum, Shields, Steiner Hayward, President Courtney; excused, 1 – Winters. Motion failed.

SB 1547 B-Eng. – Kruse moved to postpone indefinitely concurrence and repassage. On motion to postpone indefinitely, the vote was: Ayes, 11; nays, 18 – Bates, Beyer, Burdick, Dembrow, Devlin, Edwards, Gelser, Hass, Johnson, Monnes Anderson, Monroe, Prozanski, Riley, Roblan, Rosenbaum, Shields, Steiner Hayward, President Courtney; excused, 1 – Winters. Motion failed.

SB 1547 B-Eng. – Ferrioli moved to substitute motion to not concur for motion to concur. On motion to substitute, the vote was: Ayes, 11; nays, 18 – Bates, Beyer, Burdick, Dembrow, Devlin, Edwards, Gelser, Hass, Johnson, Monnes Anderson, Monroe, Prozanski, Riley, Roblan, Rosenbaum, Shields, Steiner Hayward, President Courtney; excused, 1 – Winters. Motion failed.

SB 1547 B-Eng. – Call of the Senate demanded by Girod, joined by Thomsen and Whitsett. All present except Winters, excused.

SB 1547 B-Eng. – On concurrence and repassage the vote was: Ayes, 17; nays, 12 – Baertschiger Jr, Boquist, Ferrioli, Girod, Hansell, Johnson, Knopp, Kruse, Olsen, Thatcher, Thomsen, Whitsett; excused, 1 – Winters. Ruling upheld.

SB 1547 B-Eng. – President Courtney referred to an opinion requested from Legislative Counsel that found a measure does not need to be read upon concurrence with House action. President Courtney ruled that the measure does not need to be read in its entirety.

SB 1547 B-Eng. – Ferrioli, joined by Olsen, appealed the ruling of the Chair. On upholding the ruling of the Chair, the vote was: Ayes, 18; nays, 11 – Baertschiger Jr, Boquist, Ferrioli, Girod, Hansell, Knopp, Kruse, Olsen, Thatcher, Thomsen, Whitsett; excused, 1 – Winters. Ruling upheld.

SB 1547 B-Eng. – Olsen moved to amend House amendments to adopt B22 amendment and repass. On motion to amend, the vote was: Ayes, 11; nays, 18 – Bates, Beyer, Burdick, Dembrow, Devlin, Edwards, Gelser, Hass, Johnson, Monnes Anderson, Monroe, Prozanski, Riley, Roblan, Rosenbaum, Shields, Steiner Hayward, President Courtney; excused, 1 – Winters. Motion failed.

SB 1547 B-Eng. – Point of parliamentary inquiry by Monroe asking if a motion to amend on a concurrence is a proper motion.
carried.

SB 1537, 1538, 1563 – Message from the House announcing passage.

SB 1565 – Message from the House announcing passage as amended by the House.

HB 4073 – Message from the House announcing refusal to concur in Senate amendments. Barker, Greenlick, Krieger appointed House conferees.

Senate reverted to the order of Reports from Committees by unanimous consent at the request of the Chair.

Committee Report Summary No. 51, listing the following reports, was distributed to members today. Summary list recorded in Journal and Status Report by order of the President.


HB 4017 – Report by Committee on Ways and Means recommending passage of the B-Engrossed bill.


HB 4071 – Report by Committee on Ways and Means recommending passage of the A-Engrossed bill.

HB 4079 – Report by Committee on Ways and Means recommending passage of the C-Engrossed bill.

HB 4086 – Report by Committee on Ways and Means recommending passage.

HB 4093 – Report by Committee on Ways and Means recommending passage of the B-Engrossed bill.

Senate proceeded to the order of First Reading of House Measures by unanimous consent at the request of the Chair.

HCR 209 – Read first time and referred to Committee on Rules.

Senate resumed under the order of Third Reading of Senate Measures by unanimous consent at the request of the Chair.


SB 1587 B-Eng. – Read third time. Carried by Dembrow. On passage of bill the vote was: Ayes, 21; nays, 7 – Baertschiger Jr, Boquist, Ferrioli, Girod, Kruse, Olsen, Thomsen, Whitsett; excused, 2 – Shields, Winters. Bill passed.


HB 5201, 5202, 5203, 4002, 4017, 4040, 4042, 4071, 4076, 4079, 4086, 4093, 4143 – Read second time and passed to third reading.

HCR 208 – Read final time. Carried by Ferrioli. Potential conflict of interest declared by Boquist, Johnson. On adoption of resolution the vote was: Ayes, 28; excused, 2 – Shields, Winters. Resolution adopted.

HB 4046 B-Eng. – Read third time. Carried by Roblan. On passage of bill the vote was: Ayes, 22; nays, 6 – Baertschiger Jr, Ferrioli, Hansell, Olsen, Thatcher, Whitsett; excused, 2 – Shields, Winters. Bill passed. Olsen granted unanimous consent to change vote from nay to aye.

HB 4110 B-Eng. – Read third time. Carried by Riley. On passage of bill the vote was: Ayes, 26; nays, 2 – Thatcher, Whitsett; excused, 2 – Shields, Winters. Bill passed.

HJR 202 B-Eng. – Read final time. Carried by Boquist. On adoption of resolution the vote was: Ayes, 28; excused,
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HB 4037 B-Eng. – Read third time. Carried by Hansell. On passage of bill the vote was: Ayes, 22; nays, 6 – Baertschiger Jr, Girod, Kruse, Olsen, Thatcher, Whitsett; excused, 2 – Shields, Winters. Bill passed.

Senate recessed until 5:45 p.m., by unanimous consent at the request of the Chair.

Wednesday, March 2, 2016 – Evening Session

Senate reconvened at 5:45 p.m., President Courtney in Chair. All present except Shields, Winters, excused.

SB 5701, 1569, 1571, 1585, 1598, 1600 – Message from the House announcing passage.

SCR 201; SJM 201; SB 1503, 1511, 1522, 1529, 1591; HB 4020, 4030, 4066, 4067, 4072, 4074, 4075, 4081, 4084, 4092, 4124, 4135 – Message from the House announcing the Speaker signed on March 2.

Senate, having recessed under the order of Third Reading of House Measures, resumed under that order by unanimous consent at the request of the Chair.

HB 4044 A-Eng. – Read third time. Carried by Prozanski. On passage of bill the vote was: Ayes, 17; nays, 11 – Baertschiger Jr, Boquist, Girod, Hansell, Johnson, Knopp, Kruse, Olsen, Thatcher, Thomsen, Whitsett; excused, 2 – Shields, Winters. Bill passed. Ferrioli granted unanimous consent to change vote from nay to aye.


HB 4113 B-Eng. – Read third time. Carried by Roblan. On passage of bill the vote was: Ayes, 22; nays, 6 – Baertschiger Jr, Boquist, Olsen, Thatcher, Thomsen, Whitsett; excused, 2 – Shields, Winters. Bill passed.

HB 4146 C-Eng. – Moved to the foot of today's third reading calendar by unanimous consent at the request of the Chair.

Senate reverted to the order of Reports from Committees by unanimous consent at the request of the Chair.

Committee Report Summary No. 52, listing the following reports, was distributed to members today. Summary list recorded in Journal and Status Report by order of the President.

SCR 208 – Report by Committee on Rules recommending adoption.

HCR 209 – Report by Committee on Rules recommending adoption.

Senate reverted to the order of Second Reading of Senate Measures by unanimous consent at the request of the Chair.

SCR 208 – Read second time and passed to third reading.

Senate reverted to the order of Second Reading of House Measures by unanimous consent at the request of the Chair.

HCR 209 – Read second time and passed to third reading.

Senate reverted to the order of Propositions and Motions by unanimous consent at the request of the Chair.

Burdick moved that the rules be suspended in order to take action on supplemental third reading calendar. Motion carried by unanimous consent.

Senate reverted to the order of Third Reading of House Measures by unanimous consent at the request of the Chair.


HB 5202 A-Eng. – Ferrioli moved to refer to Committee on Rules with the recommendation that the committee adopt the –6 Amendment. On the motion to refer the vote was: Ayes, 9; nays, 18 – Bates, Beyer, Burdick, Dembrow, Devlin, Edwards, Geler, Girod, Hass, Johnson, Monnes Anderson, Monroe, Prozanski, Riley, Roblan, Rosenbaum, Steiner Hayward, President Courtney; excused, 3 – Boquist, Shields, Winters. Motion failed.


HB 5203 A-Eng. – Ferrioli moved to refer to Committee on Rules with the recommendation that the committee adopt the –4 Amendment. On the motion to refer the vote was: Ayes, 10; nays, 18 – Bates, Beyer, Burdick, Dembrow, Devlin, Edwards, Geler, Girod, Hass, Johnson, Monnes Anderson, Monroe, Prozanski, Riley, Roblan, Rosenbaum, Steiner Hayward, President Courtney; excused, 2 – Shields, Winters. Motion failed.

HB 5203 A-Eng. – Debate resumed. On passage of bill the vote was: Ayes, 26; nays, 2 – Boquist, Thatcher; excused, 2 – Shields,
Winters. Bill passed.


HB 4086 – Under rules suspension, read third time. Carried by Gelser. On passage of bill the vote was: Ayes, 20; nays, 6 – Baertschiger Jr, Kruse, Olsen, Thatcher, Thomsen, Whitsett; excused, 4 – Boquist, Knopp, Shields, Winters. Bill passed.


HB 4146 – Carried over to March 3 calendar by unanimous consent at the request of the Chair.

SB 1501, 1595, 1599 – Message from the House announcing passage.

HJR 202 – Message from the House announcing adoption.

SB 1541 – Message from the House announcing passage as amended by the House.

The following measures were referred to committee on March 2 and recorded on Committee Referral List No. 20, which was distributed to members. Referral list recorded in the Journal and Status Report by order of the President.

HB 5201 Ways and Means
HB 5202 Ways and Means
HB 5203 Ways and Means
HB 4002 Ways and Means
HB 4017 Ways and Means
HB 4042 Ways and Means
HB 4071 Ways and Means
HB 4076 Ways and Means
HB 4079 Ways and Means
HB 4086 Ways and Means

The following measure was referred to committee on March 2 and recorded on Committee Referral List No. 21, which was distributed to members. Referral list recorded in the Journal and Status Report by order of the President.

HB 4093 Ways and Means

The following measure was referred to committee on March 2 and recorded on Committee Referral List No. 22, which was distributed to members. Referral list recorded in the Journal and Status Report by order of the President.

HB 4004 Rules

SCR 201, 205; SJM 201; SB 1503, 1506, 1511, 1513, 1522, 1528, 1529, 1591, 1598; HCR 201, 202, 203, 205, 207; HJR 203; HB 4007, 4018, 4019, 4039, 4058, 4060, 4080, 4094, 4097, 4102, 4105, 4106, 4142 – President Courtney signed on March 2.

Senate adjourned until 10:00 a.m., Thursday by unanimous consent at the request of the Chair.

Thursday, March 3, 2016 – Morning Session

Senate convened at 10:00 a.m., President Courtney in Chair. The following members were present: Baertschiger Jr, Bates, Beyer, Boquist, Burdick, Dembrow, Devlin, Edwards, Ferrioli, Girod, Hansell, Hass, Johnson, Knopp, Kruse, Monnes Anderson, Monroe, Olsen, Prozanski, Riley, Roblan, Rosenbaum, Shields, Steiner Hayward, Thatcher, Thomsen, Whitsett, Winters. Colors were posted and the Senate pledged allegiance to the flag. Invocation by Senator Tim Knopp, Bend.

Courtesies of the Senate were extended to Senator Jackie Winters upon her return to the Senate.

SB 1532 – Message from the Governor announcing she signed with the following written explanation on March 2:

March 2, 2016
Dear President Courtney:

Today I signed Senate Bill 1532, which increases Oregon’s minimum wage. As you know, this bill was my top priority of the 2016 legislative session.

Senate Bill 1532 sets a tiered minimum wage, which is variable by region. The bill sets the applicable minimum wage based on where “the employer is located.” Generally, I understand this to mean that the applicable minimum wage will be determined by the place an employee usually works (i.e., the location of the workplace, as opposed to, say, the location of the employer’s headquarters). However, realizing that an employee’s workplace can be hard to determine, especially for employees who do not work at a fixed location, I expect that the Bureau of Labor and Industries will clarify this issue in rules, as section 4 of the bill provides.

Sincerely,
Governor Kate Brown

SB 1598 – Message from the House announcing the Speaker signed on March 2.

SB 1541 B-Eng. – Roblan moved that the Senate concur in House amendments and repass bill. On concurrence and repassage the vote was: Ayes, 20; nays, 10 – Baertschiger Jr, Ferrioli, Girod, Hansell, Knopp, Kruse, Olsen, Thatcher, Thomsen, Whitsett. Bill repassed. Hansell granted unanimous consent to change vote from aye to nay.

SB 1565 B-Eng. – Hass moved that the Senate concur in House amendments and repass bill. On concurrence and repassage the vote was: Ayes, 30. Bill repassed.

SCR 208 – Read final time. Carried by Rosenbaum. On adoption of resolution the vote was: Ayes, 28; nays, 2 – Knopp, Kruse. Resolution adopted.


SCR 209 – Read final time. Carried by Rosenbaum. On adoption of resolution the vote was: Ayes, 23; nays, 7 – Baertschiger Jr, Girod, Kruse, Olsen, Thatcher, Thomsen, Whitsett. Resolution adopted.

Senate at ease. Senate reassembled.

Senate recessed until 12:30 p.m., by unanimous consent at the request of the Chair.

Rosenbaum in Chair.

Senate adjourned sine die at 1:07 p.m., March 3, 2016.

SCR 205; SB 1506, 1513 – Message from the House announcing the Speaker signed on March 2.

SB 5702, 1515, 1533, 1573, 1582, 1586, 1587, 1596, 1597, 1601 – Message from the House announcing passage.

SCR 208 – Message from the House announcing adoption.

HB 4044, 4107, 4110, 4146 – Message from the House announcing concurrence in Senate amendments and repassage.

HB 4086 – Message from the House announcing the Speaker signed on March 3.

HB 4086 – President Courtney signed on March 3.

SB 1504, 1514, 1534, 1539, 1540, 1544, 1554, 1558, 1564, 1567 – Message from the Governor announcing she signed on March 3.

SB 1598 – Message from the Governor announcing she signed with the following written explanation on March 3:

March 3, 2016

Dear President Courtney and Speaker Kotek:

Today I signed Senate Bill 1598 and House Bill 4014, which relate to the regulation of marijuana. House Bill 4014 contains provisions that are intended to supersede Senate Bill 1598. Therefore, I have signed House Bill 4014 after Senate Bill 1598. In the event of a conflict between the two, it is my intention that House Bill 4014, the most recently enacted, will supersede Senate Bill 1598.

Sincerely,
Governor Kate Brown

SCR 207; SB 5701, 5702, 1501, 1506, 1507, 1512, 1513, 1515, 1517, 1523, 1533, 1537, 1538, 1541, 1547, 1563, 1565, 1569, 1571, 1573, 1582, 1585, 1586, 1587, 1595, 1596, 1597, 1599, 1600, 1601; HB 4020, 4030, 4066, 4072, 4074, 4075, 4081, 4084, 4092, 4124, 4135 – President Courtney signed on March 4.

SCR 208 – President Courtney signed on March 7.

SB 1533, 1547; HB 4017, 4143 – President Courtney signed on March 8.

SB 1533, 1547; HB 4017, 4143 – Message from the House announcing the Speaker signed on March 8.

SB 1547, 1583 – Message from the Governor announcing she signed on March 8.

HCR 208, 209; HJR 202; HB 5201, 5202, 5203, 4002, 4037, 4040, 4042, 4044, 4046, 4071, 4076, 4079, 4093, 4077, 4110, 4113, 4126, 4134, 4146 – President Courtney signed on March 9.

SCR 207, 208; SB 5701, 5702, 1501, 1507, 1512, 1515, 1517, 1523, 1537, 1538, 1541, 1563, 1565, 1569, 1571, 1573, 1582, 1585, 1586, 1587, 1595, 1596, 1597, 1599, 1600, 1601; SCR 208, 209; HJR 202; HB 5201, 5202, 5203, 4002, 4002, 4037, 4040, 4042, 4044, 4046, 4071, 4076, 4079, 4093, 4077, 4107, 4110, 4113, 4126, 4134, 4146 – Message from the House announcing the Speaker signed on March 9.

March 10, 2016

Dear Secretary Atkins:

Today I signed into law SB 1507, which creates or provides adjustments to various state tax credit programs.

SB 1507 includes specific provisions related to the issuance of tax credits for biomass collection and transport that is used to generate energy. The biomass program, originally set to sunset on January 1, 2018, will now be extended to January 1, 2022. Other changes include an adjustment to pricing and procedures for revoking a biomass-related tax credit.

The biomass tax credit is one of several incentive programs overseen by the Oregon Department of Energy. In December 2015, I called for an evaluation of ODOE programs, with a directive for the departments of Administrative Services, Revenue, and Energy to review ODOE’s administration of tax credit programs and develop recommendations for how those programs might operate in the future. In January, the Oregon Legislature’s Joint Committee on Department of Energy Oversight met for the first time. The committee will continue to meet through October 2016 to review the agency’s programs and develop recommendations for the 2017 session.

Though the biomass producer and collector tax credit program is being extended, there are still outstanding questions about the effectiveness, scope, and administration of energy tax credits. Processes already underway are attempting to answer these questions, and I respectfully offer that we must remain open to additional changes and improvements to how or whether the state provides energy-related incentives.

I look forward to recommendations from the directors of the three agencies above and from the Joint Committee on Department of Energy Oversight to help chart this path forward.

Sincerely,

Governor Kate Brown

SB 1507 – Message from the Governor announcing she signed with the following written explanation on March 10:

March 10, 2016

Dear Secretary Atkins:

Today I signed into law SB 1507, which creates or provides adjustments to various state tax credit programs.

SB 1507 includes specific provisions related to the issuance of tax credits for biomass collection and transport that is used to generate energy. The biomass program, originally set to sunset on January 1, 2018, will now be extended to January 1, 2022. Other changes include an adjustment to pricing and procedures for revoking a biomass-related tax credit.

The biomass tax credit is one of several incentive programs overseen by the Oregon Department of Energy. In December 2015, I called for an evaluation of ODOE programs, with a directive for the departments of Administrative Services, Revenue, and Energy to review ODOE’s administration of tax credit programs and develop recommendations for how those programs might operate in the future. In January, the Oregon Legislature’s Joint Committee on Department of Energy Oversight met for the first time. The committee will continue to meet through October 2016 to review the agency’s programs and develop recommendations for the 2017 session.

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Sincerely,

Governor Kate Brown