



LANE COUNTY LAW LIBRARY ADVISORY COMMITTEE

Virtual (GoToMeeting)

Tuesday, September 29 | 10:00 a.m. – 11:30 a.m.

AGENDA

Committee Charge: Advise the Law Librarian and Board of County Commissioners regarding the operations, policies, and financial requirements necessary to maintain adequate law library facilities and services. Make recommendations for project priorities and long-range planning goals.

- | | |
|--|----------------|
| 1. Call to Order/Welcome/Introduction | 10:00am |
| 2. Public Comment (3 minutes per person) | 10:05am |
| 3. Review and Approval of Minutes (February meeting) | 10:10am |
| 4. Updates to Agenda | 10:15am |
| 5. Announcements/Reports | 10:20am |
| a. Lane County Commissioner Pete Sorenson – liaison to the Law Library – to leave office in January. New liaison known by end of year. | |
| 6. Old Business | 10:25am |
| a. Recruitment of new committee members and nomination/appointment process (<i>I, G, D 10 minutes</i>) | |
| b. FY20-21 budget review/update: \$900,000 cut to county law libraries this fiscal year: https://olis.oregonlegislature.gov/liz/2020S2/Measures/Overview/SB5723 (see section 331, p. 36) (<i>I, G 10 minutes</i>) | |
| c. Media equipment purchase by LCBA (<i>I, G <5 minutes</i>) | |
| d. OECI to be made available in Lane County public libraries (<i>I, <5 minutes</i>) | |
| 7. New Business | 10:50am |
| a. LLAC bylaws – moving forward with final, formal approval (<i>I, D 5 minutes</i>) | |
| b. Senate Judiciary Committee workgroup formed, pertaining to SB 858 (2019) . Sue participating. If passed, SB 858 would have expanded the statutory definition of law library services to include “court facilitation programs” beyond just Multnomah County; based on HB 4097 , which passed in 2018. (<i>I, G 15 minutes</i>) | |
| c. Collection weeding project & withdrawals (<i>I, G, D 10 minutes</i>) | |
| d. Lexis contract expiration (<i>I, G 5 minutes</i>) | |
| 8. Next Meeting | 10:25am |
| a. <i>Schedule next meeting</i> | |
| 9. Adjourn | 11:30am |

Legend: *I = Inform, G = Generate ideas, D = Decide*



LANE COUNTY LAW LIBRARY ADVISORY COMMITTEE

Bob Straub Conference Room, Public Service Building,
125 East 8th Avenue, Eugene, OR 97401

Tuesday, February 11 | 3:30 p.m. – 5:00 p.m.

MEETING MINUTES

1. Call to Order

Chair Sebastian Tapia called the meeting to order at 3:35 p.m. (quorum met)

2. Welcome/Introductions

Sebastian welcomed everyone, and introductions were made for the record.

Members present: Sebastian Tapia, Erika Hente, Marc Friedman, Kristynn Johnson, Kari Malone, Michael Hajarizadeh, Kei Murakami

Staff/Ex-Officio: Sue Ludington, Law Librarian

3. Public Comment (*none*)

4. Review and Approval of Minutes (December 3, 2019 meeting)

Marc moved to approve the December meeting minutes as submitted; Michael seconded.

5. Updates to Agenda (*none*)

6. Announcements/Reports

- a. Self-Represented Litigation Network (SRLN) Conference, Mar 4-6 (Nashville), Sue to attend. Sue didn't get the grant to go to the 3-day conference, but she and her boss agree that it's important enough that she should go anyway.
- b. Oregon Library Assn (OLA) Conference, Apr 29-May 2 (Bend), Sue to present;
American Assn of Law Libraries (AALL) Annual Meeting, Jul 11-14 (New Orleans), Sue to present. Sue is the lead coordinator for the OLA conference educational session focusing on law library reference services. For AALL, Sue will be a panelist on a program titled "Bringing Legal Research to Rural Communities" and share a presentation featuring public law library efforts from Oregon and beyond.
- c. Training at EPL and Webjunction update. After several weeks of seeking an appropriate day/time, Sue is now scheduled to lead a legal reference training for Eugene Public Library staff on February 25. She was also recruited by Webjunction, a national library-instruction organization, to serve as a moderator for their robust online Civil Legal Justice training webinars and course that will take place throughout 2020.

7. Old Business

- a. Classroom Law Project's (regional) Mock Trial, Saturday, Feb 22, 2020 at Lane County Courthouse: Volunteer attorney judges needed. Dennis Gerl, retired

Lane County attorney, is organizing this year's Mock Trial which will again be held at the Lane County Courthouse; it's coming up in less than two weeks and Dennis is still seeking attorneys to serve as judges.

- b. LCBA Education Committee Law Day, University of Oregon, Friday, Apr 17, 2020. Dennis G. is also leading the charge for an event to celebrate Law Day. Dennis recently became the new Chair of the LCBA Education Committee (of which Sue is also a member), and has expressed a desire to expand informational and educational programs for students and the general public. Perhaps LLAC members would consider taking part or sharing their expertise.
- c. Small Estate Affidavit packet: new statewide form. The new statewide form packet follows an OJD initiative to create consistent forms that can be used by the public, rather than different forms for each county. Marc mentioned that their office provides small estate assistance to clients. Kari asked members to take a look at the site where the SEA is found and to pass along any comments or issues. Erika asked about fee waivers for filing small estates, and Kari said she would find out. Legal Aid would like to remove as many barriers as possible so they can help their clients avoid going ex parte. Kari will also find out if Lane County Court plans to sell as a packet, or whether the Law Library should print out copies and sell to patrons. She suspects it's best to send patrons to Court Information first, as the document is 7-pages long and they likely could charge less than \$.25/page. SEA are usually seen as hard to understand, with complicated directions. Kari says they are looking forward to the day when the process is more accessible like Guide & File.

8. New Business

- a. Media equipment purchase by LCBA. Sebastian described the media equipment purchased by LCBA and explained that it needs to live somewhere – potentially in the Law Library. Members discussed and brainstormed how to transport equipment to The Graduate or Downtown Athletic Club (where many LCBA events are held), as well as whether equipment could be used by individual attorneys. No decisions made.
- b. Recruitment of new committee members and nomination/appointment process. Sabastian, Michael, Kei terms expire this year. Those three are appointed by LCBA, so LCBA will need to appoint 3 new individuals. Members discussed recruitment process possibilities, and Sue reminded existing members who aren't appointed by LCBA could volunteer to stay on for another 3-year term when theirs expires. Contact Sue if interested.
- c. FY20-21 budget review. Sue provided an update on the Law Library's budget: There is a large reserve fund that carries over each year and remains in the Law Library fund. Much of this reserve was intended to use for the new law library (in the new courthouse); that is now on hold. It remains crucial that we review our reserve levels and make smart decisions on how to use those monies in order to be good stewards of those public dollars. A question was asked whether that funding could be used for staffing; Sue said yes. Also discussion of various databases and print publications, their rising costs, the contracts the library is locked in, and so on. Sue did revise the

- renewed 3-year Westlaw contract to some degree, but it is still the largest collection expense. Sue shared they are also looking to update the public printer/copier system. The Ricoh contract expires in May, and the current version of Envisionware isn't compatible with Windows 10. The Law Library budgeted \$15K to conduct this update. An IT Project Manager is involved and researching possibilities.
- d. OECI to be made available in Lane County public libraries. OECI is Oregon's court case management system. In the courthouse and Law Library, there are dedicated OECI computers where people can view cases, though not necessarily print (at least not without staff assistance). Sue has been in talks with Liz Rambo, Lane County Circuit Court's Trial Court Administrator, about installing OECI computers in public libraries throughout Lane County. The court hopes to start out this effort in Florence in April. Sue will work with Liz to create instructional videos and to determine how to track performance measures to publicize successes. Someone wondered if staff would need to hand count how many people use it. Some additional discussion about how this would be helpful tool to many, for example landlords.
 - e. Added topic: Discussion of expungement, new law as of Jan. 2020. Erika shared how Oregon Law Center and Legal Aid of Oregon have been working to assist with criminal and eviction expungements. Further discussion continued regarding parameters that need to be met for expungement, as well as marijuana conviction expungement and making that information accessible to the public.

9. **Next Meeting:** Tuesday, April 7, 3:30-5:00pm

10. **Adjourn**

The meeting was adjourned at 5:00pm.

LANE COUNTY LAW LIBRARY ADVISORY COMMITTEE
CURRENT MEMBER ROSTER
(July 2020 – June 2021)

NAME	AFFILIATION	MEMBER CATEGORY	TERM EXPIRES
Jennifer Jonak	Jonak Law Group PC	LCBA*	6/2022
Shane Davis	Johnson Johnson Lucas & Middleton	LCBA	6/2022
Victoria Nguyen	University of Oregon Law School	LCBA (law student)	6/2021
Erika Hente	Lane County Legal Aid/Oregon Law Center	At-large member (legal professional: attorney)	6/2021
Marc Friedman	Access the Law	At-large member (legal professional: attorney)	6/2021
Kari Malone	Lane County Circuit Court	At-large member (lay citizen: court services supervisor)	6/2021
Kristynn Johnson	Eugene Public Library	At-large member (lay citizen: public librarian)	6/2021
<i>Non-voting members</i>			
Megan Austin	University of Oregon Law School	Ex-officio (law librarian/instructor)	N/A
Sue Ludington	Lane County Law Library	County liaison (law librarian)	N/A

**LCBA = Lane County Bar Association. Two attorneys fill 2 year terms; one law student fills 1 year term.*

Enrolled
Senate Bill 5723

Sponsored by JOINT COMMITTEE ON THE SECOND SPECIAL SESSION OF 2020

CHAPTER

AN ACT

Relating to state financial administration; and declaring an emergency.

Be It Enacted by the People of the State of Oregon:

SECTION 1. Notwithstanding any other law limiting expenditures, the limitation on expenditures established by section 2, chapter 519, Oregon Laws 2019, as the maximum limit for payment of expenses from fees, moneys or other revenues, including Miscellaneous Receipts, but excluding lottery funds and federal funds, collected or received by the Commission for the Blind, is increased by \$500,000 for the purchase of vending machine equipment for the commission's Business Enterprise Program and for the case management migration update project.

SECTION 2. Notwithstanding any other law limiting expenditures, the limitation on expenditures established by section 3, chapter 519, Oregon Laws 2019, as the maximum limit for payment of expenses from federal funds collected or received by the Commission for the Blind, is increased by \$2,552,443 for the purchase of vending machine equipment for the commission's Business Enterprise Program and for the case management migration update project.

SECTION 3. Notwithstanding any other provision of law, the General Fund appropriation made to the Oregon Health Authority by section 1 (1), chapter 695, Oregon Laws 2019, for the biennium ending June 30, 2021, for Health Systems, Health Policy and Analytics, and Public Health, is decreased by \$217,493,490.

SECTION 4. Notwithstanding any other provision of law, the General Fund appropriation made to the Oregon Health Authority by section 1 (2), chapter 695, Oregon Laws 2019, for the biennium ending June 30, 2021, for the Oregon State Hospital, is increased by \$79,166,221.

SECTION 5. Notwithstanding any other law limiting expenditures, the limitation on expenditures established by section 3 (1), chapter 695, Oregon Laws 2019, for the biennium ending June 30, 2021, as the maximum limit for payment of expenses from lottery moneys allocated from the Administrative Services Economic Development Fund to the Oregon Health Authority, for Health Systems and Health Policy and Analytics, is increased by \$576,000.

SECTION 6. Notwithstanding any other law limiting expenditures, the limitation on expenditures established by section 3 (2), chapter 695, Oregon Laws 2019, for the biennium ending June 30, 2021, as the maximum limit for payment of expenses from lottery moneys allocated from the Administrative Services Economic Development Fund to the Oregon Health Authority, for central services, state assessments and enterprise-wide costs, is increased by \$235,528.

for the biennium ending June 30, 2021, for operations and health services, is increased by \$23,776,935.

SECTION 327. Notwithstanding any other provision of law, the General Fund appropriation made to the Department of Corrections by section 1 (3), chapter 688, Oregon Laws 2019, for the biennium ending June 30, 2021, for offender management and rehabilitation, is increased by \$1,097,260.

SECTION 328. Notwithstanding any other provision of law, the General Fund appropriation made to the Department of Corrections by section 1 (4), chapter 688, Oregon Laws 2019, for the biennium ending June 30, 2021, for community corrections, is increased by \$612,439.

SECTION 329. Notwithstanding any other provision of law, the General Fund appropriation made to the Judicial Department by section 1 (2), chapter 691, Oregon Laws 2019, for the biennium ending June 30, 2021, for operations, is decreased by \$9,700,000.

SECTION 330. Notwithstanding any other provision of law, the General Fund appropriation made to the Judicial Department by section 1 (3), chapter 691, Oregon Laws 2019, for the biennium ending June 30, 2021, for mandated payments, is decreased by \$500,000.

SECTION 331. Notwithstanding any other provision of law, the General Fund appropriation made to the Judicial Department by section 7 (1), chapter 691, Oregon Laws 2019, for the biennium ending June 30, 2021, for law libraries, is decreased by \$900,000.

SECTION 332. Notwithstanding any other law limiting expenditures, the limitation on expenditures established by section 2 (1), chapter 691, Oregon Laws 2019, for the biennium ending June 30, 2021, as the maximum limit for payment of expenses from fees, moneys or other revenues, including Miscellaneous Receipts and including reimbursements from federal service agreements, but excluding lottery funds and federal funds not described in section 2, chapter 691, Oregon Laws 2019, collected or received by the Judicial Department, is increased by \$2,450,000 for various grants and agreements.

SECTION 333. Notwithstanding any other provision of law, the General Fund appropriation made to the Public Defense Services Commission by section 1 (1), chapter 303, Oregon Laws 2019, for the biennium ending June 30, 2021, for the Appellate Division, is decreased by \$1,183,707.

SECTION 334. Notwithstanding any other provision of law, the General Fund appropriation made to the Public Defense Services Commission by section 1 (2), chapter 303, Oregon Laws 2019, for the biennium ending June 30, 2021, for professional services, is decreased by \$174,506.

SECTION 335. Notwithstanding any other provision of law, the General Fund appropriation made to the Public Defense Services Commission by section 1 (3), chapter 303, Oregon Laws 2019, for the biennium ending June 30, 2021, for the contract and business services division, is decreased by \$538,599.

SECTION 336. In addition to and not in lieu of any other appropriation, there is appropriated to the Oregon Department of Administrative Services, for the biennium ending June 30, 2021, out of the General Fund, the amount of \$1,500,000, for special governmental payments, for Wallowa Valley Center for Wellness and Winding Waters Medical Clinic to build an integrated health services facility in Enterprise.

SECTION 337. Notwithstanding any other law limiting expenditures, the limitation on expenditures established by section 116 (13), chapter 644, Oregon Laws 2019, for the biennium ending June 30, 2021, as the maximum limit for payment of expenses from lottery bond proceeds collected or received by the Oregon Department of Administrative Services, for the Hacienda CDC, Las Adelitas Housing Project, is decreased by \$2,042,875.

SECTION 338. Notwithstanding any other law limiting expenditures, the limitation on expenditures established by section 116 (15), chapter 644, Oregon Laws 2019, for the biennium ending June 30, 2021, as the maximum limit for payment of expenses from lottery bond proceeds collected or received by the Oregon Department of Administrative Services, for the Port of Morrow, Early Learning Center Expansion, is decreased by \$1,439,188.

**BY-LAWS
LANE COUNTY
LAW LIBRARY ADVISORY COMMITTEE**

ARTICLE I. NAME

This Committee shall be known as the Lane County Law Library Advisory Committee, hereinafter referred to as the Committee.

ARTICLE II. RESPONSIBILITIES AND OBJECTIVES

Section 1. In accordance with Lane Manual 3.610, the Committee has the following authority and responsibility: “Advise the Law Librarian and Board of County Commissioners regarding the operations, policies, and financial requirements necessary to maintain adequate law library facilities and services. Make recommendations for project priorities and long-range planning goals.”

Section 2. In addition to and in furtherance of the above-cited objectives, the Committee shall:

- A. Perform its duties in accordance with ORS 9.840, 9.850, and 21.350.
- B. Serve as intermediary between the Board of County Commissioners and the Executive Board of the Lane County Bar Association regarding Law Library matters.
- C. Provide advisory recommendations to the Law Librarian concerning Law Library policies, programs, and services, in addition to long-range goals.
- D. Make advisory recommendations to the Board of County Commissioners on the appointment of at-large members.

ARTICLE III. MEMBERSHIP

Section 1. The Committee shall consist of up to nine (9) and not fewer than seven (7) members.

Section 2. Three (3) members of the Committee shall be members of the Lane County Bar Association, appointed by the president of the Bar, to serve a two (2) year term, subject to reappointment by the Bar Association for additional terms.

Section 3. Up to four (4) at-large members of the Committee shall be members of the legal profession, including but not limited to the courts, legal aid, and related non-profits.

Section 4. Two (2) at-large members of the Committee shall be lay (non-attorney) citizens.

Section 5. At-large members shall be appointed by the Board of County Commissioners, and serve a three (3) year term, ending on June 30th of the third year, subject to reappointment.

Section 6. A member of the University of Oregon Law Library staff shall serve as an ex-officio member. Additional ex-officio members may be appointed by the Committee. Ex-officio members serve in a non-voting capacity.

ARTICLE IV. VACANCIES

Section 1. Vacancies may occur because of death, illness, resignation or other reasons. When such a situation occurs, the Chair shall notify the appointing authority and request the appointment of a replacement to complete the term of the vacant position. All vacant positions shall follow the recruitment and selection procedures established in the County's Advisory Committee Administrative Procedures or Lane Manual provisions and/or the appointment process for individual Commissioner-appointed positions.

Section 2. A member who is absent without excuse from three (3) consecutive meetings shall receive a certified letter from the Chair stating that if the member fails to attend the next meeting without excuse, the Chair will request the Committee vote to declare the position vacant. Upon such a vote, the Chair will notify the appointing authority of the vacancy and request appointment of a replacement.

Section 3. A member who wishes to resign shall do so by submitting a letter to the appointing authority and a copy to the Chair, specifying the effective date.

ARTICLE V. OFFICERS

Section 1. Except as specified below, the officers of the Committee shall serve for one (1) year or until their successor is designated. The officers of this Committee shall consist of:

- A. *Chair*, who shall preside at all meetings of the Committee. The Chair is selected by the Committee in July of each year.
- B. *Vice-Chair*, who shall act in the absence of the Chair. The Vice-Chair is selected by the Committee in July of each year.

C. *Secretary*, who shall provide the staff support to the Committee. The Secretary shall be the Law Librarian.

Section 2. The Committee may remove an officer from office for misconduct or neglect of duty in office.

ARTICLE VI. MEETINGS AND VOTING

Section 1. The Committee shall meet monthly, or as needed; at a minimum, the Committee must meet quarterly.

Section 2. All meetings of the Committee (and any appointed sub-committee) shall be conducted in accordance with the Oregon Public Meetings Law, ORS 192.610 – 192.690. The Secretary shall be responsible for complying with the requirements of the law, including advance public notice of the agenda and written minutes.

Section 3. Meetings of the Committee shall be conducted generally according to Roberts' Rules of Order, latest revision.

Section 4. Each member of the Committee shall be entitled to one vote on all issues at a meeting at which the member is present, except as provided in Article VII (Conflict of Interest). No proxy votes shall be allowed.

Section 5. A majority of the total membership shall constitute a quorum for the transaction of business at any meeting of the Committee. The act of a majority of the total membership shall be the act of the Committee.

Section 6. Virtual participation by phone or video conferencing constitutes attendance for meeting and quorum purposes.

ARTICLE VII. CONFLICT OF INTEREST

In accordance with ORS Chapter 244, no Committee member shall participate in a decision in which he or she has a private pecuniary interest. Affected members shall disqualify themselves from participation, and state on the record the nature of their conflict.

ARTICLE VIII. ROLE OF STAFF

Section 1. The Law Librarian shall provide administrative support for the Committee meetings, including: preparation of notices, agendas (in conjunction with the Chair), minutes, background information on agenda items, in addition to professional advice and expertise.

Section 2. The Law Librarian shall accurately present the Committee's recommendations on matters to the Board of County Commissioners; however, the Law Librarian shall also be responsible for providing professional assistance and advice to the County, whether or not such advice may conflict with the Committee recommendation.

ARTICLE IX. SUBCOMMITTEES

The Committee, at regular or special meetings, may establish standing or special subcommittees at its discretion. A majority of voting members present is required to establish a standing or special subcommittee.

ARTICLE X. AMENDMENTS TO BYLAWS

The Bylaws will be reviewed annually by the Committee. By majority vote of the Committee, these Bylaws may be amended or repealed, and new Bylaws adopted, if a quorum is present. Amendments shall become effective only upon approval of the Board of County Commissioners.

Adopted and approved:

Originally adopted by the Lane County Law Library Advisory Committee (March 15, 2005) and approved by the Board of County Commissioners, May 11, 2005.

Amended and adopted November ____, 2020. Approved by the Board of County Commissioners December ____, 2020.

Senate Bill 858

Sponsored by COMMITTEE ON JUDICIARY

SUMMARY

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure **as introduced**.

Allows any county governing body to enter into intergovernmental agreement with Judicial Department to provide law library services or enter into contract with law library association or corporation owning and maintaining law library convenient to courthouse for use by legal community.

A BILL FOR AN ACT

1
2 Relating to law library services; amending ORS 9.820.

3 **Be It Enacted by the People of the State of Oregon:**

4 **SECTION 1.** ORS 9.820, as amended by section 1, chapter 29, Oregon Laws 2018, is amended
5 to read:

6 9.820. (1) [*In all counties containing more than 700,000 inhabitants, according to the latest federal*
7 *decennial census, the governing body of the county*] **A county governing body** may:

8 (a) Enter into an intergovernmental agreement with the Judicial Department to provide law li-
9 brary services; or

10 (b) Enter into a contract with any law library association or corporation owning and maintain-
11 ing a law library in the county at or convenient to the courthouse, for the use of the library by the
12 judges of the circuit and county courts, county commissioners, district attorney and all members of
13 the bar.

14 (2) Law library services may include services provided by a family law facilitation program es-
15 tablished under ORS 3.428 or a court facilitation program established under section 2, chapter 29,
16 Oregon Laws 2018.

17

NOTE: Matter in **boldfaced** type in an amended section is new; matter [*italic and bracketed*] is existing law to be omitted. New sections are in **boldfaced** type.

Enrolled House Bill 4097

Introduced and printed pursuant to House Rule 12.00. Pre-session filed (at the request of Chief Justice Thomas A. Balmer for Judicial Department)

CHAPTER

AN ACT

Relating to legal resources; creating new provisions; and amending ORS 9.820.

Be It Enacted by the People of the State of Oregon:

SECTION 1. ORS 9.820 is amended to read:

9.820. (1) In all counties containing more than [400,000] **700,000** inhabitants, according to the latest federal decennial census, the governing body of the county may:

(a) **Enter into an intergovernmental agreement with the Judicial Department to provide law library services; or**

(b) **Enter into a** contract with any law library association or corporation owning and maintaining a law library in the county at or convenient to the courthouse, for the use of the library by the judges of the circuit and county courts, county commissioners, district attorney and all members of the bar.

(2) **Law library services may include services provided by a family law facilitation program established under ORS 3.428 or a court facilitation program established under section 2 of this 2018 Act.**

SECTION 2. (1) **The presiding judge for a judicial district may establish a court facilitation program to assist litigants in court proceedings other than family law proceedings as provided in ORS 3.428. In developing the program, the presiding judge shall jointly plan with the State Court Administrator, the local bar association, the law library established under ORS 9.815, the local recipients of funding under ORS 9.572 and other persons as the presiding judge deems appropriate. The presiding judge shall supervise the operation of the program. Program services must be provided by court employees or other persons approved by the presiding judge in facilities under the supervision and control of the court or other facilities approved by the court. The program may provide:**

(a) **Educational materials.**

(b) **Court forms.**

(c) **Assistance in completing forms.**

(d) **Information about court procedures.**

(e) **Referrals to agencies and resources that provide legal and other services.**

(2)(a) **All materials, instructions and referral lists provided through the program must be approved by the presiding judge.**

(b) **Forms provided through the program must be approved by the presiding judge and the State Court Administrator.**

(3) Except for fees authorized under ORS 21.245, services provided through the program must be provided without charge.

(4) An employee or other person providing services to litigants through a court facilitation program as provided in this section is not engaged in the practice of law in this state for the purposes of ORS 9.160.

(5) Except as provided in subsection (6) of this section, an employee or other person who assisted litigants through a court facilitation program may not, for a period of one year after leaving the program, charge or collect any fee from a litigant for services relating to a matter that was the subject of assistance under the program.

(6) The prohibition in subsection (5) of this section does not apply to persons admitted to the practice of law in this state.

Passed by House February 21, 2018

.....
Timothy G. Sekerak, Chief Clerk of House

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Tina Kotek, Speaker of House

Passed by Senate March 1, 2018

.....
Peter Courtney, President of Senate

Received by Governor:

.....M,....., 2018

Approved:

.....M,....., 2018

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Kate Brown, Governor

Filed in Office of Secretary of State:

.....M,....., 2018

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Dennis Richardson, Secretary of State