

VICTOR ATIYEH GOVERNOR 1979-1987

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EXECUTIVE

DEPARTMENT

GOVERNOR'S WARRANT OF ARREST AND EXTRADITION

TO ANY SHERIFF OR OTHER PEACE OFFICER OF THE STATE OF OREGON, GREETINGS:

WHEREAS, It has been represented to me in documents duly authenticated by the Governor of the State of WASHINGTON that JERRY ROBERT SHARP stands convicted of the crime of Unlawful Possession of a Controlled Substance and violated the terms and in said state and is a fugitive from the justice thereof conditions of his parole and has taken refuge in the State of Oregon, or having committed an act in Oregon intentionally resulting in the said crime in the other state and is now in Oregon; and the said Governor having requested, in pursuance of the Constitution and laws of the United States, that I cause the arrest and delivery of said fugitive to Officer Roy Hibbard and/or Officer Stan Mackin agent, or authorized who is duly authorized to receive him into custody and convey him to the State of WASHINGTON ; and having decided to comply with such demand:

I hereby authorize and command, in the name of the State of Oregon, that you immediately take into your custody under this warrant the said fugitive and that you command the aid of all peace officers in the execution hereof, and that you deliver said fugitive to the above named agent to be conveyed to said state, in accordance with the directions of the executive authority thereof, there to be dealt with according to law.

(SEAL)

IN WITNESS WHEREOF, I have hereunto signed my name and caused the great seal of the State of Oregon to be affixed at the Capitol, in Salem, this 8th day of January , 1979.

Governor

By the Governor:

Secretary of State

SP*19881-121

PARDON



CHIERES, ARTHUR ADRIAN LE CLAIRE was, in the Circuit Court of the State of Oregon, for the County of Douglas , convicted of the crime of Obtaining Money by False Pretenses

and sentenced to the legal and physical custody of the Corrections Division of the State of Oregon, to serve a term of one year , and was delivered to the proper officer thereof on the 5th day of January , 19 69; and,

CONTRACT, ARTHUR ADRIAN LE CLAIRE was paroled on May 29, 1959, and successfully completed the terms of his parole on January 5, 1960; and

WHEREAS, ARTHUR ADRIAN LE CLAIRE has been convicted of no further serious crimes during the succeeding 19 years, and has demonstrated his rehabilitation in numerous other ways;

DOW, Therefore, in view of the foregoing and by virtue of the authority in me vested, I VICTOR ATIYEH , GOVERNOR OF THE STATE OF OREGON, hereby grant to ARTHUR ADRIAN LE CLAIRE a full pardon, restoring to him all the rights and privileges heretofore enjoyed

by

him

under the laws of this state.

In Testimony TMhereof, I have hereunto set my hand and

caused the Seal of the State of Oregon to be affixed this 18th

day of

April

Governor

Attest : _

Secretary of State

PARDON



CHIPTERS, ARTHUR ADRIAN LE CLAIRE was, in the Circuit Court of the State of Oregon, for the County of Douglas , convicted of the crime of Obtaining Money by False Pretenses

and sentenced to the legal and physical custody of the Corrections Division of the State of Oregon, to serve a term of One year , and was delivered to the proper officer thereof on the 5th day of January , 1969; and,

COLHEREAS, ARTHUR ADRIAN LE CLAIRE was paroled on May 29, 1959, and successfully completed the terms of his parole on January 5, 1960; and

WHEREAS, ARTHUR ADRIAN LE CLAIRE has been convicted of no further serious crimes during the succeeding 19 years, and has demonstrated his rehabilitation in numerous other ways;

 Dow, Therefore, in view of the foregoing and by virtue of the authority in me vested,

 I
 VICTOR ATIYEH
 , GOVERNOR OF THE STATE OF OREGON,

 hereby grant to
 ARTHUR ADRIAN LE CLAIRE
 a full pardon, restoring to

 him
 all the rights and privileges heretofore enjoyed

 by
 him
 under the laws of this state.

Attest: Markan And Attest: Secretary of State

VICTOR ATIYEH GOVERNOR 1979-1987



FIRST PROCLAMATION (OUT OF HUNDLOOS TO FOLLOW)

GOVERNOR



OFFICE OF THE GOVERNOR STATE CAPITOL SALEM 97310

January 15, 1979

STATEMENT BY GOVERNOR VICTOR ATIYEH

The observance of National Printing Week gives all Americans an opportunity to recognize and appreciate the valuable contribution the art of printing has made for the benefit of all mankind.

No other medium has been used more extensively to champion the forces of freedom, culture and religion. Today printing and publishing has become a multi-billion dollar industry ranking as one of the largest industries in the United States. Its importance is further enhanced by the fact that approximately 92 percent of all the knowledge we accumulate is gained through the printed word.

The State of Oregon has a large stake in the printing industry. Among our manufacturing industries, it is rated high in its importance to the state's economy. Annual salaries and wages from this industry benefit many Oregonians.

Within the last several years Oregon printing plants have expanded their markets, yet at the same time maintained their longstanding reputation for a high quality product.

I join with the people of Oregon in saluting the printing craft as one of our most important and prominent methods of communications.

Therefore, as Governor of Oregon, I do hereby proclaim January 14 - 20, 1979, as "National Printing Week" in the State of Oregon, and recognize the motto of this observance: "Printing gives wings to words."

Victor Atiyeh Governor of Oregon



VICTOR ATIYEH GOVERNOR 1979-1987

FARST BILL PASSOD BY THE USISIATILE IN 1979 & SIGNED BY ME

OREGON LEGISLATIVE ASSEMBLY--1979 Regular Session

Enrolled

Senate Bill 5550

Ordered printed by the President of the Senate in conformance with presession filing rules and indicates neither advocacy nor opposition on the part of the President (at the request of Executive Department)

CHAPTER.....

AN ACT

Relating to the payment of expenses of the Legislative Assembly of the State of Oregon; appropriating money; and declaring an emergency.

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

SECTION 1. In addition to the amount appropriated by section 2, chapter 710, Oregon Laws 1977, the amount of \$5,695,373 or so much thereof as may be necessary, is appropriated out of the General Fund for the payment of expenses of the Sixtieth Legislative Assembly of the State of Oregon.

SECTION 2. This Act being necessary for the immediate preservation of the public peace, health and safety, an emergency is declared to exist, and this Act takes effect on its passage.

Chapter

, Oregon Laws 1979

ENROLLED

Senate Bill . 5559.....

Passed by Senate Repassed by Senate

January 25, 1979

narihel Cadmuce. of Senate Senate

Passed by House स्ट्रीअइस्ट्रीय अल्प्रिक January 30, 1979

eaker of House

Received by Executive Department:

. 3.07. р. м., 1/30/179, 1979. Approved: , 1979. Governor

Filed in Office of Secretary of State:

Secretary of State

Message from the Governor

EXECUTIVE DEPARTMENT

	I am directed by the Governor to inform	you that he has approved and signed the follow
Bills:	0	
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	1 Fm	
	From: Communications, G Office 378-31 FOR YOUR INFORMATION 5 April	
	For Office Office, G	04- 11
	YOUR INFORM	21 sll
	FOR YOUR INFORMATION	
	1979	
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Sue Close

Administrative Assistant

From: Communications, Governor's FOR YOUR INFORMATION 20 _{March 1979}

Message from the //ernor

EXECUTIVE DEPARTMENT

Salem, Oregon, March 20 1979

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TO THE Secretary of the Senate

I am directed by the Governor to inform you that he has approved and signed the following Bills: SB 71, SB 175, SB5519

Message from the Governor

EXECUTIVE DEPARTMENT

Salem, Oregon, March 20 , 1979

TO THE Chief Clerk of the House of Representatives

I am directed by the Governor to inform you that he has approved and signed the following Bills: House Bills 5012, 5014, 5017, 5018, 5021, 5022, 5035, 5037,

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5040. 5050

COMMUNICATIONS

MAR 2 0 1979

Governor's Uttice State of Oreena Victor Atiyeh GOVERNOR OF OREGON



OULUMBIA RIVEL GOLDE BUL PASSED THE HOUSE OF ADARSEBUTATIVES OCT. 16,1986 DULING ROLL VOTE THE WASIL # OF 218 AYE NOTES OCCURDED Q 2:50 PM (PDLT)



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VICTOR ATIYEH



OFFICE OF THE GOVERNOR STATE CAPITOL SALEM, OREGON 97310

June 29, 1979

Honorable Hardy Myers Speaker of the House of Representatives State Capitol Salem, Oregon

Dear Speaker Myers:

I am returning herewith House Bill 2137, unsigned and disapproved pursuant to Section 15b, Article V, Oregon Constitution.

I realize this bill passed both chambers of the Legislative Assembly without a dissenting vote. However, there are three reasons why I believe this bill should not become law.

First, Oregon has established by ORS 192.410 to 192.500 a unified public records act. ORS 192.420 provides that all records are public unless exempted under ORS 192.500. Thus, a person presently is required to look to a single statute to determine the confidentiality of any public record. Passage of House Bill 2137 would begin the process of creating numerous scattered exemptions, which would be misleading to the user of the statutes.

Second, the confidentiality of the records can be established within the public records act by amending ORS 196.500(2)(h) to include ORS 279.355 within the enumerated statutes. When the purpose of the bill can easily be achieved by a small amendment to the existing public records act, this purpose should not be achieved by a new act.

Third, by precluding the application of the public records act, House Bill 2137 does far more than establish the confidentiality of the records in question. Because the provisions of the public records act pertaining to administrative and judicial review of denial of access also are precluded, the bill in effect makes the Commissioner of Labor the sole judge of what is a confidential record, leaving those requesting access with no forum in which to appeal, the Commissioner's denial.

Sincerely,

Victor Atiyeh Governor

Enrolled

House Bill 2137

Ordered printed by the Speaker pursuant to House Rule 12.01 (at the request of Bureau of Labor) Presession filed

CHAPTER.....

AN ACT

Relating to public contracts; amending ORS 279.355.

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

Section 1. ORS 279.355 is amended to read:

279.355. (1) At any reasonable time the Commissioner of the Bureau of Labor may enter the office or business establishment of any contractor or subcontractor performing public works, and gather facts and information necessary to determine if the prevailing rate of wage is actually being paid by such contractor or subcontractor to [workmen] workers upon public works.

(2) Every contractor or subcontractor performing work on public works shall make available to the commissioner for inspection during normal business hours and, upon request made a reasonable time in advance, any payroll or other records in the possession or under the control of the contractor or subcontractor that are deemed necessary by the commissioner to determine if the prevailing rate of wage is actually being paid by such contractor or subcontractor to [workmen] workers upon public works.

(3) Notwithstanding ORS [192.005 to 192.170] 192.410 to 192.500, any payroll or other record obtained [or made] by the commissioner for the purpose of determining if the prevailing rate of wage is actually being paid under this section shall not be open to inspection by the public. However, any data prepared by the commissioner that does not identify the workers or the contractor or subcontractor or from which none of them can be identified is a public record.

INTEROFFICE MEMO



TO:

STATE OF OREGON

Governor Atiyeh

DATE: January 25, 1982

FROM: Jim Russell

SUBJECT: HOUSE Bill 3298

This bill provides for accelerated payments by employers of taxes withheld from employe paychecks for all employers withholding more than \$50 per month in taxes. The bill ties the state payover schedule to the federal schedule. The bill further authorizes the Department of Revenue to contract with financial institutions as agents of the department for receipt of such payovers.

The anticipated revenue increase for this biennium is about \$72 million.

The bill passed the House by 47-12 and the Senate by 25-2.

I recommend approval.

JGR:pg ml Attachment

cc: Gerry Thompson Denny Miles



61st OREGON LEGISLATIVE ASSEMBLY--2nd Special S

Enrolled

House Bill 3298

Jan. 1982. Ordered printed by the Speaker pursuant to House Rule 12.00A (5). Presession Interim Committee on Revenue and School Finance for Governor Atiyeh)

CHAPTER.....

AN ACT

Relating to withholding of income taxes; amending ORS 316.167, 316.197 and 316.202.

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

Section 1. ORS 316.167 is amended to read:

316.167. (1) Every employer at the time of the payment of wages to any employe shall deduct and retain from such wages an amount determined, at the employer's election, either (a) by a "percentage method" withholding table or (b) by "wage bracket" withholding tables, prepared and furnished under the rules and regulations of the department. However, in the case of wages paid to an employe whose services to the employer consist solely of labor in connection with the planting, cultivating or harvesting of seasonal agricultural crops, the employer may elect to withhold two percent of the total wages paid without regard to any withholding exemptions.

(2) Except in the case of an agricultural employe, the amount withheld shall be computed on the basis of the total amount of the wages and the number of withholding exemptions claimed by the employe, without deduction for any amount withheld.

(3) If a lender, surety or other person who supplies funds to or for the account of an employer for the purpose of paying wages of the employes of such employer has actual notice or knowledge that such employer does not intend to or will not be able to make timely payment or deposit of the tax required to be deducted and withheld, such lender, surety or other person shall be liable to the State of Oregon in a sum equal to the taxes together with interest which are not timely paid over to the department. Such liability shall be limited to the principal amount supplied by such lender, surety or other person, and any amounts so paid to the department shall be credited against the liability of the employer.

(4) With the approval of the Executive Department, the department may enter into contracts with financial institutions including but not limited to Federal Reserve Banks, incorporated banks, trust companies, domestic building and loan associations, savings and loan associations or credit unions authorizing them to receive as financial agents of the department any tax required to be withheld and paid to the department.

Section 2. ORS 316.197 is amended to read:

316.197. (1)(a) Except as provided under paragraph (b) of this subsection, within the time that each employer is required to pay over taxes withheld for federal income tax purposes for any period, the employer shall pay over to the department or to a financial agent of the department the amounts required to be withheld under ORS 316.167 and 316.172 for the same period. Any employer not required to withhold federal income taxes for any period but who is required to deduct and retain amounts from wages paid to an employe under ORS 316.167 and 316.172 for the same period shall pay over to the department or financial agent of the department, taxes withheld

for the period, within the time and in the manner, as if the employer were required to withhold taxes for the period under federal law.

(b) If the amount of withheld taxes under ORS 316.167 and 316.172 does not exceed \$50 per month, the amounts withheld and reports required may be submitted to the department semi-annually. [Except as provided in subsection (2) of this section, each employer quarterly, on or before the last day of April, July, October and January, shall pay over to the department the amount required by ORS 316.167 and 316.172 to be deducted and retained from the wages paid to any employe during the preceding three months. The department may permit an employer who has withheld taxes that do not exceed \$50 per month to pay over such withheld amounts and furnish reports less frequently than quarterly.]

[(2) If the amount of taxes required to be deducted and retained from wages by any employer, pursuant to ORS 316.167 and 316.172, exceeds \$500 in any quarter, the department may require by written notice to the employer that amounts deducted and withheld on and after the date indicated on such notice shall be paid on a monthly basis. Amounts so due for the first and second months of any calendar quarter shall be paid by the employer to the department on or before the 15th day of the following month and for the third month on or before the last day of the month following the end of such quarter.]

[(3)] (2) Every amount so paid over shall be accounted for as part of the collections under this chapter. No employe has any right of action against [*his*] an employer in respect of any moneys deducted from [*his*] wages and paid over in compliance or intended compliance with this section.

Section 3. ORS 316.202 is amended to read:

316.202. (1) With each payment made [by him] to the department, every employer shall deliver to the department, on a [return in the] form prescribed by the department showing the total amount of [wages, salaries, bonuses or other emoluments paid to his employes, the amount deducted therefrom] withheld taxes in accordance with ORS 316.167 and 316.172, and supply such other information as the department may require. The employer is charged with the duty of advising the employe of the amount of moneys withheld, in accordance with such regulations as the department may prescribe, using printed forms furnished or approved by the department for such purpose.

(2) Other than employers permitted to file semi-annual returns, every employer shall submit a quarterly return to the department on a form provided by it showing the number of payments made, the withheld taxes paid during the quarter and an explanation of federal withholding taxes as computed by the employer. Such report shall be filed with the department on or before the last day of the month following the end of such quarter, except that all employers who deposited or paid all taxes when due shall have 10 additional days to file.

[(2)] (3) The employer shall make an annual return to the department on forms provided or approved by it, summarizing the total compensation paid and the tax withheld for each employe during the calendar year and shall file the same with the department before February 16 of the year following that for which report is made. Failure to file the annual report without reasonable excuse on or before the 30th day after notice has been given to the employer of [*his*] failure subjects the employer to a penalty of \$100.

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Passed by House January 20, 1982	Received by Governor: 10:57AM. 1/35 1982
itand Sperker of House	Approved: 5:12 P _M , 'hs, 1982 Cellity Governor
	Filed in Office of Secretary of State:
Passed by Senate January 21, 1982	/
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President of Senate	Secretary of State

Enrolled House Bill 3298

INTEROFFICE MEMO

STATE OF OREGON



TO:

Governor Atiyeh

Gevening Attrab

MR 16 1985

FROM: Deborah Lincoln, Budget Analyst AL Budget and Management Division, Executive Department

Severnor Atiyoh

SUBJECT: House Bill 5054 -- Capital Construction: Lottery Funds

The Legislature passed House Bill 5054 with a limitation on lottery revenues of \$35,448,000. The Governor's printed recommendation totaled \$18,629,000 in lottery funds and \$16,810,000 in Article XI-G bonding authority. The subcommittee eliminated all XI-G bonding authority, and funded all projects with lottery moneys.

The Higher Education Centers of Excellence buildings will be fully funded from the lottery. This will require an expenditure in the 1985-87 biennium of \$22.4 million. Construction on all buildings will begin by the end of the 1985-87 biennium. This will require an additional \$11.2 million in the 1987-89 biennium to complete the projects.

The subcommittee added two Department of Fish and Wildlife projects to the bill which were originally in Senate Bill 5563. A Department of Fish and Wildlife capital improvement project totaling \$439,500, which originally appeared in House Bill 5032, was also added. The total limitation for Capital Construction and Capital Improvement projects for the Department of Fish and Wildlife equals \$1,848,000 in lottery funds. This is an increase of \$29,000 over the Governor's original recommendation.

The legislation passed the Senate 24 to three, and the House 50 to eight.

The Executive Department recommends that the bill be signed.

DLL:sf 0006E

cc: Gerry Thompson Bob Oliver (Att.) Denny Miles

Dagree Thompson

LAST BILL | SIGUED FROM THE 63RD OREGAD LEGISLATIVE ASSEMBLY a

Enrolled House Bill 5054

Ordered printed by the Speaker pursuant to House Rule 12.00A (5). Presession filed (at the request of Executive Department)

CHAPTER

AN ACT

Relating to special economic development programs relating to Capital Construction for various state agencies; limiting expenditures; creating new provisions; and declaring an emergency.

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

SECTION 1. Notwithstanding any other law, the following amounts are established for the biennium beginning July 1, 1985, as the maximum limits for the expenditures of funds allocated from the Executive Department Economic Development Fund for activities of the State Department of Fish and Wildlife relating to acquisition of land and for the planning, constructing, altering, repairing, furnishing and equipping of buildings and facilities as follows:

(1)	Cedar Creek Pond\$	180,000
(2)	Salmon River Fish Propagation\$	185,000
(3)	Butte Falls Fish Propagation\$	5,500
(4)	Elk River water intakes\$	350,000
(5)	Siletz Hatchery Dam\$	150,000
(6)	Capital improvement and	
	repair projects\$	439,500
(7)	Roaring River ponds	218,000
(8)	Rhodes Pond\$	320,000

SECTION 2. Notwithstanding any appropriations or moneys made available by law or from other sources unless otherwise authorized by the Emergency Board, there are established maximum limits for expenditures for the acquisition of land and for the planning, constructing, altering, repairing, furnishing and equipping of buildings and facilities for the Department of Higher Education as follows:

(1)	Oregon State University Electrical and	
	Computer Engineering Building\$	8,600,000
(2)	University of Oregon Biological and	
	Advanced Science Building\$	12 million
(3)	Oregon Institute of Technology	
	Laboratory Building\$	6 million
(4)	Portland State University	
	Professional Schools Building\$	7 million

No building, facility or project referred to in this section shall be commenced and no expenditure therefor shall be made or incurred except for land purchases, architectural or engineering planning until a plan therefor has been submitted by the State Board of Higher Education to and approved by the Emergency Board.

SECTION 3. (1) Prior to July 1, 1985, the State Board of Higher Education may take action and enter into contracts necessary for the acquisition of land and improvements to land and for the planning, constructing, altering, repairing, furnishing and equipping of the facilities authorized by this Act. Within 60 days after the completion of all land acquisitions, buildings, facilities and projects referred to in section 2 of this Act or by July 1, 1990, whichever occurs first, the State Board of Higher Education shall certify to the Executive Department the amounts of unobligated balances of limitations established by this Act, and thereupon the unobligated limitation balances shall be canceled.

(2) The allotment system provided by ORS 291.234 to 291.260 applies to the appropriation made by section 2 of this Act.

SECTION 4. This Act does not prohibit the Department of Higher Education or the State Board of Higher Education from expending moneys in addition to the expenditure limitations established by section 2 of this Act if such additional moneys are otherwise available as provided by law for expenditure by the department or board for the acquisition of land and improvements to land and the planning, constructing, altering, repairing, furnishing and equipping of the buildings and facilities referred to in section 2 of this Act, including transfers of moneys between projects, or for such other buildings and facilities as may be authorized or approved by the Emergency Board.

SECTION 5. (1) Within 60 days after the completion of all land acquisitions, buildings, facilities and projects referred to in section 1 of this Act or by July 1, 1990, whichever occurs first, the various state agencies shall certify to the Executive Department the amounts of unobligated balances of limitations established by this Act, and thereupon the limitation balances shall be canceled.

(2) Any cash transferred from the Executive Department Economic Development Fund to agencies based on the limitations authorized by section 1 of this Act which is unobligated based on the limitation cancellation referred to in subsection (1) of this section shall be transferred back to the Executive Department Economic Development Fund. Such transfer shall not be considered an expenditure to be charged against any legislative expenditure limitation.

SECTION 6. This Act being necessary for the immediate preservation of the public peace, health and safety, an emergency is declared to exist, and this Act takes effect on its passage.

Passed by House June 20, 1985 **Received by Governor:** 1985 Approved: 7:05 1985 Speaker of Hou Governor Filed in Office of Secretary of State: Passed by Senate June 20, 1985 President of Senate

Secretary of State

Enrolled House Bill 5054

Page 2

62nd OREGON LEGISLATIVE ASSEMBLY--1983 Regular Session

Enrolled

Senate Bill 218

PRINTED PURSUANT TO ORS 171.130 by order of the President of the Senate in conformance with presession filing rules, indicating neither advocacy nor opposition on the part of the President (at the request of Adult and Family Services Division, Department of Human Resources)

CHAPTER.....

AN ACT

Relating to energy assistance; amending ORS 411.800; and declaring an emergency.

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

SECTION 1. ORS 411.800 is amended to read:

411.800. [Beginning October 1, 1980,] (1) The Adult and Family Services Division shall include in the payment standard provided under ORS 411.710 to 411.795 and 418.035 to 418.172 [a monthly] an amount to be designated as an energy assistance allowance [and] which shall be specifically excluded from consideration as income for the purpose of determining eligibility for the federal food stamp program. The energy assistance allowance will provide low income households with funds to meet home energy costs. The amount of the energy assistance allowance shall be commensurate with the winter utility standard of the federal food stamp program and shall be included with the payment standard for the same period. However, the energy assistance allowance shall be computed on an annual basis for administrative purposes. The amount shall be determined according to the following schedule:

[Number of Persons]	Energy Assis	tance		
Households Including	Calendar	Calendar	Calendar	
One or More Adults	Year	Year	Year	
In The Grant	1983	1984	1985	
1	\$100	\$112	\$123	
2.,	102	114	125	
3[155.59]	105	118	130	
4	106	119	131	
5[183.18]	106	119	131	
6	137	153	168	
7 and over [221.33]	167	187	206	
[8				
[9				
[10 and over				

(2) For households which contain no adults in the grant, energy assistance allowances will be prorated based on the number in the household divided by the number in the grant.

SECTION 2. This Act being necessary for the immediate preservation of the public peace, health and safety, an emergency is declared to exist, and this Act takes effect on its passage.

Received by Governor:

Passed by Senate January 25, 1983

Maribel Cadmine Secretary of Se Schurred NF all Secretary of Senate

President of Senate

9.Рм 2: 28 1983 annary Approved: 29, 10:46 Am AN, 1983 Governor Filed in Office of Secretary of State: 2 1983 M Secretary of State

Passed by House 1983 January 27, Speaker of House

Enrolled Senate Bill 218

Page 2

INTEROFFICE MEMO

JUL 15 1953 Governor Attrop

STATE OF OREGON

Governor Atiyeh

DATE: July 11, 1985

FROM:

TO:

81-125-1387

m Bob Oliver

SUBJECT: HB 2943

Here it is!

Passed the House 39 to 10 and the Senate 19 to 1.

After the hours I invested in this basic education bill, it would be impossible for me to recommend anything other than approval.

cc: Gerry Denny

> ONE OF THE TWO LAST BILLS I. SIGNED FROM THE 63RD OLEGON LEGISLATIVE ASSEMBLY ----



Enrolled House Bill 2943

Sponsored by COMMITTEE ON EDUCATION (at the request of Governor Atiyeh)

CHAPTER

AN ACT

Relating to education; and prescribing an effective date.

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

SECTION 1. (1) Elementary and secondary students in Oregon public schools shall be provided with a basic education. The primary focal point for providing elementary and secondary education is the local school classroom in the local school district, but assuring that this education is provided is a shared responsibility of parents, the state, school boards, school administrators, teachers, students and the community.

(2) In order to insure that elementary and secondary school students throughout Oregon have the opportunity to acquire the essential learning skills and knowledge which all adults commonly need for personal fulfillment and career success, the state assumes primary responsibility for funding of basic education. The state also may aid school districts in funding the additional requirements specified in subsection (3) of this section.

(3) School districts have responsibility for implementing basic education through the operation, administration and supervision of schools. School boards also shall establish additional instructional programs beyond the basic education requirements and shall provide a comprehensive curriculum to advance personal, educational and career goals.

(4) School boards shall develop procedures involving students, parents, school board members, administrators, teachers and the community in order to strengthen involvement in the education process of all those who share in the responsibility for providing elementary and secondary education.

(5) School boards are responsible to assure that school administrators and teachers carry out the curriculum decisions and instructional practices of the district that will provide learning experiences to encourage individual students to achieve.

SECTION 2. Basic education subject areas for students are:

(1) Language arts, emphasizing reading, listening, speaking and written communication in the English language, and including, at the option of the district, instruction in foreign languages.

(2) Mathematics, emphasizing fundamental numerical concepts, computational skills, problem solving, spatial concepts, measurement and statistics.

(3) Science, emphasizing basic scientific knowledge and principles.

(4) Economics and social studies, emphasizing the history, geography, cultures and governments of Oregon, the United States and the world.

(5) Health and physical education.

(6) Music and art programs, emphasizing appreciation of the arts and developing basic skills therein.

SECTION 3. In order to develop an accountability structure for providing basic education to elementary and secondary students in Oregon pursuant to its powers and duties under ORS 326.051, the State Board of Education shall:

(1) In conjunction with local school officials, administrators and teachers, define the common core curriculum goals for elementary and secondary schools, as described in section 2 of this 1985 Act, in terms of the essential learning skills and knowledge which students are expected to possess as a result of their schooling experience.

(2) Develop a model core curriculum which will describe clearly the expected learner outcomes at selected grade levels, for use by local school districts to achieve the basic education described by the state. It is recognized that additional instructional programs beyond the core curriculum are necessary to provide a modern comprehensive curriculum to high school students to prepare them for further post-secondary education or to enter employment. The curriculum guidelines shall describe the essential knowledge and skills expected in sufficient detail to provide direction to districts for development of curriculum, instruction and assessment, but the board shall not prescribe methods of instruction.

(3) Prepare, acquire or approve tests which measure the achievement of students in acquiring the essential learning skills and knowledge which are expected as a result of the provision of basic education. The board shall take into consideration the needs and diversities of local school districts and the development and alignment of curriculum, teaching and testing already in effect in a school district. Local districts shall annually administer approved tests to assess student performance in at least three grade levels in the essential learning skills and knowledge specified in the core curriculum. Tests need not be uniform between school districts, but must be in a form that permits valid comparisons between districts.

(4) Establish by rule test scores indicating satisfactory performance on the achievement tests. Schools shall develop and provide specific instructional assistance for students who do not perform satisfactorily and who do not meet established standards on such achievement tests.

(5) Develop model guidelines and procedures for use in school districts to notify parents or legal guardians of individual students' performance and test results and for use of this information to improve curriculum, teaching and student performance.

(6) Report publicly the results of the achievement tests by releasing average scores for the state and for individual school districts for each grade tested. Public dissemination of the test scores pursuant to this subsection shall be in a manner and form which does not allow identification of individual students' performances.

SECTION 4. The State Board of Education shall assure that technical assistance, if requested, is available to local school districts through the Department of Education, education service districts, local school districts or other groups or agencies with a demonstrated technical expertise in the following areas:

(1) Alignment of curriculum, teaching and testing to aid in the measurement of student performance, teaching and effectiveness of the curriculum in basic education subjects and other curriculum areas at each grade level.

(2) Development of performance evaluation systems for teachers and administrators.

(3) Staff development programs for teachers and administrators.

(4) Selection, acquisition and use of curriculum materials and educational technology.

(5) Improvement of the school, classroom or other learning er viron ment and the use of instructional time.

(6) Increasing expectations for student achievement.

(7) Such other assistance as the board determines will promote educational excellence in public schools.

SECTION 5. To provide school districts with flexibility to adapt to local conditions and to conserve local resources for the instructional enterprise, state regulations and paperwork requirements applicable to schools and school districts shall be maintained at the minimum level necessary for implementation of this 1985 Act and the provisions of ORS chapters 326, 327, 330, 336, 337 and 339. The State Board of Education shall review its administrative rules and policies and shall repeal rules or requirements which are not necessary to implementation of statutory policy.

SECTION 6. This 1985 Act shall be known and may be cited as the Basic Education Act of 1985.

SECTION 7. Sections 1 to 6 of this Act are added to and made a part of ORS chapter 326.

SECTION 8. This Act shall take effect only if House Joint Resolution 4 (1985) is approved by the people. If this Act takes effect, its effective date is July 1, 1986.

Enrolled House Bill 2943

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Passed by House June 12, 1985

Passed by Senate June 19, 1985

Repassed by House June 19, 1985

non Chief Clerk of House Speaker of H

President of Senate

Received by Governor: 240 рм. July 12, 1985 Approved: 7:02 F 1985 Governor

Filed in Office of Secretary of State:

Secretary of State

Enrolled House Bill 2943

Page 3



State of Oregon OFFICE OF THE GOVERNOR

EXECUTIVE ORDER NO. EO - 79 -

DECLARING STATE OF EMERGENCY

Verified information indicates that an accident at the Trojan Nuclear Facility poses a serious and immediate threat to the health and safety of the public.

IT IS ORDERED AND DIRECTED:

1. Under the authority vested in me by the Constitution and laws of this state, a state of emergency is declared throughout the State of Oregon. As subsequent verified information becomes available, the area within which this declaration is effective will be more precisely defined and limited by amendments to this executive order.

2. All state agencies, as a first priority, shall render such assistance and services in protecting the public health and safety during the course of this emergency as instructed by my office. The assistance and cooperation of local governments, and of private agencies, is requested.

Donë at Salem, Oregon, October 25, 1979.

ATTEST:

SECRETARY OF STATE

FOR DRILL PURPOSES ONLY, NOT TO BECOME A PUBLIC DOCUMENT. NOT TO BE FILED IN SECRETARY OF STATE'S OFFICE OR TO BE DISTRIBUTED OFFICIALLY.



State of Gregon OFFICE OF THE GOVERNOR

January 8, 1979

EXECUTIVE MEMORANDUM: EM-79-1

COMMUNICATION PROCEDURES FOR REQUESTING STATE ASSISTANCE IN EVENT OF NATURAL DISASTER OR CIVIL DISORDER

TO: All County and City Officials

This Executive Memorandum supersedes all prior instructions on this subject.

In the event of a local emergency situation caused by a natural disaster or civil disorder, State support of local authorities may be made available only upon request to the Governor's Office.

You may need emergency assistance of the Oregon State Police, the Oregon National Guard, Emergency Services Division, or other State Agencies with the skills, manpower and equipment to come to your assistance. However, to save time, your request should be directed to my office and not to the agencies involved.

The request for assistance can most expeditiously be made by communicating directly with the Governor or with one of the following members of his staff:

Lee Johnson, Executive Assistant Office Telephone: 378-3101 Home Telephone: 636-5174

* Police Radio: #5590

* By contacting the Oregon State Police, Station 21, 378-2575, to determine the location of Mr. Johnson or another person to be contacted if Mr. Johnson is unavailable.



State of Gregon OFFICE OF THE GOVERNOR

EXECUTIVE ORDER NO. EO - 79 - (First Amendment)

Executive Order EO-79- , signed on October 25, 1979, declared a state of emergency throughout Oregon resulting from an accident at the Trojan Nuclear Facility. Subsequent verified information indicates such an emergency does not in fact exist outside the boundaries of Columbia County. Subsequently, the state of emergency is hereby limited to Columbia County.

COVERNOE

ATTEST:

SECRETARY OF STATE

FOR DRILL PURPOSES ONLY

Executive Memorandum: EM-79-1 Page 2

> Harvey L. Latham, Administrator Emergency Services Division Office Telephone: 378-4124 Home Telephone: 393-3145

The preceding staff members may also be reached by requesting your local State Police Office to establish contact for you through their communication channels.

In requesting emergency assistance, local officials should understand that State Agency personnel will remain under State direction and control. Under ORS 401.530, overall command authority at the scene of the emergency may be exercised by the Governor or his official representative.

The above procedure does not apply to or restrict routine cooperation between local and State Agency personnel in their day-to-day operations, but only applies in case of a major emergency situation beyond the capability of local authorities.

Victor Atiyeh Governor 378-3111

VA:gb



STATE OF OREGON GENERAL ELECTION NOVEMBER 4, 1980

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Secretary of State