

# Senate Bill 233

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## 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**.

Modifies what Oregon Youth Authority case planning for youth offender must ensure.

## A BILL FOR AN ACT

1  
2 Relating to juveniles; amending ORS 419A.057, 419A.112 and 419C.486.

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

4 **SECTION 1.** ORS 419C.486 is amended to read:

5 419C.486. To ensure effective planning for youth offenders committed to its custody, the Oregon  
6 Youth Authority shall take into consideration recommendations and information provided by the  
7 committing court before placement in any facility. The youth authority shall ensure that the case  
8 planning in any case:

9 *[(1) For the reunification of the family bears a rational relationship to the jurisdictional findings*  
10 *that brought the youth offender within the court's jurisdiction under ORS 419C.005]*

11 **(1) Serves the purposes of and is consistent with the principles of ORS 419C.001;**

12 **(2) Incorporates the perspective of the youth offender and the family and, whenever [possible]**  
13 **appropriate**, allows the family to *[assist in designing its own service programs, based on an assess-*  
14 *ment of the family's needs and the family's solutions and resources for change]* **have input into the**  
15 **design of the youth offender's case plan;** and

16 **(3) Is integrated with the efforts of other agencies [in cooperation with the caseworkers] obli-**  
17 **gated to provide services to the youth offender or the family.**

18 **SECTION 2.** ORS 419A.057 is amended to read:

19 419A.057. (1) All expenses incurred in the maintenance of the facilities for detention and the  
20 personnel required *[therefor]* **for the facilities**, except as otherwise provided in subsection (2) of this  
21 section, shall be paid upon order of the board of county commissioners or county court from county  
22 funds duly levied and collected in any manner provided by law. When joint detention facilities are  
23 maintained as provided in ORS 419A.050 (2), each county shall pay its share of the costs and ex-  
24 penses of acquiring, equipping and maintaining the joint detention facilities, to be determined pur-  
25 suant to an agreement between the counties. Counties may accept gifts or donations of property,  
26 including money, for the use of detention facilities to be expended and used as directed by the board  
27 of county commissioners.

28 (2) When a county operates a combined facility to provide both care and rehabilitation services,  
29 under ORS 420.855 to 420.885, and detention facilities, the county may also receive state support for  
30 the care and rehabilitation services as permitted by ORS 420.880.

31 (3) When a county operates a combined facility as described in subsection (2) of this section,

**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.

1 only youth offenders may be admitted to the youth care center of the facility[,] **and only** following  
2 court review of the admission.

3 **SECTION 3.** ORS 419A.112 is amended to read:

4 419A.112. (1) The local citizen review board may disclose **records disclosed to the local board**  
5 **under ORS 419A.102** to:

6 (a) Parents and their attorneys[,];

7 (b) Foster parents[,];

8 (c) Mature children; [and]

9 (d) **Mature** wards; [and their]

10 (e) **The attorneys for children and wards;** and

11 (f) Other persons authorized by the local board to participate in the case review[, *records dis-*  
12 *closed to the local board under ORS 419A.102*].

13 (2) Before participating in a local citizen review board case review, each participant, other than  
14 parents, children and wards, shall swear or affirm to the board that the participant shall keep con-  
15 fidential the information disclosed by the board in the case review and to disclose it only as au-  
16 thorized by law.

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