House Bill 2860

Sponsored by Representative EVANS; Representatives NOSSE, POWER

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.**

Restricts number of personnel files concerning faculty members that community college may maintain. Provides that faculty member may respond to information in personnel files.

Prohibits community college or public university from basing evaluation of faculty member on information from personnel files other than authorized personnel files. Permits faculty member to bring action for damages or other equitable relief against community college or individuals who participate in evaluation in violation of prohibition.

Becomes operative January 1, 2018.

1 2

4

5

6

7

8

10

11

12

13 14

15

16

17 18

19

20 21

22

23

24 25

26

27

28

A BILL FOR AN ACT

Relating to personnel files kept for faculty members at institutions of higher education; creating new provisions; and amending ORS 352.226.

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

SECTION 1. Section 2 of this 2017 Act is added to and made a part of ORS chapter 341.

SECTION 2. (1) As used in this section, "personnel record" means a record with information that a community college keeps concerning a faculty member that the faculty member or others submit at the faculty member's request or at the community college's request including, but not limited to, information concerning discipline, membership activity, employment performance or other personal records of individual persons.

- (2) The board of education of a community college district may adopt standards and specific orders for a community college that is under the board's control to govern access to personnel records that the community college maintains and that are less than 25 years old. The president of the community college shall implement the board's standards and orders.
- (3) In adopting standards under subsection (2) of this section, a board shall require restricted access to personnel records unless the president of a community college finds that disclosing the personnel records would not adversely affect individual rights to privacy. The board may limit access to personnel records on the basis of designated classes of information, to specified persons or to stated times and conditions. The board may not limit access to personnel records that are more than 25 years old.
- (4) A community college may not use any standard, order or other action to deny to a faculty member full access to any of the faculty member's personnel files or records that the community college keeps, except that the community college may deny the faculty member access to information that would identify a person that submitted information to the community college in confidence, as provided in subsection (8) of this section.
- (5)(a) Except with respect to a file that contains names and identifying information for persons that submit materials for a personnel file in confidence, as provided in subsection

- (8) of this section, a community college may not keep more than three personnel files for a faculty member for any purpose or in any form or format. The community college shall keep the personnel files in a designated location that is available to the faculty member for whom the personnel file records any information.
- (b) A public university that has a personnel file for a faculty member that does not meet the requirements of this section shall destroy the personnel file and may not use any information from the personnel file for the purpose of evaluating a faculty member.
- (6) A community college shall document in each of a faculty member's personnel files any information that the community college receives by telephone for inclusion in a personnel file by means of a written summary of the conversation that identifies the names of the conversants.
- (7) A faculty member is entitled to submit, for placement in any personnel file a community college keeps, evidence that rebuts, corrects, amplifies or explains any information in the personnel file and other material that the member believes might assist in the evaluation process.
- (8)(a) A community college shall maintain letters and other information concerning a faculty member, that were submitted in confidence to the Higher Education Coordinating Commission, a board or a community college, in personnel files for the faculty member that are authorized under this section. If a faculty member requests access to the personnel files, the community college shall protect the anonymity of the person that submitted the letters and other information by making the full text of the letter or other information available and excising portions of the text that would serve to identify the person that submitted the letter or other information. A community college may keep only the names of the contributors and the excised portions of the documents in a file other than the three authorized under subsection (5) of this section.
- (b) Confidential letters and other information that the Higher Education Coordinating Commission, a board or a community college received or solicited before employing a faculty member are exempt from this section, except that the community college must place the information described in this paragraph into the personnel file for a faculty member that the community college currently employs. If a faculty member requests access to the faculty member's personnel files, the community college shall protect the anonymity of the contributor of confidential preemployment letters and other preemployment information by making the full text of the letters or other information available and excising portions of the text that would serve to identify the person that submitted the letters or other information. A community college may keep only the names of the contributors and the excised portions of the documents in a file other than the three files authorized under subsection (5) of this section.
- (9) Classroom survey evaluation by students of a faculty member's classroom or laboratory performance must be anonymous. A community college shall place the record of evaluation reports in at least one of the personnel files authorized under subsection (5) of this section. The community college shall return to the faculty member all survey instruments used to obtain evaluation data.
- (10) The Higher Education Coordinating Commission, a board and a community college may not solicit or accept letters, documents or other materials, given orally or in written form, from individuals or groups who wish anonymity or who want the community college

to keep information that the individuals or groups provide confidential.

- (11) Notwithstanding any provision of any employment contract between a community college and an individual faculty member or the faculty member's appropriate bargaining unit, as defined in ORS 243.650, the faculty member may appeal an evaluation that a community college bases on information from a personnel file to the board. A right of appeal under this subsection extends to a faculty member if the faculty member previously received satisfactory performance ratings for a consecutive period of 10 years or for 11 of 13 nonconsecutive years.
- (12)(a) A community college may not evaluate a faculty member with information from a personnel file other than a personnel file authorized under this section.
- (b) A faculty member may bring an action for damages or for other equitable relief in a court of this state against a community college or any individual involved in an evaluation that is based on information from a personnel file other than a personnel file authorized under this section.
- (c) The Governor, without the consent of a board or the Higher Education Coordinating Commission, may remove from a position at a community college any individual that participates in an evaluation of a faculty member that violates paragraph (a) of this subsection.
- (13) A standard or order promulgated pursuant under this section does not limit the authority of a community college to prepare from personnel records statistical or demographic reports that do not identify individuals who have not consented to the identification.
- (14) Any category of personnel records that is specifically designated as confidential under valid standards or orders under this section is not a public record for the purposes of ORS 192.420.

SECTION 3. ORS 352.226 is amended to read:

- 352.226. (1) A governing board as defined in ORS 352.029 may, for the public university under [its] **the governing board's** control, adopt standards and specific orders by or through the president of each public university governing access to personnel records of the public university or office, department or activity that are less than 25 years old.
- (2) Standards adopted under subsection (1) of this section [shall] **must** require that personnel records be subjected to restrictions on access unless upon a finding by the president of the public university that the public interest in maintaining individual rights to privacy in an adequate educational environment would not suffer by disclosure of such records. Access to such records may be limited to designated classes of information or persons, or to stated times and conditions, or to both, but cannot be limited for records more than 25 years old.
- (3) A [standard or order promulgated pursuant to this section] public university may not use any standard, order or other action to deny to a faculty member full access to the member's personnel file or records kept by the public university, except that the public university may deny the faculty member access to information that would identify a person that submitted information to the public university in confidence, as provided in subsections (7) and (8) of this section.
- (4)(a) [The number of files relating to the evaluation of a faculty member is limited to three, to be kept in designated, available locations.] Except with respect to a file that contains names and identifying information for persons that submit materials for a personnel file in confidence, as provided in subsections (7) and (8) of this section, a public university may not keep more than three personnel files for a faculty member for evaluation purposes, or for any other

purpose, in any form or format. The public university shall keep the personnel files in a designated location that is available to the faculty member for whom the personnel file records any information.

- (b) A public university that has a personnel file for a faculty member that does not meet the requirements of this section shall destroy the personnel file and may not use any information from the personnel file for the purpose of evaluating a faculty member.
- (5) Any evaluation received by telephone must be documented in each of the faculty member's files by means of a written summary of the conversation with the names of the conversants identified.
- (6) A faculty member is entitled to submit, for placement in [the three files] any personnel file a public university keeps, evidence rebutting, correcting, amplifying or explaining any document contained therein and other material that the member believes might be of assistance in the evaluation process.
- (7) Letters and other information submitted in confidence to the State Board of Higher Education or [its] the board's public universities, offices, departments or activities prior to July 1, 1975, [shall] must be maintained in the files designated by the governing board of the public university currently employing the faculty member. However, if a faculty member requests access to those files, the anonymity of the contributor of letters and other information obtained prior to July 1, 1975, [shall] must be protected. The full text [shall] must be made available except that portions of the text that would serve to identify the contributor [shall] must be excised by a faculty committee. Only the names of the contributors and the excised portions of the documents may be kept in a file other than the three prescribed by subsection (4) of this section.
- (8)(a) Confidential letters and other information submitted to or solicited after July 1, 1975, by the State Board of Higher Education or [its] the board's public universities, offices, departments or activities prior to the employment of a prospective faculty member are exempt from the provisions of this section. However, if the member is currently employed by a public university or its offices, departments or activities, the confidential preemployment materials [shall] must be placed in the three authorized files. If a faculty member requests access to the member's files, the anonymity of the contributor of confidential preemployment letters and other preemployment information [shall] must be protected. The full text [shall] must be made available, except that portions of the text that would serve to identify the contributor [shall] must be excised and retained in a file other than the three designated in subsection (4) of this section.
- (b) Confidential letters and other information submitted to or solicited by a public university listed in ORS 352.002 after the date that the university became a university with a governing board, and prior to the employment of a prospective faculty member are exempt from the provisions of this section. However, if the member is employed by the university, the confidential preemployment materials [shall] must be placed in the three authorized files. If a faculty member requests access to the member's files, the anonymity of the contributor of confidential preemployment letters and other preemployment information [shall] must be protected. The full text shall be made available, except that portions of the text that would serve to identify the contributor [shall] must be excised and retained in a file other than the three designated in subsection (4) of this section.
- (9) Classroom survey evaluation by students of a faculty member's classroom or laboratory performance [shall] **must** be anonymous. The record of tabulated reports [shall] **must** be placed in at least one of the files designated in subsection (4) of this section. All survey instruments used to obtain evaluation data [shall] **must** be returned to the faculty member.

- (10) A public university listed in ORS 352.002 and, after July 1, 1975, but before the date on which the public university became a university with a governing board, the State Board of Higher Education and [its] the board's public universities, offices, departments or activities, when evaluating [its] employed faculty members, may not solicit or accept letters, documents or other materials, given orally or in written form, from individuals or groups who wish their identity kept anonymous or the information they provide kept confidential.
- (11) Notwithstanding any provision of any employment contract between a public university and an individual faculty member or the faculty member's appropriate bargaining unit, as defined in ORS 243.650, the faculty member may appeal an evaluation that a public university bases on information from a personnel file to the public university's governing board. A right of appeal under this subsection extends to a faculty member without tenure if the faculty member previously received satisfactory performance ratings for a consecutive period of 10 years or for 11 of 13 nonconsecutive years.
- (12)(a) A public university may not evaluate a faculty member with information from a personnel file other than a personnel file authorized under this section.
- (b) A faculty member may bring an action for damages or for other equitable relief in a court of this state against a public university or any individual involved in an evaluation that is based on information from a personnel file other than a personnel file authorized under this section.
- (c) The Governor, without the consent of a public university's governing board or the Higher Education Coordinating Commission, may remove from a position at the public university any individual that participates in an evaluation of a faculty member that violates paragraph (a) of this subsection.
- [(11)] (13) A standard or order promulgated pursuant to this section does not limit the authority of a public university to [prepare, without identification of individual persons who have not consented thereto,] use personnel records to prepare statistical or demographic reports [from personnel records] that do not identify individuals who have not consented to the identification.
- [(12)] (14) Any category of personnel records specifically designated as confidential pursuant to valid standards or orders pursuant to this section is not a public record for the purposes of ORS 192.420.
- [(13)] (15) As used in this section, "personnel records" means records containing information kept by the public university, office, department or activity concerning a faculty member and furnished by the faculty member or by others about the faculty member at the request of the faculty member or the public university, office, department or activity, including, but not limited to, information concerning discipline, membership activity, employment performance or other personal records of individual persons.
- SECTION 4. Section 2 of this 2017 Act and the amendments to ORS 352.226 by section 3 of this 2017 Act apply to faculty evaluations that occur on or after the operative date specified in section 5 of this 2017 Act.
- SECTION 5. (1) Section 2 of this 2017 Act and the amendments to ORS 352.226 by section 3 of this 2017 Act become operative January 1, 2018.
- (2) The Higher Education Coordinating Commission, the State Board of Education, a board of education of a community college district, a public university or a community college may adopt rules and take any other action before the operative date specified in subsection (1) of this section that is necessary to enable the commission, board, public

university or community college to exercise, on and after the operative date specified in subsection (1) of this section, all of the duties, functions and powers conferred on the commission, board, public university or community college by section 2 of this 2017 Act and the amendments to ORS 352.226 by section 3 of this 2017 Act.