## Senate Bill 593

Sponsored by COMMITTEE ON HUMAN SERVICES AND EARLY CHILDHOOD

## **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.** 

Permits party that requested name change in proceeding for marital annulment, dissolution or separation to request entry of supplemental judgment or corrected judgment when court does not order name change in general judgment. Requires parties to share costs and attorney fees equally. Declares emergency, effective on passage.

## A BILL FOR AN ACT

- 2 Relating to name changes in domestic relations proceedings; and declaring an emergency.
  - Be It Enacted by the People of the State of Oregon:
  - SECTION 1. (1) If a party to a proceeding for marital annulment, dissolution or separation has requested in a petition filed under ORS 107.085 that the party's name be changed to a name that the party held before the marriage, but the general judgment entered under ORS 107.105 does not contain an order changing the requesting party's name, the party may request entry of a supplemental judgment or of a corrected judgment under ORS 18.107.
  - (2) The parties shall equally share the fees and costs, including attorney fees, of obtaining the supplemental or corrected judgment.
  - <u>SECTION 2.</u> This 2015 Act being necessary for the immediate preservation of the public peace, health and safety, an emergency is declared to exist, and this 2015 Act takes effect on its passage.

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