The criminalization of homelessness harms our entire community: public funds are drained by security and "clean-up" initiatives that ultimately work to further entrench our most vulnerable into poverty. HB 2367 would ensure that all Oregonians have the right to exist in public space without the threat of harassment, citation, or arrest.

Out of 565 street outreach surveys conducted by the Western Regional Advocacy Project in Oregon, 88% of homeless people were harassed, cited or arrested for sleeping, 83% for sitting or lying down and 78% for loitering or "hanging out."

What does this bill do?

Homeless people are most often prosecuted for "crimes of survival," like sitting, lying down, or sleeping in public space. In order to protect them from discriminatory enforcement of laws that prevent rest, the Right to Rest Act would:

- Extend the privacy rights afforded to homeowners to homeless people, preventing the unlawful seizure and destruction of their possessions.
- Prohibit law enforcement, security personnel, or public employees from harassing, citing, or arresting homeless people for exercising the following rights:
  - To use and move freely in public spaces
  - To rest (sit, stand, and sleep)
  - To eat and share food
  - To pray
  - To occupy a legally parked vehicle

Questions? Contact: stopthesweepsdpx@gmail.com | wrap@wraphome.org

THE RIGHT TO REST ACT HAS BEEN RESCHEDULED FOR A HEARING AND A WORK SESSION ON APRIL 13TH — THIS IS A BILL THEY CAN’T KILL!

Due to overwhelming community pressure, HB2367 will be heard on Tuesday, April 13th, 2021 at 1:00 PM PST. Written testimony submitted for the prior hearing has been carried over, but if you want to testify live you will need to sign up again here.
Ending the criminalization of homeless people is an essential component of ending homelessness in our communities. Rest is essential to everyone’s health, well-being, and ability to function. The lack of rest resulting from constant harassment exacerbates and causes physical and mental health issues, so decriminalizing rest must be our first step toward truly supporting our most vulnerable.

Federal research confirms what many homeless community members already know: the United States Interagency Council on Homelessness has clearly stated that successful responses to homelessness must include an end to criminalization practices, as well as the provision of housing and supportive services.

**WHAT DOES THIS BILL DO? (CONTINUED)**

- Create an exception for public spaces that are closed, as long as adequate alternate spaces are provided for people to rest without time limitations.
- Provide a defense to civil and criminal charges when the basis for those charges is that the person was merely engaging in the protected activities listed above.
- Allow the Bureau of Labor and Industries (BOLI) to enforce the protections of this bill in the same manner they use to enforce the protections of other non-discrimination laws and will allow private attorneys to advocate for homeless people in addition to BOLI’s enforcement.

**WHY DO WE NEED THIS BILL?**

Ending the criminalization of homeless people is an essential component of ending homelessness in our communities. Rest is essential to everyone’s health, well-being, and ability to function. The lack of rest resulting from constant harassment exacerbates and causes physical and mental health issues, so decriminalizing rest must be our first step toward truly supporting our most vulnerable.

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**SPONSORS:**

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**CLICK HERE FOR THE HB 2367 ENDORSER LIST!**