

**Oregon Rules of Civil Procedure
Legislative Amendments 1979-2023**

ORCP 31

Compiled by Connor Grosshanten

Lewis & Clark Law School | Oregon Council on Court Procedures

Rule 31 – Interpleader

§	Latest Amendment
A	Unamended
B	Unamended
C	Or. Laws 1991 c.733 § 1

Or. Laws 1991 c.733 § 1

Amends Rule 31(C)

- A. [Unamended]
- B. [Unamended]
- C. **Attorney Fees.** In any suit or action in interpleader filed pursuant to this rule by any party other than a party who has been compensated for acting as a surety with respect to the funds or property interpled, the party filing the suit or action in interpleader shall be awarded a reasonable attorney fee in addition to costs and disbursements upon the court ordering that the funds or property interpled be deposited with the court, secured or otherwise preserved and that the party filing the suit or action in interpleader be discharged from liability as to the funds or property. The attorney fees awarded shall be assessed against and paid from the funds or property ordered interpled by the court.

H.B. 1203

Or. Laws 1991 c.733 § 1

Senate Introduction

4/12/91

A-Engrossed Bill

5/15/91 – Passed unamended in House

6/17/91 – Passed unamended in Senate

Governor signed Enrolled Bill

7/31/91