BUZZ CHRONICLES > COURT Saved by @braingarbage See On Twitter

## Twitter Thread by braingarbage



braingarbage

y

In the MATTER OF Jones David HOLLISTER A171609. Court of Appeals of Oregon. July 8, 2020. <u>https://t.co/qB3G8IAtxS</u> we must correctly interpret the statute. Stull v. Hoke, 326 Or. 72, 77, 948 P.2d 722 (1997). legal change of sex from male or female to nonbinary

Before DeVore, Presiding Judge, and Mooney, Judge, and Hadlock, Judge pro tempore. <u>https://t.co/qB3G8IAtxS</u>

https://t.co/oJuecwvEKc

- J. Gibbons https://t.co/TieeoF2bZd
- braingarbage (@braingarbage) December 5, 2020

Bruce L. Campbell, John C. Clarke, and Miller Nash Graham & Dunn LLP filed the brief amicus curiae for Transgender Law Center, interACT, and Beyond Binary Legal.

Does ORS 33.460 permit the circuit court to grant a legal change of sex from male or female to nonbinary? The circuit court concluded that the statute does not permit such a change, and it denied petitioner's application under ORS 33.460

the circuit court's authority to grant the requested change of legal sex is not restricted to male or female; rather, the new sex designation must affirm the petitioner's gender identity whether that is male, female, or nonbinary

the circuit court's authority to grant the requested change of legal sex is not restricted to male or female; rather, the new sex designation must affirm the petitioner's gender identity whether that is male, female, or nonbinary