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.

Consolidates provisions prohibiting commercial transactions related to cockfighting equipment. Provides that exemption of certain activities from provisions dealing with offenses against animals does not exempt activities from animal possession prohibition.

A BILL FOR AN ACT

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

SECTION 1. ORS 167.428 is amended to read:

167.428. (1) A person commits the crime of cockfighting if the person knowingly:

(a) Owns, possesses, keeps, rears, trains, buys, sells or advertises or otherwise offers to sell a fighting bird.

(b) Promotes or participates in, or performs services in furtherance of, the conducting of a cockfight. As used in this paragraph, “services in furtherance” includes, but is not limited to, transporting spectators to a cockfight, handling fighting birds, organizing, advertising or refereeing a cockfight and providing, or acting as stakeholder for, money wagered on a cockfight.

(c) Keeps, uses or manages, or accepts payment of admission to, a place for the conducting of a cockfight.

(d) Suffers or permits a place in the possession or control of the person to be occupied, kept or used for the conducting of a cockfight.

[e] Manufactures, buys, sells, barters, exchanges, possesses, advertises or otherwise offers to sell a gaff, slasher or other sharp implement designed for attachment to a fighting bird with the intent that the gaff, slasher or other sharp implement be used in cockfighting.]

(2) Subsection (1)(a) of this section does not apply to the owning, possessing, keeping, rearing, buying, selling, advertising or otherwise offering for sale of a bird for purposes other than training the bird as a fighting bird, using or intending to use the bird in cockfighting or supplying the bird knowing that the bird is intended to be used in cockfighting.

(3) Cockfighting is a Class C felony.

SECTION 2. ORS 167.431 is amended to read:

167.431. (1) A person commits the crime of participation in cockfighting if the person knowingly:

(a) Attends a cockfight or pays admission at any location to view or bet on a cockfight; or

(b) Manufactures, buys, sells, barters, exchanges, possesses, advertises or otherwise offers to sell a gaff, slasher or other sharp implement designed for attachment to a fighting bird, or other
equipment, with the intent that the gaff, slasher, implement or equipment be used in training or handling a fighting bird or for enhancing the fighting ability of a fighting bird. [This paragraph does not apply to a gaff, slasher or other sharp implement designed for attachment to a fighting bird.]

(2) Participation in cockfighting is a Class C felony.

SECTION 3. The amendments to ORS 167.428 and 167.431 by sections 1 and 2 of this 2018 Act apply to conduct engaged in on or after the effective date of this 2018 Act. The amendments to ORS 167.428 by section 1 of this 2018 Act do not exempt any person from prosecution or from criminal penalties provided for in ORS 167.428, as set forth in the 2017 Edition of Oregon Revised Statutes, with regard to conduct occurring prior to the effective date of this 2018 Act.

SECTION 4. ORS 167.335 is amended to read:

167.335. (1) Except as provided in subsection (2) of this section, unless gross negligence can be shown, the provisions of ORS 167.315 to 167.333 do not apply to:

[(1)] (a) The treatment of livestock being transported by owner or common carrier;
[(2)] (b) Animals involved in rodeos or similar exhibitions;
[(3)] (c) Commercially grown poultry;
[(4)] (d) Animals subject to good animal husbandry practices;
[(5)] (e) The killing of livestock according to the provisions of ORS 603.065;
[(6)] (f) Animals subject to good veterinary practices as described in ORS 686.030;
[(7)] (g) Lawful fishing, hunting and trapping activities;
[(8)] (h) Wildlife management practices under color of law;
[(9)] (i) Lawful scientific or agricultural research or teaching that involves the use of animals;
[(10)] (j) Reasonable activities undertaken in connection with the control of vermin or pests; and
[(11)] (k) Reasonable handling and training techniques.

(2) Subsection (1) of this section does not create an exemption from ORS 167.332.