

## **Open Government Impact Statement**

## Measure: HB 2399 - A

80th Oregon Legislative Assembly 2019 Regular Session

Only impacts on Original or Engrossed Versions are Considered Official

Prepared by: Cameron D. Miles Date: 4/18/2019

## SUMMARY

<i>Authorizes court to impose compensatory fine without imposing any other fine as part of criminal sentence.</i>

<i>Authorizes state to appeal order made prior to trial determining that defendant's out of court statement constitutes confession requiring corroboration.</i>] Provides that state appeal from <i>confession order or</i>] order allowing demurrer must be decided by appellate court within prescribed time limits.

Provides that, for purposes of naming defendant in post-conviction relief petition, petitioner released on post-prison supervision shall be deemed to be imprisoned in institution from which petitioner was released. Corrects terminology in statute regulating contact with victims during post-conviction relief proceedings. Sets time limits for filing notice of cross-appeal in post-conviction relief proceeding. Specifies that Attorney General represents defendant on appeal from post-conviction relief judgment.

Provides that, for purposes of theft offense, when value of property cannot reasonably be ascertained, value is presumed to be less than \$100.

<i>Exempts charge of conspiracy or endeavor to commit pattern of racketeering activity from specific pleading requirements.</i>

Requires financial institution to respond electronically to electronic request from law enforcement agency for information concerning customer account information.

## NOTICE OF <u>NO OPEN GOVERNMENT IMPACT</u>