

## **Open Government Impact Statement**

## Measure: HB 2399 - B

80th Oregon Legislative Assembly 2019 Regular Session

Only impacts on Original or Engrossed Versions are Considered Official

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## SUMMARY

Provides that state appeal from 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.

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

Authorizes electronic signatures for search warrant affiants who swear to affidavit by telephone.

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