On page 1 of the printed bill, delete lines 25 through 31 and delete page 2.
On page 3, delete lines 1 through 43 and insert:

“SECTION 2. ORS 819.030 is amended to read:

819.030. The Department of Transportation shall comply with the following procedures upon receiving a certificate of title or other notice in accordance with the provisions of ORS 819.010, 819.012 or 819.014:

“(1) If the department is satisfied that the vehicle is [totaled,] wrecked, dismantled[,] or disassembled [or substantially altered], the department shall cancel and retire the registration and title of the vehicle. Except for issuance of a salvage title, the department [shall] may not register or title the vehicle again unless:

“(a) The department is satisfied that the original title certificate, if any, was surrendered in error or that notice was submitted in error and the record canceled in error; or

“(b) The vehicle is registered or titled as an assembled vehicle, a reconstructed vehicle or a replica; or

“(c) The vehicle is recovered after a theft if the theft is the reason that the vehicle was considered a totaled vehicle.

“(2) If the department is satisfied that the vehicle is [totaled,] wrecked, dismantled or disassembled, the department may issue a proof of compliance form if no salvage title is issued for the vehicle.

“(3) If the department is satisfied that the vehicle is totaled or substantially altered, the department may:

“(a) Issue a salvage title, retire the vehicle’s registration and cancel the title; or

“(b) Issue a branded title.

“(4) If a vehicle is recovered after a theft and the theft is the reason that the vehicle was considered a totaled vehicle or the department issues a branded title for a totaled or substantially altered vehicle, a person may apply with the department to keep the same registration plates and the remaining registration period represented by the plates with that vehicle. The department may allow the owner to keep the registration plates if the plates are legible and capable of being used for identification purposes.

“(5) A person may apply with the department to transfer plates from a vehicle for which the department previously received a totaled or substantially altered notification. A plate transfer request must be in accordance with the provisions of ORS 803.530.

“(6) The owner of a vehicle whose title and registration have been canceled and retired due to the department being notified it is totaled, wrecked, dismantled, disassembled or substantially altered is entitled to an administrative review to determine whether the no-
tification was correct.

"SECTION 3. ORS 803.530, as amended by section 10, chapter 114, Oregon Laws 2018, is amended to read:

"803.530. (1) Registration plates assigned to a vehicle by the Department of Transportation shall remain with the vehicle to which the plates are assigned and are valid only during the registration period for which the plates are issued except as provided in [the following:] this section.

"(1) (2) The department may allow registration plates to be transferred to another vehicle if:

"(a) The department receives an application;

"(b) The applicant pays the plate transfer fee under ORS 803.575; and

"(c) The applicant complies with the registration qualifications described in ORS 803.350.

"(2) (3) The department shall transfer registration plates under this section if the applicant and the vehicle qualify for the plates and the plates are:

"(a) Legible and capable of being used for identification purposes; and

"(b) Any of the following:

"(A) From a current issue of registration plates;

"(B) Customized registration plates described under ORS 805.240;

"(C) Oregon Trail commemorative registration plates issued under section 113, chapter 741, Oregon Laws 1993;

"(D) Special registration plates issued under ORS 805.255, 805.260, 805.263, 805.266, 805.278 or 805.283;

"(E) Group registration plates issued under ORS 805.205;

"(F) Veterans' recognition registration plates issued under ORS 805.105;

"(G) Pacific Wonderland registration plates issued under section 2, chapter 823, Oregon Laws 2009; or

"(H) Registration plates issued through the special registration program under ORS 805.222.

"(3) (4) Notwithstanding ORS 803.400, when registration plates are transferred from one vehicle to another vehicle owned by the same person, the registration period represented by the plates also transfers with the plates. When registration plates are transferred from one vehicle to another vehicle not owned by the same person, the remaining registration period represented by the transferred plates ceases for both the vehicle receiving the transferred plates and the vehicle from which the plates were removed.

"(4) (5) The owner of a registered vehicle to which a plate is assigned may replace a registration plate. The following apply to this subsection:

"(a) To replace a plate under this subsection, the owner must apply to the department for replacement of the plate in a form prescribed by the department and pay the replacement plate fee established under ORS 803.575.

"(b) The department, in lieu of replacement, may issue duplicate plates for the same fee as charged for replacements.

"(c) The plates issued under this subsection are valid only for the period of the plates replaced.

"(5) (6) A county may replace a registration plate that is from a specially designed government series with a registration plate that is from a regular series. The following apply to this subsection:

"(a) To replace a plate under this subsection, the county must apply to the department for replacement of the plate in a form prescribed by the department and pay the replacement plate fee established under ORS 803.575.

"(b) The plates issued under this subsection are valid only for the period of the plates replaced.
“(6) This section does not apply to:

“(a) Special interest registration plates approved under ORS 805.210; or

“(b) Transfers under ORS 803.590.”

“(7) If the department retired the vehicle’s registration under ORS 819.030 because the vehicle is totaled or substantially altered, a person may apply under subsection (2) of this section to transfer the registration plates to another vehicle.

“(8) Subject to subsections (2) and (4) of this section, after the department authorizes the use of special interest plates under ORS 805.210, a person may apply to transfer the plates to either:

“(a) A vehicle that was previously determined by the department to qualify as a vehicle of special interest; or

“(b) A vehicle approved by the department as a vehicle of special interest at the time of application.

“(9) If a person described in subsection (8) of this section provides the department with only one special interest registration plate for transfer and the department’s vehicle records show the special interest registration plate belongs to a vehicle record with no owner matching an applicant, the applicant shall provide proof, as determined by the department by rule, that the plate is no longer used on the vehicle it is currently showing being registered to in the department’s vehicle records.”.