## House Bill 2337

Ordered printed by the Speaker pursuant to House Rule 12.00A (5). Presession filed (at the request of House Interim Committee on Agriculture, Natural Resources and Rural Communities)

## 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 as introduced.

Requires State Department of Fish and Wildlife to recommend rules to State Fish and Wildlife Commission regarding creation of pilot program that allows persons to use dogs to hunt or pursue cougars. Allows commission to adopt rules to create and implement pilot program. Requires persons to possess certain permits and tags to use dogs to hunt or pursue cougars. Allows county governing body to request inclusion in pilot program. Directs department to report to commission and Eightieth Legislative Assembly.

Sunsets January 2, 2020.

## A BILL FOR AN ACT

Relating to cougars; and providing for criminal sentence reduction that requires approval by a 2

two-thirds majority. 3

Be It Enacted by the People of the State of Oregon: 4

 $\mathbf{5}$ SECTION 1. Sections 2 to 4 of this 2011 Act are added to and made a part of ORS chapter 498. 6

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SECTION 2. (1) The State Department of Fish and Wildlife, after consultation with the 7 governing bodies of counties pursuant to section 3 of this 2011 Act, shall recommend rules 8 9 to the State Fish and Wildlife Commission regarding the creation of a pilot program for select cougar management zones in which one or more dogs may be used to hunt or pursue 10 11 cougars. The pilot program's primary goals are to reduce cougar conflicts and to assess cougar populations. 12

(2) The commission may by rule create a pilot program allowing persons to use one or 13 more dogs to hunt or pursue cougars, including but not limited to specifying hunting seasons 14 or pursuit seasons in the cougar management zones described in subsection (1) of this sec-15 16 tion.

17 (3) Any rules adopted by the commission to create a pilot program allowing for the hunting or pursuit of cougars using one or more dogs under this section must ensure that 18 all hunts and pursuits are: 19

20 (a) Designed to reduce cougar conflicts;

21 (b) Reflective of the most current cougar population data; and

22(c) Designed to generate data that are necessary for the department to satisfy the re-23porting requirements of section 4 of this 2011 Act.

(4) A person may not use one or more dogs to hunt or pursue cougars unless the person 24 is in possession of such valid permits and tags as the commission issues pursuant to sub-25 section (5) of this section. 26

27(5)(a) Subject to the requirements of paragraph (b) of this subsection, the commission shall establish by rule the terms and conditions of permits and tags for persons desiring to 28

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use one or more dogs to hunt or pursue cougars. 1 2 (b)(A) The annual fee for residents for a permit and tag may not exceed \$100. 3 (B) The annual fee for nonresidents for a permit and tag may not exceed \$300. (c) All moneys received by the commission under this subsection shall be paid into the 4 State Wildlife Fund established under ORS 496.300. 5 SECTION 3. A county governing body may request inclusion in the pilot program au-6 thorized by section 2 of this 2011 Act by: 7 (1) Adopting a resolution that requests inclusion in the pilot program described in section 8 9 2 of this 2011 Act; (2) Documenting the need to participate in the pilot program described in section 2 of this 10 2011 Act by identifying the extent of cougar conflicts in the categories of human safety, 11 livestock losses, pet depredations or big game population management objectives; and 12 (3) Demonstrating that existing cougar management actions or other existing wildlife 13 management tools have not been sufficient to manage cougars in that county. 14 15 SECTION 4. (1) After the culmination of any pilot program described in section 2 of this 162011 Act, the State Department of Fish and Wildlife shall report to the State Fish and Wildlife Commission and the Eightieth Legislative Assembly, providing: 17 18 (a) A summary of how the pilot program aided in the collection of data useful for making 19 future wildlife management decisions; and (b) A recommendation as to whether the pilot program would serve as a model for ef-20fective cougar management in the future. 2122(2) The report required by this section must be completed in collaboration with the counties that choose to participate in the pilot program pursuant to section 3 of this 2011 23Act. 2425SECTION 5. Sections 2 to 4 of this 2011 Act are repealed on January 2, 2020. 26