## House Bill 2508

Sponsored by Representative CLEM (Presession filed.)

## 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**.

Allows owner of land to receive liquidated damages in amount not to exceed \$1,000 in action in which owner establishes that owner closed land to specific activities and defendant entered upon land and engaged in prohibited activities without permission of owner.

1	A BILL FOR AN ACT
2	Relating to use of land; creating new provisions; and amending ORS 105.700.
3	Be It Enacted by the People of the State of Oregon:
4	SECTION 1. ORS 105.699 and 105.700 are added to and made a part of ORS 105.672 to
5	105.696.
6	SECTION 2. ORS 105.700 is amended to read:
7	105.700. (1) In addition to and not in lieu of any other damages that may be claimed, a plaintiff
8	[who is a landowner] that owns land shall receive liquidated damages in an amount not to exceed
9	\$1,000 in any action in which the plaintiff establishes that:
10	(a) The plaintiff closed the land of the plaintiff as provided in subsection (2) of this section,[;]
11	and
12	[(b)] the defendant entered and remained upon the land of the plaintiff without the permission
13	of the plaintiff[.]; or
14	(b) The plaintiff closed the land of the plaintiff to specific activities as provided in sub-
15	section (3) of this section, and the defendant entered upon the land of the plaintiff and en-
16	gaged in the prohibited activities without the permission of the plaintiff.
17	(2) [A landowner] The owner or an agent of the [landowner] owner may close the [privately
18	owned] land of the [landowner] owner by posting notice as follows:
19	(a) For land through which the public has no right of way, the [landowner] owner or agent must
20	place a notice at each outer gate and normal point of access to the land, including both sides of a
21	body of water that crosses the land wherever the body of water intersects an outer boundary line.
22	The notice must be placed on a post, structure or natural object in the form of a sign or a blaze
23	of paint. If a blaze of paint is used, it must consist of at least 50 square inches of fluorescent orange
24	paint, except that when metal fence posts are used, approximately the top six inches of the fence
25	post must be painted. If a sign is used, the sign:
26	(A) Must be no smaller than [eight] 8 inches in height and 11 inches in width;
27	(B) Must contain the words "Closed to Entry" or words to that effect in letters no less than one
28	inch in height; and
29	(C) Must display the name, business address and [phone] telephone number, if any, of the
30	[landowner] owner or agent of the [landowner] owner or agent.
31	(b) For land through which or along which the public has an unfenced right of way by means
	<b>NOTE:</b> Matter in <b>boldfaced</b> type in an amended section is new; matter [ <i>italic and bracketed</i> ] is existing law to be omitted. New sections are in <b>boldfaced</b> type.

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1 of a public road, the [landowner] **owner** or agent must place:

2 (A) A conspicuous sign no closer than 30 feet from the center line of the [roadway where it] 3 **public road where the public road** enters the land, containing words substantially similar to 4 "PRIVATE PROPERTY, NO TRESPASSING OFF ROAD NEXT \_\_\_\_\_ MILES"; or

5 (B) A sign or blaze of paint, as described in paragraph (a) of this subsection, no closer than 30 6 feet from the center line of the [roadway] **public road** at regular intervals of not less than one-7 fourth mile along the [roadway where it] **public road where the public road** borders the land, ex-8 cept that a blaze of paint may not be placed on posts where the public road enters the land.

9 (3) The owner or an agent of the owner may close the land of the owner to specific ac-10 tivities by posting notice as follows:

(a) For land through which the public has no right of way, the owner or the agent must place a conspicuous sign at each outer gate and normal point of access to the land, including both sides of a body of water that crosses the land wherever the body of water intersects an outer boundary line. The sign must be placed on a post, structure or natural object, must be no smaller than 8 inches in height and 11 inches in width, must clearly state the specific activities that are prohibited on the land in letters no less than one inch in height, and must display the name, business address and telephone number, if any, of the owner or agent.

18 (b) For land through which or along which the public has an unfenced right of way by means of a public road, the owner or the agent must place a conspicuous sign as described 19 in paragraph (a) of this subsection, no closer than 30 feet from the center line of the public 20road where the public road enters the land, that clearly states the specific activities that are 2122prohibited on the land, or must place a conspicuous sign as described in paragraph (a) of this 23subsection, no closer than 30 feet from the center line of the public road, at regular intervals of not less than one-fourth mile along the public road where the public road borders the land. 24 25[(3)] (4) [Nothing contained in this section prevents] The owner is not authorized by this sec-

tion to prevent emergency or law enforcement vehicles from entering upon the posted land.

[(4)] (5) An award of liquidated damages under this section is not subject to ORS 31.725, 31.730
or 31.735.

[(5)] (6) [Nothing in] This section [affects] does not affect any other remedy, civil or criminal,
 that may be available for a trespass described in this section.

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