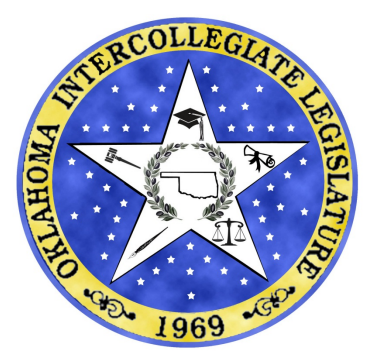
# Oklahoma Intercollegiate Legislature First Session of the Forty-Sixth Legislature



Spring 2014 Conference April 23<sup>rd</sup> – 27<sup>th</sup>, 2014 Oklahoma State Capitol

# **Jacob Daniel**

Governor

**Michael Merit** Lieutenant Governor

**Sean Baser** President Pro Tempore of the Senate **Victoria Jensen** Chief Justice of the Supreme Court

> **Rosina Albanese** Speaker of the House

### **Schedule of Events**

First Session of the Forty-Sixth Oklahoma Intercollegiate Legislature April 23-27, 2014

NOTE: Events in **RED** are for members who have entertainment passes.

#### Wednesday, April 23rd

3:00pm – 4:00pm	Delegation Check-In	Hyatt Conference Room
4:00pm – 5:00pm	Moot Court Contestant Meeting	TBA
5:00pm – 6:00pm	New Delegate Orientation	TBA
	Sophomore Strategy Meeting	
6:30pm – 8:00pm	Joint Session	Senate Assembly Room
9:30pm – 12:00 am	Candidate Forum	Hotel Conference Room
-		

Day of Service: Food Drive

**Moot Court Competition** 

House & Senate Committees

Lunch Break

**Governor's Roast** 

#### Thursday, April 24th

8:00am – 11:30am 11:30am – 1:00pm 1:00pm – 6:00pm 1:00pm – 6:00 pm 8:00pm – 11:00pm

#### Friday, April 25th

9:00am – 1:00pm 9:00am – 1:00pm 1:00pm – 2:00pm 2:00pm – 9:00pm 2:00pm – 9:00pm 9:30pm – ???

#### Saturday, April 26th

9:00am – 1:00pm 9:00am – 1:00pm 12:00pm – 1:30pm 1:00pm – 2:00pm 2:00pm – 9:00pm 9:30pm – 12:00am

#### Sunday, April 27th

9:00am – 3:30pm 3:30pm – 5:30pm 6:00pm General Session Moot Court Session Lunch Break General Session Moot Court Session Laser Tag

General Session Moot Court Session Five Star Luncheon Lunch Break General Session Movie Night with OIL

General Session Closing Joint Session Closing Dinner **Regional Food Bank** 

House & Senate Committee Rooms Committee Room (TBA) Renaissance Hotel Convention Center

House & Senate Chambers Committee Room (TBA)

House & Senate Chambers Committee Room (TBA) Laser Quest

House & Senate Chambers Committee Room (TBA) McNellie's Midtown OKC

House & Senate Chambers AMC Penn Square 10

House & Senate Chambers House Chamber TBA

## **Delegation Chairs**

First Session of the Forty-Sixth Oklahoma Intercollegiate Legislature

Cameron University East Central University Northeastern State University Oklahoma Panhandle State University Oklahoma State University Oral Roberts University Rogers State University Rose State College Southwestern Christian University Tulsa Community Colleges University of Central Oklahoma University of Oklahoma Kevin Stieb, C. Kennedy Carl Lewis, Talon Starkey Allison Moore, Johnny Aman Eva Dye Tucker Chaney, Jennifer Brock Tiffany Rogers Elizabeth Black Justin Scrimshire, Ryan Gately Holly Cox Andrew Steadley, Dave Short Aaron Wilder Meghan Gallagher, T. Herrian

# **Steering Committee**

First Session of the Forty-Sixth Oklahoma Intercollegiate Legislature

- Governor Lieutenant Governor President Pro Tempore of the Senate Deputy President Pro Tempore of the Senate Speaker of the House Speaker Pro Tempore of the House Attorney General Secretary of State Chief Justice Treasurer
- Jacob Daniel (OU) Michael Merit (OSU) Sean Baser (OSU) Baylee Butler (OSU) Rosina Albanese (ORU) Mitchell Bryant (OU) Ashley Chase (OSU) Nina Sichterman (OU) Victoria Jensen (ORU) Rachel Carlson (Cameron)

# **Office of the Governor**

First Session of the Forty-Sixth Oklahoma Intercollegiate Legislature

Chief of Staff Press Secretary Director of Budget & Finance Director of Fundraising Director of Recruitment Director of Technology Anna Facci (OSU) Amber Wright (OSU) Colten Kennedy (Cameron) Jacob Murphy (OPSU) Ceciley Thomason (RSU) Ryan Gately (RSC)

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### **Addresses:**

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1 2	Oklahoma Intercollegiate Legislature 1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)
3 4 5 6 7 8	Internal Bill No. ALU-001 Bryant (ALU) of the House Butler (ALU) of the Senate
9	AS INTRODUCED
10 11 12 13 14	An Act relating to delegates and delegations; amending Title Seven of the Oklahoma Intercollegiate Legislature Statutes; providing for short title; providing for codification; and providing for an effective date.
14 15 16	BE IT ENACTED BY THE OKLAHOMA INTERCOLLEGIATE LEGISLATURE:
10 17 18	SECTION 1. This Act shall be known as the ALU Clarification Act of 2014.
19 20 21	SECTION 2. AMENDATORY Title 7 of the Oklahoma Intercollegiate Legislature Statutes shall be amended to read as follows:
22 23	Chapter One Definitions <u>Members-at-large</u>
24 25 26 27 28 29 30 31 32 33	Section 100: Member-at-large status shall be granted to all members on the OIL. Steering Committee as defined in Title 2, Section 200 of the OIL. Statutes, <u>the Press Secretary as</u> <u>defined in Title 5, Section 610 of the OIL. Statutes, the Chief of Staff as defined in Title 5,</u> <u>Section 640 of the OIL. Statutes,</u> and to <u>all</u> Justices of the OIL. Supreme Court. Members-at- large must be students enrolled in a member institution. Members-at-large may allow their enrollment status to lapse for a period of no more than one (1) semester. <del>Members at large are</del> not required to be members of any Delegation, nor are they required to be chosen by any Delegation. A member-at large shall not be an officer of a member institution.
34 35 36 37	Section 101: A delegation shall mean the group of Oklahoma college students organized (from one Member Institution) that attend conferences of the Oklahoma Intercollegiate Legislature.
38 39 40 41	Section 101: Members-at-large shall not be voting members or officers of any delegation, but may attend the meetings of any delegation. Members-at-large may serve only an advisory role to any delegation.
42 43	A. The requirements set forth in Section 101 of this Chapter shall not apply to member institutions whose only delegates are members-at-large.
44 45 46	Section 102: Members-at-large must register for each session through the delegation of the member institution at which they are enrolled. Delegation chairs may not decline to register any

1	members-at-large enrolled at their member institution who wish to attend session and who
2	provide all necessary documentation and payment. With regard to any costs, charges, or fees
3	associated with attending session, members-at-large shall be charged no more than the rate paid
4	by other delegates attending session from the same member institution.
5	
6	A. Members-at-large allowing their enrollment status to lapse shall be registered with the
7	active delegation of the member institution with whom they were last affiliated.
8	
9	Section 103: Members-at-large shall not be counted towards a delegation's total membership
10	for the purpose of assessing the delegation fee or for the purpose of determining appropriate
11	representation in either legislative chamber, the moot court competition, or the journalism
12	competition.
13	Charter Two
14	Chapter Two Delegations
15	Delegates and Delegations
16	Section 102 200. A Definitioner
17	Section 102 200: -A. Definitions:
18 19	A "delegation" shall be defined as the group of Oklahoma college students organized
	<u>A. A "delegation" shall be defined as the group of Oklahoma college students organized</u> from one Member Institution that attend conferences of the Oklahoma Intercollegiate
20	Legislature.
21	Legislatule.
22 23	2B. A "delegation chair" shall be defined as the individual student recognized by a
23 24	member institution as an authoritative or responsible party for the delegation as a whole.
2 <del>4</del> 25	member institution as an autiontative of responsible party for the delegation as a whole.
25 26	1. <u>C.</u> A "delegate" shall be defined as anyone currently enrolled in six (6) hours of
20 27	undergraduate or three (3) hours of post-graduate classes at a member institution during the
28	semester in which OIL session falls.
29	
30	B. Section 201: Delegates, in their final graduating semester, shall be exempted from a
31	minimum enrollment requirement, but must be enrolled in at least one (1) course <u>at a member</u>
32	institution during the semester in which OIL session falls.
33	
34	C. Section 202: All delegates must be enrolled at their member institution at the start of
35	session. Proof of enrollment for delegates shall be held by their delegation chairs and be readily
36	available for review by members of the Board of Directors during session.
37	·
38	A. Members-at-large allowing their enrollment status to lapse shall submit a letter to the
39	Secretary of State indicating enrollment status in lieu of proof of enrollment.
40	
41	D. Section 203: All delegations are required to have a form of written approval from their
42	respective institution in order to attend session. Written approval shall consist of either a
43	purchase order or check from the institution or the written consent of an administrator from the
44	institution.
45	
46	E. Section 204: A delegate who is concurrently enrolled at two (2) or more member

- 1 institutions is required to submit written statements to the Secretary of State and the delegation
- 2 chair(s) of the delegation(s) with which they will not be attending, notifying them of the
- 3 delegate's decision.
- 4
- 5 F. Section 205: If any delegate is found to not be in good standing as determined by the
- 6 Board of Directors and the OIL Statutes, the Board of Directors shall be authorized as set forth in
- 7 Chapter Two of Title One of the OIL Statutes to bring proceedings to remove that delegate from8 session.
- 9
- 10 G. Section 206: Exceptions will be allowed for delegates enrolled in at least three (3) 11 credit hours at a member institution with the express written permission and approval of the
- credit hours at a member institution with the express written perinstitution, the delegation and the Board of Directors.
- 12
- 14 SECTION 3. This Act shall become effective following sine die adjournment of the 15 legislative session during which it was passed and approved.

1 2	Oklahoma Intercollegiate Legislature 1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)
3	
4	Internal Bill No. OSU-001 Yumul (OSU)
5	
6	AS INTRODUCED
7	
8	An act relating providing alternates for the Moot Court competition; providing
9	short title; providing for codification and providing an effective date.
10	
11	BE IT ENACTED BY THE STATE OF OKLAHOMA
12	
13	SECTION 1. This act shall be known as the "Moot Court Alternates" Act of 2014.
14	CECTION 2 NEW LAW A more costing of loss to be as difficating the Oblahama
15	SECTION 2. NEW LAW A new section of law to be codified in the Oklahoma Constitution to read as follows:
16 17	Constitution to read as follows:
17	Chapter Two
18 19	Supreme Court
20	Supreme Court
20	Section 203: Each delegation may bring up to one alternate to participate in the Moot
22	Court competition. Alternates are able to participate in the competition if and only if a respective
23	team member is unable to attend the competition. Alternates can only replace their respective
24	team member at the beginning of the competition before the first round commences. Alternates
25	are not allowed to replace a team member at any time after the first round for any reason
26	whatsoever. If any questions should arise with regards to alternate participation it shall be up to
27	the discretion of the Chief Justice of the Supreme Court whether that alternate is eligible to
28	compete.
29	-
30	SECTION 3. This act shall become effective 90 days after passage and approval.
31	

1 2	Oklahoma Intercollegiate Legislature 1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)
3	
4	Internal Bill No. ORU-001 Yoder (ORU)
5	
6	<u>AS INTRODUCED</u>
7	
8	An act relating to one minute speeches; providing short title; providing for
9	codification and providing an effective date.
10 11	BE IT ENACTED BY THE STATE OF OKLAHOMA
11	DE II ENACIED DI THE STATE OF UNLAHOMA
12	SECTION 1. This act shall be known as the "60 Seconds of Fame" Act of 2014.
14	She front i. This det shan be known as the too beconds of funite fret of 2014.
15	SECTION 2. AMENDED LAW:
16	
17	Title Nine
18	Miscellaneous
19	SECTION 100: A total of one hundred and five (105) eleven (111) points shall be allocated to
20	determine the winner of each session of OIL.
21	
22	A. The Executive Branch shall be allotted sixteen (16) total points and shall be allocated as
23	follows:
24	1. The Governor shall be allotted two (2) points to be awarded at his or her
25	discretion.
26	2. The Lt. Governor shall be allotted Eight (8) points. Two (2) points shall be
27	awarded at his or her discretion. The remainder of points shall be awarded in the following
28	i. The winner of the OIL can food drive shall receive three (3) points. The runner up
29 30	i. The winner of the OIL can food drive shall receive three (3) points. The runner up shall receive two (2) points, and the 2nd runner up shall receive one (1) point.
31	3. The Attorney General shall be allotted six (6) points. The remainder of points
32	shall be awarded in the following manner:
33	i. The winner of the Journalism Competition shall receive three (3) points. The
34	runner up shall receive two (2) points, and the 2nd runner up shall receive one (1) point.
35	
36	B. The House of Representatives shall be allotted forty-one (41) points and the Senate shall
37	each be allotted thirty-five (35) points. Two (2) discretionary points shall be awarded by the
38	Speaker of the House of Representatives and Two (2) discretionary points shall be awarded by
39	the President Pro-Tempore of the Senate. The remainder of points shall be awarded in the
40	following manner in each house:
41	1. For each of the following awards, Best Delegate, Best Freshman, and Best
42	Legislation, and Best One Minute Speech the winner shall receive three (3) points. The runner up shall receive three (1) points.
43	shall receive two (2) points, and the 2nd runner up shall receive one (1) point.
44 45	i. The best Legislation award shall be awarded to the author with the best piece of legislation heard in their respective house
43 46	ii. The best delegate award shall be awarded to the best overall delegate as defined by
тО	n. The best delegate award shan be awarded to the best overall delegate as defined by

1 their house. 2 iii. The best freshman award shall be awarded to the best overall freshman as 3 defined by their house. 4 iv. The best one minute speech shall be awarded to the delegate that gives the best 5 one minute speech in the House of Representatives. 6 The Outstanding Delegation Award shall be awarded as set forth by the rules of 2. 7 each body. Points shall be awarded as follows: 8 i. Seven (7) points shall be awarded for first place, five (5) points shall be awarded 9 for second place; and three (3) points shall be awarded for third place. 10 All ballots shall be given to the Secretary of State in a sealed envelope no later than two hours prior to the convening of the last joint session of the legislative session. 11 12 13 C. Court Competitors shall be allotted nineteen (19) points. Two (2) of the points shall be 14 awarded at the Chief Justice's discretion. The remainder of the points shall be awarded the 15 following manner: 16 For those Conferences in which only one division of Moot Court Competition is 1. 17 offered, the following shall apply 18 i. The winner of such competition shall receive six (6) points, the first runner-up 19 shall receive four (4) points, and the third runner-up shall receive two (2) points. 20 ii. At any such Conference the winner of the Best Test Case Competition shall 21 receive three (3) points, and the first runner-up shall receive two (2) points. 22 For those Conferences in which two divisions of Moot Court Competition are 2. 23 offered, the following shall apply: 24 i. The winner of each division of such competition shall receive three (3) points, the 25 first runner-up in each division shall receive two (2) points, and the second runner-up in each 26 division shall receive one (1) points. 27 ii. At any such Conference the winner of the Best Test Case Competition shall 28 receive three (3) points, and the first runner-up shall receive two (2) points. 29 Any points not distributed in accordance with parts 1 and 2 of this subsection due 3. 30 to an insufficient number of Court Competitors shall remain undistributed. Points accruing to Court Competitors shall not be divulged before the last joint 31 4. 32 session of the Legislative Session. 33 A record of all Court Competitors to whom points accrue under this section and 5. 34 the number of points so accrued shall be delivered in a sealed envelope to the Secretary of State 35 no later than two (2) hours prior to the convening of the last joint session of the legislative 36 session. 37 38 **D.** Discretionary Points Rules 39 1. Points may be awarded in honor of any individual or delegation. 40 2. No more than one (1) discretionary point may be given to any delegate out of any 41 single branch's allotment of points 42 3. Any discretionary points may not be divided further than one-half (1/2) of one (1)43 point. 44 Points must be awarded no later than the 12:00pm of the final day of session and 4. 45 shall not be divulged until the last joint session of the legislative session. Points awarded must be itemized, in a sealed envelope, and delivered to the 46 5.

- Secretary of State no later than (2) two hours prior to the convening of the last joint session of
   the legislative session.
- 6. Discretionary points to be awarded by each body within the Legislative Branch
  shall be divided evenly between the ranking and second ranking member elected within each
  body.
- E. The total amount of points accumulated by the top three (3) institutions shall be
  announced at the final joint session of the Legislative Session.
- G. The final tally shall be submitted to the Secretary of State for official filing and they will
  prepare a score sheet that shall be given to all delegation chairs.
- 13Section 3.This act shall become effective at the end of session of its passage and14approval.
- 15

1	Oklahoma Intercollegiate Legislature
2	$1^{st}$ Session of the 46 <sup>th</sup> Legislature (2014)
3	
4	Internal Bill No. RSC-001 Scrimshire (RSC)
5	of the Senate
6	
7	AS INTRODUCED
8	
9	An act relating to the recognition of delegates who have their legislation passed
10	by both chambers and signed into law by the Governor of O.I.L; providing for
11	short title; providing for codification; and providing for an effective date.
12	
13	BE IT ENACTED BY THE OKLAHOMA INTERCOLLEGIATE LEGISLATURE
14	
15	SECTION 1. This act shall be known as the "Worthy to Be Recognized Act of 2014".
16	
17	SECTION 2. NEW LAW A new section of law to be codified in the Oklahoma
18	Intercollegiate Legislature Statutes as Title Nine, Miscellaneous, Section 600, reads as follows:
19	
20	Section 600: A citation of proclamation shall be given to each delegate who has their
21	legislation passed by both chambers and signed into law by the Governor of O.I.L. Each citation
22	will be made from the same template, personalized to include the name of the author and the title
23	of the legislation. These citations will be signed by the Governor, President Pro Tempore, and
24	Speaker of the House of O.I.L. These citations will be made ready to hand out during the closing
25	joint session ceremonies.
26	
27	SECTION 3. This act shall become effective 90 days after passage and approval.
28	

1	Oklahoma Intercollegiate Legislature
2 3	$1^{st}$ Session of the 46 <sup>th</sup> Legislature (2014)
3	
4	Senate Bill No. CU-001Stieb (CU)
5	
6	AS INTRODUCED
7	
8	An act relating to protection of genetic information of individuals; providing short
9	title; providing for definitions; providing for codification and providing an
10	effective date.
11	
12	BE IT ENACTED BY THE STATE OF OKLAHOMA
13	
14	Section 1. This act shall be known as the "Protect Our Privacy" Act of 2014.
15	
16	Section 2. DEFINITIONS
17	
18	A. "Genetic information" means any information derived from genetic testing carried out for
19	medical, informative, or preventative reasons;
20	B. "Life Insurance" means any form of insurance purchased under the pretense that the
21	individual's beneficiary will receive money upon the death of the purchase;
22	C. "Disability Insurance" means any form of insurance purchased under the pretense that the
23	individual or the beneficiary will receive compensation if and when the individual becomes
24	disabled;
25	D. "Long-term-care Insurance" means any form of insurance purchased under the pretense
26	that the individual or beneficiary will receive compensation if and when the individual requires
27	care that extends past a predetermined period.
28	
29	Section 3. NEW LAW A new section of law to be codified in the Oklahoma
30	Statues to read as follows:
31	
32	A. Any information gathered from genetic testing is considered privileged, private
33 24	information.
34 25	B. No insurance provider, employer, or any other entity can require or request an individual
35 26	to submit to genetic testing as a requirement for approval of any type of life, disability, or long- term care insurance.
36 37	
37 38	Section 4. This act shall become effective 90 days after passage and approval.
38 39	Section 4. This act shall become effective 50 days after passage and approval.
51	

1 2	Oklahoma Intercollegiate Legislature 1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)
23	1 Session of the 40 Legislature (2014)
4 5	Senate Bill No. ECU-001 Lewis (ECU)
5 6	AS INTRODUCED
7	
8 9 10	An act relating to the prevention of discrimination in the workplace; providing short title; providing for definition; amending 25 O.S.2011, § 1302; declaring an emergency and providing an effective date.
11	
12	BE IT ENACTED BY THE STATE OF OKLAHOMA
13 14	Section 1. This act shall be known as the "Oklahoma Employment Non-
14 15	Discrimination" Act of 2014.
16	
17	Section 2. DEFINITIONS
18	
19	A. <u>Sexual Orientation</u> : As used in Section 1302 of this title "sexual orientation" means a
20	person's actual or perceived heterosexuality, homosexuality, bisexuality, asexuality or gender
21 22	identity or expression.
22	Section 3. AMENDATORY 25 O.S.2011, § 1302 - Employers - Discriminatory
24	Practices is hereby amended as follows:
25	
26	"A. It is a discriminatory practice for an employer:
27	
28 29	1. To fail or refuse to hire, to discharge, or otherwise to discriminate against an individual with respect to compensation or the terms, conditions, privileges or responsibilities of
29 30	employment, because of race, color, religion, sex, national origin, age, <u>sexual orientation</u> , genetic
31	information or disability, unless the employer can demonstrate that accommodation for the
32	disability would impose an undue hardship on the operation of the business of such employer; or
33	
34	2. To limit, segregate, or classify an employee or applicant for employment in a way
35	which would deprive or tend to deprive an individual of employment opportunities or otherwise
36	adversely affect the status of an employee, because of race, color, religion, sex, national origin,
37	age, <u>sexual orientation</u> , genetic information or disability, unless the employer can demonstrate
38 39	that accommodation for the disability would impose an undue hardship on the operation of the business of such employer.
40	business of such employer.
41	B. This section does not apply to the employment of an individual by his or her parents,
42	spouse, or child or to employment in the domestic service of the employer."
43	
44	Section 4. It being immediately necessary to protect the rights of individuals so
45	situated as to be discriminated against on these grounds, an emergency is hereby declared to
46	exist, by reason whereof this act shall become effective immediately upon passage and approval.

1	Oklahoma Intercollegiate Legislature
2	1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)
3	
4	Senate Bill No. ECU-002 Lewis (ECU)
5	of the Senate
6	Starkey (ECU)
7	of the House
8	
9	AS INTRODUCED
10	
11	An Act relating to veteran educational awards in the state of Oklahoma; providing
12	short title; providing for definitions; providing for codification; declaring an
13	emergency and providing an effective date.
14	
15	BE IT ENACTED BY THE STATE OF OKLAHOMA
16	
17	Section 1. This act shall be known as the "Veterans First" Act of 2014.
18	
19	Section 2. DEFINITIONS
20	
21	A. Veteran: The term "veteran" means a person who served in the active military, naval, or
22	air service, and who was discharged or released therefrom under conditions other than
23	dishonorable.
24	B. First Available Funds: The term "first available funds" means all monies received by an
25	educational institution, remunerated on behalf of a veteran by the federal government, for the
26	payment of any debts accrued by the veteran at the institution, immediately upon receipt thereof.
27	
28	Section 3. NEW LAW A new section of law to be codified in the Oklahoma
29	Statutes to read as follows:
30	
31	At every institution of higher learning in Oklahoma, which receives money directly from
32	the federal government or Oklahoma Department of Veteran Affairs, on behalf of a student
33	veteran, such funds are to be applied, and made available to the student veteran's account
34	immediately upon receipt by the institution.
35	
36	Section 4. It being immediately necessary to protect the welfare of veterans and their
37	dependents so situated as to be disadvantaged by the absence of such legislation, an emergency is
38	hereby declared to exist, by reason whereof this act shall become effective immediately upon
39	passage and approval.

1 2	Oklahoma Intercollegiate Legislature 1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)
3 4	Senate Bill No. ECU-003 Girdley (ECU)
5	
6	AS INTRODUCED
7	
8	An act relating to the use of tobacco products in a household where children are
9	present; providing short title; providing for exception; providing for penalty;
10	providing for codification; and providing an effective date.
11	
12	BE IT ENACTED BY THE STATE OF OKLAHOMA
13 14	Section 1. This act shall be known as the "Cleaning House" Act of 2014.
14	Section 1. This act shall be known as the Cleaning House Act of 2014.
16	Section 2. NEW LAW A new section of law to be codified in the Oklahoma
17	Statutes to read as follows:
18	
19	The act of smoking tobacco products within a home that contains minors will be banned.
20	In order for smoking to be allowed within a home, all occupants must be over 18 years of age.
21	Any person(s) found smoking tobacco products in a home with a minor would be subject to a
22	fine of one hundred and twenty-five dollars (\$125).
23	
24	Section 3. This act shall become effective 30 days after passage and approval.

1 2	Oklahoma Intercollegiate Legislature 1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)
3 4	Senate Bill No. ECU-004 Girdley (ECU)
5	
6	<u>AS INTRODUCED</u>
7	A most maleting to a description and siding the statistic manifiling for definitions.
8 9	An act relating to education; providing short title; providing for definitions;
9 10	providing for codification; and providing an effective date.
10	BE IT ENACTED BY THE STATE OF OKLAHOMA
12	
13	Section 1. This act shall be known as the "In The Know" Act of 2014.
14	
15	Section 2. NEW LAW A new section of law to be codified in the Oklahoma
16	Statutes to read as follows:
17	
18	Each high school will require students from the 9 <sup>th</sup> through 12 <sup>th</sup> grade to participate in a
19	class that has a specific time allotment for the students to discuss current events relevant to the
20	state and country.
21	This section will be used a starting them 15 minutes and used are such as 20 minutes. The
22 23	This session will be no shorter than 15 minutes and no longer than 20 minutes. The teacher will be required to provide relevant information and promote stimulating conversation
23 24	between the students.
2 <del>4</del> 25	between the students.
26	Section 3. This act shall become effective 90 days after passage and approval.

1	Oklahoma Intercollegiate Legislature
2 3	1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)
3 4	Senate Bill No. NSU-001 Aman (NSU)
5	
6	<u>AS INTRODUCED</u>
7	
8	An act relating to licenses; providing short title; providing for codification and
9	providing an effective date.
10	
11	BE IT ENACTED BY THE STATE OF OKLAHOMA
12	
13	Section 1. This act shall be known as the "All in One" Act of 2014.
14	
15	Section 2. NEW LAW A new section of law to be codified in the Oklahoma
16	Statues to read as follows:
17	"One state issued identification could shall some as and an more of the following:
18	"One state issued identification card shall serve as one and or more of the following:
19 20	driver license, hunting license, personal identification, and fishing license. Hunting and fishing
20	endorsements shall be shown on the back with the separate images of a gun and fishing rod.
21 22	Section 3. No price increase shall occur due to passage of this legislation and
23	appropriate moneys shall continue to go to previously determined allotted funds.
23 24	appropriate moneys shan continue to go to previously determined unoted rands.
25	Section 4. This act shall become effective 90 days after passage and approval.

1	Oklahoma Intercollegiate Legislature
2	$1^{st}$ Session of the $46^{th}$ Legislature (2014)
3	
4	Senate Bill No. NSU-002 Aman (NSU)
5	
6	<u>AS INTRODUCED</u>
7	
8	An act relating to prison surgeries; providing short title; providing definitions;
9	providing for codification and providing an effective date.
10	
11	BE IT ENACTED BY THE STATE OF OKLAHOMA
12	
13	Section 1. This act shall be known as the "Let Me be Me" Act of 2014.
14	
15	Section 2. NEW LAW A new section of law to be codified in the Oklahoma
16	Statues to read as follows:
17	
18	"All Oklahoma inmates shall be allowed to undergo, if they wish, sex reassignment
19	surgery at the cost of the inmate and/or their family if they meet the current standards for such
20	surgery. Those inmates who do undergo such surgery shall remain in their current containment
21	facility, but may be moved to different blocks to protect their safety."
22	
23	Section 3. DEFINITIONS
24	
25	Inmate is a person who has been confined to an institute that is either state ran or funded.
26	
27	Sex re-assignment surgery is the changing of a person's physical gender from one sex to the
28	opposite.
29	
30	Section 4. This act shall become effective 90 days after passage and approval.
31	

1	Oklahoma Intercollegiate Legislature
2 3	1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)
4	Senate Bill No. NSU-003 Simmons (NSU)
5	Skalusevic (NSU)
6	
7	AS INTRODUCED
8	
9	An act relating to caffeinated products at state educational institutions; providing
10	short title; providing definitions; providing for codification and providing an
11	effective date.
12	
13	BE IT ENACTED BY THE STATE OF OKLAHOMA
14	
15	Section 1. This act shall be known as the "Caffeine" Act of 2014.
16	Section 1. This act shall be known as the Cartenic Act of 2014.
10	Section 2. DEFINITIONS
17	Section 2. DEFINITIONS
18 19	(A) Coffeiner a substance that is found consciolly in soffee and tes that makes you feel more
	A) Caffeine: a substance that is found especially in coffee and tea that makes you feel more
20	awake; used medically as a stimulant of the central nervous system
21	
22	B) State system: the Oklahoma State System of Higher education referred to in Section 1,
23	Article XIII-A, Oklahoma Constitution.
24	
25	C) State educational institution: Any institution supported wholly or in part by direct
26	legislative appropriations and offering course of education of any kind beyond or in addition to
27	the twelfth grade, or its equivalent, as such grade is generally understood and accepted in the
28	public school system of Oklahoma, whether called a university, college, junior college, school or
29	academy
30	
31	Section 3. NEW LAW A new section of law to be codified in the Oklahoma
32	Statues to read as follows:
33	
34	A. All state educational institutions which are part of the state system shall be required to
35	provide caffeinated products, in liquid form, to each and every student enrolled, whether full-
36	time or part time, free of charge.
37	
38	B. Caffeinated products include but are not limited to: Coffee, tea, Red Bull, Jolt, Surge,
39	Red Flash, carbonated drinks, Monster, Nos, 5-Hour Energy, Full Throttle, Amp, Rockstar,
40	Bawls,
41	
42	Section 4. This act shall become effective 90 days after passage and approval.
43	seedon 1. This det shan become encenve 90 days after passage and approval.
Ъ	

1 2 3	Oklahoma Intercollegiate Legislature 1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)				
4	Senate Bill No. NSU-004 Simmo				Simmons (NSU)
5 6 7			AS INTRODUC	ED	
7 8 9	An act relating to schools; providing short title; amending Title 70 O.S. 2013, Section 18-114.14; and providing an effective date.				
10 11 12	BE IT ENAC	CTED BY THE PEOP	PLE OF THE STATE	OF OKLAHOMA	
12 13 14	Sectio	on 1. This act sha	ll be known as the "Ir	ncreasing Teachers'	Pay Act of 2014."
15 16	Section read as follow		TORY. Title 70 O.	S. 2013, Section 18	-114.13 is amended to
17 18	-	-	015 school year, teach	-	
19 20	schedule:	in salary and/or tring	e benefits not less tha	n the amounts speci	fied in the following
21 22 23		MI	NIMUM SALARY SO	CHEDULE	
23 24			National		
25	Years of	Bachelor's	Board	Master's	Doctor's
26	Experience	Degree	Certification	Degree	Degree
27	0	<del>\$31,600 <u>\$38,064</u></del>	<del>\$32,600 <u>\$</u>39,064</del>	<del>\$32,800 <u>\$</u>39,264</del>	<del>\$34,000 <u></u>\$40,464</del>
28	1	<del>\$31,975_<u>\$</u>38,439</del>	<del>\$32,975_<u>\$</u>39,439</del>	<del>\$33,175-<u>\$</u>39,649</del>	<del>\$34,375_<u>\$40,839</u></del>
29	2	<del>\$32,350 <u>\$</u>38,814</del>	<del>\$33,350</del> <u>\$39,814</u>	<del>\$33,550</del> - <u>\$40,014</u>	<del>\$34,750</del> <u>\$41,214</u>
30	3	<del>\$32,725</del>	<del>\$33,725_<u>\$</u>40,189</del>	<del>\$33,925 <u>\$</u>40,389</del>	<del>\$35,125</del>
31	4	<del>\$33,100 <u>\$</u>39,564</del>	<del>\$34,100</del>	<del>\$34,300 <u>\$40,764</u></del>	<del>\$35,500</del>
32	5	<del>\$33,500</del>	<del>\$34,500</del>	<del>\$34,700</del> <u>\$41,164</u>	<del>\$35,900 <u>\$42,364</u></del>
33	6	<del>\$33,900</del>	<del>\$34,900</del>	\$ <del>35,100-<u>\$</u>41,564</del>	<del>\$36,300</del>
34	7	<del>\$34,300</del>	<del>\$35,300</del> <u>\$41,764</u>	<del>\$35,500</del> <u>\$41,964</u>	<del>\$36,700</del> <u>\$43,164</u>
35	8	<del>\$34,700</del>	<del>\$35,700</del> <u>\$42,164</u>	<del>\$35,900</del> <u>\$42,364</u>	<del>\$37,100</del>
36	9	<del>\$35,100</del>	<del>\$36,100</del>	<del>\$36,300</del> <u>\$42,764</u>	<del>\$37,500</del>
37	10	<del>\$35,950</del> <u>\$42,414</u>	<del>\$36,950</del>	<del>\$37,575</del> <u>\$44,039</u>	<del>\$39,625</del>
38	11	<del>\$36,375</del>	<del>\$37,375</del> <u>\$43,839</u>	<del>\$38,000</del> <u>\$44,464</u>	<del>\$40,050</del>
39	12	<del>\$36,800</del> <u>\$43,264</u>	<del>\$37,800</del> <u>\$44,264</u>	<del>\$38,425</del> <u>\$44,889</u>	<del>\$40,475</del>
40	13	<del>\$37,225</del>	<del>\$38,225</del>	<del>\$38,850</del> <u>\$45,314</u>	<del>\$40,900</del>
41	14	<del>\$37,650</del> <u>\$44,114</u>	<del>\$38,650</del> <u>\$45,114</u>	<del>\$39,275</del> <u>\$45,739</u>	<del>\$41,325</del>
42	15	<del>\$38,075</del> <u>\$44,539</u>	<del>\$39,075</del> <u>\$45,539</u>		<del>\$41,750</del>
43	16	<del>\$38,500</del> <u>\$44,964</u>	<del>\$39,500</del>		<del>\$42,175</del>
44	17	<del>\$38,925</del> <u>\$45,389</u>	<del>\$39,925</del> <u>\$46,389</u>		<del>\$42,600</del> <u>\$49,064</u>
45	18	<del>\$39,350</del> <u>\$45,814</u>	<del>\$40,350</del>		<del>\$43,025</del>
46	19	<del>\$39,775</del> <u>\$46,239</u>	<del>\$40,775</del> <u>\$47,239</u>	<del>\$41,400</del>	<del>\$43,450</del>

1	20	<del>\$40,200</del>	<del>\$41,200</del>	<del>\$41,825</del>	<del>\$43,875</del>
2	21	<del>\$40,625</del> <u>\$47,089</u>	<del>\$41,625</del> <u>\$48,089</u>	<del>\$42,250</del> <u>\$48,714</u>	<del>\$44,300</del> <u>\$50,764</u>
3	22	<del>\$41,050</del> \$47,514	<del>\$42,050</del> <u>\$48,514</u>	<del>\$42,675</del> \$49,139	<del>\$44,725</del> <del>\$51,189</del>
4	23	<del>\$41,475</del> \$47,939	<del>\$42,475</del> \$48,939		<del>\$45,150</del> <u>\$51,614</u>
5	24	<u>\$41,900</u> <u>\$48,364</u>	<del>\$42,900</del> <u>\$49,364</u>		<del>\$45,575</del> <u>\$52,039</u>
6	25	<del>\$42,325</del> \$48,789	<del>\$43,325</del> <u>\$49,789</u>	<del>\$43,950</del> <u>\$50,414</u>	
7		· , <u> </u>	· · · · · · · · · · · · · · · · · · ·	· , <u> </u>	· , <u> </u>
8		Master's Deg	ree +		
9	Years of	National Boar			
10	Experience	Certification			
11	1				
12	0	<del>\$33,800-</del> \$40,2	264		
13	1	<del>\$34,175</del> \$40,0			
14	2	<del>\$34,550</del> \$41,0			
15	3	<del>\$34,925 <u></u>\$41,3</del>			
16	4	<del>\$35,300</del> <u>\$41,</u>			
17	5	<del>\$35,700</del> <u>\$42,</u>	164		
18	6	<del>\$36,100</del> <u>\$42,</u> 5	564		
19	7	<del>\$36,500</del> <u>\$42,9</u>	964		
20	8	<del>\$36,900</del> <u>\$43,3</u>	364		
21	9	<del>\$37,300</del>	764		
22	10	<del>\$38,575</del> <u>\$45,0</u>	039		
23	11	<del>\$39,000</del> <u>\$45,</u> 4	464		
24	12	<del>\$39,425</del> <u>\$45,8</u>	889		
25	13	<del>\$39,850</del> <u>\$46,3</u>	<u>314</u>		
26	14	<del>\$40,275</del>	<u>739</u>		
27	15	<del>\$40,700</del> <u>\$47,</u>	<u>164</u>		
28	16	<del>\$41,125</del>	<u>589</u>		
29	17	<del>\$41,550_</del> \$48,0	014		
30	18	<del>\$41,975_</del> \$48,4	<u>439</u>		
31	19	<del>\$42,400 <u>\$</u>48,8</del>	<u>864</u>		
32	20	<del>\$42,825_</del> <u>\$49,2</u>			
33	21	<del>\$43,250 <u></u>\$49,</del> 7	714		
34	22	<del>\$43,675_</del> <u>\$50,</u>	<u>139</u>		
35	23	<del>\$44,100 <u></u>\$50,</del>	<u>564</u>		
36	24	<del>\$44,525_</del> \$50,9			
37	25	<del>\$44,950 <u></u>\$51,</del> 4	<u>414</u>		
38					

B. When determining the Minimum Salary Schedule, "fringe benefits" shall mean all or part
of retirement benefits, excluding the contributions made pursuant to subsection A of Section 17108.1 of Title 70 of the Oklahoma Statutes and the flexible benefit allowance pursuant to Section
26-105 of Title 70 of the Oklahoma Statutes from the flexible benefit allowance funds disbursed
by the State Board of Education and the State Board of Career and Technology Education
pursuant to Section 26-104 of Title 70 of the Oklahoma Statutes.

- 1 C. Any of the degrees referred to in this section shall be from a college recognized by the 2 State Board of Education. The State Board of Education shall accept teaching experience from 3 out-of-state school districts that are accredited by the state board of education or appropriate state 4 accrediting agency for the districts.
- D. For the purpose of state salary increments and retirement, no teacher shall be granted
  credit for more than five (5) years of active duty in the military service or out-of- state teaching
  experience as a certified teacher or its equivalent. Nothing in this section shall prohibit boards of
  education from crediting more years of experience on district salary schedules than those
  allowed for state purposes.
- E. The State Board of Education shall recognize, for purposes of certification and salaryincrements, all the years of experience of a:
- Certified teacher who teaches in the educational program of the Department of
   Corrections, beginning with fiscal year 1981;
- Vocational rehabilitation counselor under the Department of Human Services if
   the counselor was employed as a certified teacher by the State Department of Education when
   the Division of Vocational Rehabilitation was transferred from the State Board of Career and
   Technology Education or the State Board of Education to the Oklahoma Public Welfare
   Commission on July 1, 1968;
- 3. Vocational rehabilitation counselor which were completed while employed by the
  Department of Human Services if such counselor was certified as a teacher or was eligible for
  certification as a teacher in Oklahoma;
- 4. Certified teacher which were completed while employed by the Department of
  Human Services Child Study Center at University Hospital, if the teacher was certified as a
  teacher in Oklahoma; and
- 5. Certified school psychologist or psychometrist which were completed while employed as a doctoral intern, psychological assistant, or psychologist with any agency of the State of Oklahoma if the experience primarily involved work with persons of school- or preschool-age and if the person was, at the time the experience was acquired, certified as, or eligible for certification as, a school psychologist or psychometrist.
- F. The provisions of this section shall not apply to teachers who have entered into
   postretirement employment with a public school in Oklahoma and are still receiving a monthly
   retirement benefit.
- 41 42

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23

31

Section 3. This act shall become effective July 1, 2014.

1	Oklahoma Intercollegiate Legislature $1^{\text{st}}$ Second of the $46^{\text{th}}$ Legislature (2014)
2 3	1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)
4 5 6 7	House Bill No. NSU-005 Moore (NSU) of the House Burris (NSU) of the Senate
8	
9 10	<u>AS INTRODUCED</u>
11 12	An act relating to Americans with Disabilities Act Compliance; providing short title; providing codification; providing definitions; and providing an effective date.
13 14 15	BE IT ENACTED BY THE STATE OF OKLAHOMA
15 16 17	Section 1. This act shall be known as the "The Ramp Grant" Act of 2014.
18 19 20	Section 2. NEW LAW a new law to be codified in the Oklahoma Statutes to read as follows:
21 22 23 24 25	A tax of one and half (1.5) percent shall be imposed on items deemed to be luxury items. The revenue from this tax shall be used for the creation of a grant that will be used to assist Oklahoma small businesses, public schools, and churches in the process of becoming compliant with the Americans with Disabilities Act (ADA).
26 27 28	The Oklahoma Department of Commerce shall be responsible for the overseeing and awarding of the Ramp Grant
20 29 30	Section 3. DEFINITIONS
31 32 33	Luxury Item Tax shall be defined as a tax on recreational vehicles, watercraft, and other items that exceed 1000 dollars.
34 35 36	Small Business shall be defined in compliance with the Small Business Administration's definition of a small business.
30 37 38	Public school shall be defined as any school primary, secondary, or higher education.
39 40	Section 4. This act shall take effect 90 days after passage and approval.

1	Oklahoma Intercollegiate Legislature
2	1st Session of the 46 <sup>th</sup> Legislature (2014)
3	
4	Senate Bill No. NSU-006 Burris (NSU)
5	King (NSU)
6	
7 8	<u>AS INTRODUCED</u>
o 9	An act relating to; providing short title; providing for codification; providing for
10	definitions; providing an effective date and providing for emergency.
11	
12	BE IT ENACTED BY THE STATE OF OKLAHOMA
13	
14	Section 1. This act shall be known as the "Pearl Pearson's" Act of 2014.
15	
16	Section 2. NEW LAW A new section of law to be codified in the Oklahoma
17	Statues to read as follows:
18	The officer of the state of CLEET (mining shall take a section of section 1 American
19	The officers going through CLEET training shall take a session of survival American
20 21	Sign Language (ASL) and pass competency test. The session and test shall be administrated from
21 22	a nationally accredited ASL interpreter.
22 23	Section 3. DEFINITIONS
23 24	Section 5. DEFINITIONS
2 <del>4</del> 25	CLEET training shall be defined as the state of Oklahoma defines it.
25 26	CLEET training shall be defined as the state of Oktanonia defines it.
20 27	Survival ASL shall be defined as minimum beginner ASL in order to communicate with the Deaf
28	and hard of hearing.
29	
30	Competency test shall be defined as a test of two parts; part one being an identifying ASL part;
31	and part two shall be a performing ASL part. Must get a 75 percent accuracy score.
32	
33	Section 4. It being immediately necessary for the preservation of the public peace,
34	health and safety, an emergency is hereby declared to exist, by reason whereof this act shall take
35	effect and be in full force from and after its passage and approval.
36	
37	Section 5. This act shall take effect 90 days after passage and approval.

1			homa Intercollegiate Legis	
2		1 <sup>st</sup> Sess	sion of the 46 <sup>th</sup> Legislature	e (2014)
3				
4	Senate Bill No. OPS	SU-001		Brown-Jutras (OPSU)
5				
6			AS INTRODUCED	
7				
8		0 1		homa; providing short title;
9	-	•		cation; providing for nullification;
10	and p	providing an eff	ective date.	
11				
12	BE IT ENACTED E	BY THE STAT	E OF OKLAHOMA	
13				
14	Section 1.	This act shall	be known as the "Hooke	rs for Hooker" Act of 2014.
15				
16	Section 2.	DEFINITION	NS	
17	Ducation the act	an musation of a		
18	Prostitution: the act	or practice of e	ngaging in sexual intercou	urse for money.
19 20	Section 3.	NEW LAW	A now continue of law to	be codified in the Oklahoma
20	Statutes to read as fo		A new section of faw to	be counted in the Oktanonia
21	Statutes to read as It	bilows.		
22 23	Prostitution	shall be legal w	ithin the city limits of Ho	oker Oklahoma
23 24	TIOSULULION	shall be legal w	fullin the city mints of 110	okei, Okianoina.
25	Section 4.	Any law in c	onflict with this act is her	eby null and void in Hooker,
25 26	Oklahoma.	Any law me	oninet with this det is here	eby hun and void in Hooker,
20 27	Okianoma.			
28	Section 5.	This act shall	l become effective 90 day	s after passage and approval.
20	Beetion 5.	ins act shan	i seconic chicenve 90 day	s and pussage and approval.

1	Oklahoma Intercollegiate Legislature
2 3	1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)
4	Senate Bill No. OPSU-002Dye (OPSU)
5	
6	<u>AS INTRODUCED</u>
7	An est selection to establishing the Communent Isitistics for Neelected Cineses?
8	An act relating to establishing the Government Initiative for Neglected Gingers'
9	Encouragement and Revitalization (G.I.N.G.E.R.) program; providing short title;
10 11	providing for definitions; providing for codification; providing for penalties; and
11	declaring an emergency.
12	BE IT ENACTED BY THE STATE OF OKLAHOMA
13 14	DE II ENACIED DI IIIE STATE OF OKLAHOMA
14	Section 1. This act shall be known as the "G.I.N.G.E.R" Act of 2014.
16	Section 1. This act shall be known as the O.I.IV.O.L.K Act of 2014.
17	Section 2. DEFINITIONS
18	
19	C. Ginger: an individual with pale skin, freckles, and a natural scalp hair color of red,
20	ginger, strawberry blond, copper, or auburn.
21	D. Declaration of gingerhood: a signed statement from a licensed physician affirming that an
22	individual is a ginger.
23	E. Ginger identification number: a unique eight (8) digit number assigned to each registered
24	ginger for identification purposes.
25	F. Ginger identification card: an official government identification card which includes
26	name, date of birth, social security number, and ginger identification number.
27	
28	Section 3. NEW LAW A new section of law to be codified in the Oklahoma
29	Statutes to read as follows:
30	
31	A. The Government Initiative for Neglected Gingers' Encouragement and Revitalization
32	(G.I.N.G.E.R.) program shall be established to administer and regulate ginger benefits and ginger
33	public awareness in the state.
34 25	B. The G.I.N.G.E.R. program shall award the following benefits to eligible gingers upon
35 26	a. Scholarship for complete payment of tuition, fees, and university housing at any
36 37	a. Scholarship for complete payment of tuition, fees, and university housing at any Oklahoma higher educational institution.
38	b. Grant of two thousand dollars (\$2000) for new resident expenses after newly
39	obtaining residency status in Oklahoma.
40	c. Grant of five hundred dollars (\$500) for annual sunscreen expenses.
41	C. Benefit eligibility requires a ginger identification number. This number is acquired by the
42	following steps:
43	a. The individual must be evaluated by a licensed physician.
44	b. If the physician determines the individual to be a ginger, the physician may issue
45	a declaration of gingerhood.
46	c. The individual must then submit an application for ginger identification. The

1	application must include declaration of gingerhood, social security card, and photo identification.
2	d. If the application is satisfactory, a ginger identification card is issued to the
3	applicant.
4	D. The G.I.N.G.E.R. program shall require the following public awareness initiatives:
5	a. All Oklahoma educational institutions receiving state funds must observe "Ginger
6	History Month" during the month of April.
7	b. All Oklahoma educational institutions receiving state funds must observe "Hug a
8	Ginger Day" on the twentieth (20 <sup>th</sup> ) day of November.
9	c. The city of Oklahoma City must host a "Ginger Pride" parade on the first $(1^{st})$
10	weekend of September.
11	
12	Section 4. PENALTIES
13	
14	Any individual or entity, public or private, found in violation of this act shall be
15	punishable at the discretion of Chuck Norris.
16	
17	Section 5. It being immediately necessary for the preservation of the public peace,
18	health and safety, an emergency is hereby declared to exist, by reason whereof this act shall take
19	effect and be in full force from and after its passage and approval.

1	Oklahoma Intercollegiate Legislature
2 3	1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)
4 5	Senate Bill No. OPSU-003Murphy (OPSU) Thomason (RSU)
6 7	AS INTRODUCED
8	
9 10 11	An act relating to the Oklahoma Higher Learning Access Program; providing short title; amending Title 70 O.S. 2605; and providing an effective date
12 13	BE IT ENACTED BY THE STATE OF OKLAHOMA
14 15 16	Section 1. This act shall be known as the "Fair Access for Higher Learning" Act of 2014.
10 17 18	Section 2. AMENDATORY 70 O.S. 2605 is amended to read as follows:
19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34	D. Except as otherwise provided for in subsection E of this section and except for students who qualify pursuant to subsection B of Section 2603 of this title, a student shall not be found to be in financial need for purposes of the Oklahoma Higher Learning Access Program if: <ol> <li>At the time the student applies for participation in the Program during the eighth, ninth or tenth grade for students enrolled in a public or private school, or between the ages of thirteen (13) and fifteen (15), for students who are educated by other means, the income from taxable and nontaxable sources of the student's parent(s) exceeds Fifty Thousand Dollars (\$50,000.00) Sixty Thousand Dollars (\$60,000) per year; and</li> <li>At the time the student begins postsecondary education and prior to receiving any Oklahoma Higher Learning Access Program benefit award, the federal adjusted gross income of the student's parent(s) exceeds One Hundred Thousand Dollars (\$100,000.00) One Hundred Ten Thousand Dollars (\$110,000) per year.</li> </ol> At the time the student applies for participation in the Program and begins postsecondary education, special consideration shall be granted to those whose incomes vary year to year, primarily focusing on the small business ownership and agricultural fields. Consideration shall
35 36 37 38	be based on an average of the household's Federal Adjusted Gross Income from the past 5 years. The determination of financial qualification as set forth in this paragraph shall be based on the income of the student, not the income of the parent(s), if a student:
39 40	a. is determined to be independent of the student's parents for federal financial aid purposes,
41 42 43 44 45	<ul> <li>b. was in the permanent custody of the Department of Human Services at the time the student enrolled in the program, or</li> <li>c. was in the court-ordered custody of a federally recognized Indian tribe, as defined by the federal Indian Child Welfare Act, at the time the student enrolled in the program.</li> </ul>
46	The provisions of this paragraph shall not apply to any student who has received an

- 1 Oklahoma Higher Learning Access Program benefit award prior to the 2012-2013 2013-2014
- 2 school year.
- 2 3 4
- Section 3. This act shall become effective one (1) year after passage and approval.

1			tercollegiate Legislature
2 3		1 <sup>st</sup> Session of t	the 46 <sup>th</sup> Legislature (2014)
3 4	Senate Bill No. OPS	SU-004	Yoder (OPSU)
5			
6		AS	INTRODUCED
7			
8	An ac	ct relating to animal cru	uelty; providing short title; amending Title 21 O.S.
9	1685	; and providing an effe	ctive date.
10			
11	BE IT ENACTED E	BY THE STATE OF O	KLAHOMA
12	~		
13	Section 1.	This act shall be known	own as the "Animal Protection" Act of 2014.
14	Section 2		
15	Section 2.	AMENDATORY	21 O.S. 1685 is amended to read as follows:
16 17	Section 21.1	685 Any parson who	shall willfully or maliciously torture, destroy or kill,
17			any animal in subjugation or captivity, whether wild
19	•		on or to another, or deprive any such animal of
20			care to prevent suffering; or who shall cause, procure
21	•	•	, destroyed or killed, or cruelly beaten or injured,
22	· ·		sary food, drink, shelter, or veterinary care to prevent
23		· <b>1</b>	, instigate, engage in, or in any way further any act of
24	-	-	produce such cruelty, shall be guilty of a felony and
25	shall be punished by	imprisonment in the S	State Penitentiary not exceeding five (5) ten (10) years,
26	or by imprisonment	in the county jail not e	xceeding one (1) year, or by a fine not exceeding Five
27			l so maltreated or abused shall be considered an
28	abused or neglected	animal.	
29			
30	Section 3.	This act shall becom	e effective 90 days after passage and approval.

1	Oklahoma Intercollegiate Legislature
2 3	1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)
4	Senate Bill No. OPSU-005Brown-Jutras (OPSU)
5	
6	<u>AS INTRODUCED</u>
7	
8	An act relating to high school excused absences for hospitalization; providing
9	short title; amending Title 70 O.S. 10-105; and providing an effective date.
10	
11	BE IT ENACTED BY THE STATE OF OKLAHOMA
12	
13	Section 1. This act shall be known as the "Excused Absences for Hospitalization"
14	Act of 2014.
15	
16	Section 2. AMENDATORY 70 O.S. 10-105 is amended to read as follows:
17	D. It shall be unlawful for any shild who is ever the age of twelve (12) years and under the
18 19	B. It shall be unlawful for any child who is over the age of twelve $(12)$ years and under the
19 20	age of eighteen (18) years, and who has not finished four (4) years of high school work, to neglect or refuse to attend and comply with the rules of some public, private or other school, or
20	receive an education by other means for the full term the schools of the district are in session.
21	Provided, that this section shall not apply:
23	1. If any child is prevented from attending school by reason of mental or physical
24	disability, hospitalization, and any subsequent recovery requested by a duly licensed and
25	practicing physician, to be determined by the board of education of the district upon a certificate
26	of the school physician or public health physician, or, if no such physician is available, a duly
27	licensed and practicing physician;
28	2. If any child is excused from attendance at school, due to an emergency, by the
29	principal teacher of the school in which such child is enrolled, at the request of the parent,
30	guardian, custodian or other person having control of such child;
31	3. If any child who has attained his or her sixteenth birthday is excused from
32	attending school by written, joint agreement between:
33	a. the school administrator of the school district where the child attends school, and
34	b. the parent, guardian or custodian of the child. Provided, further, that no child
35	shall be excused from attending school by such joint agreement between a school administrator
36	and the parent, guardian or custodian of the child unless and until it has been determined that
37	such action is for the best interest of the child and/or the community, and that said child shall
38	thereafter be under the supervision of the parent, guardian or custodian until the child has
39	reached the age of eighteen (18) years;
40	4. If any child is excused from attending school for the purpose of observing
41	religious holy days if before the absence, the parent, guardian, or person having custody or
42	control of the student submits a written request for the excused absence. The school district shall
43	excuse a student pursuant to this subsection for the days on which the religious holy days are
44	observed and for the days on which the student must travel to and from the site where the student
45	will observe the holy days; or

- 5. If any child is excused from attending school for the purpose of participating in a military funeral honors ceremony upon approval of the school principal. 1 2 3 4 5

Section 3. This act shall become effective 90 days after passage and approval.

1	Oklahoma Intercollegiate Legislature
2	1st Session of the 46 <sup>th</sup> Legislature (2014)
3 4	Senate Bill No. OSU-001 Alexander (OSU)
5	Senate Bin No. 050-001 Alexander (050)
6 7	AS INTRODUCED
8	An act relating to providing priority enrollment to early child care centers for
9 10 11	foster children; providing short title; amending Title 10 O.S. 404, and providing an effective date.
12 13	BE IT ENACTED BY THE STATE OF OKLAHOMA
14 15	Section 1. This act shall be known as the "Fostering Education" Act of 2014.
16 17	Section 2. AMENDATORY 10 O.S. 404, is amended to read as follows:
18 19	A. 1. The Department of Human Services shall appoint advisory committees of representatives of child care facilities and others to:
20	a. prepare minimum requirements and desirable standards for promulgation by the
21	Department, and
22	b. provide advice regarding concerns brought by child care facilities or referred by
23	the Department to assist facilities in meeting minimum requirements, and
24	c. establish minimum requirements for priority enrollment policies for foster care
25	children into child care facilities.
26	2. Committee members shall be appointed for a three-year term, with a two-
27	consecutive-term limit. A majority of any committee appointed to prepare requirements and
28	standards for child care facilities shall be representatives of child care facilities.
29	3. The advisory committee shall create a Child Care Facility Peer Review Board
30	whose purpose shall be to participate in the Department's grievance process. The Department
31	shall promulgate rules specifying the duties of the Child Care Facility Peer Review Board in the
32	grievance process.
33 34	B. Child care facilities shall not allow children to be left alone in the care of any person under eighteen (18) years of age.
35	C. The Department shall promulgate rules establishing minimum requirements and desirable
36	standards as may be deemed necessary or advisable to carry out the provisions of the Oklahoma
37	Child Care Facilities Licensing Act.
38	D. Such rules shall not be promulgated until after consultation with the State Department of
39	Health, the State Department of Education, the Oklahoma State Bureau of Investigation, the
40	State Fire Marshal, and any other agency deemed necessary by the Department. Not less than
41	sixty (60) days' notice, by regular mail, shall be given to all current licensees before any changes
42	are made in such rules.
43	E. In order to improve the standards of child care, the Department shall advise and
44	cooperate with licensees, the governing bodies and staff of licensed child care facilities and assist
45	the staff through advice of progressive methods and procedures, and suggestions for the
46	improvement of services.

1 F. The Department may participate in federal programs for child care services, and enter 2 into agreements or plans on behalf of the state for that purpose, in accordance with federal laws 3 and regulations. 4 1. On and after November 1, 2013: July 26, 2014: 5 A. Prior to the issuance of a permit or license, owners and responsible entities 6 making a request to establish or operate a child care facility shall have: 7 an Oklahoma State Courts Network search conducted by the Department, a. 8 b. a Child Care Restricted Registry search conducted by the facility, 9 a national criminal history records search conducted pursuant to paragraph c. 10 10 of this subsection. a criminal history records search conducted by an authorized source, when 11 d. 12 the individual has lived outside the United States within the last three (3) years, and 13 a search of the Department of Corrections' files maintained pursuant to the e. 14 Sex Offenders Registration Act and conducted by the Department of Human Services;, and 15 a written admissions policy providing for priority enrollment to foster care f. children which may be reviewable by the Department of Human Services upon request; 16 17 18 This act shall become effective 90 days after passage and approval. Section 3. 19

1	Oklahoma Intercollegiate Legislature
2	1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)
3	
4	Senate Bill No. OSU-002 Alexander (OSU)
5	Butler (ALU)
6	
7	AS INTRODUCED
8	
9	An act relating to the restriction of new fast food restaurants opening near
10	public schools; providing for short title; providing for definitions;
11	providing for codification; and providing an effective date.
12	
13	BE IT ENACTED BY THE STATE OF OKLAHOMA
14	
15	Section 1. This act shall be known as the "Healthy Choice" Act of 2014.
16	
17	Section 2. DEFINITIONS:
18	
19	A. Fast food: any easily processed meal, typically made in bulk, that is served in restaurants as a
20	quick meal or to be taken off-site for consumption. Foods tend to be high in fat, sugar, salt
21	and calories, energy dense, and low in nutrition.
22	B. Restaurant: a business establishment where the public may purchase meals or refreshments.
23	
24	Section 3. NEW LAW A new section of law to be codified in the Oklahoma
25	Statutes to read as follows:
26	Unan massage and multipation, new fast food materiants shall be matriated from anoning
27 28	Upon passage and publication, new fast food restaurants shall be restricted from opening
	and operating within 450 yards of a public school. Any fast food restaurants currently operating at the time of passage shall not be affected
29 30	at the time of passage shall not be affected.
31	Section 4. This act shall become effective 90 days after passage and approval.
32	Section 4. This act shall become effective 50 days after passage and approval.
54	

1	Oklahoma Intercollegiate Legislature
2	1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)
3	
4	Senate Bill No. OSU-003 Bolack (OSU)
5	
6	AS INTRODUCED
7	
8	An act relating to education; providing short title; amending 70 O.S. 2605, and
9	providing an effective date.
10	
11	BE IT ENACTED BY THE STATE OF OKLAHOMA
12	
13	Section 1. This act shall be known as the "Advance Our Promise" Act of 2014.
14	
15	Section 2 AMENDATORY 70 O.S. 2605. Subsection D, is amended to read as
16	follows:
17	
18	D. Except as otherwise provided for in subsection E of this section and except for students
19	who qualify pursuant to subsection B of Section 2603 of this title, a student shall not be found to
20	be in financial need for purposes of the Oklahoma Higher Learning Access Program if:
21	
22	1. At the time the student applies for participation in the Program during the eighth,
23	ninth or tenth grade for students enrolled in a public or private school, or between the ages of
24	thirteen (13) and fifteen (15), for students who are educated by other means, the income from
25	taxable and nontaxable sources of the student's parent(s) exceeds Fifty Thousand Dollars
26	(\$50,000.00) Sixty Thousand Dollars (\$60,000.00) per year; and
27	2. At the time the student begins postsecondary education and prior to receiving any
28	Oklahoma Higher Learning Access Program benefit award, the federal adjusted gross income of
29	the student's parent(s) exceeds One Hundred Thousand Dollars (\$100,000.00) One Hundred and
30	Fifteen Thousand Dollars (\$115,000.00) per year.
31	
32	Section 3. This act shall become effective 90 days after passage and approval.
33	

1	Oklahoma Intercollegiate Legislature			
2 3	1st Session of the 46 <sup>th</sup> Legislature (2014)			
4	Senate Bill No. OSU-004Bolack (OSU)			
5	Baser (ALU)			
6				
7	<u>AS INTRODUCED</u>			
8				
9	An act relating to capital punishment; providing short title; repealing O.S. 22			
10	\$1014, providing for codification; providing for nullification, and providing an			
11	effective date.			
12				
13	BE IT ENACTED BY THE STATE OF OKLAHOMA			
14				
15	Section 1. This act shall be known as the "Economical Thinking" Act of 2014.			
16				
17	Section 2. REPEALER O.S. 22 §1014.			
18				
19	A. The punishment of death shall be carried out by the administration of a lethal quantity of			
20	a drug or drugs until death is pronounced by a licensed physician according to accepted			
21	standards of medical practice.			
22	B. If the execution of the sentence of death as provided in subsection A of this section is			
23	held unconstitutional by an appellate court of competent jurisdiction, then the sentence of death			
24	shall be carried out by electrocution.			
25	C. If the execution of the sentence of death as provided in subsections A and B of this			
26	section is held unconstitutional by an appellate court of competent jurisdiction, then the sentence			
27	of death shall be carried out by firing squad.			
28				
29	Section 3. NEW LAW A new section of law to be codified in the Oklahoma			
30	Statutes to read as follows:			
31				
32	A. Punishment of death shall, in all cases, be inflicted by hanging by the neck. Death shall			
33	be pronounced by a licensed physician according to accepted standards of medical practice.			
34	B. If the execution of the sentence of death as provided in subsection A of this section is			
35	held unconstitutional by an appellate court of competent jurisdiction, then the sentence of death			
36	shall be carried out by firing squad. Death shall be pronounced by a licensed physician according			
37	to accepted standards of medical practice.			
38	C. If the execution of the sentence of death as provided in subsections B and C of this			
39	section are held unconstitutional by an appellate court of competent jurisdiction, then the			
40				
40 41	sentence of death shall be carried out by beheading. Death shall be pronounced by a licensed physician according to accepted standards of medical practice.			
42	physician according to accepted standards of medical practice.			
42 43	Section 4. Any conflicting acts preceding this act are hereby nullified.			
43 44	Section 4. Any connecting acts preceding this act are nereby nummed.			
	Section 5 This act shall become affective 00 days after passage and approval			
45 46	Section 5. This act shall become effective 90 days after passage and approval.			
46				

1	Oklahoma Intercollegiate Legislature			
2 3	$1^{st}$ Session of the $46^{th}$ Legislature (2014)			
3				
4	Senate Bill No. OSU-005 Chaney (OS			
5				
6	AS INTRODUCED			
7				
8	An act relating to the hunting of drones in Oklahoma; providing short title;			
9	providing definitions; providing for codification; providing penalties; and			
10	providing an effective date.			
11				
12	BE IT ENACTED BY THE STATE OF OKLAHOMA			
13				
14	Section 1. This act shall be known as the "No-Drone Zone" Act of 2013.			
15				
16	Section 2. DEFINITIONS			
17				
18	A. Unmanned Aerial Vehicle: Any unmanned aircraft remotely controlled by radio			
19	frequency, infrared, or other such means of control, used for the purposes of surveillance,			
20	hunting, home defense, recreation, or any other purpose(s) not mentioned.			
21				
22	Section 3. NEW LAW A new section of law to be codified in the Oklahoma			
23	Statues to read as follows:			
24				
25	Any person owning a current and valid Annual Hunting License issued by the Oklahoma			
26	Department of Wildlife Conservation may engage an Unmanned Aerial Vehicle, providing that			
27	all of the following stipulations are met:			
28				
29	A. Unmanned Aerial Vehicles must be within one-thousand (1,000) vertical feet as			
30	determined by visual estimation or distance finding device.			
31	B. Unmanned Aerial Vehicles must be within than twenty (20) degrees of an axis			
32	perpendicular to the ground.			
33	C. Unmanned Aerial Vehicles must be visually determined to be small enough to clearly be			
34	unmanned or; be known models of existing Unmanned Aerial Vehicles.			
35	D. Unmanned Aerial Vehicles clearly distinguishable as remote control toys may not be			
36	engaged if their operator is within visual distance unless the Unmanned Aerial Vehicle is			
37	occupying private air space.			
38	E. Unless there exists an imminent threat to life and safety, the shooter is limited to only			
39	firing three (3) shots at any one Unmanned Aerial Vehicle during a single engagement. For the			
40	purposes of this law, each engagement of the same Unmanned Aerial Vehicle must be separated			
41	by a period of two (2) hours.			
42				
43	Section 4. PENALTIES			
44	A If a hunter is found to be in violation of any stimulations lists die Costing A. C. (1)			
45	A. If a hunter is found to be in violation of any stipulations listed in Section 4 of this law, a			
46	fine of fifty dollars (\$50.00) is to be placed on the individual per each violation.			

- B. In addition to any applicable fine, an individual deemed responsible for poaching a 1 2 3 4 5 remote controlled toy shall reimburse the owner of the toy with an amount equal to the value of the toy.
- Section 5. This act shall become effective 90 days after passage and approval.
- 6

1 2	Oklahoma Intercollegiate Legislature 1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)
2 3	1 Session of the 40 Legislature (2014)
4 5	Senate Bill No. OSU-006 Larsen (OSU)
6	AS INTRODUCED
7	
8	An act relating to the membership of the Board of Regents for the Oklahoma
9	Agricultural and Mechanical Colleges; amending Article 6, O.C. 6, SECTION XI-
10	31a; amending Article 6, O.C. 6, SECTION XI-31; and providing an effective
11	date.
12	
13	BE IT ENACTED BY THE STATE OF OKLAHOMA
14	Section 1 AMENDATORY Article C.O.C. C. SECTION VI 21 - is smalled to
15 16	Section 1. AMENDATORY Article 6, O.C. 6, SECTION VI-31a is amended to read as follows
17	lead as follows
18	SECTION VI-31a. Board of Regents for agricultural and mechanical schools and colleges -
19	Members - Vacancies - Removal - Terms. Board of Regents for the Oklahoma Agricultural and
20	Mechanical Colleges – Establishment, Membership, Appointment, Terms, Vacancy, Powers, and
21	Duties
22	There is hereby created a Board of Regents for the Oklahoma Agricultural and Mechanical
23	Colleges. and all Agricultural and Mechanical Schools and Colleges maintained in whole or in
24	part by the State. The Board shall consist of nine (9) eleven (11) members, eight (8) members to
25	be appointed by the Governor by and with the advice and consent of the Senate, a majority of
26	whom shall be farmers, and the ninth one (1) member shall be the President of the State Board of
27	Agriculture-, and two (2) members must be appointed and confirmed under the following
28	conditions: both appointments must be full-time students attending a college or university under
29	the power of the Board, one student will be appointed every year, and the appointments must be
30	chosen from the group of students approved by the campus selection committees, who may
31	choose a maximum of two (2) students from its respective campus. Any vacancy occurring
32	among the appointed members shall be filled by appointment of the Governor by and with the
33 34	advice and consent of the Senate. The members of the Board shall be removable only for cause as provided by law for the removal of officers not subject to impeachment. The <u>non-student</u>
35	members shall be appointed for terms of eight (8) years each, with one term expiring each year,
36	provided that the members of the first Board shall be appointed for terms of from one (1) to eight
37	(8) years respectively. Provided that no State, National or County officer shall ever be appointed
38	as a member of said Board of Regents until two years after his tenure as such officer has ceased.
39	The student members shall be appointed to each serve a tiered two (2) year term, where each
40	student will be a non-voting member the first year and a voting member the second year.
41	provided that there is only one (1) student appointment to the first restructured Board.
42	
43	Section 2. AMENDATORY Article 6, O.C. 6, SECTION VI-31 is amended to
44	read as follows
45	
46	SECTION VI-31. Creation and membership - Status, authority and duties. Oklahoma State

1	Board of Agriculture - Creation, membership, status, authority, and duties				
2	A Board of Agriculture is hereby created to be composed of five members all of whom				
3	shall be farmers and shall be selected in the manner prescribed by law.				
4	Said Board shall be maintained as a part of the State government, and shall have				
5	jurisdiction over all matters affecting animal industry and animal quarantine regulation, and shall				
6	be the Board of Regents of all State Agricultural and Mechanical Colleges, and shall discharge				
7	such other duties and receive such compensation as now is, or may hereafter be, provided by				
8	law. The President of the State Board of Agriculture must also serve on the Board of Regents for				
9	the Oklahoma Agricultural and Mechanical Colleges.				
10					
11	Section 3. This act shall become effective 90 days after passage and approval.				
12					

1	Oklahoma Intercollegiate Legislature
2	1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)
3	
4	Senate Bill No. OSU-007 Paxton (OSU)
5	
6	AS INTRODUCED
7	
8	An act relating to schools; repealing 70 O.S. Section 11-103.6a Subsection
9	B; and providing an effective date.
10	
11	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA
12	
13	Section 1. REPEALER 70 O.S. Section 11-103.6a Subsection B, is hereby repealed.
14	
15	70 O.S. Section 11-103.6a Subsection B: By August 1, 2010, the State Board of
16	Education shall adopt revisions to the subject matter curriculum adopted by the State Board for
17	English Language Arts and Mathematics as is necessary to align the curriculum with the K-12
18	Common Core State Standards developed by the Common Core State Standards Initiative, an
19	effort coordinated by the National Governors Association Center for Best Practices and the
20	Council of Chief State School Officers. The revised curriculum shall reflect the K-12 Common
21	Core State Standards in their entirety and may include additional standards as long as the amount
22	of additional standards is not more than fifteen percent (15%) of the K-12 Common Core State
23	Standards.
24	
25	Section 2. This act shall become effective 90 days after passage and approval.

1	Oklahoma Intercollegiate Legislature
2	$1^{st}$ Session of the $46^{th}$ Legislature (2014)
3	
4	Senate Bill No. OSU-008 Paxton (OSU)
5	
6	<u>AS INTRODUCED</u>
7	
8	An act relating to energy tax credits; repealing the zero emission tax credit (68 O(S + S) = 2257 + 22A) amply wind turking tay and it (68 $O(S + 2257 + 22))$ and harizontal
9 10	O.S. § 2357.32A), small wind turbine tax credit (68 O.S. 2357.32), and horizontal drilling tax aredit (68 O.S. 1001 Subsection E); and providing an affective data
10	drilling tax credit (68 O.S. 1001 Subsection E); and providing an effective date.
12	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA
12	BE IT ENACTED BT THE FEOT LE OF THE STATE OF ORLAHOMA
13	Section 1. REPEALER 68 O.S. § 2357.32A, is hereby repealed.
15	Section 1. REFERENCE 00 0.5. § 2557.521, 15 hereby repeated.
16	A. Except as otherwise provided in subsection H of this section, for tax years beginning on
17	or after January 1, 2003, there shall be allowed a credit against the tax imposed by Section 2355
18	of this title to a taxpayer for the taxpayer's production and sale to an unrelated person of
19	electricity generated by zero-emission facilities located in this state. As used in this section:
20	
21	1. "Electricity generated by zero-emission facilities" means electricity that is
22	exclusively produced by any facility located in this state with a rated production capacity of one
23	megawatt (1 mw) or greater, constructed for the generation of electricity and placed in operation
24	after June 4, 2001, which utilizes eligible renewable resources as its fuel source. The
25	construction and operation of such facilities shall result in no pollution or emissions that are or
26	may be harmful to the environment, pursuant to a determination by the Department of
27	Environmental Quality; and
28	
29	2. "Eligible renewable resources" means resources derived from:
30	
31	a. wind,
32	b. moving water,
33	<del>c. sun, or</del>
34	d. geothermal energy.
35	
36	B. For facilities placed in operation on or after January 1, 2003, and before January 1, 2007,
37	the electricity generated on or after January 1, 2003, but prior to January 1, 2004, the amount of
38	the credit shall be seventy five one hundredths of one cent (\$0.0075) for each kilowatt hour of
39	electricity generated by zero-emission facilities. For electricity generated on or after January 1,
40	2004, but prior to January 1, 2007, the amount of the credit shall be fifty one hundredths of one
41	cent (\$0.0050) per kilowatt-hour for electricity generated by zero-emission facilities. For
42 43	electricity generated on or after January 1, 2007, but prior to January 1, 2012, the amount of the credit shall be twenty five one hundredths of one cent (\$0.0025) per kilowatt hour of electricity
43 44	generated by zero emission facilities. For facilities placed in operation on or after January 1,
44 45	2007, and before January 1, 2016, for the electricity generated by these facilities the amount of
45 46	the credit shall be fifty one hundredths of one cent (\$0.0050) for each kilowatt-hour of electricity
-10	the second share be intry one numericants of one contraction $(\psi, 00, 00, 0)$ for each know attended of electricity

1 generated by zero-emission facilities.

C. Credits may be claimed with respect to electricity generated on or after January 1, 2003,
 during a ten-year period following the date that the facility is placed in operation on or after June
 4, 2001.

D. If the credit allowed pursuant to this section exceeds the amount of income taxes due or if
there are no state income taxes due on the income of the taxpayer, the amount of the credit
allowed but not used in any tax year may be carried forward as a credit against subsequent
income tax liability for a period not exceeding ten (10) years.

11

2

6

12 E. Any nontaxable entities, including agencies of the State of Oklahoma or political 13 subdivisions thereof, shall be eligible to establish a transferable tax credit in the amount provided 14 in subsection B of this section. Such tax credit shall be a property right available to a state agency or political subdivision of this state to transfer or sell to a taxable entity, whether 15 16 individual or corporate, who shall have an actual or anticipated income tax liability under 17 Section 2355 of this title. These tax credit provisions are authorized as an incentive to the State 18 of Oklahoma, its agencies and political subdivisions to encourage the expenditure of funds in the 19 development, construction and utilization of electricity from zero-emission facilities as defined 20 in subsection A of this section.

21

22 F. The amount of the credit allowed, but not used, shall be freely transferable at any time 23 during the ten (10) years following the year of qualification. Any person to whom or to which a 24 tax credit is transferred shall have only such rights to claim and use the credit under the terms 25 that would have applied to the entity by whom or by which the tax credit was transferred. The 26 provisions of this subsection shall not limit the ability of a tax credit transferee to reduce the tax 27 liability of the transferee, regardless of the actual tax liability of the tax credit transferor, for the 28 relevant taxable period. The transferor initially allowed the credit and any subsequent transferees 29 shall jointly file a copy of any written transfer agreement with the Oklahoma Tax Commission 30 within thirty (30) days of the transfer. The written agreement shall contain the name, address and 31 taxpayer identification number or social security number of the parties to the transfer, the amount 32 of the credit being transferred, the year the credit was originally allowed to the transferor, and the 33 tax year or years for which the credit may be claimed. The Tax Commission may promulgate 34 rules to permit verification of the validity and timeliness of the tax credit claimed upon a tax 35 return pursuant to this subsection but shall not promulgate any rules that unduly restrict or hinder 36 the transfers of such tax credit. The tax credit allowed by this section, upon the election of the 37 taxpayer, may be claimed as a payment of tax, a prepayment of tax or a payment of estimated tax 38 for purposes of Section 1803 or Section 2355 of this title. 39 40 G. For electricity generation produced and sold in a calendar year, the tax credit allowed by 41 the provisions of this section, upon election of the taxpayer, shall be treated and may be claimed

42 43 44

H. No credit otherwise authorized by the provisions of this section may be claimed for any
 event, transaction, investment, expenditure or other act occurring on or after July 1, 2010, for

2355 of this title on or after July 1 of the following calendar year.

as a payment of tax, a prepayment of tax or a payment of estimated tax for purposes of Section

1	which the credit would otherwise be allowable until the provisions of this subsection shall cease				
2	to be operative on July 1, 2011. Beginning July 1, 2011, the credit authorized by this section may				
3	be claimed for any event, transaction, investment, expenditure or other act occurring on or after				
4	July 1, 2010, according to the provisions of this section. Any tax credits which accrue during the				
5	period of July 1, 2010, through June 30, 2011, may not be claimed for any period prior to the				
6	taxable year beginning January 1, 2012. No credits which accrue during the period of July 1,				
7	2010, through June 30, 2011, may be used to file an amended tax return for any taxable year				
8	prior to the taxable year beginning January 1, 2012.				
9					
10	Section 2. REPEALER 68 O.S. 2357.32, is hereby repealed				
11					
12	A. 1. For all taxable years beginning after December 31, 1992, any taxpayer, having a				
13	wind or photovoltaic energy system installed on residential property in this state, may claim a				
14	credit against the tax imposed by Section 2355 of this title. In determining the amount of credit				
15	allowed, the taxpayer may include in the total costs of the wind or photovoltaic energy system				
16	such direct expenses incurred for equipment, construction and installation of the system, less all				
17	rebates and remunerations of any type resulting from the installation. For the purposes of the				
18	allowable tax credit provided for in this subsection, the total cost allowed to be claimed shall not				
19	exceed Twenty-five Thousand Dollars (\$25,000.00).				
20					
21	2. The following percentage of the qualified renewable energy system expenditures shall				
22	be allowed as a credit under the provisions of this subsection for the taxable year in which the				
23	<del>cost is incurred:</del>				
24					
25	Taxable Year Percentage of Expenditure				
26	<del>a. 1993-40%</del>				
27	<del>b. 1994-40%</del>				
28	<del>c. 1995-30%</del>				
29					
30	3. If the tax credit allowable to a taxpayer for the cost of a renewable energy system				
31	exceeds the taxes due on the income of the taxpayer, the amount of the claim not used as an				
32	offset against the income taxes of a taxable year may be carried forward as a credit against				
33	subsequent income tax liability for a period not to exceed five (5) years.				
$\gamma$					
34					
35	B. 1. For all taxable years beginning after December 31, 1992, any taxpayer, having a				
35 36	B. 1. For all taxable years beginning after December 31, 1992, any taxpayer, having a wind or photovoltaic energy system installed on nonresidential property in this state, may claim a				
35 36 37	B. 1. For all taxable years beginning after December 31, 1992, any taxpayer, having a wind or photovoltaic energy system installed on nonresidential property in this state, may claim a credit against the tax imposed by Section 2355 of this title. In determining the amount of credit				
35 36 37 38	B. 1. For all taxable years beginning after December 31, 1992, any taxpayer, having a wind or photovoltaic energy system installed on nonresidential property in this state, may claim a credit against the tax imposed by Section 2355 of this title. In determining the amount of credit allowed, the taxpayer may include in the total costs of the wind or photovoltaic energy system				
35 36 37 38 39	B. 1. For all taxable years beginning after December 31, 1992, any taxpayer, having a wind or photovoltaic energy system installed on nonresidential property in this state, may claim a credit against the tax imposed by Section 2355 of this title. In determining the amount of credit allowed, the taxpayer may include in the total costs of the wind or photovoltaic energy system such direct expenses incurred for equipment, construction and installation of the system, less all				
35 36 37 38 39 40	B. 1. For all taxable years beginning after December 31, 1992, any taxpayer, having a wind or photovoltaic energy system installed on nonresidential property in this state, may claim a credit against the tax imposed by Section 2355 of this title. In determining the amount of credit allowed, the taxpayer may include in the total costs of the wind or photovoltaic energy system such direct expenses incurred for equipment, construction and installation of the system, less all rebates and remunerations of any type resulting from the installation. For the purposes of the				
35 36 37 38 39 40 41	B. 1. For all taxable years beginning after December 31, 1992, any taxpayer, having a wind or photovoltaic energy system installed on nonresidential property in this state, may claim a credit against the tax imposed by Section 2355 of this title. In determining the amount of credit allowed, the taxpayer may include in the total costs of the wind or photovoltaic energy system such direct expenses incurred for equipment, construction and installation of the system, less all rebates and remunerations of any type resulting from the installation. For the purposes of the allowable tax credit provided for in this subsection, the total cost allowed to be claimed shall not				
35 36 37 38 39 40 41 42	B. 1. For all taxable years beginning after December 31, 1992, any taxpayer, having a wind or photovoltaic energy system installed on nonresidential property in this state, may claim a credit against the tax imposed by Section 2355 of this title. In determining the amount of credit allowed, the taxpayer may include in the total costs of the wind or photovoltaic energy system such direct expenses incurred for equipment, construction and installation of the system, less all rebates and remunerations of any type resulting from the installation. For the purposes of the				
<ol> <li>35</li> <li>36</li> <li>37</li> <li>38</li> <li>39</li> <li>40</li> <li>41</li> <li>42</li> <li>43</li> </ol>	B. 1. For all taxable years beginning after December 31, 1992, any taxpayer, having a wind or photovoltaic energy system installed on nonresidential property in this state, may claim a credit against the tax imposed by Section 2355 of this title. In determining the amount of credit allowed, the taxpayer may include in the total costs of the wind or photovoltaic energy system such direct expenses incurred for equipment, construction and installation of the system, less all rebates and remunerations of any type resulting from the installation. For the purposes of the allowable tax credit provided for in this subsection, the total cost allowed to be claimed shall not exceed One Hundred Fifty Thousand Dollars (\$150,000.00).				
35 36 37 38 39 40 41 42	B. 1. For all taxable years beginning after December 31, 1992, any taxpayer, having a wind or photovoltaic energy system installed on nonresidential property in this state, may claim a credit against the tax imposed by Section 2355 of this title. In determining the amount of credit allowed, the taxpayer may include in the total costs of the wind or photovoltaic energy system such direct expenses incurred for equipment, construction and installation of the system, less all rebates and remunerations of any type resulting from the installation. For the purposes of the allowable tax credit provided for in this subsection, the total cost allowed to be claimed shall not				

46 cost is incurred:

1				
2	Taxable Year Percentage of Expenditure			
3	<del>a. 1993-30%</del>			
4	b. 1994 30%			
5	<del>c. 1995-20%</del>			
6				
7	3. If the tax credit allowable to a taxpayer for the cost of a renewable energy system			
8	exceeds the taxes due on the income of the taxpayer, the amount of the claim not used as an			
9	offset against the income taxes of a taxable year may be carried forward as a credit against			
10	subsequent income tax liability for a period not to exceed five (5) years.			
11				
12	4. For purposes of qualifying for the tax credit provided for in this subsection, more than			
13	fifty percent (50%) of the energy produced by the wind or photovoltaic energy system must be			
14	utilized on the premises of the installation.			
15	admilieu on the promises of the mistantation.			
16	C. An itemized accounting of the cost and an affidavit attesting to the facts thereof shall be			
17	furnished to the taxpayer by the supplier of the renewable energy system. The itemized			
18	accounting shall include the amounts properly attributable to the cost of construction,			
19	reconstruction, installation and acquisition of the renewable energy system. The taxpayer shall			
20	include a copy of said accounting when claiming either credit provided for in this section.			
21				
22	D. Wind turbines or photovoltaic modules shall be certified by the Solar Rating and			
23	Certification Corporation (SRCC), the American Wind Energy Association (AWEA), the			
24	Oklahoma Solar Energy Industries Association (OK-SEIA), or other nationally recognized			
25	certification agency in order to qualify for the credits provided for in this section. Product			
26	performance specifications conforming to the Solar Energy Industries Association (SEIA),			
27	SRCC, Jet Propulsion Laboratory (JPL), or AWEA standards, as appropriate, for renewable			
28	energy generating equipment shall be provided to potential purchasers prior to any qualifying			
29	purchase. Solar and/or wind energy resource information, as most recently published by the U.S.			
30	Department of Energy, for the state shall also be provided to potential purchasers prior to any			
31	qualifying purchase pursuant to the provisions of this section.			
32				
33	E. For purposes of either credit provided for in this section, qualifying renewable energy			
34	generating equipment shall carry, as a minimum, a three-year warranty against defects in design,			
35	manufacture or installation.			
36	F. For purposes of either credit provided for in this section, qualifying renewable energy			
37	technologies shall utilize solar energy and/or wind energy.			
38	G. Renewable energy resource assessment equipment, such as wind data loggers, qualifies			
39	for either credit provided for in this section, if said equipment is utilized solely for the purpose of			
40	determining the feasibility of installing renewable energy systems.			
41				
42	Section 3. REPEALER 68 O.S. 1001 Subsection E, is hereby repealed			
43				
44	E. 1. Except as otherwise provided in this section, the production of oil, gas or oil and			
45	gas from a horizontally drilled well producing prior to July 1, 2011, which production			
46	commenced after July 1, 2002, shall be exempt from the gross production tax levied pursuant to			

1	subsection B of this section from the project beginning date until project payback is achieved but				
2	not to exceed a period of forty-eight (48) months commencing with the month of initial				
3	production from the horizontally drilled well. For purposes of subsection D of this section and				
4	this subsection, project payback shall be determined as of the date of the completion of the well				
5	and shall not include any expenses beyond the completion date of the well, and subject to the				
6	approval of the Tax Commission.				
7					
8	2. Claims for refund for the production periods within the fiscal years ending June 30,				
9	2010, and June 30, 2011, shall be filed and received by the Tax Commission no later than				
10	<del>December 31, 2011.</del>				
11					
12	3. For production commenced on or after July 1, 2011, and prior to July 1, 2015, the tax				
13	levied pursuant to the provisions of this section on the production of oil, gas or oil and gas from a				
14	horizontally drilled well shall be reduced to a rate of one percent (1%) for a period of forty-eight				
15	(48) months from the month of initial production. The taxes collected from the production of oil				
16	shall be apportioned pursuant to the provisions of paragraph 7 of Section 1004 of this title. The				
17	taxes collected from the production of gas shall be apportioned pursuant to the provisions of				
18	paragraph 4 of Section 1004 of this title.				
19					
20	4. The provisions of this paragraph shall only apply to wells qualifying for the exemption				
21	provided under this subsection prior to July 1, 2011. The production of oil, gas or oil and gas on				
22	or after July 1, 2011, from these qualifying wells shall be taxed at a rate of one percent (1%)				
23	until the expiration of forty-eight (48) months commencing with the month of initial production.				
24					
25	5. As used in this subsection, "horizontally drilled well" shall mean an oil, gas or oil and				
26	gas well drilled or recompleted in a manner which encounters and subsequently produces from a				
27	geological formation at an angle in excess of seventy (70) degrees from vertical and which				
28	laterally penetrates a minimum of one hundred fifty (150) feet into the pay zone of the formation.				
29					
30	Section 4. This act shall become effective 90 days after passage and approval.				
31					

1			ahoma Intercollegiate L		
2		$1^{st}$ Ses	ssion of the 46 <sup>th</sup> Legisla	ture (2014)	
3					
4	Senate Bill No. OSU-009 Wietelman				
5					
6			AS INTRODUCEI	<u>)</u>	
7					
8	An a	ct relating to es	stablishing matching fur	nds for Oklahoma 529 College Savings	
9	Plans	s; providing sh	ort title; providing for d	lefinitions; providing for codification;	
10	provi	iding for nullif	ication; and providing a	in effective date.	
11					
12	BE IT ENACTED E	<b>BY THE STAT</b>	TE OF OKLAHOMA		
13					
14	Section 1.	This act sha	ll be known as the "529	Accessibility" Act of 2014.	
15					
16	Section 2.	DEFINITIO	NS		
17					
18	A. Oklahoma 52	29 College Sav	vings Plan – the educati	on savings account created by Section	
19	529 of the Internal F	Revenue Code	in 1996. The Oklahom	a version of 529 plans features such	
20	advantages as tax-free contributions, ability to deduct contributions from Oklahoma taxable				
21	income, and low fee	e and expense l	evels.		
22					
23		-	-	tional institution in the State of	
24	Oklahoma that provides at least a two year program which, upon completion, confers a degree to				
25	those completing the program. The institution must be accredited by a nationally recognized				
26	accrediting agency or association and must only admit as full-time students those who have				
27				mary source of funding other than	
28	tuition must be the S	State of Oklaho	oma.		
29					
30	C. Private Institution of Higher Education: Those institutions of higher education not				
31	primarily funded by the State of Oklahoma.				
32					
33	Section 3.		A new section of lav	w to be codified in the Oklahoma	
34	Statues to read as fo	ollows:			
35		<b>C</b> 1			
36	U	1 0		ege Savings Plans shall be	
37	1 0	1 1	0 1	brogram are those Oklahoma residents	
38				d dollars (\$55,000) for a single resident	
39				plan that is to be granted matching	
40	1	ed for a benefic	clary under the age of th	nirteen (13) who is also an Oklahoma	
41	resident.				
42	$\mathbf{D} = \mathbf{A} 1 1 = \mathbf{a} \mathbf{m} 4 \mathbf{m}^{1} 1 = \mathbf{A}$	tiona mada t	$\sim 0$ labora 520 C-11-	as Sovings Drogram by an aligible	
43				ge Savings Program by an eligible	
44 45			-	he account has been opened, the	
45 46	amount of which is not to exceed three thousand dollars (\$3,000), or one thousand dollars (\$1,000) appually				
46	(\$1,000) annually.				

1					
2	C. If the beneficiary of the Oklahoma 529 College Savings Plan that is offered matching				
3	funds chooses to attend any public or private Institution of Higher Education in the State of				
4	Oklahoma or any other educational institution in the State of Oklahoma where 529 funds are				
5	eligible to be used, the beneficiary shall receive a one-time scholarship of five hundred dollars				
6	(\$500), to be used for tuition, fees, books, room and board, and other college-related expenses.				
7					
8	Section 4.	Any conflicting acts preceding this act are hereby nullified.			
9					
10	Section 5.	This act shall become effective 90 days after passage and approval.			
11					

1	Oklahoma Intercollegiate Legislature					
2	1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)					
2 3						
4	Senate Bill No. OSU-010 Wietelman (OSU)					
5						
6	AS INTRODUCED					
7						
8	An act relating to the Oklahoma City Thunder; providing short title; providing for					
9	definitions; providing for codification and declaring an emergency.					
10						
11	BE IT ENACTED BY THE STATE OF OKLAHOMA					
12						
13	Section 1. This act shall be known as the "Kevin, You're My Hero!" Act of 2014.					
14						
15	Section 2. DEFINITIONS					
16						
17	A. Oklahoma City Thunder – the greatest team in the National Basketball Association.					
18						
19	B. Kevin Durant – the best player on the Oklahoma City Thunder and the future Most					
20	Valuable Player Award Recipient.					
21						
22	C. LeBron James – A good player in his own right, but one who just does not match Kevin					
23	Durant's level of skill and finesse.					
24						
25	Section 3. NEW LAW A new section of law to be codified in the Oklahoma					
26	Statues to read as follows:					
27						
28	A. To recognize the accomplishments of the Oklahoma City Thunder, all buildings on state-					
29	owned property are hereby required to portray portraits of Kevin Durant, Russell Westbrook, and					
30	other members of the greatest team in the National Basketball Association.					
31						
32	B. To further recognize the feats of the Oklahoma City Thunder, a marble statue of Kevin					
33	Durant shall be commissioned and placed outside the Oklahoma State Capitol. This statue shall					
34	depict Durant wearing robes similar to those traditionally worn by the Greek god Zeus. The					
35	statue shall also depict Durant holding a basketball in his right hand and a lightning bolt in his					
36	left hand. LeBron James shall be depicted kneeling before Durant and kissing his feet.					
37						
38	Section 4. It being immediately necessary for the preservation of the public peace,					
39 40	health and safety, an emergency is hereby declared to exist, by reason whereof this act shall take					
40	effect and be in full force from and after its passage and approval.					
41						

1 2 2	Oklahoma Intercollegiate Legislature 1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)						
3 4 5	Senate Bill No. OSU-011 Wietelman (OSU)						
5 6 7	AS INTRODUCED						
7 8 9 10 11 12 13 14	An act relating to imposing a moratorium on the practices of hydraulic fracturing, induced hydraulic fracturing, wastewater injection, and acidizing in the State of Oklahoma and establishing a task force to investigate the effects of said practices; providing short title; providing for definitions; providing for codification; providing for penalties; providing for nullification; and providing an effective date.						
15 16	BE IT ENACTED BY THE STATE OF OKLAHOMA						
10 17 18	Section 1. This act shall be known as the "What the Frack" Act of 2014.						
18 19 20	Section 2. DEFINITIONS						
20 21 22 23	A. Hydraulic Fracturing – the process by which rocks or sheets of rock are broken up by a pressurized liquid.						
24 25 26	B. Wellbore – any hole that has been drilled for the primary purpose of extracting natural resources such as but not limited to water, oil, natural gas, etc. from underneath the ground.						
20 27 28 29 30 31	C. Induced Hydraulic Fracturing – the process in which a mixture of sand, water, and various chemicals such as hydrochloric acid, magnesium oxide, etc., is injected into a wellbore in order to create small fractures in the rock, allowing fluids such as petroleum contained within the rock to seep out and enter the well.						
32 33 34 35	D. Wastewater Injection – the process in which wastewater produced by induced hydraulic fracturing is injected into underground wellbores either for the purpose of storage or to enhance the recovery of natural resources such as water, oil, natural gas, etc.						
36 37 38	E. Wastewater Injection Wells – any wellbore that has been drilled whose primary purpose is the disposal and storage of wastewater created by the process of induced hydraulic fracturing.						
39 40 41 42	F. Acidizing – the process in which various acids are injected into sheets of rock in order to eat away at the rock and free up the flow of fluids or natural resources contained within, such as water, oil, natural gas, etc.						
43 44	G. Fracking – A shorthand or slang word used to refer to the process of induced hydraulic fracturing.						
45 46	Section 3. NEW LAW A new section of law to be codified in the Oklahoma						

Statues to read as follows:

A. The practices of hydraulic fracturing, induced hydraulic fracturing, wastewater injection and acidizing shall be placed under a two (2) year moratorium in the State of Oklahoma.

4 5 6

7

8

9

1

2 3

B. This moratorium shall only prohibit the future construction of new wellbores or wastewater injection wells for the practices listed in Section 3(A), and shall have no effect on wellbores or wastewater injection wells currently equipped for said practices.

C. During the two year moratorium, a special task force shall be commissioned to fully investigate the environmental and economic impact that the practices listed in Section 3(A) can cause. The task force shall be chaired by the Oklahoma Secretary of Energy and will consist of at least one (1) but no more than three (3) representatives from the following departments and/or agencies:

15

16 i. Oklahoma Conservation Commission

17 ii. Oklahoma Energy Resources Board

18 iii. Oklahoma Environmental Quality Department

19iv.Oklahoma Marginal Well Commission

20 v. Oklahoma Liquefied Petroleum Gas Board

21 vi. Oklahoma Water Resources Board

22 vii. Oklahoma Commerce Department

23 viii. Oklahoma Corporation Commission

24 ix. Oklahoma House of Representatives Committee on Energy and Aerospace

25 x. Oklahoma Senate Committee on Energy

xi. Any other State departments, agencies, or individuals deemed able to help further
the goals of the task force, the inclusion of whom shall be at the discretion of the Secretary of
Energy.

29

D. Each agency listed in Section 3(C) shall retain the full power to choose who shall represent it on the task force. The job of the task force will be to hear testimony and analyze findings from leading researchers on the environmental and economic effects that the practices listed in Section 3(A) can cause, as well as to offer their own expertise and knowledge on the subject.

E. At the conclusion of the moratorium, the task force shall prepare a report of their findings to be presented before a joint session of the Oklahoma Legislature. If the Legislature deems it so necessary, the moratorium may be extended for a period of up to six (6) months by a simple majority vote of both houses of the Oklahoma Legislature. Any extension of the moratorium after that must come through a reauthorization of this legislation.

41 42

43

Section 4. PENALTIES

A. The task force established in Section 3(C) shall be responsible for determining the
various fines and/or punishments for any individual, corporation, or other person who is found to
be in violation of this legislation. These penalties must be established by the second month of the

1	moratorium.	
2 3 4	Section 5.	Any conflicting acts preceding this act are hereby nullified.
4 5 6	Section 6.	This act shall become effective 90 days after passage and approval.

1	Oklahoma Intercollegiate Legislature
2	1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)
3	
4	Senate Resolution No. OSU-301Paxton (OSU)
5	
6	<u>AS INTRODUCED</u>
7	
8	A Senate Resolution declaring that the Affordable Care Act is a complete and
9	utter disaster;
10	
11	WHEREAS, the Affordable Care Act or "Obamacare" has been a failure in both its
12	rollout and implementation; and
13	
14	WHEREAS, the incompetence of the federal government led to a website that was able to
15	enroll a total of six (6) people in its first week; and
16	
17	WHEREAS, the number of enrollees of the Affordable Care Act fell far short of the
18	number expected by the federal government; and
19	
20	WHEREAS, the law has been changed twenty five (25) times and delayed thirty five (35)
21	times since its passage; and
22	
23	WHEREAS, the promise made to Americans that if they wanted to keep their existing
24	health coverage they could-period, was not true.
25	
26	NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE 1ST SESSION
27	OF THE 46TH OKLAHOMA INTERCOLLEGIATE LEGISLATURE:
28	
29	THAT, the people of Oklahoma hereby reject this massive federal intrusion into the
30	healthcare industry.
31	
32	THAT, the people of the State of Oklahoma are more than capable of tackling the issues
33	that face healthcare in the Sooner State.
34	

1	Oklahoma Intercollegiate Legislature				
2 3	1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)				
3 4	Senate Bill No. ORU-001			Cevallos (ORU)	
5				× ,	
6	AS INTRODUCED				
7					
8		-	• •	ion of school grounds; providing short	
9			efinitions; providing	g for codification; and providing an	
10	effect	tive date.			
11 12	BE IT ENACTED B	V THE STATE			
12	DE II ENACIED D	DI INE SIAIE	L OF OKLAHOMA	1	
13	Section 1.	This act shall	be known as the "S	Student Protection" Act of 2014.	
15					
16	Section 2.	DEFINITION	J:		
17					
18	Metal Detectors will	l be walk throug	h. The schools will	l dictate two ways to enter into the	
19	building, provided al	ll doors will be	permitted as exits.	Every time an individual enters into the	
20	building they will be required to walk through a metal detector. All schools with less than 500				
21	students will be required to have a town hall meeting to discuss the importance and financial cost				
22 23	of implementing a m	netal detector sy	stem.		
24 25	Section 3.	NEW LAW	A new section of	law to be codified in the Oklahoma	
25	Statues to read as fol	llows:			
26	All schools f	unded by the co	wamp out that too al	h the grade levels of Pre-K to 12 <sup>th</sup> grade	
27 28				wo metal detectors scanning all individuals	
28 29	that enter into the en		-	wo metal detectors scanning an merviculars	
30	that enter into the en	in une of the sel			
31	Section 4.	This act shall	become effective 9	90 days after passage and approval.	

1	Oklahoma Intercollegiate Legislature					
2	1st Session of the 46 <sup>th</sup> Legislature (2014)					
3						
4	Senate Bill No. ORU-002Cole (ORU)					
5 6	AS INTRODUCED					
7						
8	An act relating to the right to reproduce; providing short title; providing for					
9	codification; providing for exceptions; providing for penalties and providing an					
10	effective date.					
11						
12	BE IT ENACTED BY THE STATE OF OKLAHOMA					
13						
14	Section 1. This act shall be known as the "Smart is Sexy" Act of 2014.					
15						
16	Section 2. NEW LAW A new section of law to be codified in the Oklahoma					
17	Statues to read as follows:					
18						
19	When seeking to reproduce or adopt a child, every man and woman will be required to					
20	take a state administered IQ test. If either individual has an IQ of 84 or below, they will not be					
21	allowed to reproduce or adopt a child.					
22						
23	Section 3. EXCEPTIONS					
24						
25	If a woman becomes pregnant due to rape, she will be exempt from the associated					
26	penalties.					
27						
28	Section 4. PENALTIES					
29						
30	If a man and woman reproduce without having taken an IQ test, they will be fined \$7,500					
31	and both will be required to take an IQ test before the time of birth. If the woman does not know					
32	the whereabouts of the man, the fine will be reduced to \$3,000.					
33						
34 25	If either the man or woman has an IQ of 84 or below and reproduces or adopts a child,					
35	there will be a fine calculated as a percent of annual income assessed yearly until the child is 18					
36	years of age, according to filing status:					
37	1. Single, married filing separately: 4%					
38	<ol> <li>Married filing jointly: 7.5%</li> <li>Qualified widow: 3%</li> </ol>					
39 40	5. Qualified widow: 5%					
40 41	Section 5 This set shall become affective 190 days after passage and approvel					
41	Section 5. This act shall become effective 180 days after passage and approval.					

1 2 2	Oklahoma Intercollegiate Legislature 1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)
3 4	Senate Bill No. ORU-003 Cole (ORU)
5 6	AS INTRODUCED
7 8 9	An act relating to the sale of alcoholic beverages; providing short title; providing for codification; providing for repealer and providing an effective date.
10 11 12	BE IT ENACTED BY THE STATE OF OKLAHOMA
12 13	Section 1. This act shall be known as the "Project X" Act of 2014.
14 15 16	Section 2. NEW LAW A new section of law to be codified in the Oklahoma Statues to read as follows:
17 18	Any licensed liquor store will be provided the following enumerated rights:
19 20	<ol> <li>The right to sell between the hours of 10:00 AM and 11:00 PM any day of the week.</li> <li>The right to refrigerate any beverages they desire, regardless of alcohol by weight. Any</li> </ol>
21 22	retail seller of alcoholic beverages other than a licensed liquor store will be provided the following enumerated rights:
23 24 25	1. The right to refrigerate and sell beer and cereal malt beverages with any alcohol by weight up to 6.0%.
25 26 27	Section 3. REPEALER
27 28 29	All statutes, bylaws and policies that contradict this legislation are nullified.
2) 30 31	Section 4. This act shall become effective 90 days after passage and approval.

1 2	Oklahoma Intercollegiate Legislature 1st Session of the 46 <sup>th</sup> Legislature (2014)				
3					
4 5 6 7	Senate Bill No. ORU-004 Cole (ORU) of the Senate Craighead, Chris (ORU) of the House				
8 9	AS INTRODUCED				
10					
11 12	An act relating to the sale of mineral rights; providing short title; providing for definitions; providing for codification and providing an effective date.				
13 14 15	BE IT ENACTED BY THE STATE OF OKLAHOMA				
15 16 17	Section 1. This act shall be known as the "Keep It Local" Act of 2014.				
17 18 19	Section 2. DEFINITIONS				
20	A. Mineral Rights: The property rights to exploit an area for the minerals it harbors. Also				
21	known as mineral interest.				
22 23	B. Mineral Estate: Any property harboring minerals.				
24 25	Section 3. NEW LAW A new section of law to be codified in the Oklahoma Statues to read as follows:				
26	Statues to read as follows.				
27 28 29 30 31	Any full-time Oklahoma resident with legal mineral interest in a mineral estate located in the state of Oklahoma that chooses to sell their mineral rights to an Oklahoma based company will receive a yearly tax deduction according to the following filing statuses which will increase every year according to the published rate of inflation:				
32 33 34 35	Single, or married filing separately: \$5,000. Married filing jointly or qualified widow: \$10,000 Head of household: \$7,500				
36 37 38	To qualify, the company must be based in Oklahoma and must have at least 35% of their workforce consist of Oklahoma residents.				
39 40 41	The tax credit will be listed as the 'Oklahoma Mineral Rights Credit' on any Oklahoma individual income return form.				
41 42 43	Section 4. This act shall become effective 180 days after passage and approval.				

1	Oklahoma Intercollegiate Legislature				
2	1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)				
3					
4	Senate Bill No. ORU-005 Duncan (ORU)				
5					
6	AS INTRODUCED				
7					
8	An act relating to health incentives; providing short title, providing for				
9	definitions; providing for codification and providing an effective date.				
10					
11	BE IT ENACTED BY THE STATE OF OKLAHOMA				
12					
13	Section 1. This act shall be known as the "Twinkie Tax" Act of 2014.				
14					
15	Section 2. DEFINITIONS				
16					
17	Junk foods: Foods or drinks that meet one or more of the following criteria: Containing more				
18	than 2.3 percent saturated fat; foods containing trans-fatty acids; foods containing more than ten				
19	(10) grams of manufactured sugar (high fructose corn syrup, sucrose, etc) in each serving; Foods				
20	containing sodium levels greater than twenty-five (25) percent of the daily recommended value				
21	per serving; Foods containing refined or bleached flour as the primary ingredient; foods				
22	containing cornstarch as the primary ingredient.				
23					
24	Food vendors: Any place that serves food including but not limited to: grocery stores,				
25	convenience stores, restaurants, and fast food chains.				
26					
27	Section 3. NEW LAW A new section of law to be codified in the Oklahoma				
28	Statues to read as follows:				
29					
30	All junk foods will be taxed an additional 17.5 percent at all food vendors throughout the				
31	State of Oklahoma.				
32					
33	Section 4. This act shall become effective 90 days after passage and approval.				
34					

1	Oklahoma Intercollegiate Legislature					
2	1st Session of the 46 <sup>th</sup> Legislature (2014)					
3						
4	Senate Bill No. ORU- 006 Duncan (ORU)					
5						
6	AS INTRODUCED					
7						
8	An act relating to voting rights of felons; providing short title, providing for					
9	definitions; providing for codification and providing an effective date.					
10						
11	BE IT ENACTED BY THE STATE OF OKLAHOMA					
12						
13	Section 1. This act shall be known as the "No Votes for Violators" Act of 2014.					
14						
15	Section 2. DEFINITIONS					
16						
17	Convicted felon: An individual who commits a crime punishable by death or imprisonment in a					
18	state prison					
19						
20	Expunged: Process by which record of criminal conviction is destroyed or sealed from the state					
21	or Federal repositor					
22						
23	Section 3. NEW LAW A new section of law to be codified in the Oklahoma					
24	Statues to read as follows:					
25	A convicted folon may not action the right to year in any state wide, on least elections					
26	A convicted felon may not retain the right to vote in any state-wide, or local elections					
27	after serving their sentence. If the felony conviction is expunged, the right to vote may then be reinstated.					
28 29	Temstateu.					
29 30	Section 4. This act shall become effective 90 days after passage and approval.					
30 31	Section 4. This act shall become effective 90 days after passage and approval.					
51						

1	Oklahoma Intercollegiate Legislature				
2	1st Session of the 46 <sup>th</sup> Legislature (2014)				
3					
4	Senate Bill No. ORU-007 Duncan (ORU	J)			
5					
6	AS INTRODUCED				
7					
8	An act relating to juvenile punishment; providing short title; providing for				
9	definitions; providing for codification and providing an effective date.				
10					
11	BE IT ENACTED BY THE STATE OF OKLAHOMA				
12					
13	Section 1. This act shall be known as the "Stick It" Act of 2014.				
14					
15	Section 2. DEFINITIONS				
16					
17	Juvenile delinquent: a criminal under the age of eighteen (18) years of age.				
18					
19	Gymnastics academy: A boarding school where the curriculum consists solely of training for				
20	gymnastics.				
21					
22 23	Section 3. NEW LAW A new section of law to be codified in the Oklahoma				
23	Statues to read as follows:				
24					
25	Any juvenile delinquent who is sentenced to serve at a juvenile correctional facility will				
26	have the option of being sent to a gymnastics academy instead.				
27					
28	If the juvenile chooses to attend the gymnastics academy they must attend the academy				
29	for the same length as their sentence.				
30					
31	Section 4. This act shall become effective 90 days after passage and approval.				
32					

1		Oklahoma Int	ercollegiate Legislature		
2	1st Session of the 46 <sup>th</sup> Legislature (2014)				
3			-		
4	Senate Bill No. ORU	-008		Sandford (ORU)	
5					
6		<u>AS I</u>	NTRODUCED		
7					
8		<b>e</b> 1 1	providing short title; pro	0	
9	provid	ling for codification; p	roviding penalties; prov	iding an effective date.	
10					
11	BE IT ENACTED B	Y THE STATE OF OF	KLAHOMA		
12					
13	Section 1.	This act shall be know	wn as the "Adoption Pro	ocess" Act of 2014.	
14					
15	Section 2:	DEFINITION:			
16					
17			uding awareness, intere		
18	v 1		na, which future guardi	ans go through in their	
19	decision-making pro-	cess.			
20					
21	Section 3.		section of law to be co	dified in the Oklahoma	
22	Statues to read as fol	lows:			
23	A 1 /*		1 1 1 11 1 1	1 / 11 1 /	
24			lanoma shall hereby co	mplete the adoption process	
25	in a period of six mo	nths.			
26		DENIAL TIEC.			
27	Section 4:	PENALTIES:			
28	If the adaptio	n aganaias daasn't fall	ow the adaption process	in a pariod of six months	
29 20	1	0	1 1	s in a period of six months	
30 31	such as placing the c	ind into a nome. The a	doption agencies will b	e mieu \$300.00.	
31 32	Section 5:	This act shall become	affective 180 days off	er passage and approval.	
52 33	Section 5:	This act shall become	e entective 160 days alle	ri passage and approvar.	
55					

2 3	1 <sup>st</sup> Session of the 46 <sup>th</sup> Legisl Senate Bill No. ORU-009	
	Senate Bill No. ORU-009	
		Sandford (ORU)
5 6	AS INTRODUCED	
7 8 9	An act relating to driver responsibilities; prov codification and providing an effective date.	viding short title; providing for
	BE IT ENACTED BY THE STATE OF OKLAHOMA	
12 13 14 15	Section 1. This act shall be known as the "Oklah Act of 2013.	oma Teen Driver Responsibility"
16	Section 2. NEW LAW A new section of law to Statues to read as follows:	o be codified in the Oklahoma
19 20	Applicants to the driver's education program are required GPA and to increase the minimum age to obtain years of age.	
23	Section 3. This act shall become effective 90 day	ys after passage and approval.

1	Oklahoma Intercollegiate Legislature 1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)
2 3	1 Session of the 46 Legislature (2014)
4 5	Senate Bill No. RSU-001Fiedler (RSU)
6	AS INTRODUCED
7	
8 9	An act relating to religion; providing short title; providing for definitions; providing for codification' providing for penalties and providing an effective date.
10 11	BE IT ENACTED BY THE STATE OF OKLAHOMA
12 13	Section 1. This act shall be known as the "Church of Beyoncé" Act of 2014.
14 15	Section 2. DEFINITIONS
16 17 18	A. Beyoncé- Former singer of many hits, such as "Single Ladies" and "Halo," who is now deemed Supreme Ruler of the entire State of Oklahoma, Queen of all things sassy, and eternal
19 20 21 22	<ul><li>Goddess.</li><li>B. Blue Ivy Carter- Daughter of Queen Beyoncé and King Jay Z who is chosen to lead all residents of the State of Oklahoma to the land of Sweet Dreams and the Love on Top.</li></ul>
22 23 24	Section 3. NEW LAW A new section of law to be codified in the Oklahoma Statues to read as follows:
25 26 27 28 29	All who are legal residents of the state of Oklahoma must adhere to and join the Church of Beyoncé. All legal residents must accept Blue Ivy Carter as the chosen child of the great Beyoncé, and must pray by lifting their arms up in the air and turning their wrists.
30 31 32 33	All individual prayer to the new Lord Beyoncé must be demonstrated by hunching down with open palms parallel to one's body, and alternating each arm towards the ground. All hymns must be songs created by the Lord Beyoncé.
34 35 36	Each citizen must recognize Kelly Rowland and Michelle Williams as Disciples of the Church of Beyoncé and Lady Gaga, Shakira, Sean Paul, and Andre 3000 as respective saints.
30 37 38	Section 4. PENALTIES
<ol> <li>38</li> <li>39</li> <li>40</li> <li>41</li> <li>42</li> <li>43</li> <li>44</li> </ol>	<ol> <li>Any person found in violation of this law:</li> <li>Must fall to his or her knees and declare Queen Beyoncé to be "Irreplaceable."</li> <li>Must sing "If I were a Boy" or be subjected to gender reassignment surgery.</li> <li>Must recognize that "1+1" does in fact equal two, and that Beyoncé was the sole discoverer of this fact.</li> </ol>
45 46	Section 5. This act shall become effective 90 days after passage and approval.

1	Oklahoma Intercollegiate Legislature
2	1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)
3	
4	Senate Bill No. RSU-002 Fiedler (RSU)
5	of the Senate
6	Palmer (RSU)
7	of the House
8	
9	AS INTRODUCED
10	
11	An act relating to the misuse of social media; providing short title; providing
12	definitions; providing for codification; providing for exceptions; providing
13	penalties and providing an effective date.
14	
15	BE IT ENACTED BY THE STATE OF OKLAHOMA
16	
17	Section 1. This act shall be known as the "Get Off My Page" Act of 2014.
18	
19	Section 2. DEFINITIONS:
20	
21	Social Media- Any website in which an individual can create his or her own personal account
22	and make a profile entailing distinct information about the individual.
23	
24	Section 3. NEW LAW A new section of law to be codified in the Oklahoma
25	Statues to read as follows:
26	
27	Any employer of a public or private business in which a hiring process is used to hire
28	prospective employees are hereby banned from attempting to access any and all parts of a
29	prospective employees' social media page.
30	
31	Section 4. EXCEPTIONS
32	
33	The employer or job-hiring specialist can access a person's social media page if and only
34	if:
35	
36	1. The person who has access the prospective employee's social media page can prove
37	knowledge and acquaintanceship/friendship of the prospective employee 30 days before the
38	prospective employee's application for employment was submitted to the business.
39	
40	2. The job the prospective employee is applying for requires social media as a crucial part
41	of the prospective employee's possible job (i.e. Public Relations Director, Social Media
42	Specialist).
43	• ·
44	Section 5. PENALTIES
45	
46	Any and all employers or job hiring specialists who are caught accessing any and all

- aspects of a prospective employee's social media page will be reported to the Oklahoma Better Business Bureau and risk job termination for the person or persons responsible or termination of 1
- 2 3 4 5
- the business overall.
- This act shall become effective 90 days after passage and approval. Section 6.
- 6

1	Oklahoma Intercollegiate Legislature
2	$1^{st}$ Session of the $46^{th}$ Legislature (2014)
3	
4	Senate Bill No. RSU-003 Fiedler (RSU)
5	of the Senate
6	Allen (RSU)
7	of the House
8	
9	<u>AS INTRODUCED</u>
10	
11	An act relating to privacy and safety of Oklahoma Lottery winners; providing
12	short title; providing for definitions; providing for codification and providing an
13	effective date.
14	
15	BE IT ENACTED BY THE STATE OF OKLAHOMA
16	
17	Section 1. This act shall be known as the "Lottery Anonymity" Act of 2014.
18	
19	Section 2. NEW LAW A new section of law to be codified in the Oklahoma Statues
20	to read as follows:
21	
22	Any person who has legally purchased a lottery ticket in the State of Oklahoma and has
23	received winnings over the amount of five thousand dollars has the option keep his or her lottery
24	winnings private and anonymous from anyone not involved in retrieval, accounting, and legal
25	issues regarding the lottery winnings.
26	
27	Anyone who is involved in retrieval, accounting, and legal issues regarding the lottery winnings
28	must be bound under full confidentiality regarding the identity of the lottery winner.
29	
30	Section 3. This act shall become effective 90 days after passage and approval.
31	

1	Oklahoma Intercollegiate Legislature
2	1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)
3	
4	Senate Bill No. RSU-004Fiedler (RSU)
5 6	AS INTRODUCED
7	
8 9	An act relating to mental health for workers in the Department of Corrections; providing short title; providing for definitions; providing for codification and
10	providing an effective date.
11	
12	BE IT ENACTED BY THE STATE OF OKLAHOMA
13	
14	Section 1. This act shall be known as the "Mending Minds" Act of 2014.
15	
16	Section 2. DEFINITIONS
17	
18	A. Correctional Facility Worker: Any person who works for the Oklahoma Department of
19	Corrections and is a Correctional Officer, Staff Member, or any other worker at a correctional
20	facility in the Oklahoma Department of Corrections.
21	C. Immediate Family: Any member of the facility worker's family that lives in the facility
22	worker's household.
23	D. Domestic Dependent: Any person in which the facility worker has temporary or
24	permanent guardianship; anybody who is not related to the facility worker who is permanently or
25	indefinitely living in the same household as the worker.
26	
27	Section 3. NEW LAW A new section of law to be codified in the Oklahoma
28	Statues to read as follows:
29	
30	All facility workers in the Oklahoma Department of Corrections and their immediate
31	families/domestic dependents may receive individual or family counseling at no personal cost to
32	the workers.
33	
34	The psychologist at each facility will be required to schedule a counseling session for the
35	facility worker, any persons defined above, or any form of a group session between the persons
36	defined above at the request of the correctional facility worker.
37	defined above at the request of the correctional facility worker.
38	Section 4. This act shall become effective 1 year after passage and approval.
39	Section 7. This act shan become effective 1 year after passage and approval.
57	

1 2 2	Oklahoma Intercollegiate Legislature 1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)
3 4 5 6 7 8	Senate Bill No. RSU-005 Thomason (RSU) of the Senate Black (RSU) of the House
9 10	AS INTRODUCED
11 12 13	An act relating to public policy; providing short title; providing for repealer; providing for definition providing for codification; providing emergency clause and providing an effective date
14 15 16	BE IT ENACTED BY THE STATE OF OKLAHOMA
10 17 18	Section 1. This act shall be known as "Second 'Scott' Chance Repeal Act of 2014".
19 20	This act shall be known as the "No Sweats" Act of 2013
21	Section 2. NEW LAW A new section of law to be codified in the Oklahoma
22 23	Statues to read as follows:
24 25 26 27 28	Sweat pants shall be forthwith banned from being worn outside the home and an individual's estate, under penalty of a fine of \$400, dependent on the number of pairs of sweat pants owned. For example: 3 pairs X \$400=\$1200
28 29 30	Section 3. EXCEPTIONS:
31 32 33 34 35 36	<ul> <li>Pregnant Women in their second and third trimesters</li> <li>Children under the age of 15 27</li> <li>Elderly people 55 and over 28</li> <li>Persons with medical conditions that requires softer material</li> <li>Persons participating in an exercise such as jogging or yoga</li> </ul>
37 38 39 40	All other persons are to attire themselves with clothing such as, but not limited to denim jeans, slacks, skirts, parachute pants, and other pieces of clothing that do not resemble slothfulness most foul.
41 42	Section 4. NEW LAW Sweatpants shall be allowed as proper attire in all situations, and those that robe themselves in such garments shall not be penalized.
43 44 45	Section 5. This act shall IMMEDIATELY come into effect after passage and approval.

1	Oklahoma Intercollegiate Legislature
2	1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)
3	
4	Senate Bill No. RSC-001 Gately (RSC)
5	
6	AS INTRODUCED
7	
8	An act relating to telecommunications and prohibiting intrusive management of
9	data traffic; providing short title; providing definitions; providing codification;
10	and declaring an emergency.
11	
12	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
13	
14	Section 1. This act shall be known as the "Oklahoma Internet Freedom Act of 2014."
15	
16	Section 2. DEFINITIONS
17	
18	The following terms are to be defined as follows for the purposes of this act:
19	
20	A. "Internet Carrier" means any entity, individual, group, or corporation operating in the
21	state of Oklahoma that provides service or management relating to the internet.
22	
23	B. "Data Transfer" means the sending or receiving of electronic information.
24	
25	Section 3. NEW LAW A new section of law to be codified in the Oklahoma
26	Statutes as Section 139.111 of Title 17, unless there is created a duplication in numbering, reads
27	as follows:
28	
29	No internet carrier shall artificially inhibit or alter the speed of internet data transfer with
30	regard to other specific entities, whether known or unknown.
31	
32	Section 4. It being immediately necessary for the preservation of public peace, health
33	and safety, an emergency is hereby declared to exist, by reason whereof this act shall take effect
34	and be in full force from and after its passage and approval.
35	

1	Oklahoma Intercollegiate Legislature
2	1 <sup>st</sup> Session of the 46th Legislature (2014)
3	
4	Senate Bill No. RSC-002Gorman (RSC)
5	
6	<u>AS INTRODUCED</u>
7	
8 9	An act relating to Real Estate Loans; providing short title; providing definition; providing for codification; providing punishment; and providing an effective date.
10	providing for councation, providing pullishinent, and providing an effective date.
11	BE IT ENACTED BY THE STATE OF OKLAHOMA
12	
13	Section 1. This act shall be known as the "Oklahoma Fairness in Lending" Act of
14	2014.
15	
16 17	Section 2. The following are to be defined as follows for the purpose of this act:
17	A. "Real Estate Lenders" Any entity, group, corporation, or individual operating in Oklahoma
19	providing mortgage-lending services.
20	providing moregage renaming services.
21	B. "Real Estate transaction" Any transfer of real property that the purchaser uses borrowed
22	funds to complete.
23	-
24	C. "Delinquency" When the borrower changes their financial position between the approval of
25	the loan and the closing of the loan and fails to inform the Real Estate lender.
26	
27	Section 3. NEW LAW A new section of Law to be Codified in the Oklahoma
28	statutes as section 6.803.1, unless there is a duplication in numbering, reads as follows:
29 30	No Real Estate lender shall cancel the closing of a Real Estate transaction at any time
31	within 10 days of the previously scheduled date and time, except upon written consent of both
32	buyer and seller or when delinquency by the borrower can be proven.
33	
34	Section 4. If a transaction is cancelled within the 10 day period and the lender cannot
35	prove delinquency, the lender will be required to provide the borrower with a loan of the same
36	terms and refund all fees charged.
37	
38	Section 5. This Act shall become effective 90 days after passage and approval.
39	

1	Oklahoma Intercollegiate Legislature
2 3	1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)
4	Senate Bill No. RSC-003 Begarek (RSC)
5	
6	AS INTRODUCED
7	
8	An act relating to preserving the youth; providing short title; providing for
9	codification; providing for punishment; and providing an effective date.
10	
11	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA
12	
13	Section 1. This act shall be known as the "Anti-Justin Act of 2014."
14 15	Section 2. NEW LAW A new section of law to be codified in the Oklahoma
15 16	Statutes to read as follows:
17	Statutes to read as follows.
18	Justin Drew Bieber shall not be allowed inside the borders of Oklahoma for any reason.
19	Justin Diew Dieber shan not be anowed inside the borders of Oktanonia for any reason.
20	Section 3. Justin's refusal to comply with this law shall result in his immediate
21	extradition to the closest bordering state from his current location. If he attempts to enter
22	Oklahoma a second time he will be imprisoned for one month. Every attempt after the second
23	results in an additional month to his sentence.
24	
25	Section 4. It being immediately necessary for the preservation of the public sanity,
26	health and safety, an emergency is hereby declared to exist, by reason whereof this act shall take
27	effect and be in full force from and after its passage and approval.
28	

1 2	Oklahoma Intercollegiate Legislature 1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)
3	
4	Senate Bill No. OU-001 Aman (NSU)
5 6	Crofford (OU)
0 7	AS INTRODUCED
8	
9 10	An act relating to access to higher education; providing for definitions; providing short title; providing for codification and providing an effective date.
11 12 13	BE IT ENACTED BY THE STATE OF OKLAHOMA
13 14 15	Section 1. This act shall be known as the "Oklahoma College Access Program" Act of 2010.
16 17	Section 2. DEFINITIONS
18 19 20	A. Qualifying institutions of higher education – public colleges and universities falling under the authority of the Oklahoma Regents for Higher Education.
21	under the authority of the Okhanomia Regents for Higher Deabation.
22	B. Qualifying individuals – individuals who:
23	a. Are under the age of 36 at the time they would be begin participating in the
24	Oklahoma College Access Program;
25	b. Are enrolled or planning to enroll at a qualifying institution of higher education;
26	c. Are pursuing an associate's degree, bachelor's degree, graduate degree, or
27	professional degree; and
28 29	d. Qualify for in-state tuition in Oklahoma.
30	Section 3. NEW LAW A new section of law to be codified in the Oklahoma Statues
31	to read as follows:
32	
33	The Oklahoma Regents for Higher Education shall create the Oklahoma College Access
34	Program (OCAP). This program shall exempt qualifying individuals who participate from paying
35	tuition, mandatory fees, and on-campus room and board at qualifying institutions of higher
36	education in exchange for paying a percentage of their salaries in later years. Institutions that do
37	not provide on-campus room and board may determine an appropriate amount to cover these
38	costs via off-campus providers.
39 40	The nerventege of colory that must be repead in later years may your by institution
40 41	The percentage of salary that must be repaid in later years may vary by institution. Qualifying institutions of higher education shall establish and inform prospective participants
42	about the percentage which OCAP participants must repay, but it shall not exceed five (5)
43	percent. Institutions may, at their discretion, set varying rates according to the academic degree
44	individuals are pursuing. Institutions may also set lower percentages rates for students receiving
45	other financial aid, including scholarships, grants, and loans. Individuals may not receive OCAP
46	support for more than a total of seven (7) years.

Section 4. This act shall become effective on August 1, 2015.

1	Oklahoma Intercollegiate Legislature
2 3	1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)
	Consta D'ILNA OLI 002
4 5	Senate Bill No. OU-002Luis Molina (OU)
	A C INTRODUCED
6 7	<u>AS INTRODUCED</u>
8	An act relating to an extension on the sale of intoxicating liquors; amending 37
9	O.S. 1991, Section 213; amending 37 O.S. 1991, Section 537; amending 37 O.S.
10	1991, Section 591; providing short title; and providing an effective date.
11	1991, Section 391, providing short title, and providing an effective date.
12	BE IT ENACTED BY THE STATE OF OKLAHOMA
13	
14	Section 1. This act shall be known as the "Wet Weekends" Act of 2014.
15	
16	Section 2. AMENDATORY 37 O.S. 1991, Section 213, is amended to read as
17	follows:
18	
19	Section 213. Hours during which sale prohibited - Penalties.
20	
21	A. It shall be unlawful for any place licensed to sell beverages containing more than one-half
22	of one percent (1/2 of 1%) of alcohol by volume and not more than three and two-tenths percent
23	(3.2%) of alcohol by weight to sell, dispense, or serve such beverages for consumption on the
24	premises between the hours of two o'clock a.m. and seven o'clock a.m. or allow such beverages
25	to be consumed on the premises between the hours of two o'clock a.m. and seven o'clock a.m.
26	excepting Saturday nights when such beverages may not be sold, dispensed, served, or consumed
27	on the premises between the hours of two o'clock a.m. and twelve o'clock noon on Sundays;
28	provided, the governing body of any city or town is hereby authorized to prohibit, by ordinance
29	regularly enacted, the sale, dispensing, serving, and consumption of such beverages between the
30	hours of two o'clock a.m. on Sunday and seven o'clock a.m. of the following Monday.
31	D It shall be unlowful for one place that is a commencial manifest to allow become and
32 33	B. It shall be unlawful for any place that is a commercial premises to allow beverages containing more than one-half of one percent $(1/2 \text{ of } 1\%)$ alcohol by volume and not more than
33 34	three and two-tenths percent $(3.2\%)$ of alcohol by weight to be consumed on such commercial
35	premises between the hours of two o'clock a.m. and seven o'clock a.m. As used in this
36	subsection, "commercial premises" means a location or establishment at which this type of
30 37	business or activity is carried on for profit.
38	busiless of activity is carried on for profit.
39	C. Any person violating any provision of this section shall be deemed guilty of a
40	misdemeanor and, upon conviction, shall be punished by a fine of not more than Five Hundred
41	Dollars (\$500.00) or by imprisonment in the county jail for a term of not more than six (6)
42	months, or by both such fine and imprisonment. In addition, such violation shall be grounds for
43	revocation of any license or permit for the sale of such beverages, as and in the manner provided
44	by law.
45	
46	Section 3. AMENDATORY 37 O.S. 1991, Section 537, is amended to read as

1 follows: 2 3 SECTION 537. Enumerated prohibited acts. 4 5 A. No person shall: 6 Knowingly sell, deliver, or furnish alcoholic beverages to any person under 1. 7 twenty-one (21) years of age; 8 Sell, deliver or knowingly furnish alcoholic beverages to an intoxicated person or 2. 9 to any person who has been adjudged insane or mentally deficient; 10 Open a retail container or consume alcoholic beverages on the premises of a retail 3. 11 package store; 12 Import into this state, except as provided for in the Oklahoma Alcoholic Beverage 4. 13 Control Act, any alcoholic beverages; provided, that nothing herein shall prohibit the importation 14 or possession for personal use of not more than one (1) liter of alcoholic beverages upon which 15 the Oklahoma excise tax is delinquent; 16 Receive, possess, or use any alcoholic beverage in violation of the provisions of 5. 17 the Oklahoma Alcoholic Beverage Control Act; 18 Transport into, within, or through this state more than one (1) liter of alcoholic 6. 19 beverages upon which the Oklahoma excise tax has not been paid unless the person 20 accompanying or in charge of the vehicle transporting same shall possess a true copy of a bill of 21 lading, invoice, manifest or other document particularly identifying the alcoholic beverages 22 being transported and showing the name and address of the consignor and consignee: provided. 23 this prohibition shall not apply to the first one hundred eighty (180) liters of alcoholic beverages 24 classified as household goods by military personnel, age twenty-one (21) or older when entering 25 Oklahoma from temporary active assignment outside the contiguous United States; 26 7. Knowingly transport in any vehicle upon a public highway, street or alley any 27 alcoholic beverage except in the original container which shall not have been opened and the seal 28 upon which shall not have been broken and from which the original cap or cork shall not have 29 been removed, unless the opened container be in the rear trunk or rear compartment, which shall 30 include the spare tire compartment in a vehicle commonly known as a station wagon and panel 31 truck, or any outside compartment which is not accessible to the driver or any other person in the 32 vehicle while it is in motion; 33 Drink intoxicating liquor in public except on the premises of a licensee of the 8. 34 Alcoholic Beverage Laws Enforcement Commission who is authorized to sell or serve alcoholic 35 beverages by the individual drink or be intoxicated in a public place. This provision shall be 36 cumulative and in addition to existing law; 37 Forcibly resist lawful arrest, or by physical contact interfere with an investigation 9. 38 of any infringement of the Oklahoma Alcoholic Beverage Control Act or with any lawful search 39 or seizure being made by an inspector or agent of the ABLE Commission, when such person 40 knows or should know that such acts are being performed by a state, county, or municipal 41 officer, inspector or agent of the ABLE Commission; Manufacture, duplicate, counterfeit or in any way imitate any bottle club 42 10. 43 membership card required to be issued by the ABLE Commission without the permission of the 44 Commission; 45 11. Consume or possess alcoholic beverages on the licensed premises of a bottle club 46 unless such person possesses a valid membership card for that club issued by the club; or

4 B. No licensee of the ABLE Commission shall: 5 Receive, possess, or sell any alcoholic beverage except as authorized by the 1. 6 Oklahoma Alcoholic Beverage Control Act and by the license or permit which the licensee 7 holds: 8 2. Employ any person under the age of twenty-one (21) in the selling or handling of 9 alcoholic beverages. Provided, that a mixed beverage, beer and wine, caterer, special event or 10 bottle club licensee may employ servers who are at least eighteen (18) years of age, except persons under twenty-one (21) years of age may not serve in designated bar or lounge areas, and 11 12 a mixed beverage, beer and wine, caterer, special event or bottle club licensee may employ or 13 hire musical bands who have musicians who are under twenty-one (21) years of age if each such 14 musician is either accompanied by a parent or legal guardian or has on their person, to be made 15 available for inspection upon demand by any ABLE Commission officer or law enforcement 16 officer, a written, notarized affidavit from the parent or legal guardian giving the underage musician permission to perform in designated bar or lounge areas; 17 18 Give any alcoholic beverage as a prize, premium or consideration for any lottery, 3. 19 game of chance or skill or any type of competition; 20 Advertise or offer "happy hours" or any other means or inducements to stimulate 4. 21 the consumption of alcoholic beverages including: 22 a. deliver more than two drinks to one person at one time, 23 b. sell or offer to sell to any person or group of persons any drinks at a price less 24 than the price regularly charged for such drinks during the same calendar week, except at private 25 functions not open to the public, 26 c. sell or offer to sell to any person an unlimited number of drinks during any set 27 period of time for a fixed price, except at private functions not open to the public, 28 d. sell or offer to sell drinks to any person or group of persons on any one day at 29 prices less than those charged the general public on that day, except at private functions not open 30 to the public, 31 e. increase the volume of alcoholic beverages contained in a drink without 32 increasing proportionately the price regularly charged for such drink during the same calendar 33 week. or 34 f. encourage or permit, on the licensed premises, any game or contest which 35 involves drinking or the awarding of drinks as prizes. Provided that the provisions of this paragraph shall not prohibit the advertising or 36 37 offering of food or entertainment in licensed establishments; 38 Permit or allow any patron or person to exit the licensed premises with an open 5. 39 container of any alcoholic beverage. Provided, that this prohibition shall not be applicable to 40 closed original containers of alcoholic beverages which are carried from the licensed premises of 41 a bottle club by a patron, closed original wine containers removed from the premises of restaurants, hotels, and motels, or to closed original containers of alcoholic beverages transported 42 43 to and from the place of business of a licensed caterer by the caterer or an employee of the 44 caterer: or 45 6. Serve or sell alcoholic beverages with an expired license issued by the ABLE 46 Commission.

Knowingly possess any bottle club membership card required to be issued by the

ABLE Commission, which has been manufactured, counterfeited, imitated or in any way

duplicated without the permission of the Commission.

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12.

1 C. No package store licensee shall:

Purchase or receive any alcoholic beverage other than from a person holding a
 brewer, wholesaler or Class B wholesaler license issued pursuant to the Oklahoma Alcoholic
 Beverage Control Act;

5 2. Suffer or permit any retail container to be opened, or any alcoholic beverage to be 6 consumed, on the licensed premises;

7 Sell, or keep package store premises open for the purpose of selling, any alcoholic 3. 8 beverages at any hour other than between the hours of 10:00 a.m. and 9:00 p.m. Monday through 9 Saturday Friday and the hours of 10:00 a.m. and 11:00 p.m. Saturday and Sunday; provided, that 10 no such sales shall be made, or package store premises be allowed to remain open for the purpose of making such sales, on New Year's Day, Memorial Day, the Fourth of July, Labor 11 12 Day, Thanksgiving Day or Christmas Day. Package store licensees shall be permitted to sell, or 13 keep package store premises open for the purpose of selling, alcoholic beverages on the day of 14 any General, Primary, Runoff Primary or Special Election whether on a national, state, county or 15 city election, provided that the election day does not occur on any day on which such sales are 16 otherwise prohibited by law;

4. Operate a retail package store unless such store shall be located in a city or town
having a population in excess of two hundred (200) according to the latest Federal Decennial
Census;

5. Sell any alcoholic beverage on credit; provided that acceptance by a retail liquor
store of a cash or debit card, or a nationally recognized credit card, in lieu of actual cash payment
does not constitute the extension of credit; provided further, as used in this section:

A. "cash or debit card" means any instrument or device whether known as a debit card or by any other name, issued with or without fee by an issuer for the use of the cardholder in depositing, obtaining or transferring funds from a consumer banking electronic facility, and

B. "nationally recognized credit card" means any instrument or device, whether known as a credit card, credit plate, charge plate or by any other name, issued with or without fee by an issuer for the use of the cardholder in obtaining money, goods, services or anything else of value on credit which is accepted by over one hundred merchants;

6. Offer or furnish any prize, premium, gift or similar inducement to a consumer in connection with the sale of alcoholic beverage, except that goods or merchandise included by the manufacturer in packaging with alcoholic beverages or for packaging with alcoholic beverages shall not be included in this prohibition, but no wholesaler or package store shall sell any alcoholic beverage prepackaged with other goods or merchandise at a price which is greater than the price at which the alcoholic beverage alone is sold;

36 7. Permit any person under twenty-one (21) years of age to enter into, remain within
37 or loiter about the licensed premises; or

8. Pay for alcoholic beverages by a check or draft which is dishonored by the drawee
when presented to such drawee for payment; and the ABLE Commission may cancel or suspend
the license of any retailer who has given a check or draft, as maker or endorser, which is so
dishonored upon presentation.

42 D. No wholesaler licensee shall:

43 1. Sell or deliver any amount of spirits or wines to any package store licensee on
 44 Saturday or Sunday; or

1 - Sell or deliver any amount of spirits or wines to any package store licensee on 2. 2 New Year's Day, Memorial Day, the Fourth of July, Labor Day, Thanksgiving Day or Christmas 3 Dav.

4

ED. No mixed beverage or beer and wine licensee shall:

5 Purchase or receive any alcoholic beverage other than from a person holding a 1. 6 wholesaler or Class B wholesaler license issued pursuant to the Oklahoma Alcoholic Beverage 7 Control Act; provided, a mixed beverage or beer and wine licensee whose premises are a 8 restaurant may purchase wine produced at wineries in this state directly from an Oklahoma 9 winemaker as provided in Section 3 of Article XXVIII of the Oklahoma Constitution;

10 Transport alcoholic beverages from the place of purchase to the licensed premises 2. unless the licensee also holds a private carrier license issued by the ABLE Commission; 11

12 Use or allow the use of any mark or label on a container of alcoholic beverage 3. 13 which is kept for sale which does not clearly and precisely indicate the nature of the contents or 14 which might deceive or conceal the nature, composition, quantity, age or quality of such 15 beverage;

16 4. Keep or knowingly permit any alcoholic beverage to be kept, brought or 17 consumed on the licensed premises which is not allowed to be sold or served upon such 18 premises; or

19 5. Allow any person under twenty-one (21) years of age to enter into, remain within 20 or loiter about the designated bar area of the licensed premises, except for persons who 21 incidentally pass through the designated area.

22 The prohibition in this subsection against persons under twenty-one (21) years of age 23 entering or remaining within the designated bar area of the licensed premises shall not apply, if 24 the licensed premises are closed to the public during a time the premises are legally permitted to 25 be open for business and the premises are used for a private party at which alcoholic beverages 26 may be served to persons twenty-one (21) years of age of older. Any alcoholic beverages served 27 at a private party on the licensed premises may be purchased from the licensee at a negotiated 28 price or purchased privately and served at the private party on the licensed premises. Any 29 licensee who desires to conduct such a private party shall notify the ABLE Commission, in 30 writing, at least ten (10) calendar days prior to the private party. The notification shall include 31 the date, time, and purpose of the private party and any other information the ABLE Commission 32 may deem necessary. 33

F-E. No bottle club licensee shall:

34 Use or allow the use of any mark or label on a container of alcoholic beverage 1. 35 which does not clearly and precisely indicate the nature of the contents or which might deceive or conceal the nature, composition, quantity, age or quality of any such beverage; 36

37 Act as an agent for any bottle club member and purchase any alcoholic beverage 2. 38 for the member;

39 3. Use or allow the use of any pool system of storage or purchase of alcoholic 40 beverages;

41 Allow any person to enter or remain in the designated bar or lounge area of the 4. club unless that person possesses a valid membership card for that club issued by the club; 42 43

Sell any alcoholic beverage; 5.

44 Deliver or furnish to any club member any alcoholic beverage that does not 6. 45 belong to the member;

1 7. Serve alcoholic beverages to any person who does not possess a valid 2 membership card for that club issued by the club;

3 8. Issue a membership card for the club to a person under twenty-one (21) years of
4 age; or

5 9. Allow any person under twenty-one (21) years of age to enter into, remain within 6 or loiter about the designated bar area of the licensed premises, except for members of a musical 7 band employed or hired as provided in paragraph 2 of subsection B of this section when the band 8 is to perform within such area.

9 The prohibition in this subsection against persons under twenty-one (21) years of age 10 entering or remaining within the designated bar area of the licensed premises shall not apply, if the licensed premises are closed to the public during a time the premises are legally permitted to 11 12 be open for business and the premises are used for a private party at which alcoholic beverages 13 may be served to persons twenty-one (21) years of age or older. Any alcoholic beverages served 14 at a private party on the licensed premises may be purchased from the licensee at a negotiated 15 price or purchased privately and served at the private party on the licensed premises. Any 16 licensee who desires to conduct such a private party shall notify the ABLE Commission, in writing, at least ten (10) calendar days prior to the private party. The notification shall include 17 18 the date, time, and purpose of the private party and any other information the ABLE Commission

19 may deem necessary.

37

20 GF. No special event or caterer licensee shall:

Purchase or receive any alcoholic beverage other than from a person holding a
 wholesaler or Class B wholesaler license issued pursuant to the provisions of the Oklahoma
 Alcoholic Beverage Control Act; provided, a special event or caterer licensee may purchase wine
 produced at wineries in this state directly from an Oklahoma winemaker as provided in Section 3
 of Article XXVIII of the Oklahoma Constitution; or

26 2. Transport alcoholic beverages from the place of purchase to the licensed premises 27 unless the licensee also holds a private carrier license issued by the ABLE Commission.

HG. No person operating a cafe, restaurant, club, or any place of recreation shall permit any
person to be drunk or intoxicated in the person's place of business.

Section 4. AMENDATORY 37 O.S. 1991, Section 591, is amended to read as
follows:
33

34 <u>SECTION 591. Mixed beverage or beer and wine licensee - Limitations on hours to sell,</u>
 35 <u>dispense, serve or consume alcoholic beverages - Counties may prohibit sales of individual</u>
 36 <u>drinks on certain days.</u>

A. No alcoholic beverages may be sold, dispensed, served or consumed on the premises of a
 mixed beverage or beer and wine licensee between the hours of 2:00 a.m. and 10:00 a.m.

B. Counties that elect to authorize sales of alcoholic beverages by the individual drink may
designate any or all of the following days as days or portions thereof on which the sales of
alcoholic beverages are not authorized:

43 1. On the first day of the week, commonly called Sunday; and

44 2-<u>1</u>. On Decoration or Memorial Day, Independence Day, Labor Day, Thanksgiving 45 Day, and Christmas Day.

- C. Counties that elect to authorize sales of alcoholic beverages by the individual drink shall
   not prohibit such sales on the day of any national, state, county or city election, including
   primary elections, provided that the election day does not occur on any day on which such sales
   may otherwise be prohibited by any other law.
- 5 6
- Section 5. This act shall become effective 90 days after passage and approval.

Oklahoma Intercollegiate Legislature
1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)
Senate Bill No. OU-003 Bodman (OU)
Molina (OU)
AS INTRODUCED
An act relating to the preservation of pure Oklahoman morals; providing short
title; providing for penalties; and providing for an emergency clause.
BE IT ENACTED BY THE STATE OF OKLAHOMA
Section 1. This act shall be known as the "Bieber Dam" Act of 2014.
Section 2. NEW LAW A new section of law to be codified in the Oklahoma
Statues to read as follows:
Justin Drow Richar have of London Canada lasking morel sharester, desent must multic
Justin Drew Bieber born of London, Canada, lacking moral character, decent must, public decency, and representing a danger to the public is hereby prohibited from entering the State of
Oklahoma including nut not limited to airspace, waterways, and other public facilities.
Oktationia including nut not initited to anspace, waterways, and other public facilities.
Section 3. PENALTIES
Any persons found to be attempting to smuggle or found in possession of a Justin Bieber,
within the state boundaries, shall be charged with treason with a minimum sentence of two
months and a maximum sentence of the death penalty for repeat offenders.
Section 4. It being immediately necessary for the preservation of the public peace,
health and safety, and emergency is hereby declared to exist by reason whereof this act shall take
effect and be in full force from and after its passage and approval.

1	Oklahoma Intercollegiate Legislature
2 3	1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)
3	
4	House Bill No. ALU-501 Butler (ALU)
5	of the Senate
6	Bryant (ALU)
7	of the House
8	
9	AS INTRODUCED
10	
11	An act relating to imposing a tax on the gross receipts from certain admissions
12	fees charged by sexually oriented businesses; providing short title; providing for
13	definitions; providing for codification; providing for appropriations; providing for
14	penalties; and providing an effective date.
15	
16	BE IT ENACTED BY THE STATE OF OKLAHOMA
17	
18	Section 1. This act shall be known as the "Pole Tax" Act of 2014.
19	
20	Section 2. DEFINITIONS:
21	
22	A. "Admissions fee" means a fee imposed on a customer for admission into any portion of
23	the premises of a sexually oriented business.
24	B. "Sexually oriented business" means a nightclub, bar, restaurant, or similar commercial
25	enterprise that does either of the following:
26	(i) Provides for an audience of two or more individuals live nude entertainment or
27	live nude performances where the nudity is a function of normal business operations and where
28	nudity is a planned and intentional part of the entertainment or performance.
29	(ii) Provides a forum at which any nude or partially denuded individual, regardless of
30	whether the nude or partially denuded individual is an employee of the sexually oriented
31	business or an independent contractor, performs any service:
32	a. Personally on the premises of the sexually oriented business;
33	b. during at least thirty (30) consecutive or nonconsecutive days within the calendar
34 25	year; and
35	c. for:
36	1. a salary;
37 38	<ol> <li>a fee;</li> <li>a commission;</li> </ol>
38 39	<ol> <li>a commission;</li> <li>hire; or</li> </ol>
40	5. profit.
40 41	C. "Nude or partially denuded individual" means an individual with any of the following
42	less than completely and opaquely covered:
43	(i) genitals;
44	(i) buttocks;
45	(iii) the public region; or
46	(iv) a female breast below a point immediately above the top of the areola.
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1	
2	Section 3. NEW LAW A new section of law to be codified in the Oklahoma
3	Statues to read as follows:
4	
5	A. FEE BASED ON ADMISSIONS; RECORDS.
6	(i) A fee is imposed on a sexually oriented business in an amount equal to the greater
7	of:
8	a. five dollars (\$5) for each entry by each customer admitted to the business, or
9	b. twenty (20) percent of the gross admissions fees received by each sexually
10	oriented business.
11	(ii) The amount of an admissions fee subject to the tax imposed under this section is
12	not considered part of the sales price of the service for which the sales tax is otherwise imposed
13	or part of the receipts of a sexually oriented business.
14	(iii) A sexually oriented business shall record daily in the manner required by the
15	comptroller the number of customers admitted to the business. The business shall maintain the
16	records for the period required by the comptroller and make the records available for inspection
17	and audit on request by the comptroller.
18	(iv) This section does not require a sexually oriented business to impose a fee on a customer of the business. A business has discretion to determine the manner in which the
19 20	
20	business derives the money required to pay the fee imposed under this section. B. REMISSION OF FEE; SUBMISSION OF REPORTS. Each quarter, a sexually oriented
22	business shall:
22	(i) remit the fee imposed by Section A to the comptroller in the manner prescribed by
23	the comptroller; and
25	(ii) file a report with the comptroller in the manner and containing the information
26	required by the comptroller.
27	required by the comptioner.
28	Section 4. APPROPRIATIONS
29	
30	A. ALLOCATION OF CERTAIN REVENUE FOR SEXUAL ASSAULT PROGRAMS.
31	The comptroller shall deposit the first twenty (\$20) million received from the fee imposed under
32	this subchapter in a state fiscal biennium to the credit of the Sexual Assault Services Program
33	(SASP).
34	B. ALLOCATION OF ADDITIONAL REVENUE.
35	(i) The comptroller shall deposit all amounts, less refunds and the board's costs of
36	administration, received from the fee imposed under this subchapter after the first twenty (\$20)
37	million in a state fiscal biennium to the credit of the State Department of Education.
38	ľ
39	Section 5. PENALTIES
40	
41	A. PENALTY FOR FAILURE TO FILE REPORT OR PAY TAX; ENFORCEMENT.
42	(i) A person who fails to file a report as required or who fails to pay a tax imposed by
43	this chapter when due forfeits five (5) percent of the amount of the tax due as a penalty, and if
44	the person fails to file the report or pay the tax within thirty (30) days after the day on which the
45	tax report is due, the person forfeits an additional five percent.
46	(ii) The minimum penalty imposed by this section is one (\$1) dollar.

1 (iii) The comptroller shall enforce the provisions of this part and may prescribe, adopt, 2 and enforce rules and regulations relating to the administration and enforcement of this part. The 3 comptroller may prescribe the extent to which any ruling or regulation may be applied without 4 retroactive effect.

- 5
- 6 Section 6. This act shall become effective 90 days after passage and approval.
- 7

1							Legislature			
2				$1^{st}$ Ses	sion of the	46 <sup>th</sup> Legis	slature (2014	4)		
3			FOU	501						`
4	House Bill No. ECU-501Starkey (ECU)							)		
5							ΓD			
6 7					<u>AS IN I</u>	<u>[RODUCI</u>	<u>ED</u>			
8			An ac	t relating to the	a rasaarch	and constr	nuction of m	iclosr anar	av plants in	
9				noma; providin						
10				ication; and pro	-	-		nation, pro	viding for	
11			coum	cation, and pro	oviding an		iate.			
12	BE IT	ENAC'	TED B	Y THE STAT	E OF OKL	AHOMA				
13	DETT	21010								
14		Sectio	n 1.	This act shal	l be known	n as the "A	Iternative E	nergy 60 Y	Year Plan" Act of	
15	2014.							05		
16										
17		Sectio	n 2.	Currently the	ere has only	y been 1 n	ew reactor b	ouilt and in	stalled in the	
18	United	l State c	of Ame	rican in the las	st 40 years,	due to the	e aging of ou	ar current r	eactors which are	
19	only m	nade to	operate	e at a 40 year li	mit we wil	l start to s	ee a loss of	energy in c	ertain states.	
20									SA, I personally see	Э
21								has in the e	energy business	
22	thus se	ecuring	a stron	g economy for	our future	Oklahom	ans.			
23										
24	~	Sectio		NEW LAW	A new se	ection of l	aw to be co	dified in th	e Oklahoma	
25	Statute	es to rea	ad as fo	ollows:						
26		<b>T</b> 0								
27	А.			is willing to ta			•			
28		1.		ve tax breaks o			-		1 4	
29		2.		e designated d		-				
30		3.	Be ab	ele to go into bu	usiness with	n tribai en	titles as the	tribes see I	11.	
31 32	D	In the	overt	of any plant foi	luras the o	omnony	with the main	ority stake	will be responsible	
33	for:	In the	event	n any plant lai	iules, ule c	ompany w	viui ule illajo	only stake	will be responsible	2
34	101.	1.	Clean	u-up and repara	tions to eff	fected nart	ies I.F. Okle	ahoma citiz	zens	
35		2.		ven restriction		-			20113.	
36		2. 3.		tion and limite						
37		5.	11000				ure projects			
38	C.	The co	ompany	y with majority	v stake in th	nis compar	ny will, after	r five (5) ve	ears of plant	
39				•••		-	•	•	-	:
40	operation give a total of ten percent (10%) profit distributed evenly to the following departments: Department of Wildlife Conservation									
41	Department of Education									
42		Depar	tment o	of Corrections						
43	Department of Health									
44		Depar	tment o	of Transportation	on.					
45										
46		Sectio	n 4.	This act shal	l become e	effective in	nmediately	upon passa	ge and approval.	

1	Oklahoma Intercollegiate Legislature
2	1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)
3	
4	House Bill No. ECU-502 Starkey (ECU)
5	of the House
6	Lewis (ECU)
7	of the Senate
8	
9	AS INTRODUCED
10	
11	An Act relating to veteran educational awards in the state of Oklahoma; providing
12	short title; providing for definitions; providing for codification; declaring an
13	emergency and providing an effective date.
14	
15	BE IT ENACTED BY THE STATE OF OKLAHOMA
16	
17	Section 1. This act shall be known as the "Veterans First" Act of 2014.
18	
19	Section 2. DEFINITIONS
20	
21	A. Veteran: The term "veteran" means a person who served in the active military, naval, or
22	air service, and who was discharged or released therefrom under conditions other than
23	dishonorable.
24	B. First Available Funds: The term "first available funds" means all monies received by an
25	educational institution, remunerated on behalf of a veteran by the federal government, for the
26	payment of any debts accrued by the veteran at the institution, immediately upon receipt thereof.
27	
28	Section 3. NEW LAW A new section of law to be codified in the Oklahoma
29	Statutes to read as follows:
30	
31	At every institution of higher learning in Oklahoma, which receives money directly from
32	the federal government or Oklahoma Department of Veteran Affairs, on behalf of a student
33	veteran, such funds are to be applied, and made available to the student veteran's account
34	immediately upon receipt by the institution.
35	
36	Section 4. It being immediately necessary to protect the welfare of veterans and their
37	dependents so situated as to be disadvantaged by the absence of such legislation, an emergency is
38	hereby declared to exist, by reason whereof this act shall become effective immediately upon
39	passage and approval.
40	

1	Oklahoma Intercollegiate Legislature
2	1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)
3	
4 5	House No. NSU-501 Thompson (NSU)
6	AS INTRODUCED
7 8 9 10	An act relating to work hours of minors working as independent contractors ; providing short title; providing for definitions; providing for codification and providing an effective date.
11 12	BE IT ENACTED BY THE STATE OF OKLAHOMA
13	
14 15 16	Section 1. This act shall be known as the "Child Labor Abuse Prevention" Act of 2014.
10 17 18	Section 2. DEFINITIONS:
19 20 21 22	Minor: Any Oklahoma resident under the age of 18 who is required to attend school under the provisions in the Oklahoma School Code. Non-residents under the age of 18 who would be subject to the Oklahoma Education Code if they were residents, and includes persons under age 6
23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	<ul> <li>Independent contractor as defined by Oklahoma Wage Law means: One who renders service in the course of independent employment or occupation according to his own methods and is subject to his employer's control only as to the end product or final result of his work and not as to the means whereby it is to be accomplished. The following factors are considered significant in determining the employment relationship and whether a person is an employee or an independent contractor: <ul> <li>(A) the nature of the contract between the parties, whether written or oral;</li> <li>(B) the degree of control which, by the agreement, the employer may exercise on the details of the work or the independence enjoyed by the contractor or agent;</li> <li>(C) whether or not the one employed is engaged in a distinct occupation or business for others;</li> <li>(D) the kind of occupation with reference to whether, in the locality, the work is usually done under the direction of the employer or by a specialist without supervision;</li> <li>(E) the skill required in the particular occupation;</li> <li>(F) whether the employer or the workman supplies the instrumentality, tools and the place of work for the person doing the work;</li> <li>(G) the length of time for which the person is employed;</li> <li>(H) the method of payment, whether by the time or by the job;</li> <li>(I) whether or not the out is a part of the regular business of the employer;</li> <li>(J) whether or not the parties believe they are creating the relationship of master and servant; and</li> </ul> </li> </ul>
44 45 46	(K) the right of either to terminate the relationship without liability. No one factor is controlling, and the relationship must be based on the set of facts

1 2	In sess	ion: The period beginning on August 1st through May 31 of the following year.						
3		Section 3. NEW LAW A new section of law to be codified in the Oklahoma						
4	Statute	tes as Section 75.1 of Title 40, unless there is created a duplication in numbering, reads as						
5	follows:							
6								
7	A.	Infants aged younger than 6 months may be at the place of employment for one period of						
8	time n	ot to exceed two (2) hours, which must occur between 9:30 am and 4:30 pm They may						
9	work:							
10	1.	Thirty (30) minutes in any one (1) day;						
11	6.	Three (3) hours in a week						
12								
13	В.	Minors aged 6 months to 2 years may be at the place of employment for one period of						
14	time n	ot to exceed four (4) hours. They may work:						
15	1.	Two (2) hours in any one (1) day.						
16	2.	Six (6) hours in any one (1) week						
17								
18	C.	Minors aged 2 years to 6 years may work:						
19	1.	up to three hours in any one (1) day not to conflict with any schooling the they might						
20	have							
21	2.	Nine (9) hours in any one (1) week						
22								
23	D.	Minors aged 6 years to 9 years may work:						
24		Three (3) hours in any one (1) school day						
25		Six (6) hours on a non-school day;						
26		Twelve (12) hours in any one (1) week when school is in session; or						
27	8.	Eighteen (18) hours in any one (1) week when school is not in session						
28								
29	E.	Minors aged nine (9) years to sixteen (16) years may work:						
30		Three (3) hours in any one (1) school day, and work eight (8) hours or less on a school						
31	•	which precedes a non-school day;						
32		Eight (8) hours on a non-school day;						
33		Eighteen (18) hours in any one (1) week when school is in session; or						
34	4.	Twenty four (24) hours in any one (1) week when school is not in session						
35								
36 37		Section 4. This act shall become effective January 1, 2015						

1	Oklahoma Intercollegiate Legislature
2	1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)
3	
4	House Bill No. NSU-502 Clark (NSU)
5	
6	AS INTRODUCED
7	
8	An act relating to minimum wage; providing short title; providing for codification
9	and providing an effective date.
10	
11	BE IT ENACTED BY THE STATE OF OKLAHOMA
12	
13	Section 1. This act shall be known as the "Raise It Up" Act of 2014.
14	
15	Section 2. NEW LAW A new section of law to be codified in the Oklahoma
16	Statues to read as follows:
17	
18	No employer within the State of Oklahoma shall pay any employee a wage of less than
19	\$8.00 for all hours worked.
20	
21	Section 3. This act shall become effective on July 1, 2014.

1	Oklahoma Intercollegiate Legislature				
2	1 <sup>st</sup> Session of the 46th Legislature (2014)				
3					
4	House Bill No. OSU-501Barton (OSU)				
5					
6	<u>AS INTRODUCED</u>				
7					
8	An Act related to shooting sports in Oklahoma public schools; providing for short				
9	title; providing for codification, and providing an effective date.				
10					
11	BE IT ENACTED BY THE STATE OF OKLAHOMA				
12	Section 1 This set shall be known as the "Sheeting in Schoole" Act of 2014				
13 14	Section 1. This act shall be known as the "Shooting in Schools" Act of 2014.				
14 15	Section 2. NEW LAW A new section of law to be codified in the Oklahoma				
16	Statues to read as follows:				
17	Statues to read as follows.				
18	At the decision of the school districts choice a sponsored adoption of shooting program(s)				
19	including but not limited to archery, rifle, pistol, and living history clubs may be developed and				
20	permitted by the educational institution. When a program allowing designated shooting sports is				
21	adopted, allowing such items as pertains to the sporting event shall be allowed only at the				
22	discretion of first the district, second the head of designated faculty administration, and finally				
23	the certified sponsor. The policy of the district concerning the disciplines shall be set by the				
24	district board of education Responsibility of regulation as needed, and implementation of policy				
25	for the welfare of the all $(1^{st})$ students, $(2^{nd})$ faculty, and $(3^{rd})$ visitors as shall be seen as the duty				
26	of the head of administration. A designated sponsor shall have authority overseeing the event.				
27	Certified sponsor(s) maintain the responsibility of ensuring safety and welfare of students and				
28	attenders.				
29					
30	Section 3. NEW LAW A new section of law to be codified in the Oklahoma				
31	Statues to read as follows:				
32					
33	At least one (1) month prior to the beginning of the program a report must be submitted				
34	outlining the safety procedures being taken to the Board of Education for the state of Oklahoma,				
35	chain of authority including administration, faculty, certified and non-certified sponsor(s) and				
36	volunteers that has been approved by the board of education of the district, and precautions taken				
37	to ensure the safety of students and volunteers. Any practice or event may not happen without				
38	the physical presence of a certified sponsor or volunteer. The sponsors of the school program(s)				
39 40	either faculty or volunteer(s) must have completed a safety certification given by the Oklahoma Cooperative Extension Service or at least five (5) hours of safety courses. Current and previously				
40	employed citizens that have served for at least one year of service are exempt from required				
42	safety courses. Hours of safety can be received by gaining a hunter safety verification or as other				
43	classes held by the Oklahoma Cooperative Extension Service are granted. Partnerships of the				
44	school system with organizations such as 4-H, FFA, and National Rifle Association, and Boy				
45	Scouts of America are highly encouraged for the intent of creating a successful program				
46	benefiting the students and ensuring safety for all. Any individual or institution does not follow				
-					

the process outlined is subject to the full force of state and federal law.

1 2 3 4 5 Section 4. This act shall become effective on August 1, 2014 after its passage and approval.

1 2 3	Oklahoma Intercollegiate Legislature 1 <sup>st</sup> Session of the 46th Legislature (2014)			
4 5	House Bill No. OSU-502 Barton (OSU)			
6	AS INTRODUCED			
7 8 9 10 11 12	An act relating to providing vehicle license plates; providing short title; repealin O.S. §47-4-107; providing for codification; amending §47-429; amending §47- 1113; providing for codification; providing for nullification; and providing an effective date.			
13 14	BE IT ENACTED BY THE STATE OF OKLAHOMA			
15 16	Section 1. This act shall be known as the "Plated Front and Back" Act of 2013.			
17 18	Section 2. REPEALER O.S. §47-4-107. Subsection (d) is hereby repealed.			
19 20 21 22	(d) A person who removes a license plate from a vehicle or affixes to a vehicle a license plate not authorized by law for use on said vehicle with intent to conceal or misrepresent the identity of the vehicle or its owner shall, upon conviction, be guilty of a misdemeanor.			
23 24 25	Section 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes to read as follows:			
26 27 28 29 30 31 32	The owner of a motor vehicle to which license plates have been assigned by the Department may remove the license plates from the motor vehicle and use them on another motor vehicle owned by a person operating a garage or owned by a motor vehicle dealer provided such use does not extend for more than five days and provided the use is limited to the time during which the first motor vehicle is being repaired or while the second motor vehicle is loaned to him for demonstration.			
33 34 35 36	The policy of liability insurance issued to the owner of a motor vehicle and covering the operation thereof shall extend to and be the primary insurance applicable to his operation of a motor vehicle on which he has placed license tags from another motor vehicle.			
37 38 39 40 41	<ul> <li>A. Every license plate shall be securely fastened to the motor vehicle, trailer, or semitrailer to which it is assigned: <ol> <li>So as to prevent the plate from swinging,</li> <li>In a position to be clearly visible, and</li> <li>In a condition to be clearly legible.</li> </ol> </li> </ul>			
42 43 44 45 46	B. No colored glass, colored plastic, bracket, holder, mounting, frame, or any other type of covering shall be placed, mounted, or installed on, around, or over any license plate if such glass, plastic, bracket, holder, mounting, frame, or other type of covering in any way alters or obscures (i) the alpha-numeric information, (ii) the color of the license plate, (iii) the name or abbreviated			

1 name of the state wherein the vehicle is registered, or (iv) any character or characters, decal, 2 stamp, or other device indicating the month or year in which the vehicle's registration expires. 3 No insignia, emblems, or trailer hitches or couplings shall be mounted in such a way as to hide or 4 obscure any portion of the license plate or render any portion of the license plate illegible. Their 5 shall be nothing on the license plate that makes it unable to be read being but not limited to mud 6 or reflective substance. 7 8 Section 4. AMENDATORY O.S.§47-429 is amended to read as follows: 9 10 No license or license plate issued pursuant to this Act may be sold or transferred, and no license or license plate may be transferred from one vehicle to another. 11 12 13 Section 5. AMENDATORY O.S. §47-1113. Subsection A, 2 is amended to read 14 as follows: 15 16 2. License plates assigned to a motor vehicle, other than a motorcycle, tractor truck, trailer, or semitrailer, or to persons licensed as motor vehicle dealers or transporters 17 18 of unladen vehicles, shall be attached to the front and the rear of the vehicle. The license plate 19 assigned to a motorcycle, trailer, or semitrailer shall be attached to the rear of the vehicle. The 20 license plate assigned to a tractor truck shall be attached to the front of the vehicle. The license 21 plates issued to licensed motor vehicle dealers and to persons licensed as transporters of unladen 22 vehicles shall consist of one plate for each set issued and shall be attached to the rear of the 23 vehicle to which it is assigned. License plates attached to trailers shall be attached within five 24 feet of the rear of the trailer so that the license plate can be read by a following vehicle. 25 26 The license plates shall be securely attached to the front and rear of all vehicles and trailers for 27 use on public roads and highways within the state, except truck-tractor plates which shall be 28 attached to the front of the vehicle. The Tax Commission may, with the concurrence of the 29 Department of Public Safety, by Joint Rule, change and direct the manner, place and location of 30 display of any vehicle license plate when such action is deemed in the public interest. The license plate, decal and all letters and numbers shall be clearly visible at all times. The operation 31 of a vehicle in this state, regardless of where such vehicle is registered, upon which the license 32 33 plate is covered, overlaid or otherwise screened with any material, whether such material be 34 clear, translucent, tinted or opaque, shall be a violation of this paragraph. 35 36 Upon passage any conflicting statute shall be invalid and void. Section 6. 37 38 Section 7. This act shall become effective on August 1, 2014 after its passage and 39 approval.

1	Oklahoma Intercollegiate Legislature			
2 3	1st Session of the 46th Legislature (2014)			
3				
4	House Bill No. OSU-503 Barton (OSU)			
5	Kyle (OSU)			
6				
7	AS INTRODUCED			
8				
9	An act relating to castration of criminals; providing for short title; providing for			
10	codification; providing an effective date.			
11	eounieuron, provining un erreen ve auter			
12	BE IT ENACTED BY THE STATE OF OKLAHOMA			
12	DE IT ENTRETED DT THE STATE OF OREAHOWIN			
13	Section 1. This act shall be known as the "No Tolerance" Act of 2014.			
14	Section 1. This act shall be known as the 140 Tolerance Act of 2014.			
16	Section 2. NEW LAW A new section of law to be codified in the Oklahoma			
	Statues to read as follows:			
17	Statues to read as follows:			
18	1 A manual and its of a first annotation of anno affection and if a lin Coastion 2 and and the			
19 20	1. Any person guilty of a first conviction of any offenses specified in Section 3 where the			
20	victim has not attained 13 years of age, may, upon parole, undergo medroxyprogesterone acetate			
21	treatment, or its chemical or surgical equivalent, in addition to any other punishment prescribed			
22	for that offense or any other provision or flaw, at the discretion of the court.			
23				
24	2. Any person guilty of a second conviction of any offense specified in Section 3, where the			
25	victim has not attained 13 years of age, shall, upon parole, undergo medroxyprogesterone acetate			
26	treatment or its chemical equivalent, in addition to any other punishment prescribed for that			
27	offense or any other provision of law.			
28	3. A sentence of treatment does not replace or reduce any other penalty the court could			
29	impose. The court order must specify the duration of treatment, up to life. In lieu of treatment, a			
30	defendant may ask for and a court may order physical castration if it finds the defendant's consent			
31	to be intelligent, knowing, and voluntary.			
32	4. A court order for treatment is contingent upon a court-appointed medical expert's			
33	determination that the defendant is an appropriate candidate. The expert must make the			
34	determination within 60 days after sentencing.			
35				
36	Section 3. Applying Crimes			
37				
38	1. Any person who willfully and lewdly commits any lewd or lascivious act, including any of			
39	the acts constituting other crimes, upon or with the body, or any part or member thereof, of a child			
40	who is under the age of 14 years, with the intent of arousing, appealing to, or gratifying the lust,			
41	passions, or sexual desires of that person or the child.			
42	2. Any person who commits an act of sodomy with another person who is a minor 14 years			
43	of age or older when the act is accomplished against the victim's will by means of force, violence,			
44	duress, menace, or fear of immediate and unlawful bodily injury on the victim or another person			
45	shall be punished by imprisonment in the state prison for 7, 9, or 11 years.			
46	3. Rape by force, violence, duress, or fear of immediate and unlawful bodily injury to the			
10	5. Rupe by force, violence, duress, or fear of miniculate and unitawful bodity injury to the			

victim or a third person, or threat of future retaliation of a child who is under the age of 14 years
 of age or older when the act is accomplished against the victim.

3 4 Section 4. 5 6 1. The parolee shall begin medroxyprogesterone acetate treatment one week prior to his or 7 her release from confinement in the state prison or other institution and shall continue treatments 8 until the Department of Corrections demonstrates treatment is no longer necessary. 9 2. If a person voluntarily undergoes a permanent, surgical alternative to hormonal chemical 10 treatment for sex offenders, he or she shall not be subject to this section. 11 12 Section 5. 13 14 1. The Department of Corrections shall administer this section and implement the protocols 15 required by bill. Nothing in the protocols shall require an employee of the Department of Corrections who is a physician and surgeon licensed. These protocols shall include, but not be 16 limited to, a requirement to inform the person about the effect of hormonal chemical treatment 17 18 and any side effects that may result from it. A person subject to this section shall acknowledge the 19 receipt of this information. 20 2. Inmates are entitled to mandatory release or parole after they have served two-third of 21 their sentence; except the DOC may deny the release of a serious child sex offender who refuses 22 to participate in pharmacological treatment using antiandrogen or its chemical equivalent. A "serious child sex offender" is someone convicted of having intercourse with a child under age 13 23 24 (1<sup>st</sup> degree assault) or under age 16 (2nd degree assault). 25 26 Section 6. This act shall become effective on August 1, 2014 after its passage and 27 approval. 28

1	Oklahoma Intercollegiate Legislature			
2	1st Session of the 46th Legislature (2014)			
3				
4	House Bill No. OSU-504 Barton (OSU)			
5	Jemison (OSU)			
6				
7	<u>AS INTRODUCED</u>			
8				
9	An act relating to aid the students of Oklahoma in affording textbooks by creating			
10	two tax free periods, providing short title; providing definition; providing			
11	effective date; providing exemptions.			
12				
13	BE IT ENACTED BY THE STATE OF OKLAHOMA			
14				
15	Section 1. This act shall be known as the "Textbook Time" Act of 2014.			
16 17	Section 2. DEFINITIONS			
17	Section 2. DEFINITIONS			
18 19	A. Textbook: written, designed, and produced for educational, instructional, or pedagogical			
20	purposes; and required for a course at a community college, a private nonprofit institution of			
20	higher education, a public senior higher education institution, or a regional higher education			
22	center			
23				
24	Section 3. NEW LAW A new section of law to be codified in the Oklahoma			
25	Statues to read as follows:			
26				
27	Beginning in calendar year 2014, the 14-day period beginning with the 15 <sup>th</sup> day of			
28	August shall be a tax-free period for Return-to-school shopping in Oklahoma during which the			
29	exemption under section (3) of this subsection shall apply.			
30				
31	Beginning in calendar year 2015, in addition to the tax-free period established in			
32	section paragraph (1) of this subsection, the 14 day period beginning with the 15 <sup>th</sup> day of January			
33	shall be a tax-free period for Return-to-school shopping in Oklahoma during which the			
34	exemption under section (4) shall apply.			
35				
36	Section 4. EXEMPTIONS			
37				
38	During the tax-free periods for return-to-school Shopping established under sub-			
39	sections (1) and (2) of section (3), the sales and use tax does not apply to the sale of a			
40	textbook that is purchased by a full-time or part-time student enrolled at a community college, a			
41	private nonprofit institution of higher Education, a public Senior higher education institution, or a			
42	regional higher education center.			
42 43	regional inglier education center.			
43 44	Section 5. This act shall become effective on August 1, 2014 after its passage and			
44	approval.			
ъ	upprova.			

1 2	Oklahoma Intercollegiate Legislature 1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)			
$\frac{2}{3}$	1 Session of the 40 Legislature (2014)			
4	House Bill No. OSU-505 Barton (OSU)			
5				
6	AS INTRODUCED			
7				
8	An act relating to the misuse of pharmaceutical drugs, controlled substances and			
9 10	illegal drugs; providing short title; providing for definitions; providing for codification; and providing an effective date.			
11				
12	BE IT ENACTED BY THE STATE OF OKLAHOMA			
13				
14	Section 1. Always being said in a vampire voice, this act shall be known as "We			
15	Shall Search Your Blood" Act of 2014.			
16				
17	Section 2. DEFINITIONS:			
18				
19 20	A. "Illegal drug" means a drug whose distribution is a violation of state law			
20 21	Section 3. NEW LAW A new section of law to be codified in the Oklahoma			
22	Statues to read as follows:			
23				
24	Possession of illegal drugs includes physical possession as well as consumption.			
25	Violators are subject to the full force of state and federal law. If probable cause exists of the			
26	violation relating to the use or consumption of illegal or unprescribed drug the individual may be			
27	tested.			
28				
29	Section 4. This act shall become effective on August 1, 2014 after its passage and			
30	approval.			
31				

1 2	Oklahoma Intercollegiate Legislature 1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)			
3 4	House Bill No. OSU-506 Beaty (OSU)			
5				
6	AS INTRODUCED			
7				
8 9	An act relating to the Oklahoma tax code; providing short title; providing for definitions; providing for codification; and providing an effective date.			
10				
11	BE IT ENACTED BY THE STATE OF OKLAHOMA			
12				
13	Section 1. This act shall be known as the "Taxes Rob My Socks Off" Act of 2014.			
14				
15	Section 2. DEFINITIONS			
16				
17	A. Human is anything that eats, breathes, thinks, and has emotions			
18				
19	Section 3. NEW LAW A new section of law to be codified in the Oklahoma			
20	Statutes to read as follows:			
21				
22	Taxes will be raised by 50% on non-working humans and those making less than			
23	\$64,999.99. Taxes will be dropped by 95% on all humans making 65,000 or more a year or any			
24	business who gives bonuses of more than all minimum wage workers combined.			
25				
26 27	Section 4. This act shall become effective 90 days after passage and approval.			
_,				

Bowen (OSU)		
Bowen (OSU)		
Bowen (OSU)		
ng for		
e date.		
e Oklahoma		
Section 2. NEW LAW A new section of law to be codified in the Oklahoma Statues to read as follows:		
Every criminal who is sentenced to death will be given the option to participate in a		
gladiator style fight to the death. Each match will be televised, but will be set up in a pay-per-		
view format. Revenue generated from the matches will go towards the state. If a gladiator wins		
twenty (20) matches, he/she shall be given the option to be set free. Prisoners may remain a		
gladiator for as long as they wish, or until death decides to take them.		
ns as to make the		
neans of launching		
A. Projectile Weapon: Any weapon which inflicts damage on a target by means of launching a physical object towards it.		
d approval.		

1			noma Intercollegiate Legislature	
2	$1^{st}$ Session of the 46 <sup>th</sup> Legislature (2014)			
3				
4	House Bill No. OSU	J-508	Brock (OSU)	
5				
6	AS INTRODUCED			
7				
8	An act relating to charter school funding; providing short title; providing for			
9	definitions; providing for codification; and providing an effective date.			
10				
11	BE IT ENACTED E	BY THE STATE	E OF OKLAHOMA	
12				
13	Section 1.	This act shall	l be known as the "No Life for a Child" Act of 2014.	
14				
15	Section 2.	NEW LAW	Nobody under the age of 18 years of age can get tried as an	
16	adult and get life wi	thout parole.		
17				
18	Section 3.	This act shall	l become effective 90 days after passage and approval.	
19				

1 2 3	Oklahoma Intercollegiate Legislature 1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)				
4	House Bill No. OSU-509 Burt (OSU)				
5 6 7	AS INTRODUCED				
7 8 9 10	An act relating to Legalizing gaming in the state of Oklahoma; providing short title; Amending 21 O.S. 941, 942, 944, 947; providing for codification; providing for penalties and providing an effective date.				
11 12 13	BE IT ENACTED BY THE STATE OF OKLAHOMA				
13 14 15	Section 1. This act shall be known as the "Oklahoman Gaming Rights Act of 2014."				
16 17 18	Section 2. AMENDATORY 21 O.S. 941, 942, 944, 947 are amended to read as follows:				
19 20 21	§21-941. Opening, conducting or carrying on gambling game - Dealing for those engaged in game.				
21 22 23	Except as provided in the Oklahoma Charity Games Act, every person that does not possess an Oklahoma State Gaming License who opens, or causes to be opened, or who conducts, whether for birs or pot, or carries on either poker, roulette, groups or one banking or				
24 25	conducts, whether for hire or not, or carries on either poker, roulette, craps or any banking or percentage, or any gambling game played with dice, cards or any device, for money, checks, credits, or any representatives of value, or who either as owner or employee, whether for hire or				
26 27 28 29	not, deals for those engaged in any such game, shall be guilty of a felony, and upon conviction thereof, shall be punished by a fine of not less than Five Hundred Dollars (\$500.00), nor more than Two Thousand Dollars (\$2,000.00), and by imprisonment in the State Penitentiary for a term of not less than one (1) year nor more than ten (10) years.				
30 31 32 33 34 35 36 37 38 39 40	§21-942. Betting on or playing prohibited game - Punishment. Any person who does not possess an Oklahoma State Gaming License that bets or plays at any of said prohibited games, or who shall bet or play at any games whatsoever, for money, property, checks, credits or other representatives of value with cards, dice or any other device which may be adapted to or used in playing any game of chance or in which chance is a material element, shall be guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of not less than Twenty-five Dollars (\$25.00), nor more than One Hundred Dollars (\$100.00), or by imprisonment in the county jail for a term of not less than one (1) day, nor more than thirty (30) days, or by both such fine and imprisonment.				
41 42 43 44 45 46	§21-944. Slot machines - Setting up, operating or conducting - Punishment. Any person who does not possess an Oklahoma State Gaming License that sets up, operates or conducts, or who permits to be set up, operated or conducted in or about his place of business, whether as owner, employee or agent, any slot machine for the purpose of having or allowing the same to be placed by others for money, property, checks, credits or any representative of value shall be deemed guilty of a misdemeanor and upon conviction shall be				

1	punished by a fine of not less than Twenty-five Dollars (\$25.00), nor more than One Hundred		
2	Dollars (\$100.00); or by imprisonment in the county jail for a term of not more than thirty (30)		
3	days, or by both such fine and imprisonment.		
4			
5	§21-947. Dice or other game at cigar stand, etc Punishment for permitting.		
6	Any owner, proprietor, manager or person in charge of any cigar stand, hotel lobby, store		
7	or place where articles are kept for sale, who shall suffer, allow or permit any person who does		
8	not possess an Oklahoma State Gaming License to throw or shake or play dice, or any other		
9	game, scheme or device of chance, at or in such cigar stand, hotel lobby, store or place, shall be		
10	deemed guilty of a misdemeanor, and upon conviction shall be punished by a fine of not less		
11	than Twenty-five Dollars (\$25.00) nor more than One Hundred Dollars (\$100.00).		
12	than Twenty five Donars (\$25.00) for more than one francice Donars (\$100.00).		
12	Section 3. NEW LAW A new section of law to be codified in the Oklahoma		
14	Statutes to read as follows:		
15	Statutes to read as ronows.		
15 16	It is unlawful for any person:		
17	it is unrawful for any person.		
18	A. To alter or misrepresent the outcome of a game or other event on which wagers have		
19	been made after the outcome is made sure but before it is revealed to the players.		
20	been made after the outcome is made sure out before it is revealed to the players.		
20	B. To place, increase or decrease a bet or to determine the course of play after acquiring		
22	knowledge, not available to all players, of the outcome of the game or any event that affects the		
23	outcome of the game or which is the subject of the bet or to aid anyone in acquiring such		
23 24	knowledge for the purpose of placing, increasing or decreasing a bet or determining the course of		
25	play contingent upon that event or outcome.		
25 26	play contingent upon that event of outcome.		
20 27	C. To claim, collect or take, or attempt to claim, collect or take, money or anything of value		
28			
20 29	in or from a gambling game, with intent to defraud, without having made a wager contingent thereon, or to claim, collect or take an amount greater than the amount won.		
30	thereon, or to crann, concet of take an amount greater than the amount won.		
31	D. Knowingly to entice or induce another to go to any place where a gambling game is being		
32	conducted or operated in violation of the provisions of this chapter, with the intent that the other		
33	person play or participate in that gambling game.		
33 34	person play of participate in that gamoning game.		
35	E. To place or increase a bet after acquiring knowledge of the outcome of the game or other		
36	event which is the subject of the bet, including past-posting and pressing bets.		
37	event which is the subject of the bet, including past posting and pressing bets.		
38	F. To reduce the amount wagered or cancel the bet after acquiring knowledge of the		
39	outcome of the game or other event which is the subject of the bet, including pinching bets.		
40	outcome of the game of other event when is the subject of the bet, meruding pricing bets.		
41	G. To manipulate, with the intent to cheat, any component of a gaming device in a manner		
42	contrary to the designed and normal operational purpose for the component, including, but not		
42 43	limited to, varying the pull of the handle of a slot machine, with knowledge that the manipulation		
43 44	affects the outcome of the game or with knowledge of any event that affects the outcome of the		
44 45			
	game.		
46			

1 H. To offer, promise or give anything of value to anyone for the purpose of influencing the 2 outcome of a race, sporting event, contest or game upon which a wager may be made, or to 3 place, increase or decrease a wager after acquiring knowledge, not available to the general 4 public, that anyone has been offered, promised or given anything of value for the purpose of 5 influencing the outcome of the race, sporting event, contest or game upon which the wager is 6 placed, increased or decreased. 7

8 I. To change or alter the normal outcome of any game played on an interactive gaming 9 system or a mobile gaming system or the way in which the outcome is reported to any participant 10 in the game.

12 J. To use, possess with the intent to use or assist another person in using or possessing with 13 the intent to use any computerized, electronic, electrical or mechanical device, or any software or 14 hardware, or any combination thereof, which is designed, constructed, altered or programmed to 15 obtain an advantage at playing any game in a licensed gaming establishment or any game that is 16 offered by a licensee or affiliate, including, without limitation, a device that 17

1 Projects the outcome of the game

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21

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26 27

31

2 Keeps track of cards played or cards prepared for play in the game

3 Analyzes the probability of the occurrence of an event relating to the game;

4 Analyzes the strategy for playing or betting to be used in the game,

22 It is unlawful for any person, whether the person is an owner or employee of or a player 23 in an establishment, to cheat at any gambling game. 24

PENALTIES A person who violates any provision of this law, is guilty of Section 4. a felony and shall be punished:

28 A. For the first offense, by imprisonment in the state prison for a minimum term of not less 29 than one (1) year and a maximum term of not more than six (6) years, or by a fine of not more 30 than ten-thousand dollars (\$10,000), or by both fine and imprisonment.

32 B. For a second or subsequent violation of any of these provisions, by imprisonment in the 33 state prison for a minimum term of not less than one (1) year and a maximum term of not more 34 than six (6) years, and may be further punished by a fine of not more than ten-thousand dollars 35 (\$10,000). The court shall not suspend a sentence of imprisonment imposed pursuant to this 36 paragraph, or grant probation to the person convicted. 37

38 C. A person who attempts, or two (2) or more persons who conspire, to violate any 39 provision of this law, will be guilty of a felony and shall be punished by a fine of no less than 40 five-hundred dollars (\$500) and no less than one (1) year in prison, whether or not he or she 41 personally played any gambling game or used any prohibited device. 42

43 D. This new law gives cause for an organization to oversee legal gaming locations and also 44 to enforce laws against illegal gaming in the state of Oklahoma. This organization shall be known as the Oklahoma State Gaming Commission. The Oklahoma State Gaming Commission 45 46 shall be made up of qualified individuals with a division made up of individuals with law

enforcement background and are responsible for the enforcement of such laws. Any person
 attempting to acquire an Oklahoma State Gaming License will have to apply and be approved by
 the Oklahoma State Gaming Commission.

4

5 E. Each casino or gaming location is responsible for employing their own form of security. 6 This security force would apprehend any individual in violation of any of these laws and would 7 then turn the suspect over to the police if they wish to press charges on the individual. In a 8 disturbance or violation occurs that the security force would require assistance in resolving then 9 local or state police will be notified.

- 10
- 11 12

Section 5. This act shall become effective November 16, 2017.

1	Oklahoma Intercollegiate Legislature		
2	1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)		
3			
4	House Bill No. OSU-510 Burt (OSU)		
5	of the House		
6	Paxton (OSU)		
7	of the Senate		
8 9	AS INTRODUCED		
9 10	<u>AS INTRODUCED</u>		
10	An act relating to school faculty carrying guns on campus; providing short title;		
12	providing for codification and providing an effective date.		
13	providing for countention and providing an encentre date.		
14	BE IT ENACTED BY THE STATE OF OKLAHOMA		
15			
16	Section 1. This act shall be known as the "Public School Safety Through the Second		
17	Amendment" Act of 2014.		
18			
19	Section 2. NEW LAW A new section of law to be codified in the Oklahoma		
20	Statutes to read as follows:		
21			
22	School districts within the state of Oklahoma shall have the power to recommend		
23	teachers working for the school district that possess an open or concealed carry license to carry		
24	that firearm on school grounds as long as the teachers complete additional handgun training		
25	courses at least once per year for close-quarters confrontation.		
26			
27	Schools that do permit firearms must keep on file which employees of the school faculty have a		
28	gun and attached with their permit. This information must be shared with their local police		
29	department.		
30			
31	If a school district allows their school faculty to carry firearms, then that school district shall put		
32	on an educational meeting to make all students and parents aware of what school faculty will		
33 24	carry guns.		
34 35	Students in the classroom with a teacher having a concealed firearm must have a gun safety		
35 36			
30 37	course.		
38	Section 3. This act shall become effective 90 days after passage and approval.		
39	Section 5. This act shall become chechive yo days after pussage and approval.		

1 2	Oklahoma Intercollegiate Legislature $2^{nd}$ Session of the 44 <sup>th</sup> Legislature (2012)			
3				
4	House Bill No. OSU	J-511		By Daniel (OSU)
5				• • • •
6	AS INTRODUCED			
7				
8	An act relating to nicotine use and public health care for adults; providing			
9	short title; providing for codification and providing an effective date.			
10				
11	BE IT ENACTED BY THE STATE OF OKLAHOMA			
12	~			
13	Section 1.	This act shal	l be known as the "Nicotine Ini	tiative" Act of 2014.
14				
15	Section 2.	NEW LAW	A new section of law to be co	odified in the Oklahoma
16	Statues to read as fo	llows:		
17	A			(i
18	Any adult individual must sign an affidavit, swearing abstinence from nicotine products, in order to be eligible for Medicaid in the state of Oklahoma.			
19 20	products, in order to	be eligible for	Medicaid in the state of Okland	oma.
20	Section 2	This act shall	1 become offective 00 days ofte	n needed and annual
21 22	Section 3.	This act shall	l become effective 90 days afte	i passage and approval.

1 2	1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)			
3 4 5	House Bill No. OSU-512 Daniel (OSU)			
6	AS INTRODUCED			
7				
8 9	An act relating to expansion of the Common Core State Standards to include any homeschooled students aged four years to sixteen years AND lacking a GED or			
10	diploma equivalent; providing short title; providing for codification and providing			
11	an effective date.			
12				
13	BE IT ENACTED BY THE STATE OF OKLAHOMA			
14				
15	Section 1. This act shall be known as the "Homeschool Reform" Act of 2014.			
16				
17	Section 2. NEW LAW A new section of law to be codified in the Oklahoma			
18	Statues to read as follows:			
19				
20	Any student homeschooled in the state of Oklahoma shall be justly objectified to the			
21	same Common Core State Standards as every student enrolled in a public learning institution.			
22	This shall be implemented by the mandated registration of homeschool students to testing centers			
23	at a public learning institution in the state of Oklahoma, and the mandated attendance of said			
24	homeschooled students to all state required standardized tests. The financial impact will be the			
25	responsibility of the school districts.			
26				
27	Section 3. This act shall become effective 360 days after passage and approval.			
28				
29				

1	Oklahoma Intercollegiate Legislature			
2	1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)			
3				
4	House Bill No. OSU-513 Kyle (OSU)			
5 6	AS INTRODUCED			
0 7	<u>AS INTRODUCED</u>			
8	An act relating to the value of payment of faculty within the private school system			
9	in Oklahoma; providing short title; providing for codification and providing an			
10	effective date.			
11				
12	BE IT ENACTED BY THE STATE OF OKLAHOMA			
13				
14	Section 1. This act shall be known as the "Fair Compensation Act of 2014."			
15				
16	Section 2. NEW LAW A new section of law to be codified in the Oklahoma			
17	Statues to read as follows:			
18				
19 20	If a private school in the state of Oklahoma wishes to be recognized by the government as a functioning educational institution, the school must			
20 21	a functioning educational institution, the school must			
22	(a) Pay all faculty at least the minimum salary each year that the state pays public school			
23	faculty of the same qualifications, or			
24	(b) Pay a fee to the state of Oklahoma in the amount of two-hundred-fifty-thousand dollars			
25	(\$250,000) on the first day of July annually.			
26				
27	Any private school that is operating and is not recognized by the state will be given a			
28	notice of ninety (90) days to take one of the above actions. At the end of the ninety (90) day			
29	period, the school and grounds will become property of the state, and the institution will be			
30	permanently be disbanded. All school officials on the board of education for the school will be			
31	taken into custody for violating this law. Each individual will be charged with a felony and			
32	punished by no less than one (1) year and no more than five (5) years in a state penitentiary and a			
33 34	fine of not less than one-thousand dollars (\$1,000) and not more than five-thousand dollars			
34 35	(\$5,000) dollars.			
35 36	This applies to private schools K-12 in the state of Oklahoma.			
37	ring upplies to private schools is 12 in the state of Oktanonia.			
38	Section 3. This act shall become effective July 1, 2015.			
39				

1	Oklahoma Intercollegiate Legislature				
2 3	1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)				
3					
4	House Bill No. OSU-514 Kyle (OSU				
5					
6	AS INTRODUCED				
7					
8	A proposition to require the State of Oklahoma private and public universities, to				
9	vote to provide an armory and firing range off campus for students and staff of the				
10	particular university; providing short title; providing definitions; providing for				
11	codification; providing an effective date.				
12					
13	BE IT ENACTED BY THE STATE OF OKLAHOMA				
14					
15	Section 1 This act shall be referred to as the "Second Amendment for Collegiate				
16	Oklahoma" Act of 2014.				
17					
18	Section 2 AMENDATORY 21 O.S. 1277, Section A, reads as follows:				
19					
20	A. It shall be unlawful for any person in possession of a valid handgun license issued				
21	pursuant to the provisions of the Oklahoma Self-Defense Act to carry any concealed or				
22	unconcealed handgun into any of the following places:				
23	1. Any structure, building, or office space which is owned or leased by a city, town,				
24	county, state, or federal governmental authority for the purpose of conducting business with the				
25	public;				
26	2. Any meeting of any city, town, county, state or federal officials, school board				
27	members, legislative members, or any other elected or appointed officials;				
28	3. Any prison, jail, detention facility or any facility used to process, hold, or house arrested persons, prisoners or persons alleged delinquent or adjudicated delinquent;				
29 30					
30 31					
32					
32 33	<ul><li>6. Any place where pari-mutuel wagering is authorized by law; and</li><li>7. Any other place specifically prohibited by law.</li></ul>				
33 34	7. Any other place specifically promoted by law.				
35	Section 3. DEFINITIONS				
36	Section 5. Der namons				
37	A. Armory- a storage place for weapons and other war equipment.				
38	<ul><li>A. Armory- a storage place for weapons and other war equipment.</li><li>B. Firearms- a small arms weapon, as a rifle or pistol, from which a projectile is fired by</li></ul>				
39	gunpowder				
40	C. Firing range-a specialized facility designed for firearms practice				
41	e. Thing funge a specialized facility designed for meaning practice				
42	Section 4. NEW LAW A new section of law to be codified in the Oklahoma				
43	Statutes to read as follows:				
44					
45	All universities are required to vote to offer an armory and firing range near the campus				
46	for students to store personal firearms in a secure location, while still abiding by laws against				

1	firearms permitted on campus. Students will have twenty-four (24) hour access to personal
2	firearms.
3	

3 4 5

Section 5. This act shall become effective 365 days after passage and approval.

1	Oklahoma Intercollegiate Legislature			
2 3	1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)			
4	House Bill No. OSU-515 Nieman (OSU)			
5				
6	AS INTRODUCED			
7				
8 9	An act relating to the corporate tax rate in Oklahoma; providing short title;			
9 10	providing definitions; providing for codification and providing an effective date.			
11				
12				
13				
14	Section 1. This act shall be known as the "Full Time Employee Hiring Incentive" Act			
15	of 2013.			
16				
17 18	Section 2 DEFINITIONS			
19	Full Time Employee: An employee who works 30 or more hours per week			
20				
21	Section 3. NEW LAW A new section of law to be codified in the Oklahoma			
22 23	Statues to read as follows:			
23				
24	The corporate tax rate for corporations employing 50 or more full time employees in the			
25				
26 27 28	Section 4. This act shall become effective 90 days after passage and approval.			

Oklahoma Intercollegiate Legislature 1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)			
House Bill No. OSU-516 Nieman (OSU)			
AS INTRODUCED			
An act relating to the monitoring of mobile phones; providing short title; providing definitions; providing for codification and providing an effective date.			
BE IT ENACTED BY THE STATE OF OKLAHOMA			
Section 1. This act shall be known as the "Illegal Phone Tracking Prevention" Act of			
2014.			
Section 2. DEFINITIONS			
A. Mobile Phone: Any telephone which transmits radio waves to cell towers in order to			
operate.			
B. Law Enforcement Officials: Any employee of the state of Oklahoma, a city or county in			
the state of Oklahoma, or public secondary school or university in the state of Oklahoma tasked with law enforcement duties, including, but not limited to County Sheriffs, Highway Patrol			
officers, employees at the Oklahoma Bureau of Narcotics and city police officers.			
C. Electronic Tracking: Any form of indirect (non-visible) tracking of a wireless device			
which intercepts the International Mobile Subscriber Identity (IMSI) of a mobile phone, or uses			
an installed GPS system on the mobile phone to determine and monitor its location and			
movements.			
Section 3. NEW LAW A new section of law to be codified in the Oklahoma			
Statues to read as follows:			
All law enforcement officials must obtain a warrant before initiating any electronic			
tracking of mobile phones.			
Section 4. This act shall become effective 90 days after passage and approval.			

1	Oklahoma Intercollegiate Legislature			
2	$2^{nd}$ Session of the 44 <sup>th</sup> Legislature (2012)			
3				
4	House Bill No. OSU-517 Sandoval (OS			
5 6	AS INTRODUCED			
7				
8	An act relating to drug testing high school students; providing short title;			
9	providing for codification, providing for penalties, and providing an effective			
10	date.			
11				
12	BE IT ENACTED BY THE STATE OF OKLAHOMA			
13				
14	Section 1. This act shall be known as the "Too Cool for Drugs" Act of 2013.			
15				
16	Section 2. NEW LAW A new section of law to be codified in the Oklahoma			
17	Statues to read as follows:			
18				
19	1. All public schools in the State of Oklahoma will hereby be required to administer			
20	individually drug test to any student for their institution. Required for freshman and sophomores			
21	entering the 201-2015 school year, but applies to just entering juniors and seniors.			
22	2. Drug test required once a semester and after two years of attendance there is no more			
23	drug test required.			
24	3. Drug test should be supervised and administered by medical professionals to avoid any			
25	falsification of urine.			
26	4. Fundraising for the drug tests should be provided by the schools. Having the parents take			
27	them to the doctor and showing proof to the school of the drug test is valid and may be even			
28	covered by their insurance.			
29				
30	Section 3. PENALTIES			
31				
32	1. Public Schools not complying with the above statue will be fined \$2,500 per person			
33	admitted without an administered drug test.			
34	2. Any student or applicant who fails the drug test will have to pay the amount for			
35	consuming illegal drugs.			
36	consuming megar drugs.			
37	Section 4. This act shall become effective for the 2013-2014 school year after			
38	passage and approval.			
39	pussu60 una upprovai.			

1	Oklahoma Intercollegiate Legislature			
2	$2^{nd}$ Session of the 44 <sup>th</sup> Legislature (2014)			
3 4	House Bill No. OSU-518 Taylor (OSU)			
5				
6	<u>AS INTRODUCED</u>			
7				
8	An act relating to Grounds to abort; providing short title; amending O.S. §26-3-			
9	120; and providing an effective date.			
10 11	BE IT ENACTED BY THE STATE OF OKLAHOMA			
11	DE II ENACIED DI THE STATE OF OKLAHOMA			
12	Section 1. This act shall be known as the "Online Voting" Act of 2014.			
14	Section 1. This det shall be known as the "Online Voting" feet of 2011.			
15	Section 2. AMENDATORY §26-3-120. The following sections of the Oklahoma			
16	Statutes will be amended to read as follows:			
17				
18	Except as otherwise provided for by law, there shall be one (1) polling place for each			
19	precinct, said polling place to be located within the geographic boundaries of such precinct. A			
20	registered voter may also cast his/her vote through a State Sponsored website. The maintenance			
21	of the site will be cared for by the State Election Board through the duration of the election. The			
22	website must be approved by the State Election Board one month prior to any given state			
23	election. The State Election Board shall be authorized to adopt rules and regulations providing			
24	exceptions to the aforesaid requirement. Persons, businesses, churches and any other			
25	nongovernmental entities providing space for use as a polling place shall not be held liable for			
26	any torts arising from any incident occurring in such space during the period when such space is			
27	used as a polling place.			
28				
29	Section 3. This act shall become effective 90 days after passage and approval.			
30				

1	Oklahoma Intercollegiate Legislature			
2	1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)			
3				
4	House Bill No. OSU-519 Wiskofske (OSU)			
5				
6	AS INTRODUCED			
7				
8	An act relating to Public Schools; providing short title; providing for penalties;			
9	providing for codification and providing an effective date.			
10				
11	BE IT ENACTED BY THE STATE OF OKLAHOMA			
12				
13	Section 1. This act shall be known as the "Student Anti-Stupidity" Act of 2013.			
14	Cartier 2 NEW LAW A more cartier of land to be an difficulty the Oblahama			
15	Section 2. NEW LAW A new section of law to be codified in the Oklahoma			
16 17	Statues to read as follows:			
17 18	Every student attending a public school within the state of Oklahoma shall at the			
10 19	Every student attending a public school within the state of Oklahoma shall, at the			
20	beginning of their freshman year, take a state-issued Intelligence Quotient test. They shall not receive a score anywhere between 70 and 80.			
20 21	receive a score anywhere between 70 and 80.			
22	Section 3. PENALTIES			
23				
24	Anyone who shall receive a low score on the Intelligence Quotient test shall be fined up			
25	to \$1,000 for wasting his or her brain. In addition, the person must take the Intelligence Quotient			
26	test again the following year until a score above an 80 is attained.			
27				
28	Section 4. This act shall become effective 90 days after passage and approval.			
29				

1	Oklahoma Intercollegiate Legislature				
2	1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)				
3					
4	House Bill No. OSU-520 Yumul (OSU)				
5					
6	<u>AS INTRODUCED</u>				
7					
8	An act relating to the licensure and sale of firearms; providing short title;				
9	providing for definitions; providing for codification; providing for penalties and				
10	providing an effective date.				
11					
12	BE IT ENACTED BY THE STATE OF OKLAHOMA				
13					
14	Section 1. This act shall be known as the "Mental Screening for Firearms" Act of				
15	2014.				
16					
17	Section 2. DEFINITIONS				
18					
19	1) "Firearm" is considered any of the following:				
20	a. "Pistols" as used in the Oklahoma Firearms Act of 1971, Sections 1289.1 through				
21	1289.17 of Title 21 of the Oklahoma Statutes, shall mean any firearm capable of discharging a				
22	projectile composed of any material which may reasonably be expected to cause lethal injury,				
23	with a barrel or barrels less than sixteen inches in length, and using either gunpowder, gas or any				
24	means of rocket propulsion, but not to include flare guns, underwater fishing guns, or blank				
25	pistols;				
26	b. "Rifles" as used in the Oklahoma Firearms Act of 1971, Sections 1289.1 through				
27	1289.17 of Title 21, shall mean any firearm capable of discharging a projectile composed of any				
28	material which may reasonably be expected to be able to cause lethal injury, with a barrel or				
29 30	barrels more than sixteen (16) inches in length, and using either gunpowder, gas or any means of reaket propulsion, but not to include archary equipment, flare guns or underwater fishing guns.				
30 31	rocket propulsion, but not to include archery equipment, flare guns or underwater fishing guns. In addition, any rifle capable of firing "shot" but primarily designed to fire single projectiles will				
32	be regarded as a "rifle";				
33	c. Shotguns" as used in the Oklahoma Firearms Act of 1971, Sections 1289.1				
34	through 1289.17 of this Title 21, shall mean any firearm capable of discharging a series of				
35	projectiles of any material which may reasonably be expected to be able to cause lethal injury,				
36	with a barrel or barrels more than eighteen (18) inches in length, and using either gunpowder, gas				
37	or any means of rocket propulsion, but not to include any weapon so designed with a barrel less				
38	than eighteen (18) inches in length. In addition, any "shotgun" capable of firing single projectiles				
39	but primarily designed to fire multiple projectiles such as "shot" will be regarded as a "shotgun";				
40	2) "Danger to others" means a serious threat or attempt to injure another person with the use				
41	of a firearm or other dangerous or deadly weapon'				
42	3) "Danger to self" means a serious threat of, or history of, attempted suicide with the use of				
43	a firearm or other dangerous or deadly weapon;				
44	4) "Primary care physician" means a licensed physician who practices internal medicine,				
45	family practice, or pediatrics, and is designated by the patient as a primary care physician to the				
46	patient's insurance provider;				

5) "Psychiatrist" means a licensed physician who specializes in psychiatry;

6) "Psychologist" means a licensed person who has been trained and educated to perform psychological research, testing, and therapy.

Section 3. NEW LAW A new section of law to be codified in the Oklahoma Statues to read as follows:

(a) All adult citizens of Oklahoma within the State of Oklahoma shall be required to acquire a gun permit in order to possess, use, purchase, or sell any type of firearm.

10 (b) Citizens of Oklahoma that may already be in possession of a firearm must acquire a gun 11 permit within 100 days of the effective date in order to avoid penalties.

(c) The permit application form shall include the applicant's name, address, sex, height,
weight, date of birth, place of birth, country of citizenship, social security number, alien or
admission number, information regarding the applicant's mental health history, and medical
clearance, and shall require fingerprints and a photograph of the applicant by the police
department of the county of registration; provided that where fingerprints and a photograph are
already on file with the department, these may be waived.

(d) Any individual applying for a permit to acquire the ownership of a firearm shall provide,
as part of the permit application, medical clearance by the individual's primary care physician or
any licensed physician, psychiatrist, or psychologist who has examined the applicant no more
than ninety days prior to submission of the application. The primary care physician, psychiatrist,
or psychologist shall provide a medical clearance for any individual who has no diagnosis, as of
the time of the examination of any medical condition that could make the individual a danger to
self or a danger to others.

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Section 4 PENALTIES

(a) If the individual wanting to acquire a permit does not have health insurance and cannot
have a permit of good mental health given by a physician, psychiatrist, or psychologist, the
individual may pay a penalty consisting of a \$5,000 fine to receive one permit.

(b) If a citizen of Oklahoma is found to be in possession of a firearm without a valid firearm
permit in the State of Oklahoma, he or she will be charged with a misdemeanor and shall be
fined with a minimum of \$500 to a maximum of \$100,000.

Section 5. This act shall become effective 90 days after passage and approval.

35 36

1 2 3	Oklahoma Intercollegiate Legislature 1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)			
4	House Bill No. OSU-521 Yumul (OSU			
5 6	A S INTRODUCED			
0 7	<u>AS INTRODUCED</u>			
8	An act relating to food which is sold for human consumption, if the food is			
9	derived from a genetically designated agricultural animal, and if the food is			
10	considered a meat or milk product defined in the statutes of the State of			
11	Oklahoma; providing short title; providing for definitions; providing for			
12 13	codification; providing or penalties; providing for nullification; and providing an effective date.			
13 14	enective date.			
15	BE IT ENACTED BY THE STATE OF OKLAHOMA			
16				
17	Section 1. This act shall be known as the "Keeping it Natural" Act of 2014.			
18				
19 20	Section 2. DEFINITIONS			
20	a) "Somatic cell" means a diploid cell (having a complete set of chromosomes) obtained or			
22	derived from a living or deceased animal body at any stage of development;			
23	b) "Nucleus" means the cell structure that houses the chromosomes, and thus the genes;			
24	c) "Oocyte" means the female germ cell, the egg;			
25	d) "Blastocyst" means the small clump of cells that forms after an egg is fertilized;			
26 27	e) "Livestock" or "animals" means any cattle, bison, horses, sheep, goats, donkeys, mules, swine, domesticated rabbits, and chickens, turkeys, and other domesticated fowl, and any animal			
28	or bird in captivity;			
29	f) "Cloning" means the process of making a copy of any organism and in which the			
30	genotypic and phenotypic character of the new organism remained exactly same as that of its			
31	parental organism;			
32 33	g) "Cloned agricultural animal" means an agricultural animal, or the progeny of that animal, that is produced directly from a somatic cell nuclear transfer event;			
33 34	h) "Authorized Agent" means a person who has been authorized by the State Board of			
35	Agriculture to act on behalf of the Board in making investigations, inspections, performing other			
36	services, or doing any particular act or acts which have been vested by the Oklahoma			
37	Agricultural Code in the Board. A written or printed commission signed by the President of the			
38	Board shall be proof that the holder has lawful authority to act on behalf of the Board in			
39 40	<ul><li>implementing the Oklahoma Agricultural Code;</li><li>i) "Board" means the State Board of Agriculture;</li></ul>			
41	j) "Commissioner" means the Commissioner of Agriculture;			
42	k) "Department" means the Oklahoma Department of Agriculture, Food, and Forestry and			
43	its employees, officers, and divisions, Whenever the name "Department of Agriculture" appears			
44	in any law, contract or other document, it shall be deemed to refer to the Oklahoma Department			
45	of Agriculture, Food, and Forestry;			
46	1) "Producer" means any person planting, raising, growing, or harvesting agricultural			

1	products;			
2	m) "Stop sale order" or "stop use order" means a written or printed order signed by the			
3	President or authorized agent of the Board, prohibiting the sale, offering for sale, exposure for			
4	sale, or use of any agricultural product, article, device, service, or commodity covered by the			
5	Oklahoma Agricultural Code.			
6	n) "Genetically designated food" means any of the following:			
7	a. Meat or a meat product derived from the carcass of a genetically designated			
8	agricultural animal.			
9	b.	Milk or a milk product derived from a genetically designated agricultural animal.		
10	o) "Dairy farm" means any premises owned or operated by a "milk producer" where one or			
11	more cows or goats are kept, and from which a part or all of the milk or milk products is sold or			
12	offered for sale;			
13				
14	Sectio	n 3. NEW LAW A new section of law to be codified in the Oklahoma		
15	Statues to rea	d as follows:		
16				
17	F. The D	epartment of Agriculture shall administer the provisions of this act and shall adopt		
18	rules as neces	sary to administer this act.		
19	G. It sha	l be unlawful for any person or entity, public or private, to:		
20	a.	Perform or attempt to perform animal cloning;		
21	i.	This includes but is not limited to:		
22		1. Attempting to extract a somatic cell from an animal;		
23		2. Completing the process of somatic cell transfer from one animal into		
24	another;			
25		3. Removing the oocyte from another livestock for the purposes of cloning		
26	that respectiv			
27		4. Multiplying the removed oocyte with the intent to electrify the oocyte in		
28	order to creat	e a blastocyst with the intent of planting it within a surrogate livestock;		
29		5. Planting the blastocyst in the intended animal.		
30	b.	Participate in an attempt to perform animal cloning;		
31	i.	This includes but is not limited to:		
32		1. Purchasing livestock with the intent of having surrogate livestock;		
33		2. Engaging with another person who intends to clone animals or livestock in		
34	the State of C			
35	с.	Ship, transfer, or receive the product of animal cloning for any purpose; or		
36	d.	Import the product of animal cloning for any purpose.		
37		ng in this section shall restrict areas of scientific research not specifically prohibited		
38	•	n, including research in the use of nuclear transfer or other cloning techniques to		
39	-	cules, DNA, cells other than human embryos, tissues, organs, or plants.		
40	I. Any producers of meat of dairy in the state of Oklahoma that have incurred genetically			
41	cloned livestock prior to this act may keep their respective livestock in their care. This livestock			
42	may not reproduce nor be sold for its products whatsoever. If this livestock is sold or reproduced,			
43	-	shall hereby apply to the respective owner.		
44	J. Any dairy farm owner, producer of agricultural products, or meat products may be			
45		n examination by an authorized agent with a thirty days' notice.		
46	K. If clo	ned agricultural animals that were cloned after the effective date are discovered on		

1 the owner's premises, the Department may issue a written stop-sale order to prohibit the person 2 in control of the agricultural animals or food. The person named in the order shall not transfer the 3 agricultural animal or food until the Department determines that the agricultural animal or food 4 is in compliance with this act. 5 L. The Department has the right to confiscate any animals or livestock that is genetically 6 cloned with a ten day notice to their respective owner. 7 M. The Department and the Commissioner shall place confiscated animals or livestock in a 8 safe and healthy environment that may be used for educational purposes such as providing 9 visitation from schools in the State of Oklahoma. Funding for these homes shall be issued by the 10 Department with the discretion of the Commissioner. 11 12 Section 4. PENALTIES 13 14 A. Any person or entity that is convicted of violating any provision of this section shall be guilty of a misdemeanor and shall pay all expenses incurred by the Department in connection 15 16 with the removal of the agricultural animal or food. B. Any profit gained from these illegal actions defined in this act shall result in an 17 18 immediate penalty that shall be determined by the Department and the Commissioner. 19 C. The Department may establish, assess, and collect civil penalties which shall be imposed 20 against a person in violation of this act. The amount of the civil penalty shall not exceed ten 21 thousand dollars for each violation and each day that a violation continues shall be deemed a 22 separate offense. 23 24 Any conflicting acts preceding this act are hereby nullified. This act shall Section 5. 25 be implemented consistent with federal law. The Department shall petition the Federal Food and Drug Administration of the United States Department of Health and Human Services to obtain 26 27 any necessary waivers in order to implement this act. 28 29 Section 6. This act shall become effective 90 days after passage and approval. 30

1	Oklahoma Intercollegiate Legislature
2	1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)
3	
4	House Bill No. OSU-522 Yumul (OSU)
5	
6	<u>AS INTRODUCED</u>
7 8	An act relating to increase the minimum wage consistent with inflation; providing
8 9	short title; providing for definitions; providing for codification; providing for
10	penalties; and providing an effective date.
11	penances, and providing an effective date.
12	BE IT ENACTED BY THE STATE OF OKLAHOMA
13	
14	Section 1. This act shall be known as the "Oklahoma Increased Minimum Wage" Act
15	of 2014.
16	
17	Section 2. DEFINITIONS
18	
19	(a) "Commissioner" means the Commissioner of Labor;
20	(b) "Wage" means compensation due to an employee by reason of his employment, payable
21	in legal tender of the United States or checks on banks convertible into cash on demand at full
22	face value, subject to such deductions, charges or allowances as may be permitted by law;
23	(c) "Consumer Price Index" means a computation made and issued monthly by the Bureau of
24	Labor Statistics of the federal Labor Department that attempts to track the price level of
25	designated goods and services purchased by the average consumer.
26	(d) "Employ" includes to suffer or to permit to work;
27	(e) "Employer" means any individual, partnership, association, corporation, business trust, or
28	any person or group of persons, hiring more than ten full-time employees or equivalent at any
29	one location or place of business; provided, however, if an employer has less than ten full-time
30	employees or equivalent at any one location or place of business but does a gross business of
31 32	more than One Hundred Thousand Dollars (\$100,000.00) annually, said employer shall not be
32 33	exempt under the provisions of this act. (f) "Employee" includes any individual employed by an employer but shall not include:
34	(1) Any individual employed in domestic service in or about a private home;
35	<ul> <li>(1) Any individual employed in domestic service in or about a private nome,</li> <li>(2) Any individual employed by the United States government;</li> </ul>
36	<ul><li>(2) Any individual composited by the context states government,</li><li>(3) Any individual working as a volunteer in a charitable, religious or other nonprofit</li></ul>
37	organization;
38	(4) Any person employed as part-time employee not on permanent status. A part-time
39	employee is defined as an employee who is employed less than twenty-five (25) hours a week;
40	(5) Any person who is less than eighteen (18) years of age and is not a high school
41	graduate or a graduate of a vocational training program, and any person who is less than twenty-
42	two (22) years of age and who is a student regularly enrolled in a high school, college, university
43	or vocational training program.
44	
45	Section 3. NEW LAW A new section of law to be codified in the Oklahoma
46	Statues to read as follows:

123

- 1 2 (a) Citizens of Oklahoma employed in the State of Oklahoma shall not be paid less than 3 \$8.10 an hour beginning on the first day of the third month that begins after the date of 4 enactment of this legislation; 5 (b) \$8.95 an hour, beginning 1 year after that first day; 6 (c) \$9.80 an hour, beginning 2 years after that first day; and 7 (d) Beginning on the date that is 3 years after that first day, and annually thereafter, an 8 amount determined by the Commissioner: 9 Determination based on increase in the Consumer Price Index found in the a. 10 Section 6 of the Fair Labor Standards Act of 1938 (29 U.S.C. 206) The Commissioner shall compare such Consumer Price Index for the most recent 11 b. 12 month, quarter, or year available with the Consumer Price Index for the same month in the 13 preceding year, the same quarter in the preceding year, or the preceding year, respectively. 14 15 Section 4. PENALTIES 16 17 (a) Failure for employers to comply with the set minimum wage will result in a fine not 18 exceeding \$2,000 per year of violation. 19 (b) If violation to abide by the set minimum wage still occurs after 3 years, the employer 20 may receive a fine up to \$10,000 per year of violation. 21 (c) Employers refusing to pay its employees the set minimum wage after 5 years will be 22 given a \$50,000 fine per year of violation. 23 24 Section 5. This act shall become effective 90 days after passage and approval.
- 25

1	Oklahoma Intercollegiate Legislature	
2	1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)	
3		
4	House Joint Resolution No. OSU-602 Wisk	ofske (OSU)
5		
6	<u>AS INTRODUCED</u>	
7 8	A Joint Desclution directing the Oldshame Election Decad to refer to	the needla
o 9	A Joint Resolution directing the Oklahoma Election Board to refer to a	
9 10	for their approval or rejection a proposed amendment to Article VII Set the Okleheme State Constitution, providing hellot title, and directing the	
10	the Oklahoma State Constitution; providing ballot title; and directing f	inng.
11	BE IT ENACTED BY THE STATE OF OKLAHOMA	
12	BE IT ENACTED BT THE STATE OF ORLAHOMA	
13	SECTION 1. The Oklahoma Election Board shall refer to the people for their	r approval
15	or rejection, as and in the manner provided by law, the following proposed amendme	11
16	Section 2 of Article VII of the Oklahoma Constitution to read as follows:	int to
17	Section 2 of Article VII of the Oktanoma Constitution to read as follows.	
18	Section VII-2. The Supreme Court shall consist of nine Justices until the num	ber shall be
19	changed by statute and each Justice shall be from a separate district of the State. Each	
20	shall remain as presently constituted until otherwise provided by Statute. The terms of	
21	the Justices of the Supreme Court shall be six years and shall commence on the second	
22	of January following their election hold their offices until leaving the position as long	•
23	shall be in good behavior. Those appointed or elected to fill vacancies shall assume o	
24	immediately upon qualifying for the office. Each Justice, at the time of his election of	
25	appointment, shall have attained the age of thirty years, shall have been a qualified el	
26	district for at least one year immediately prior to the date of filing or appointment, an	
27	been a licensed practicing attorney or judge of a court of record, or both, in Oklahom	a for five
28	years preceding his election or appointment and shall continue to be a duly licensed a	ittorney
29	while in office to be eligible to hold the office. The Justices shall choose from among	; their
30	members a Chief Justice and a Vice Chief Justice.	
31		
32	SECTION 2. The Ballot Title for the proposed Constitutional amendment as	set forth in
33	SECTION 1 of this resolution shall be in the following form:	
34		
35	BALLOT TITLE	
36	Legislative Referendum No State Questi	on No
37		
38	THE GIST OF THE PROPOSITION IS AS FOLLOWS:	
39		<b></b>
40	This measure amends the state Constitution. It amends Section 2 of Article V	
41	remove the Oklahoma Supreme Court Justices' term of 6 years and instead would all	ow them to
42	hold their positions as long as they are within good behavior.	
43	SHALL THIS AMENIDMENT DE ADDOMED DV THE DEODLES	
44 45	SHALL THIS AMENDMENT BE APPROVED BY THE PEOPLE?	
45 46	VES EOD THE AMENIDMENT	
40	YES, FOR THE AMENDMENT	

NO, AGAINST THE AMENDMENT
 SECTION 3. The Chief Clerk of the House of Representatives, immediately after the
 passage of this resolution, shall prepare and file one copy thereof, including the Ballot Title set
 forth in Section 2 hereof, with the Secretary of State and one copy with the Attorney General.

1	Oklahoma Intercollegiate Legislature
2	1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)
3	
4	House Concurrent Resolution No. OSU-701 Hesse (OSU)
5	
6	<u>AS INTRODUCED</u>
7	
8 9	A Concurrent Resolution honoring Edward Snowden for his duty and self- sacrifice in protecting the constitutional rights of Americans.
10	saemice in protecting the constitutional rights of Americans.
11	WHEREAS, The right to privacy is one of the most important and fundamental rights of
12	all humans, including Americans;
13	
14	WHEREAS, The American Government, along with four other countries, has been
15	blatantly violating this right to privacy with such programs as PRISM and MUSCULAR that are
16	worryingly reminiscent of the world in George Orwell's book 1984;
17	
18	WHEREAS, Edward Snowden, having learned about these secret programs, decided to
19	be a whistleblower and let the American people and the world know that their rights were being
20	violated, with the full understanding that he would be persecuted and potentially prosecuted for
21	his disclosures, and would have to leave his family behind; and
22	
23	WHEREAS, Snowden can no longer set foot on American soil, or travel freely due to his
24	sacrifice and must live in a foreign land; and
25	
26	WHEREAS, Due to Snowden's actions, the public is now armed with the information
27	necessary to discuss and decide for itself whether or not America should be a surveillance state,
28	or if privacy should be respected;
29	
30	NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES
31	OF THE 1ST SESSION OF THE 46TH OKLAHOMA INTERCOLLEGIATE LEGISLATURE,
32	THE SENATE CONCURRING THEREIN:
33 34	THAT, the Oklahoma Intercollegiate Legislature and the Oklahoma Intercollegiate
34 35	Legislature Foundation congratulates Mr. Edward Snowden for his patriotism, bravery, and self-
36	sacrifice in releasing information regarding the violation of a basic human right by the United
37	States Government.
38	States Government.
39	
.,	

1	Oklahoma Intercollegiate Legislature
2	$1^{st}$ Session of the 46 <sup>th</sup> Legislature (2014)
3	
4	House Bill No. ORU-501 Craighead, Charles (ORU)
5	
6	AS INTRODUCED
7	
8	An act related to sobriety and drinking and driving; providing short title;
9	providing codification; and providing an effective date.
10	
11	BE IT ENACTED BY THE STATE OF OKLAHOMA
12	
13	Section 1. This act shall be known as the "Blow or Else" act of 2014.
14	
15	Section 2. NEW LAW A new section of law to be codified in the Oklahoma
16	Statues to read as follows:
17	
18	When leaving a bar or a place serving alcohol, those who have consumed and plan on
19	driving home must first, before leaving, pass a breathalyzer test. This making sure that they are
20	not over the legal limit before stepping into the vehicle they plan on driving. If the test is failed
21	the individual must call a cab or have someone that is not under the legal influence drive their
22	vehicle to their insisted location. If the person cannot afford a cab and does not have a way of
23	getting home the person will be billed for the fair and have to pay to the cab company by the end
24	of the month. If He/She does not pay by the end of the month there will be 2 (two) percent
25	interest rate added on to the payment every day the payment is late.
26	
27	Section 3. This act shall be affective within 6 months of approval.
28	

1	Oklahoma Intercollegiate Legislature
2	1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)
3	
4	House Bill No. ORU-502 Craighead, Charles (ORU)
5	
6	AS INTRODUCED
7	
8	An act related to the legalization of Marijuana to replace legal painkillers;
9	providing short title; providing definitions; providing codification; providing
10	penalties; providing effective date.
11	
12	BE IT ENACTED BY THE STATE OF OKLAHOMA
13	
14	Section 1. This act shall be known as the "Herbal Medicine" act of 2014
15	
16	Section 2. DEFINITIONS:
17	
18	Painkillers: a drug that decreases or removes pain that you feel in your body
19	
20	Schedule 1 Drugs: The drug has no use in society for any reason, because of the high context of
21	addictions and related deaths.
22	
23	Section 3. NEW LAW A new section of law to be codified in the Oklahoma
24	Statues to read as follows:
25	
26	Painkillers shall be classified as schedule 1 drugs. Medical Marijuana will replace these
27	drugs. Once receiving the doctors note the patient will be able to pick up the medication from the
28	dispensary their insurance covers. If the patient does not have insurance to cover the medicine
29	they will still be able to get the medicine from a dispensary, it will just be sold to them at a
30	higher price than with insurance.
31	
32	Section 4. This act shall be affective 90 days after passage and approval.
33	

1	Oklahoma Intercollegiate Legislature
2	1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)
3	
4	
5	House Bill No. ORU-503 Craighead, Charles (ORU)
6	of the House
7	Cole (ORU)
8	of the Senate
9	
10	<u>AS INTRODUCED</u>
11	
12	An act related to the payment of student athletes; providing short title; providing
13	codification; and providing an effective date.
14	
15	BE IT ENACTED BY THE STATE OF OKLAHOMA
16	
17	Section 1. This act shall be known as the "Amateur Hour's Over" act of 2014.
18	Section 2. NEW LAW A new section of law to be codified in the Oklahoma
19 20	Statues to read as follows:
20 21	Statues to read as follows.
21	When officially added to the sports team of your Oklahoman University that a player is
22	attending He/ She will receive a salary paid monthly. The University will be required to set aside
23 24	25% of the total revenue earned by every sport in the previous fiscal year for player salaries.
25	Each team will be entitled to a percentage of the 25% set aside equal to the percentage of the
25 26	total revenue they were responsible for earning in the previous year. Every active player on those
27	teams will be given an equal percentage of the total available for the team. The salaries will be
28	distributed by the athletic director of the school, but will not change the amount that any athlete
29	is receiving. There will be no regulations on what the player's salary could be used for and every
30	player can do what he/she pleases with it. The NCAA will be required to maintain Oklahoma
31	school's eligibility.
32	
33	Section 3. This act shall become affective the next school year after passage and
34	approval.
35	

Oklahoma Intercollegiate Legislature
1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)
House Bill No. ORU-504 Himes (ORU)
AS INTRODUCED
An act relating to bullying in schools; providing short title; providing for
definitions; providing codification; repealing O.S. 70-24-100.3-A.1., repealing
O.S. 70-24-100.4 and providing an effective date.
onstro 21 root and providing an orroot to date.
BE IT ENACTED BY THE STATE OF OKLAHOMA
DE IT ENVICTED DT THE STATE OF OREAHOWA
Section 1. This act shall be known as the "Anti-Bullying" Act of 2014.
Section 1. This act shall be known as the Tritt-Durying Tet of 2014.
Section 2. DEFINITIONS:
Section 2. DEFINITIONS.
"Bullying," the severe or repeated use by one or more students of a written, verbal, or electronic
expression, or a physical act or gesture, or any combination thereof, directed at another student
that has the effect of: (i) causing physical or emotional harm to the other student or damage to
the other student's property; (ii) placing the other student in reasonable fear of harm to himself or
of damage to his property; (iii) creating a hostile environment at school for the other student; (iv) infringing on the rights of the other student at school; or (v) materially and substantially
disrupting the education process or the orderly operation of a school.
"Cyber-bullying," bullying through the use of technology or any electronic means. The use of
bullying in this section shall include cyber-bullying.
"Heatile environment" a situation in which hullwing sources the school environment to be
"Hostile environment," a situation in which bullying causes the school environment to be
permeated with intimidation, ridicule or insult that is sufficiently severe or pervasive to alter the
conditions of the student's education and create an abusive school environment.
"Perpetrator," the student who engages in bullying or retaliation.
"School grounds," property on which a school building or facility is located or property that is
owned, leased or used by a school district, charter school or non-public school for a school-
sponsored activity, function, program, instruction or training.
"Victim," a student against whom bullying or retaliation has been perpetrated.
Section 3. NEW LAW A new section of law to be codified in the Oklahoma
Statues to read as follows:
(a) Bullying is prohibited on school grounds, property immediately adjacent to school grounds,
at a school-sponsored or school-related activity, function or program whether on or off school
grounds, at a school bus stop, on a school bus or other vehicle owned, leased or used by a district

1 or school, or through the use of technology or an electronic device owned, leased or used by a

- 2 school district, charter school or non-public school. Bullying is also prohibited both (i) at a
- 3 location, activity, function or program that is not school-related and (ii) through the use of
- 4 technology or an electronic device that is not owned, leased or used by a district or school, if the
- 5 bullying creates a hostile environment at school for the victim, infringes on the rights of the
- victim at school, or materially and substantially disrupts the education process or the orderly
   operation of a school, (iii) Retaliation against a person who reports bullving, who provides
- operation of a school. (iii) Retaliation against a person who reports bullying, who provides
  information during an investigation of bullying, or who is a witness to or has reliable information
- about bullying is prohibited.
- 10

(b) Each school district, charter school and non-public school shall provide age-appropriate
 instruction on bullying prevention in each grade that is incorporated into the curriculum of the
 district or school. The curriculum shall be evidence-based.

14

15 (c) Each school district, charter school and non-public school shall develop and update a bullying 16 prevention and intervention plan in consultation with teachers, school staff, professional support personnel, school volunteers, administrators, community representatives, local law enforcement 17 18 agencies, students, parents and guardians. The consultation shall at a minimum include notice 19 and a public comment period. The bullying prevention and intervention plan shall be updated at 20 least biennially. Each bullying prevention and intervention plan at a minimum shall: (i) include 21 descriptions of and statements prohibiting bullying, cyber-bullying and retaliation; (ii) establish 22 clear procedures for students, staff, parents, guardians, and others to report bullying or 23 retaliation; (iii) include a provision that reports of bullying or retaliation may be made 24 anonymously; provided, however, that no disciplinary action shall be taken against a student 25 solely on the basis of an anonymous report; (iv) establish clear procedures for promptly responding to and investigating reports of bullying or retaliation; (v) identify the range of 26 27 disciplinary actions that may be taken against a perpetrator for bullying or retaliation; (vi) 28 establish clear procedures for restoring a sense of safety for a victim and assessing that student's 29 needs for protection; (vii) establish strategies for protecting from bullying or retaliation a person 30 who reports bullying, provides information during an investigation of bullying, or is witness to or 31 has reliable information about an act of bullying; (viii) establish procedures consistent with state 32 and federal law for promptly notifying the parents or guardians of a victim and a perpetrator; 33 provided, however, that the parents or guardians of a victim shall also be notified of the action 34 taken to prevent any further acts of bullying; and provided further that said procedures must 35 provide for immediate notification to the local law enforcement agency where criminal charges 36 may be pursued against the perpetrator; (ix) include a provision that a student who knowingly 37 makes a false accusation of bullying shall be subject to disciplinary action; and (x) include a 38 strategy for providing counseling or referral to appropriate services for perpetrators and victims 39 and for appropriate family members of said students. A school district, charter school or a non-40 public school may establish separate discrimination or harassment policies that include 41 categories of students. Nothing in this section shall prevent a school district, charter school or non-public school from remediating any discrimination or harassment based on a person's 42 43 membership in a legally protected category under local, state or federal law. The bullying 44 prevention and intervention plan may include ongoing professional development to build the skills of all members of school staff, including but not limited to educators, administrators, 45 school nurses, cafeteria workers, custodians, and paraprofessionals, to prevent, identify and 46

1 respond to bullying. The content of such professional development shall include, but not be

- 2 limited to: ( i ) developmentally appropriate strategies to prevent bullying incidents; (ii)
- 3 developmentally appropriate strategies for immediate, effective interventions to stop bullying
- 4 incidents; (iii) information regarding the complex interaction and power differential that can take
- 5 place between and among the perpetrator, the victim, and any witnesses to the bullying; (iv)
- 6 research findings on bullying, including information about specific categories of students who
- 7 have been shown to be particularly at risk for bullying in the school environment; (v)
- 8 information on the incidence and nature of cyber-bullying; and (vi) internet safety issues as they
   9 relate to cyber-bullying. The bullying prevention and intervention plan shall include provisions
- for educating parents and guardians about the bullying prevention curriculum of the district or
- school; how parents and guardians about the burrying prevention curriculum of the district of school; how parents and guardians can reinforce the curriculum at home and support the district
- 12 or school prevention and intervention plan; the dynamics of bullying; and online safety and
- 13 cyber-bullying.
- 14

15 (d)(i) Each school district, charter school and non-public school shall provide to students and

- 16 their parents or guardians, in age-appropriate terms and in the languages which are most
- 17 predominant among the students, parents and guardians, annual written notice of the relevant
- 18 sections of the bullying prevention and intervention plan. (ii) Each school district, charter school
- 19 and non-public school shall provide to all school staff annual written notice of the bullying
- 20 prevention and intervention plan. The faculty and staff at each school shall be trained annually
- on the bullying prevention and intervention plan applicable to the school. Relevant sections ofthe bullying prevention and intervention plan shall be included in a district or school employee
- handbook. (iii) The bullying prevention and intervention plan shall be posted on the website of
   each school district, charter school and non-public school.
- 25

(e) Each school principal or the person who holds a comparable role shall be responsible for theimplementation and oversight of the bullying prevention and intervention plan at his/her school.

28

29 (f) A member of a school staff, including, but not limited to, an educator, administrator, school

- 30 nurse, cafeteria worker, custodian or paraprofessional, shall immediately report any instance of
- 31 bullying or retaliation the staff member has witnessed or become aware of to the school principal
- 32 or to the school official identified in the bullying prevention and intervention plan as responsible
- 33 for receiving such reports or both. Upon receipt of such a report, the school principal or a
- 34 designee shall promptly conduct an investigation. If the school principal or a designee
- 35 determines that bullying or retaliation has occurred, the school principal or designee shall (i)
- 36 notify the local law enforcement agency if the
- 37 school principal or designee believes that criminal charges may be pursued against the
- 38 perpetrator; (ii) take appropriate disciplinary action; (iii) notify the parents or guardians of the
- 39 perpetrator; and (iv) notify the parents or guardians of the victim, and to the extent consistent
- 40 with state and federal law, notify them of the action taken to prevent any further acts of bullying
- 41 or retaliation.
- 42
- 43 (g) If an incident of bullying or retaliation involves students from more than one school district,
- 44 charter school or non-public school, the district or school first informed of the bullying or
- 45 retaliation shall promptly notify the appropriate administrator of other district or school so that
- both may take appropriate action; provided however that the notification shall be in compliance

- 1 with 20 U.S.C. section 1232g.
- 2 (h) Nothing in this section shall supersede or replace existing rights or remedies under any other
- 3 general or special law, nor shall this section create a private right of action
- 4
- 5 (i) The department of elementary and secondary education, after consultation with the
- 6 department of public health, the department of mental health, the attorney general and experts on
- 7 bullying, shall (i) publish a model bullying prevention and intervention plan for school districts,
- 8 charter schools, and non-public schools to consider when creating their own plans and (ii)
- 9 compile a list of bullying prevention and intervention resources, evidence-based curricula, best
- 10 practices and academic-based research that shall be made available for use by schools. These
- 11 resources may include, but shall not be limited to, print, audio, video or digital media; 12 subscription-based online services; and on-site or technology-enabled professional develop
- subscription-based online services; and on-site or technology-enabled professional development and training sessions. The department of elementary and secondary education shall biennially
- 13 and training sessions. The department of elementary and secondary education shall blennally 14 update the model bullying prevention and intervention plan and the list of these resources,
- 15 curricula, best practices and research and shall ensure that they are posted on its website.
- 15 curricula, best practices and research and shall ensure that they are posted on its website 16
- Section 4. REPEALING O.S. 70-24-100.3-A.1. and O.S. 70-24-100.4
  Section 5. This act shall become effective 2 years after passage and approval.

1	Oklahoma Intercollegiate Legislature
2	1st Session of the 46 <sup>th</sup> Legislature (2014)
3	
4	House Bill No. ORU-505 Karamoko (ORU)
5	
6	<u>AS INTRODUCED</u>
7	
8	An act relating to increasing regulation of drivers with eyesight impairments;
9	providing short title; providing for definitions; providing for codification and
10	providing an effective date.
11	
12	BE IT ENACTED BY THE STATE OF OKLAHOMA
13	
14	Section 1. This act shall be known as the "Oklahoma Driving Safety" Act of 2014.
15	
16	Section 2. DEFINITIONS
17	
18	Eyesight impairments: Any disability associated with the eyes. This excludes conditions that
19	require sight aids for reading or recreational purposes
20	
21	Section 3. NEW LAW A new section of law to be codified in the Oklahoma
22 23 24	Statues to read as follows:
23	
	Anyone with a driver's license issued by the state of Oklahoma with eyesight
25	impairments as defined above will be required to take a mandatory eyesight test to ensure their
26	safety and the safety of other drivers. This test will take place every five (5) years for these
27	individuals. This law will ensure accountability and will also allow for safer roads in the state.
28	
29	Section 4. This act shall become effective 90 days after passage and approval.
30	

1	Oklahoma Intercollegiate Legislature
2	1st Session of the 46 <sup>th</sup> Legislature (2014)
3	
4	House Bill No. ORU-506 Karamoko (ORU)
5	AS INTRODUCED
6 7	<u>AS INTRODUCED</u>
8	An act relating to controlling the purchase of soda; providing short title; providing for
9	codification and providing an effective date.
10	
11	BE IT ENACTED BY THE STATE OF OKLAHOMA
12	
13	Section 1. This act shall be known as the "No Fatties Allowed" Act of 2014.
14	
15	Section 2. NEW LAW A new section of law to be codified in the Oklahoma
16	Statues to read as follows:
17 18	Purchase of any soda item will be restricted to individuals sixteen (16) or older. Proper
19	proof of identification must be provided in order to make these purchases.
20	proof of identification must be provided in order to make these purchases.
21	Purchasing soda items for anyone under sixteen (16) years of age must be done by an individual
22	twenty one years of age or older or by that individual's legal guardian.
23	
24	Section 3. This act shall become effective 90 days after passage and approval.
25	

1	Oklahoma Intercollegiate Legislature
2	1st Session of the 46 <sup>th</sup> Legislature (2014)
3	
4	House Bill No. ORU-507 Mills (ORU)
5	
6	AS INTRODUCED
7	
8	An act relating to public university policy; providing short title; providing for
9	codification; providing an effective date.
10	
11	BE IT ENACTED BY THE STATE OF OKLAHOMA
12	
13	Section 1. This act shall be known as the Fair Grief Compensation Act of 2014.
14	
15	Section 2. NEW LAW A new section of law to be codified in the Oklahoma
16	Statues to read as follows:
17	
18	If a person is a student currently enrolled in an undergraduate or post-graduate program at
19	an Oklahoma public university and experience the death of their roommate, they will be given
20	straight "As" for the semester in which this tragic event occurs. This policy shift is designed to
21	provide the surviving student with the necessary grieving time and optimum grieving situation
22	for a full and speedy mental and emotional recovery.
23	
24	This act will give university students who have experienced an extremely traumatic event
25	the ability to emotional and mentally recover, avoid permanent educational consequences as the
26	result of a negatively impacted transcript, and encourage the student to return to their studies and
27	maintain their GPA.
28	
29	Section 3 This act shall become effective 90 days after passage and approval.
30	

1	Oklahoma Intercollegiate Legislature
2	1st Session of the 46 <sup>th</sup> Legislature (2014)
3	
4	House Bill No. ORU-508 Mills (ORU)
5	
6	AS INTRODUCED
7	
8	An act relating to state foster child policy; providing short title; providing for
9	codification; providing an effective date.
10	
11	BE IT ENACTED BY THE STATE OF OKLAHOMA
12	
13	Section 1. This act shall be known as the Foster Care Educational Provision Act of
14	2014.
15	
16	Section 2. NEW LAW A new section of law to be codified in the Oklahoma
17 18	Statues to read as follows:
18 19	When a child is entered into the Oklahoma foster child care system, there will be a
20	provision made for their future secondary education needs. Within one week of a child entering
20	the Oklahoma foster care system, there will be a secondary education fund created and funded
22	with four hundred (400) dollars of Oklahoma taxpayer money; the will receive the optimum
23	investment rate of the date. The state will have the power of attorney regarding each educational
24	fund until the fund is used for the specific child's secondary education tuition. If the child does
25	not attend a secondary educational institute by the age of 25, the unused education fund will be
26	utilized, at no penalty, to fund additional educational funds for foster children. If there is no need
27	for additional funds at the time of their availability, the extra funds will be used to supplement
28	existing foster children educational funds via equal distribution.
29	
30	The intended purpose of this state act is to designate financial provisions for foster
31	children to receive secondary education. Foster children have a lower secondary education
32	attendance rate than "regular" children in their respective age brackets; foster children also have
33	a higher rate of student loan utilization to finance their secondary education experience. This act
34	will work to encourage foster children to attend public school and alleviate the financial burden
35	on foster children who choose to attend a secondary education institution.
36	
37	Section 3. This act shall become effective 90 days after passage and approval.
38	

1	Oklahoma Intercollegiate Legislature
2	1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)
3	
4	House Bill No. ORU-509 Mills (ORU)
5	
6	AS INTRODUCED
7	
8	An act relating to public transit policy in the Oklahoma public university system;
9	providing short title; providing for codification; providing an effective date.
10	
11	BE IT ENACTED BY THE STATE OF OKLAHOMA
12	
13	Section 1. This act shall be known as the Fair University Public Transit Accident
14	Compensation Act (FUPTAC) of 2014.
15	
16	Section 2. NEW LAW A new section of law to be codified in the Oklahoma
17	Statues to read as follows:
18	
19	In order to provide for the fair compensation of the injured party in the event of an
20	accident between a public transportation agent, in a university system, and a student, in the same
21	university system, there must be a stated compensation system. If a member of the local
22	university public transition system injures a student, the student will be given free tuition for the
23	remainder of their secondary education career in their current degree while attending the same
24	public university where the accident occurred. For the injured party to receive said
25	compensation, the accident must be caused by an agent of a public university public transit
26	system, the injured party must be a student in the same university system, the accident must
27	occur on a public road, and the accident must occur within the county where the public
28	university is located.
29	
30	The intended purpose of this state policy shift is to provide fair compensation in the event
31	of a public transit accident within a public university school system without unduly burdening
32	the taxpayer while providing fair compensation for the injured party.
33	
34	Section 3. This act shall become effective 90 days after passage and approval.
35	

1 2 3	Oklahoma Intercollegiate Legislature 1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)
4 5 6 7	House Bill No. ORU-510 Murray (ORU) of the House Richards (ORU) of the Senate
8 9	AS INTRODUCED
10 11 12 13	An act relating to food waste management; providing for definitions; providing short title; providing for codification; and providing an effective date.
13 14 15	BE IT ENACTED BY THE STATE OF OKLAHOMA
16 17	Section 1. This act shall be known as the "Samaritan" Act of 2014.
17 18 19	Section 2. DEFINITIONS
20 21 22 23 24 25 26 27 28 29	<ul> <li>a. Expired food items: Food items past their "best by", "use by", "expired by" or "sell by": date that is printed on the package.</li> <li>b. Unserved food items: Prepared foods or produce that the owner or manager of an establishment (typically a restaurant) does not sell at the end of a workday and would otherwise dispose of.</li> <li>c. Local food bank/food distribution agency: Organization that distributes food items to those in need for no cost.</li> <li>d. Fit for human consumption: Food items that would not induce human illness upon consumption.</li> </ul>
30 31 32	Section 3. A new section of law to be codified in the Oklahoma Statues to read as follows:
<ul> <li>33</li> <li>34</li> <li>35</li> <li>36</li> <li>37</li> <li>38</li> <li>39</li> <li>40</li> <li>41</li> <li>42</li> </ul>	Any store which sells any form of prepared or unprepared food will have the option to donate unserved or expired food items that the owner or manager of the establishment would not otherwise sell. The donations must be handled by a local food bank or food distribution agency. An incentive of a tax credit worth 15% of the donated product(s) resale value will be available for any business willing to participate. Inspection and distribution of the food items will be the responsibility of the final distributer. Only food items that were deemed fit for human consumption by the final distributer will be eligible for tax credit. Section 4. This act shall become effective 90 days after passage and approval.

1 2	Oklahoma Intercollegiate Legislature 1st Session of the 46 <sup>th</sup> Legislature (2014)
3 4	House Bill No. ORU-511 Price (ORU)
5	
6	AS INTRODUCED
7	
8 9	An act relating to Medical Health; providing short title, providing for definitions; providing for codification and providing an effective date.
10	
11 12	BE IT ENACTED BY THE STATE OF OKLAHOMA
13 14	Section 1. This act shall be known as the "Cuddle for the Cure" Act of 2014.
15 16	Section 2. DEFINITIONS
17 18 19	Professional Cuddling Services - A service that provides non-sexual cuddling professionals that will cuddle with clients for an hourly rate.
20 21 22	Section 3. NEW LAW A new section of law to be codified in the Oklahoma Statues to read as follows:
23 24 25	Insurance agencies (both Private and Government) would extend to cover professional cuddling services.
26 27	Section 4. This act shall become effective 90 days after passage and approval.

1	Oklahoma Intercollegiate Legislature
2	1st Session of the 46 <sup>th</sup> Legislature (2014)
3	
4	House Bill No. ORU-512 Price (ORU)
5	
6	<u>AS INTRODUCED</u>
7	
8	An act relating to Voter Registration; providing short title; providing for
9	codification and providing an effective date.
10	
11	BE IT ENACTED BY THE STATE OF OKLAHOMA
12	
13	Section 1. This act shall be known as the "ID and Vote" Act of 2014.
14	
15	Section 2. NEW LAW A new section of law to be codified in the Oklahoma
16	Statues to read as follows:
17	
18	When a person receives their Oklahoma photo identification or drivers license they are
19	automatically registered to vote in the state of Oklahoma. The commission of automatic voter
20	registration will consist of the Director of the Department of Motor Vehicles and the Oklahoma
21	Election Commissioner; the commission is tasked with developing the new system for
22 23	registering voters.
24 25	Section 3. This act shall become effective 90 days after passage and approval.
25	

1	Oklahoma Intercollegiate Legislature
2	1st Session of the 46 <sup>th</sup> Legislature (2014)
3	
4	House Bill No. ORU-513 Price (ORU)
5	
6	AS INTRODUCED
7	
8	An act relating to Civil Justice; providing short title, providing for codification
9	and providing an effective date.
10	
11	BE IT ENACTED BY THE STATE OF OKLAHOMA
12	
13	Section 1. This act shall be known as the "Restorative Justice" Act of 2014.
14	
15	Section 2. DEFINITIONS
16	
17	Parley: A conference between opposing sides in a dispute, esp. a discussion of terms for an
18	armistice.
19 20	Section 3. NEW LAW A new section of law to be codified in the Oklahoma
20	Statues to read as follows:
21	Statues to read as follows.
22	If a civilian under the age of twenty five (25) in convicted of a crime against another
23 24	civilian, they have the right to extend a parley to that individual. The purpose of this parley is to
25	discuss terms by which the convicted may repay or "right the wrong" they have done. If the
26	victim accepts the parley, the two individuals will work out the situation without any government
27	assistance or interference. If the two individuals can come to an agreement which is approved by
28	a state appointed official. It will take effect immediately. A state supervisor will be put over the
29	agreement and check every three (3) months to make sure it is being properly executed.
30	
31	Section 4. This act shall become effective 90 days after passage and approval.
32	

1	Oklahoma Intercollegiate Legislature
2	1st Session of the 46 <sup>th</sup> Legislature (2014)
3	
4	House Bill No. ORU-514 Rogers (ORU)
5	
6	AS INTRODUCED
7	
8	An act relating to non-committal make out; providing short title; providing for
9	definitions; providing for codification and providing an effective date.
10	
11	BE IT ENACTED BY THE STATE OF OKLAHOMA
12	
13	Section 1. This act shall be known as the "NCMO" Act of 2014.
14	
15	Section 2. DEFINITIONS
16	
17	NCMO: An acronym for Non-Committal Make Out, commonly confused for the name "Nick
18	Moe."
19	
20	Make-out session: An American euphemism for engaging in extended periods of passionate
21	kissing.
22	
23	Indirect request: i.e "Do you know where I can find a NCMO?"
24	
25	Section 3. NEW LAW A new section of law to be codified in the Oklahoma
26	Statues to read as follows:
27 28	Any person socking to engage in a consensual make out session with any other person
28 29	Any person seeking to engage in a consensual make-out session with any other person may do so by indirectly requesting a "NCMO." If the opposing party is aware of the definition of
29 30	a NCMO, he or she is immediately required to consent and engage in the NCMO.
30 31	a Newto, he of she is minediately required to consent and engage in the Newto.
32	Any person named Nick Moe shall automatically be granted a NCMO from whomever they
33	choose, given that they provide valid identification.
34	encose, si ven diat die, provide vala identification.
35	Section 4. This act shall become effective 90 days after passage and approval.
36	

1	Oklahoma Intercollegiate Legislature
2	1st Session of the 46 <sup>th</sup> Legislature (2014)
3	
4	House Bill No. ORU-515Rogers (ORU)
5 6	AS INTRODUCED
7	
8	An act relating to prenatal care; providing short title; providing definitions;
9 10	providing for codification; providing penalties; and providing an effective date.
10 11 12	BE IT ENACTED BY THE STATE OF OKLAHOMA
13	Section 1. This act shall be known as the "Prenatal Care for All" Act of 2010.
14 15	Section 2. DEFINITIONS
15 16	Section 2. DEPINITIONS
17 18 19 20 21	Prenatal care: The monitoring and management of an expecting mother during pregnancy to promote of a healthy outcome for both mother and infant. This includes visits with a certified health professional with subsequent ultrasound imaging, necessary blood work, prenatal vitamin regimens, etc.
21 22 23 24 25	Negligence: Conduct that falls below the standards of behavior established by law for the protection of others against unreasonable risk of harm. A person has acted negligently if he or she has departed from the conduct expected of a board license physician.
26 27	Section 3. NEW LAW A new section of law to be codified in the Oklahoma Statues to read as follows:
28	
29	All pregnant women must hereby receive prenatal care beginning no later than the first
30 31 32	trimester of pregnancy (15 weeks after conception) and ending after the child is born. Exceptions for medical reasons are to be determined only by the patient's doctor.
33 34	Section 4. PENALTIES
35	Failure to receive prenatal care after the first trimester (15 weeks after conception) will
36 37	result in a negligence charge against the mother.
38 39	Section 5. This act shall become effective 90 days after passage and approval.

1	Oklahoma Intercollegiate Legislature
2	1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)
3	
4	House Bill No. ORU-516 Tristan (ORU)
5	
6	AS INTRODUCED
7	
8	An act relating to human trafficking victims; providing short title; providing for
9	definitions; for codification and providing an effective date.
10	
11	BE IT ENACTED BY THE STATE OF OKLAHOMA
12	
13	Section 1. This act shall be known as the "Stop trafficking" Act of 2014.
14	
15	Section 2. DEFINITION
16	
17	Human trafficking organized criminal activity in which human beings are treated as possessions
18	to be controlled and exploited (as by being forced into prostitution or involuntary labor)
19	
20	Section 3. NEW LAW A new section of law to be codified in the Oklahoma
21	Statues to read as follows:
22	The Oklahoma color for will be ably increase to $4.650$ . Of the total annual color for
23 24	The Oklahoma sales tax will hereby increase to 4.65%. Of the total annual sales tax revenue, 3.23% will be donated to the Salvation Army: Central Oklahoma area command, to
24 25	help victims escaping human trafficking.
23 26	help victuris escaping numan traincking.
20 27	Section 4. This act shall become effective 90 days after passage and approval.
27	Section 4. This act shall become effective 90 days after passage and approval.
20	

1	Oklahoma Intercollegiate Legislature			
2 3	$1^{st}$ Session of the $46^{th}$ Legislature (2014)			
4	House Bill No. ORU-517 Yoder (ORU)			
5				
6	<u>AS INTRODUCED</u>			
7				
8	An act relating to healthy living; providing short title; providing definitions;			
9	providing for codification; and providing an effective date.			
10				
11	BE IT ENACTED BY THE STATE OF OKLAHOMA			
12				
13	Section 1. This act shall be known as the "Fat-fare" Act of 2014.			
14				
15	Section 2. DEFINITIONS:			
16				
17	Obese: an excess of body fat, determined by having a hip to waist ratio over 1.0.			
18				
19	Section 3. NEW LAW A new section of law to be codified in the Oklahoma			
20	Statues to read as follows:			
21				
22	A new program that gives obese individuals money for healthy groceries and gym			
23 24	memberships, in order to promote healthy living in Oklahoma. The funding for this will come			
24 25	from the highway toll system.			
23 26	Any individual that is considered above and has been above for over 5 years will be			
20 27	Any individual that is considered obese and has been obese for over 5 years will be eligible for this program. Individuals on this program will need to submit their grocery receipts			
27	to the office in charge of the program once a month, to show that they are spending the funds			
28 29	they have been given appropriately.			
29 30				
31	Section 4. This act shall become effective 90 days after passage and approval.			
32	Section 4. This act shan become encentre 50 days after passage and approval.			
54				

1	Oklahoma Intercollegiate Legislature
2	1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)
3 4	House Bill No. ORU-518 Yoder (ORU)
5	House Bin No. OKC-516
6	AS INTRODUCED
7 8 9	An act relating to Orphans; providing short title; providing for definitions; providing for codification and providing an effective date.
10 11	BE IT ENACTED BY THE STATE OF OKLAHOMA
12 13 14	Section 1. This act shall be known as the "Nacho Libre" Act of 2014.
15 16	Section 2. DEFINITIONS:
17 18 19	Lucha Libre- a type of professional wrestling originating in Mexico, in which the contestants wear masks and use rapid, acrobatic techniques.
20 21 22	Proceeds: the amount of money made from the commercial sales and merchandizing and any other areas of revenue generated from the event.
23 24 25	Section 3. NEW LAW A new section of law to be codified in the Oklahoma Statues to read as follows:
23 26 27 28 29	Oklahoma will hold Lucha Libre matches in the Mabee Center on the campus of Oral Roberts University. The matches will be held once a year and they will be televised across the state.
30 31 32 33 34 35	The initial funding will come from the toll booths that the state of Oklahoma collects on the major highways. In the years following that initial year, the Lucha Libre matches will be self- funded, in that the funding will come from the proceeds of the previous year. Any proceeds exceeding the cost of running the Lucha Libre matches will then go towards the foster care system in Oklahoma.
36 37 38 39 40	The grand prize winner receives a cash amount of \$1500 and a belt known as "The Belt of Ramses". The second and third place finishers will receive cash prizes of \$400 and \$100 respectively. The money for the prizes will be generated by ticket sales for the event. Any excess in ticket sales revenue will go towards the foster care system of Oklahoma.
41 42	There will be a committee that oversees the event that is appointed by the state house and senate members whose districts consist of the Tulsa area.
43 44 45	Section 4. This act shall become effective 364 days after passage and approval.

1	Oklahoma Intercollegiate Legislature
2	1st Session of the 46 <sup>th</sup> Legislature (2014)
3	
4	House Bill No. RSU-501 Conkling (RSU)
5	Goolsby (RSU)
6	
7	AS INTRODUCED
8	
9	An act relating to protesters on campus; providing short title; providing for codification;
10	providing definitions and providing an effective date.
11	
12	BE IT ENACTED BY THE STATE OF OKLAHOMA
13	
14	Section 1. This act shall be known as the "No Harassment on Campus" Act of 2014.
15	
16	Section 2. DEFINITIONS
17	
18	Protest – An expression or declaration of objection, disapproval, or dissent, often in opposition to
19	something a person is powerless to prevent or avoid.
20	
21	Harass - the act or an instance of harassing, or disturbing, pestering, or troubling repeatedly.
22	
23	Section 3. NEW LAW A new section of law to be codified in the Oklahoma
24	Statues to read as follows:
25	
26	People who wish to protest on college campuses may only do so when the object of
27	protest is clearly defined. People may not come to a college campus and harass students under
28	the pretense of protesting.
29	
30	Section 4. This act shall become effective 90 days after passage and approval.
31	

1 2	Oklahoma Intercollegiate Legislature 1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)
3	
4	House Bill No. RSU-502 Seward (RSU)
5	
6	AS INTRODUCED
7	
8	An act requiring every district and federal judge in the state of Oklahoma to
9	inform the sitting jury of their collective ability to use jury nullification in the
10	court case; providing short title; and providing an effective date.
11	
12	BE IT ENACTED BY THE STATE OF OKLAHOMA
13	
14	Section 1. This act shall be known as the "Jury Nullification" Act of 2014
15	Section 2 NEW LAW A new costion of low to be codified in the Oklohome
16 17	Section 2. NEW LAW A new section of law to be codified in the Oklahoma Statues to read as follows:
17	Statues to read as follows.
19	An act requiring every district and federal judge in the state of Oklahoma to inform the
20	sitting jury of their collective ability to use jury nullification in the court case.
20	sitting jury of their concentre dointy to use jury numineation in the court cuse.
22	Section 3. This act shall become effective 90 days after passage and approval.
23	

1 2	Oklahoma Intercollegiate Legislature 1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)	
3		
4 5 6 7	oi B	ferit (ALU) f the Senate lack (RSU) f the House
8 9	AS INTRODUCED	
10 11 12 13	An act relating to the recovery of Traumatic Brain Injury survivors to h lead as normal a life as possible in community settings.	elp them
14	BE IT ENACTED BY THE STATE OF OKLAHOMA	
15 16 17 18	Section 1. This act shall be known as the "Traumatic Brain Injury Trust Fu 2014.	ind" Act of
10 19 20	Section 2. DEFINITIONS:	
21 22 23 24	Traumatic Brain Injury (TBI): is a nondegenerative, noncongenital insult to the brain the external mechanical force, possibly leading to permanent or temporary impairment of physical, and psychosocial functions, with an associated diminished or altered state of consciousness.	cognitive,
25 26 27 28 29 30	TBI Raiders: To provide an online club for students and young adults who have sustai traumatic brain injury which will ultimately create a unit where there was none for sur unite and help each other succeed, showing other survivors what they once thought wa impossible can turn into a goal that can be accomplished.	vivors to
31 32 33 34 35 36	TBI's Corner: To provide a source explaining traumatic brain injury and how it affects group of individuals, teens, and adults for school. It will further provide answers and r those who want to learn more about the disability and find organizations and businesse better assist those affected by TBI. Its primary focus is to emphasize an individuals' reschool.	resources to es that can
37 38 39 40 41	Members of TBI Raiders: This is a place in which the volunteers with and without a T come relax, build an online resume, and highlight and empower the volunteer service a community work in which individuals who have a traumatic brain injury engage active primary focus is to emphasize an individuals' re-entry to the workforce.	and the
42 43 44 45 46	Survive to Vote: Started in 2005 with the purpose to get issues important to the disabil community out in not just the time of election but out to those who are presently in off working to represent everyone. It is about ensuring elected officials show equal represent for not only societal norms but also those who have disabilities.	fice

1 2 3	Section 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes to read as follows:	
4 5	Traumatic Brain Injury Trust Fund	
6	The Traumatic Brain Injury Trust Fund shall be established to provide every survivor with an	
7 8	individual plan for rehabilitation and reintegration; aid in assistance for veterans with a severe Traumatic Brain Injury; aid in assistance for students living with disabilities as well as young	
9	adults who have sustained a Traumatic Brain Injury and to create a state-wide TBI Raiders	
10 11	Online Program to monitor and assist through the following programs:	
11	A. TBI's Corner	
13	a. Aiding with education	
14	i. The website will serve as a portal for the Paediatric Brain Injury	
15	Conference committee along with the Secondary and Post-Secondary State	
16	Departments to work together to see that students who have sustained a	
17	Traumatic Brain Injury get an equal chance like their peers without disabilities	)
18 19	in succeeding in school	
19 20	<ul><li>ii. Provide a smooth transition from high school to college affected students</li><li>iii. Provide a scholarship for students and young adults living with a</li></ul>	
20	Traumatic Brain Injury who wish to enter college	
22	B. Members of TBI Raiders	
23	a. Aiding with employment	
24	i. Students with Traumatic Brain Injury receive services needed to prepare for	
25	the workforce from members of TBI Raiders	
26	ii. Create and build an online resume	
27 28	iii. Participate in monthly meetings of students and young adults to help plan and huild up the programs for TPL Paiders	
28 29	build up the programs for TBI Raiders iv. Provide reports every semester to the state legislature on the successes and	
30	failures seen in the schools helping students with Traumatic Brain Injury	
31	C. Survived to Vote	
32	a. Aiding with advocacy	
33	i. Provide seminars to young adults living with disabilities to help them learn	
34	how to speak up and how laws are created and passed	
35	ii. s-2-v.yolasite.com to serve as an online forum to have issues heard	
36	iii. Build a database of legislation other states have passed or have tried to pass	
37 38	for students to research for better things that can be done in this state D. Traumatic Brain Injury Information Packet	
38 39	a. To be developed and given to families while a loved one is in rehab	
40	E. TBI Raiders Advisory Council	
41	a. Oversee the implementation of this Act and will consist of the following members:	
42	i. Executive Director	
43	ii. Oklahoma Intercollegiate Legislature representative to represent the colleges	
44	iii. Brain Injury Association of Oklahoma representative	
45 46	iv. Veteran representative	
46	v. Department of Rehabilitation representative	

1	vi. State Representative
2	vii. State Senator
3	viii. Rehabilitation Doctor
4	b. The council shall meet yearly to give recommendations to a state-sponsored TBI
5	Advisory Council
6	
7	Section 4. Funding for TBI Trust Fund
8	č
9	A. The funding for the scholarship will first start out coming solely from the six online
10	stores for TBI Raiders
11	B. Ten cents off of every ticket for:
12	a. Penalty assessments on infractions such as DUI, speeding, reckless driving, accidents
13	causing
14	b. Bodily injury or death
15	c. Assessments on violations of child safety restraint laws, helmet laws
16	d. Surcharges on motorcycle or motor vehicle license tag fees
17	e. Surcharges on vehicle registration fees, driver's license reinstatement fees
18	f. Penalty assessments on criminal or civil infractions
19	
20	Section 5. This act shall become effective one year after passage and approval.

1	Oklahoma Intercollegiate Legislature
2	1 <sup>st</sup> Session of the 46th Legislature (2014)
3	
4	House Bill No. RSC-501Hughes (RSC)
5 6	AS INTRODUCED
7	
8	An act relating to signage used to notify those carrying a firearm that possession
9 10	of that firearm said area is illegal; providing short title; providing for codification; and providing an effective date.
11	
12	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
13	
14 15	Section 1. This act shall be known as the "Fish in a Barrel" Act of 2014.
16	Section 2. NEW LAW A new section of law to be codified in the 2001 Oklahoma
17	Statutes as Section 1277.G of Title 21, unless there is created a duplication in numbering, reads
18	as follows:
19	
20	Any facility where it is illegal to carry firearms, or any private business or home where
21	firearms are by request prohibited; excepting any prison, jail, detention facility or any facility
22	used to process, hold, or house arrested persons, prisoners or persons alleged delinquent or
23	adjudicated delinquent; shall be required to post a sign warning all entering said facility or
24	building that they are now fish in a barrel and must post a sign of no less than twelve (12) inches
25	by sixteen (16) inches, made of no material with a tensile strength less than that of titanium and
26	must be posted in a prominent and visible location. Said signs are required to use the phrase "fish
27	in a barrel" somewhere on the sign and the lettering for the sign may make each letter no less
28	that would fit in a square one (1) inch by one (1) inch, as dictated by the font chosen by the sign
29	design.
30	
31	Section 3. NEW LAW A new section of law to be codified in the 2001 Oklahoma
32	Statues as Section 1277.H of Title 21, Unless there is created a duplication in number, reads as
33	follows:
34	
35	Any private or public business or resident of a home, may post a sign stating that
36	"Concealed Carry Permit holders are welcome and judicial use of firearms and good aim are
37	appreciated should a need arise" are allowed a deduction of twenty five percent (25%) of state
38	income taxes as long as said sign is posted at least nine (9) months out of the previous calendar
39	year. The sign of no less than twelve (12) inches by sixteen (16) inches, made of no material with
40	a tensile strength less than that of titanium and posted in a prominent and visible location.
41	Section 3. This act shall become effective ninety (90) days after passage and
42 43	
43 44	approval.
-+-+	

1	Oklahoma Intercollegiate Legislature
2 3	1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)
4	House Bill No. RSC-502 Monlux (RSC)
5	
6	<u>AS INTRODUCED</u>
7	
8	An act relating to general appropriations for the expenses of various agencies of
9	the executive, legislative and judicial departments of the state; providing short
10	title; providing budget appropriations in sections 2-83; providing a summary
11	table; and providing an effective date.
12 13	BE IT ENACTED BY THE STATE OF OKLAHOMA
13 14	DE II ENACIED DI THE STATE OF OKLAHOMA
14	Section 1. This Act shall be known as the "Oklahoma Budget Act of 2014-2015".
15 16	Section 1. This Act shall be known as the "Oklahoma Budget Act of 2014-2015".
10	THE OFFICE OF THE GOVERNOR
18	THE OFFICE OF THE GOVERNOR
19	Section 2. There is hereby appropriated to the Office of the Governor from any
20	monies not otherwise appropriated from the General Revenue Fund of the State Treasury for the
21	fiscal year ending June 30, 2015, the sum of Two Million Dollars (\$2,000,000.00) or so much
22	thereof as may be necessary to perform the duties imposed upon the Office of the Governor by
23	law.
24	
25	THE OFFICE OF THE LIEUTENANT GOVERNOR
26	
27	Section 3. There is hereby appropriated to the Office of the Lieutenant Governor
28	from any monies not otherwise appropriated from the General Revenue Fund of the State
29	Treasury for the fiscal year ending June 30, 2015, the sum of Five Hundred Thousand Dollars
30	(\$500,000.00) or so much thereof as may be necessary to perform the duties imposed upon the
31	Office of the Lieutenant Governor by law.
32	
33	ONE TIME EXPENDITURES
34	
35	Section 4. There is hereby a onetime Appropriation to the Proposed Tribal Center
36	from only the general revenue fund for the Fiscal Year ending June 30, 2015, the sum of Forty
37	Million Dollars (\$40,000,000) for the completion of the Tribal Center and the intention of
38	turning it over to a private operator to avoid future State Cost on this matter within the imposed
39	laws of this State.
40	
41	Section 5. There is hereby a onetime Appropriation to the Tulsa Pop Museum from
42	only the general revenue fund for the Fiscal Year ending in June 30, 2015, the sum of Forty Million Dollars (\$40,000,000) for the Completion of the Tules Per Museum and the intention of
43	Million Dollars (\$40,000,000) for the Completion of the Tulsa Pop Museum and the intention of
44 45	turning it over to a private operator to avoid future State Cost on this matter within the imposed
45 46	laws of this State.
46	

1 Section 6. There is hereby a onetime Appropriation for the Restoration, Repair and 2 Maintenance of the Oklahoma State Capitol from only the General Revenue Fund for the Fiscal 3 Year ending in June 30, 2015, the sum of One Hundred Forty Million Dollars (\$140,000,000) for 4 the Renovations and Restoration of the State Capitol. 5 6 There is hereby a onetime Appropriation for the installation of Storm Section 7. 7 Shelters in all Oklahoma Schools as a onetime only gift from the State for the Fiscal Year ending 8 in June 30, 2015, the Sum of Five Hundred Million Dollars (\$500,000,000), not to exceed this 9 amount thereof and the schools are furthermore 100% responsible for all maintenance and up keep cost, for the purpose of the duties of protecting our kids in the laws of this State in addition 10 to any/all parties being free to decline if they so choose. 11 12 13 AGRICULTURE 14 15 Section 8. There is hereby appropriated to the Oklahoma Department of Agriculture, 16 Food, and Forestry from any monies not otherwise appropriated from the General Revenue Fund of the State Treasury for the fiscal year ending June 30, 2015, the sum of Thirty Million Dollars 17 18 (\$30,000,000) or so much thereof as may be necessary to perform the duties imposed upon the 19 Oklahoma Department of Agriculture, Food, and Forestry by law. 20 21 Section 9. There is hereby appropriated to the Oklahoma Conservation Commission 22 from any monies not otherwise appropriated from the General Revenue Fund of the State Treasury for the fiscal year ending June 30, 2015, the sum of Seven Million Dollars 23 24 (\$7,000,000.00) or so much thereof as may be necessary to perform the duties imposed upon the 25 Oklahoma Conservation Commission by law. 26 27 Section 10. There is hereby appropriated to the Oklahoma Horse Racing Commission 28 from any monies not otherwise appropriated from the General Revenue Fund of the State 29 Treasury for the fiscal year ending June 30, 2015, the sum of Two Million Dollars 30 (\$2,000,000.00) or so much thereof as may be necessary to perform the duties imposed upon the Oklahoma Horse Racing Commission by law. 31 32 33 COMMERCE 34 35 With it being the Will of the Majority of this Legislative Body there Section 11. 36 hereby be no more appropriated to the Oklahoma Department of Commerce from any monies not otherwise appropriated from the General Revenue Fund of the State Treasury for the fiscal year 37 38 ending June 30, 2015, the sum of Zero Dollars and Zero Cents (\$0.00) or so much thereof as may 39 be necessary to perform the will of this Legislative Body in Abolishing the Oklahoma 40 Department of Commerce. 41 Section 12. 42 There is hereby appropriated to the Department of Labor from any monies 43 not otherwise appropriated from the General Revenue Fund of the State Treasury for the fiscal 44 year ending June 30, 2015, the sum of Three Million Dollars (\$3,000,000.00) or so much thereof 45 as may be necessary to perform the duties imposed upon the Department of Labor by law. 46

1 EDUCATION AND WORKFORCE DEVELOPMENT 2 3 There is hereby appropriated to the State Board of Career and Technology Section 13. 4 Education from any monies not otherwise appropriated from the General Revenue Fund of the 5 State Treasury for the fiscal year ending June 30, 2015, the sum of One Hundred Forty Million 6 Dollars (\$140,000,000.00) or so much thereof as may be necessary to perform the general 7 education and operation budgets, other programs not mentioned, construction, renovation, 8 repairs, tuition waivers and any other operations that this body forgot to mention to be able to 9 perform all the duties imposed upon the State Board of Career and Technology Education by 10 law. 11 12 Section 14. There is hereby appropriated to the State Board of Education from any 13 monies not otherwise appropriated from the General Revenue Fund of the State Treasury for the 14 fiscal year ending June 30, 2014, the sum of Two Billion Four Hundred Fifty Eight Million 15 Dollars (\$2,458,000,000.00) or so much thereof as may be necessary for the financial support of 16 public schools, public school activities, purchase of textbooks, purchase of instructional 17 materials, administrative support functions, school consolidated Assistance Fund, and the 18 Teachers Retirement Dedicated Revolving Fund. 19 20 Section 15. There is hereby appropriated to the Oklahoma Educational Television 21 Authority from any monies not otherwise appropriated from the General Revenue Fund of the 22 State Treasury for the fiscal year ending June 30, 2014, the sum of Four Million Dollars (\$4,000,000.00) or so much thereof as may be necessary to perform the duties imposed upon the 23 24 Oklahoma Educational Television Authority by law. 25 26 Section 16. There is hereby by the will of this Legislative Body appropriated no more 27 monies to the Office of Educational Quality and Accountability from any monies not otherwise 28 appropriated from the General Revenue Fund of the State Treasury for the fiscal year ending 29 June 30, 2015, the sum of Zero Dollars and Zero Cents (\$0.00) or so much thereof as may be 30 necessary for the Abolishment of the Office of Educational Quality and Accountability to rid this 31 Office from the State of Oklahoma as now required by Law and the will of the Majority of this 32 Legislative Body. 33 34 Section 17. There is hereby appropriated to the Oklahoma State Regents for Higher 35 Education from any monies not otherwise appropriated from the General Revenue Fund of the 36 State Treasury for the fiscal year ending June 30, 2015, the sum of Nine Hundred Ninety Five 37 Million Dollars (\$995,000,000.00) or so much thereof as may be necessary to perform the 38 Equalization Grant Trust Fund, Education and General Operating Funds, institution and college 39 budgets, construction, renovations, repairs, expenditures of concurrent enrollment students,

- 40 tuition waivers and the general operating budget of the Administrative Offices in addition to any other issues/expenditures as required by Law.
- 41 42

43 Section 18. There is hereby appropriated to the Physician Manpower Training 44 Commission from any monies not otherwise appropriated from the General Revenue Fund of the 45 State Treasury for the fiscal year ending June 30, 2015, the sum of Five Million Dollars (\$5,000,000.00) or so much thereof as may be necessary to perform the duties imposed upon the 46

1 Physician Manpower Training Commission by law.

2 3 Section 19. There is hereby appropriated to the Board of Trustees of the Oklahoma 4 School of Science and Mathematics from any monies not otherwise appropriated from the 5 General Revenue Fund of the State Treasury for the fiscal year ending June 30, 2015, the sum of 6 Seven Million Dollars (\$7,000,000.00) or so much thereof as may be necessary to perform the duties imposed upon the Board of Trustees of the Oklahoma School of Science and Mathematics 7 8 by law.

9

10 Section 20. There is hereby appropriated to the Oklahoma Commission for Teacher Preparation from any monies not otherwise appropriated from the General Revenue Fund of the 11 12 State Treasury for the fiscal year ending June 30, 2015, the sum of One Million and Six Hundred 13 Thousand Dollars (\$1,600,000.00) or so much thereof as may be necessary to perform the duties 14 imposed upon the Oklahoma Commission for Teacher Preparation by law.

15

16 Section 21. The Oklahoma College Offices of Study Abroad Help is hereby created 17 through the will of the majority of this Legislative body and is hereby appropriated to the 18 Oklahoma College Offices of Study Abroad Help from any monies not otherwise appropriated 19 from the General Revenue Fund of the State Treasury for the fiscal year ending June 30, 2015, 20 the sum of Five Hundred Thousand Dollars (\$500,000)or so much thereof as may be necessary to 21 perform the duties imposed on the laws to create the Oklahoma College Offices of Study Abroad 22 Help.

23 24

Section 22. The Oklahoma Middle Class Scholarship Relief Program is hereby created 25 through the will of the majority of this legislative body and is hereby appropriated to the 26 Oklahoma Middle Class Scholarship Relief Program from any monies not otherwise 27 appropriated from the General Revenue Fund of the State Treasury for the Fiscal year ending 28 June 30, 2015, the sum of Thirty Million Dollars (\$30,000,000) or so much thereof as may be 29 necessary to perform the duties imposed by law to create the Oklahoma Middle Class 30 Scholarship Relief Program.

31

32 Section 23. The Oklahoma College Attendee and Resident Student Loan Forgiveness 33 Program is hereby created through the will of the majority of this body and is hereby 34 appropriated to the Oklahoma College Attendee and Resident Student Loan Forgiveness 35 Program from any monies not otherwise appropriated from the General Revenue Fund of the 36 State Treasury for the Fiscal Year ending June 30, 2015, the sum of Two Million Dollars 37 (\$2,000,000) or so much there of as may be necessary to perform the duties imposed by Law to 38 be created in the fiscal year ending in June 30, 2016 for the Creation of the Oklahoma College 39 Attendee and Resident Student Loan Forgiveness Program. 40

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- 42

## **ENERGY & ENVIRONMENT**

43 Section 24. There is hereby appropriated to the Corporation Commission from any 44 monies not otherwise appropriated from the General Revenue Fund of the State Treasury for the 45 fiscal year ending June 30, 2015, the sum of Eight Million Dollars (\$8,000,000.00) or so much 46 thereof as may be necessary to perform the duties imposed upon the Corporation Commission by

1 law. 2 3 Section 25. There is hereby appropriated to the Department of Environmental Quality 4 from any monies not otherwise appropriated from the General Revenue Fund of the State 5 Treasury for the fiscal year ending June 30, 2015, the sum of Seven Million Dollars 6 (\$7,000,000.00) or so much thereof as may be necessary to perform the duties imposed upon the 7 Department of Environmental Quality by law. 8 9 Section 26. There is hereby appropriated to the Department of Mines from any monies 10 not otherwise appropriated from the General Revenue Fund of the State Treasury for the fiscal year ending June 30, 2015, the sum of One Million Dollars (\$1,000,000.00) or so much thereof 11 12 as may be necessary to perform the duties imposed upon the Department of Mines by law. 13 14 Section 27. There is hereby appropriated to the Oklahoma Water Resources Board 15 from any monies not otherwise appropriated from the General Revenue Fund of the State 16 Treasury for the fiscal year ending June 30, 2015, the sum of Six Million Dollars 17 (\$6,000,000.00) or so much thereof as may be necessary to perform the duties imposed upon the 18 Oklahoma Water Resources Board by law. 19 20 FINANCE, ADMINISTRATION & INFORMATION TECHNOLOGY 21 22 Section 28. There is hereby appropriated to the Office of the State Auditor and 23 Inspector from any monies not otherwise appropriated from the General Revenue Fund of the State Treasury for the fiscal year ending June 30, 2015, the sum of Five Million Dollars 24 25 (\$5,000,000.00) or so much thereof as may be necessary to perform the duties imposed upon the 26 Office of the State Auditor and Inspector by law. 27 28 Be it the Will of the Majority of this Legislative Body that hereby there Section 29. 29 will be no more monies appropriated to the Office of the State Bond Advisor from any monies 30 not otherwise appropriated from the General Revenue Fund of the State Treasury for the fiscal 31 year ending June 30, 2015, the sum of Zero Dollars and Zero Cents (\$0.00) to perform the will of 32 the Majority of this Legislative Body to Abolish the Office of the State Bond Advisor. 33 34 Be it the Will of the Majority of this Legislative Body that herby there will Section 30. 35 be no more appropriated to the Department of Consumer Credit from any monies not otherwise 36 appropriated from the General Revenue Fund of the State Treasury for the fiscal year ending 37 June 30, 2015, the sum of Zero Dollars and Zero Cents (\$0.00) to perform the will of this 38 Legislative Body to Abolish the Department of Consumer Credit. 39 40 There is hereby appropriated to the Insurance Department from any Section 31. 41 monies not otherwise appropriated from the General Revenue Fund of the State Treasury for the fiscal year ending June 30, 2015, the sum of Two Million Dollars (\$2,000,000.00) or so much 42 43 thereof as may be necessary to perform the duties imposed upon the Insurance Department by 44 law. 45 46 Section 32. There is hereby appropriated to the Commissioners of the Land Office

1 from any monies not otherwise appropriated from the Commissioners of the Land Office Fund of 2 the State Treasury for the fiscal year ending June 30, 2015, the sum of Eight Million Dollars 3 (\$8,000,000.00) or so much thereof as may be necessary to perform the duties imposed upon the 4 Commissioners of the Land Office by law. 5 There is hereby appropriated to the Office of Management and Enterprise 6 Section 33. 7 Services from any monies not otherwise appropriated from the General Revenue Fund of the 8 State Treasury for the fiscal year ending June 30, 2015, the sum of Forty Million Dollars 9 (\$40,000,000.00) or so much thereof as may be necessary to perform the Building and Facility 10 Revolving Fund and all other duties imposed upon the Office of Management and Enterprise Services by law. 11 12 13 Section 34. Be it the will of the Majority of this Legislative Body that there will 14 hereby be no more monies appropriated to the Oklahoma Merit Protection Commission from any monies not otherwise appropriated from the General Revenue Fund of the State Treasury for the 15 16 fiscal year ending June 30, 2015, the sum Zero Dollars and Zero Cents (\$0.00) to perform the will of the majority of this Legislative Body to Abolish the Oklahoma Merit Protection 17 18 Commission. 19 20 Section 35. There is hereby appropriated to the Oklahoma Tax Commission from any monies not otherwise appropriated from the General Revenue Fund of the State Treasury for the 21 fiscal year ending June 30, 2015, the sum of Forty Million Dollars (\$40,000,000.00) or so much 22 23 thereof as may be necessary to perform the duties imposed upon the Oklahoma Tax Commission 24 by law. 25 26 Section 36. There is hereby appropriated to the Office of the State Treasurer from any 27 monies not otherwise appropriated from the General Revenue Fund of the State Treasury for the 28 fiscal year ending June 30, 2015, the sum of Three Million Dollars (\$3,000,000.00) for land and 29 unclaimed property reimbursements or so much thereof as may be necessary to perform the 30 duties imposed upon the Office of the State Treasurer by law. 31 32 **HEALTH & HUMAN SERVICES** 33 34 There is hereby appropriated to the Oklahoma Commission on Children Section 37. 35 and Youth from any monies not otherwise appropriated from the General Revenue Fund of the State Treasury for the fiscal year ending June 30, 2015, the sum Two Million Dollars 36 37 (\$2,000,000.00) or so much thereof as may be necessary to perform the duties imposed upon the 38 Oklahoma Commission on Children and Youth. 39 40 Section 38. There is hereby appropriated to the Office of Disability Concerns from any monies not otherwise appropriated from the General Revenue Fund of the State Treasury for 41 the fiscal year ending June 30, 2015, the sum of Four Hundred Thousand Dollars (\$400,000.00) 42 43 or so much thereof as may be necessary to perform the duties imposed upon the Office of 44 Disability Concerns by law. 45 46 Section 39. There is hereby appropriated to the Oklahoma Health Care Authority from

any monies not otherwise appropriated from the General Revenue Fund of the State Treasury for 1 2 the fiscal year ending June 30, 2014, the sum of Fifty Million Dollars (\$50,000,000.00) or so 3 much thereof as may be necessary to perform the duties imposed upon the Oklahoma Health 4 Care Authority by law. 5 There is hereby appropriated to the State Department of Health from any 6 Section 40. 7 monies not otherwise appropriated from the General Revenue Fund of the State Treasury for the 8 fiscal year ending June 30, 2015, the sum of Seventy Million Dollars (\$70,000,000.00) or so 9 much thereof as may be necessary to perform the duties imposed upon the State Department of 10 Health by law. 11 12 There is hereby appropriated to the Department of Human Services from Section 41. 13 any monies not otherwise appropriated from the General Revenue Fund of the State Treasury for 14 the fiscal year ending June 30, 2015, the sum of Six Hundred Thirty Nine Million Dollars 15 (\$639,000,000.00) or so much thereof as may be necessary to perform the duties imposed upon 16 the Department of Human Services by law. 17 18 Section 42. There is hereby appropriated to the J.D. McCarty Center for Children with 19 Developmental Disabilities from any monies not otherwise appropriated from the General 20 Revenue Fund of the State Treasury for the fiscal year ending June 30, 2015, the sum of Five 21 Million Dollars (\$5,000,000.00) or so much thereof as may be necessary to perform the duties 22 imposed upon the J.D. McCarty Center for Children with Developmental Disabilities by law. 23 24 Section 43. There is hereby appropriated to the Office of Juvenile Affairs from any 25 monies not otherwise appropriated from the General Revenue Fund of the State Treasury for the fiscal year ending June 30, 2014, the sum of One Hundred Million Dollars (\$100,000,000.00) or 26 27 so much thereof as may be necessary to perform the duties imposed upon the Office of Juvenile 28 Affairs by law. 29 30 Section 44. There is hereby appropriated to the Oklahoma State University Medical Authority from any monies not otherwise appropriated from the General Revenue Fund of the 31 32 State Treasury for the Fiscal year ending June 30, 2015, the sum of Twenty Million Dollars 33 (\$20,000,000.00) or so much thereof as may be necessary for the purposes of the support of the 34 graduate medical education programs affiliated with the OSU Medical Center and/or the OSU 35 Center for Health Sciences. Funds appropriated shall be retained and not expended by the Oklahoma State University Medical Authority for the support of the graduate medical education 36 37 programs affiliated with the OSU Medical Center until such time as the Oklahoma State 38 University Medical Authority has clear title to the assets, licenses, property and has all necessary 39 functional authorities of the OSU Medical Center. 40 41 There is hereby appropriated to the Department of Mental Health and Section 45. Substance Abuse Services from any monies not otherwise appropriated from the General 42 43 Revenue Fund of the State Treasury for the Fiscal year ending June 30, 2015, the sum of Three 44 Hundred Fifty Million Dollars (\$350,000,000.00) or so much thereof as may be necessary to perform the duties imposed upon the Department of Mental Health and Substance Abuse 45 46 Services by Law.

1 2 Section 46. There is hereby appropriated to the State Department of Rehabilitation 3 Services from any monies not otherwise appropriated from the General Revenue Fund of the 4 State Treasury for the fiscal year ending June 30, 2015, the sum of Thirty Five Million Dollars 5 (\$35,000,000.00) or so much thereof as may be necessary to perform the duties imposed upon 6 the State Department of Rehabilitation Services by law. 7 8 Section 47. There is hereby appropriated to the University Hospitals Authority from 9 any monies not otherwise appropriated from the General Revenue Fund of the State Treasury for 10 the fiscal year ending June 30, 2015, the sum of Sixty Million Dollars (\$60,000,000.00) or so much thereof as may be necessary to perform the duties imposed upon the University Hospitals 11 12 Authority by law. 13 14 OKLAHOMA MILITARY/NATIONAL GUARD 15 16 Section 48. There is hereby appropriated to the Military Department of the State of 17 Oklahoma from any monies not otherwise appropriated from the General Revenue Fund of the 18 State Treasury for the fiscal year ending June 30, 2015, the sum of Fifteen Million Dollars 19 (\$15,000,000.00) or so much thereof as may be necessary to perform the duties imposed upon 20 the Military Department of the State of Oklahoma by law. 21 22 SAFETY & SECURITY 23 24 Section 49. There is hereby appropriated to the Alcoholic Beverage Laws 25 Enforcement Commission from any monies not otherwise appropriated from the General 26 Revenue Fund of the State Treasury for the fiscal year ending June 30, 2015, the sum of Two 27 Million Dollars (\$2,000,000) or so much thereof as may be necessary to perform the duties 28 imposed upon the Alcoholic Beverage Laws Enforcement Commission by Law. 29 30 There is hereby appropriated to the Office of the Attorney General from Section 50. any monies not otherwise appropriated from the General Revenue Fund of the State Treasury for 31 32 the fiscal year ending June 30, 2015, the sum of Ten Million Dollars (\$10,000,000.00) or so 33 much thereof as may be necessary to perform the duties imposed upon the Office of the Attorney 34 General by law. 35 36 Section 51. There is hereby appropriated to the Department of Corrections from any 37 monies not otherwise appropriated from the General Revenue Fund of the State Treasury, the 38 sum of Four Hundred Sixty Eight Million Dollars (\$468,000,000.00) or so much thereof as may 39 be necessary to perform the duties imposed upon the Department of Corrections by law. 40 41 Section 52. There is hereby appropriated to the District Attorneys Council from any monies not otherwise appropriated from the General Revenue Fund of the State Treasury for the 42 43 fiscal year ending June 30, 2015, the sum of Forty Million Dollars (\$40,000,000.00) or so much 44 thereof as may be necessary to perform the duties imposed upon the district attorneys and the 45 District Attorneys Council by law. Of the funds appropriated herein, the District Attorneys 46 Council shall transfer up to the sum of Two Million Dollars (\$2,000,000.00) or so much thereof

2 Attorneys Evidence Fund for necessary expenses relative to any case within the official 3 responsibility of the offices of the district attorneys as provided by Section 215.40 of Title 19 of 4 the Oklahoma Statutes. 5 6 Section 53. There is hereby appropriated to the Oklahoma Department of Emergency 7 Management from any monies not otherwise appropriated from the General Revenue Fund of the 8 State Treasury for the fiscal year ending June 30, 2015, the sum of Ten Million Dollars 9 (\$10,000,000.00) to perform the duties of the Oklahoma Department of Emergency Management 10 as required by Law. 11 12 There is hereby appropriated to the Office of the State Fire Marshal from Section 54. 13 any monies not otherwise appropriated from the General Revenue Fund of the State Treasury for 14 the fiscal year ending June 30, 2015, the sum of Two Million Dollars (\$2,000,000.00) or so 15 much thereof as may be necessary to perform the duties imposed upon the Office of the State 16 Fire Marshal by law. 17 18 Section 55. There is hereby appropriated to the Oklahoma Indigent Defense System 19 from any monies not otherwise appropriated from the General Revenue Fund of the State 20 Treasury for the fiscal year ending June 30, 2014, the sum of Sixteen Million Dollars 21 (\$16,000,000.00) or so much thereof as may be necessary to perform the duties imposed upon 22 the Oklahoma Indigent Defense System by law. 23 24 Section 56. There is hereby appropriated to the Oklahoma State Bureau of 25 Investigation from any monies not otherwise appropriated from the General Revenue Fund of the State Treasury for the fiscal year ending June 30, 2015, the sum of Fifteen Million Dollars 26 27 (\$15,000,000.00) or so much thereof as may be necessary to perform the duties imposed upon 28 the Oklahoma State Bureau of Investigation by law. Of the funds appropriated herein, a 29 maximum of One Hundred Thousand Dollars (\$100,000.00) may be transferred to an agency 30 special account for the purpose of purchasing evidence items, paying fees to informers or special 31 employees, paying expenses incurred in the prosecution and defense of civil actions, and paying 32 other expenses as incurred under the Evidence Fund activity in trying to apprehend and convict 33 violators of the laws of the state. The Oklahoma State Bureau of Investigation shall report 34 income to the Evidence Fund annually pursuant to the provisions of Sections 34.42 and 34.36 of 35 Title 62 of the Oklahoma Statutes. 36 37 Section 57. There is hereby appropriated to the Council on Law Enforcement 38 Education and Training from any monies not otherwise appropriated from the C.L.E.E.T. Fund 39 for the fiscal year ending June 30, 2015, the sum of Four Million Dollars (\$4,000,000.00) or so 40 much thereof as may be necessary to perform the duties imposed upon the Council on Law 41 Enforcement Education and Training by law. 42 43 Section 58. There is hereby appropriated to the Board of Medicolegal Investigations 44 from any monies not otherwise appropriated from the General Revenue Fund of the State 45 Treasury for the fiscal year ending June 30, 2015, the sum of Nine Million Dollars 46 (\$9,000,000.00) or so much thereof as may be necessary to perform the duties imposed upon the

as may be required by the district attorneys and District Attorneys Council to the District

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1 Board of Medicolegal Investigations by law.

Section 59. There is hereby appropriated to the Oklahoma State Bureau of Narcotics and Dangerous Drug Control from any monies not otherwise appropriated from the General Revenue Fund of the State Treasury for the fiscal year ending June 30, 2015, the sum of Two Million Dollars (\$2,000,000.00) or so much thereof as may be necessary to perform the duties imposed upon the Oklahoma State Bureau of Narcotics and Dangerous Drugs.

9 Section 60. There is hereby appropriated to the Pardon and Parole Board from any 10 monies not otherwise appropriated from the General Revenue Fund of the State Treasury for the 11 fiscal year ending June 30, 2015, the sum of Two Million Dollars (\$2,000,000.00) or so much 12 thereof as may be necessary to perform the duties imposed upon the Pardon and Parole Board by 13 law.

15 Section 61. There is hereby appropriated to the Department of Public Safety from any 16 monies not otherwise appropriated from the General Revenue Fund of the State Treasury for the 17 fiscal year ending June 30, 2015, the sum of Ninety Four Million Five Hundred Thousand 18 Dollars (\$94,500,000.00) or so much thereof as may be necessary to perform the duties imposed 19 upon the Department of Public Safety by law. 20

SCIENCE & TECHNOLOGY

23 Section 62. There is hereby appropriated to the Oklahoma Center for the 24 Advancement of Science and Technology from any monies not otherwise appropriated from the 25 General Revenue Fund of the State Treasury for the fiscal year ending June 30, 2015, the sum of Twenty Five Million Dollars (\$25,000,000.00) or so much thereof as may be necessary to 26 27 perform the duties imposed upon the Oklahoma Center for the Advancement of Science and 28 Technology by law. Of those funds appropriated, the sum of Thirteen Million One Hundred 29 Fifty-seven Thousand Seven Hundred Eighty-four Dollars (\$13,157,784.00) shall be deposited in 30 the Research Support Revolving Fund created pursuant to Section 5060.11 of Title 74 of the Oklahoma Statutes. Of those funds appropriated, the sum of Three Million Nine Hundred Sixty-31 32 six Thousand Three Hundred Fifty-five Dollars (\$3,966,355.00) shall be deposited in the Seed-33 Capital Revolving Fund created pursuant to Section 5060.21 of Title 74 of the Oklahoma 34 Statutes.

- Section 63. There is hereby appropriated to the Oklahoma Space Industry
  Development Authority from any monies not otherwise appropriated from the General Revenue
  Fund of the State Treasury for the fiscal year ending June 30, 2015, the sum of One Million
  Dollars (\$1,000,000.00) or so much thereof as may be necessary to perform the duties imposed
  upon the Oklahoma Space Industry Development Authority by law.
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SECRETARY OF STATE

Section 64. There is hereby appropriated to the State Election Board from any monies
not otherwise appropriated from the General Revenue Fund of the State Treasury for the fiscal
year ending June 30, 2015, the sum of Six Million Dollars (\$6,000,000.00) or so much thereof as

1 may be necessary to perform the duties imposed upon the State Election Board by law.

Section 65. There is hereby appropriated to the Ethics Commission from any monies
not otherwise appropriated from the General Revenue Fund of the State Treasury for the fiscal
year ending June 30, 2015, the sum of Six Hundred Thousand Dollars (\$600,000.00) or so much
thereof as may be necessary to perform the duties imposed upon the Ethics Commission by law.

8 Section 66. There is hereby appropriated to the Oklahoma Department of Libraries 9 from any monies not otherwise appropriated from the General Revenue Fund of the State 10 Treasury for the fiscal year ending June 30, 2014, the sum of Five Million Nine Hundred 11 Thousand Dollars (\$5,900,000.00) or so much thereof as may be necessary to perform the duties 12 imposed upon the Oklahoma Department of Libraries by law.

14 Section 67. There is hereby appropriated to the Workers' Compensation Court from 15 any monies not otherwise appropriated from the General Revenue Fund of the State Treasury for 16 the fiscal year ending June 30, 2015, the sum of Three Million Dollars (\$3,000,000.00) or so 17 much thereof as may be necessary to perform the duties imposed upon the Workers' 18 Compensation Court by law.

## TOURISM

Section 68. There is hereby appropriated to the Oklahoma Arts Council from any monies not otherwise appropriated from the General Revenue Fund of the State Treasury for the fiscal year ending June 30, 2015, the sum of Five Million Dollars (\$5,000,000.00) or so much thereof as may be necessary to perform the duties imposed upon the Oklahoma Arts Council by law.

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Section 69. There is hereby appropriated to the Oklahoma Historical Society from any monies not otherwise appropriated from the General Revenue Fund of the State Treasury for the fiscal year ending June 30, 2015, the sum of Thirteen Million Dollars (\$13,000,000.00) or so much thereof as may be necessary to perform the duties imposed upon the Oklahoma Historical Society by law.

33

Section 70. Be it the will of the Majority of this Legislative Body that there will be no more monies appropriated to the J.M. Davis Memorial Commission from any monies not otherwise appropriated from the General Revenue Fund of the State Treasury for the fiscal year ending June 30, 2015, the sum of Zero Dollars and Zero Cents (\$0.00) to perform the will of the Majority of this Legislative Body to Abolish the J.M. Davis Memorial Commission.

39

Section 71. Be it the will of the Majority of this Legislative Body that there will be no
more monies appropriated to the Scenic Rivers Commission from any monies not otherwise
appropriated from the General Revenue Fund of the State Treasury for the Fiscal Year ending
June 30, 2015 the sum of Zero Dollars and Zero Cents (\$0.00) so the will of the Majority of this
Legislative Body may be carried out to perform the Abolishment of the Scenic Rivers

45 Commission.

1 Section 72. There is hereby appropriated to the Oklahoma Tourism and Recreation 2 Department from any monies not otherwise appropriated from the General Revenue Fund of the 3 State Treasury for the fiscal year ending June 30, 2015, the sum of Twenty Three Million Dollars 4 (\$23,000,000.00) or so much thereof as may be necessary to perform the duties imposed upon 5 the Oklahoma Tourism and Recreation Department by law. 6 7 There is hereby appropriated to the Will Rogers Memorial Commission Section 73. 8 from any monies not otherwise appropriated from the General Revenue Fund of the State 9 Treasury for the fiscal year ending June 30, 2015, the sum of One Million Dollars (\$1,000,000.00) or so much thereof as may be necessary to perform the duties imposed upon the 10 Will Rogers Memorial Commission by law. 11 12 13 TRANSPORTATION 14 15 Section 74. The Department of Transportation is hereby authorized to expend during 16 the fiscal year ending June 30, 2015, from the Transportation Fund of the State Treasury, the sum of Two Hundred Ten Million Dollars (\$210,000,000.00) or so much thereof as may be 17 18 necessary to perform the duties imposed upon the Department of Transportation by law. Said 19 authorization shall be transferred to the State Highway Construction and Maintenance Fund and 20 shall be expended in the same manner and for the same purposes as provided by law for other 21 monies accruing to the credit of the State Highway Construction and Maintenance Fund. 22 23 **VETERAN AFFAIRS** 24 25 There is hereby appropriated to the Oklahoma Department of Veterans Section 75. 26 Affairs from any monies not otherwise appropriated from the General Revenue Fund of the State 27 Treasury for the fiscal year ending June 30, 2014, the sum of Forty Million Dollars 28 (\$40,000,000.00) or so much thereof as may be necessary to perform the duties imposed upon 29 the Oklahoma Department of Veterans Affairs by law. 30 31 LEGISLATURE 32 33 Section 76. There is hereby appropriated to the Oklahoma House of Representatives 34 from any monies not otherwise appropriated from the General Revenue Fund of the State 35 Treasury for the fiscal year ending June 30, 2015, the sum of Thirteen Million Dollars (\$13,000,000.00) or so much thereof as may be necessary to pay the salaries, per diem and 36 expenses of the members of the Oklahoma House of Representatives, the salaries of the 37 38 employees of the Oklahoma House of Representatives, and other necessary expenses. Claims and 39 payrolls filed against the appropriation made to the Oklahoma House of Representatives for the 40 fiscal year ending June 30, 2015, shall be approved by the Speaker of the Oklahoma House of 41 Representatives. 42 43 Section 77. There is hereby appropriated to the Legislative Service Bureau from any 44 monies not otherwise appropriated from the General Revenue Fund of the State Treasury for the fiscal year ending June 30, 2015, the sum of Four Million Dollars (\$4,000,000.00) or so much 45 46 thereof as may be necessary to perform the duties imposed upon the Legislative Service Bureau

1 by law. 2 3 Section 78. There is hereby appropriated to the Oklahoma State Senate from any 4 monies not otherwise appropriated from the General Revenue Fund of the State Treasury for the 5 fiscal year ending June 30, 2015, the sum of Ten Million Dollars (\$10,000,000.00) or so much 6 thereof as may be necessary to perform the duties imposed upon the Oklahoma State Senate. 7 8 JUDICIARY 9 10 Section 79. There is hereby appropriated to the Court of Criminal Appeals from any monies not otherwise appropriated from the General Revenue Fund of the State Treasury for the 11 12 fiscal year ending June 30, 2015, the sum of Three Million Seven Hundred Thousand Dollars 13 (\$3,700,000.00) or so much thereof as may be necessary to perform the duties imposed upon the 14 Court of Criminal Appeals by law. 15 16 Section 80. There is hereby appropriated to the District Courts of the State of 17 Oklahoma from any monies not otherwise appropriated from the General Revenue Fund of the 18 State Treasury for the fiscal year ending June 30, 2015, the sum of Fifty Nine Million Seven 19 Hundred Thousand Dollars (\$59,700,000) or so much thereof as may be necessary to perform the 20 duties imposed upon the District Courts of the State of Oklahoma by Law. 21 22 Section 81. There is hereby appropriated to the Supreme Court from any monies not 23 otherwise appropriated from the General Revenue Fund of the State Treasury for the fiscal year 24 ending June 30, 2015, the sum of Sixteen Million Dollars (\$16,000,000.00) or so much thereof as 25 may be necessary to perform the duties imposed upon the Supreme Court by law. 26 27 RURAL PROTECTION 28 29 Section 82. There is hereby appropriated to the Rural Economic Action Plan Fund 30 from any monies not otherwise appropriated from the General Revenue Fund of the State Treasury for the fiscal year ending June 30, 2015, the sum of Eleven Million Six Hundred 31 32 Thousand Dollars (\$11,600,000.00) or so much thereof as may be necessary to implement the 33 provisions of Sections 2006 through 2013 of Title 62 of the Oklahoma Statutes. 34 35 TOTAL GENERAL REVENUE APPROPRIATION EXPENDITURES 36 37 Section 83. There is hereby appropriated the total amount from Sections 2-82 of this 38 Bill From any monies not otherwise appropriated from the General Revenue Fund of the State 39 Treasury for the Fiscal year ending June 30, 2015 not to exceed the total sum of Seven Billion 40 Dollars (\$7,000,000,000) or so much there of as may be necessary to perform the and implement 41 the duties and missions of all the above listed Agencies as required by Law. 42 43 SUMMARY TABLE OF SECTIONS TWO THROUGH EIGHTY Section 84. 44 THREE AND COMPARISON OF THIS YEAR'S PROPOSED APPROPRIATIONS TO THE GOVERNOR'S PROPOSED APPROPRIATIONS AND LAST YEAR'S APPROPRIATIONS 45 46

	Category Governor Lt. Governor <mark>Total</mark>	Fiscal Year Ending in 2014 \$2,172,900 \$506,591 <b>\$2,679,491</b>	Governor Fallin 2015 Proposed \$2,064,255 \$481,261 <b>\$2,545,516</b>	Rep Monlux 2015 Proposed \$2,000,000 \$500,000 <b>\$2,500,000</b>
1	Tribal Center Tulsa Pop Museum State Capitol Restoration Storm Shelters	NA NA NA	NA NA Supports Bonds to increase State Debt. Supports Bonds to increase Local Level	\$40,000,000 \$40,000,000 \$140,000,000 \$500,000,000
2	Total 1 time Expenditures:	NA	Debt. <mark>NA/Increase Debt</mark>	<mark>\$720,000,000</mark>
L	Dept of Agriculture, Food & Forestry	\$25,910,247	\$24,614,735	\$30,000,000
	Conservation Commission	\$10,461,684	\$9,938,600	\$7,000,000
	Horse Racing Commission	\$2,072,167	\$1,968,559	\$2,000,000
3	Total Agriculture	<mark>\$38,444,098</mark>	<mark>\$36,521,893</mark>	<mark>\$39,000,000</mark>
	Dept of Commerce Dept of Labor Total Commerce	\$32,573,212 \$3,311,160 <mark>\$35,884,372</mark>	\$30,944,551 \$3,154,602 <mark>\$34,090,153</mark>	\$0 \$3,000,000 <mark>\$3,000,000</mark>
4	Dept of Labor	\$3,311,160	\$3,154,602 <b>\$34,090,153</b> Governor Fallin 2015	\$3,000,000 \$3,000,000 Rep Monlux 2015
	Dept of Labor Total Commerce	\$3,311,160 \$35,884,372 Fiscal Year ending in	\$3,154,602 \$34,090,153	\$3,000,000 \$3,000,000
	Dept of Labor Total Commerce Category Career Technology Edu State Board of Edu OETA Office of Educational Quality and	\$3,311,160 \$35,884,372 Fiscal Year ending in 2014	\$3,154,602 <b>\$34,090,153</b> Governor Fallin 2015 Proposed	\$3,000,000 \$3,000,000 Rep Monlux 2015 Proposed
	Dept of Labor Total Commerce Category Career Technology Edu State Board of Edu OETA Office of Educational Quality and Accountability Regents for Higher	\$3,311,160 \$35,884,372 Fiscal Year ending in 2014 \$138,142,618 \$2,407,604,082 \$3,822,328	\$3,154,602 \$34,090,153 Governor Fallin 2015 Proposed \$138,142,618 \$2,457,604,082 \$3,631,212	\$3,000,000 \$3,000,000 Rep Monlux 2015 Proposed \$140,000,000 \$2,458,000,000 \$4,000,000
	Dept of Labor Total Commerce Category Career Technology Edu State Board of Edu OETA Office of Educational Quality and Accountability Regents for Higher Edu Physician Manpower	\$3,311,160 \$35,884,372 Fiscal Year ending in 2014 \$138,142,618 \$2,407,604,082 \$3,822,328 \$661,271	\$3,154,602 \$34,090,153 Governor Fallin 2015 Proposed \$138,142,618 \$2,457,604,082 \$3,631,212 \$1,859,333	\$3,000,000 \$3,000,000 Rep Monlux 2015 Proposed \$140,000,000 \$2,458,000,000 \$4,000,000 \$0
	Dept of Labor Total Commerce Category Career Technology Edu State Board of Edu OETA Office of Educational Quality and Accountability Regents for Higher Edu Physician Manpower Training School of Science and	\$3,311,160 \$35,884,372 Fiscal Year ending in 2014 \$138,142,618 \$2,407,604,082 \$3,822,328 \$661,271 \$988,549,007	\$3,154,602 <b>\$34,090,153</b> Governor Fallin 2015 Proposed \$138,142,618 \$2,457,604,082 \$3,631,212 \$1,859,333 \$939,121,557	\$3,000,000 \$3,000,000 Rep Monlux 2015 Proposed \$140,000,000 \$2,458,000,000 \$4,000,000 \$0 \$995,000,000
	Dept of Labor Total Commerce Category Career Technology Edu State Board of Edu OETA Office of Educational Quality and Accountability Regents for Higher Edu Physician Manpower Training	\$3,311,160 \$35,884,372 Fiscal Year ending in 2014 \$138,142,618 \$2,407,604,082 \$3,822,328 \$661,271 \$988,549,007 \$4,379,254	\$3,154,602 \$34,090,153 Governor Fallin 2015 Proposed \$138,142,618 \$2,457,604,082 \$3,631,212 \$1,859,333 \$939,121,557 \$4,160,291	\$3,000,000 \$3,000,000 Rep Monlux 2015 Proposed \$140,000,000 \$2,458,000,000 \$4,000,000 \$4,000,000 \$0 \$995,000,000 \$5,000,000

of Study Abroad Help OK Middle Class Scholarship Relief Program	NA	\$0	\$30,000,000
OK College Student Loan Forgiveness Program	NA	\$0	\$2,000,000
Total Edu & Workforce Development	\$3,551,017,013	\$3,550,534,752	<mark>\$3,643,100,000</mark>
Corporation Commission	\$11,324,427	\$10,758,206	\$8,000,000
Dept of Environmental Quality	\$9,057,973	\$8,605,074	\$7,000,000
Dept of Mines	\$879,139	\$835,182	\$1,000,000
Water Resources	\$9,999,671	\$6,649,687	\$6,000,000
Board Total Energy and	\$31,261,210	<mark>\$26,848,150</mark>	\$22,000,000
Environment:	¢51,201,210	φ20,0 <del>4</del> 0,150	\$22,000,000
Category	Fiscal Year ending in 2014	Governor Fallin 2015 Proposed	Rep Monlux 2015 Proposed
Auditor and Inspector	\$4,706,986	\$4,471,637	\$5,000,000
Bond Advisor	\$143,112	\$143,112	\$0
Dept of Consumer Credit	\$31,730	\$0	\$0
Insurance Dept	\$1,871,937	\$1,778,340	\$2,000,000
Commissioners of Land Office	\$15,062,250	\$9,040,200	\$8,000,000
Management and Enterprise Services	\$45,132,347	\$42,875,730	\$40,000,000
Merit Protection Commission	\$490,967	\$466,419	\$0
Tax Commission	\$46,915,944	\$44,570,147	\$40,000,000
Treasurer	\$3,533,873	\$3,376,179	\$3,000,000
Total Finance, Admin, & Info Technology	<mark>\$117,909,146</mark>	<mark>\$106,721,763</mark>	<mark>\$98,000,000</mark>
Category	Fiscal Year ending in 2014	Governor Fallin 2015 Proposed	Rep Monlux 2015 Proposed
Children & Youth Commission	\$2,027,167	\$1,925,8009	\$2,000,000
Office of Disability Concerns	\$317,607	\$301,727	\$400,000

Health Care Authority	\$953,701,274	\$906,016,210	\$50,000,000
Dept of Health	\$62,983,682	\$59,834,498	\$70,000,000
DHS	\$630,958,664	\$667,958,664	\$639,000,000
J.D. McCarty Center	\$4,140,338	\$3,933,321	\$5,000,000
Juvenile Affairs			\$100,000,000
	\$98,187,205	\$93,277,845	. , ,
Mental Health and	\$336,821,458	\$336,821,458	\$350,000,000
Substance Abuse			
OSU Medical	\$13,000,000	\$12,350,000	\$20,000,000
Authority			
Dept of Rehabilitation	\$30,949,232	\$29,401,770	\$35,000,000
Services			
University Hospitals	\$44,530,391	\$42,303,871	\$60,000,000
Authority	. , ,	. , ,	. , ,
Total Health and	<mark>\$2,177,617,018</mark>	<mark>\$2,154,125,173</mark>	\$1,331,400,000
Human Services	Ψ <b>2</b> ,177,017,010	$\psi \omega, i \circ i, i \omega \circ, i \circ \circ$	φ <b>1,551,100,000</b>
Human Services			
Dept of	<mark>\$11,474,997</mark>	<mark>\$11,160,597</mark>	<mark>\$15,000,000</mark>
Military/National	<b>\$11,474,997</b>	<mark>\$11,100,337</mark>	\$1 <b>3,000,000</b>
Guard			
Category	Fiscal Year ending in	Governor Fallin 2015	Rep Monlux 2015
Category	2014		1
		Proposed	Proposed
ABLE	\$3,140,334	\$2,983,317	\$2,000,000
Attorney General	\$15,228,141	\$12,490,102	\$10,000,000
Dept of Corrections	\$463,731,068	\$466,131,068	\$468,000,000
District Attorneys &	\$39,687,258	\$37,702,895	\$40,000,000
DAC			
Emergency	\$651,179	\$651,179	\$10,000,000
Management			
Fire Marshal	\$1,796,764	\$1,706,926	\$2,000,000
Office of Homeland	NA	\$935,801	\$0
Security Director			
Indigent Defense	\$15,699,353	\$14,914,385	\$16,000,000
System	\$10,077,000	φ1 1,2 1 1,5 05	\$10,000,000
State Bureau of	\$14,283,059	\$13,568,906	\$15,000,000
	\$14,203,037	\$15,508,700	\$15,000,000
Investigation	¢2 757 560	¢2.5(0.692	¢1,000,000
CLEET	\$3,757,560	\$3,569,682	\$4,000,000
Medicolegal	\$8,698,281	\$10,698,281	\$9,000,000
Investigations			
OBNDD	\$3,616,418	\$3,435,597	\$2,000,000
Pardon & Parole	\$2,292,454	\$2,177,931	\$2,000,000
Board			
Dept of Public Safety	\$90,146,790	\$94,480,989	\$94,500,000
Total Safety and	<mark>\$662,998,659</mark>	<mark>\$665,446,960</mark>	<mark>\$674,500,000</mark>
Security			

	Center for Science and Technology	\$17,811,449	\$16,920,877	\$25,000,000
	Space Industry Development Authority	\$394,589	\$374,860	\$1,000,000
1	Total Science & Technology	<mark>\$18,206,038</mark>	<mark>\$17,295,736</mark>	<mark>\$26,000,000</mark>
1	Election Board	\$7,805,808	\$7,415,518	\$6,000,000
	Ethics Commission	\$738,129	\$1,518,129	\$600,000
	Dept of Libraries	\$5,898,633	\$5,603,701	\$5,900,000
	Workers Comp	\$5,747,166	\$5,459,808	\$3,000,000
	Commission	+-,,	+ - , ,	+ - , ,
	Total Secretary of State	<mark>\$20,189,736</mark>	<mark>\$19,997,156</mark>	\$15,500,000
2				
	Category	Fiscal Year ending in	Governor Fallin 2015	Rep Monlux 2015
		2014	Proposed	Proposed
	Arts Council	\$4,010,087	\$0	\$5,000,000
	Historical Society	\$12,502,546	\$0	\$13,000,000
	J.M. Davis Memorial	\$306,009	\$0	\$0
	Commission	***	<b>.</b>	<b>.</b>
	Scenic Rivers	\$271,315	\$0	\$0
	Commission	¢21.002.002	<b>#25</b> 0 50 <b>72</b> 0	<b>#22</b> 000 000
	Dept of Tourism &	\$21,803,003	\$35,868,729	\$23,000,000
	Recreation Will Rogers Memorial Commission	\$740,486	\$0	\$1,000,000
3	Total Tourism	<mark>\$39,633,446</mark>	<mark>\$35,868,729</mark>	<mark>\$42,000,000</mark>
3	<b>ODOT</b>	\$208,707,119	<mark>\$206,610,439</mark>	<mark>\$210,000,000</mark>
_	Dept of Veteran Affairs	<mark>\$35,698,752</mark>	<mark>\$33,913,814</mark>	<mark>\$40,000,000</mark>
5	Category	Fiscal Year ending in 2014	Governor Fallin 2015 Proposed	Rep Monlux 2015 Proposed
	House of Reps	\$17,003,834	\$14,795,948	\$13,000,000
	Legislative Service	\$9,892,835	\$4,648,193	\$4,000,000
	Bureau	Φ),0)2,035	φ <del>+</del> ,0 <del>+</del> 0,1 <i>75</i>	φ+,000,000
	Senate	\$13,171,789	\$11,563,200	\$10,000,000
	Total Legislature	\$40,068,458	\$31,007,341	\$27,000,000
6	10tul Degislatule	φ <b>τ0,000,120</b>	<del>431,007,311</del>	φ <b>27,000,000</b>
0	Court of Criminal Appeals	\$3,634,631	\$3,452,899	\$3,700,000
	Court of Existing	NA	\$2,000,000	\$0
		•		т <b>~</b>

1	Claims District Courts Supreme Court Total Judiciary	\$59,600,000 \$17,300,000 <mark>\$80,534,631</mark>	\$56,620,000 \$16,435,000 <mark>\$78,507,899</mark>	\$59,700,000 \$16,000,000 <mark>\$79,400,000</mark>
1	REAP	\$11,532,469	\$10,955,846	\$11,600,000
	Maintenance of State Buildings Revolving Funds	\$30,000,000	\$0	\$0
2				
	Category	Fiscal Year ending in 2014	Governor Fallin 2015 Proposed	Rep Monlux 2015 Proposed
3	Total Expenditures:	\$7,114,129,653	\$7,022,151,919	<mark>\$7,000,000,000</mark>

4 This Budget for the State of Oklahoma shall become effective on July 1, Section 85.

2014 the first day of the fiscal budget year ending in June 2015 after passage and approval being 5

absolutely and 100% necessary for all State Agencies, Commissions, Courts, Executive Officers, 6

and Legislative Bodies being able to continue to perform their duties and obligations to the 7

8 people of the state of Oklahoma as imposed upon them by Law and loyalty to their State and

9 Country.

1	Oklahoma Intercollegiate Legislature
2 3	1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)
3 4	House Bill No. UCO-501 Coldren (UCO)
5	
6	AS INTRODUCED
7	
8	An act relating to American Sign Language education in higher education;
9	providing short title; providing for definitions; providing for codification;
10	providing an effective date.
11 12	BE IT ENACTED BY THE STATE OF OKLAHOMA
12	DE II ENACIED DI THE STATE OF OKLAHOMA
13	Section 1. This act shall be known as the "Fair Sign" Act of 2014.
15	Section 1. This det shan be known as the Tan Sign Thet of 2011.
16	Section 2. DEFINITIONS
17	
18	A. American Sign Language: the sign language recognized by the American Education
19	System.
20	
21	Section 3. NEW LAW A new section of law to be codified in the Oklahoma
22	Statutes to read as follows:
23	All state and in the lange idea and include American Cian Lange as a second for
24 25	All state universities shall provide and include American Sign Language as a course for
25 26	credit towards foreign language requirements.
20 27	Section 4. This act shall become effective 90 days after passage and approval.
28	Section 7. This act shan become effective 70 days after passage and approval.
_0	

1	Oklahoma Intercollegiate Legislature
2	1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)
3	
4	House Bill No. UCO-502 Coldren (UCO)
5	
6	AS INTRODUCED
7	
8	An act relating to foreign language requirements of collegiate students studying
9	education; providing for short title; providing for definitions; providing for
10	codification; providing for an effective date.
11	
12	BE IT ENACTED BY THE STATE OF OKLAHOMA
13	
14	Section 1. This act shall be known as the "Sign Equally" Act of 2014.
15	
16	Section 2. DEFINITIONS
17	A American Sign Languages the sign language managized by the American Education
18 19	A. American Sign Language: the sign language recognized by the American Education System.
	System.
20 21	Section 3. NEW LAW A new section of law to be codified in the Oklahoma
21	Statutes to read as follows:
22 23	Statutes to read as ronows.
23 24	All state higher education institutions wishing to grant Bachelors or Masters degrees in
25	Education shall provide and require American Sign Language education as a requirement for
26	graduation for Bachelors and Masters degrees in Education.
27	graduiton for Ducherors and Musters degrees in Education.
28	Section 4. This act shall become effective 90 days after passage and approval.
29	
-	

1	Oklahoma Intercollegiate Legislature	
2	$1^{\text{st}}$ Session of the $46^{\text{th}}$ Legislature (2014)	
3		
4	House Bill No. UCO-503 Johnson (UC	CO)
5		
6	AS INTRODUCED	
7		
8	An act relating to the labeling of genetically engineered foods in the state of	
9	Oklahoma; providing short title; providing for definitions; providing for	
10	codification; and providing an effective date.	
11		
12	BE IT ENACTED BY THE STATE OF OKLAHOMA	
13		
14	Section 1. This act shall be known as the "Nom Nom Act of 2014."	
15		
16	Section 2. DEFINITIONS	
17	A Constis Ensines The name for contain mothods that acientists use to introduce new	
18	A. Genetic Engineering: The name for certain methods that scientists use to introduce new	/
19 20	traits or characteristics to an organism pertaining to food.	
20 21	Section 3. NEW LAW A new section of law to be codified in the Oklahoma	
21 22	Statutes as Section 63-1-1102 of Title 63, unless there is created a duplication in numbering,	
22	reads as follows:	
23 24	reads as follows.	
2 <del>4</del> 25	This law will require companies, farms, and any business related to food processing,	
26	rising, and agriculture to label their products that are genetically engineered. In addition,	
27	restaurants, grocers, and businesses selling food for consumption are required to label products	s
28	that are genetically engineered and display them to the public.	,
29	and the genericanty engineered and enspirity ment to the pactor	
30	The Oklahoma State Department of Agriculture shall decide the size, placement, and	
31	content of labeling	
32		
33	Section 4. This act shall become effective 90 days after passage and approval.	
34		
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1	Oklahoma Intercollegiate Legislature
2	1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)
3	
4	House Bill No. UCO-504 Johnson (UCO)
5	
6	AS INTRODUCED
7	
8	An Act relating to individuals unlawfully in the country ineligible for resident
9	benefits or tuition; repealing 70 O.S. Section 70-3242.2; and providing an
10	effective date.
11	
12	BE IT ENACTED BY THE STATE OF OKLAHOMA
13	
14	Section 1. REPEAL 70 O.S. Section 70-3242.2, is hereby repealed.
15	
16	Individuals unlawfully in the country ineligible for resident benefits or tuition
17	Exceptions.
18	
19	A. Except as otherwise provided in Section 3242 of Title 70 of the Oklahoma Statutes,
20	an individual who is not lawfully present in the United States shall not be eligible on the basis of
21	residence within the state for:
22	
23	1. Any postsecondary education benefit, including, but not limited to, scholarships or
24	financial aid; or
25	
26	2. Resident tuition.
27	
28	B. The provisions of subsection A of this section shall not apply to a student enrolled in
29	a degree program at a postsecondary educational institution within The Oklahoma State System
30	of Higher Education during the 2006-2007 school year or any prior year who received a resident
31	tuition benefit pursuant to Section 3242 of Title 70 of the Oklahoma Statutes at that institution.
32	
33	Section 2. This act shall become effective 90 days after passage and approval.
34	

1	Oklahoma Intercollegiate Legislature
2	1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)
3	
4	House Bill No. UCO-505 Perry (UCO)
5	Wilson (RSC)
6	
7	AS INTRODUCED
8	
9	An act relating to mental hygiene; providing short title; providing for codification
10	and providing an effective date.
11	
12	BE IT ENACTED BY THE STATE OF OKLAHOMA
13	
14	Section 1. This act shall be known as the Heliotrope Act of 2014.
15	
16	Section 2. DEFINITIONS
17	
18	A. Genetic Engineering: The name for certain methods that scientists use to introduce new
19	traits or characteristics to an organism pertaining to food.
20	
21	Section 3. NEW LAW A new section of law to be codified in the Oklahoma
22	Statues to read as follows:
23	
24	Unless otherwise specifically provided for by statute, a mentally ill person shall be
25	admitted to a hospital for in-patient, non-medicinal, psychiatric treatment should they be deemed
26	a threat to society or to themselves.
27	
28	A person is disqualified from acting as an examining physician in the following cases:
29	1. If he/she is a relative of the person applying for the admission or of the person
30	alleged to be mentally ill.
31	2. If he is a manager, trustee, visitor, proprietor, officer, director, or stockholder of
32	the hospital in which the patient is hospitalized or to which it is proposed to admit such person,
33	except as otherwise provided in this chapter, or if he has any pecuniary interest, directly or
34	indirectly, in such hospital, provided that receipt of fees, privileges, or compensation for treating
35	or examining patients in such hospital shall not be deemed to be a pecuniary interest.
36	
37	Voluntary admissions.
38	
39	The director of any hospital may receive as a voluntary patient any suitable person in
40	need of care and treatment, who voluntarily makes written application therefor. If the person is
41	under sixteen years of age, the person may be received as a voluntary patient only on the
42	application of the parent, legal guardian, or next-of-kin of such person, or, subject to the terms of
43	any court order.
44	If such voluntory notions gives notion in writing to the director of the rotion the desire to
45 46	If such voluntary patient gives notice in writing to the director of the patient's desire to
46	leave the hospital, the director shall promptly release the patient; provided, however, that if there

- are reasonable grounds for belief that the patient may be in need of involuntary care and treatment, the director may retain the patient for a period not to exceed seventy-two hours from receipt of such notice. Before the expiration of such seventy-two hour period, the director shall either release the patient or apply the county court in the county where the hospital is located for an order authorizing the involuntary retention of such patient
  - Section 4. This act shall become effective 90 days after passage and approval.
- 7 8

1	Oklahoma Intercollegiate Legislature
2	1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)
3	
4	House Bill No. UCO-506Lewis (UCO)
5	
6	<u>AS INTRODUCED</u>
7	
8	An act relating to Election Day; amending 26 O.S. section 26-1-106; providing
9	short title; providing codification; and providing an effective date.
10	
11	BE IT ENACTED BY THE STATE OF OKLAHOMA
12	
13	Section 1. This bill shall be known as the "Weekend Voting Act".
14	
15	Section 2. NEW LAW 26 O.S. 2001, Section 26-1-106, is amended to read as
16	follows:
17	
18	On the first Tuesday succeeding the first Monday Saturday of November, 1976 2014, and
19	every four (4) years thereafter, a General Election shall be held, at which time electors for
20	President and Vice President shall be elected. On said date, and every two (2) years thereafter,
21	United States Senators and United States Representatives, whose terms expire before the next
22	succeeding General Election, and state, district and county officers, whose terms expire before
23	the next succeeding General Election, shall be elected. No county, municipality or school district
24	shall schedule an election on any date during the twenty (20) days immediately preceding the
25	date of any such General Election.
26	
27	Section 3. This act shall become effective 90 days after passage and approval.
28	

1	Oklahoma Intercollegiate Legislature
2 3	1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)
4	House Bill No. UCO-507Kouts (UCO)
5	
6	<u>AS INTRODUCED</u>
7	
8	An act relating to education; providing short title; providing for codification;
9	providing for penalties; and providing an effective date.
10 11	BE IT ENACTED BY THE STATE OF OKLAHOMA
11	BE IT ENACTED BT THE STATE OF OKLAHOMA
12	Section 1. This act shall be known as "Scientific Inquiry in Education" Act of 2014.
13	Section 1. This act shall be known as "Selentine inquiry in Education" Act of 2014.
15	Section 2. NEW LAW A new section of law to be codified in the Oklahoma
16	Statues as Section 11-122 of Title 70 to read as follows:
17	
18	The State Board of Education, district boards of education, district superintendents and
19	administrators, and public school principals shall endeavor to create freedom of scientific inquiry
20	in education by encouraging students to explore scientific theories, develop critical thinking
21	skills, and learn to respectfully respond to differences of opinion over controversial issues.
22	Toward this end, teachers shall be permitted to assist students in understanding, analyzing,
23	critiquing, and objectively reviewing the scientific strengths and weaknesses of theories of
24	origins pertinent to course material.
25	
26	Students may be evaluated based on understanding of course material, but no public
27	school student may be penalized for subscribing to any particular belief.
28	
29	The provisions in this bill may not be construed to promote or discriminate against any
30	religious, non-religious, or scientific doctrine. The intent of this legislation is to create an
31	environment in which students and teachers can discuss openly and objectively about theories of
32	existence, and discuss any underlying assumptions in order that they might more fully grasp
33	concepts currently under debate by scientists.
34	
35	By no later than the start of the 2014- 2015 school year, the State Department of
36	Education shall notify superintendents of the provisions of the Scientific Inquiry in Education
37	Act, and be instructed to disseminate a copy of the provisions of the act among all employees of
38	the district.
39 40	Section 3. Penalties:
40	Section 5. Fenances.
41	Complaints about any teachers or administrators found in non-compliance to this
43	legislation will be subject to review by their respective schools or districts in accordance with
44	pre-existing standards and procedures of inquiry and investigation. Teachers are subject to the
45	legal procedures and protections of the Oklahoma Education Law Book of 2013 (or most current
46	version).
10	

Section 4. This act shall become effective 90 days after passage and approval.

1	Oklahoma Intercollegiate Legislature		
2	1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)		
3			
4	House Bill No. UCO-508 Kouts (UCO)		
5			
6	<u>AS INTRODUCED</u>		
7			
8	An act relating to time traveling ethics; providing short title; providing for		
9	definitions; providing for codification; providing for penalties; and providing an		
10	effective date.		
11	DE IT ENACTED DY THE STATE OF OVI ALLONA		
12	BE IT ENACTED BY THE STATE OF OKLAHOMA		
13	Section 1. This act shall be known as the "Time Travel Ethics" Act of 2013.		
14 15	Section 1. This act shall be known as the "Time Travel Ethics" Act of 2013.		
15 16	Section 2. DEFINITIONS		
10	Section 2. DEFINITIONS		
18	A. Time Travel: Traveling by any means (including such means as T.A.R.D.I.S., DeLorean,		
19	Starship Enterprise, Future Gadget Numero Eight, ley lines, cardboard box, alien spaceship,		
20	vortex converter, etc.) which physically transports the traveler to a former or future time.		
21	volter converter, etc.) which physically dansports are daveled to a former of fatare time.		
22	B. Guardian: A time travel guide, whether human or alien, certified by the State of		
23	Oklahoma as being fit to lead time travel expeditions, who is exceptionally experienced in time		
24	travel. These guides know which specific actions translate to which specific changes in the		
25	space- time continuum. Guardians are highly ethical, and know how to avoid creating major		
26	butterfly effects, especially those which would cause mass chaos to future humanity.		
27			
28	C. Time Travel Ethics Course and Evaluation: A course which trains the potential traveler to		
29	recognize patterns of interactions which cause shifts in the space- time vortex. This class teaches		
30	the student how to avoid negative or major shifts in history while they travel, and focuses on the		
31	ethics of time travel (mainly centering on allowing history to take its course without significant		
32	interference.) The course trains the traveler how to engage with history as an observer only,		
33	thereby limiting the amount of interference created in history. At the end of the course, a test is		
34	given, evaluating whether the traveler is mature enough to undertake such a journey. The test is		
35	given on a pass/fail basis.		
36			
37	D. Time Travel Science Unit: This agency monitors all time travel and butterfly effects with		
38	the goal of minimizing major changes (whether negative or positive) to the historical timeline.		
39	One section of this agency includes a specialized police force which is trained in the pursuit of		
40	illegal time travelers.		
41			
42	Section 3. NEW LAW A new section of law to be codified in the Oklahoma		
43	Statues to read as follows:		
44 45	All normany who appears in time travel must be appearing indiverse arranging the second second in the		
45 46	All persons who engage in time travel must be accompanied by an experienced guardian		
46	of time travel certified by the State of Oklahoma. Additionally, travelers must take the Time		

1 Traveling Ethics Course, earning a passing grade on the evaluation. If these conditions are met, 2 the traveler must apply for a time-traveling certificate at the Department of Transportation, 3 which will allow them to travel anywhere within previously explored time. If the traveler wishes 4 to travel outside of these previously explored times or dimensions, they must apply to become a 5 certified guardian. 6 7 Time travel will be overseen by the Department of Transportation and will comply with 8 Title 16 Legislation. 9 10 Section 4. **PENALTIES:** 11 12 Travel will be strictly enforced by the Department of Transportation's Time Travel 13 Science Unit (TTSU). If it is discovered that unlicensed time travel is occurring, the TTSU will 14 contact the Oklahoma State Police Department, which will then put out a warrant for the arrest of the traveler(s). If a butterfly effect is detected, the State TTSU Police Force will follow the time 15 16 traveler(s) trail and arrest them wherever they have traveled. Bail must not fall under \$500,000, but must not exceed \$1,000,000. 17 18 19 This act shall become effective 90 days after passage and approval. Section 5. 20

1	Oklahoma Intercollegiate Legislature 1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)		
2 3	1 Session of the 40 Legislature (2014)		
4	House Bill No. UCO-509 Kouts (UCO)		
5			
6	<u>AS INTRODUCED</u>		
7 8	An act actablishing school choice through tax gradit scholorships for students		
8 9	An act establishing school choice through tax credit scholarships for students identified as gifted; providing short title; providing for definitions; providing for		
10	codification; and providing for an effective date.		
11			
12	BE IT ENACTED BY THE STATE OF OKLAHOMA		
13			
14	Section 1. This act shall be known as the "Bright Futures" Act of 2013.		
15			
16	Section 2. DEFINITIONS		
17	A Cife d Stadauter The Education of Cife days d Talayted Children Ast of 1001 described		
18	A. Gifted Students: The Education of Gifted and Talented Children Act of 1981, describes		
19	these students as being "those children identified at the preschool, elementary and secondary		
20	level as having demonstrated potential abilities of high performance capability and needing		
21	differentiated or accelerated education or services."		
22 23	Eurther definition in the above listed set identifies sifted students as these who seers in the ten		
23 24	Further definition in the above listed act identifies gifted students as those who score in the top three percent (3%) on any national standardized test of intellectual ability, and may also include		
24 25	students who demonstrate excellence in creative thinking, leadership, visual or performing arts,		
26	or specific academic abilities as identified by their teachers		
27	or specific academic abilities as identified by their teachers		
28	Section 3. NEW LAW A new section of law to be codified in the Oklahoma		
29	Statues to read as follows:		
30			
31	Students who have been tested and/or identified as gifted will be offered scholarships		
32	within 30 days of their testing. These scholarships will be used to transfer the student to an		
33	accredited private or charter school of their choice which will better suit their educational needs.		
34	•		
35	The scholarship will cover as much tuition as possible, but may not exceed \$15,500 per		
36	student. Any additional funding must be provided by parents/guardians or other scholarship-		
37	granting organizations not connected with this legislation.		
38			
39	In order to obtain scholarships for gifted students, the Oklahoma Tax Commission will		
40	provide tax credits of up to 3.4 million dollars in total, 1.7 million dollars for individuals, and 1.7		
41	million dollars for businesses/corporations which make donations to scholarship-granting		
42	organizations. Tax credits will be given on a first- file, first- serve basis.		
43			
44	The credits will be equal to 50% of the contributions made to scholarship granting		
45	organizations with a maximum credit of \$1,000/\$2,000 for single/married individuals and		
46	\$100,000 for any business or corporation.		

1			
2	In order to qualify for a scholarship, the student must have residence in Oklahoma, and		
3	have a household income of no more than 300% of the standard. After receiving a scholarship,		
4	students must keep a GPA of no less than a 3.5 during the year they use the scholarship to		
5	continue to qualify the following year.		
6			
7	This legislation will apply to students grades K-12.		
8			
9	Schools which receive these scholarships must:		
10			
11	A. Be accredited.		
12	B. Comply with Title 70 Legislation (Education of Gifted and Talented Children Act		
13	of 1981).		
14	C. Provide adequate education in the areas of mathematics, science, English, and		
15	history as well as their specified areas of expertise, according to Oklahoma State standards.		
16	D. Create an IEP (Individualized Education Program) for each student to ensure the		
17	students get the most out of their program.		
18			
19	The student's scholarship application must be submitted by the parent/guardian to the		
20	Oklahoma State Department of Education (OSDE) by mail or fax, with the required		
21	documentation, by December 1st of the year that parent/guardian is seeking the scholarship.		
22	Applications received after December 1st will be processed for the following school year.		
23			
24	Section 4. This act shall become effective 12 months after passage and approval.		
25			

1	Oklahoma Intercollegiate Legislature		
2	1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)		
3			
4	House Bill No. OU-501 Berry (OU) of the House		
5	Sweatman (OU) of the House		
6 7	AS INTRODUCED		
8	ASINIRODUCED		
9	An Act relating to public elementary and secondary school funding; providing for		
10	definitions; providing for codification of O.S. §70-18-114.15; and providing an		
11	effective date.		
12			
13	BE IT ENACTED BY THE STATE OF OKLAHOMA:		
14			
15	Section 1. This Act shall be known as the "Gigantic Monumental Changes" (GMT)		
16	Act of 2014		
17			
18	Section 2. DEFINITIONS		
19			
20	Back pay- Monetary difference between the salary including fringe benefits that a teacher		
21	previously received, and would now be eligible to receive under this Act.		
22			
23	Equivalent degrees and/or certification – Bachelor's degree, master's degree, doctorate, National		
24	Board certification.		
25			
26	Fringe benefits - All or part of retirement benefits, excluding the contributions made pursuant to		
27	subsection A of Section 17-108.1 of Title 70 of the Oklahoma Statutes and the flexible benefit		
28	allowance pursuant to Section 26-105 of Title 70 of the Oklahoma Statutes from the flexible		
29	benefit allowance funds disbursed by the State Board of Education and the State Board of Career and Technology Education pursuant to Section 26-104 of Title 70 of the Oklahoma Statutes.		
30 31	and recimology Education pursuant to Section 20-104 of The 70 of the Oktanoma Statutes.		
32	New teacher – A teacher with zero (0) years of experience in Oklahoma public elementary and		
33	secondary schools.		
34	secondary sensors.		
35	New teacher pay – The national average salary including fringe benefits of an elementary or		
36	secondary public schools teacher with zero (0) years of experience.		
37			
38	Section 3. NEW LAW O.S. §70-18-114.15 Minimum salary and benefits.		
39			
40	A. Beginning with the 2015-2016 school year, new teachers in the public elementary and		
41	secondary schools of Oklahoma shall receive in salary and/or fringe benefits not less than the		
42	amount of the national average for new teacher pay with equivalent degrees and/or certification		
43	in the previous school year.		
44			
45	B. Beginning with the second year of service in public and elementary schools of Oklahoma,		
46	new teachers shall receive an annual salary raise of not less than five (5) percent or the inflation		

percentage of the United States dollar, whichever is greater. The date of implementation for an
 annual raise is the first day of school in each school year.

3 4 5

6

7

C. Beginning with the 2015-2016 school year, new teachers in the public elementary and secondary schools of Oklahoma and teachers hired pursuant to section (I) shall not be eligible for tenure or "Career Teacher" status pursuant to §70-6-101.3 in any form.

D. Teachers with experience prior to the 2015-2016 school year in the public elementary and
secondary schools of Oklahoma may apply to have their employment status changed to new
teacher, provided that they pass the same beginning of employment examinations and
certifications as required of a newly hired teacher.

13 E. Application for new teacher status and benefits pursuant to section (D) will be handled in 14 a two-step interview and approval process. Applicants will be interviewed and approved by the local school board. In the event of an overwhelming number of applications, a school board may 15 16 refer some of its applications to the state's special commission for such purpose pursuant to section (F). A teacher that applies and is not approved at the local level may appeal to the special 17 18 commission. A teacher not approved by the special commission may appeal to the state school 19 board, which shall have discretion whether to hear the case and final authority on the matter. An 20 application for new teacher status may be filed once per calendar year.

21

22 F. Applications for new teacher status and benefits pursuant to section (D) shall be handled 23 at the state level in a timely manner by a special commission (hereinafter the "commission") for 24 such purpose. The maximum number of members that can serve on the commission at any time 25 is seven (7). Members of the commission shall be appointed by the state Superintendent of Education. Members of the commission must have at least ten (10) years of experience in public 26 27 elementary and secondary schools. The state school board has the authority to remove any 28 member from the commission with a two thirds (2/3) vote. Members of the commission shall be 29 compensated at the rate of three hundred dollars (\$300) for each day the member is engaged in 30 commission business, adjusted for inflation each year. Membership on the commission is for the 31 duration of one (1) calendar year beginning January 1. A member appointed to fill a vacancy 32 mid-year may serve the remainder of the year before their year of appointment begins. 33

G. Approval for new teacher status shall result in implementation of the new pay scale and benefits for the applicant at the beginning of the school year in the subsequent calendar year. In the case of approval not finalized by the local school board, commission, or state school board for an applicant in the same calendar year as application, back pay beginning from the date of the first day of school in the subsequent calendar year to application, including any applicable raises, shall be received upon approval for new teacher status.

40

H. A teacher with previous experience in the public elementary and secondary schools of
Oklahoma approved for new teacher pay pursuant to section (D) will for the purposes of salary
and fringe benefits be treated as a new teacher. Previous years of experience will continue to
count for promotions, lifetime service, or other awards based on seniority and experience in the
public elementary and secondary schools of Oklahoma.

46

I. A teacher with five (5) or more years of experience in the public elementary and secondary schools of other states that transfers from his/her current position to become a teacher in the public elementary and secondary schools of Oklahoma shall receive a salary including fringe benefits of no less than the amount that was received in his/her most recent public elementary and secondary schools teaching position.

J. A teacher that attains employment in the public elementary and secondary schools of
Oklahoma pursuant to section (I) shall receive an annual salary raise of not less than five (5)
percent or the inflation percentage of the United States dollar, whichever is greater. The date of
implementation for an annual raise is the first day of school in each school year.

K. A teacher that attains employment in the public elementary and secondary schools of
Oklahoma pursuant to section (I) may apply for new teacher status pursuant to section (D).

L. Information detailing how to apply for new teacher status shall be made conspicuously
 available in print at each public elementary and secondary school in Oklahoma as well as on the
 state Department of Education website.

19 M. Funding for this Act shall be provided by the state of Oklahoma and distributed to 20 individual schools districts as needed.

21

6

11

22 Section 4. This Act shall become effective ninety (90) days after passage and approval.

1	Oklahoma Intercollegiate Legislature			
2	1st Session of the 46 <sup>th</sup> Legislature (2014)			
3 4	House Bill No. OU-502 King (OU)			
5 6	AS INTRODUCED			
7				
8	An Act relating to tobacco products; defining certain term; prohibiting the sale or			
9 10	possession of certain product; amending 37 O.S. 2011, section 600.2; providing for definition; providing for codification; and providing an effective date.			
11				
12 13	BE IT ENACTED BY THE STATE OF OKLAHOMA			
13 14 15	Section 1. This act shall be known as the "Redefining Smoking" Act of 2013.			
16	Section 2. AMENDATORY 37 O.S. 2011, Section 600.2, is amended to read as follows: "Tobacco product" means any product that contains tobacco and is intended for hymen			
17 18	follows: "Tobacco product" means any product that contains tobacco and is intended for human consumption, <u>including</u> , but not limited to, electronic cigarettes and liquid nicotine.			
19 20 21	Section 3. DEFINITIONS			
22	1. "Electronic cigarette" also known as "e-cigarette" means any electronic smoking or vapor			
23	device that provides a nicotine vapor to the user as the user simulates smoking. This term shall			
24	include such devices whether they are manufactured as e-cigarettes, e-cigars, or e-pipes, vapor			
25	devices or any other product name; and			
26				
27	2. "Liquid nicotine" means any liquid product composed either in whole or in part of nicotine			
28 29	and manufactured for use with electronic cigarettes.			
30	Section 4. This act shall become effective 90 days after passage and approval.			

1	Oklahoma Intercollegiate Legislature		
2	1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)		
3	Users D'ILNE OU 502		
4	House Bill No. OU-503Sweatman (OU)		
5	AS INTRODUCED		
6 7	<u>AS INTRODUCED</u>		
8	An Act relating to hypodermic needle exchange programs; providing for short		
9	title; providing for codification; providing for penalties; providing for repealer;		
10	and providing an effective date.		
11	and providing an effective date.		
12	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:		
13			
14	Section 1. This act shall be known as the Injection Drug Abuse Prevention Act of		
15	2014.		
16			
17	Section 2. NEW LAW Title 63, Sections 7500-7404		
18			
19	SECTION 7500: All county Departments of Health and county hospitals shall establish a		
20	Hypodermic Needle Exchange Program (HNEP). State operated HNEPs shall:		
21	b) Replace up to five (5) used hypodermic needles per participant per week with new ones		
22	c) Conduct interviews for first time participants which shall include:		
23	2) Type(s) of injection drug use		
24	3) Number of years of injection drug use		
25	4) Frequency of injection drug use		
26	5) A description of individual injection practices		
27	d) Report all interview responses to the Oklahoma Department of Substance Abuse without		
28	disclosing the identity of individual participants		
29	e) Issue individual HNEP photo identification cards, which shall permit the legal possession		
30	of hypodermic needles by participants		
31 32	<ul> <li>f) Offer voluntary education about public and private substance abuse resources</li> <li>a) Only offer service to level edults over the are of eighteen (18)</li> </ul>		
32 33	<ul><li>g) Only offer service to legal adults over the age of eighteen (18)</li><li>h) Set other reasonable standards and guidelines for participation as deemed necessary by</li></ul>		
33 34	the HNEP facility		
35	the finder facility		
36	SECTION 7501: HNEPs may be established by any private health-care service provider. This		
37	right shall not be denied by any county or municipal government. Private HNEPs shall:		
38	a) Abide by the same age, disposal, identification, interview, and reporting guidelines as		
39	state operated HNEPs		
40	b) Determine an acceptable rate of weekly participant hypodermic needle replacement		
41	c) Set other reasonable standards and guidelines for participation as deemed necessary by		
42	the supporting private health-care service provider		
43			
44	SECTION 7502: Participation in a public or private HNEP may not be used by any law		
45	enforcement agency to search or to obtain a court order or warrant against a HNEP participant.		
46			

1	Section 4.	REPEALER	All laws in conflict with this act are hereby repealed.
2			
3	Section 5.	This act shall	become effective 90 days after passage and approval.

This act shall become effective 90 days after passage and approval. Section 5.

1 2	Oklahoma Intercollegiate Legislature 1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)
3	
4 5	House Bill No. OU-504 Sweatman (OU)
6	AS INTRODUCED
7 8 9 10 11	An Act relating to psychologist prescriptive authority; providing for short title; providing for codification; providing for penalties; providing for repealer; and providing an effective date.
11 12 13	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
14 15	Section 1. This act shall be known as the Mental Health Access Act of 2014.
16 17	Section 2. NEW LAW Title 63, Sections 7400-7404
18 19 20 21	SECTION 7400: Psychologists may obtain a prescriptive license from the State Board of Behavioral Health Licensure, permitting them to prescribe psychotropic medications to a patient under the same guidelines as other licensed physicians within the state.
22 23	SECTION 7401: The State Board of Behavioral Health Licensure shall only issue a prescriptive license to a psychologist:
24 25 26 27 28 29	<ul> <li>a) Has a Ph.D, Ed.D, or Psy.D from an accredited program</li> <li>b) Has served in a clinical internship at a state psychiatric facility</li> <li>c) Has two-years of experience prescribing under the supervision of a licensed physician</li> <li>d) Has passed a Psychotropic Prescription Examination issued by the State Board of</li> <li>Behavioral Health Licensure</li> </ul>
30 31 32 33 34 35	SECTION 7402: The State Board of Behavioral Health Licensure shall appoint a committee of ten (10) currently licensed physicians and/or psychiatrists to develop the Psychotropic Prescription Examination. Committee appointees must have been licensed physicians or psychiatrists for fifteen (15) consecutive years. The Psychotropic Prescription Examination shall be revised once per year.
36 37 38 39	SECTION 7403: The State Board of Behavior Health and Licensure shall set the cost of taking the Psychotropic Prescription Examination, acquiring a prescriptive license, and renewing a prescriptive license.
40 41 42 43 44 45 46	<ul> <li>SECTION 7404: Psychologists with a prescriptive license must apply for renewal of their license once per year, and must pass the Psychotropic Prescription Examination once every five years after initial licensure. A psychologist who wishes to renew a license after failure to renew for greater than one (1) year must pass the Psychotropic Prescription Examination before a renewal shall be granted. Renewal of a license may be denied for the following: <ul> <li>a) Failure to pay necessary licensing fees</li> <li>b) Failure to pass the Psychotropic Prescription Examination</li> </ul> </li> </ul>

1	c) Prescribing psychotropic medication after the expiration of a valid prescriptive license			
2	d) There is an outstanding malpractice lawsuit against the renewal applicant			
3	e) The renewal applicant has been convicted of malpractice			
4				
5	Section 3. PENALTIES Title 63 Section 7405			
6				
7	SECTION 7405: Psychologists who prescribe psychotropic medication without a valid			
8	prescriptive license may, upon conviction, be subjected to the following:			
9	a. A ban on acquiring or renewing a prescriptive license for a period of ten (10) years			
10	b. A fine of no less than five-thousand (5,000) dollars and not to exceed fifty-thousand			
11	(50,000) dollars			
12	c. At the discretion of the judge, imprisonment not to exceed five (5) years			
13				
14	Section 4. REPEALER All laws in conflict with this act are hereby repealed.			
15				
16	Section 5. This act shall become effective 90 days after passage and approval.			
17				

1	Oklahoma Intercollegiate Legislature			
2	1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)			
3				
4	House Bill No. OU-505 Sweatman (OU)			
5				
6	<u>AS INTRODUCED</u>			
7				
8	An Act relating to housing; providing for short title; providing for definitions;			
9	providing for codification; providing for appropriation; providing for penalties;			
10	providing for repealer; and providing an effective date.			
11				
12	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:			
13				
14	Section 1. This act shall be known as the Housing Stability Project Act of 2014.			
15				
16	Section 2. DEFINITIONS Title 56, Section 4100			
17				
18	a) Homeless – a person without a place of permanent legal residence			
19	b) Housing Stability Project – the strategy outlined in Title 56, Sections 4100-4105 by			
20	which free apartments are provided to the homeless			
21				
22	Section 3. NEW LAW Title 56, Sections 4101- 4103			
23				
24	SECTION 4101: The Oklahoma Department of Human Services shall provide free			
25	apartments to all homeless persons within the state of Oklahoma. Apartments provided under this			
26	act shall:			
27	a) Consist of only three rooms; a common area, a kitchen with a sink, stove, and			
28	refrigerator, and a bathroom with a toilet and shower			
29 30	b) Have running water and electricity			
30 31	<ul><li>c) Have adequate heating and air conditioning</li><li>d) Remain the legal property of the occupant, regardless of the results of Title 56, Section</li></ul>			
32	4103 until their death, upon which the property shall return to state ownership			
33	e) Not have internet access			
33 34	f) Not have cable television capability			
35	g) Not be remodeled or structurally altered by an occupant			
36	5, not be remotioned of structurary altered by an occupant			
37	SECTION 4102: Once an occupant takes possession of an apartment, they shall be solely			
38	responsible for the maintenance and repair of that apartment.			
39	T T T T T T T T T T T T T T T T T T T			
40	SECTION 4103: The Department of Human Services shall provide a social worker to each			
41	participant in the Housing Stability Project for a period of six (6) months. Each social worker			
42	shall assist their participant in searching for employment, and shall provide them with voluntary			
43	educational opportunities including but not limited to:			
44	a) Budgeting workshops			
45	b) Job training			
46	c) Addiction treatment			

1	d)	Mental health	services	
2	e) GED completion			
3	f)	Post-secondar	y education options	
4			· · ·	
5		Section 4.	APPROPRIATION Title 56, Section 4104	
6				
7	SECTION 4104: Funding for the Housing Stability Projection shall come from state			
8	gross production tax on horizontal hydrocarbon wells. Taxation on such wells in the first forty-			
9	eight (	(48) months sha	all increase from one percent (1%) to three percent (3%), with only the	
10	increase in the tax being allocated towards the Housing Stability Project.			
11				
12		Section 5.	REPEALER: All laws in conflict with this act are hereby repealed.	
13				
14		Section 6.	This act shall become effective 90 days after passage and approval.	
			• • • • •	

1	Oklahoma Intercollegiate Legislature				
2	1 <sup>nd</sup> Session of the 46 <sup>th</sup> Legislature (2014)				
3					
4	House Bill No. OU-506Templemore-Finlayson (OU)				
5 6	AS INTRODUCED				
7					
8 9	An act relating to the re-establishment of public mental health institutions; providing short title; providing for definitions: providing for codification and				
10 11	providing an effective date.				
12	BE IT ENACTED BY THE STATE OF OKLAHOMA				
13					
14	Section 1. This act shall be known as the "Proper Treatment" Act of 2013.				
15					
16	Section 2 DEFINITIONS				
17	2) Dublic Montal Haalth Institution. A publically financed neurobalagical health care facility				
18 19	2) Public Mental Health Institution: A publically financed psychological health care facility, regulated by the Oklahoma Department of Mental Health and Substance Abuse Services that				
20	caters to both temporary and residential mental health patients. These facilities will provide the				
20	care services and therapies outlined by the National Alliance on Mental Illness.				
22	3) Residential Mental Health Patient: A patient who resides in a psychological health care				
23	institution for at least 60% of a 365 day (or greater) period.				
24					
25	Section 3. NEW LAW A new section of law to be codified in the Oklahoma				
26	Statues to read as follows:				
27					
28	A. Public psychological health institutions are to be reinstated as a component of				
29	Oklahoma's public health care system.				
30	B. These institutions will be able to				
31	C. Patients at these institutions will admitted by:				
32	2. Self-Admission				
33	3. Family/Associate facilitated admission				
34 25	4. Court mandated admission				
35 36	5. Transfer from another public institution (i.e. penal institutions, public hospitals, etc.)				
30 37	D. These public mental health institutions are to be financed through a portion of the income				
38	gained by the state due to the expiration (in the year of 2015) of the severance tax rebates offered				
39	to oil and natural gas extractors for the drilling of deep wells, the drilling of horizontal wells, and				
40	the reactivation of inactive wells.				
41	E. The number of public mental health institutions that shall be operated is to be determined				
42	by the perceived need for such institutions and the availability of funding for such institutions.				
43					
44 45	Section 4. This act shall become effective 90 days after passage and approval.				

1	Oklahoma Intercollegiate Legislature		
2 3	$1^{\text{st}}$ Session on the 46 <sup>th</sup> Legislature (2014)		
3			
4	House Bill No. OU-507 T. Williams (OU		
5			
6	<u>AS INTRODUCED</u>		
7			
8	An act relating to education; providing short title; providing for codification,		
9	providing for definitions, providing exemptions, and providing an effective date.		
10			
11	BE IT ENACTED BY THE STATE OF OKLAHOMA		
12	Continuit. This art shall be because of the "Community Community Community Community" Art of		
13	Section 1. This act shall be known as the "Comprehensive Sex Education" Act of		
14	2014.		
15	Continue On NEW LAW A new continue of laws to be and if adding the Oblahama States		
16	Section 2. NEW LAW A new section of law to be codified in the Oklahoma Statues		
17	to read as follows:		
18 19	All students graduating from a high school in Oklahoma must have completed one half		
20	All students graduating from a high school in Oklahoma must have completed one half		
20	semester course of comprehensive sex education. This shall be included in Biology or other approved science. Abstinence only classes will not count for this requirement. Information		
22			
23	regarding Pregnancy, STDs (STIs), contraception use, and LGBT issues shall be referred to in this course.		
24	Course material and instruction shall include a discussion of the possible emotional and		
25	psychological consequences of adolescent sexual intercourse outside of marriage and the		
26	consequences of unplanned adolescent pregnancy. Material shall advise students to the laws		
27	pertaining to their financial responsibility to children born in and out of wedlock.		
28	Course material and instruction shall stress that sexually transmitted diseases are serious		
29	possible hazards of sexual intercourse. Pupils shall be provided with statistics based on the latest		
30	medical information citing the failure and success rates of condoms in preventing AIDs and other		
31	sexually transmitted diseases.		
32	Each class or course in comprehensive sex education offered in any of grades 9 through		
33	12 shall include instruction on both abstinence and contraception for the prevention of pregnancy		
34	and sexually transmitted diseases, including HIV/AIDS, the prevention, transmission and spread		
35	of HIV/AIDS and other STDS (STIs.)		
36	Course material and instruction shall stress that sexually transmitted diseases are serious		
37	possible hazards of sexual intercourse. Pupils shall be provided with statistics based on the latest		
38	medical information citing the failure and success rates of condoms in preventing AIDS and		
39	other sexually transmitted diseases.		
40	Course material and instruction shall urge pupils against making unwanted physical and		
41	verbal sexual advances and how to say no to unwanted sexual advances. Pupils shall be taught		
42	that it is wrong to take advantage of or to exploit another person. The material and instruction		
43	shall also encourage youth to resist negative peer pressure.		
44	Course material and instruction shall inform and define students about the psychological		
45	consequences and criminal penalties of rape. Students shall be informed of current laws		
46	regarding this and how to seek help and who to contact if raped. Material shall instruct that		

unwanted sexual physical and physical sexual advances are wrong and illegal. Emphasis shall be
 put upon it being wrong to exploit and take advantage of another.

3 Course material and instruction shall be developmentally and age appropriate, medically 4 accurate and complete. Course material and instruction shall replicate evidence-based programs 5 or substantially incorporate elements of evidence based programs.

6 Course material and instruction shall include studies and data relevant to teenagers in 7 Oklahoma including but not limited to: the most recent data on: STDs(STIs), teen pregnancy 8 rates, divorce rates, and rape within the state as well as federal statistics both within their age 9 range (15-19) and overall statistics.

10 Course material and instruction shall include sexual orientation acceptance material. The 11 most recent data on LGBT individuals per capita in Oklahoma and nationwide shall be included 12 as well as ways to prevent bullying and resources for individuals who have been bullied 13 regarding his or her own sexual orientation.

Instructors shall be either approved by the Oklahoma Department of Education or local school board. The school board may choose to use their own faculty or to hire an outside state approved instructor. Pay for outside instructor and course material will be the responsibility of the state; school districts shall incur no additional financial burden due to this law.

18 The Oklahoma Department of Education and the Oklahoma Department of Health shall 19 make available resource materials as the agencies will be in charge of approving any sexual 20 education material to verify the accuracy and usefulness of any content. The DOE and DOH 21 shall make any approved material available on request or online. Each school district must also 22 make course content readily available to high school students and parents. 23

Section 3. DEFINITIONS

"Age appropriate" means suitable to particular ages or age groups of adolescents, based on the
developing cognitive, emotional, and behavioral capacity typical for the age or age group.

29 "Evidence-based program" means a program for which systematic, empirical research or30 evaluation has provided evidence of effectiveness.

31
32 "Medically accurate" means verified or supported by the weight of research in compliance with
accepted scientific methods and published in peer-reviewed journals, if applicable, or comprising
information recognized as accurate, objective, and complete.

"STDs (STIs)" means sexually transmitted diseases also known as sexually transmitted
 infections.

38

24

25

39 "Rape" means any unwanted sexual contact of any kind.40

41 "Contraception" – includes but not limited to condoms, birth control and other means to prevent
42 unplanned pregnancy.

43
44 Section 4. All students in the 9<sup>th</sup> or 10<sup>th</sup> grade enrolled in the Oklahoma public
45 education system must take this course during one of those two years. If a student transfers into
46 the Oklahoma school system after the 10<sup>th</sup> grade, they must also take the course, but can do it

- any time before graduation. Schools must offer this program at least every 2 years. Completion
   of this course shall be a requirement to graduate (unless written parental objection.)
- 3

Section 5. No pupil shall be required to take or participate in any class or course in
comprehensive sex education if his or her parent or guardian submits written objection thereto.
Parent's refusal of student's participation in such course or program shall not be reason for
suspension or expulsion and student will not be penalized.

- 8
- 9

Section 6. This act shall become effective July 1, 2014.

1	Oklahoma Intercollegiate Legislature		
2	1 <sup>st</sup> Session of the 46 <sup>th</sup> Legislature (2014)		
3			
4	House Bill No. OU-508 Berry (OU)		
5	Przebinda (OU)		
6			
7	<u>AS INTRODUCED</u>		
8			
9	An Act relating to marriage; amending O.S. §43-3; and providing an effective		
10	date		
11			
12	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:		
13			
14	Section 1. This Act shall be known as the "Stop And Think" (SAT) Act of 2014		
15			
16	Section 2. AMENDATORY §43-3. Who May Marry		
17			
18	A. Any unmarried person who is at least eighteen (18) twenty five (25) years of age and not		
19	otherwise disqualified is capable of contracting and consenting to marriage with a person of the		
20	opposite sex.		
21			
22	B. 1. Except as otherwise provided by this subsection, no person under the age of		
23	eighteen (18) years shall enter into the marriage relation, nor shall any license issue therefor,		
24	except:		
25			
26	a. upon the consent and authority expressly given by the parent or guardian of such		
27	underage applicant in the presence of the authority issuing such license,		
28	b. upon the written consent of the parent or guardian of such underage applicant		
29	executed and acknowledged in person before a judge of the district court or the court clerk of any		
30	county within the State of Oklahoma,		
31	c. if the parent or guardian resides outside of the State of Oklahoma, upon the		
32	written consent of the parent or guardian executed before a judge or clerk of a court of record.		
33	The executed foreign consent shall be duly authenticated in the same manner as proof of		
34	documents from foreign jurisdictions,		
35	d. if the certificate of a duly licensed medical doctor or osteopath, acknowledged in		
36	the manner provided by law for the acknowledgment of deeds, and stating that such parent or		
37	guardian is unable by reason of health or incapacity to be present in person, is presented to such		
38	licensing authority, upon the written consent of the parent or guardian, acknowledged in the		
39	same manner as the accompanying medical certificate,		
40	e. if the parent or guardian is on active duty with the Armed Forces of the United		
41	States, upon the written permission of the parent or guardian, acknowledged in the manner		
42	provided by law for acknowledgment of deeds by military personnel authorized to administer		
43	oaths. Such permission shall be presented to the licensing authority, accompanied by a		
44	certificate executed by a commissioned officer in command of the applicant, to the effect that the		
45	parent or guardian is on active duty in the Armed Forces of the United States, or		

1	f. upon affidavit of three (3) reputable persons stating that both parents of the minor
2	are deceased, or mentally incompetent, or their whereabouts are unknown to the minor, and that
3	no guardian has theretofore been appointed for the minor. The judge of the district court issuing
4	the license may in his or her discretion consent to the marriage in the same manner as in all cases
5	in which consent may be given by a parent or guardian.
6	
7	2. Every person under the age of sixteen (16) years is expressly forbidden and
8	prohibited from entering into the marriage relation except when authorized by the court:
9	
10	a. in settlement of a suit for seduction or paternity, or
11	b. if the unmarried female is pregnant, or has given birth to an illegitimate child and
12	at least one parent of each minor, or the guardian or custodian of such child, is present before the
13	court and has an opportunity to present evidence in the event such parent, guardian, or custodian
14	objects to the issuance of a marriage license. If they are not present the parent, guardian, or
15	custodian may be given notice of the hearing at the discretion of the court
16	
17	3. A parent or a guardian of any child under the age of eighteen (18) years who is in
18	the custody of the Department of Human Services or the Department of Juvenile Justice shall not
19	be eligible to consent to the marriage of such minor child as required by the provisions of this
20	subsection.
21	
22	4. Any certificate or written permission required by this subsection shall be retained
23	by the official issuing the marriage license.
24	
25	C. No marriage may be authorized when such marriage would be incestuous under this
26	chapter.
27	
28	Section 3. This act shall become effective one (1) year after passage and approval.

## ADDRESSES

First Session of the Forty-Sixth Oklahoma Intercollegiate Legislature

Hyatt Place OKC NW	1511 NW Expressway St, Oklahoma City, OK, 73118
Oklahoma State Capitol	2300 N Lincoln Blvd, Oklahoma City, OK 73105
Mid-Del Food Pantry	322 N Midwest Blvd, Midwest City, OK 73110
Regional Food Bank of OK	3355 S Purdue Ave, Oklahoma City, OK 73137
Renaissance Convention Center	10 N Broadway Ave, Oklahoma City, OK 73102
Laser Quest	10944 N May Ave, Oklahoma City, OK 73120
AMC Penn Square 10	1901 Northwest Expy, Oklahoma City, OK 73118