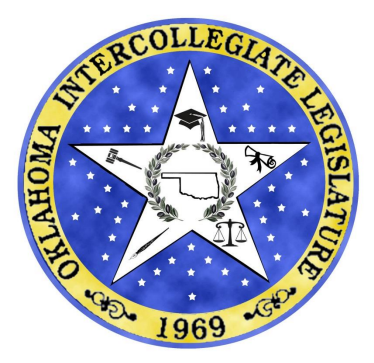
Oklahoma Intercollegiate Legislature Second Session of the Forty-Fourth Legislature



Fall 2012 Conference November 7 - 11, 2012 Oklahoma State Capitol

Scott Chance

Governor

Joseph Pierce Lieutenant Governor

Sarah Sandford President Pro Tempore of the Senate **Josh Monaghan** Chief Justice of the Supreme Court

> **Philip Jackson** Speaker of the House

1

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Second Session of the Forty-Fourth Oklahoma Intercollegiate Legislature November 7 - 11, 2012

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Schedule of Events

Second Session of the Forty-Fourth Oklahoma Intercollegiate Legislature November 7 - 11, 2012

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

Wednesday, November 7th

Delegation Check-In	House Committ
Moot Court Contestant Meeting	Committee Roo
New Delegate Orientation	House & Senate
Joint Session	House Chamber
House & Senate Committees	House & Senate
Opening Social	Hotel Conferen
	Moot Court Contestant Meeting New Delegate Orientation Joint Session House & Senate Committees

Lunch Break

General Session

General Session

General Session

Governor's Gala

Lunch Break

Moot Court Session

Moot Court Session

Laser Tag

Day of Service; Food Drive

House & Senate Committees

Moot Court Competition

Thursday, November 8th

8:00am – 12:00pm

1:00pm - 2:00pm 2:00pm - 4:00pm 2:00pm - 9:00 pm 4:00pm - 9:00pm 10:00pm - 12:30am

Friday, November 9th

9:00am - 12:00pm 9:00am - 12:00pm 12:00pm - 1:00pm 1:00pm - 6:00pm 1:00pm - 6:00pm 7:00pm - 12:30am

Saturday, November 10th

9:00am – 12:00pm 9:00am – 12:00pm 11:30am – 1:30pm 12:00pm – 1:00pm 1:00pm – 9:00pm 10:00pm – 1:00am

Sunday, November 11th

9:00am – 3:00pm 3:00pm – 5:00pm 6:00pm General Session Moot Court Session Five Star Luncheon Lunch Break General Session Casino Night

General Session Closing Joint Session Closing Dinner House Committee Room 412-A Committee Room (TBA) House & Senate Chambers House Chamber House & Senate Chambers Hotel Conference Room

Regional Food Bank of Oklahoma, Mid-Del Food Bank Capitol Rotunda Committee Rooms Committee Room (TBA) House & Senate Chambers Laser Quest,

House & Senate Chambers Committee Room (TBA)

House & Senate Chambers Committee Room (TBA) Will Rogers Theater

House & Senate Chambers Committee Room (TBA) Location TBA

House & Senate Chambers Hotel Conference Room

House & Senate Chambers House Chamber Location TBA

Delegation Chairs

Second Session of the Forty-Fourth Oklahoma Intercollegiate Legislature

Cameron University East Central University Northeastern State University Oklahoma Baptist University Oklahoma City University Oklahoma Panhandle State University Oklahoma State University Oral Roberts University Rogers State University Rose State College Southern Nazarene University Southwestern Oklahoma State University University of Oklahoma University of Central Oklahoma Hurchel (Trey) Caldwell Jason Bolitho Calvin Becker Mary Marks, Louie Cook Edwards Ayo-Odugbesan Eva Dye Sean Baser, V. Eno, J. Hesse Greg Tanis Lindsey Martin Maryann Scroggins Brad Crofford Mary Lawless Akash Patel, Peyton Sweatman Sarahí Wilson

Steering Committee

Second Session of the Forty-Fourth 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 Scott Chance (UCO) Joseph Pierce (OCU) Sarah Sandford (ORU) X Philip Jackson (RSU) Anna Facci (OSU) Misty Grady (NSU) Wade Hilsher (OSU) Josh Monaghan (OSU) X

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House Legislation:

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1	Oklahoma Intercollegiate Legislature			
2	2^{nd} Session of the 44 th Legislature (2012)			
3				
4 5 6	Senate Bill No. CU	-001 By: Caldwell, Hurchel (Cameron) Kennedy, Colten (Cameron) Butler, Baylee (OSU)		
7				
8		AS INTRODUCED		
9				
10 11		ight-of-way maintenance and expansion of the Oklahoma School Land Dept.; providing for codification and providing an effective date.		
12	1 0			
13 14	BE IT ENACTED E	BY THE STATE OF OKLAHOMA		
14 15	Section 1	This ast shall he known as the "Dight of Way" Ast of 2012		
15 16	Section 1.	This act shall be known as the "Right-of-Way" Act of 2012.		
10	Section 2.	This section is providing for definitions: Oklahoma School Land		
17	Section 2.	This section is providing for definitions; Oklahoma School Land Department henceforth will be referred to as O.S.L.D.; right-of-ways		
18		include all land that is not privately owned, and that has been deeded over		
20		to the State of Oklahoma for the purpose of roads.		
20		to the State of Oktanoma for the purpose of foads.		
21	Section 3.	NEW LAW A new section of law to be codified in the Oklahoma Statutes		
22	Section 5.	to read as follows: Henceforth all Oklahoma Highways' right-of-ways,		
23		excluding medians, will have their grass rights sold off to the highest		
25		bidder based on a five year contract. To be ran and overseen by the		
26		Oklahoma School Land Dept. said revenues minus administration cost will		
27		be placed in the Oklahoma Rainy Day Fund. All land surface rights, not		
28		sold off under the new law, will revert back to current maintenance until a		
29		time in which its rights are purchased under the new guidelines. All		
30		presumptive contractors must meet current Oklahoma bonding laws and		
31		regulations to be determined by the O.S.L.D. Furthermore, the O.S.L.D.		
32		will set forth rules and regulation to determine maintenance standards and		
33		issues arising over safety.		
34				
35				
36	Section 3.	This act shall become effective 365 days after passage and approval.		
37				

1 2 3	Oklahoma Intercollegiate Legislature 2nd Session of the 44th Legislature (2012)			
4 5 6 7	SENATE NO. ECU-001 By: Bolitho, Jason (ECU)			
7 8 9	AS INTRODUCED			
10 11 12 13	An Act requiring out-of-state companies to pay Oklahoma state and local sales tax on merchandise sold online in Oklahoma; amending providing short title; providing for codification; declaring an emergency and providing an effective date.			
13 14 15	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:			
15 16 17 18	Section 1. This Act shall be known as the "Protect Oklahoma Businesses" Act of 2012.			
19 20 21	Section 2. AMENDATORY 68 O.S. 1986, Section 1354.5, is amended to read as follows:			
22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	Collection of sales or use tax by certain out-of-state vendors . Every person, agent, or business entity desiring to engage in continuous, regular or systematic solicitation through display of products by advertisement in mail order, or catalog publications, or on the internet in this state is authorized and shall to collect the Oklahoma sales or use tax levied upon the sale or use of such products whether or not such person maintains a place of business in this state. The Oklahoma Tax Commission is hereby authorized, upon application in accordance with the sales or use tax laws of this state, to issue permits to such out-of-state vendors to collect such taxes, without charge. Such permit may be canceled when, at any time, the Commission determines the tax can be more effectively collected from the consumer user. In all instances where the sales are made or completed by delivery or transfer of possession to the consumer within this state by the out-of-state vendor, the state and any applicable local sales tax shall be collected and reported under the vendor's sales tax permit number. Section 3. Definitions Internet: referring to online presence and communication of any kind including, but not limited to, web pages, email, and social media pages. Section 4. It being immediately necessary for the preservation of the public peace, health and safety, an 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	2nd Session of the 44th Legislature (2012)			
3				
4	SENATE BILL. ECU-002 By: Dildine, Cody (ECU)			
5				
6				
7	AS INTRODUCED			
8				
9	An Act relating to veteran educational awards distribution in all higher education and			
10	technological institutions in the state of Oklahoma where veteran will be awarded first available			
11	funds, providing short title; providing for codification and providing an effective date.			
12				
13	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:			
14	Section 1. This Act shall be known as the "Veterans Education Funding First Act of			
15	2012."			
16	Continue 2 NEW LAW A more continue of how on difficulty the Oldshame Statestante and an			
17	Section 2. NEW LAW A new section of law codified in the Oklahoma Statutes to read as			
18 19	follows:			
19 20	Every institution of higher learning in Oklahoma, who receives money directly from the			
20	federal government, or Oklahoma Department of Veteran Affairs for a certified student veteran			
22	is to be applied, and made available to the student veteran's account immediately giving the			
23	veteran access to first available funds.			
24				
25	Section 3. Definitions			
26	Veteran- a person who served in the active military, naval, or air service, and who was			
27	discharged or released therefrom under conditions other than dishonorable.			
28				
29	First Available Funds- immediate money received by higher education institutions from			
30	the federal government in regards to payment of any debts attained from the veteran and said			
31	institution.			
32				
33	Section 4. It being necessary to ensure the wellness of the veterans in the state of Oklahoma			
34	and their families that are dependent on them, by reason whereof this act shall take effect and be			
35	in full force by the following federal fiscal year of October 1, 2013.			
36				

1 2 3	Oklahoma Intercollegiate Legislature 2nd Session of the 44th Legislature (2012)		
4 5 6 7	SENATE NO. ECU-003 By: Manning, Derrick (ECU)		
7 8 9	AS INTRODUCED		
9 10 11 12 13	An Act requiring the use of helmets for the safety of all motorcycle operators in the state of Oklahoma; amending providing short title; providing for codification; declaring an emergency and providing an effective date.		
14 15	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:		
15 16 17	Section 1. This Act shall be known as the "Michael's Helmet Law".		
18 19	Section 2. NEW LAW §47-12-609 is amended to read as follows:		
20 21 22 23 24 25 26	Motorcycles - Required equipment. A. In addition to other requirements prescribed by this chapter, by federal law or by local ordinance, all motorcycles, except when operated on actual trail rides conducted outside of public roads and highways, shall be equipped with: 1. Two rearview mirrors, containing a reflection surface of not less than three (3) inches in diameter, mounted one on each side of the motorcycle and positioned so as to enable the operator to clearly view the roadway to the rear of the vehicle;		
27 28 29 30 31 32	 2. A windshield of sufficient quality, size and thickness to protect the operator from foreign objects, except that in lieu of such windshield, the operator shall wear goggles or other protective eyewear which meets American National Standards Institute (ANSI) Standard Z87.1 and provides positive retention, or a face shield of material and design to protect the operator from foreign objects; 3. A properly operating speedometer capable of registering at least the maximum legal 		
33 34	speed limit for that motorcycle;4. A fender over each wheel. All fenders shall be of the type provided by the		
35 36 37 38 39	 manufacturer; 5. A horn which shall comply with the requirements of Section 12-401 of this title; and 6. A muffler or other effective noise-suppressing system which shall comply with the requirements of Section 12-402 of this title. B. No person under eighteen (18) years of age shall operate or ride upon any motorcycle 		
40 41 42 43	unless such person is properly wearing a crash helmet of a type which complies with standards established by 49 C.F.R., Section 571.218. <u>Persons found operating motorcycle without properly</u> <u>worn said helmet shall be liable for a fine of \$100 (ONE HUNDRED DOLLARS).</u> C. Handlebars on motorcycles shall not be higher than eye level of the operator.		
44 45 46 47	Section 4. It being immediately necessary for the preservation of the public peace, health and safety, an 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.		
48	9		

1	Oklahoma Intercollegiate Legislature
2	2^{nd} Session of the 44 nd Legislature (2012)
3	
4	
5	Senate Bill No. NSU-001 Aman, Johnny (NSU)
6	
7	AS INTRODUCED
8	
9	An act relating to Zero Star participation; providing short title; providing for codification;
10	providing exception and providing an effective date.
11	
12	BE IT ENACTED BY THE PEOPLE OF THE OKLAHOMA INTERCOLLEGIATE
13	LEGISLATURE:
14	
15	
16	Section 1. This act shall be known as the "No Stars; No Problem Act of
17	2012."
18	
19	Section 2. NEW LAW a new section of law that shall be codified in the 2012
20	Oklahoma Intercollegiate Legislature Statutes:
21	
22	Section 3. Standing committees within the Senate and House shall have one
23	seat specifically designated for Zero Stars. This seat shall be observational,
24	meaning only speaking and chamber privileges.
25	
26	Section 4. To fill this seat, the Zero Star shall be elected to the committee the
27	same way all other members are granted membership to the committee.
28	
29	Section 5. Exception:
30	1. No observational Zero Star seat shall be added to the Steering
31	Committee.
32	2. If no Zero Star wishes to fill the observational seat on a committee then
33	the seat shall remain vacant.
34	
35	Section 6. This act shall become effective 90 days after the passage and
36	approval.
37	

1 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 44 nd Legislature (2012)				
3	Senate Bill No. NSU-002			(_ • /	Aman, Johnny (NSU)
4					Salley, Derck (NSU)
5			AS INTRODUCED		
6					
7	An act relating	g to a living wa	ge; providing short title; providin	g for codific	ation; providing
8	definitions; pr	roviding incent	ves; providing penalties and prov	iding an effe	ective date.
9					
10	BE IT	ENACTED B	Y THE STATE OF OKLAHOMA	\ :	
11					
12					
13		Section 1.	This act shall be known as the "	Live Comfor	table Act of 2012."
14		~			
15		Section 2.			l be codified in the
16			na Statutes as Section #-###.## T	itle ##, unles	ss there is a duplication
17		in numbering	reads as following:		
18					1
19		-	on working full time at a job shal	-	0 0
20			ting the fiscal year of 2016. A pe	rson working	g part time shall be
21		paid poverty	vage for two (2) adults.		
22 23		Section 2	The following terms are to be de	finad as fall	one for the numbers
23 24		Section 3. of this act:	The following terms are to be de	simed as ion	ows for the purposes
24 25		of this act.			
23 26		Living wage	a gross income that would allow	a narson to l	ive in the middle
20 27	Living wage- a gross income that would allow a person to live in the middle income class economic bracket				
28		meome class	cononne bracket		
20 29		Section 4.	Businesses will receive a five pe	rcent (5%) r	educed rate of taxation
30			ve (5) fiscal years as to prepare for		
31		individual.		i mereusing	the the face of pay per
32					
33		Section 5.	Businesses that do not follow the	is will be sul	pject to all current.
34			applicable when this legislation i		5
35		minimum wa		1 /	e
36		·			
37	Section 6.	This act shall	become effective 90 days after th	e passage an	d approval.
38					

1 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)				
3					
4	Senate Bill No. NSU	J-003 By: Becker, Calvin (NSU)			
5					
6		<u>AS INTRODUCED</u>			
7					
8		ng to the creation of a state human trafficking task force; providing short			
9 10	title; providing defin	itions; providing for codification and declaring an emergency.			
10	ΒΕ ΙΤ ΕΝΛ<u></u>	Y THE STATE OF OKLAHOMA			
12	DE II ENACIED D	I THE STATE OF OREAHOMA			
12	Section 1.	This act shall be known as the "Oklahoma State Human Trafficking Task			
14	Section 1.	Force Creation Act" of 2012.			
15					
16	Section 2.	The following terms are to be defined as follows for the purpose of this			
17		act:			
18					
19		A. Human Trafficking- modern-day slavery that includes but is not			
20		limited to, extreme exploitation and the denial of freedom or liberty of			
21		an individual for the purpose of deriving benefit from that individuals			
22		commercial sex act or labor			
23	Section 2	NEW LAW A more resting of long to be and find in the Oblahama			
24 25	Section 3.	NEW LAW A new section of law to be codified in the Oklahoma Statutes to read as follows:			
23 26		Statutes to read as follows.			
20 27		(A) The Governor shall establish an inter-agency task force to develop and			
28		implement a State Plan for the Prevention of Human Trafficking. Such a			
29		task force shall meet at least four times annually and shall address all			
30		aspects of human trafficking, including sex trafficking and labor			
31		trafficking of both U.S. citizens and foreign nationals.			
32					
33		(B) The Governor shall appoint the members of the task force, which shall			
34		include, at a minimum, one representative from:			
35					
36		(1) the office of the Governor;			
37		(2) the office of the Attorney General;			
38 39		 (3) the Department of Labor; (4) the Department of Lynamic Affeirer 			
39 40		(4) the Department of Juvenile Affairs;(5) the Department of Health;			
40 41		(6) the Department of Human Services;			
42		(7) the Police Chiefs' Association;			
43		(8) the State Sheriffs' Association;			
44		(9) the Oklahoma Highway Patrol;			
45		(10) the Oklahoma City Police Department;			
46		(11) the Tulsa Police Department;			

1 2 3 4 5 6 7 8 9 10 11		 (12) the Oklahoma State House of Representatives (13) the Oklahoma State Senate; and (14) representatives from non-governmental organizations, especially those specializing in human trafficking, those representing diverse communities disproportionately affected by human trafficking, agencies devoted to child services and runaway services, and academic researchers dedicated to the subject of human trafficking. (D) The Governor shall invite representatives of the U.S. Attorneys' offices and of federal law enforcement agencies operating within the state, including the Federal Bureau of Investigation, U.S. Immigration and
12 13		Customs Enforcement, and the U.S. Department of Labor, to be members of the task force.
14 15 16		(E) The task force shall carry out the following activities either directly or via one or more of its constituent agencies:
$ \begin{array}{r} 17 \\ 18 \\ 19 \\ 20 \\ 21 \\ 22 \\ 23 \\ 24 \\ 25 \\ 26 \\ 27 \\ 28 \\ 29 \\ 30 \\ 31 \\ 32 \\ 33 \\ 34 \\ 35 \\ 36 \\ 37 \\ 38 \\ 39 \\ \end{array} $		 (1) Develop the State Plan. (2) Coordinate the implementation of the State Plan. (3) Coordinate the collection and sharing of human trafficking data among government agencies, which data collection shall respect the privacy of victims of human trafficking. (4) Coordinate the sharing of information between agencies for the purposes of detecting individuals and groups engaged in human trafficking. (5) Explore the establishment of state policies for time limits for the issuance of Law Enforcement Agency (LEA) endorsements as described in section 214.11(f)(1) of Chapter 8 of the Code of Federal Regulations. (6) Establish policies to enable state government to work with non-governmental organizations and other elements of civil society to prevent human trafficking and provide assistance to U.S. citizen and foreign national victims of human trafficking. (7) Review the existing services and facilities to meet the needs of victims of human trafficking and recommend a system that would coordinate such services, including but not limited to: health services, including mental health; housing; education and job training; English as a Second Language classes; interpreting services; legal and immigration services; and victim compensation.
40 41 42 43 44 45	Section 4.	It being immediately necessary for the preservation of the public peace and safety, an emergency is hereby declared to exist, by reason thereof this act shall take effect and be in full force from and after its passage and approval.

1	Oklahoma Intercollegiate Legislature 2^{nd} Session of the 44^{th} Legislature (2012)			
2 3	2 nd Session of the 44 th Legislature (2012)			
4	Senate Bill No. NS	U-004 By: Simmons, Alexandra (NSU)		
5	Senate Bill 100. 115	Harris-Till, Joshua (NSU)		
6 7		AS INTRODUCED		
8				
9 10		ng to Oklahoma Hazing Laws; providing short title; amending Title 21 O.S. and providing an effective date.		
11				
12	BE IT ENACTED E	BY THE STATE OF OKLAHOMA		
13 14	Castian 1	This set shall be known as the "I Asked Fault" Ast of 2012		
14 15	Section 1.	This act shall be known as the "I Asked For It" Act of 2012.		
16	Section 2.	AMENDATORY 21 O.S. 1995, Section 1190, is amended to read as		
17		follows:		
18				
19		A. No student organization or any person associated with any organization		
20		sanctioned or authorized by the governing board of any public or private		
21		school or institution of higher education in this state shall engage or		
22		participate in hazing.		
23 24		D Any having activity described in subsection E of this section your		
24 25		B. Any hazing activity described in subsection F of this section upon which the initiation or admission into or affiliation with an organization		
26		sanctioned or authorized by a public or private school or by any institution		
27		of higher education in this state is directly or indirectly conditioned shall		
28		be presumed to be a forced activity, even if the student willingly		
29		participates in such activity.		
30				
31		C. A copy of the policy or the rules and regulations of the public or private		
32 33		school or institution of higher education which prohibits hazing shall be given to each student enrolled in the school or institution and shall be		
33 34		deemed to be part of the bylaws of all organizations operating at the public		
35		school or the institution of higher education.		
36				
37		D. Any organization sanctioned or authorized by the governing board of a		
38		public or private school or of an institution of higher education in this state		
39		which violates subsection A of this section, upon conviction, shall be		
40		guilty of a misdemeanor, and may be punishable by a fine of not more		
41		than One Thousand Five Hundred Dollars (\$1,500.00) and the forfeit for a		
42 43		period of not less than one (1) year all of the rights and privileges of being an organization organized or operating at the public or private school or at		
43 44		the institution of higher education.		
45		the institution of inghot education.		
-				

1 E. Any individual convicted of violating the provisions of subsection A of 2 this section shall be guilty of a misdemeanor, and may be punishable by 3 imprisonment for not to exceed ninety (90) days in the county jail, or by 4 the imposition of a fine not to exceed Five Hundred Dollars (\$500.00), or 5 by both such imprisonment and fine. 6 7 F. For purposes of this section: 8 1. "Hazing" means an activity which recklessly or intentionally endangers the mental health or physical health or safety of a student for the purpose 9 10 of initiation or admission into or affiliation with any organization operating subject to the sanction of the public or private school or of any 11 12 institution of higher education in this state; 13 2. "Endanger the physical health" shall include but not be limited to any 14 brutality of a physical nature, such as whipping, beating, branding, forced calisthenics, exposure to the elements, forced consumption of any food, 15 16 alcoholic beverages as defined in Section 506 of Title 37 of the Oklahoma Statues, nonintoxicating beverage as defined in Section 163.2 of Title 37 17 of the Oklahoma Statues, drug controlled dangerous substance or other 18 substance, or any other forced physical activity which could adversely 19 20 affect the physical health or safety of the individual; and 3. "Endanger the mental health" shall include any activity, except those 21 22 activities authorized by law, which would subject the individual to extreme mental stress, such as prolonged sleep deprivation, forced 23 prolonged exclusion from social contact, forced conduct which could 24 result in extreme embarrassment, or any other forced activity which could 25 adversely affect the mental health or dignity of the individual. 26 27 28 This act shall become effective 90 days after passage and approval. Section 3.

29

1 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature			
3 4	Senate Bill No. OBU-001 By: Armstrong, Jacqueline (OBU			
5	Senate Bin 100. ODC	by: minstong, stequence (ODC)		
6				
7 8		<u>AS INTRODUCED</u>		
o 9	An act relat	ing to the Oklahoma DHS system; providing short title; providing for		
10		viding an effective date.		
11				
12	BE IT ENACTED B	SY THE STATE OF OKLAHOMA		
13				
14 15	Section 1:	This act shall be known as the "Oklahoma Department of Human Services		
15 16		Efficiency Reform"		
17	Section 2:	NEW LAW A new section of law to be codified in the Oklahoma Statutes		
18		to read as follows:		
19				
20		Up to date training will be given to all DHS workers do that their jobs will		
21		become more efficient.		
22 23		At least 30 more worker positions will be filled and trained to ease the		
23 24		work load of the existing workers per DHS facility, which would result in		
25		2,670 new workers total.		
26				
27		Regulations for reporting abuse, negligence, and any other harm to		
28		children or others will become tighter. Background checks will be		
29 20		conducted on employees and families into which children will be placed.		
30 31		Results for failure to report or knowingly putting a child in harm's way		
32		will be suspension or termination depending on the severity of the issue.		
33		will be suspension of termination depending on the sevency of the issue.		
34		Quarterly updates will be required by all DHS offices reporting the status		
35		of all reports made, the follow ups on these reports, and the actions taken		
36		on these reports to maintain efficiency and monitoring how the situations		
37		where handled.		
38 39	Section 3.	This act shall become effective 90 days after passage and approval.		
40	Section 5.	This act shall become effective 70 days after passage and approval.		

1		Oklahoma Intercollegiate Legislation		
2	2 nd Session of the 44 th Legislation			
3		Ũ		
4	Senate Bill No. OBU	J-002 By: Armstrong, Jacqueline (OBU)		
5				
6		AS INTRODUCED		
7				
8	An act relation	ng to the repair of public school buildings; providing short title; providing for		
9	codification and pro-	viding for an effective date		
10				
11	BE IT ENACTED B	BY THE STATE OF OKLAHOMA		
12				
13	Section 1:	This act shall be known as the "School Rehabilitation Act" of 2012.		
14				
15	Section 2:	NEW LAW A new section of law to be codified in the Oklahoma Statutes		
16		to read as follows:		
17				
18		The state of Oklahoma will survey all 1,831 schools and decide which		
19		ones are capable of being repaired.		
20				
21		Schools with the most need will be assisted immediately.		
22 23 24	:			
23		Seventy-five percent of the rehabilitation budget will go toward rebuilding		
		the infrastructures. The other twenty-five percent will go toward newer		
25		technologies, equipment, hiring teachers, workers, etc.		
26				
27	Section 3.	This act shall become effective 90 days after passage and approval.		
28				
29				

1	Oklahoma Intercollegiate Legislature		
2	2 nd Session of the 44 th Legislature (2012)		
3			
4	Senate Bill No. OBU	By: Bolen, Brodie (OBU)	
5 6		AS INTRODUCED	
0 7		<u>AS INTRODUCED</u>	
8	An act relatin	g to methamphetamine; providing short title; providing for codification and	
9	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 "Methamphetamine Act" of 2012.		
14			
15	Section 2:	NEW LAW A new section of law to be codified in the Oklahoma Statutes	
16 17		to read as follows:	
17		The Special Operations Troop and the Tactical Team of the Oklahoma	
18 19	Highway Patrol shall work in conjunction with local and county law		
20	enforcement agencies in order to take down clandestine labs and dealers;		
21	and the OBN, OSBI, and OHP provide training to county law enforcement		
22	so that they are more effective in their war on methamphetamines.		
23			
24	Section 3: This act shall become effective 90 days after passage and approval.		
25			

1 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)			
3				
4	Senate Bill No. OBU-004 By: Bolen, Brodie (OBU)			
5				
6		<u>AS INTRODUCED</u>		
7				
8		ng to the sale of pseudoephedrine; providing short title, providing for		
9 10	codification; providi	ng for penalties and providing an effective date		
10	ΒΕ ΙΤ ΕΝΔ<u></u>	BY THE PEOPLE OF THE STATE OF OKLAHOMA		
12	DE II LIMICILD D			
13	Section 1:	This act shall be known as the "Pseudoephedrine Act" of 2012.		
14		1		
15	Section 2: NEW LAW A new section of law to be codified in the Oklahoma Statute			
16	to read as follows:			
17				
18	A database shall be created to further restrict pseudoephedrine sales to			
19	those who use the drug for the illicit production of Methamphetamine; and			
20 21				
21 22	The individuals will be imputed into the database by the cashier swiping the customers ID card or driver's license; and			
22	the customers in card or driver's license; and			
23 24	The cashier must immediately report anyone who is restricted as directed			
25	by the database to the proper authorities; and			
26	· j ···· ·····························			
27	Section 3: Any cashier caught not following the rules by either not swiping the ID			
28	card or by not notifying the proper authorities face severe fines for			
29	themselves and their employees.			
30	a i t			
31	Section 4: This act shall become effective 90 days after passage and approval.			
32				

1 2 3	Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)			
4	Senate Bill No. OBU	By: Marks (OBU)		
5		AS INTRODUCED		
6 7	An act relating to education regulations; providing short title; providing for codification and providing an effective date.			
8	BE IT ENACTED B	Y THE STATE OF OKLAHOMA		
9	Section 1.	This act shall be known as the "Family Matters" Act of 2012		
10 11	Section 2.	NEW LAW A law to be codified in the Oklahoma Statutes to read as follows:		
12 13 14	All Oklahoma educational institutions will integrate a Relationships and Family Dynamics course as graduation requirement for high school level students (grades 10-12).			
15 16 17	The Relationships and Family Dynamics course may be provided under the category of either a Sociology or Psychology course as to be determined by the individual school's authority.			
18	This coursework must include but is not limited to:			
19 20 21 22 23	Section 3.	 Analysis of premarital, marital and family life and issues Firm foundation and understanding of marital functioning Development of a budget Healthy communication with partner This act shall become effective August 1, 2013. 		
24				

1 2 3	Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature 2012		
4	Senate Bill No. OBU	J- 006 By: Marks (OBU)	
5		AS INTRODUCED	
6 7	An act relating to wildlife protection regulations; providing short title; providing for codification and providing an effective date		
8	BE IT ENACTED BY THE STATE OF OKLAHOMA		
9	Section 4:	This shall be known as the "Don't Rattle the Snake" Act of 2012	
10 11	Section 5:	NEW LAW A law to be codified in the Oklahoma Statutes to read as follows:	
12 13 14	All snakes found on residential property or in any other environment that has the potential of causing harm to human beings will be removed by the Animal Control Services and placed in a safer environment is so possible.		
15 16 17		Individuals discovering a snake are to first analyze this severity of the situation and then act reasonably thereafter, first calling Animal Control if the situation allows.	
18 19	Section 6:	This act shall become effective 90 days after passage and approval.	

1	Oklahoma Intercollegiate Legislature			
2	2^{nd} Session of the 44^{th} Legislature (2012)			
3				
4	Senate Bill OCU-00	1	By: Senator Ramkumar, Naveen	
5			Senator Ayo-Odugbesan, Edwards	
6				
7				
8		AS INTROD	UCED	
9				
10	An act relatir	ng to employee anti-discriminat	ion; amending Section 954 of Title 74;	
11		providing for codification; pro	e e	
12	providing short due,	providing for countention, pro	fung un enfective duce.	
12	RE IT ENACTED B	Y THE STATE OF OKLAHO	MΔ	
13 14	DE II LIVACILD D	T THE STATE OF OREAHO		
14	Section 1.	This act shall be known as the	e "Gender Identity and Sexual Orientation	
15 16	Section 1.	Protection at the Workplace"	•	
10 17		Frotection at the workplace	Act 01 2012.	
	Section 2	AMENDATODY \$74.054	Discrimination in state amployment is to be	
18	Section 2.		Discrimination in state employment is to be	
19 20		amended to read as follows:		
20	66 T4 to 1 1		f_{1}	
21	• 1	• •	r agency of the State of Oklahoma, or any	
22	official or employee of the same for and on behalf of the State of Oklahoma: to refuse to			
23		• • •	qualified, on account of race, color, creed,	
24	national origin, age, handicap, <u>gender identity</u> , <u>sexual orientation</u> or ancestry; to discriminate for the same reasons in regard to tenure, terms, or conditions of employment;			
25		-		
26	• •	-	n solely for these reasons; to publish an offer	
27	1 1		to adopt or enforce any rule or employment	
28			yee; or to seek such information as to any	
29		1 0	e selection of personnel for training solely on	
30	such basis. These provisions shall be cumulative and in addition to existing laws relating			
31	to discrimination in the classified service."			
32				
33	Section 3.	This act shall become effective	ve 90 days after passage and approval.	
34				
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1			
2	Oklahoma Intercollegiate Legislature		
3	2^{nd} Session of the 44^{th} Legislature (2012)		
4			
5	Senate Bill OCU-002	By: Senator Vazquez, Jessica (OCU)	
6			
7			
8		AS INTRODUCED	
9			
10	An act relatin	g to the usage of tobacco products in a closed vehicle with minors;	
11		providing for exception; providing penalty and providing an effective date.	
12	I		
13	BE IT ENACTED B	Y THE STATE OF OKLAHOMA	
14			
15	Section 1.	This act shall be known as the "Hot-boxing" Act of 2012.	
16			
17	Section 2.	NEW LAW A new section of law to be codified in the Oklahoma Statutes	
18	to read as foll		
19	to read us roll	0 10 10 10 10 10 10 10 10 10 10 10 10 10	
20	The act of sm	oking tobacco products within a vehicle that contains minors will be	
21		der for smoking to be allowed within a vehicle, all the passengers must be of	
22		person(s) found smoking tobacco products in a vehicle with a minor will	
23		a fine of one-hundred and twenty-five dollars (\$125).	
24	be subject to t	The of one number and twenty five domais (ϕ 125).	
25			
26	Section 3.	This act shall become effective 30 days after passage and approval	
27	Section 5.	This act shall become effective 50 days after passage and approval	
28			
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1 2 3	Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)	
4 5 6	Senate Bill OCU-003	By: Senator Ayo-Odugbesan, Edwards Senator Alexander, Madison
7 8		AS INTRODUCED
9 10 11		g to horror movie commercials; providing short title; providing for iding an effective date.
12 13 14	BE IT ENACTED BY	Y THE STATE OF OKLAHOMA
14 15 16	Section 1.	This act shall be known as the "Peaceful Sleep at Night" Act of 2012.
17 18	Section 2. to read as follows:	NEW LAW A new section of law to be codified in the Oklahoma Statutes
19 20 21 22 23 24 25 26	commercials or Sexua	of our "innocent youths", it is hereby illegal to show horror movie ally suggestive commercials from 5am to 11:59pm in the state of he minds of out youths are so "innocent"
 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 	Section 3.	This act shall become effective 90 days after passage and approval.

1 2 3	Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)		
4	Senate Bill OCU-004 By: Alexander (OCU), Madison		
5 6 7	AS INTRODUCED		
7 8 9 10	An act relating to cruelty to animals; amending Title 21 O.S. 1685 and providing an effective date.		
10 11 12	BE IT ENACTED BY THE STATE OF OKLAHOMA		
13	Section 1. AMENDATORY 21 O.S. 1685 is amended to read as follows:		
14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	Any person who shall willfully or maliciously torture, destroy or kill, or cruelly beat or injure, maim or mutilate any animal in subjugation or captivity, whether wild or tame, and whether belonging to the person or to another, or deprive any such animal of necessary food, drink, shelter, or veterinary care to prevent suffering; or who shall cause, procure or permit any such animal to be so tortured, destroyed or killed, or cruelly beaten or injured, maimed or mutilated, or deprived of necessary food, drink, shelter, or veterinary care to prevent suffering; or who shall willfully set on foot, instigate, engage in, or in any way further any act of cruelty to any animal, or any act tending to produce such cruelty, shall be guilty of a felony and shall be punished by imprisonment in the State Penitentiary <u>of at least thirty (30) days per animal, not to exceed six (6) months per animal mot exceeding five (5) years, or by imprisonment in the county jail <u>of at least fifteen</u> (15) days per animal, not to exceed ninety (90) days per animal not exceeding five (1) year, or by a fine <u>of at least Five Thousand Dollars (\$5,000.00) per animal, not to exceed Ten Thousand Dollars (\$10,000.00) per animal not exceeding Five Thousand Dollars (\$5,000.00). Any animal so maltreated or abused shall be considered an abused or neglected animal. Section 2. This act shall become effective ninety (90) days after passage and approval</u></u>		
45 46			

1	Oklahoma Intercollegiate Legislature			
2 3	2 nd Session of the 44 th Legislature (2012)			
3				
4	Senate Bill OCU-00	By: Senator Ray, Lavetra (OCU)		
5				
6				
7		AS INTRODUCED		
8				
9	An act relating to ex	cemptions for legislators; providing short title; providing for codification;		
10		ies and providing an effective date.		
11	1 0 1			
12	BE IT ENACTED E	BY THE STATE OF OKLAHOMA		
13				
14	Section 1.	This act shall be known as the "No Special Advantages for Legislators"		
15		Act of 2012.		
16				
17	Section 2.	NEW LAW A new section of law to be codified in the Oklahoma Statutes		
18		to read as follows:		
19				
20		State legislators shall not give themselves exemptions from legislation		
21		they pass or policy decisions they make. They shall not give themselves		
22		special benefits through legislation or policy decisions. It will apply		
23		retroactively to all legislation not enacted by majority popular vote.		
24				
25		A board of non-elected citizens will monitor proposed laws and policies		
26		for compliance with this law and determine penalties, including		
27		imprisonment, fines, forfeiture, and ineligibility for public office.		
28		imprisonment, intes, forfeiture, and mengionity for public office.		
29	Section 3.	This act shall become effective 90 days after passage and approval.		
30	Section 5.	This det shah become encentre 50 days arter passage and approval.		
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1 2 3	Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)		
4	Senate Bill No. OPSU-001 By: Dye, Eva (OPSU)		
5 6	AS INTRODUCED		
7 8	An est relating to prohibition of unattractive featurers providing short titles providing for		
8 9 10	An act relating to prohibition of unattractive footwear; providing short title; providing for codification; providing for penalties; providing for exemptions and providing an effective date.		
10 11 12	BE IT ENACTED BY THE STATE OF OKLAHOMA		
12 13 14	Section 1. This act shall be known as the "Foam Clogs Aren't Hot" Act of 2012.		
14 15	Section 2. NEW LAW A new section of law to be codified in the Oklahoma Statutes		
16 17	to read as follows:		
17	All persons at or above the age of eighteen (18) shall be prohibited from wearing Crocs TM		
19 20	foam clogs or any imitation of Crocs [™] foam clogs, hereby referred to as "Crocs," in		
20 21	public view.		
22	A board, hereby referred to as the "Fashion Police," shall be formed for the purposes of		
23 24	evaluating offenses and issuing the appropriate penalties. The Fashion Police shall consist of five (5) members selected by the senate. These five (5) members shall determine one		
25	(1) member to serve as chairperson of the Fashion Police.		
26 27	Section 3. Penalties:		
28			
29 30	Any person found in violation of the prohibition shall appear before the Fashion Police to discuss the offense. The Fashion Police shall determine which of three (3) levels of		
31	violation the perpetrator has committed. The qualifications for these levels shall be at the		
32 33	discretion of the Fashion Police. The levels are as follows:		
34	A. Level one (1): a written warning.		
35 36	B. Level two (2): a fine of two hundred dollars (\$200) or twenty (20) hours of community		
37	service.		
38 39	C. Level three (3): a fine of two hundred dollars (\$200) and twenty (20) hours of		
40	community service.		
41 42	Section 4. Exemptions:		
42 43	Section 4. Exemptions:		
44 45	Any person wearing Crocs in a garden or hospital shall be exempt from the prohibition.		
45 46 47	Section 5. This act shall become effective 90 days after passage and approval.		

1	Oklahoma Intercollegiate Legislature			
2	2 st Session of the 44 th Legislature (2012)			
3				
4	Senate Bill No. OPSU-002By: Lowman, Liz (OPSU)			
5				
6	<u>AS INTRODUCED</u>			
7 8	An est relating to incomposition of print recovered in elementary education, providing			
o 9	An act relating to incorporation of print resources in elementary education; providing short title; providing for codification; and providing an effective date.			
9 10	short the, providing for counteation, and providing an effective date.			
10	BE IT ENACTED BY THE STATE OF OKLAHOMA			
12	DE II EIMETED DI THE SIMIE OF OKEMIOWA			
13	Section 1. This act shall be known as the "Back to Basics" Act of 2012.			
14				
15	Section 2. NEW LAW A new section of law to be codified in the Oklahoma Statutes			
16	to read as follows:			
17				
18	Students must learn the fundamentals of learning and research through print resources,			
19	including but not limited to books, periodicals, and journals, before technology is applied			
20	to learning and research practices.			
21				
22	The State Board of Education shall impose specific requirements and penalties at their			
23	discretion.			
24 25	Section 2 This act shall become affective the following school year after passage			
25 26	Section 3. This act shall become effective the following school year after passage			
20 27	and approval.			
<i>∠</i> I				

1				
2	Oklahoma Intercollegiate Legislature			
3	2^{nd} Session of the 44 th Legislature (2012)			
4				
5	Senate Bill No. OSU	-001	By: Baser, Sean (OSU)	
6				
7		AS INTRODUCED		
8				
9	An act relatin	g to ammunition control in the State of	Oklahoma; providing short title;	
10	providing for codific	ation; providing definitions; providing	for penalties; providing for	
11	nullification; and pro	viding an effective date.		
12				
13	BE IT ENACTED B	Y THE STATE OF OKLAHOMA		
14				
15	Section 1.	This act shall be known as the "Time	for Change" Act of 2012.	
16				
17	Section 2.	NEW LAW A new section of law to l	be codified in the Oklahoma Statutes	
18	to read as foll	ows:		
19				
20		residents will be required to be at leas		
21	Oklahoma to purchase ammunition for any firearm. Any Oklahoma resident will now be			
22	allowed to only purchase a singular package worth of ammunition every 1 month period.			
23	The Oklahoma state wild life department will be allowed to issue a 1 year pass to waive			
24	the 1 month limitation for 6 months and that the pass may be redeemed the following year. This one year pass will allow citizens in the state of Oklahoma above 18 years of			
25	year. This one year pass will allow citizens in the state of Oklahoma above 18 years of age to purchase a maximum of 5 max packages of ammunition at any given store			
26	• •			
27	location. Any Oklahoma resident will not be allowed to purchase a firearm and ammunition within at least two weeks of the buying of each. The state of Oklahoma will			
28	ammunition within at least two weeks of the buying of each. The state of Oklahoma will only allow Oklahoma based ammunition companies to sall their may packages in sets of:			
29	only allow Oklahoma based ammunition companies to sell their max packages in sets of: 40 bullets for rifles 50 bullets for handgung, and 30 shells for shotgung. This law does			
30	40 bullets for rifles, 50 bullets for handguns, and 30 shells for shotguns. This law does not apply to the use of crossbows or any non-gunpowder based weapon.			
31	not apply to t	ie use of crossbows or any non-gunpov	vder based weapon.	
32	Section 2	DEFINITIONS		
33 24	Section 5.	DEFINITIONS		
34 25	Einoonno Any	rifle handour shotour automatic or	otherwise specified deadly weepen	
35 36		rifle, handgun, shotgun, automatic, or nechanics of a gun.	Supervise specified deadily weapon	
30 37		- What the ammunition company serve	a as its maximum peakegs in any	
38	given location	1 1	s as its maximum package in any	
38 39	given location	l.		
40	Section 4.	PENALTIES		
40 41	Section 4.	FENALTIES		
42	Any person f	ound in violation of any of the codificat	ions of this law shall face a \$1000	
42 43	v 1	5 years jail sentence with option of pa		
43 44		5 years jan sentence with option of pa	1010.	
45	Section 5.	Any conflicting acts preceding this a	ct are hereby pullified	
46	500001 5.	They contricting acts preceding this a	reaction in the second s	

1		
2	Section 6.	This act shall become effective 1 year after passage and approval.
2		

1 2		Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)	
3 4	Senate Bill No. OSU	J-002 By: Baser, Sean (OSU)	
5		•	
6		AS INTRODUCED	
7			
8	An act relating to Equal Education; providing short title; providing for codification and declaring		
9	an emergency.		
10			
11 12	BE IT ENACTED B	BY THE STATE OF OKLAHOMA	
12	Section 1.	This act shall be known as the "Trapped with an E-Meter at Level OT 9"	
13 14	Section 1.	Act of 2012.	
15			
16	Section 2.	NEW LAW A new section of law to be codified in the Oklahoma Statutes	
17		to read as follows:	
18			
19		The Oklahoma Legislature finds that an important purpose of science	
20		education is to inform students about scientific evidence and to help	
21		students develop critical thinking skills they need in order to become	
22 23		intelligent, productive, and scientifically informed citizens. The Oklahoma	
23 24		Legislature further finds that the teachings and ideas on the creation of the world by L. Ron Hubbard in Dianetics: The Modern Science of Mental	
24 25		Health shall be required to be taught in science and history classes K-12.	
26		Thearth shar be required to be taught in science and instory classes in 12.	
27	Section 3.	It being immediately necessary for the preservation of the public peace,	
28		health and safety, an emergency is hereby declared to exist, by reason	
29		whereof this act shall take effect and be in full force from and after its	
30		passage and approval.	
31			

1	Oklahoma Intercollegiate Legislature		
2	2 nd Session of the 44 th Legislature (2012)		
3 4	Senate Bill No. OSU-003 By: Beran, Adam (OSU)		
5	Senate Din No. 050-005 Dy. Derail, Adam (050)		
6	AS INTRODUCED		
7			
8	An act relating to create two nuclear power plants; providing short title; providing for		
9	definitions; providing for codification and providing an effective date.		
10 11			
11 12	BE IT ENACTED BY THE STATE OF OKLAHOMA		
12	Section 1. This act shall be known as the "Nuclear Energy" Act of 2012.		
14			
15	Section 2. DEFINITIONS: Nuclear power plant- any energy producing plant that		
16	heats water through the process of nuclear reactions		
17			
18	Section 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes		
19	to read as follows: This act will cause a 1% increase in income tax for the creation of two		
20 21	state-run, thorium nuclear power plants in Oklahoma.		
21	This act also establishes an eleven member board to oversee this project and its		
22	maintenance. The members will be chosen as follows: four from the state legislature,		
24	four from the state judiciary, and three from the state executive.		
25			
26	Section 4. This act shall become effective 90 days after passage and approval.		
27			

1 2 3	Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)		
4	Senate Bill No. OSU-004 By: Beran, Adam (OSU)		
5 6 7	AS INTRODUCED		
8 9 10 11	An act relating to control population and increase abundance of organ donations; providing short title; providing for definition; providing for penalties: 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 "Most Dangerous Game" Act of 2012.		
16	Section 2. DEFINITIONS		
17	a. Government official- an individual who is paid by the state or federal budget		
18	b. Warden- appointed law enforcement that ensure all regulations are adhered to		
19	c. Day-light hours- official posted times of sunrise and sunset posted to represent		
20	appropriate amounts of light		
21	d. Clean kill- any shot with the intent to kill an individual instantly (e.g. a headshot or		
22	shot to the heart)		
23			
24	Section 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes		
25	to read as follows: During the second week of April, a human hunting season will be		
26	open and shall be considered a state holiday for all intents and purposes. Individuals can		
27	only participate if they have had a hunting safety course, no criminal record, and a		
28	thorough background check. Tags will be available at local town halls and will be		
29	proportionate to the populace in the area to the total number of tags in the state.		
30			
31	Gun restrictions in city limits shall be temporarily suspended for the hunt. Any individual		
32	caught in public during official daylight hours is considered fair game. One may not		
33	attempt to shoot someone of private property, but may pursue a wounded individual to		
34	claim the body or finish the kill. All shots must be intended to clean kills, not to wound.		
35	These has size a bill the bouten damage and and success and and success here the backs into a		
36	Upon bagging a kill, the hunter dons a red and orange vest and must bring the body into a		
37 38	designated harvesting area, namely hospitals and morgues. Vested individuals must not		
30 39	be impeded.		
39 40	Defense Clause: If one is attacked, can repel the attack, and successfully kill the		
40 41	aggressor, a person may turn in the aggressor's body with their own tag. Unlicensed		
42	individuals may evoke this right as well.		
43	merriduus muy evoke uns right us wen.		
44	Section 5. PENALTIES:		
45	Anyone caught shooting an individual on private property, in the home (even if it's		
46	another's home, warranted that they are permitted), shooting a Warden, government		

1	official or vested hunter, making an unclean kill without immediate correction, or		
2	committing an all-around inhumane kill, normal law applies and person will arrested for		
3	first degree murder. Normal penalties still apply for illegal weapons and robbery.		
4			
5	Section 6.	This act shall become effective 90 days after passage and approval.	
6			
7			
8			

1 2 3		Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)
4	Senate Bill No. OSU	J-005 By: Beran, Adam (OSU)
5 6		AS INTRODUCED
7 8 9		e allowance prisoners to compete in combative games for freedom; providing for codification and providing an effective date.
10 11 12	BE IT ENACTED B	Y THE STATE OF OKLAHOMA
13	Section 1.	This act shall be known as the "Are You Not Entertained" Act of 2012.
14 15 16 17 18 19	Section 2.	NEW LAW A new section of law to be codified in the Oklahoma Statutes to read as follows: Prisoners with sentences of over thirty (30) years and between the ages of twenty (20) and forty (40) to compete in combative games for reductions to their sentence. Each victory won will result in removal of ten (10) years of their sentence.
20 21 22 23 24 25 26 27		All games will be held at the Lazy-E Area once a month and will be both televised and hold live audiences. The games will be performed using blunted and padded weapons and will be done in the style of Roman gladiators, without the animal fighting. This includes free-for-all melee, naval battles, one-on-one combat, and themed combat. Victory is assumed when only one combatant is still standing.
27 28 29 30 31 32 33 34	Section 3.	Killing of competitors is not permitted, and any prisoner to do so forfeits victory, can no longer participate, and will be tried for first degree murder.All profits from tickets will go back into prisoner education and training of vocational skills.This act shall become effective 90 days after passage and approval.
33	Section 3.	This act shall become effective 90 days after passage and approval.

1 2		Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)
3 4	Senate Bill No. OS	U 006 By: Boron Adam (OSU)
4 5	Senate Din No. US	U-006 By: Beran, Adam (OSU)
6		AS INTRODUCED
7		
8 9	• •	risons and the requirements of prisoners; providing short title; providing for oviding an effective date.
10		
11	BE IT ENACTED E	BY THE STATE OF OKLAHOMA
12 13	Section 1	This act shall be known as the "Drisoners" Act of 2012
13 14	Section 1.	This act shall be known as the "Prisoners" Act of 2012.
14	Section 2.	NEW LAW A new section of law to be codified in the Oklahoma Statutes
16		to read as follows: Prisoners shall work at least eighty (80) hours per
17		month, sixty (60) of which go into the community. Adjustments will be
18		made to compensate for medical issues and for good behavior if they are
19		over fifty (50) percent their sentence.
20		
21		Prison cells will only have the bare necessities including a toilet, a bed,
22 23		sheets, a chair, a desk, sink, storage space, and a window if allowed.
23 24		Books, magazines, and games are allowed if they don't contain violent or controversial behavior that may incite negative actions. Newspapers will
2 4 25		be provided and televisions with local and national news will be in public
26		workout or dining areas.
27		
28		Privileges for good behavior will now only be able to be applied during
29		the second half of their sentence. Prisoners will only be allowed to be
30		released early if they serve this same first half and must serve half of their
31		remaining sentence, making it a three quarters $(3/4)$ the original. Negative
32		behavior will now be punishable with extra labor and loss leisure time.
33 34		During the twenty (20) hours of work not going to the community,
34 35		prisoners will be working with a trade skill, being taught if one not know.
36		They will be able to put aside half of these earning into an account set
37		aside for them.
38		
39	Section 3.	This act shall become effective 90 days after passage and approval.
40		

1	Oklahoma Intercollegiate Legislature
2 3	2 nd Session of the 44 th Legislature (2012)
3 4	Senate Bill No. OSU-007 By: Butler, Baylee (OSU)
5	Schale Bir No. 050 007
6	AS INTRODUCED
7	
8	An act relating to requiring communication of mammographic breast density information to
9	patients; providing short title; amending Title 36 O.S. 6060, Section B: and providing an
10	effective date.
11	
12 13	BE IT ENACTED BY THE STATE OF OKLAHOMA
13 14	Section 1. This act shall be known as the "How Dense Are You?" Act of 2012.
15	Section 1. This act shall be known as the Trow Dense Are Tou. Act of 2012.
16	Section 2. AMENDATORY 36 O.S. 6060, Section B, is amended to read as
17	follows:
18	
19	B. 1. Any female thirty-five (35) through thirty-nine (39) years of age shall be entitled
20	pursuant to the provisions of this section to coverage for a mammography screening once
21	every five (5) years.
22	2 Any formula forty (40) wears of any or older shall be articled surgeout to the provisions
23 24	2. Any female forty (40) years of age or older shall be entitled pursuant to the provisions of this section to coverage for an annual mammography screening.
24 25	of this section to coverage for an annual maninography screening.
26	3. Such guidelines shall also require the licensed facility or physician's office where
27	mammography services are performed to (i) include information on breast density in
28	mammogram letters sent to patients pursuant to regulations implementing the
29	Mammography Quality Standards Act promulgated by the U.S. Food and Drug
30	Administration, and (ii) include in letters sent to patients who have dense breast tissue, as
31	determined by the interpreting physician based on standards promulgated by the
32	American College of Radiology, the following notice:
33 24	"Your mammogram demonstrates that you may have dense breast tissue, which
34 35	can hide cancer or other abnormalities. You might benefit from supplementary screening tests, which can include a breast ultrasound screening or a breast magnetic resonance
35 36	imaging (MRI) examination, or both, depending on your individual risk factors. A report
37	of your mammography results, which contains information about your breast density, has
38	been sent to you referring physician's office, and you should contact your physician if
39	you have any questions or concerns about this report."
40	
41	Section 3. This act shall become effective 90 days after passage and approval.
42	

1	Oklahoma Intercollegiate Legislature
2	2 nd Session of the 44 th Legislature (2012)
3	
4	Senate Bill No. OSU-008By: Butler, Baylee and Larsen, Evyn (OSU)
5	
6	<u>AS INTRODUCED</u>
7	
8	An act relating to the banning of fast food restaurants near public schools; providing for
9	definitions; providing 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 "Healthy Choice" Act of 2012.
14	
15	Section 2. DEFINITIONS:
16	
17	a. Fast food: any easily processed meal, typically made in bulk, that is served in
18	restaurants as a quick meal or to be taken away. Foods tend to be high in fat, sugar,
19	salt and calories, energy dense, and low in nutrition.
20	b. Restaurant: a business establishment where meals or refreshments may be purchased
21	by the public.
22	Continue 2 NEW LAW A mere continue of low to be an different to the Object one Statester
23	Section 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes
24 25	to read as follows:
25	Upon passage and publication fast food restaurants shall be barned from anoning and
26	Upon passage and publication, fast food restaurants shall be banned from opening and
27	operating within 450 yards of a public school. Any fast food restaurants currently
28 29	operating at the time of passage shall not be affected.
29 30	Section 4. This act shall become effective 90 days after passage and approval.
30 31	Section 4. This act shan become effective 90 days after passage and approval.
51	

1 2 3		Oklahoma Intercollegiate Legislature 2nd Session of the 44th Legislature (2012)	
5 4 5	Senate Bill No. OSU	-009 Merit, Michael (OS	U)
6 7		AS INTRODUCED	
8 9 10	-	ling a leave of absence for Oklahoma student veterans; providing short title; inition; providing for new law; providing for codification and providing an effective	ve
11 12 13	BE IT ENACTED BY	Y THE STATE OF OKLAHOMA	
14 15 16	Section 1.	This act shall be known as the Oklahoma Student Veteran Leave of Absence Ac of 2012.	ct
17 18	Section 2.	DEFINITION:	
19 20		Institution for Higher Education: any institution supported wholly or in part by direct legislative appropriations and offering courses of education of any kind	
21 22 23 24 25		beyond or in addition to the twelfth grade, or its equivalent, as such grade is generally understood and accepted in the public school system of Oklahoma, whether called a university, college, junior college, school or academy; or any private, denominational or other institution of the same type as a state	
25 26 27		educational institution except that it is not supported wholly or in part by direct legislative appropriations.	
28 29	Section 2.	NEW LAW A new section of law to be codified in 72 O.S. § 48.2 unless there created a duplication in numbering, reads as follows:	is
30 31 32 33 34 35 36 37 38		All student veterans of any institution for higher education, who are members, either officers or enlisted, of the Reserve Components, to include the Army and Air National Guard and the Army, Navy, Air Force, Marine Corps, and Coast Guard Reserves, or any other component of the Armed Forces of the United States, shall, when ordered by the proper authority to active or inactive duty or service, be entitled to a leave of absence from such institution for higher education and granted one the following options:	
39 40 41 42 43		1: A withdrawal from and refund for any or all classes for the period of such service without penalty to admissions status, grade point average loss of any or all state and/or institutional financial aid that the student veteran is or may be receiving; or	or
43 44 45 46 47 48 49 50 51		2: An incomplete grade for any or all classes for the period of such service, with the requirement of completing all classes receiving such grade, upon return from active duty provided that no less than fifty percent (50%) of all class work has been completed prior to activation, without penalty to admissions status, grade point average or loss of any or all state and/or institutional financial aid that the student veteran is o may be receiving.	V

1 2		The durational limit of protected military service as provided for in this section shall not be less than that provided by federal law.
3		
4		If any institution for higher education fails to comply with the provisions of this
5		section, the student veteran may bring an action in district court for actual and
6		compensatory damages for such noncompliance and may be granted such relief
7		as is just and proper under the circumstances.
8		
9	Section 4.	It being necessary to protect student veterans who still serve and who wish to
10		further their education, this act shall become effective one (1) year after its
11		passage and approval.
12		

1 2 3	Oklahoma Intercollegiate Legislature 2nd Session of the 44th Legislature (2012)
4 5	Senate Bill No. OSU-010 Merit, Michael (OSU)
5 6 7	AS INTRODUCED
8 9 10	An act relating to amending Title 72 of the Oklahoma Statutes; providing short title; providing for amendment of current law; providing for codification and providing an effective date.
11	BE IT ENACTED BY THE STATE OF OKLAHOMA
12 13 14 15	Section 1. This act shall be known as the Service Member Impersonating Penalties Act of 2012.
16	Section 2. AMENDATORY. 72 O.S. 2005 § 6.1-6.3 is amended to read as follows:
$\begin{array}{c} 17\\18\\19\\20\\21\\22\\23\\24\\25\\26\\27\\28\\29\\30\\31\\32\\33\\34\\35\\36\\37\\38\\39\\40\\41\\42\\43\\44\\45\end{array}$	 § 6.1 Penalties for Impersonating Member of Veteran of the Armed Forces by Wearing Medals or Decorations A. Any person who knowingly with intent to impersonate and with intent to deceive, misrepresents himself or herself as a member or veteran of the United States Armed Forces by wearing any decoration or medal authorized by the Congress of the United States for the Armed Forces of the United States, or any of the service medals or badges awarded to the members of such forces, or the ribbon, button, or rosette of any such badge, decoration or medal, or any colorable imitation thereof, except when authorized under regulations as authorized by the applicable federal law, shall be guilty of a misdemeanor felony and shall be fined One Hundred Dollars (\$100.00) Five Thousand Dollars (\$5,000.00) per offense or be imprisoned in the county jail for a period of not more than six (6) months two (2) years per offense or both. B. B. If a decoration or medal involved in an offense under subsection A of this section is a Congressional Medal of Honor, the offender shall upon conviction be guilty of a fieldony and fined an amount not to exceed Five Thousand Dollars (\$5,000.00) Ten Thousand Dollars (\$10,000) per offense or be imprisoned in the county jail for a period of not more than one (1) year five (5) years, or both. C. If a person presents any falsified or altered document as proof of service or authorization for decoration or medal, such person shall be guilty of a felony and fined an amount not to exceed Five Thousand Dollars (\$5,000.00) rent for a period of not more than one (1) year five (2) years per offense. § 6.2 Penalties for Impersonating Member of Veteran of the Armed Forces by
46 47 48 49 50 51	Wearing Uniform or Distinctive Part Thereof Whoever, in any place within the jurisdiction of the State of Oklahoma, without authority as defined in the United States Code, wears the uniform or any distinctive part thereof or anything similar to a distinctive part of the uniform of any of the Armed Forces of the United States, Public Health Service or any auxiliary of such, with the intent to deceive

1		by impersonating a member of the Armed Forces or a veteran, shall be
2 3		guilty of a misdemeanor felony and fined an amount not to exceed One They and Dellars (\$1,000,00) Fina They and Dellars (\$5,000,00) nor
		Thousand Dollars (\$1,000.00) Five Thousand Dollars (\$5,000.00) per
4		offense or be imprisoned in the county jail for a period of not more than
5		one (1) year two (2) years per offense or both.
6		
7		§ 6.3 Unlawful Manufacture, Reproduction, Sales, or Purchases of Veteran's
8		Medal, Emblem, or Insignia
9		A. Whoever knowingly manufactures, reproduces, sells or purchases for
10		resale, either separately or on or appended to, any article of
11		merchandise manufactured or sold, any badge, medal, emblem, or
12		other insignia or any colorable imitation thereof, of any veterans'
13		organization incorporated by enactment of the Congress of the
14		United States, or of any organization formally recognized by any
15		such veterans' organization as an auxiliary of such veterans'
16		organization, or knowingly prints, lithographs, engraves or otherwise
17		reproduces on any poster, circular, periodical, magazine, newspaper,
18		or other publication, or circulates or distributes any such printed
19		matter bearing a reproduction of such badge, medal, emblem, or
		other insignia or any colorable imitation thereof, except when
21		authorized under rules and regulations prescribed by any such
22		organization, shall be guilty of a misdemeanor felony and fined an
23		amount not to exceed Five Hundred Dollars (\$500.00) Five
24		Thousand Dollars (\$5,000.00) per offense or be imprisoned in the
25		county jail for a period of not more than one (1) year two (2) years
26		per offense or both.
27		B. As used in subsection A of this section, "sells" includes trades,
28		barters, or exchanges anything of value.
20		ourters, or exchanges anything of varie.
20 21 22 23 24 25 26 27 28 29 30 31	Section 4.	It being necessary to protect the public from criminals who take advantage of the
31	Secuoli 4.	public's sympathy and care toward its honored veterans, this act shall become
32		effective immediately after its passage and approval.
54 22		encenve miniculately after its passage and approval.
33		

1 2 3		Oklahoma Intercollegiate Legislature 2nd Session of the 44th Legislature (2012)
4	Senate Bill No. OSU-	011 Merit (OSU)
5 6		AS INTRODUCED
7 8 9 10 11	amendment of	to amending the Oklahoma G.I. Bill; providing short title; providing for current law; providing for codification and providing an effective date. THE STATE OF OKLAHOMA
12		
13 14	Section 1.	This act shall be known as the Oklahoma G.I. Bill Act of 2012.
15 16	Section 2.	AMENDATORY. 72 O.S. 1974 § 301-307 is amended to read as follows:
16 17 18		§ 301. Short Title. This act may be cited as the "Oklahoma G.I. Bill."
19 20 21 22 23 24 25 26		§ 302. Tuition-free career and technology education – Exception. Any Oklahoma veteran, or the child of any Oklahoma veteran who is missing in action or a prisoner of war, shall be entitled to attend any state-supported technology center school in the State of Oklahoma operating under the State Board of Career and Technology Education without the payment of tuition. The Oklahoma State University Institute of Technology-Okmulgee shall be excluded from the provisions of this
27 28 29		act. § 303. Eligibility of veterans.
30 31 32 33 34 35 36		 In order for a veteran to qualify for the benefits provided in this act, the applicant must: 1. Have an honorable discharge from the armed forces of the United States of America; 2. Have served a minimum of eighteen (18) consecutive months' active duty between the dates of August 10, 1964, and December 31, 1976, or shall have been discharged with a service connected disability;
 37 38 39 40 41 42 43 		 Be able to establish that he or she was a bona fide resident of the State of Oklahoma at the time of entry into the military service; Accept the benefits of free tuition within fifteen (15) years following his <u>or her</u> discharge or release from the armed forces; and Satisfy the entrance and eligibility requirements imposed by the technology center school.
43 44 45 46 47 48 49 50 51		 § 304. Number of months. Each qualified veteran shall be entitled to one (1) month's tuition-free schooling for each month of active duty service between the dates of August 10, 1964, and December 31, 1976, with a maximum of thirty-six (36) months tuition-free schooling. Time spent in reserve status with the Oklahoma National Guard or various other reserve components of the United States Military shall not be considered as active duty time.

1 2		 § 305. Eligibility of descendants of servicemen. service members. A. To qualify for the benefits of free tuition the descendant of a
3		serviceman service member must:
4		1. Prove his his or her relationship to the missing or capture parent;
5		and
6		2. Satisfy the entrance and eligibility requirements imposed by the
7		technology center school.
8		B. Free tuition shall not exceed a period of more than thirty-six (36)
9		months for qualified descendants; however, tuition shall be available
10		only while the parent of the descendant is missing in action or a
11		prisoner of war or until the descendant reaches the age of twenty-
12		three (23) years, whichever is the shorter period of time.
13		
14		§ 306. Quota System.
15		In the event that any technology center school is being seriously
16		handicapped in its ability to provide an education or training for all of its
17		students as a result of a disproportionate amount of tuition-free students,
18		then the administrative officer of such school shall certify as to the
19		handicapped condition to the State Board of Career and Technology
20		Education who shall be permitted to establish a quota system for the
21		institution. A schedule of guidelines and priorities shall be established
22		for taking students, as well as limiting the number of tuition-free students
23		who may enroll. The excess number of applicants may enroll in some
24		other state-supported technology center school which has not reached a
20 21 22 23 24 25 26 27 28 29 30		critical level of tuition-free students.
26		
21		§ 307. Benefits prohibited in certain instances. A second provide the second
28		Any person whose tuition is paid directly to the institution by any other
29		governmental agency shall not be entitled to the benefits of this act.
3U 21	Castion 1	It has a second to undet the advectional amounturity offended to Oblahama
31	Section 4.	It being necessary to update the educational opportunity afforded to Oklahoma
32 22		student veterans through the Oklahoma G.I. Bill, this act shall become effective
32 33 34		one (1) year after its passage and approval.
34 25		
35		

1 2 2		Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)
3 4 5	Senate Bill No. OSU	J-012 By: Chaney, Tucker (OSU)
5 6		AS INTRODUCED
7 8 9 10	0	he ban of sugary drinks in food service establishments; providing short title; cation; providing for definitions; and providing an effective date.
10 11 12	BE IT ENACTED F	BY THE STATE OF OKLAHOMA
13 14	Section 1.	This act shall be known as the "Small Sips" Act of 2011.
14 15 16	Section 2.	NEW LAW A new section of law to be codified in the Oklahoma Statutes to read as follows:
17 18 19 20 21		 A. Sugary drinks. A food service establishment may not sell, offer, or provide a sugary drink in a cup or container that is able to contain more than 16 fluid ounces. B Self-service cups. A food service establishment may not sell, offer, or
22 23	~	provide to any customer a self-service cup or container that is able to contain more than 16 fluid ounces.
24 25 26	Section 3.	Definitions: A. Sugary drink means a carbonated or non-carbonated beverage that: 1. is non-alcoholic;
27 28		2. is sweetened by the manufacturer or establishment with sugar or another caloric sweetener; and
29 30 31		3. has greater than 25 calories per 8 fluid ounces of beverage;B. Self-service cup - A cup or container provided by a food service establishment that is filled with a beverage by the customer.
32 33 34	Caption 4 This	ant shall become offective 00 down often reasons and emmousl
34 35	Section 4. This	act shall become effective 90 days after passage and approval.

1	Oklahoma Intercollegiate Legislature
2	2^{nd} Session of the 44 th Legislature (2012)
3	
4	Senate Joint Resolution No. OSU - 101By: Larsen, Evyn (OSU)
5 6	AS INTRODUCED
7	
8	A joint resolution amending the state constitution relating to the membership of the
9	Board of Regents for the Oklahoma Agricultural and Mechanical Colleges; amending Article 6,
10	O.C. 6, SECTION VI-31a; amending Article 6, O.C. 6, SECTION VI-31; providing for a ballot
11	title, and providing for filing.
12	tito, and providing for ming.
13	BE IT RESOLVED BY THE SENATE AND THE HOUSE OF REPRESENTATIVES OF THE
14	2ND SESSION OF THE 44 th OKLAHOMA LEGISLATURE
15	
16	SECTION 1. The Secretary of State shall refer to the people for their approval or
17	rejection, as and in the manner provided by law, the following proposed amendment to the
18	Oklahoma Constitution by amending Sections 31 and 31a to Article VI to read as follows:
19	Skulonia Constitution by anonang Sections 51 and 514 to 1111010 v1 to 1044 as 1010 v5.
20	Section VI-31. Creation and membership Status, authority and duties. Oklahoma State
21	Board of Agriculture – Creation, membership, status, authority, and duties
22	A Board of Agriculture is hereby created to be composed of five members all of whom
23	shall be farmers and shall be selected in the manner prescribed by law.
24	Said Board shall be maintained as a part of the State government, and shall have
25	jurisdiction over all matters affecting animal industry and animal quarantine regulation, and shall
26	be the Board of Regents of all State Agricultural and Mechanical Colleges, and shall discharge
27	such other duties and receive such compensation as now is, or may hereafter be, provided by
28	law. The President of the State Board of Agriculture must also serve on the Board of
29	Regents for the Oklahoma Agricultural and Mechanical Colleges during his or her term.
30	
31	Section VI-31a. Board of Regents for agricultural and mechanical schools and colleges -
32	Members - Vacancies - Removal - Terms. Board of Regents for the Oklahoma Agricultural
33	and Mechanical Colleges – Establishment, Membership, Appointment, Terms, Vacancy,
34	Powers, and Duties
35	There is hereby created a Board of Regents for the Oklahoma Agricultural and Mechanical
36	Colleges. and all Agricultural and Mechanical Schools and Colleges maintained in whole or in
37	part by the State. The Board shall consist of nine (9) twelve (12) members: , eight (8) nine (9)
38	members to be appointed by the Governor by and with the advice and consent of the Senate, a
39	majority of whom shall be farmers, and the ninth one (1) member shall be the President of the
40	State Board of Agriculture, and two (2) members must be appointed and confirmed under
41	the following conditions: both appointments must be full-time students attending a college
42	or university under the power of the Board, one student will be appointed every year, and
43	the appointments must be chosen from the group of students approved by the campus
44	selection committees, who may choose a maximum of two (2) students from its respective
45	<u>campus.</u> Any vacancy occurring among the appointed members shall be filled by appointment of
46	the Governor by and with the advice and consent of the Senate. The members of the Board shall

1	be removable only for cause as provided by law for the removal of officers not subject to
2	impeachment. The <u>non-student</u> members shall be appointed for terms of eight (8) <u>nine (9)</u> years
3	each, with one term expiring each year. provided that the members of the first Board shall be
4	appointed for terms of from one (1) to eight (8) years respectively. Provided that no State,
5	National or County officer shall ever be appointed as a member of said Board of Regents until
6	two years after his tenure as such officer has ceased. The student members shall be appointed
7	to each serve a tiered two (2) year term, where each student will be a non-voting member
8	the first year and a voting member the second year, provided that there is only one (1)
9	appointment only to a student member position to the first restructured Board. The
10	remaining two (2) new vacancies will be filled by appointment to the second restructured
11	Board.
12	
13	SECTION 2. The Ballot Title for the proposed Constitutional amendment as set forth in
14	SECTION 1 of this resolution shall be in the following form:
15	
16	BALLOT TITLE
17	Legislative Referendum No State Question No
18	
19	THE GIST OF THE PROPOSITION IS AS FOLLOWS:
20	
21	This measure amends the state Constitution. It amends Sections 31 and 31a of Article 6. It
22	would create three new positions on the Board of Regents for the Oklahoma Agricultural
23	and Mechanical Colleges, one standard membership position and two student membership
24	positions. Student members would serve a two-year term where the first year a student
25	serves as a non-voting member and the second year as a voting member. Potential student
26	members will be sent to be chosen and appointed by the Governor after being selected by a
27	campus committee made up of faculty and student leaders created to interview and narrow
28	the selection of potential student Regent members. The Legislature could enact laws to
29	clearly define and implement this section as it pertains to the campus selection committees.
30	Only colleges under the power of the Board of Regents for the Oklahoma A&M Colleges
31	can submit students to be considered for appointment by the Governor. This amendment
32	also provides a clear distinction between the Oklahoma State Board of Agriculture and the
33	Oklahoma Agricultural and Mechanical Colleges.
34	
35	SHALL THE PROPOSAL BE APPROVED?
36	
37	FOR THE PROPOSAL — YES
38	AGAINST THE PROPOSAL — NO
39	
40	SECTION 3. The President Pro Tempore of the Senate shall, immediately after the
41	passage of this resolution, prepare and file one copy thereof, including the Ballot Title set forth
42	in SECTION 2 hereof, with the Secretary of State and one copy with the Attorney General.
43	
44	

1 2 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 42 th Legislature (2012)
3 4	Senate Bill No. ORU-001 By: Berg, Rex (ORU)
5 6	AS INTRODUCED
7	
8	An act repealing Oklahoma Statute 21, § 1488; providing short title; providing for a repealer 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 "Common Sense Act of 2012."
14 15	Section 2. Repealer:
15 16	Section 2. Repealer: Blackmail is verbally or by written or printed communication and with Intent to
10	extort or gain any thing of value from another or to compel another to do an act against
18	his will:
19	1. Accusing or threatening to accuse any person of a crime or conduct which
20	would tend to degrade and disgrace the person accused; or
21	
22	2. Exposing or threatening to expose any fact, report or information concerning
23	any person which would in any way subject such person to the ridicule or contempt of
24	society, coupled with the threat that such accusation or exposure will be communicated to
25	a third person or persons unless the person threatened or some other person pays or
26	delivers to the accuser or some other person some thing of value or does some act against
27	his will. Blackmail is a felony punishable by imprisonment in the State Penitentiary for
28	not to exceed five (5) years or fine not to exceed Ten Thousand Dollars (\$10,000.00) or
29	by both such imprisonment and fine.
30	
31	Section 3. This bill will be effective 90 days after passage and approval.
32	
33	

1	Oklahoma Intercollegiate Legislature		
2	2^{nd} Session of the 44 th Legislature (2012)		
3			
4	Senate Bill No. ORU-002By: Cevallos, Alejando (ORU)		
5 6	AS INTRODUCED		
7			
8	An act relating to mandatory health and nutrition courses in Oklahoma Public Schools;		
9	providing definitions, providing short title; providing for codification 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 "Health or Fail" Act of 2012.		
15			
16	Section 2. Definitions:		
17			
18	Health and Nutrition Course: The curriculum of the health and nutrition course will		
19	consist of but not be limited to teaching: the provision of cells and organisms, and also of		
20	the materials necessary to life. The classes will cover aerobic techniques to give students		
21	knowledge of exercising.		
22			
23	Section 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes		
24	as Section S 70- 8006 of Title 70, unless there is created a duplication in numbering, to		
25	read as follows:		
26			
27	Each semester, students will be required to take health and nutrition courses in order to		
28	advance to the next grade. These courses will be taught using a state published		
29	curriculum. In grades K-12, every student will take health and nutrition course designed		
30	for their grade level.		
31			
32	The Oklahoma State Department of Education will ensure that every public school in		
33 24	Oklahoma implements these classes.		
34 25	Section 4 This set shall become affective the fallowing fall concerter of the second		
35 26	Section 4. This act shall become effective the following fall semester after passage		
36	and approval.		
37			

1 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)
3 4	Senate Bill No. ORU-003 By: Cevallos, Alejando (ORU)
5	
6	AS INTRODUCED
7	
8 9	An act relating to semi-truck safety; providing definitions, providing short title; providing for codification and providing an effective date.
10	tor counteation 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 "Large Load" Act of 2012.
14	
15	Section 2. Definitions:
16	
17	Private Highway Policy: Private highways will travel to and from the proper transporting
18	route of the semi-truck. Semi-truck drivers will follow all existing semi-truck laws on
19	private highway. In addition, highway patrol will maintain and control private highways
20 21	with regular stops to manage the safety of the drivers.
21	Section 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes
22	as Section S 69- 4036 of Title 69, unless there is created a duplication in numbering, to
23 24	read as follows:
25	
26	In the State of Oklahoma semi-trucks will be subjected to drive on private transportation
27	highways constructed by the Government.
28	
29	The Oklahoma Department of Transportation will ensure that the highways be
30	specifically constructed to the benefit of safety for both civilians and truck drivers.
31	
32	Section 4. This act shall become effective within 90 days of its passage.
33	

1 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)
3 4	Senate Bill No. ORU-004 By: Cevallos, Alejando (ORU)
5 6 7	AS INTRODUCED
8 9	An act relating to toxic noise and air pollution in the state of Oklahoma; providing definitions, providing short title; 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 "Lower the Volume" Act of 2012.
15 16	Section 3. Definitions:
10 17 18 19 20 21 22 23 24 25 26 27 28 29 30	 Decibel Level: Theatre: (during waking hours) 55 dB Theatre: (during sleeping hours) 45 dB Vehicles: (during all hours) 35 dB Concerts: (during waking hours) 45dB Concerts: (during sleeping hours) 35 dB The decibel level is to give the community a healthy environment for their safety. Section 2. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section S 63- 7301 of Title 63, unless there is created a duplication in numbering, to read as follows: Every public place such as theatres, concerts and vehicles will be required to a controlled
31 32 33	decibel level of loudness. The Oklahoma Department of Environmental Quality will ensure that every theatre,
34 35 36 37 38	concert and vehicle in Oklahoma complies with this law.Section 4. This act shall become effective within 90 days of its passage.

1 2 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)
3 4	Senate Bill No. ORU-005 By: Munoz, Jesabet (ORU)
5	AS INTRODUCED
6 7	<u>AS INTRODUCED</u>
8	An act relating to prohibiting indecent exposure in theaters; providing short title;
9	providing for definitions; 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 "Secrets of Parental Guidance Movies Act
14	of 2012."
15	
16	Section 2. Definitions:
17 18	Genitals: testicles, penis, vagina, breast, buttocks, any sexual organ
18 19	Genitais. testicles, penis, vagina, breast, buttocks, any sexual organ
20	Explicit language: vulgar language – any language that would violate the decorum of a
21	public forum
22	I man and a second
23	Section 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes to
24	read as follows:
25	
26	Any genital imagery and explicit language in fictional, non-fictional or animated Parental
27	Guidance Movies also known as PG-13 Movies is prohibited. Theaters may blur any
28	genital areas normally exposed in a cinematic scene or change the films rating to
29	Restricted, also known as rated R.
30 31	Section 4: Penalties:
32	Section 4. Penatues.
33	If the theater fails to follow regulations, the theater will be on probation for six (6)
34	months. In the event of a second offense, the theater will be fined an amount of fifteen-
35	thousand (15,000) dollars. Each subsequent offense following the first fine will result in
36	the fine doubling.
37	
38	Section 5. This act shall become effective 365 days after passage and approval.
39	

1 2 3	Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)
4 5	Senate Bill No. ORU-006By: Munoz, Jesabet of the Senate (ORU) Tenney, Andrea of the House (ORU)
6 7	AS INTRODUCED
8	
9	An act relating to granting working permits to current undocumented students; providing
10	short title; providing definition; providing for codification and declaring an emergency.
11	
12	BE IT ENACTED BY THE STATE OF OKLAHOMA
13 14	Section 1. This act shall be known as the "No Work, No Play" Act of 2012.
14	Section 1. This act shall be known as the Two work, No Flay Act of 2012.
16	Section 2. Definitions:
17	
18	Criminal background: numbered in excess of three misdemeanors, and any number of
19	felonies.
20	
21	Undocumented student: those enrolled in an accredited private, public, bordering
22 23	secondary education, vocational education, or attending any collegiate university and
23 24	have been so for two years or greater.
25	Section 3 NEW LAW A new section of law to be codified in the Oklahoma Statues
26	to read as follows:
27	
28	Undocumented current students living in Oklahoma with no criminal back ground can
29	receive a working permit in order to begin the process towards Oklahoma residency.
30	
31	(a) Students must have lived in Oklahoma for a minimum of two years prior to
32	application.
33 34	(b) Students after completion of education must work in Oklahoma for a minimum of five years.
34 35	
36	Section 4. This act shall become effective immediately after passage and approval.
37	

1 2 3	Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)
3 4 5	Senate Bill No. ORU-007 By: Paulson, Luke (ORU)
5 6 7	AS INTRODUCED
8 9	An act relating to the establishment of an alternative prison system providing short title; providing for definition; providing for codification and providing an effective date.
10 11 12	BE IT ENACTED BY THE STATE OF OKLAHOMA
12 13 14	Section 1. This act shall be known as the "Support Yourself" Act of 2012.
15 16	Section 2. DEFINITION:
17 18 19 20	Compound Style Prison: An open air prison located on a large plot of land, lacking the typical structures, services, and supervision of standard prisons, but instead stocked with everything necessary for indefinite basic survival.
20 21 22 23	Electronic Manacles: A lightweight, wireless ankle bracelet capable of tracking and transmitting a non-lethal, incapacitating electric shock.
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	Upon passage of this bill, Oklahoma will establish a Compound Style Prison. This prison will differ from the current prison design in several ways. This new prison design will be located on a large plot of land encircled by a visibly deterring electric fence. Upon establishment, this prison compound would be furnished with the supplies necessary for survival. These supplies would include tools for cultivating the land, seeds for agricultural development, livestock, lumber, etc.
33 34 35 36 37 38	This prison will be exclusively for those criminals sentenced to life in prison or a prison term that is likely to last longer than their life. There will be no possibility of parole or early release for these inmates. Upon death, the body will be surrendered to the family if so requested. Initially, this prison will be all male, and will only be populated by able bodied convicted felons.
 39 40 41 42 43 44 45 	The prison guards will rarely interact with inmates. There will constantly be guards on duty, but their job is more to observe than control. Thanks to the electronic manacles, inmates can be monitored in their position relative to other inmates. If an inmate performs an act of violence and injures a fellow inmate, they will lose their right to interact within two feet of other inmates. Their electronic manacle will be programmed to emit an electric current when the inmate moves too close to another.
46	In the case of medical emergencies, natural disasters, and inmate unrest, guards

1	may have to	intervene. Otherwise, the prisoners will be free to do as they wish.
2	However, th	eir survival and wellbeing is their own responsibility. There are no free
3	lunches in th	is system; inmates must produce for themselves what they want to eat, and
4	build where	they choose to live.
5		
6	The	Oklahoma Department of Corrections (DOC) will be responsible for
7	maintaining	this prison and ensuring its effectiveness and security.
8		
9	Section 4.	This act shall become effective 365 days after passage and approval.
10		

1	Oklahoma Intercollegiate Legislature
2	2^{nd} Session of the 44 th Legislature (2012)
3	
4	Senate Bill No. ORU-008 By: Paulson, Luke (ORU)
5	
6	
7	AS INTRODUCED
8	
9	An act relating to the Illegal Drug Stamp Act; providing short title; amending Title 68
10	O.S. Section 450-6; 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 "Drugs Are Illegal" Act of 2012.
15	
16	Section 2. AMENDATORY 68 O.S. 1990, Section 450-6 is amended to read as follows.
17	
18	§68-450.6. Exemptions from tax.
19	Nothing in this set assuring survey as a buding but not limited to absorb size or
20	Nothing in this act requires any person, including but not limited to pharmacists or
21	doctors licensed by this state, lawfully in possession of a controlled dangerous substance,
22	to pay the tax levied by Section 2 of this act.
23	Section 2 This act shall become affective 190 days often pessage and approval
24 25	Section 3. This act shall become effective 180 days after passage and approval.
∠J	

Oklahoma Intercollegiate Legislature
2 nd Session of the 44 th Legislature (2012)
Senate Bill No. ORU-009 By: Paulson, Luke (ORU)
AS INTRODUCED
An act relating to the Punishment for Profane Swearing; providing short title; amending
Title 21 O.S. Section 905; 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 "OK Swear Jar" Act of 2012.
Section 2. AMENDATORY 21 O.S. 1910, Section 905 is amended to read as follows.
§21-905. Punishment for Profane Swearing.
Every person guilty of profane swearing is punishable by a fine of One Dollar (\$1.00)
Five Dollars (\$5.00) for each offense.
Section 3. This act shall become effective 180 days after passage and approval.

1	Oklahoma Intercollegiate Legislature
2	2 nd Session of the 44 th Legislature (2012)
3	
4	Senate Bill No. ORU-010By: Richards, Brandon (ORU)
5	
6	<u>AS INTRODUCED</u>
7	An est relating to multiple desensus providing short titles providing for additiontion and
8 9	An act relating to public decency; providing short title; providing for codification and
9 10	providing an effective date.
11	BE IT ENACTED BY THE STATE OF OKLAHOMA
12	
13	Section 1. This act shall be known as the "No Skin for Old Men Act of 2012."
14	
15	Section 2. NEW LAW A new section of law to be codified in the Oklahoma Statutes
16	to read as follows:
17	
18	Each citizen over the age of 25 is to cover at least 25% of their body with clothing. This
19	percentage shall increase by 1% for each year of age, up to 75 years of age and 75% body
20	coverage. All citizens older than the age of 75 must cover at least 75% of their bodies
21	while in public.
22 23	Section 3. This act shall become effective 90 days after passage and approval.
23 24	Section 3. This act shall become effective 90 days after passage and approval.
24 25	

1	Oklahoma Intercollegiate Legislature
2 3	2 nd Session of the 44 th Legislature (2012)
3 4	Senate Bill No. ORU-011 By: Richards, Brandon (ORU)
5	
6	AS INTRODUCED
7	
8	An act relating to license renewal of senior citizens; providing short title; providing for
9	definitions; providing for codification and providing for an effective date.
10	
11 12	BE IT ENACTED BY THE STATE OF OKLAHOMA
12	Section 1. This act shall be known as the "Drivers against Dementia Act of 2012."
13 14	Section 1. This act shall be known as the Drivers against Dementia Act of 2012.
15	Section 2. Definitions:
16	
17	Mini-Mental State Exam (MMSE): A test consisting of a few basic questions and unique
18	sanity tests.
19	
20	Section 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes
21	to read as follows:
22	
23	Drivers over the age of seventy shall be required to pass an MMSE upon renewal of their
24 25	driver's license.
23 26	Section 4. This act shall become effective 90 days after passage and approval.
20 27	Section 4. This act shall become effective 50 days after passage and approval.
28	
-0	

1	Oklahoma Intercollegiate Legislature
2	2 nd Session of the 44 th Legislature (2012)
3	
4	Senate Bill No. ORU-012By: Richards, Brandon (ORU)
5	
6	<u>AS INTRODUCED</u>
7	
8	An act relating to citizen discipline; 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 "Dexter Act of 2012."
14	
15	Section 2. NEW LAW A new section of law to be codified in the Oklahoma Statutes
16	to read as follows:
17	
18	If one is tried and found not-guilty of murder, he or she may be liable to be legally
19 20	victimized of incognito citizen discipline in the manner of annihilation. This must take
20	place within 30 days of trial end.
21	Section 2 This act shall become immediately after passage and approval
22	Section 3. This act shall become immediately after passage and approval.
23 24	
24	

1 2 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)				
3 4 5	Senate Bill No. ORU-013By: Shorman, Jessica (ORU)				
5 6 7	AS INTRODUCED				
8	An amendment relating to foster care placement; providing short title; providing for				
9	definition or codification and providing an effective date.				
10	I I I I I I I I I I I I I I I I I I I				
11	BE IT ENACTED BY THE STATE OF OKLAHOMA				
12					
13	Section 1. This act shall be known as the, "Kinship Doesn't Mend It" Act of 2012.				
14					
15	Section 2. Definition:				
16					
17 18	Suitable: Meaning that guardians have nothing more than a misdemeanor on their record.				
18 19	Section 3. AMENDATORY OKLA. STAT. Title 10A. Children and Juvenile Code. A				
20	new section of law to be codified in the Oklahoma Statutes to read as follows:				
21	new section of hew to be counted in the original statutes to read as follows.				
22	When a child is placed into foster care, the child shall be placed with relatives, or other				
23	persons having a kinship relationship with the child, who are determined to be suitable,				
24	capable and willing to serve as caretakers for the child. A placement shall be made that				
25	meets the treatment needs of the child and supports the case plan goals for that child and				
26	the family of that child, and is in the best interests of the child; provided however, if the				
27	child is determined to be an Indian Child, as defined by the federal and state Indian Child				
28	Welfare Acts, the placement preferences specified by Section 1915 of Title 25 of the				
29	United States Code and Section 40.2 of Title 10 of the Oklahoma Statutes shall apply.				
30 31	Section 5 Amondment				
31 32	Section 5. Amendment				
32 33	<u>Children shall not be placed with relatives or other persons having a kinship relationship</u> with the child if they have a criminal record excluding petty misdemeanors or				
33 34	misdemeanors.				
35	mistomoulois.				
36	Section 6. This act shall become effective 180 days after passage and approval.				
37					

1 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)				
3 4	Senate Bill No. ORU-014 By: Shorman, Jessica (ORU)				
5 6 7	AS INTRODUCED				
8 9	An act relating to the chewing of gum on public property; providing short title; providing for codification; providing for penalties and effective date.				
10 11 12	BE IT ENACTED BY THE STATE OF OKLAHOMA				
12 13 14	Section 1. This act shall be known as the "Sticky is Getting Tricky Act of 2012."				
15 16 17	Section 2. NEW LAW: A new section of law to be codified in the Oklahoma Statutes to read as follows:				
17 18 19	The chewing of gum on public property is hereby illegal.				
20 21	Section 3. Penalties:				
22 23 24 25	If a public security official witnesses the act of gum chewing in a public place the offender will be fined. Original fine will be fifty dollars fine must be paid either online or by mail to the appropriate municipal court.				
26 27 28	Each week the bill is unpaid after the original grace period of one month will resort in a doubling of the fifty-dollar fine.				
29 30	Section 4. This act shall become effective 180 days after passage and approval.				

1 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)
3	
4 5	Senate Bill No. ORU-015 By: Shorman, Jessica (ORU) Munoz, Jesabet (ORU)
6	
7	AS INTRODUCED
8	
9	An act relating to the Oklahoma public schools system regarding teacher proficiency
10	examinations; providing short title; providing for codification; providing penalties and providing
11	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 "Teacher Becomes the Student Act of 2012."
17	Section 2. NEW LAW: A new section of law to be codified in the Oklahoma Statutes to
18	read as follows:
19	
20	A teacher employed by a public elementary or secondary educational institution must
21	submit to an annual examination covering that teacher's educational curriculum to be
22	administered by the institution at which the teacher is employed. Subsequently to the
23	examination, the results must be submitted to the office of the superintendent over the
24	district in which the institution is located.
25	
26	Section 4. Penalties:
27	
28	If a teacher fails to obtain a 70% passage rate or higher on the examination, the teacher
29	will be placed on a one (1) month long probationary period to be filed on that teachers
30	permanent record of employment.
31	Unon exprision of the one (1) month long methodise seried the teacher shall take on
32 33	Upon expiration of the one (1) month long probationary period, the teacher shall take an avam identical to the one had rake had taken and failed to achieve 70% passage rate
33 34	exam identical to the one he or she had taken and failed to achieve 70% passage rate.
35	Upon a successful completion of the second examination with a 70% passage rate or
36	higher, the teacher shall continue with her or her designated duties of employment and
37	have the record of probation expunged from his or her permanent record of employment.
38	nuve me record of procurion expanged from mo of not permanent record of employment
39	Upon failure to achieve 70% passage rate or higher on the second examination, the
40	teacher shall be placed on indefinite leave without pay or benefits. At the discretion of
41	the administering institution, the teacher may take an examination identical to the one on
42	which he or she failed to achieve 70% passage rate with a frequency of up to once a
43	calendar month.
44	
45	Section 5. This act shall become effective beginning of next school year after
46	passage and approval.
47	

1 2 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)			
3 4 5 6	Senate Bill No. RSU	J-001 By: Burr, Rebecca (RSU) of the Senate Burr, Billy (RSU) of the House		
7		AS INTRODUCED		
8	A (1			
9 10	An act relating to transportation of freight on railways in the state of Oklahoma; providing for exemptions; providing short title; providing for codification and providing an			
10	effective date.	inpuolis, providing short the, providing for codification and providing an		
12	circetive date.			
13	BE IT ENACTED B	Y THE STATE OF OKLAHOMA		
14				
15	Section 1.	This act shall be known as the "Keep It Moving" Act of 2012.		
16				
17	Section 2.	NEW LAW A new section of law to be codified in the Oklahoma Statutes		
18		to read as follows:		
19 20		A. An incorporated railroad may not transport more than one freight train		
20 21		per hour through any one municipality or city per one hour.		
22		per nour unough any one manerpanty of enty per one nour.		
23		B. Freight trains may not exceed one hundred cars or one mile in length.		
24				
25	Section 3.	EXEMPTIONS		
26				
27		a. Any municipality or city in which the incorporated		
28		railroad maintains or operates a switch yard consisting		
29 20		of three or more parallel tracks.		
30 31		b. All passenger trains.c. Any municipality or city in which the incorporated		
32		railroad maintains or provides overpasses or		
33		underground tunnels permitting unimpeded flow of		
34		automobile and pedestrian traffic at crossings.		
35				
36	Section 4.	This act shall become effective 90 days after passage and approval.		

1 2		Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)	
3 4	Senate Bill No. RSU	J-002 By: Shelly, Adrean	(RSU)
5 6 7		AS INTRODUCED	
8 9 10	An act relating to every physician being in the state of intoxication; Amending O.S. Title 21 § 831; which relates to a physician intoxicated administering drugs or other acts; amending penalties; and providing an effective date.		
11 12 13	BE IT ENACTED B	Y THE STATE OF OKLAHOMA	
14 15 16 17 18	Section 1.	Amendatory O.S. Title 21 section 831 is amended to read as follows A. Every physician who being in the state of intoxication administer poison, drug or medicine, or does any other act as such physic another person, is guilty of a misdemeanor felony.	ers any
19 20 21	Section 2.	This act shall become effective 90 days after passage and approval.	

1	Oklahoma Intercollegiate Legislature					
2	2 nd Session of the 44 th Legislature (2012)					
3						
4	Senate Bill No. RSU-0	By: Tolson, Stuart (RSU) of the Senate				
5		Daniel, Jacob (RSU) of the Senate				
6		Fields, Kyle (RSU) of the House				
7		AS INTRODUCED				
8						
9	An act relating t	to scholarships for selective students; providing for exemptions; providing				
10	6	is short title; providing for codification and providing an effective date.				
11	···· ······, F·····	-888 8 8 8 8 888				
12	BE IT ENACTED BY '	THE STATE OF OKLAHOMA				
13						
14	Section 1. 7	This act shall be known as the "Keep Oklahoma Smart" Act of 2012.				
15	Section 1.	This act shall be known as the Reep Oklaholita Shlart Act of 2012.				
16	Section 2. N	NEW LAW A new section of law to be codified in the Oklahoma Statutes				
17		o read as follows:				
18	C.	o read as follows.				
19		A. A new scholarship program shall be developed and managed by the				
20	1	Oklahoma State Regents for Higher Education, meeting minimum				
20		criteria specified in this legislation.				
22	F	3. Students meeting the criteria for the scholarship program are entitled				
23	1	to complete payment of their tuition, fees, and university provided				
23 24		residential accommodation expenses by the scholarship program.				
24 25	(C. To receive the scholarship benefits, each student must:				
26	(a. Earn a 3.8 unweighted GPA while attending an accredited high				
20		school in the State of Oklahoma.				
28		b. Earn a score of 28 or above on the ACT standardized test or				
28 29		earn a score of 1860 on the SAT standardized test.				
30		c. Attend a public university within the State of Oklahoma.				
31		d. Be enrolled in a minimum of twelve (12) hours of instruction				
32		per academic semester (Fall & Spring).				
32 33						
33 34		e. Maintain an overall 3.5 GPA while enrolled in university. f. Live in university provided residential accommodation for the				
34 35		duration of their studies.				
35 36						
30 37		g. Sign an agreement that stipulates the student will seek				
38		residence, employment, and/or further studies within the State				
		of Oklahoma for a period of five (5) years after conferral of				
39 40	г	degree.				
40	1	D. This scholarship will only fund tuition and fees for undergraduate				
41 42	г	courses.				
	ſ	E. If a student does not comply with the aforementioned agreement, the student must new back all awarded funds to the State of Oklahoma				
43 44		student must pay back all awarded funds to the State of Oklahoma.				
44 45		a. Payments will be structured similar to Federal requirements for				
45 46	г	paying back Direct Subsidized Loans.				
46	ł	F. Students may transfer between public universities in Oklahoma.				

1 2 2		G. If a student enrolls and completes further schooling after conferral of undergraduate degree, the five (5) year period begins with conferral of final enroued degree.
3		final awarded degree.
4		H. Scholarship cannot be utilized for summer academic semester courses.
5		
6 7	Section 2	EVENDTIONS
8	Section 3.	EXEMPTIONS
8 9		A Students awarded the scholarship may skip one (1) academic
9 10		A. Students awarded the scholarship may skip one (1) academic semester in university.
10		a. The student must file a request with the OSRHE.
12		b. The OSRHE will review and accept the request by
12		standards it deems necessary.
14		B. Students completing fifteen (15) hours of community service
15		per academic semester must maintain an overall GPA of 3.25
16		while in university to receive scholarship awards.
17		C. Summer academic semester courses can be covered by
18		scholarship if required by declared degree program.
19		D. Students may file a request with OSRHE to vacate agreement.
20		a. Reason must comply with standards set by OSRHE.
21		b. Request may only be granted by reasonably strict
22		standards set by OSRHE.
23		
24	Section 4.	DEFINITIONS
25		
26		A. GPA- Grade Point Average achieved in an accredited high
27		school in the State of Oklahoma. GPA must be unweighted.
28		B. ACT- Standardized test that must be administered by ACT,
29		Inc.
30		C. SAT- Standardized test that must be administered by the
31		College Board.
32		D. Agreement- A contract drawn up by legal counsel representing
33		the State and OSRHE that is signed by the student in front of a
34		public notary. The contract must meet standards described in
35 36		this legislation. E. University Provided Residential Accommodation- Dorm rooms
30 37		or other student residential living provided by the university.
37		Each university determines the types and quality of
39		accommodations the scholarship will cover.
40		F. University Provided Residential Accommodation Expenses-
41		Rent and other fees charged by the University for living in a
42		facility. This does not extend to extra charges incurred by the
43		student for violations or other benefits the university does not
44		decide to cover.
45		
46	Section 5.	This act shall become effective 90 days after passage and approval

1 2 2	Oklahoma Intercollegiate Legislature Second Session of the 44 th Legislature (2012)
3 4 5	Senate Bill No. RSC-001 Scroggins, Maryann (RSC)
5 6 7	AS INTRODUCED
8 9 10 11	An act relating to energy efficiency in Oklahoma public universities and community colleges; providing for codification; providing for definitions; providing for implementation; providing an effective date.
12 13	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA
14 15 16	SECTION 1. NEW LAW A new section of law to be codified in the Oklahoma Statutes, reads as follows:
17 18	This act shall be known and may be cited as "Energy Efficiency in Schools Act of 2012"
19 20	SECTION 2. Definitions:
21 22 22	a. Efficient Alternative Energy-Energy coming from Solar Panels, Windmills, Hydropower, and other non-fossil fuel energy sources.
23 24 25 26 27 28	b. Solar Panels: Use sunlight to produce electricity.c. Windmills: is a machine that converts the energy of wind into rotational energy b utilizing multiple blades that rotate in a circular motion. Windmills used for generating electricity are commonly known as wind turbines.d. Hydropower: is power that is derived from the force or energy of falling water, which may be harnessed for useful purposes.
29 30 31	SECTION 3.
32 33 34 35	All public universities and community colleges are to meet tentative goals of energy derived from efficient alternative energy to ten percent (10%), twenty percent (20%), and forty percent (40%) by these established years:
36 37 38	a. By 2025, All public universities and community colleges are to have ten percent (10%) of their energy derive from efficient alternative energy sources.
39 40 41	b. By 2035, All public universities and community colleges are to have twenty percent (20%) of their energy derive from efficient alternative energy sources.
42 43 44	c. By 2045, All public universities and community colleges are to have forty percent (40%) of their energy derive from efficient alternative energy sources.
45 46 47	SECTION 5. The provisions of this act shall become effective ninety (90) days after passage and approval.

1 2 3		Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)				
3 4 5	Senate Bill No. SNU	J-001 By: Frederick, Terra (SNU)				
6	AS INTRODUCED					
7 8 9		ng to education; providing short title; providing for exceptions; providing for for nullification; providing for codification and providing an effective date.				
10 11 12	BE IT ENACTED BY THE STATE OF OKLAHOMA					
12 13 14	Section 1.	This act shall be known as the "Get Moving" Act of 2012.				
15 16	Section 2.	NEW LAW A new section of law to be codified in the Oklahoma Statutes to read as follows:				
17 18 19 20 21		Students at public schools from grades K-12 shall be required to participate in a minimum of 30 minutes of exercise during each school day (during school hours). Schools operating on a block schedule may substitute one (1) hour of exercise every two (2) days.				
22 23 24 25 26 27 28 20	Section 3.	Exceptions Students may be exempted from this requirement upon the presentation of an appropriate physician's note explaining why the student should not participate in the activity and when (if ever) the student should be required to resume participation.				
29 30 31 32		Students may be exempted if they participate on a school-sponsored athletics team that exercises, on average, more than thirty minutes a day.				
33 34 35 36 37 38 39	Section 4.	Penalties Any school that does not comply with this law will have its state funding reduced by at least one (1) percent but not more than ten (10) percent. The Department of Education shall determine the amount of the budget reduction within these limits.				
40 41	Section 5.	Any acts in conflict with this legislation are hereby nullified				
41 42 43 44 45	Section 6.	This act shall become effective 90 days after passage and approval.				

1	Oklahoma Intercollegiate	Legislature
2	2 nd Session of the 44 th Legis	lature (2012)
3		
4	Senate Joint Resolution No. SNU-101	By: Crofford, Brad (SNU)
5		
6	AS INTRODUCE	ED
7		
8	A Joint Resolution directing the Secretary of State to ref	
9	rejection the proposed repealing Article the Second of th	
10	Section II-12A; providing ballot title; and directing filing	g.
11		
12	BE IT RESOLVED BY THE SENATE AND THE HOU	
13	44 TH OKLAHOMA INTERCOLLEGE LEGISLATURE	2:
14		
15	SECTION 1. The Secretary of State shall refer to	
16	rejection, as and in the manner provided by law, the repe	eal of Section II-12A of Article II of the
17	Constitution of the Oklahoma Constitution.	
18		
19	SECTION II-12A. Term limits for Congressmar	
20	Beginning January 1, 1995, persons wanting	•
21	the United States Congress from this State for a ter	rm beginning on or after January 1,
22	1995, shall be subject to the following provisions:	owner alloand on the hellet for election to
23	A. Any person seeking to have his or her r	-
24	the United States House of Representatives	e
25 26	then current term of office, that person has	served in that office for three (5) two-
20 27	$\frac{1}{2}$	ama placed on the hellot for election to
28	B. Any person seeking to have his or her r the United States Senate shall be ineligible	
28 29	office, that person has served in that office	
29 30	C. A person elected to serve as a member	
31	eligible to serve as a Representative for a to	
32	a total of twelve (12) years for a maximum	
33	of Congress from this State.	total of eighteen (10) years as a memoer
34	D. The provisions of this section shall not	be applicable to or include:
35	1. The years served by any person as a m	
36	Representatives or as a member of the Unit	
37	the election at which this measure was ena	
38	$\frac{2}{2}$. The years served by a person who has	
39	remainder of a vacated term.	
40	E. The provisions of this Section shall no	t be construed so as to prevent casting a
41	ballot for any person regardless of the num	ber of years previously served in the
42	United States Congress by writing the nam	
43	having such ballot counted or to prevent a	
44	"write-in" campaign if that procedure is oth	
45	by law.	
46	Added by State Question No. 662, Initiati	ive Petition No. 360, adopted at election

1	held on Sept. 20, 1994.
2	-
3	SECTION 2. The Ballot Title for the proposed constitutional amendment as set forth in
4	SECTION 1 of the resolution shall be in the following form:
5	
6	BALLOT TITLE
7	
8	Legislative referendum No.
9	
10	THE GIST OF THE PROPOSITION IS AS FOLLOWS:
11	
12	This measure repeals Section II-12A of Article II of the Oklahoma Constitution. This
13	section currently places term limits on US Congressmen.
14	
15	SHALL THIS AMENDMENT BE APPROVED BY THE PEOPLE?
16	
17	YES, FOR THE AMENDMENT
18	NO, AGAINST THE AMENDMENT
19	
20	SECTION 3. The Chief Clerk of the House of Representatives, immediately after the
21	passage of this resolution, shall prepare and file one copy thereof, including the Ballot Title set
22	forth in SECTION 2 hereof, with the Secretary of State and one copy with the Attorney General.
23	

1 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)						
3 4 5	Senate Concurrent Resolution SNU-201 By: Crofford, Brad (SNU	J)					
5 6 7	AS INTRODUCED						
8 9 10	A Concurrent Resolution calling upon the federal government to remove age restrictions on employment and legalize employment from the moment of conception						
11 12 13	WHEREAS, employment helps develop moral fiber, including honesty, responsibility, respect for others, and an appreciation of a good day's work; and						
14 15 16	WHEREAS, employment helps develop such critical skills as collaboration, teamwork, problem solving, critical thinking skills, interpersonal skills, and customer service; and						
17 18 19	WHEREAS, federal labor law limits individuals' ability to gain employment based on age; and						
20 21	WHEREAS, Oklahoma recognizes overall that life begins at conception.						
22 23 24	NOW, THEREFORE BE IT RESOLVED BY THE SENATE OF THE 2 ND SESSION OF THE 44 TH OKLAHOMA INTERCOLLEGIATE LEGISLATURE, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:						
25 26 27 28	THAT, the federal government ought to repeal all laws and regulations limiting individuals' ability to gain employment based on age.						
29 30 31	THAT, employment ought to be legal as of the moment of conception.						

1	Oklahoma Intercoll	egiate Legislature	
2	2 nd Session of the 44th Legislature (2012)		
3			
4			
5	Senate Resolution No. SNU-301	By: McWilliams, Zak (SNU)	
6			
7	<u>AS INTRO</u>	DUCED	
8			
9	A resolution calling for the regulating of the procedures used in determining when the United		
10	States flag is to be lowered to half-mast.		
11			
12	WHEREAS, the flag is flown at half-mast as a public recognition of someone's sacrifice		
13	and service to the United States of America; and		
14			
15		e flag to half-mast devalues the respect that the	
16	sign is meant to represent; and		
17			
18	WHEREAS, there exists a need for a systematic exists a need for a systematic exists a need for a systematic exists and the	1	
19	determining for whom the United States flag will	be flown at half-mast.	
20			
21	NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF THE 2 nd SESSION OF THE		
22	44th OKLAHOMA INTERCOLLEGIATE LEGI	SLATURE:	
23			
24	THAT, the lowering the United States of .	America flag be regulated to hold true the	
25	respect and values that the sign contains.		
26			

1 2 3		Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)
4	Senate Bill No. SW	OSU-001 By: Dirickson, Cassandra (SWOSU)
5 6		AS INTRODUCED
7		
8 9	•	by the mandatory attendance of up-to-date, informative, research-based
9 10		by maternal women during both gestation and the first six months of the of their prenatal/postpartum health care to ensure optimal, lasting health of
11	•	by; providing short title; providing for codification; providing for definitions
12	and providing an effe	
13		
14	BE IT ENACTED B	Y THE STATE OF OKLAHOMA
15	Section 1.	This act shall be known on the "Matemal/Infant/Child Wallnood
16 17	Section 1.	This act shall be known as the "Maternal/Infant/Child Wellness Education" Act of 2012.
18		
19	Section 2.	NEW LAW A new section of law to be codified in the Oklahoma Statutes
20		as 63 OS 1-232.3 to read as follows:
21		
22		Women who become pregnant shall, immediately upon recognition of
23 24		pregnancy and in conjunction with their healthcare provider of choice, be required to attend mandatory, up-to-date, research-based, nutritional and
25		physical activity-promoting classes during their time of gestation
26		(immediately upon recognition of pregnancy) through the 6-month
27		birthday of the newborn child as part of preventative care to help ensure
28		and reinforce good current and long-term nutritional and physical activity-
29		related health decisions that could prove to be lifesaving for both the
30 31		mother and the infant/child-to-be. Classes must be approved/authorized in content by the State of Oklahoma by either a registered dietitian (RD) or a
32		medical doctor and be made known/available to maternal women as part
33		of their preventative care. Classes must cover key areas such as sufficient
34		vitamin/mineral intake, sufficient fruit and vegetable intake, wise use of
35		supplementation (dangers as well as benefits), as well as promote
36		awareness of the damaging effects of processed/trans-fat foods and other
37 38		harmful foods and the benefits of consuming whole foods. Classes will also offer advice and instruction for the mother-to-be on ways to properly
38 39		engage in physical activity during pregnancy to best promote health for
40		both the mother and baby. Women will be informed of the ways that
41		proper and healthful nutrition and correct modes of exercise can lead to
42		the prevention of birth defects as well as gestational/postpartum illnesses
43		throughout the duration of pregnancy, alleviate the birthing process, and
44 45		also prevent long-term chronic diseases such as diabetes, obesity, and heart disease for both mother and child.
43 46		neart disease for both motier and child.

Definitions:

1	Section 3.	Definitions:
2		
3		"An up-to-date, research-based, nutritional and physical-activity-
4		promoting class" is a class approved/authorized by a registered dietitian
5		(RD) or a physician and is taught by either a registered dietitian,
6		physician, or a health coach. The class promotes informing gestational
7		mothers of recent (as well as long-understood), up-to-date, research-
8		approved nutritional findings useful help mothers make informed, wise,
9		daily nutritional decisions based primarily on the use of whole foods, as
10		well as teaching them how to involve themselves in adequate and safe
11		physical activity (dependent upon physical ability/stage of
12		pregnancy/approval of physician) to best help (through approval of
13		mother's physician of choice) mothers to be informed of ways to enact the
14		building up of supreme gestational and postpartum lifestyle habits for both
15		the mother and her unborn child.
16		
17	Section 4.	This act shall become effective 90 days after passage and approval.
18		

1 2		Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)
3		
4 5	Senate Bill No. SWO	OSU-002 By: Lawless, Mary (SWOSU)
6		AS INTRODUCED
7		
8	An act relating to pr	ivate funding for religious texts provided to prisoners; providing short title;
9	providing for repeal;	providing for codification and providing an effective date.
10		
11	BE IT ENACTED B	Y THE STATE OF OKLAHOMA
12	Castion 1	This set shall be known as the "Semanation of Church and State Drivers"
13 14	Section 1.	This act shall be known as the "Separation of Church and State Prisons" Act of 2012.
14		Act 01 2012.
16	Section 2.	REPEALER Title 57, Chapter 1, Section 5 of the Oklahoma Statutes is
17		hereby repealed:
18		
19		The keeper of each prison shall provide, at the expense of the county or
20		state, as the case may be, for each prisoner under his charge, who may be
21		able and desirous to read, a copy of the Bible, or New Testament, to be
22		used by such prisoner during his confinement, and any minister of the
23		gospel, disposed to aid in reforming the prisoners, and instructing them in
24		their moral and religious duties, shall have access to them at seasonable
25 26		and proper times.
20	Section 3.	This act shall become effective 90 days after passage and approval.
28	Section 5.	This act shall become effective yo days after passage and approval.

1			ercollegiate Legislatur	
2 3		2 nd Session of th	he 44 th Legislature (20	12)
4	Senate Resolution No	o. SWOSU-301		By: Lawless, Mary (SWOSU)
5				
6		<u>AS I</u>	<u>NTRODUCED</u>	
7	A magalution calling f	'an all Oklahamana ta b	arrant the Miss Incirc	
8 9	A resolution calling I	or all Oklahomans to b	oycou the Miss Unive	rse pageant.
9 10 11	WHEREAS,	Since 1952, the Miss from Earth; and	Universe pageant ha	s bestowed its title on women
12		Hom Lurin, and		
13 14	WHEREAS,	No competitor on reco	ord has hailed from an	y planet other than Earth; and
15 16	WHEREAS,	There are seven other	planets in our solar sy	stem alone; and
17 18 19	WHEREAS,	• • •	the State of Oklaho onalized discrimination	ma should not allow for this n to stand;
20 21		, BE IT RESOLVED I NTERCOLLEGIATE I		THE 2 ND SESSION OF THE
22 23 24 25	THAT,	solidarity with the be		Universe pageant as a show of ets who have, for sixty years, de.
26 27 28 29 30 31	THAT,	from other planets in young women of the peace, tolerance and	order to uphold the Me universe, believe p	araged to seek out contestants Miss Universe Creed: "We, the eople everywhere are seeking ng. We pledge to spread this go."
32				

1 2 3		Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)
3 4 5	Senate Bill No. OU-	001 By: Fraser, Alec (OU)
5 6 7		AS INTRODUCED
7 8 9	An act relating to e	xecution method of Oklahoma prisoners; providing short title; providing for codification and providing an effective date.
10 11	BE IT ENACTED B	Y THE STATE OF OKLAHOMA
12 13 14	Section 1.	This act shall be known as the "No-Nonsense, No-Doubt" Act of 2012.
15 16	Section 2.	NEW LAW A new section of the law to be codified in the Oklahoma Statutes to read as followed:
17 18 19		In an effort to ensure that executions are carried out in the most humane, practical, instantaneous, and inexpensive method available, death by firing
20 21		squad shall be the primary method employed. The squad shall consist of five volunteer law enforcement officers equipped with rifles of a
22 23		sufficiently high caliber (eg308 Winchester, .30-30 Winchester, .30-06 Springfield). The shots shall be taken at a distance of twenty feet from the
24 25 26		condemned. Four rifles shall be loaded with live rounds, and one loaded with a blank round so that each shooter shall not know with certainty whether he or she fired a lethal or blank round. A paper target shall be
20 27 28		fastened over the prisoner's heart to ensure direct hits. The prisoner may elect to wear a hood over his or her head or may elect to wear no covering.
29 30		The prisoner shall be in a seated position and fastened securely to an immobile chair with hands and feet bound.
31 32 33	Section 3.	This act shall become effective 90 days after passage and approval.
34 35		
36 37		
38 39 40		
41 42		
43 44		
45 46		

1 2 2		Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)	
3 4 5	Senate Bill No. OU-	002	By: Fraser, Alec (OU)
5 6 7		AS INTRODUCED	
7 8 9	-	o contract conditions of teachers of the Oklahoma F short title; providing for codification and providing	-
10 11 12	BE IT ENACTED B	Y THE STATE OF OKLAHOMA	
12 13 14	Section 1.	This act shall be known as the "Students Come Fi	irst" Act of 2012.
15 16 17	Section 2.	NEW LAW A new section of the law to be codifi Statutes to read as followed:	ed in the Oklahoma
18 19 20 21 22 23 24		In an effort to increase the accountability and ineffective educators; tenure shall no longer be a primary or secondary level. Contracts will be re-efformance. Currently tenured teachers shall revoked.	granted to teachers at the evaluated each year based
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	Section 3.	This act shall become effective 90 days after pass	age and approval.

1 2 2		Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)	
3 4	Senate Bill No. OU-003 By: Gallagher, Meghan (OU		
5 6		AS INTRODUCED	
7 8 9	An act relati	ng to domestic relations; providing short title; providing for codification and providing an effective date.	
10 11 12	BE IT ENACTED B	BY THE STATE OF OKLAHOMA	
12 13 14	Section 1.	This act shall be known as the "Marriage Counseling" Act of 2012.	
15 16 17	Section 2.	NEW LAW A new section of law to be codified in the Oklahoma Statutes to read as follows:	
18 19 20 21		Spouses registered in the State of Oklahoma seeking a divorce will be required to complete ten (10) hours of marriage counseling or six (6) months of legal separation, without cohabitation, if either spouse supports at least minor dependent. The counseling is to be administrated and	
22 23 24 25		reported by a licensed counselor registered in the State of Oklahoma. The hours will be included in the divorce petition. The district courts will be responsible for oversight of this policy.	
26 27 28 29 30	Section 3.	This act shall become effective 90 days after passage and approval.	
31 32 33			
34 35 36 27			
37 38 39 40			
41 42 43			
44 45 46			

1		
2		Oklahoma Intercollegiate Legislature
3		2 nd Session of the 44 th Legislature (2012)
4		
5	Senate Bill No. OU-	004 By: Gallagher, Meghan (OU)
6		
7		AS INTRODUCED
8		
9	An act relatir	ng to health in education; providing short title; providing for codification and
10		providing an effective date.
11		
12	BE IT ENACTED B	Y THE STATE OF OKLAHOMA
13		
14	Section 1.	This act shall be known as the "Healthy Okie" Act of 2012.
15		·
16	Section 2.	NEW LAW A new section of law to be codified in the Oklahoma Statutes
17		to read as follows:
18		
19		Oklahoma Public Schools will be required to teach a five (5) hour health
20		curriculum every year from kindergarten through 12 th grade. The class will
21		include healthy eating habits, exercise techniques, and dieting methods.
22		These hours are to be distributed at the discretion of the individual school
23		administration. The class will be taught by existing physical education
24		instructors who have been adequately trained.
25		1, j
26		Upon completion of the five (5) hours, students will be administered a
27		pass/fail test. Those students who do not pass will be required to attend
28		recitation courses at the discretion of the individual school administration.
29		
30		Funding for this program will be allotted through the State of Oklahoma.
31		
32	Section 3.	This act shall become effective at the start of the school year following
33		passage and approval.
34		
35		
36		
37		
38		
39		
40		
41		
42		
43		
44		
45		
46		

1		Oklahoma Intercollegiate Legislature
2		2 nd Session of the 44 th Legislature (2012)
3 4	Senate Bill No. OU-	005 By: Harris, Chandler (OU)
5		
6		AS INTRODUCED
7		
8 9		relating to the minimum wage provided to employees; providing for an
9 10	amendment, provi	ding short title; providing for codification and providing an effective date.
10	BE IT ENACTED B	Y THE STATE OF OKLAHOMA
12		
13	Section 1.	This act shall be known as the "Oklahoma Minimum Wage Increase" Act
14		of 2012.
15		
16	Section 2.	AMENDATORY Title 40 Section 197.2 shall be amended to read as
17		follows:
18		
19 20		It shall be unlawful to employ workers in any industry or occupation within the State of Oklahoma under conditions of labor detrimental to
21		their health or morals and it shall be unlawful to employ workers in any
22		industry within the State of Oklahoma at wages which are not adequate for
23		their maintenance. Except as otherwise provided in the Oklahoma
24		Minimum Wage Increase Act of 2012, no employer within the State of
25		Oklahoma shall pay an employee a wage of less than \$9.75 per hour for all
26		hours worked.
27		
28 29	Section 3.	This act shall become effective 90 days after passage and approval.
27		

1	
2	Oklahoma Intercollegiate Legislature
3	2^{nd} Session of the 44 th Legislature (2012)
4	
5	Senate Bill No. UCO-001 By: Stiles, Haley (UCO)
6	
7	AS INTRODUCED
8	An act relating to poor persons; providing for short title; providing for codification;
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 "Food Stamp Responsibility Act of 2012".
14	
15	SECTION 2. AMENDATORY 56 O.S. Chapter 7, Section 241.3, is amended to reads
16	as follows:
17	
18	A. Except as otherwise provided by law or waiver, all able-bodied recipients eighteen (18) years
19	of age to fifty (50) years of age, who are not disabled or raising minor children, may receive food
20	stamps for only three (3) months in each thirty-six-month period except in months in which such
21	recipients are employed for at least twenty (20) or more hours per week. The Department of
22 23	Human Services shall enforce the provisions of this section and any approved waivers or other provisions pursuant to law in effect for this state as of the effective date of this act in designated
23 24	areas and populations.
25	B. 1. A family applying for food stamps after the fifteenth (15th) day of each month shall be
26	eligible to receive the total amount of their initial allotment and their regular first allotment.
27	2. A household allotment of food stamps may be reduced by up to twenty-five percent (25%) if a
28	family is sanctioned in another program established pursuant to the Statewide Temporary
29 30	Assistance Responsibility System.
30 31	An individual in a treatment center shall designate the treatment center as the recipient of such individual's food stamp allotment.
32	4. Operating procedures for the food stamp programs in local offices may vary to reflect local
33	differences.
34	5. The Department is authorized to use the amount of a household food stamp allotment to
35	subsidize a job under a work supplementation or support program.
36	6. The Department shall require drug-testing of recipients annually at a timing of their
37	choice. In the event of a failed drug test, the applicant shall lose benefits for the next two
38	(2) months and then allowed to apply again. Failure of three (3) drug tests total shall
39	result in loss of benefits.
40	
41	SECTION 3. The provisions of this act shall come into effect ninety (90) days after
42	passage and approval.
43	

1 2 3		Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)		
4	Senate Bill No. UCO-002 By: Loftin, Joseph (UCO)			
5 6		AS INTRODUCED		
7 8 9	An act relating to the use and distribution of plastic bags; providing short title; providing for codification and providing an effective date.			
10		providing an effective date.		
11	BE IT ENACTED BY THE STATE OF OKLAHOMA			
12				
13	Section 1.	This act shall be known as the "Paper or Plastic Act of 2012".		
14				
15	Section 2.	NEW LAW A new section of law to be codified in the Oklahoma		
16 17		Statues title 14A to read as follows:		
18		All stores will now be forced to charge people for new plastic or paper		
19		bags used in transactions. Patrons will be able to bring their own bags or		
20		use canvas bags. The price for new bags shall be set at thirty three (33)		
21		cents per bag.		
22				
23	Section 3.	This act shall become effective 90 days after passage and approval.		
24				
25				

1	Oklahoma Intercollegiate Legislature				
2	2 nd Session of the 44 th Legislature (2012)				
3					
4	HOUSE NO. ECU-501 By: Healey, Easton (ECU)				
5					
6	AS INTRODUCED				
7					
8	An act relating to trespassing; providing short title; amending SB 1704, c. 11, § 4, emerg.				
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 "No Tolerance For Trespassers" Act of				
14	2012.				
15					
16	Section 2. AMENDATORY SB 1704, c. 11, § 4, emerg. Is read as follows:				
17 18	whenever willfully enters private land of enother that is primarily devoted to				
18 19	whoever willfully enters private land of another that is primarily devoted to farming, ranching, or forestry purposes without permission by the surface owner, surface				
20	lessee, hunting lessee, or lawful occupant thereof shall be deemed guilty of trespass and,				
20	upon conviction thereof, shall be fined in any sum not less than Five Hundred Dollars				
22	(\$500.00) nor more than One Thousand Five Hundred Dollars (\$1,500.00), and in				
23	addition, the court shall order restitution for actual damages incurred. Persons convicted				
24	of a second or subsequent offense under this paragraph shall be guilty of a misdemeanor				
25	felony and shall be punished by a fine in any sum not less than One Thousand Five				
26	Hundred Dollars (\$1,500.00) nor more than Two Thousand Five Hundred Dollars				
27	(\$2,500.00), or by confinement in the county jail for not less than thirty (30) days nor				
28	more than six (6) months, or by both such fine and imprisonment, and in addition, the				
29	court shall order restitution for actual damages incurred;				
30	eour shan order resitution for detail dumages mearred,				
31	Section 3. This act shall become effective 90 days after passage and approval.				
32					
33					
34					

1	Oklahoma Intercollegiate Legislature				
2	2 nd Session of the 44 th Legislature (2012)				
3					
4	HOUSE NO. ECU-502 By: Robertson, Wesley				
5	(ECU)				
6					
7	AS INTRODUCED				
8					
9	An act related to the procreation of new persons being added to the populace; providing for shore	t			
10	title; providing for codification; providing for penalties 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 the "If You Can't Bring Home The Bacon,				
15	You Can't Bring Home The Baby" Act of 2012.				
16					
17	Section 2. NEW LAW a new section of law to codified in the Oklahoma Statutes				
18	as follows:				
19	Every person who wishes to have a child first must prove that they and their partner have	•			
20	a combined yearly income adequate to support a child. The income of the person and their				
21	partner must be greater than or equal to 40,000 dollars for the first child and an additional 7,000				
22	dollars for each additional child.				
23					
24	Section 3. Anyone caught willfully disobeying this law, will be forced to give the				
25	child up for adoption, but will still be held accountable for the cost associated with the rearing if				
26	this child.				
27					
28	Section 4. This law will be made effective 30 days after its passage and approval.				
29					

1 2 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)		
3 4 5	House No. ECU-503 By: Martinez, Kristen (ECU)		
5 6 7	AS INTRODUCED		
7 8 9 10 11 12	An act relating to the furtherance of Native American culture and history; providing short title; providing for the establishment of education of Native American history and culture within the state curriculum; providing for definitions; providing for codification; providing for penalties and providing an effective date.		
12 13 14	BE IT ENACTED BY THE STATE OF OKLAHOMA		
14 15 16	Section 1. This act shall be known as the "Gathering around the Fire" Act of 2012.		
17 18 19	Section 2. NEW LAW A new section of law to be codified in the Oklahoma Statutes to read as follows:		
20 21 22 23 24 25	The State of Oklahoma shall modify and establish within its current curriculum a semester of Native American history in order to promote a better understanding of its diverse and significant Native American presence. The modification of said curriculum shall also provide for a Native American Language to be offered in furtherance of the Native American culture.		
23 26 27 28 29 30 31	The course of Native American History shall provide a broad view of the numerous Native American Tribes and shall incorporate modern culture and issues in Indian Country. Any and all Native American language classes shall be constructed from the languages of any tribe that finds its headquarters within the boundaries of Oklahoma.		
31 32 33 34 35	The Oklahoma Advisory Council on Indian Education (OACIE) shall oversee the provisions of the "Gathering around the Fire" Act of 2012 and continue making recommendations to the State Board of Education.		
36 37 38 39 40	The Oklahoma Advisory Council on Indian Education shall confer with the State Board of Education to create a budget developed from funds allocated from the gaming compact in order to further the licensing and training of specialized language and history teachers along with any and all provisions that develop in the implementation of this law.		
41 42 43	Section 4. DEFINITIONS		
44 45 46	Native American Tribes shall be defined as any federally or state recognized group of Indians that is recognized as constituting a distinct and historically continuous political entity within the state of Oklahoma.		

1	
2	
3	Indian country shall be defined as (a) all land within the limits of any Indian
4	reservation under the jurisdiction of the United States government,
5	notwithstanding the issuance of any paten, and including right-of-way running
6	through the reservation, (b) all dependent Indian communities within the borders
7	of the United States whether within the original or subsequently acquired territory
8	thereof, and whether within or without the limits of a state, and (c) all Indian
9	allotments, the Indian titles to which have not been extinguished, including rights-
10	of-way running through the same.
11	
12	Section 5. PENALTIES
13	
14	Any school districts found in violation of this law shall be fined a \$10,000
15	deduction in its budget.
16	
17	Section 6. This act shall become effective 2 years after passage and approval.
18	
19	

1	Oklahoma Intercollegiate Legislature				
2 3	2nd Session of the 44 th Legislature (2012)				
4 5	House Bill No. NSU-501	By: Beasley, Katie (NSU) of the House Becker, Calvin (NSU) of the Senate			
6 7 8	AS INTRODUC	CED			
9 10 11	An act relating to Sabbath breaking; providing short title; repealing 21 O.S. 1910, Section 907;				
12 13 14	BE IT ENACTED BY THE STATE OF OKLAHOMA	A			
15 16 17	Section 1. This act shall be known as the "2012.	I want to go to the mall on Sunday" Act of			
17 18 19	Section 2. REPEALER 21 O.S. 1910, Sec	ction 907, is hereby repealed.			
20 21 22 23 24	•				
25 26	Section 3. REPEALER 21 O.S. 1996, Sec	•			
27 28 29	Section 908. The following are the acts the week, the doing of any of which 1. Servile labor, except works of necess	h is Sabbath-breaking:			
30 31 32	 Trades, manufactures, and mechanica All horse racing or gaming except as Racing Commission pursuant to the pro 	authorized by the Oklahoma Horse			
 33 34 35 36 37 38 	commodities, except that meats, bread, any time, and except that food and drink the premises where sold, and drugs, me	ing or exposing for sale publicly, of any fish, and all other foods may be sold at a may be sold to be eaten and drank upon dicines, milk, ice, and surgical appliances ssities may be sold at any time of the day.			
39 40 41	Section 4. REPEALER 21 O.S. 1910, Sec	ction 909, is hereby repealed.			
42 43 44 45 46	Section 909. It is a sufficient defense in day of the week, to show that the accuse week as holy time, and does not labor u complained of was done in such manner persons in observing the first day of the	pon that day, and that the labor r as not to interrupt or disturb other			
+0	persons in observing the first day of the	week as noty unit.			

1 2 3	Section 5.	REPEALER 21 O.S. 1910, Section 911 is hereby repealed.
4		on 911. Every person guilty of Sabbath-breaking is punishable by a fine of
5 6	not n	nore than Twenty-five Dollars (\$25.00) for each offense.
7		
8	Section 6.	This act shall become effective 90 days after passage and approval.
フ		

1	Oklahoma Intercollegiate Legislature			
2	2^{nd} Session of the 44 th Legislature (2012)			
3				
4	House Bill No. NSU	By: Moore, Allis	son (NSU)	
5		•	has (NSU)	
6				
7		AS INTRODUCED		
8				
9	An act relating to san	itation; providing short title; providing for codification; providing		
10	definitions and provid	ding an effective date.		
11				
12				
13	BE IT ENACTED B	Y THE STATE OF OKLAHOMA		
14				
15	Section 1.	This act shall be known as the "Clean Hands" Act of 2012.		
16				
17	Section 2.	NEW LAW A new section of law to be codified in the Oklahom	na Statutes	
18		to read as follows:		
19				
20	1	bathrooms in the state of Oklahoma will be required to be equi	pped with	
21	hand sanitizer	r.		
22				
23	Section 3.	The following terms are to be defined as follows for the purpose	ses of this	
24	act:			
25				
26		room: An enclosed structure that generally seats one person that	is used in	
27	the expulsion	and containment of human waste.		
28				
29	Hand Sanitizer: An alcohol-based astringent used in combating bacteria used on the			
30	hands in orde	r to maintain a healthy epidermal system.		
31				
32				
33	Section 3.	This act shall become effective 120 days after passage and appro	val.	
34				
35				

1 2 2		Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)		
3 4 5	4 House Bill No. NSU-503 By: Ward, Dy			
5 6 7		AS INTRODUCED		
8 9		ng to policing; providing short title; providing for codification; providing for ng for definitions; providing for penalty and providing an effective date.		
10 11 12	BE IT ENACTED B	Y THE STATE OF OKLAHOMA		
13 14	Section 1.	This act shall be known as the Know Your Rights Act of 2012.		
15 16	Section 2.	NEW LAW A new law to be codified in the Oklahoma Statutes to read as follows:		
17 18 19 20 21		Any state, county, local, or campus or other officer acting under the color of law shall be required to inform a citizen of their right to deny voluntary access to a warrantless search of person, vehicle, or home immediately upon initiating such a request for a voluntary warrantless search of person, vehicle, or home.		
22 23 24 25 26 27 28	Section 3.	NEW LAW A new law to be codified in the Oklahoma Statutes to read as follows: Any state, county, local, or campus or other officer acting under color of law is forbidden from using threats or related means to coerce a confession from a citizen of the State of Oklahoma.		
29 30 31 32 33 34 35 36 37 38 39 40	Section 4.	AMENDMENT Amend Title 22-37 of the Oklahoma Statutes to read as follows: "§22-37. Distinctive uniforms for police officers - Exceptions. The governing bodies of the state, county, city or town, as the case may be, may furnish distinctive uniforms for all sheriffs, deputy sheriffs, policemen, town marshals, peace officers and other officers, whose duty is to preserve and enforce public peace. When uniforms are furnished the sheriffs, deputy sheriffs, policemen, town marshals, peace officers required to wear street apparel or undercover narcotic officers.		
41 42 43 44 45 46	Section 5.	DEFINITIONS "Color of Law"- In accordance with the Civil Rights Act of 1871, color of law shall mean any conduct by an officer, whether within or not within their limits of authority, that bears a sufficiently close nexus to a state so that the action is treated as though it is by the state.		

1	Section 6.	PENALTIES
2		A. Any person acting under color of law who fails to notify a citizen of
3		their right to deny voluntary access to a warrantless search shall be
4		suspended without pay for one (1) week, and also not privileged to
5		qualified or official immunity from civil or criminal action by the
6		offended parties.
7		
8		B. Any person acting under color of law who is found to have used threats
9		or related means to coerce a confession shall be suspended without pay for
10		one (1) month, and also not privileged to qualified or official immunity
11		from civil or criminal action by the offended parties.
12		
13		C. Any person acting under color of law who is required by law to wear a
14		distinctive uniform while on duty and fails to do so shall be suspended one
15		(1) week with pay and fined fifty (50) dollars per offense.
16		
17	Section 7.	This act shall supersede any previous and conflicting law.
18		
19	Section 8.	This act shall take effect July 1, 2013.
20		

1 2 3			ntercollegiate Legislature the 44 th Legislature (2012)		
5 4 5	House Bill No. NSU	J-504		By: Ward, Dylan (NSU)	
5 6 7		AS	INTRODUCED		
8 9	An act relating to the Oklahoma Penal Code; providing short title; amending 21 O.S. 2012, Section 701.9; amending 21 O.S. 2012, Section 701.10; and declaring an emergency.				
10 11 12	BE IT ENACTED B	Y THE STATE OF O	KLAHOMA		
12 13 14	Section 1.	This act shall be know	own as the "Atkins" Act of 2	2012.	
15 16	Section 2.	AMENDATORY follows:	21 O.S. 2012, Section 70	1.9, is amended to read as	
17 18 19 20 21 22 23 24 25 26 27 28	Section 3.	murder in the first d for life without paro convicted of or plea degree, as described	convicted of or pleads guilt egree shall be punished by c le or by imprisonment for li ds guilty or nolo contendere in subsection E of Section 7 orded the benefit of deferment	leath or by imprisonment fe. A person who is to murder in the first 701.7 of this title, shall not	
29 30 31 32 33 34 35 36 37		A. Upon conviction the first degree, the to determine wheth imprisonment without be conducted by the	ntencing - Murder in the firs n or adjudication of guilt of court shall conduct a sepa er the defendant should be out parole or life imprisonment trial judge before the s presentence investigation.	f a defendant of murder in rate sentencing proceeding sentenced to death or life tent. The proceeding shall	
38 39 40 41 42 43	Section 4.	health and safety, a	ly necessary for the preserv an emergency is hereby de ll take effect and be in fu al.	clared to exist; by reason	

1 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)			
3 4	House Bill No. OBU-501 By: Miller, Brittany (O			
5				
6		AS INTRODUCED		
7				
8	An act relatir	ng to marijuana; providing short title; providing for codification and		
9	providing an effectiv	ve date.		
18				
11	BE IT ENACTED B	Y THE STATE OF OKLAHOMA		
1120				
1131	Section 1.	This act shall be known as the "Decriminalization" Act of 2012.		
1142 1153	Section 2.	NEW LAW A new section of law to be codified in the Oklahoma		
1164	Section 2.	NEW LAW A new section of law to be codified in the Oklahoma Statutes to read as follows:		
1175		Statutes to read as ronows.		
18		Marijuana shall be decriminalized, meaning that distribution and		
19		trafficking 18 are still illegal and considered a criminal offense		
20		rumening to ure still megal and considered a emininal offense		
21		Possession and use are no longer a crime and shall be moved out of		
2221	criminal courts.			
2232				
24		Marijuana will be sold in stores across the state similar to places that sell		
2254		tobacco or alcohol.		
2255				
27		Marijuana will be taxed at 8 percent.		
2287				
29		It is still against the law to drive while under the influence of Marijuana.		
319				
31 32		No one can buy or use under the age of 21.		
32 33	Section 3:	This not shall become offective 00 days ofter passage and emproved		
33 34	Section 5:	This act shall become effective 90 days after passage and approval.		
54				

1	Oklahoma Intercollegiate Legislature				
2	2 nd Session of the 44 th Legislature (2012)				
3					
4	House Bill No. O	BU-502 By: Miller, Brittany (OBU)			
5					
6		<u>AS INTRODUCED</u>			
74 85	An act relativ	a to drug tasting: providing short title: providing for addition and			
9	providing an effecti	g to drug testing; providing short title; providing for codification and			
1 σ	providing an effecti				
18	BE IT ENACTED BY THE STATE OF OKLAHOMA				
1120	22112101222				
1 B I	Section 1.	This act shall be known as the "Welfare Drug Test" Act of 2012.			
1142		C			
1153	Section 2. NEW LAW A new section of law to be codified in the Oklahoma				
1164	Statutes to read as follows:				
1175					
18	Anyone who needs to receive welfare, food stamps, or				
1198	unemployment must be able to pass a drug test.				
2109					
21	If someone tests positive for a drug test they would be denied any type of				
22 2231	welfare or unemployment benefits.				
2231 24	The state will pay for the cost of the drug testing				
24 2254	The state will pay for the cost of the drug testing.				
26	Section 3. This act shall become effective 90 days after passage and approval.				
27		The action of the choice of a days after passage and approval			

1 2 3	Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)				
4	House Bill No. OBU-503 By: Cook (OB)				
5	AS INTRODUCED				
6 7	An act relating to marijuana; providing short title; providing for codification and providing an effective date.				
8	BE IT ENACTED BY THE STATE OF OKLAHOMA				
9	Section 1.	This act shall be known as the "Smarter, Not To	ugher on Crime Bill"		
10 11	Section 2.	NEW LAW A law to be codified in the Okl follows:	ahoma Statutes to read as		
12 13		Marijuana shall be legalized in the state of Okla 9% tax.	homa and imposed with a		
14 15 16		The tax money gathered shall go to rehabilitatio departments, and child advocacy groups in orde community and society.			
17 18		An age restriction of 18 shall be placed on anyo Marijuana.	ne wishing to purchase		
19	Section 3.	This act shall become effective 90 days after part	ssage and approval.		
20 21 22 23 24 25 26					

1 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)			
3				
4	House Bill No. OSU-501 By: Barton, Brian (OSU)			
5 6	AS INTRODUCED			
7				
8	An Act relating to drug education; providing short title; providing for definitions;			
9	providing for penalties; providing for codification and providing an effective date.			
10				
11	BE IT ENACTED BY THE STATE OF OKLAHOMA			
12 13	Section 1 This est shall be known as the "Educating Defore Catting Uich as a			
15 14	Section 1. This act shall be known as the "Educating Before Getting High as a Cloud" Act of 2012.			
14 15				
15 16	Section 2. DEFINITIONS:			
17				
18	a. "Illegal drug" means a drug whose distribution is a violation of state law			
19	a. megai urug means a urug whose distribution is a violation of state law			
20	Section 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes			
21	to read as follows:			
22				
23	Illegal drug use education consistent with the guidelines of the National Institute of			
24	Health and the State Department of Health about the negative effects of illegal drug			
25	consumption is required for all middle and high school students at least once in grades 6 th			
26	through 8 th and again at least once in grades 9 th through 12 th .			
27				
28	Section 6. PENALTIES			
29				
30	With the confirmed report of district and school delinquency the school district and			
31	school shall be flagged for observation for the following academic school year. If the			
32	needed improvements are not made for the following school year the school and district			
33	shall be publicly released as delinquent under the "Educating Before Getting High as a			
34	Cloud" Act and observed by school or district administration for subsequent years when			
35	the drug use and education is taught. The penalties shall be administered and followed up			
36	by the Oklahoma State Department of Education.			
37	Section 7 This set shall become effective at the beginning of the next set and and			
38 39	Section 7. This act shall become effective at the beginning of the next school year.			
57				

1 2 2	Oklahoma Intercollegiate Legislature 2nd Session of the 44th Legislature (2012)			
3 4	House Bill No. OSU-502 By: Barton, Brian (OSU)			
5 6	AS INTRODUCED			
7 8 9	An Act relating to amending the location of vehicle license plates; providing short title; Amending Title O.S. 47 Section 113 and providing an effective date.			
10 11 12	BE IT ENACTED BY THE STATE OF OKLAHOMA			
12 13 14	Section 1. This act shall be known as the "Plated Front and Back" Act of 2012.			
15 16	Section 2. AMENDATORY O.S. 47 § 113, is amended to read as follows:			
17	Section 3. §47-1113. Issuance of certificate of registration, license plates and decals			
18	- Requirements and specifications for license plates - Issuance of license plates without			
19	documentary evidence of ownership - Registration certificate to be in possession of			
20	commercial vehicle operator - Manufactured homes.			
21	A. 1. Except for all-terrain vehicles, utility vehicles and motorcycles used exclusively			
22	off roads and highways, upon the filing of a registration application and the payment of			
23	the fees provided for in the Oklahoma Vehicle License and Registration Act, the			
24 25	Oklahoma Tax Commission or Corporation Commission, as applicable, shall assign to the vehicle described in the application a distinctive number, and issue to the owner of			
23 26	the vehicle described in the application a distinctive number, and issue to the owner of the vehicle a certificate of registration, one license plate and a yearly decal. The			
20 27	Oklahoma Tax Commission shall assign an all-terrain vehicle, utility vehicle or			
28	motorcycle used exclusively off roads and highways a distinctive number and issue to the			
29	owner a certificate of registration and a decal but not a license plate. For each subsequent			
30	registration year, the Tax Commission shall issue a yearly decal to be affixed to the			
31	license plate, except for an all-terrain vehicle, utility vehicle or motorcycle used			
32	exclusively off roads and highways. The initial decal for an all-terrain vehicle, utility			
33	vehicle or motorcycle shall be attached to the front of the vehicle and shall be in clear			
34	view. The decal shall be on the front or on the front fork of the motorcycle used			
35	exclusively off roads and highways and the decal shall be in clear view. The yearly decal			
36	shall have an identification number and the last two numbers of the registration year for			
37	which it shall expire. Except as provided by Section 1113A of this title, the license plate			
38 39	shall be affixed to the exterior of the vehicle until a replacement license plate is applied			
39 40	for. If the owner applies for a replacement license plate, the Tax Commission shall			
40 41	charge the fee provided for in Section 1114 of this title. The yearly decal will validate the license plate for each registration period other than the year the license plate is issued.			
42	The license plate and decal shall be of such size, color, design and numbering as the Tax			
43	Commission may direct. However, yearly decals issued to the owner of a vehicle who			
44	has filed an affidavit with the appropriate motor license agent in accordance with Section			
45	7-607 of this title shall be a separate and distinct color from all other decals issued under			
46	this section. The Tax Commission shall also issue a monthly decal which shall include a			

- 1 two-letter abbreviation corresponding to the county in which the vehicle is registered. 2 The Tax Commission is hereby directed to develop the decal design to incorporate these 3 requirements in a manner that will permit county abbreviation to be readily identified. 4 The Tax Commission shall develop a unique two-letter abbreviation for each county to be 5 used on the decals. The Tax Commission shall issue all decals in the possession of the 6 Tax Commission on January 1, 2010, prior to issuing any of the county abbreviation 7 decals created pursuant to this paragraph. 8 2. The license plate shall be securely attached to the front and rear of the vehicle, except 9 truck-tractor plates which shall be attached to the front of the vehicle. The Tax 10 Commission may, with the concurrence of the Department of Public Safety, by Joint Rule, change and direct the manner, place and location of display of any vehicle license 11 12 plate when such action is deemed in the public interest. The license plate, decal and all 13 letters and numbers shall be clearly visible at all times. The operation of a vehicle in this 14 state, regardless of where such vehicle is registered, upon which the license plate is covered, overlaid or otherwise screened with any material, whether such material be 15 16 clear, translucent, tinted or opaque, shall be a violation of this paragraph. 17 18 Section 3. This act will become effective 90 days after passage and approval.
- 19

1	Oklahoma Intercollegiate Legislature			
2	2^{nd} Session of the 44 th Legislature (2012)			
3				
4	House Bill No. OSU-503By: Barton, Brian (OSU)			
5				
6	<u>AS INTRODUCED</u>			
7				
8	An Act relating to the misuse of pharmaceutical drugs controlled substances and			
9	illegal drugs, providing short title; providing for codification and providing an			
10 11	effective date.			
11	BE IT ENACTED BY THE STATE OF OKLAHOMA			
12	DE II ENACIED DI THE STATE OF OREAHOMA			
14	Section 1. This act shall be known as the "Policy Gone Up in Smoke" Act of 2012.			
15				
16	Section 2. DEFINITIONS:			
17				
18	a. "Illegal drug" means a drug whose distribution is a violation of state law			
19				
20	Section 3. NEW LAW A new section of law to be codified in the Oklahoma Statues			
21	to read as follows:			
22				
23	Possession of Illegal drugs includes physical possession as well as consumption.			
24	Violators are subject to state law and statutes. If drug producers, consumers, distributors			
25	or any other aiding and abetting persons or businesses are reported to or location revealed			
26	to the Oklahoma Bureau of Narcotics and Dangerous Drugs or other law enforcement			
27 28	that leads to prosecution the source of this information the source may not be charged in relation to that single crime. If probable cause exists of the violation of the use or			
28 29	consumption of illegal or unprescribed drug the individual may be tested.			
30	consumption of megal of unpresented drug the marviadar may be tested.			
31	Section 4. NEW LAW A new section of law to be codified in the Oklahoma Statues			
32	to read as follows:			
33				
34	Ephedrine and pseudoephedrine shall become a prescription required pharmaceutical			
35	drug.			
36				
37	Section 8. This act shall become effective 90 days after passage and approval.			
38				

1	Oklahoma Intercollegiate Legislature		
2	2nd Session of the 44th Legislature (2012)		
3			
4	House Bill No. OSU-504 By: Barton, Brian (OSU)		
5			
6	AS INTRODUCED		
7	An act relating to legislative term limits; providing short title; repealing Article 5 O.S.		
8	Section 17-A; providing for codification; and providing an effective date.		
9			
10	BE IT ENACTED BY THE STATE OF OKLAHOMA		
11			
12	Section 1. This act shall be known as the "Restoring Rights of Voters" Act of 2012.		
13			
14	Section 2. REPEALER Article 5 O.S. § 17A is hereby repealed.		
15			
16	Section 3. Any member of the Legislature who is elected to office after the effective		
17	date of this amendment shall be eligible to serve no more than 12 years in the Oklahoma		
18	State Legislature. Years in Legislative office need not be consecutive and years of service		
19	in both the Senate and the House of Representatives shall be added together and included		
20	in determining the total number of Legislative years in office. The years served by any		
21	member elected or appointed to serve less than a full Legislative term to fill a vacancy in		
22	office shall not be included in the 12 year limitation set forth herein; but no member who		
23	has completed 12 years in office shall thereafter be eligible to serve a partial term. Any		
24	member who is serving a Legislative term in office or who has been elected or appointed		
25	to serve a term in office on the effective date hereof shall be entitled to complete his or		
26	her term and shall be eligible to serve an additional 12 years thereafter. This amendment		
27	shall be effective on the 1 st day of the year following its adoption.		
28			
29	Section 3. This act shall become effective 90 days after passage and approval.		
30			

1 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2010)				
3					
4	House Bill No. OSU-505 By: Carlile, David (OSU)				
5					
6	<u>AS INTRODUCED</u>				
7					
8	An act relating to obese children and teens in Oklahoma; providing short title; providing				
9	definitions; providing for codification and providing an effective date.				
10					
11 12	BE IT ENACTED BY THE STATE OF OKLAHOMA				
12	Section 1. This act shall be known as the "Diet" Act of 2012.				
13 14	Section 1. This act shall be known as the Diet Act of 2012.				
14	Section 2: The following terms are to be defined as follow for the purposes of this act:				
16	Section 2. The following terms are to be defined as follow for the purposes of this det.				
17	A. Physical education: An elementary and secondary educational course dedicated to the				
18	education and practice of personal exercise threw physical activity.				
19					
20	Section 3. NEW LAW A new section of law to be codified in the Oklahoma				
21	Statutes as Section 343 of Title 70, unless there is created a duplication in numbering, to read as				
22	follows:				
23					
24	All public school systems in the state of Oklahoma shall be required to have mandatory				
25	physical education courses for their students. In grades one (1) through five (5) the school must				
26	require its students to participate in a daily physical education class that is no shorter than thirty				
27	(30) minutes and not exceeding one (1) hour. In grades six (6) through twelve (12) the school				
28	must require its students to take and participate in a daily physical education class that is no				
29	shorter than that schools typical class period length.				
30					
31	Section 4. This act shall become effective 90 days after passage and approval.				
32					

1	Oklahoma Intercollegiate Legislature				
2	2^{nd} Session of the 44 th Legislature (2012)				
3					
4	House Bill No. OSU-	506	By: Hesse, Justin (OSU)		
5					
6		AS INTI	RODUCED		
7					
8	An act relating	g to punishments for non-	violent drug offences; providing short title;		
9	providing for codification, and providing an effective date.				
10		1 0			
11	BE IT ENACTED BY	Y THE STATE OF OKLA	AHOMA		
12					
13	Section 1.	This act shall be known a	as the "Spottedcrow" Act of 2012.		
14					
15	Section 2.	NEW LAW A new section	on of law to be codified in the Oklahoma Statutes		
16		to read as follows:			
17					
18	There shall be	no more mandatory mini	mum sentences given to any person convicted in		
19	the state of Oklahoma of non-violent drug offences, including but not limited to: illegal				
20	sale and/or possession of any Schedule I, II, III, IV, or V Controlled Substance.				
21					
22	Section 3.	NEW LAW A new section	on of law to be codified in the Oklahoma Statutes		
23		to read as follows:			
24					
25			nt drug offence and who is currently serving his or		
26	her mandatory	minimum sentence and i	s not also serving time for a conviction of a		
27	violent crime	shall be eligible for parole	e if he/she has served at least one third of his/her		
28	entire sentence	e.			
29					
30	Section 3.	This act shall become eff	fective 90 days after passage and approval.		
31					

1 2 3	Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)			
4	House Bill No. OSU-507 By: Hesse, Justin (OS			
5 6	AS INTRODUCED			
7 8 9 10	An act relating to the constitutional separation of Church and State in the Oklahoma Legislature and the First Amendment right of freedom of speech; providing for short title; repealing Title 21 O.S. 1910 Section 901; repealing Title 21 O.S. 1910 Section 902; repealing Title 21 O.S. 1910			
11 12 13 14	Section 903; repealing Title 21 O.S. 1910 Section 904; repealing Title 21 O.S. 1910 Section 905; repealing Title 21 O.S. 1910 Section 907; repealing Title 21 O.S. 1910 Section 908; repealing Title 21 O.S. 1910 Section 909; repealing Title 21 O.S. 1910 Section 908; repealing Title 21 O.S. 1910 Section 909; repealing Title 21 O.S. 1910 Section 911; providing for codification; and providing for effective date.			
15 16 17	BE IT ENACTED BY THE STATE OF OKLAHOMA			
18 19	Section 1. This act shall be known as the "Silly Government, Religion Belongs in the Private Sector!" Act of 2012.			
20 21 22 23	Section 2. REPEALOR 21 O.S. 1910 Sections 901, 902, 903, 904, 905, 907, 908, 909, and 911 are hereby repealed.			
24 25 26 27	§21-901. Blasphemy defined. Blasphemy consists in wantonly uttering or publishing words, casting contumelious reproach or profane ridicule upon God, Jesus Christ, the Holy Ghost, the Holy Scriptures on the Christian on any other religion			
28 29	or the Christian or any other religion. R.L.1910, § 2398.			
30 31 32 33 34	§21-902. Serious discussion not blasphemy. If it appears beyond reasonable doubt that the words complained of were used in the course of serious discussion, and with intent to make known or recommend opinions entertained by the accused, such words are not blasphemy. R.L.1910, § 2399.			
35 36 37 38	§21-903. Blasphemy a misdemeanor. Blasphemy is a misdemeanor. R.L.1910, § 2400.			
39 40 41 42 43 44	§21-904. Profane swearing. Profane swearing consists in any use of the name of God, or Jesus Christ, or the Holy Ghost, either in imprecating divine vengeance upon the utterer, or any other person, or in light, trifling or irreverent speech. R.L.1910, § 2401.			
45 46	<u> \$21-905. Punishment for profane swearing.</u>			

1	Every person guilty of profane swearing is punishable by a fine of One Dollar (\$1.00) for
2	each offense.
3	R.L.1910, § 2402.
4	
5	<u>§21-907. Sunday to be observed.</u>
6	The first day of the week being by very general consent set apart for rest and religious
7	uses, the law forbids to be done on that day certain acts deemed useless and serious
8	interruptions of the repose and religious liberty of the community. Any violation of this
9	prohibition is Sabbath-breaking.
10	R.L.1910, § 2404.
11	
12	<u>§21-908. Sabbath-breaking defined.</u>
13	The following are the acts forbidden to be done on the first day of the week, the doing of
14	any of which is Sabbath-breaking:
15	-1. Servile labor, except works of necessity or charity.
16	-2. Trades, manufactures, and mechanical employment.
17	-3. All horse racing or gaming except as authorized by the Oklahoma Horse Racing
18	Commission pursuant to the provisions of the Oklahoma Horse Racing Act.
19	-4. All manner of public selling, or offering or exposing for sale publicly, of any
20	commodities, except that meats, bread, fish, and all other foods may be sold at any time,
21	and except that food and drink may be sold to be eaten and drank upon the premises where
22	sold, and drugs, medicines, milk, ice, and surgical appliances and burial appliances and all
23	other necessities may be sold at any time of the day.
24	R.L. 1910, § 2405. Amended by Laws 1913, c. 204, p. 456, § 1; Laws 1949, p. 204, § 1;
25	Laws 1983, c. 11, § 36, emerg. eff. March 22, 1983; Laws 1996, c. 191, § 1, emerg. eff.
26	May 16, 1996.
27	
28	<u>§21-909. Persons observing other day as holy.</u>
29	It is a sufficient defense in proceedings for servile labor on the first day of the week, to
30	show that the accused uniformly keeps another day of the week as holy time, and does not
31	labor upon that day, and that the labor complained of was done in such manner as not to
32	interrupt or disturb other persons in observing the first day of the week as holy time.
33	
34	
35	
36	Section 3. This act shall become effective 90 days after approval.
37	

1	Oklahoma Intercollegiate Legislature			
2	2^{nd} Session of the 44 th Legislature (2012)			
3				
4	House Bill No. OSU-	508		By: Jackson, Josh (OSU)
5				•
6		AS IN	TRODUCED	
7				
8	An act relatin	g to creating a maxim	um ceiling of out of stat	e donations to campaigns;
9	providing short title;	providing for definition	ns; providing for codifie	cation; providing penalties
10	and providing an effect	ctive date.		
11				
12	BE IT ENACTED BY THE STATE OF OKLAHOMA			
13				
14	Section 1.	This act shall be known	n as the "Don't Hate, Dor	nate" Act of 2012.
15				
16	Section 2.	DEFINITIONS:		
17				
18	a. Out of Stat	te Donations: Any cor	tribution of money from	n, but not limited to, any
19	business, o	rganization, or individ	ual persons that are base	ed and/or live outside the
20	boundaries	of the State of Oklahon	1a.	
21				
22	Section 3.	NEW LAW A new see	ction of law to be codified	d in the Oklahoma Statutes
23		to read as follows:		
24				
25	Out of state do	onations to any state ele	ected position campaigns	shall be set to a ceiling of
26	\$25,000.			
27				
28	Section 4.	PENALTIES		
29				
30				aigns that exceed \$25,000
31				ved and \$25,000, plus an
32	additional \$25	,000 with a maximum f	ine of \$250,000.	
33				
34	Section 5.	This act shall become of	effective 90 days after pas	ssage and approval
35				

1	Oklahoma Intercollegiate Legislature			
2 3	2 nd Session of the 44 th Legislature (2012)			
4	House Bill No. OSU	-509 By: Jackson, Josh (OSU)		
5 6		AS INTRODUCED		
7		ASINTRODUCED		
8	An act relating to	public school losing mascots duties; providing short title; providing for		
9		ng 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 "Bow Down to the Master" Act of 2012.		
14				
15	Section 2.	NEW LAW A new section of law to be codified in the Oklahoma Statutes		
16		to read as follows:		
17		Any losing toom magazet shall have down and bigs the fact of the annasing		
18 19		Any losing team mascot shall bow down and kiss the feet of the opposing winning team's mascot on the fifty yard line at all Oklahoma public school		
20		football games.		
20		Tootoan games.		
22	Section 3.	PENALTIES		
23				
24		If the losing mascot refuses to bow down and kiss the feet of the opposing		
25		winning team's mascot, then the winning team and fans shall ridicule and		
26		lightly harass the losing mascot for being a sore loser.		
27				
28	Section 4.	This act shall become effective 90 days after passage and approval.		
29				

1	Oklahoma Intercollegiate Legislature				
2	2 nd Session of the 44 th Legislature (2010)				
3					
4	House Bill No. OSU-510 By: Neal, Trenton (OSU)				
5 6	AS INTRODUCED				
0 7	AS INTRODUCED				
8	An act relating to mandating the teaching of a foreign language in elementary schools;				
9	providing short title; providing for definitions; providing for codification; providing penalties;				
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 "Early Foreign Language Education" Act of				
15	2012.				
16					
17	Section 2. DEFINITIONS:				
18 19	a Elementary School school grades between first and fifth				
19 20	a. Elementary School- school grades between first and fifth.b. Foreign Language- languages of different countries.				
20	b. Poleign Language- languages of unrefent countries.				
22	Section 3. NEW LAW A new section of law to be codified in the Oklahoma Statues				
23	to read as follows:				
24					
25	Public elementary schools in the state of Oklahoma shall require students to learn a				
26	foreign language during their time at the school. The student will begin learning the				
27	language of his or her choice starting in the first grade. Schools will provide lessons for				
28	that foreign language for the five years that they are in elementary school. Languages will				
29	be chosen from the following: Spanish, French, or Italian.				
30					
31	Section 4 PENALTIES:				
32					
33	If a school district fails to offer these classes they will be cut from government aid until				
34	said classes are installed in the school's curriculum.				
35					
36	Section 5. This law shall become effective at the end of this school year.				
37					

1	Oklahoma Intercollegiate Legislature
2	2 nd Session of the 44 th Legislature (2012)
3	
4	House Bill No. OSU-511 By: Provost, Courtney (OSU)
5	
6	<u>AS INTRODUCED</u>
7	
8	An act relating to Oklahoma state funded scholarships; providing short title; providing for
9	codification; providing for penalty; providing definitions; 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 Success" Act of 2012.
14	
15	Section 2. NEW LAW A new section of law to be codified in the Oklahoma Statutes
16	to read as follows:
17	
18	Every student otherwise eligible to apply for Oklahoma state funded scholarships shall be
19	required to submit a satisfactory drug screening before receipt of state funds as part of
20	eligibility.
21	
22	A. Only students that have otherwise met eligibility requirements set by the Oklahoma
23	State Board of Regents of Higher Education will be required to complete their
24	application with a drug screen for state funded scholarships.
25	
26	1. Prescribed medications will be permitted with proper documentation presented at the
27	drug screen facility as long as medication is in accordance with local law. Institutions
28 29	may not request prescription information or other medical information of a student
29 30	pertaining to the drug screen. Facility will return only satisfactory or unsatisfied screening report to the awarding institution.
30	screening report to the awarding institution.
32	B. School must participate in the lower cost of two programs:
33	a. Contract with an independent state approved screening facility
34	b. Or otherwise perform screenings through an institution medical facility.
35	b. Of otherwise perform sereenings through an institution medical facility.
36	1. Other schools may utilize sister or unrelated medical facilities of other participating
37	campus medical facilities with permission and supporting contract between
38	participating institutions. Any contracts agreed upon will have no connection to this
39	bill. The institution reserves the right to absorb any or no portion of drug screening
40	fee for any reason including income-based need.
41	
42	2. Fees must not exceed the cost of State mandated drug screening.
43	
44	3. Fees will be paid by the institution and cost of screening will be posted to student
45	account as part of student fees. All fees paid for screenings are to be appropriated for
46	the sole purpose of drug screening costs.

1	C. Drug screening is explicitly required before first disbursement of state scholarship
2	funds to the recipient. Every subsequent disbursement of state scholarship is eligible
3	for screening requirements. The Oklahoma State Board of Regents may request
4	screening of all eligible recipients before disbursements.
5	screening of an engible recipients before disoursements.
6	1. Institutions may require or waive subsequent screenings by individual student within
7	the same federal school year if not requested by the Oklahoma State Board of
8	Regents.
9	regents.
10	2. Students may be randomly or expressively required to submit a drug test during
11	current disbursement period by the enrolling institution or the Oklahoma State Board
12	of Regents.
12	
13	Section 5. PENALTY
15	
16	In the event a student that has otherwise satisfied the requirements for eligibility and has
17	been approved for award by home institution does submit a failing drug screen the
18	student will be unable to receive state funds.
19	
20	§ Failure to submit satisfactory drug screen by deadlines set by the institution and
21	Oklahoma State Board of Regents of Higher Education will cause eligibility for
22	disbursement to be revoked until satisfied or until next disbursement term. A student
23	prevented access to facilities with just cause will be reviewed on a case by case basis by
24	the institution's financial aid office and all relevant notification will be sent to Oklahoma
25	State Board of Regents of Higher Education for grace.
26	
27	§ Satisfactory drug screens are only valid for current disbursement term and/or school
28	year as designated by the institution. Satisfactory screenings cannot be used for
29	sequential disbursements unless waiver is approved by the awarding institution and
30	submitted to the Oklahoma State Board of Regents.
31	
32	§ Failure to file waiver of screening within same school year to Oklahoma State Board of
33	Regents of Higher Education will cause the student to lose eligible status through the
34	institution and may prevent disbursement for the current term.
35	
36	
37	Section 6. DEFINITIONS
38	
39	As used in the Student Success Act
40	a. Alcohol shall be defined as ethyl alcohol or ethanol
41	b. Applicant or Recipient shall be defined as a college student who has applied for a state
42	funded scholarship with an institution
43	c. Board shall be defined as the Oklahoma State Board of Regents for higher education
44	d. Drug shall be defined as amphetamines, cannabinoids, cocaine, phencyclidine (PCP),
45	hallucinogens, methaqualone, opiates, barbiturates, benzodiazepines, synthetic narcotics,
46	designer drugs, or a metabolite of any of the substances listed herein;

1	e. Drug screening shall be defined as a chemical test administered for the purpose of		
2	determining the presence or absence of a drug or its metabolites or alcohol in a person's		
3	bodily tissue, fluids or products;		
4	f. Random selection basis shall be defined as a mechanism for selecting recipients for		
5	drug or alcohol testing		
6			
7	Section 7.	This act shall become effective 90 days after passage and approval.	
8			
9			

1		Oklahoma Intercollegiate Legislature
2		2 nd Session of the 44 th Legislature (2012)
3		
4	House Bill No. OSU	J-512 By: Rossdeutscher, Josiah (OSU)
5		
6		AS INTRODUCED
7		
8		Infants; providing short title; providing for codification; and providing an
9	effective date.	
10		
11	BE IT ENACTED B	BY THE STATE OF OKLAHOMA
12		
13	Section 1.	This act shall be known as the "Infant Preservation" Act of 2012.
14	~	
15	Section 2.	NEW LAW A new section of law to be codified in the Oklahoma Statutes
16		to read as follows:
17		
18		Hospitals are required to perform a pulse oximetry screening on newborn
19		babies.
20		
21		Hospitals are required to perform this test within 24 hours of the birth of
22		the infant to check for birth defects.
23	G (* 2	
24	Section 3.	This act shall become effective 180 days after passage and approval.
25		

1 2		Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)
3		
4	House No. OSU-513	By: Sauer, Sarah (OSU)
5		AS INTRODUCED
6		
7		e abolishment of required public university meal plans; providing short title;
8 9	providing for penaltic	es; providing for codification; and providing an effective date.
9 10	ΒΕ ΙΤ ΕΝΔΟΤΕΟ Β	Y THE STATE OF OKLAHOMA
10	DE II ENACIED D	
12	Section 1.	This act shall be known as the "Unfair Meal Plan Requirement" Act of
13		2012.
14		
15	Section 2.	NEW LAW A new section of law to be codified in the Oklahoma Statutes
16		to read as follows:
17 18		It shall be illeged for any public university in the state of Oklahome to
18 19		It shall be illegal for any public university in the state of Oklahoma to require any of its students to purchase a meal plan.
20		require any of its students to purchase a mean plan.
21		PENALTIES
22		
23		Any public university found to be in violation of this act shall receive a
24		reduction of 15% of its funding from the state until they no longer require
25		the meal plan.
26 27	Section 3.	This act shall become effective the following school year.
27	Section 5.	This act shan become effective the following school year.

1 2		Oklahoma Intercollegiate Legislature
2 3		2 nd Session of the 44 th Legislature (2012)
4	House Bill No. OSU	By: Sauer, Sarah (OSU)
5		AS INTRODUCED
6 7		<u>AS INTRODUCED</u>
8	An act relating to of	highway speed limits; providing short title; amending Oklahoma State Law
9	-	iding an effective date.
10	,, 11 001, und pro,	
11	BE IT ENACTED B	BY THE STATE OF OKLAHOMA
12		
13	Section 1.	This act shall be known as the "Highway Speed Adjustment" Act of 2012.
14		
15	Section 2.	AMENDATORY §47-11-801 amended to read as follows:
16		
17		A. Any person driving a vehicle on a highway shall drive the
18		same at a careful and prudent speed not greater than nor less than is
19 20		reasonable and proper, having due regard to the traffic, surface and width of the highway and any other conditions then existing, and no
20 21		width of the highway and any other conditions then existing, and no person shall drive any vehicle upon a highway at a speed greater than
21		will permit the driver to bring it to a stop within the assured clear
22		distance ahead.
24		B. Except when a special hazard exists that requires lower speed
25		for compliance with subsection A of this section, the limits
26		specified in this act or established as hereinafter authorized shall
27		be maximum lawful speeds, and no person shall drive a vehicle on a
28		highway at a speed in excess of such maximum limits:
29		1. Seventy-five (75) Eighty (80) miles per hour in locations
30		comprising:
31		a. the turnpike system, and
32		b. rural segments of the interstate highway system, as may
33 34		be designated by the Transportation Commission.
34 35		Provided, however, the Commission shall determine prior to the designation of such segments that the public
35 36		safety will not be jeopardized;
37		2. Seventy (70) Seventy five (75) miles per hour in locations which are:
38		a. four-lane divided highways including, but not limited
39		to, the interstate highway system, and
40		b. super two-lane highways. As used in this section, a
41		super two-lane highway shall mean any two-lane highway
42		with designated passing lanes, and consisting of paved
43		shoulders not less than eight (8) feet in width.
44	~	
45	Section 3.	This act shall become effective 90 days after passage and approval.
46		

1 2		Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)
3	Harry D'II Na OGU	
4 5	House Bill No. OSU	By: Stubblefield, Spencer (OSU)
5 6 7		AS INTRODUCED
8	An act relati	ng to stunning of animals; providing short title; providing definitions;
9		cation and providing an effective date.
10	F88	
11	BE IT ENACTED E	BY THE STATE OF OKLAHOMA
12		
13	Section 1.	This act shall be known as the "Better Safe than Sorry" Act of 2010.
14		
15	Section 2.	DEFINITIONS
16		
17 18		A. Stunning – the process of knocking the animal unconscious before
18 19		slaughter, so that the animal does not feel pain
20		B. Shochet – a person trained to perform a Jewish slaughter called Kosher
21		D. Shochet - a person damed to perform a bewish shadghter carea ressiler
22	Section 3.	NEW LAW A new section of law to be codified in the Oklahoma Statutes
23		to read as follows:
24		
25		Any animal that is to be killed by a company for production must be
26		stunned by an electrical shock to both the brain and the heart. Shock to
27		just one is not allowed and can no longer use carbon dioxide stunning.
28		The only time the animal must not be stunned electrically to both the brain
29		and heart is when a religious means of slaughter is necessary, such as
30		Kosher or Halal. In a case such as this the religious slaughter must be
31 32		documented and must be executed by a Shochet or other religiously
52 33		trained person capable of correctly performing the slaughter.
33 34	Section 4.	This act shall become effective 90 days after passage and approval.
35	Section 7.	This act shall become effective yo days after passage and approval.

1 2		Oklahoma Intercollegia 2 nd Session of the 44 th Le	
3 4	House Bill No. OSU	-516	By: Stubblefield, Spencer (OSU)
5 6		AS INTRODU	ICED
7		ASINIKODU	
8 9		ng to the grading of meat product g for codification and providing a	s; providing short title; providing an effective date.
10			
11	BE IT ENACTED B	Y THE STATE OF OKLAHOM	IA
12	G		
13 14	Section 1.	This act shall be known as the	Meat Grading ² Act of 2012.
15	Section 2.	The following terms are to be o	lefined for the purposes of this act:
16		6	I I I
17			n of meats into market classes based on a
18		visual assessment of standards.	
19			
20 21		0	bility or the percent of boneless, closely
21 22		trimmed retailed cuts from maj	or wholesale cuts.
23		Quality grade – Estimate of pa	latability.
24			
25		USDA – Food Safety and Insp	ection Service (USDA FSIS).
26			
27	Section 3.		aw to be codified in the Oklahoma statutes
28		to read as follows:	
29 30		Any meat products intended fo	r human consumption or sold publicly must
31			graded, including both a yield grade and a
32		quality grade, before it can be	
33		All companies, regardless size,	will have a set price for the price grading
34			be licensed through the USDA and are able
35		to provide grading services to i	
36 37		• •	system according to the specific meat being
37 38		graded as clarified by already s	
39	Section 4.	This act shall become effective	90 days after passage and approval.
40			,

1	Oklahoma Intercollegiate Legislature			
2	2^{nd} Session of the 44 th Legislature (2012)			
3				
4	House Bill No. OSU-517 By: Taylor, Logan (OSU)			
5				
6	AS INTRODUCED			
7				
8	An act relating changing Oklahoma's primary election from Closed primaries to Open			
9	primaries; providing short title; repealing Title §26-1-104 part A; 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 Open for Business" Act of			
15	2012.			
16				
17	Section 2. DEFINITIONS			
18				
19	a. Open Primary: A primary election (Oklahoma elections) where party affiliation is not			
20	a requirement for constituents to vote for a particular candidate.			
21				
22	Section 3. AMENDATORY Title §26-1-104 part A, is amended to read as followed.			
23				
24				
25	§26-1-104. Closed Open primaries – Independent All voters.			
26	A. No Any registered voter shall be permitted to vote in any			
27	Primary Election or Runoff Primary Election of any political			
28	party except the political party of which his registration			
29	form shows him to be a member, except as otherwise provided			
30	by this section.			
31	•			
32				
33	Section 4. This act shall take effect 90 days after passage and approval.			
34				

1 2 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)
3 4	House Bill No. OSU-518 By: Thomas, Cam (OSU)
5 6	AS INTRODUCED
7 8 9	An act relating to introducing clean energy methods across all public institutions of higher learning; providing short title; providing for definitions; providing for penalties; providing
10 11	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 "Clean Energy on College Campuses" Act of 2012.
16 17 18	Section 2. DEFINITIONS:
19 20 21 22	a. Clean Energy: Clean describes any energy source the exploitation of which does not generate significant amounts of pollution, and therefore negatively impact the health of human populations and the biosphere as a whole.
23 24 25	Section 3. NEW LAW A new section of law to be codified in the Oklahoma Statues to read as follows:
26 27 28 29 30 31	By the year 2020 all public institutions of higher learning throughout the State of Oklahoma shall be required to be producing at least 65% of their energy output through clean energy methods. All methods must be first approved by the State legislature in order to ensure the said institution shall meet the condition of 65% non-pollutant producing energy production.
32 33	Section 4 PENALTIES:
34 35 36 37 38 39	Should an institution fail to meet the 65% requirement by the year 2020, they shall be forced to pay a fine of \$100 per kilowatt of energy produced per day at the said institution of higher learning every month that the condition is not met. In addition to this fine, every year that the learning institution fails to meet the 65% requirement they shall pay a \$10,000 fine.
40 41	Section 5. This act shall become effective January 1 st , 2020.

1	Oklahoma Intercollegiate Legislature
2	2 nd Session of the 44 th Legislature (2012)
3	
4	House Bill No. OSU-519By: Thomas, Cam (OSU)
5	
6	AS INTRODUCED
7	
8	An act relating to allowing handguns to be carried concealed by professors on college
9	campuses; providing short title; providing for definitions; providing for codification; and
10	providing for an emergency.
11	
12	BE IT ENACTED BY THE STATE OF OKLAHOMA
13	
14	Section 1. This act shall be known as the "Campus Shooting Prevention" Act of
15	2012.
16	
17	Section 2. DEFINITIONS:
18	
19	a. Handgun: A gun designed for use by one hand, chiefly either a pistol or a revolver
20	b. Professor: Someone who is a member of the teaching faculty at a college or university
21	and is not a student.
22	Gratian 2 NEW LAW A many and imposition of large to be and if a limit to Oblahama States
23	Section 3. NEW LAW A new section of law to be codified in the Oklahoma Statues
24	to read as follows:
25 26	The right to carry concealed handguns shall be extended to public universities, only for
20 27	professors at their universities. In order, to exercise this right the professor must obtain a
28	license issued by the State of Oklahoma that will allow them to bring their handguns onto
29	campus. To obtain said license the professor must pay a \$30 fee, pass a mental health
30	exam, pass a background check, and show proficient aim and understanding with and of
31	handguns. Every year that the professor continues to teach at a university in the State of
32	Oklahoma they shall be required to renew their license; paying the \$30 fee and passing
33	all tests again.
34	
35	Section 4. It being immediately necessary for the preservation of the public peace,
36	health and safety, an emergency is hereby declared to exist, by reason whereof this act
37	shall take effect and be in full form from and after its passage and approval.
38	
39	

1	Oklahoma Interce	ollegiate Legislature
2	2 nd Session of the 4	4 th Legislature (2012)
3		
4	House Bill No. OSU-520	By: Wietelman, Derek (OSU)
5		
6	<u>AS INTI</u>	RODUCED
7		
8	6 6	utional literacy requirement for graduation from
9		ort title; providing for definitions; providing
10 11	penalties; providing for codification and	l providing an effective date.
12	BE IT ENACTED BY THE STATE OF OKLA	ΗΟΜΑ
12	DE IT ENACTED DT THE STATE OF OREA	
13	Section 1. This act shall be known a	as the "Constitutional Literacy" Act of 2012.
15	Section 1. This act shall be known a	as the Constitutional Eneracy Act of 2012.
16	Section 2. DEFINITIONS:	
17	Section 2. DEI INTITIONS.	
18	a. Public schools: Any primary or seco	ondary school that is primarily supported by
19	public funds.	siddi y school that is primarily supported by
20	public funds.	
20	Section 3. NEW LAW A new section	on of law to be codified in the Oklahoma Statutes
22	to read as follows:	on of faw to be counted in the Oktanonia Statutes
22	to read as follows.	
23 24	All students wishing to graduate from a	public school district in the state of Oklahoma
2 4 25	must demonstrate proficiency on an exam that t	-
25 26	Constitution in order to receive a diploma.	ests basic knowledge of the Office States
20 27	Constitution in order to receive a diploma.	
28	Section 4. PENALTIES	
28 29	Section 4. TENALTIES	
30	Any school district found to be in nonce	ompliance will face forfeiture of up to five percent
31	of the funds they are scheduled to receive from	1 1 1
32	of the funds they are scheduled to receive from	the state for the following school year.
32 33	Section 5. This act shall become eff	fective for the 2013-2014 graduating class of
33 34		2 2
34 35	Oklahoma Public Schools after passage	and approval.
55		

1		Oklahoma Intercollegiate Legislature		
2 3		2 nd Session of the 44 th Legislature (2012)		
4	House Bill No. OSU-521 By: Wietelman, Derek (OSU			
5				
6		AS INTRODUCED		
7				
8	An act relating to es	stablishing a World Cultures elective option for all Oklahoma Public High		
9		hort title; providing for definitions; providing for codification; providing for		
10	penalties; and provid	ing an effective date.		
11				
12	BE IT ENACTED B	Y THE STATE OF OKLAHOMA		
13	Castion 1	This set shall be been as the "Diversity in Sahaala" Act of 2012		
14 15	Section 1.	This act shall be known as the "Diversity in Schools" Act of 2012.		
16	Section 2.	DEFINITIONS:		
17	Section 2.			
18		a. Public high school: any secondary school that is primarily supported		
19		by public funds.		
20		b. Culture: the various components of a society that consists of but is not		
21		limited to: art, language, clothing, music, political institutions, religion,		
22		and other customs.		
23				
24 25	Section 3.	NEW LAW A new section of law to be codified in the Oklahoma Statutes		
25 26		to read as follows:		
20 27		All public high schools in the State of Oklahoma will be required to offer		
28		a World Cultures elective option. The course must be taught by a teacher		
29		certified to instruct either Social Studies or Foreign Language courses.		
30		The course, while not a requirement for graduation, must be accepted as		
31		valid credit towards earning a diploma for all students choosing to take the		
32		course.		
33				
34	Section 4.	PENALTIES		
35		Any multiplication provides to be in noncompliance will be placed on a		
36 37		Any public high school found to be in noncompliance will be placed on a two year period of probation, during which time they must present to the		
37		State Board of Education a plan outlining an acceptable curriculum and		
39		implementation plan for then course, the quality of which will be		
40		determined by the members of the Board.		
41				
42	Section 5.	This act shall become effective at the start of the Fall 2013 school year.		
43				

1 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)
3 4	House Bill No. OSU-522 By: Wright, Amber (OSU)
5 6 7	AS INTRODUCED
7 8 9 10	An act relating to a ban on photo manipulation in media; providing definitions; providing short title; providing for codification; providing penalties; and providing an effective date.
10 11 12	BE IT ENACTED BY THE STATE OF OKLAHOMA
12 13 14	Section 1. This act shall be known as the "Realistic Body" Act of 2012.
15 16	Section 2. DEFINITIONS:
17 18 19 20 21 22	 a. Photo manipulation: The application of image editing techniques to photographs in order to create an illusion or deception (in contrast to mere enhancement or correction) b. Image Editing: The process of editing images by using tools such as airbrush, or graphic editing software to manipulate, enhance, and/or transform images. c. Visual Media: Any type of media that provides the public with images such as follows Newspapers, Magazines, In-Store Advertisements, and Television.
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	The manipulation and/or editing of images of humans to fabricate an image that is false or deceptive shall be banned in all visual media in the state of Oklahoma.
30 31	Section 4. PENALTIES:
32 33 34 35 36	The manipulation and/or editing of images of humans to fabricate an image that is false or deceptive shall be punishable by a fine to the advertising company of \$250,000 and a fine to the media providing the platform of \$500,000 and also the immediate removal of the ad from the media source.
30 37 38	Section 5. This act shall become effective 90 days after passage and approval.

1 2 3	Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)
	Harres Dill Na OSH 522
4 5	House Bill No. OSU-523 By: Wright, Amber (OSU)
6	AS INTRODUCED
7	
8 9	An act relating to a ban of flirting; providing definitions; providing short title; providing for codification; providing exemptions; providing penalties; and providing an emergency.
10 11	BE IT ENACTED BY THE STATE OF OKLAHOMA
12	DE IT ENACTED DT THE STATE OF OREAHOMA
13	Section 1. This act shall be known as the "Lewd and Prude" Act of 2012.
14	
15	Section 2. DEFINITIONS:
16	
17 18	a. Flirt: (to flirt) Flirting or coquetry is an activity involving verbal or written communication as well as body language by one person to another, suggesting an
18 19	interest in a deeper relationship with the other person.
20	b. Body language: includes flicking the hair, eye contact, brief touching, open stances,
21	proximity etc.
22	c. Verbal communication: vocal tone, such as pace, volume, intonation. Challenges
23	(teasing, questions, qualifying, and feigned disinterest) serve to increase tension, test
24 25	intention and congruity.
25 26	d. Body Parts: This includes but is not limited to neck, face, hair, scalp, eyes, nose, mouth, tongue, teeth, throat, shoulders, arms, hands, wrists, forearms, elbows, fingers,
20 27 28	chest, abdomen, pelvic region, buttocks, back, hips, thighs, knees, legs, ankles, feet, and toes
28 29	e. Salacious: obscene; grossly indecent.
30	
31	Section 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes
32	to read as follows:
33	
34 25	In the State of Oklahoma a law shall come to pass that it is illegal for any human under
35 36	the age of 21 to flirt or to respond to flirtation with any body parts. Committing or responding to this lewd and salacious act shall be punished by the city and state law
30 37	enforcement.
38	
39	Section 4. EXEMPTIONS:
40	
41	Body parts that have an exemption to the law are ears. All animals that walk on four legs
42	are exempt from this law. Any one that obtains written permission from his/her legal
43 44	guardians and a permit from the state are exempt from this law.
44 45	Section 5. PENALTIES:
43 46	SCHOILJ. I LIVALTILD.

Any male or female under the age of 21 that engages in the act of flirting shall be punished by a minimum fine of \$250 and a maximum of \$1000, community service of up to 100 hours shall be given at the discretion of the judge. In addition the offender can be confined to house arrest for a minimum of 3 months if deemed necessary by the judge.

Section 6. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist, by reason whereof this act shall take effect and be in full form from and after its passage and approval.

1 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)
3 4	House Bill No. ORU-501 By: Albanese, Rosina (ORU)
5	
6 7	<u>AS INTRODUCED</u>
8	An act relating to grades in correspondence to receiving a driver's license; providing
9	short title; providing for codification; providing for penalties and providing an effective date.
10	shore and, providing for counterrout, providing for penalties and providing an effective dates
11	BE IT ENACTED BY THE STATE OF OKLAHOMA
12	
13	Section 1. This act shall be known as the "If You're too Cool for School, You're too
14	Cool to Drive" Act of 2012".
15	
16	Section 2. NEW LAW A new section of law to be codified in the Oklahoma Statues
17 18	to read as follows:
18 19	All persons under eighteen (18) years of age wishing to obtain a driver's permit or
20	driver's license must show their report card from the most recent two (2) grading periods
21	or transcripts from the past semester at the Department of Motor Vehicles along with
22	their birth certificate and all other required identification.
23	1
24	When a young adult who is fifteen (15) years of age who has a Grade Point Average
25	(GPA) of 3.6 or higher on their last two report cards, they may be allowed to take the test
26	for their driving permit and driver's license six (6) months in advance.
27	
28	Section 3. Penalties:
29 20	A many static static fifteen (15) and shalf many after such share Crude Daint Amang
30 31	A young adult who is fifteen (15) and a half years of age who has a Grade Point Average (GPA) of 1.99 or below on their last two report cards must wait an additional six (6)
32	months in order to test for their driving permit and driver's license. They will be
33	permitted to take their driving permit test at age sixteen (16) regardless of their current
34	GPA.
35	
36	Section 4. This act shall become effective 90 days after passage and approval.
37	

1	Oklahoma Intercollegiate Legislature
2	2 nd Session of the 44 th Legislature (2012)
3	
4	House Bill No. ORU-502By: Bonanno, Caleb (ORU)
5	
6	<u>AS INTRODUCED</u>
7 8	An extralating to read plowing in the state of Oklahoma, providing short title, providing
o 9	An act relating to road plowing in the state of Oklahoma, providing short title; providing for codification; and providing an effective date.
10	for councation, 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 "Snowpocalypse Act of 2012.
14	
15	Section 2. NEW LAW A new section of law to be codified in the Oklahoma Statutes
16	to read as follows:
17	
18	Each town with a population over 10,000 people is required to have a designated private
19 20	company on call during the months of December, January, February, and March.
20 21	The designated non-government business (private) must have a minimum of one snow
21	plow for every 10,000 people within its population.
22	plow for every 10,000 people within its population.
24	The private business may be hired by more than one town if it has the resources to
25	simultaneously work for each of the towns it is contracted to.
26	
27	Section 3. This act shall become effective 90 days after passage and approval.
28	

1			rcollegiate Legislature
2		2 nd Session of the	e 44 th Legislature (2012)
3			
4	House Bill No. ORU	U-503	By: Bonanno, Caleb (ORU)
5			
6		<u>AS IN</u>	TRODUCED
7			
8		0	f Oklahoma, providing short title; providing for
9	codification; providi	ng for definition; and pro	oviding an effective date.
10			
11	BE IT ENACTED B	BY THE STATE OF OK	LAHOMA
12			
13	Section 1.	This act shall be know	n as the "Did My Time" Act of 2012.
14			
15	Section 2.		ction of law to be codified in the Oklahoma Statutes
16	to read as fol	lows:	
17			
18	If a citizen co	ommits a felony and serv	es his sentence, the felony is removed his criminal
19	record.		
20			
21	Section 3.	This act shall become	effective 90 days after passage and approval.
22			

1		Oklahoma Interco	ollegiate Legislature
2		2 nd Session of the 4	^{14th} Legislature (2012)
3			
4	House Bill No. ORU-	504	By: Bonanno, Caleb (ORU)
5			
6		<u>AS INTR</u>	RODUCED
7			
8		1.	ate of Oklahoma, providing short title; providing
9	for codification; and pr	roviding an effective date	2.
10			
11	BE IT ENACTED BY	THE STATE OF OKLA	АНОМА
12	~		
13	Section 1.	This act shall be known a	as the "Convenient Toll" Act of 2012.
14			
15			on of law to be codified in the Oklahoma Statutes
16	to read as follow	WS:	
17		ст. 11 м. d. 1. d.	· · · · · · · · · · · · · · · · · · ·
18		1	e required to have a debit/credit card reader in
19		libooths to assist the out of	of state drivers who do not have a designated
20	Pikepass.		
21	G (* 4 7		
22	Section 4.	i nis act shall become eff	fective 90 days after passage and approval.
23			

1		Oklahoma Intercollegiate Legislature
2		2 nd Session of the 44 th Legislature (2012)
3		
4	House Bill No. ORU	J-505 By: Chan, Melquisedec (ORU)
5		
6		<u>AS INTRODUCED</u>
7	A (1 (
8		g to obese people wearing skinny jeans; providing for definitions; providing
9 10	for codification and p	providing an effective date.
10	BE IT ENACTED B	Y THE STATE OF OKLAHOMA
12	DE II ENACIED D	T THE STATE OF ORLAHOMA
12	Section 1.	This act shall be known as the "Muffin Top" Act of 2012.
14		This det shart de known as the Trainin Top Thet of 2012.
15	Section 2.	Definitions:
16		
17	Obese people	: having a BMI over 30 or one who does not fit through a tunnel slide.
18	1 1	
19	Section 3.	NEW LAW A new section of law to be codified in the Oklahoma Statues
20	to read as foll	ows:
21		
22	Obese people	will be required to refrain from use of skinny jeans.
23		
24	Section 4.	This act shall become effective 90 days after passage and approval.
25		
26		

1		Oklahoma Intercollegiate	Legislature
2		2 nd Session of the 44 th Legis	lature (2012)
3			
4	House Bill No. ORU	-506	By: Chan, Melquisedec (ORU)
5			
6		AS INTRODUCED	
7			
8		g to allowing freedom of choice in edu	cation; providing for codification and
9	providing an effective	e date.	
10			
11	BE IT ENACTED B	Y THE STATE OF OKLAHOMA	
12		This and the 11 her law energy of the WO1-1-1	On an English 422 A st
13	Section 1.	This act shall be known as the "Oklah	ioma Open Enrollment" Act
14 15	of 2012.		
15 16	Section 2.	NEW LAW A new section of law to l	be codified in the Oklahoma Statues
10	to read as foll		be counted in the Oktanoma Statues
18	to read as for	UW3.	
10	Students will	have the option to enroll in a school of	f higher academic performance
20		rage standardized test scores) outside o	0 1
21	(00000000000000000		
22	Section 3.	This act shall become effective in sch	ool year after the passage and
23	approval.		
24	11		
25			

1 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)
3 4 5	House Bill No. ORU-507 By: Guzman, Abel (ORU)
6 7	AS INTRODUCED
8 9	An act relating to illegal immigrants; providing short title; providing for codification; providing for penalties; and providing an effective date.
10 11 12	BE IT ENACTED BY THE STATE OF OKLAHOMA
12 13 14	Section 1. This act shall be known as the "Criminal Alien Repatriation" Act of 2012.
15 16 17	Section 2. NEW LAW A new section of law to be codified in the Oklahoma Statutes to read as follows:
17 18 19 20 21	Law enforcement officers shall require proof of legal residence and/or U.S. Citizenship from individuals upon being lawfully stopped or brought into custody by law enforcement officers.
21 22 23	One (1) of the following documents shall be required to prove U.S. Citizenship:
23 24 25 26 27 28 29 30 31 32	 Military identification card. U.S. Birth Certificate or Certificate of Birth Abroad. U.S. Passport or Passport card. A tribal Certificate of Indian blood or bureau of Indian affairs affidavit of birth. Naturalization Certificate. Certificate of Citizenship. U.S. Resident card. Foreign passport with a United States visa.
33 34	Section 3. Penalties:
35 36 37 38	If the person in custody fails to prove citizenship within a one (1) week period, the subject will be transferred to the Department of Homeland Security and Immigration as well as Customs Enforcement facilities for process of repatriation.
38 39 40	Section 3. This act shall become effective 90 days after passage and approval.

1 2 3	Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)
3 4 5	House Bill No. ORU-508 By: Guzman, Abel (ORU)
5 6 7	AS INTRODUCED
8 9	An act relating to a new minimum wage establishment for hourly paid workers; providing short title; providing for codification and providing an effective date.
10 11 12	BE IT ENACTED BY THE STATE OF OKLAHOMA
12 13 14	Section 1. This act shall be known as the "Okies Deserve a Raise" Act of 2012.
15 16 17	Section 2. NEW LAW A new section of law to be codified in the Oklahoma Statutes to read as follows:
18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33	 I. The State of Oklahoma hereby establishes and requires all employers to compensate hourly paid employees of all industries and all labors this new minimum wage establishment of eight dollars and seventy five cents (8.75) per hour as of July 1, 2013, nine dollars and fifty (9.50) per hour as of July 1, 2014 and ten dollars (10) per hour as of July 1, 2015. In addition, all employers who employ workers with the conjunction of an hourly wage and tip shall also adopt this new minimum wage establishment of three dollars and seventy five cents (3.75) per hour as of July 1, 2013, four dollars and twenty five cents (4.25) per hour as of July 1, 2014 and four dollars and seventy five cents (4.75) per hour as of July 1, 2013, four dollars and seventy five cents (4.75) per hour as of July 1, 2015. II. This minimum wage will be for up to 40 hours of working time in any week and one and a half times (1 ½) such employee's regular hourly wage for each hour of working time in excess of 40 hours in any week. Full-time students may be employed by the college or university at which they are enrolled at not less than one hundred and twenty (120) percent of the effective minimum wage rate.
34 35 36 37 38 39 40 41 42 43 44 45 46 47	 III. Beginning in 2015, and in each year thereafter, the minimum wage shall be adjusted based upon the twelve-month percentage increase, if any, in the Consumer Price Index for all Urban Consumers (or a successor index, if any) as published by the Bureau of Labor Statistics of the United States Department of Labor, based on the most recent twelve-month period for which data is available at the time that the adjustment is made, and rounded to the nearest five cents. The adjusted minimum wage shall be calculated and announced by April 1 of each year, and shall become effective as the new minimum wage on July 1 of each year. Section 3. This act shall become effective the first July 1st after passage and approval.

1 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)
3	
4	House Bill No. ORU-509 By: Guzman, Abel (ORU)
5	
6	AS INTRODUCED
7	
8	An act relating to the unmannered expelling of a flatus in public areas; providing short
9	title; providing for penalties; 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 "Keep Your Rear Shut" Act of 2012.
14 15	Section 2. NEW LAW A new section of law to be codified in the Oklahoma Statutes
15 16	to read as follows:
17	to read as ronows.
18	This act hereby prohibits the unmannered, impious, sordid, ghastly, sickening, filthy,
19	nauseating, and utterly inconsiderate expelling of a flatus on public indoor areas. If there
20	shall be a need to do so, it shall be performed at a public restroom only. This law is
21	preordained to encourage, preserve and practice good protocol and etiquette in public
22	areas independently on whether the public area is government owned or privately owned.
23	
24	Section 3. Penalties:
25	
26	If an individual is found to be breaking this law, they shall be subject to the following
27	penalties: one hundred (100) hours of community service in cases where the flatus was
28	evidently heard, but no whiffed and, a two hundred and fifty dollar fine (250) will be
29	adjoined if the flatus was both heard and whiffed.
30	
31	Section 4. This act shall become effective 90 days after passage and approval.

1 2		Oklahoma Intercollegiate 2 nd Session of the 44 th Legis	
3 4 5	House Bill No. ORU	J-510	By: Hammond, Aba (ORU)
5 6 7		AS INTRODUC	ED
8 9 10		ng to QPR Training in middle and h itions; providing for codification an	igh schools and colleges; providing short nd providing an effective date
10 11 12	BE IT ENACTED B	Y THE STATE OF OKLAHOMA	
13 14	Section 1.	This act shall be known as the "H	Iear Me Out" Act of 2012.
15 16	Section 2.	Definitions:	
17 18 19 20 21		intervention for suicidal persons	de and Refer, an emergency mental health created by Paul Quinnett and first presentations and publications by the
21 22 23 24	Section 3.	NEW LAW A new section of law to read as follows:	v to be codified in the Oklahoma Statues
25 26 27 28 29		to be trained QPR which is design of suicide risk factors and warnin	a Public Schools will be hereby required ned to save lives by increasing awareness ag signs, as well as teaching how to talk to ng signs and persuade them to seek es.
30 31 32	Section 4.	This act shall become effective 9	0 days after passage and approval.

1 2 3		Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)
3 4 5	House Bill No. ORU	J-511 By: Hammond, Aba (ORU)
5 6 7		AS INTRODUCED
8 9 10 11	rural areas in the stat	g to the construction of tornado shelters in new residential subdivisions and e of Oklahoma; providing for short title, providing definitions, providing for ng for specification for these shelters, and providing and effective date.
11 12 13	BE IT ENACTED B	Y THE STATE OF OKLAHOMA
13 14 15	Section 1.	This act shall be known as the "Shelter Me" Act of 2012.
16 17	Section 2.	Definitions:
18 19 20 21 22		Tornado: A tornado is the most violent storm on Earth. A tornado is a rapidly rotating column of air extending to the ground from a thunderstorm cloud. The path width of a tornado is usually very narrow, but can range up to a half-mile or more in the most extreme cases.
22 23 24 25 26 27 28 29		Residential subdivision: property developed for single-family residences and other type projects where individual lots are established for each residential unit. The density of these projects must be limited to two lots or units per acre. Apartment projects and projects for developments of commercial or industrial properties are not included within the scope of authority.
30 31 32 33		Rural areas: The country and countryside are areas that are not urbanized, though when large areas are described. They have a low population density, and typically much of the land is devoted to agriculture and has less pollution.
34 35 36 37	Section 3.	NEW LAW A new section of law to be codified in the Oklahoma Statutes to read as follows:
38 39 40		To enact legislation requiring tornado safety plans and the construction of shelters for residential subdivisions and rural areas in Oklahoma
40 41 42 43 44 45 46	Section 4.	If the residential subdivision and/ or rural area are located within the incorporated limits of a metropolis, the subdivision's shelter or evacuation plan must be developed with the assistance of that metropolis. If the residential subdivision and/ or rural area are located outside the incorporated limits of a metropolis, the subdivision's shelter or evacuation plan must be developed with the assistance of the Oklahoma Emergency

1		Management Division, which shall provide this assistance.
2 3	Section 5.	This act shall become effective 90 days after passage and approval.
4 5		

1		Oklahoma Iı	ntercollegiate Legislature	
2	2^{nd} Session of the 44 th Legislature (2012)			
3			-	
4	House Bill No. ORU	J-512	By: Himes, Jesse ((ORU)
5				
6		AS	INTRODUCED	
7				
8	An act relatir	ng to the legalization of	of the marriage between same sex couples; pa	roviding
9	short title; repealing	43 O.S. §3.1; amendia	ng 43 O.S. §3; providing for codification and	1
10	providing an effective date.			
11				
12	BE IT ENACTED B	Y THE STATE OF O	OKLAHOMA	
13				
14	Section 1.	This act shall be know	own as the "Rainbow" Act of 2012.	
15				
16	Section 2.	43 O.S. §3.1 is here	by repealed	
17		A marriage between	a persons of the same gender performed in ar	iother
18		state shall not be rec	cognized as valid and binding in this state as	of the
19		date of the marriage	<u>.</u>	
20				
21	Section 3.	AMENDATORY	43 O.S. §3 Section A, is amended to read	as
22	follows:			
23				
24	Any unmarri	ed person who is at lea	ast eighteen (18) years of age and not otherw	vise
25	disqualified i	s capable of contractin	ng and consenting to marriage with a person	of the
26	opposite sex.			
27				
28	Section 4.	This act shall becom	ne effective 90 days after passage and approv	val.
29				

1	Oklahoma Intercollegiate Legislature
2	2 nd Session of the 44 th Legislature (2012)
3	
4 5	House Bill No. ORU-513By: Himes, Jesse (ORU)
6	AS INTRODUCED
7	
8	An act relating to the appropriation of funds during a zombie apocalypse; providing for
9	short title; providing for definitions; providing for codification; and declaring an emergency.
10	DE IT ENACTED DY THE STATE OF OVI ALIONA
11 12	BE IT ENACTED BY THE STATE OF OKLAHOMA
12	Section 1. This act shall be known as the "Oklahoma Resident Evil" Act of 2012.
14	
15	Section 2. Definitions:
16	
17	Zombie Apocalypse: an epidemic spread of a virus, via airborne or other means, which
18 19	causes humans to regress to a state of being undead. Said humans therefore have already
19 20	expired and lack the capacities of conscience and sentience necessary to classify them as living beings.
21	nying beings.
22	Cash Reserves: all funds located on the premises including those found upon all state
23	employees, pay telephones, vending appliances, and donation jars present therein.
24	
25 26	Section 3. NEW LAW A new section of law to be codified in the Oklahoma Statues as 8 O.S. 10-1 to read as follows:
20 27	as 8 0.5. 10-1 to read as follows.
28	A. Upon the declaration by the Governor of the State of Oklahoma that a Zombie
29	Apocalypse exists the following actions shall be immediately carried out to their
30	fullest extent employing the means necessary to satisfy the requirements of this
31	legislation:
32 33	a. The Cash Reserves of the following state agencies shall be gathered and prepared for delivery to the Treasury of the State of Oklahoma and shall be
33 34	appropriated in the manner described below:
35	i. The Oklahoma Water Resources Board for the purpose of water
36	decontamination.
37	ii. The Oklahoma Department of Wildlife Conservation for the purpose
38	of a propaganda campaign declaring an "open season" on all zombie
39 40	creatures.
40 41	iii. The Oklahoma State Bureau of Investigation for the purpose of creating a secret police force to identify persons concealing their
42	infection.
43	iv. The Oklahoma Department of Public Safety for the purpose of
44	securing all supplies necessary for exterminating zombies found upon
45	Oklahoma roadways.

1	v. The Oklahoma Department of Human Services for the purpose of
2	fortifying the Capitol building and grounds and the securing of cultural
3	artifacts within the Capitol.
4	b. The Governor shall have full discretion over the final appropriation of the
5	funds described above as long as he shall remain acting Governor of
6	Oklahoma.
7	c. Any person or organization found either unwilling or unable to comply with
8	the measures set forth shall be guilty of treason and shall be conscripted into
9	the state militia for the purpose of zombie bait and/or shall pay a fine of no
10	less than six hundred sixty-six dollars and zero cents (\$666.00).
11	
12	Section 4. It being immediately necessary for the preservation of the public peace,
13	health and safety, an emergency is hereby declared to exist, by reason whereof this act
14	shall take effect and be in full force from and after its passage and approval.
15	
16	

1	Oklahoma Intercollegiate Legislature
2	2 nd Session of the 44 th Legislature (2012)
3	
4	House Bill No. ORU-514By: Reynolds, Grant (ORU)
5	
6	<u>AS INTRODUCED</u>
7	
8	An act relating to motorcycle operators wearing helmets; providing short title; providing
9	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 "Bikers Need to Wear Helmets" Act of
14	2012.
15	
16	Section 2. NEW LAW A new section of law to be codified in the Oklahoma Statutes
17	to read as follows:
18	
19	Henceforth, any motorcycle operator must wear a motorcycle helmet while driving his
20	motorcycle on public roads. The helmet required must be a motorcycle-specific helmet
21	without substitute.
22	
23	Section 3. This act shall become effective 90 days after passage and approval.
24	
25	

1	Oklahoma Intercollegiate Legislature
2	2^{nd} Session of the 44 th Legislature (2012)
3	
4	House Bill No. ORU-515By: Reynolds, Grant (ORU)
5	
6	<u>AS INTRODUCED</u>
7	
8	An act relating to homeschooled students participating in interscholastic athletic
9	competition; 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
12	DE II ENACIED DI THE STATE OF OKLAHOMA
13 14	Section 1. This act shall be known as the "Homeschoolers Can Play Catch, Too" Act
14	of 2012.
16	01 2012.
17	Section 2. Homeschooled Student: any student who would otherwise be educated
18	under the rules and regulations of the public school system who is educated in his/her
19	home by a state recognized educator including but not limited to parents, legal guardians,
20	etc.
21	
22	Section 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes
23	to read as follows:
24	
25	Henceforth, any homeschooled student shall be permitted to participate in athletic
26	competition for the public school in which they are zoned for. There will be a one (1)
27	academic year ineligibility period if the current homeschooler moves from another
28	district in the state of Oklahoma.
29	
30	Section 4. This act shall become effective at the beginning of the next academic year
31	after passage and approval.
32	

1	Oklahoma Intercollegiate Legislature
2	2^{nd} Session of the 44 th Legislature (2012)
3	
4	House Bill No. ORU-516 By: Reynolds, Grant (ORU)
5	
6	AS INTRODUCED
7	
8	An act relating to the illegalization of text messaging while driving/operating a vehicle;
9	providing short 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 "No More Texting While Driving" Act of
15	2012.
16	Section 2 Text Messecing, and ding a message via text or email from a cell shows in
17	Section 2. Text Messaging: sending a message via text or email from a cell phone in which it requires the gendente target the message (text by hered
18 19	which it requires the sender to type the message/text by hand.
19 20	Section 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes
20 21	to read as follows:
22	to read as ronows.
23	Henceforth, it shall be illegal to type and send a text message/email by cell phone while
23 24	driving/operating a vehicle.
2 4 25	unving/operating a venicie.
25 26	Section 4. This act shall become effective 90 days after passage and approval.
20	seedon
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1 2 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)
3 4	House Bill No. ORU-517 By: Tanis, Greg (ORU)
5 6 7	AS INTRODUCED
8 9 10	An act relating to sexual orientation therapy techniques; providing short title; providing definitions; providing for codification and providing for an emergency.
10 11 12	BE IT ENACTED BY THE STATE OF OKLAHOMA:
12 13 14	Section 1. This act shall be known as the "Wholeness Act of 2012."
14 15 16	Section 2. Definitions:
10 17 18 19 20 21 22 23 24	(a) "Mental health provider" means a physician and surgeon specializing in the practice of psychiatry, a psychologist, a psychological assistant, intern, or trainee, a licensed marriage and family therapist, a registered marriage and family therapist, intern, or trainee, a licensed educational psychologist, a credentialed school psychologist, a licensed clinical social worker, an associate clinical social worker, a licensed professional clinical counselor, a registered clinical counselor, intern, or trainee, or any other person designated as a mental health professional under California law or regulation.
24 25 26 27 28 29 30 31 32 33 34	 (b) (1) "Sexual orientation change efforts" means any practices by mental health providers that seek to change an individual's sexual orientation. This includes efforts to change behaviors or gender expressions, or to eliminate or reduce sexual or romantic attractions or feelings toward individuals of the same sex. (2) "Sexual orientation change efforts" does not include psychotherapies that: (A) provide acceptance, support, and understanding of clients or the facilitation of clients' coping, social support, and identity exploration and development, including sexual orientation-neutral interventions to prevent or address unlawful conduct or unsafe sexual practices; and (B) do not seek to change sexual orientation.
35 36 37	Section 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes to read as follows:
38 39 40	a. Under no circumstances shall a mental health provider engage in sexual orientation change efforts with a patient less than eighteen (18) years of age.
41 42 43 44	b. Any sexual orientation change efforts attempted on a patient less than eighteen (18) years of age by a mental health provider shall be considered unprofessional conduct and shall subject a mental health provider to discipline by the licensing entity for that mental health provider.
45 46	Section 4. It being necessary to preserve public health, this act shall become effective

2 immediately after passage and approval.

1	Oklahoma Intercollegiate Legislature		
2	2 nd Session of the 44 th Legislature (2012)		
3			
4	House Bill No. ORU-518 By: Tanis, Greg (ORU)		
5			
6	<u>AS INTRODUCED</u>		
7			
8	An act relating to car safety regulations; providing short title; providing for codification		
9	and providing for an emergency.		
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 "Fallin' Out of Trucks Act of 2012."		
13 14	Section 1. This act shall be known as the Trainin Out of Trucks Act of 2012.		
15	Section 2. NEW LAW A new section of law to be codified in the Oklahoma Statues		
16	to read as follows:		
17			
18	All minors must wear a seatbelt in any licensed vehicle on public roads. If no seatbelt		
19	exists, the area(s) lacking a seatbelt for each individual shall not be used for		
20	transportation of minors. These areas include, but are not limited to: pickup truck beds,		
21	hatches, trunks, and automobile roofs.		
22			
23	Section 3. It being necessary to preserve public safety, this act shall become effective		
24	immediately after passage and approval.		
25			

1 2 3	Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)		
4	House Bill No. ORU-519 By: Tate-Sullivan, Ryan (ORU)		
5 6 7	AS INTRODUCED		
8 9	An act relating to the use of mobile devices; providing for short title; providing for definitions; providing for codification and declaring an emergency.		
10 11 12	BE IT ENACTED BY THE STATE OF OKLAHOMA		
13 14	Section 1. This act shall be known as the "Cellphone Safety" Act of 2012.		
15 16	Section 2. Definitions:		
17 18 19	Motorized vehicle: Any machine which uses a motor to move other parts of said machine.		
20 21 22	Hand-held mobile device: Any device which, in order to be used for its intended purpose, must be held in the hand of the operator during use.		
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	Every person operating a motorized vehicle is prohibited from using any kind of hand- held mobile device while said vehicle is in use on public roads.		
29 30	Section 4. This act shall become effective immediately after passage and approval.		

1 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)		
3 4	House Bill No. ORU-520 By: Tate-Sullivan, Ryan (ORU)		
5			
6 7	<u>AS INTRODUCED</u>		
8	An act relating to photographic identification; providing for short title; providing		
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 "Voter ID" Act of 2012.		
13 14	Section 1. This act shall be known as the voter ID Act of 2012.		
15	Section 2. Definitions:		
16			
17	Photographic identification card: A flat, stiff, usually small and rectangular piece of		
18 19	material bearing information including one's full name, address and picture.		
19 20	Section 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes		
21	to read as follows:		
22			
23	Before any person is given a ballot to be used to vote in any local, state or federal		
24 25	election, he/she must present a photographic identification card issued by the state of		
23 26	Oklahoma or the federal government, with his/her own name, address and photographic picture clearly visible on the card.		
20 27	picture clearly visible on the card.		
28	Section 4. This act shall become effective 90 days after passage and approval.		
29			

1 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)		
3	2 Session of the 44 Legislature (2012)		
4	House Bill No. ORU-521 By: Tate-Sullivan, Ryan (ORU)		
5			
6	<u>AS INTRODUCED</u>		
7			
8	An act relating to Dihydrogen Monoxide (DHMO); providing short title; providing for		
9	definitions; providing for codification and declaring an emergency		
10 11	BE IT ENACTED BY THE STATE OF OKLAHOMA		
11	DE II ENACIED BI THE STATE OF UKLAHOMA		
12	Section 1. This act shall be known as the "DHMO Health and Safety Act of 2012."		
14	Section 1. This det shan be known as the Dinvio freakin and Safety fiel of 2012.		
15	Section 2. Definitions:		
16			
17	A. Dihydrogen Monoxide: Dihydrogen Oxide, Hydrogen Hydroxide, Hydronium		
18	Hydroxide, or Hydric Acid.		
19			
20	B. Food items: Materials consisting essentially of protein, carbohydrate, and fat, used in		
21	the body of an organism to sustain growth, repair, and vital processes and to furnish		
22	energy.		
23 24	Section 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes		
24 25	to read as follows:		
26	to read as ronows.		
27	Companies operating within the state of Oklahoma shall immediately cease using the		
28	chemical known as Dihydrogen Monoxide in the production of any food items.		
29			
30	Section 4. This act shall become effective immediately after passage and approval.		
31			

1 2 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)		
3 4 5	House Bill No. ORU-522 By: Tenney, Andrea (ORU)		
5 6 7	<u>AS INTRODUCED</u>		
8	An act relating to prohibiting the operation of a motorized vehicle while donning high		
9 10	heeled footwear; providing short title; providing for definitions; providing for codification; providing for penalties and providing an effective date.		
10	providing for 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 "Safe Driving Footwear" Act of 2012.		
15	Section 2 Definitioner		
16 17	Section 2. Definitions:		
18	High heeled footwear: footwear with a heel or base over three inches.		
19			
20	Section 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes		
21	to read as follows:		
22 23	The operation of motor vehicles while donning high heeled footwear shall be prohibited.		
23 24	The operation of motor venteles while domining high heered rootwear shan be promoted.		
25	Section 4. Penalties:		
26			
27	The act of driving a motorized vehicle while donning high heeled footwear will result in		
28	thus consequences:		
29			
30 31	(a) A fine of fifty (50) dollars if the motorized vehicle is operating under the speed of forty (40) miles per hour and sixty (60) dollars for any speed exceeding forty (40) miles		
32	per hour.		
33	(b) The immediate confiscation of the high heeled footwear with the option to regain		
34	possession of the high heeled footwear after the fine is paid in full.		
35			
36	Section 5. This act shall become effective 90 days after passage and approval.		
37			

1	Oklahoma Intercollegiate Legislature		
2	2 nd Session of the 44 th Legislature (2012)		
3			
4	House Bill No. ORU-523By: Tenney, Andrea (ORU)		
5 6	AS INTRODUCED		
7			
8	An act relating to mandatory action of community service in order obtain a high school		
9 10	diploma; providing short title; providing definition; providing for codification and providing an effective date.		
11			
12	BE IT ENACTED BY THE STATE OF OKLAHOMA		
13			
14 15	Section 1. This act shall be known as the "Students Giving Back" Act of 2012.		
16 17	Section 2. Definitions:		
18 19 20 21	Community service: any action that involves the student physically benefiting or providing aid to an area in need whether in religious organizations, government facilities, or private foundations.		
22 23 24	Section 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes to read as follows:		
25	High school students wishing to obtain a high school diploma must complete twelve		
26 27	hours of community service within their years of public, private, boarding, or homeschooling secondary education.		
28 29	Section 4. This act shall become effective the following start of a school year after		
30 31	passage and approval.		

1	Oklahoma Intercollegiate Legislature				
2	2 nd Session of the 44 th Legislature (2012)				
3					
4	House Resolution No. ORU-801By: Himes, Jesse (ORU)				
5	AS INTRODUCED				
6					
7	A Resolution declaring that the state shoe is the cowboy boot.				
8					
9	WHEREAS, Oklahoma is located in the wild, Wild West; and				
10					
11	WHEREAS, making the boot out of Oklahoma leather stimulates the economy; and				
12					
13	WHEREAS, cowboys and cowgirls are a vital part of the great state of Oklahoma; and				
14					
15	WHEREAS, Oklahoma does not yet have a state shoe.				
16 17	NOW THEREFORE DE IT RECOLVER BY THE HOUSE OF REDRESNTATIVES				
17	NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESNTATIVES OF THE 2 ND SESSION OF THE 44 TH OKLAHOMA INTERCOLLEGIATE				
18 19	LEGISLATURE:				
20	LEOISLATURE.				
20	THAT the official state shoe is the cowboy boot.				
$\frac{21}{22}$	THE official state shoe is the cowboy boot.				
23	THAT the state shoe is to be made from Oklahoma leather.				
24	The transmitter of the state of the second o				
25					

1 2		Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)	
2 3			
4	House Bill No. RSU	J-501 By: Black, Liz (RSU)	
5			
6		<u>AS INTRODUCED</u>	
7	A / 1 / /		
8	An act relating to requirement of a Tinker Bell for all Peter Pans; providing short title; providing for codification; and providing an effective date.		
9 10	for councation, and	providing an effective date.	
10	BE IT ENACTED B	Y THE STATE OF OKLAHOMA	
12	DE II EIVICIED D		
13	Section 1.	This act shall be known as the "Shoot the Wendy Bird" Act of 2012.	
14			
15	Section 2.	NEW LAW A new section of law to be codified in the Oklahoma Statutes	
16		to read as follows:	
17			
18		All men being found diagnosed with "Peter Pan Syndrome" shall be	
19		required to have another individual designated as their Tinker Bell	
20 21		("Tink") in order to round out the classic qualifications to said syndrome.	
21 22		In an instance where the "Pan" individual has no designated "Tink", a	
22		special meeting of the Supreme Council of the Unionized Sprites will be	
23 24		convened to effectively match an appropriate "Tink" persona with a	
25		deficient "Pan" persona.	
26		1	
27		In any instance where the "Tink" and "Pan" individuals are found to be	
28		incompatible, a special council of the Divergent Variable Inspection	
29		Services will be convened to pursue one of the following options:	
30			
31		a. Where no dereliction of duty has been found on either part, and	
32		said incompatibility is a simple matter of innate character	
33		differences, the two parties will dissolve their dyad and each be	
34 35		reassigned to a more compatible counterpart. b. Where dereliction of duty is determined to be on the part of the	
35 36		"Pan", his status shall be immediately and forthwith	
37		permanently revoked, and he shall be required to enroll in and	
38		successfully complete a program in business, law, or medicine	
39		to prove his fully "grown-up" status.	
40		c. Where dereliction of duty is determined to be on the part of the	
41		"Tink", her status shall be immediately and forthwith	
42		permanently revoked, and she shall be required to turn in her	
43		wings, pixie dust, and sassy attitude and shall additionally be	
44 45		banished to live out the remainder of her mortal years in	
45 46		Nebraska.	
40			

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

1 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)			
3 4 5 6 7	House Bill No. RSU	AS INTRODUCED By: Black, Liz (RSU) Kibby, Lakyn (RSU)		
8 9 10	-	aight party voting; providing for short title; amending Title 26, Chapter A1, 19; and providing an effective date.		
11 12	BE IT ENACTED B	Y THE STATE OF OKLAHOMA		
13 14	Section 1.	This act shall be known as the "Straight Isn't Always Great" Act of 2012.		
15 16 17	Section 2.	AMENDATORY, 26 O.S. 1992, Chapter A1, Article VII, Section 119 is amended to read as follows:		
18 19 20		The voter shall vote by marking the ballot as prescribed by the Secretary of the State Election Board for the party of his choice or for the candidates of his choice or for the answer he desires to select on each question.		
21 22	Section 3.	This act shall become effective 90 days after passage and approval.		

1 2 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)			
3 4 5	House Bill No. RSU	J-503 By: Black, Liz (RSU) Perkins, Jason (RSU)		
6 7		AS INTRODUCED		
8	A			
9 10 11	An act relating to secondary education requirements in civics and specific life skills; providing short title; providing for codification; and providing an effective date.			
11 12 13	BE IT ENACTED B	BY THE STATE OF OKLAHOMA		
13 14 15	Section 1.	This act shall be known as the "Rights and Writes Education" Act of 2012.		
16 17	Section 2.	NEW LAW A new section of law to be codified in the Oklahoma Statutes to read as follows:		
18 19		It shall be required of all eligible Oklahoma secondary level schools		
20		graduates to have completed a course in Civics and Basic Life-skills with		
21		a grade of "C" or better before they shall be awarded a certificate of		
22 23		graduation ("diploma") or a General Equivalency Diploma ("G.E.D.").		
23 24		The requirements of this course shall consist of basic civic rights,		
25		protections, and duties of American citizens, as well as basic life-skills,		
26 27		such a constructing a basic household budget, basic household money management, and job-seeking skills.		
28		management, and job-seeking skins.		
29		The course shall be a full academic-year regimen with one-half of the		
30		course-work dedicated to the civics portion and the remaining one-half		
31 32		dedicated to the basic life-skills portion.		
33		This course shall be classified as a Social Studies course, and accredited		
34		according to courses of similar classification. This course will be		
35		mandatory for all students seeking graduation with no exception to pursuit		
36 37		of any higher education goals, military enlistment, or immediacy of		
37 38		entering the job market.		
39		This requirement will apply to all secondary schools, whether public,		
40		private, parochial, and/or home school.		
41				
42 43		There will be provision for approved course substitution for students transferring into the state of Oklahoma if an equitable course has been		
44		previously and successfully completed during their secondary education		
45		years prior to transfer. Such substitution shall be determined by the		
46		Oklahoma State Board of Education.		

1		
2	Section 3.	This act shall become effective 90 days after passage and approval.
2		

1 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)		
3 4	House Bill No. RSU	J-504 By: James, Kadie (RSU)	
5 6 7		AS INTRODUCED	
8 9	An act relating to "transparency of fees"; providing short title; providing for codification; and providing an effective date.		
10 11 12	BE IT ENACTED B	Y THE STATE OF OKLAHOMA	
12 13 14	Section 1.	This act shall be known as the "What is an Enrichment Fee?" Act of 2012.	
15 16 17	Section 2.	NEW LAW A new section of law to be codified in the Oklahoma Statutes to read as follows:	
17 18 19 20		Oklahoma Regents for Higher Education will implement transparency for fees. Each public institution will publish the allocation of all fees online. It will be on an easy to find link on each school's website.	
21 22	Section 3.	This act shall become effective 90 days after passage and approval.	

1 2 3		Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)
4	House Bill No. RSU	
5		Martin, Lindsey (RSU)
6		<u>AS INTRODUCED</u>
7	A / 1/ /	
8 9		prescription drug advertisements; providing short title; providing for viding an effective date.
10		
11	BE IT ENACTED B	Y THE STATE OF OKLAHOMA
12		
13	Section 1.	This act shall be known as the "Say 'NO' to Drugs" Act of 2012.
14		
15	Section 2.	NEW LAW A new section of law to be codified in the Oklahoma Statutes
16		to read as follows:
17		
18		A. The use of Direct-to-Consumer-Advertising (DTCA) of Prescription
19		Drugs is not permitted to consumers via the television, magazines, Internet
20		advertisements, and radio. Drug companies will not be allowed to
21 22		advertise their prescription drugs directly to the consumer.
22 23		B. The advertisement and distribution of prescription drugs must be left to
23 24		the doctor or health care provider. The patient or the patient's
2 4 25		parent/guardian (if the child is under the age of 18) must be informed of
26		all prescription drug side effects, effectiveness, and contraindication by
20		the doctor and/or health care provider prescribing the drug. All drug
28		warnings and side effects will be made known to the doctor or health care
29		provider by a drug representative and the company's website.
30		
31		C. Only over-the-counter drugs will be able to be advertised on the
32		television, magazines, Internet, and/or radio.
33		
34		D. Drug recalls and advertisements pertaining to a corruptive drug will no
35		longer be advertised directly to consumers. If any consumer had consumed
36		any drug being recalled, the consumer will be informed directly by the
37		health care provider who prescribed the medication.
38		
39		E. Any consumer not informed of any and all side effects, effectiveness,
40		and contraindication before consumption of a drug, will justly be
41		compensated if the consumer suffers from a side effect.
42		
43	Section 3.	This act shall become effective 90 days after passage and approval.

1 2		Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)
3 4 5	House Bill No. RSU	By: Kibby, Lakyn (RSU)
5 6 7		AS INTRODUCED
8 9	-	the dress code of the Oklahoma Supreme Court; providing short title; ions; providing for codification; and providing an effective date.
10 11 12	BE IT ENACTED B	Y THE STATE OF OKLAHOMA
13 14	Section 1.	This act shall be known as the "Ye Olde Justice" Act of 2012.
15 16 17	Section 2.	NEW LAW A new section of law to be codified in the Oklahoma Statutes to read as follows:
17 18 19 20 21		A. All justices of the Oklahoma Supreme Court, in addition to wearing solid black robes, must also be adorned with a white, powdered, and curled wig of shoulder length, regardless of the Justice's gender.
22 23 24		B. While presiding on the bench, each Justice shall be required to verbally communicate using the language of Middle English.
25 26 27 28 29	Section 3.	Definitions: A. A wig shall be defined as a head covering, consisting of either artificial or natural hair.
30 31 32 33		B. Middle English shall be defined as the language used in <i>Monty Python and the Holy Grail</i> .
33 34 35 36 37 38 39 40 41 42 43 44 45 46	Section 4.	This act shall become effective 90 days after passage and approval.

1		Oklahoma Intercollegiate Legislature
2		2 nd Session of the 44 th Legislature (2012)
3		
4		
5	House Bill No. RSU	J-507 By: Martin, Lindsey (RSU)
6		
7		AS INTRODUCED
8		
9	An act relating to li	cense plates; providing short title; providing for codification; and providing
10	an effective date.	
11		
12	BE IT ENACTED E	BY THE STATE OF OKLAHOMA
13		
14	Section 1.	This act shall be known as the "Get Off My Tail End" Act of 2012.
15		
16	Section 2.	NEW LAW A new section of law to be codified in the Oklahoma Statutes
17		to read as follows:
18		
19		Each resident in the state of Oklahoma holding a driver's learner
20		permit or an intermediate license is required to display a red decal
21		sticker in the bottom, left-hand corner of the license plate of the
22		primary vehicle that he or she drives.
22 23 24 25		
24		The red decal sticker, labeled "SD" for Student Driver, is to be
25		purchased from any local Department of Motor Vehicles in the state of
26		Oklahoma.
27		
28		
29	Section 3.	This act shall become effective 90 days after passage and approval.

1 2		Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)
3		
4	House Bill No. RSU	U-508 By: Ornelas, Christopher (RSU)
5		
6		<u>AS INTRODUCED</u>
7	A , 1, • ,	
8 9		ublic post-secondary education textbooks; providing short title; providing for ng for codification; providing for penalties; and providing an effective date.
9 10	definitions; providi	ig for councation, providing for penalties, and providing an effective date.
11	BE IT ENACTED F	BY THE STATE OF OKLAHOMA
12		
13	Section 1.	This act shall be known as the "Affordable Textbooks" Act of 2012.
14		
15	Section 2.	NEW LAW A new section of law to be codified in the Oklahoma Statutes
16		to read as follows:
17		
18		(a) The Oklahoma Open Education Resources Council is hereby
19 20		established. The council shall be composed of faculty leaders from the three segments of public postsecondary education, and shall be
20		administered by the Intersegmental Committee of the Academic
22		Senates of the University of Oklahoma, Oklahoma State University,
23		and the Oklahoma Community Colleges.
24		(b) The council shall have no more than nine members: three members
25		shall be faculty of the University of Oklahoma (including schools
26		under its Board of Regents selected by the Academic Senate); three
27		members shall be faculty of Oklahoma State University, selected by
28		the school's Academic Senate; and three members shall be
29 30		community college faculty, selected by the Academic Senate for Oklahoma Community Colleges. Appointment to this council shall be
30 31		made no later than 90 days after the act that ads this section becomes
32		operative.
33		(c) This council shall be responsible for accomplishing all of the
34		following:
35		Development of a list of 30 strategically selected lower division
36		courses in the public postsecondary courses for which high-quality,
37		affordable, digital open source textbooks and related materials shall
38		be developed or acquired.
39 40		(d) In developing the course list pursuant to this paragraph, the council shall consider the extent to which the selected courses:
40 41		(i) Are among the most highly enrolled courses at each of the three
42		segments.
43		(ii) Are likely to generate significant saving in textbook costs for
44		students.
45		(iii) Demonstrate relative consistency in content across existing
46		textbook products.

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

1			Oklahoma Intercollegiate Legislature
2			2 nd Session of the 44 th Legislature (2012)
3			-
4			
5	House Bill No. RS	U-509	By: Ornelas, Christopher (RSU)
6			James, Kadie (RSU)
7			Perkins, Jason (RSU)
8			
9			<u>AS INTRODUCED</u>
10			
11	0	-	pric animal refuge, prisoners of Oklahoma, and inferior Stillwater
12	populous; providing	g short ti	tle; providing for codification; and providing an effective date.
13			
14	BE IT ENACTED I	BY THE	E STATE OF OKLAHOMA
15			
16	Section 1.	This	act shall be known as the "Jurassic Park" Act of 2012.
17			
18	Section 2.		LAW A new section of law to be codified in the Oklahoma Statutes
19		to rea	ad as follows:
20			
21		А.	No less than the boundaries of the city of Stillwater upon
22			enactment will be transformed into a prehistoric animal refuge.
23			Stillwater will be fenced off to house cloned prehistoric animals;
24			with Boone Pickens stadium to be flooded and maintained as a
25		-	shelter containing prehistoric aquatic animals.
26		В.	Since the people of Oklahoma know electric fences do not work in
27		G	the Jurassic Park the movie, there will be glass barriers.
28		C.	There will be a base within the greater boundaries of the
29			Tumbleweed Dancehall building. The building will be protected by
30			a glass structure no thinner than 3 feet thick. Also, to be able to
31			freely move about the dancehall, one must say Ollie Ollie oxen
32		D	free.
33		D.	Upon the opening of the animal refuge, Jeff Goldblum will be
34			forced to attend the grand opening. He will be part of the ribbon
35		Б	cutting ceremony and first feedings of the dinosaurs.
36		E.	Prisoners will be sent to Stillwater to live among the animals. All
37			prisoners in the state of Oklahoma will be allowed to gain their
38			pardon if they are able make it over the glass fence. There will be
39 40			televised programs showing the prisoners and dinosaurs living with
40			each other. The prisoners will be bussed to the middle of the
41 42			animal refuge and left there will a 3-day supply of food and matches for a fire.
42 42			matches for a fife.
43	Section 2	ፐ ե‡ራ	act shall become offective 00 days ofter response and errous
44	Section 3.	1 1115	act shall become effective 90 days after passage and approval.
45			

1 2 2		Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)
3 4 5	House Bill No. RSC	C-501 By: Perry, Starrika (RSC) Goodiron, Robin (RSC)
6 7		AS INTRODUCED
8 9 10 11 12	6	children who are held in state custody; providing short title; providing ing for codification; providing for implementation; and providing an effective
12 13 14	BE IT ENACTED F	BY THE STATE OF OKLAHOMA
15	Section 1.	This act shall be known as the "Breaking The Cycle" Act of 2012.
16 17 18	Section 2.	Definitions
 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 		 A. T-Score: A standard score that sets the mean to fifty and standard deviation to ten. B. MMP1-2: MMPI-2 is an abbreviation for the Minnesota Multiphasic Personality Inventory. The MMPI-2 instrument is a widely used and researched assessment of adult psychopathology. The test contains 567 true-false questions which takes between an hour and an hour and a half to complete. It is utilized by clinicians, as well as the FBI (Federal Bureau of Investigations) and the CIA (Central Intelligence Agency) to assist with the diagnosis of mental disorders as well as providing a selection of methods for proper treatment. It is also used to evaluate participants in substance abuse programs which maximize operative treatment procedures. This test may be scored by hand or a computer.
 33 34 35 36 37 38 39 40 41 42 43 44 45 46 	Section 3.	 NEW LAW A new section of law to be codified in the Oklahoma Statutes to read as follows: A. Current and/or future foster parents and/or guardians of children in state custody and/or anyone over the age of 18 who will be residing in the home with the children must undergo a computer generated psychological assessment (MMPI-2), to be evaluated by a live psychologist, which will be state mandated and conducted by the Department of Human Services and Indian Child Welfare. B. Current and/or future foster parents who fail to achieve a satisfactory T-score on the assessment must follow up with the recommendations of a psychologist and in compliance with the evaluating personnel to

	determine proper guardianship of any child that has been removed by the state of Oklahoma.
	the state of Oklaholila.
	C. Any persons housing a child who is property of the state of Oklahoma
	must resubmit a new assessment every five years.
Castian 1	Evending
Section 4.	Funding
	Alcoholic beverage tax of five-cents per five ounces and at a proportionate
	rate for any other quantity.
Section 5.	Penalties
	A. Refusal to submit the assessment within 90 days of the given date will
	result in an immediate case review involving foster parents and if the
	assessment is not completed within an additional 30 day extension time
	period, will result in a plan of compliance, which is removal of foster
	children from the foster home.
Section 6.	This act shall become effective 2 years after passage and approval.
	Section 4. Section 5.

1	Oklahoma Intercollegiate Legislature		
2	2^{nd} Session of the 44 th Legislature (2012)		
3			
4	House Bill No. RSC-502 By: Rice, Jessica (RSC)	
5			
6	AS INTRODUCED		
7			
8	An act relating to domestic violence; providing short title; providing definitions; providing for	r	
9	codification; providing for implementation; 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 Domestic Violence" Act of 2012.		
14			
15	Section 2. Definitions:		
16			
17	a) "Victims of domestic violence" or "Victims" shall mean anyone abused or threatene	h	
18	with abuse physically, sexually, mentally, or emotionally and the children of these		
19	people.	U	
20	people.		
21	b) "Shelter for victims of domestic violence" or "Shelter" shall mean a facility which	h	
22	provides services and temporary residence to victims of domestic violence.		
23	provides services and temporary residence to victims of domestic violence.		
24			
25	Section 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes t	0	
26	read as follows:		
20	read as follows.		
28	At least every other city has one shelter, or more depending on the need and population	n	
20	of the city for victims of domestic violence. The shelters shall have police officers and/o		
30	security guards to protect the premises, therapists, psychologists, psychiatrists and/o		
31	other similar specialists on hand to provide support to the victims. Funding shall com		
32	from a proposed state wide tax, in combination with, income-based rent from th		
33	recipients of services from the shelter, grants and other forms of contribution from the		
33 34	federal government and donations and other forms of contribution from the public.	C	
35	rederal government and donations and other forms of contribution from the public.		
36			
30 37	Section 4. This act shall become effective three (3) years after passage and approval.		
38	Section 4. This act shan become effective three (3) years after passage and approval.		
38 39			
37			

1		Oklahoma Intercollegiate Legislature	
2 3		2 nd Session of the 44 th Legislature (2012)	
4	House Bill No. SN	U-501 By: Ric	ce, Jessica (SNU)
5 6		AS INTRODUCED	
7			
8 9		he easing of life in the state of Oklahoma; providing short tip roviding an effective date.	tle; providing for
10			
11 12	BE IT ENACTED F	BY THE STATE OF OKLAHOMA	
13	Section 1.	This act shall be known as the "Leading the Way" Act of	2012.
14			
15	Section 2.	NEW LAW A new section of law to be codified in the O to read as follows:	klahoma Statutes
16		to read as follows:	
17			
18		Beginning in the year 2014, the state of Oklahoma sha	ll include metric
19		and customary measurements on all new road signs under	its regulation.
20			117 1
21 22		Beginning in the year 2020, all documents exchang components of the government of the state shall be	
23		improved, simplified orthography.	e written in an
24			
25		Beginning in the year 2030, road signs under the regulation	on of the state of
26		Oklahoma will be only in the metric system.	
27			
28		Beginning in the year 2040, all documents produced by the	
29 30		the state of Oklahoma shall be in an improved, simplified	orthography.
31	Section 3.	This act shall become effective 90 days after passage and	approval.
32			

1			
2		Oklahoma Intercollegiate Legislature	
3	2^{nd} Session of the 44 th Legislature (2012)		
4			
5	House Bill No. SNU	J-502 By: Vernier, Stacie (SNU)	
6			
7		AS INTRODUCED	
8			
9	An act relatin	ng to interactions between school employees and students; providing short	
10		xceptions; providing for penalties; providing for codification and providing	
11	an effective date.		
12			
13	BE IT ENACTED B	SY THE STATE OF OKLAHOMA	
14			
15	Section 1.	This act shall be known as the "Get Out of My Face(book)" Act of 2012.	
16			
17	Section 2.	NEW LAW A new section of law to be codified in the Oklahoma Statutes	
18		to read as follows:	
19			
20		All full-time public school employees are prohibited from accepting or	
21		soliciting connections via social media with current public school students.	
22			
23	Section 3.	Exceptions	
24			
25		This law shall not apply when the employee and student are related. This	
26		law shall not apply to students and employees in higher education. This	
27		law shall not prohibit employees from creating and curating websites	
28		where school-related assignments and/or discussions are posted.	
29			
30	Section 4.	Penalties	
31			
32		On the first offense, the employee shall receive a warning. On the second	
33		offense, the employee shall be subject to further disciplinary action at the	
34		discretion of the school board.	
35			
36	Section 3.	This act shall become effective 90 days after passage and approval.	
37			
38			

1 2 3		Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)
3 4 5	House Bill No. OU-5	01 By: Aragon, Lauren (OU)
5 6 7		AS INTRODUCED
8 9		g to the sale of liquor; amending Title 37 O.S. Section 537; providing short g for codification; and providing an effective date.
10 11 12	BE IT ENACTED B	Y THE STATE OF OKLAHOMA
13 14	Section 1.	This act shall be known as the "Booze for All" Act of 2012.
15 16	Section 2.	AMENDATORY Title 37 O.S. Section 537 shall be amended to read as follows:
17 18 19		§37-537. Enumerated prohibited acts.
20 21 22 23 24		 D. No wholesaler licensee shall: 1. Sell or deliver any amount of spirits or wines to any package store licensee on Sunday; or 21. Sell or deliver any amount of spirits or wines to any package store licensee on New Year's Day, Memorial Day, the Fourth of July, Labor
25 26		Day, Thanksgiving Day or Christmas Day.
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	Section 3.	This act shall become effective ninety (90) days after passage and approval.

1		Oklahoma Intercollegiate Legislature		
2	2 nd Session of the 44 th Legislature (2012)			
3				
4	House Bill No. OU-	502 By: Berry, Will (OU)		
5		AS INTRODUCED		
6 7		<u>AS INTRODUCED</u>		
8	An Act r	elating to campaign donor transparency; providing a short title; providing		
9		codification; providing for penalties; providing an effective date.		
10				
11	BE IT ENACTED E	BY THE STATE OF OKLAHOMA		
12				
13	Section 1:	This Act shall be known as the "Follow the Money" Act of 2012		
14		NEW LAW A section of loss to be sedified in the Oblehouse Statistics to		
15 16	Section 2:	NEW LAW. A section of law to be codified in the Oklahoma Statutes to read as follows:		
10		Teau as follows.		
18		Any Political Action Committee (PAC) that spends money in the State of		
19		Oklahoma must provide a list of its major donors and their donations to		
20		the Oklahoma State Election Board within thirty (30) days. This list must		
21		include the full legal names of all donors who have contributed more than		
22		one hundred (100) dollars to the PAC in the past twenty four (24) months,		
23		as well the total amount that each listed donor has contributed in that time		
24		period. The list of donors will be made available to the general public via		
25 26		the Oklahoma State Election Board's webpage and must be updated with		
26 27		due haste in the event that the donor information changes.		
27 28	Section 3:	If the given donor name is a corporation, limited liability company, or any		
28 29	Section 5.	other kind of business the full legal names of the organization's CEO and		
30		majority owner must also be provided. These names will be displayed on		
31		the Oklahoma State Election Board's webpage along with the name of the		
32		organization.		
33				
34	Section 4:	Failure to provide the donor list in the specified time period or fraudulent		
35		disclosure will result in the immediate revocation of the right to operate as		
36		a Political Action Committee in the State of Oklahoma.		
37 38	Section 5.	This A at shall become affective ninety (00) dows after passage and		
38 39	Section 5:	This Act shall become effective ninety (90) days after passage and approval.		
40		approvar.		
41				
42				
43				
44				
45				
46				

1		Oklahoma Intercollegiate Legis	slature	
2	2 nd Session of the 44 th Legislature (2012)			
3				
4 5	House Bill No. OU-5	003	By: Bryant, Mitchell (OU)	
6		AS INTRODUCE	D	
7		<u></u>	=	
8	An Act relating to	student identification cards at public uni	versities, colleges, and technology	
9	centers, providing	for short title; providing for codification	n; and providing an effective date.	
10				
11	BE IT ENACTED B	Y THE PEOPLE OF THE STATE OF C	OKLAHOMA:	
12 13	Section 1.	This Act shall be known as the "Stude	nt Identification A at of 2012 "	
13 14	Section 1.	This Act shall be known as the Stude	in identification Act of 2012.	
15	Section 2.	NEW LAW A new section of law co	odified in the Oklahoma Statutes,	
16		unless there is created duplication in m		
17		-		
18		In accordance with the voter identifica		
19		Oklahoma, and in order to facilitate de		
20		all publicly funded universities, colleg		
21 22		hereby provide to new incoming stude include the students name and photo as		
22		less than seven (7) years from the date	-	
24		less than seven (7) years from the date	01 15540.	
25		Replacement cards bearing the name a	nd photo of an existing student, as	
26		well as an expiration date of no less that		
27		reissue, may be issued to the student up		
28		policies and procedures (including fees	s) of each particular institution.	
29		A		
30 31		At institutions providing different iden	6	
31 32		and graduate students, undergraduate s bear an expiration date of no less than		
33		1		
34	identification cards shall bear expiration dates of no less than three (3) years.			
35		5		
36		Upon enactment of this law, identificat	tion cards issued by ALL publicly	
37		funded universities, colleges, and techn	•••	
38		dates in accordance with the above pro-	ovisions.	
39 40		These could mosting all manimum ante	of the State of Oldehouse's veter	
40 41		These cards, meeting all requirements identification laws, shall be recognized		
42		Information on the acceptability of stu-		
43		identification shall be distributed by th		
44				

1		Lastly, a list of acceptable forms of identification for the purpose of voting
2		shall be disseminated by the State and posted at all polling places for the
3		purpose of informing the public.
4		
5	Section 3.	This Act shall become effective January 1, 2012.
6		

1 2 3	Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)			
4	House Bill No. OU-	504	By: Frix, Avery (OU)	
5 6 7		AS INTRODUCED		
7 8 9	An act relating to alcohol use on state property; providing short title; providing for penalties; providing for codification; and providing an effective date.			
10 11	•	EY THE STATE OF OKLAHOMA		
12 13	Section 1.	This act shall be known as the "State Proper	rty is not a Bar" Act of 2012.	
14 15 16 17	Section 2.	NEW LAW A new section of law to be cod to read as follows: There shall be no use of property owned or operated by the state of 0	any form of alcohol on any	
18 19 20 21		This new law shall be enforced by the same current tobacco ban. Funds from the fines shares are shared by the same shares are shares are shares are shared by the same shares are s		
21 22 23 24 25	Section 3.	Violators will be cited with a ticket. First of assessed. On the second violation, the viola each additional offense, the fine shall increa	tor shall be a fined \$60.00. For	
23 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	Section 4.	This act shall become effective 90 days after	er passage and approval.	

1 2 2			
5 4 5	House Bill No. OU-	505 By: Frix, Avery (OU)	
6 7		AS INTRODUCED	
8 9	An act relating to restaurant sanitation; providing short title; providing for penalties; providing for codification; and providing an effective date.		
10 11 12	BE IT ENACTED E	BY THE STATE OF OKLAHOMA	
13 14	Section 1.	This act shall be known as the "Clean America" Act of 2012.	
15 16 17	Section 2.	NEW LAW A new section of law to be codified in the Oklahoma Statutes to read as follows:	
17 18 19 20		Any food establishment that provides seating must disinfect tables between guests.	
20 21 22 23 24	Section 3.	This act will be monitored by monitored by monthly health inspections by the Oklahoma Department of Health's Consumer Protection Division, already in place.	
25 26 27 28 29	Section 4.	Those restaurants who do not comply shall be fined. First offense, a fine of \$250.00 shall be assessed. Second offense, a fine of \$500.00 shall be assessed. Third offense, a fine of \$1,000.00 shall be assessed. Further noncompliance shall result in the closing of the establishment.	
30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	Section 5.	This act shall become effective 90 days after passage and approval.	

1 2 3	Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)			
4	House Bill No. OU-	506 By: LeBaron, Brian (OU)		
5 6		AS INTRODUCED		
7 8 9	An act relating to firearm possession and concealed carry; providing short title; providing or			
10	-	er; providing for codification; and providing an effective date.		
11 12		Y THE STATE OF OKLAHOMA		
13 14	Section 1.	This act shall be known as the "Educated Defense" Act of 2012.		
15 16	Section 2.	NEW LAW A new section of law to be codified in the Oklahoma Statutes to read as follows:		
17 18		Dorm rooms located on the property of universities accepting funding		
19 20		from the state of Oklahoma shall be considered residences with respect to firearms ownership, and the legal possession of firearms therein is to be		
21		allowed by said universities within the dorms, and within locked vehicles		
22 23		on university property.		
24 25 26	Section 3.	Citizens licensed to carry a concealed or unconcealed weapon by the state of Oklahoma may carry a concealed weapon on the campuses of universities accepting funding from the state of Oklahoma.		
27 28 29	Section 4.	REPEALER Any laws in contradiction with this one shall be hereby repealed.		
30 31	Section 5.	This act shall become effective on the first day of the next college		
32 33		semester following passage and approval.		
34 35				
36 37				
38 39				
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41 42				
43 44				
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1 2 3	Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2010)			
5 4 5	House Bill No. OU-507 By: Potts, Eli			
5 6 7	AS INTRODUCED			
8 9 10	An act relating to the inspection of motor vehicles in the State of Oklahoma; providing short title; providing definitions; providing for codification, providing an effective date.			
10 11 12	BE IT ENACTED B	Y THE STATE OF OKLAHOMA		
12 13 14 15	Section 1.	This act shall be known as the "IVES" (<u>I</u> mproving <u>V</u> ehicle <u>E</u> fficiency <u>S</u> tandards) Act of 2012.		
16 17 18 19	Section 2.	(1) "Motor Vehicle" is defined as a self-propelled vehicle that is capable of carrying two or more passengers and is intended to transport passengers or cargo on public roads.		
19 20 21 22 23 24 25		(2) "Public Roads" are defined as any pavement, avenue, lane, thoroughfare, turnpike, boulevard, street, roadway, or any medium of transportation; maintained by the Oklahoma Department of Transportation or any municipality, or County organization established the State of Oklahoma.		
25 26 27 28		(3) "Inspection Station" means a facility certified to conduct inspections of vehicles.		
29 30 31		(4) "Inspector" means an individual certified to conduct inspections of vehicles.		
32	Section 3.			
33		NEW LAW		
34 35		VEHICLES AND EQUIPMENT SUBJECT TO INSPECTION.(a) A motor vehicle registered in this state, must have the following items		
35 36		inspected at an inspection station or by an inspector:		
37		(1) tires;		
38		(2) wheel assembly;		
39		(3) safety guards or flaps, if required by Section 547.606;		
40		(4) brake system, including power brake unit;		
41		 (5) steering system, including power steering; (6) lighting againment; 		
42 43		(6) lighting equipment;(7) horns and warning devices;		
43 44		(7) norms and warning devices, (8) mirrors;		
45		(9) windshield wipers;		
46				

1		(10) front seat belts in vehicles on which seat belt anchorages
2		were part of the manufacturer's original equipment;
2 3		
		(11) tax decal, if required by Section $548.104(d)(1)$;
4		(12) exhaust system;
5		(13) exhaust emission system;
6		(14) fuel tank cap, using pressurized testing equipment approved
7		by department rule; and
8		(15) emissions control equipment as designated by department
9		rule.
10		
11		NEW LAW
12		DEPARTMENT OF TRANSPORTATION GUIDELINES
13		(a) The Oklahoma Department of Transportation (ODOT) shall work with
13		the Oklahoma Department of Public Safety (OKDPS) to establish
15		policy guidelines and regulations.
16		(b) These guidelines shall include the establishment of an annual
17		inspection for all motor vehicles registered in the State of Oklahoma.
18		(c) ODOT shall provide serially numbered inspection certificates and
19		verification forms to inspection stations. These inspection verifications
20		must be displayed in the lower left-hand corner of the motor vehicle's
21		windshield. The inspection sticker shall be valid until the date of the
22		next required inspection.
23		
24		NEW LAW
25		INSPECTION FEES
25 26		INSPECTION FEES (a) The fee for inspection of a motor vehicle shall be \$12.50
25 26 27		INSPECTION FEES(a) The fee for inspection of a motor vehicle shall be \$12.50(b) An inspection station shall pay to the department of Public Safety
25 26 27 28		INSPECTION FEES(a) The fee for inspection of a motor vehicle shall be \$12.50(b) An inspection station shall pay to the department of Public Safety \$5.50 of each fee for an inspection. The department may require the
25 26 27		INSPECTION FEES(a) The fee for inspection of a motor vehicle shall be \$12.50(b) An inspection station shall pay to the department of Public Safety
25 26 27 28		 INSPECTION FEES (a) The fee for inspection of a motor vehicle shall be \$12.50 (b) An inspection station shall pay to the department of Public Safety \$5.50 of each fee for an inspection. The department may require the station to make an advance payment of \$5.50 for each inspection
25 26 27 28 29 30		 INSPECTION FEES (a) The fee for inspection of a motor vehicle shall be \$12.50 (b) An inspection station shall pay to the department of Public Safety \$5.50 of each fee for an inspection. The department may require the station to make an advance payment of \$5.50 for each inspection verification sticker. If advance payment is made:
25 26 27 28 29 30 31		 INSPECTION FEES (a) The fee for inspection of a motor vehicle shall be \$12.50 (b) An inspection station shall pay to the department of Public Safety \$5.50 of each fee for an inspection. The department may require the station to make an advance payment of \$5.50 for each inspection verification sticker. If advance payment is made: a. No further payment may be required on issuance of a
25 26 27 28 29 30 31 32		 INSPECTION FEES (a) The fee for inspection of a motor vehicle shall be \$12.50 (b) An inspection station shall pay to the department of Public Safety \$5.50 of each fee for an inspection. The department may require the station to make an advance payment of \$5.50 for each inspection verification sticker. If advance payment is made: a. No further payment may be required on issuance of a verification sticker;
25 26 27 28 29 30 31 32 33		 INSPECTION FEES (a) The fee for inspection of a motor vehicle shall be \$12.50 (b) An inspection station shall pay to the department of Public Safety \$5.50 of each fee for an inspection. The department may require the station to make an advance payment of \$5.50 for each inspection verification sticker. If advance payment is made: a. No further payment may be required on issuance of a verification sticker; b. The inspection station may waive the fee due from the owner
25 26 27 28 29 30 31 32 33 34		 INSPECTION FEES (a) The fee for inspection of a motor vehicle shall be \$12.50 (b) An inspection station shall pay to the department of Public Safety \$5.50 of each fee for an inspection. The department may require the station to make an advance payment of \$5.50 for each inspection verification sticker. If advance payment is made: a. No further payment may be required on issuance of a verification sticker; b. The inspection station may waive the fee due from the owner of an inspected vehicle who is issued a verification sticker.
25 26 27 28 29 30 31 32 33 34 35		 INSPECTION FEES (a) The fee for inspection of a motor vehicle shall be \$12.50 (b) An inspection station shall pay to the department of Public Safety \$5.50 of each fee for an inspection. The department may require the station to make an advance payment of \$5.50 for each inspection verification sticker. If advance payment is made: a. No further payment may be required on issuance of a verification sticker; b. The inspection station may waive the fee due from the owner of an inspected vehicle who is issued a verification sticker. c. The department shall refund to the inspection station \$5.50 for
25 26 27 28 29 30 31 32 33 34		 INSPECTION FEES (a) The fee for inspection of a motor vehicle shall be \$12.50 (b) An inspection station shall pay to the department of Public Safety \$5.50 of each fee for an inspection. The department may require the station to make an advance payment of \$5.50 for each inspection verification sticker. If advance payment is made: a. No further payment may be required on issuance of a verification sticker; b. The inspection station may waive the fee due from the owner of an inspected vehicle who is issued a verification sticker.
25 26 27 28 29 30 31 32 33 34 35		 INSPECTION FEES (a) The fee for inspection of a motor vehicle shall be \$12.50 (b) An inspection station shall pay to the department of Public Safety \$5.50 of each fee for an inspection. The department may require the station to make an advance payment of \$5.50 for each inspection verification sticker. If advance payment is made: a. No further payment may be required on issuance of a verification sticker; b. The inspection station may waive the fee due from the owner of an inspected vehicle who is issued a verification sticker. c. The department shall refund to the inspection station \$5.50 for each unissued verification sticker that the station returns to the
25 26 27 28 29 30 31 32 33 34 35 36 37		 INSPECTION FEES (a) The fee for inspection of a motor vehicle shall be \$12.50 (b) An inspection station shall pay to the department of Public Safety \$5.50 of each fee for an inspection. The department may require the station to make an advance payment of \$5.50 for each inspection verification sticker. If advance payment is made: a. No further payment may be required on issuance of a verification sticker; b. The inspection station may waive the fee due from the owner of an inspected vehicle who is issued a verification sticker. c. The department shall refund to the inspection station \$5.50 for each unissued verification sticker that the station returns to the Oklahoma Department of Public Safety.
25 26 27 28 29 30 31 32 33 34 35 36 37 38		 INSPECTION FEES (a) The fee for inspection of a motor vehicle shall be \$12.50 (b) An inspection station shall pay to the department of Public Safety \$5.50 of each fee for an inspection. The department may require the station to make an advance payment of \$5.50 for each inspection verification sticker. If advance payment is made: a. No further payment may be required on issuance of a verification sticker; b. The inspection station may waive the fee due from the owner of an inspected vehicle who is issued a verification sticker. c. The department shall refund to the inspection station \$5.50 for each unissued verification sticker that the station returns to the Oklahoma Department of Public Safety.
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39		 INSPECTION FEES (a) The fee for inspection of a motor vehicle shall be \$12.50 (b) An inspection station shall pay to the department of Public Safety \$5.50 of each fee for an inspection. The department may require the station to make an advance payment of \$5.50 for each inspection verification sticker. If advance payment is made: a. No further payment may be required on issuance of a verification sticker; b. The inspection station may waive the fee due from the owner of an inspected vehicle who is issued a verification sticker. c. The department shall refund to the inspection station \$5.50 for each unissued verification sticker that the station returns to the Oklahoma Department of Public Safety. New Law PENALTY FOR CERTAIN VIOLATIONS
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40		 INSPECTION FEES (a) The fee for inspection of a motor vehicle shall be \$12.50 (b) An inspection station shall pay to the department of Public Safety \$5.50 of each fee for an inspection. The department may require the station to make an advance payment of \$5.50 for each inspection verification sticker. If advance payment is made: a. No further payment may be required on issuance of a verification sticker; b. The inspection station may waive the fee due from the owner of an inspected vehicle who is issued a verification sticker. c. The department shall refund to the inspection station \$5.50 for each unissued verification sticker that the station returns to the Oklahoma Department of Public Safety. New Law PENALTY FOR CERTAIN VIOLATIONS (a) A person commits an offense if the person operates or moves a motor
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41		 INSPECTION FEES (a) The fee for inspection of a motor vehicle shall be \$12.50 (b) An inspection station shall pay to the department of Public Safety \$5.50 of each fee for an inspection. The department may require the station to make an advance payment of \$5.50 for each inspection verification sticker. If advance payment is made: a. No further payment may be required on issuance of a verification sticker; b. The inspection station may waive the fee due from the owner of an inspected vehicle who is issued a verification sticker. c. The department shall refund to the inspection station \$5.50 for each unissued verification sticker that the station returns to the Oklahoma Department of Public Safety. New Law PENALTY FOR CERTAIN VIOLATIONS (a) A person commits an offense if the person operates or moves a motor vehicle that is not affixed with the State verification sticker.
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42		 INSPECTION FEES (a) The fee for inspection of a motor vehicle shall be \$12.50 (b) An inspection station shall pay to the department of Public Safety \$5.50 of each fee for an inspection. The department may require the station to make an advance payment of \$5.50 for each inspection verification sticker. If advance payment is made: a. No further payment may be required on issuance of a verification sticker; b. The inspection station may waive the fee due from the owner of an inspected vehicle who is issued a verification sticker. c. The department shall refund to the inspection station \$5.50 for each unissued verification sticker that the station returns to the Oklahoma Department of Public Safety. New Law PENALTY FOR CERTAIN VIOLATIONS (a) A person commits an offense if the person operates or moves a motor
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41		 INSPECTION FEES (a) The fee for inspection of a motor vehicle shall be \$12.50 (b) An inspection station shall pay to the department of Public Safety \$5.50 of each fee for an inspection. The department may require the station to make an advance payment of \$5.50 for each inspection verification sticker. If advance payment is made: a. No further payment may be required on issuance of a verification sticker; b. The inspection station may waive the fee due from the owner of an inspected vehicle who is issued a verification sticker. c. The department shall refund to the inspection station \$5.50 for each unissued verification sticker that the station returns to the Oklahoma Department of Public Safety. New Law PENALTY FOR CERTAIN VIOLATIONS (a) A person commits an offense if the person operates or moves a motor vehicle that is not affixed with the State verification sticker.
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42		 INSPECTION FEES (a) The fee for inspection of a motor vehicle shall be \$12.50 (b) An inspection station shall pay to the department of Public Safety \$5.50 of each fee for an inspection. The department may require the station to make an advance payment of \$5.50 for each inspection verification sticker. If advance payment is made: a. No further payment may be required on issuance of a verification sticker; b. The inspection station may waive the fee due from the owner of an inspected vehicle who is issued a verification sticker. c. The department shall refund to the inspection station \$5.50 for each unissued verification sticker that the station returns to the Oklahoma Department of Public Safety. New Law PENALTY FOR CERTAIN VIOLATIONS (a) A person commits an offense if the person operates or moves a motor vehicle that is not affixed with the State verification sticker. (b) An offense under shall be considered a misdemeanor punishable by a
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44	Section 4	 INSPECTION FEES (a) The fee for inspection of a motor vehicle shall be \$12.50 (b) An inspection station shall pay to the department of Public Safety \$5.50 of each fee for an inspection. The department may require the station to make an advance payment of \$5.50 for each inspection verification sticker. If advance payment is made: a. No further payment may be required on issuance of a verification sticker; b. The inspection station may waive the fee due from the owner of an inspected vehicle who is issued a verification sticker. c. The department shall refund to the inspection station \$5.50 for each unissued verification sticker that the station returns to the Oklahoma Department of Public Safety. New Law PENALTY FOR CERTAIN VIOLATIONS (a) A person commits an offense if the person operates or moves a motor vehicle that is not affixed with the State verification sticker. (b) An offense under shall be considered a misdemeanor punishable by a fine not to exceed \$200.00.
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	Section 4.	 INSPECTION FEES (a) The fee for inspection of a motor vehicle shall be \$12.50 (b) An inspection station shall pay to the department of Public Safety \$5.50 of each fee for an inspection. The department may require the station to make an advance payment of \$5.50 for each inspection verification sticker. If advance payment is made: a. No further payment may be required on issuance of a verification sticker; b. The inspection station may waive the fee due from the owner of an inspected vehicle who is issued a verification sticker. c. The department shall refund to the inspection station \$5.50 for each unissued verification sticker that the station returns to the Oklahoma Department of Public Safety. New Law PENALTY FOR CERTAIN VIOLATIONS (a) A person commits an offense if the person operates or moves a motor vehicle that is not affixed with the State verification sticker. (b) An offense under shall be considered a misdemeanor punishable by a

1 2		Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)		
3 4 5	House Bill No. OU-5	508 By: Patel, Akash (OU) Albanese, Rosina (ORU)		
6 7		AS INTRODUCED		
8 9 10 11	An act relati	ng to Oklahoma state budget and education; providing short title; providing for codification, providing an effective date.		
11 12 13	BE IT ENACTED B	Y THE STATE OF OKLAHOMA		
13 14 15 16	Section 1.	This act shall be known as the "Strategy Utilizing & Cultivating Classrooms, Ensuring Success in Schools (S.U.C.C.E.S.S.)" Act of 2012		
17 18 19	Section 2.	NEW LAW Every state department, cabinet entity, and agency will hereby donate 1% of its state allocated budget to the Department of Education (excluding Higher Education) each fiscal year.		
20 21 22 23 24 25		Sixty percent (60%) of the totality of these donations will be equally appropriated to every publicly funded school district in Oklahoma, to be utilized for an increase in teacher salaries and as incentives for teachers seeking employment from out of state.		
26 27 28 29		The remaining forty percent (40%) will be applied toward grants to implement new technology in public schools. These grants will be issued on a case by case basis as applications are submitted.		
30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	Section 3.	This act shall become effective at the beginning of the next fiscal year.		

1	Oklahoma Intercollegiate Legislature			
2		2^{nd} Session of the 4-	4 th Legislature (2012)	
3		500		
4	House Bill No. OU-509		By: Patel, Akash (OU)	
5			Allen, Jeremy (OU)	
6	A . 1.		<u>NTRODUCED</u>	
7	An act relat	-	et and education; providing short title; providing	
8		for codification, p	providing an effective date.	
9				
10 11	DE II ENACIED E	BY THE STATE OF OKLA	пома	
11	Section 1.	This act shall be known a	s the "Secular Oath" Act of 2012	
	Section 1.	This act shall be known a	s the Secular Oath Act of 2012	
13 14	Section 2.	NEW I AW A new section	on of law to be codified in the Oklahoma Statues	
14	Section 2.	to read as follows:	Shi of faw to be counted in the Oktanonia Statues	
16		to read as follows.		
17		Shall any person be called	d upon to testify in an Oklahoma court of law and	
18		• •	the truth; no religious text shall be offered as an	
19			Instead, a written affidavit shall be consented to	
20			ual asked to take the stand in said courtroom. The	
21		written affidavit shall rea		
22				
23		"I. [insert name]. do sole	emnly swear or affirm to tell the truth, the whole	
24			he truth. I am aware that the consequences of	
25			be followed by an appropriate punishment to be	
26			retion of the presiding judge, but shall not be	
27			nusual, and can result in jail time."	
28			.	
29	Section 3.	This act shall become effe	ective ninety (90) days following passage and	
30		approval.		
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1 2 3	Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)			
5 4 5	House Bill No. OU-510		By: Shelton, Andrew (OU)	
6 7		AS INTRODU	CED	
8 9	An act relating to open carry of firearms; repealing Title 21 O.S. Section 1289.24; and providing an effective date.			
10 11 12	BE IT ENACTED B	Y THE STATE OF OKLAHOM	A	
13 14	Section 1.	This act shall be known as "Ope	en Carry Update" Act of 2012	
15 16	Section 2.	REPEALOR. 21 O.S. 2011, Sec	ction 1289.24, is hereby repealed:	
10 17 18 19 20 21 22 23		section, the otherwise lawful op provisions of the Oklahoma Sel any municipality or other politic	led in the preemption provisions of this en carrying of a handgun under the f-Defense Act shall not be punishable by cal subdivision of this state as disorderly similar offense against public order.	
24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	Section 3.	This act shall become effective	thirty (30) days after passage and approval.	

1		Oklahoma Intercollegiate Legislature
2		2 nd Session of the 44 th Legislature (2012)
3 4	House Bill No. OU-5	11 By: Stone, Shane (OU)
5		• • • • • • • • •
6 7		<u>AS INTRODUCED</u>
8 9 10		ng to lunches distributed by public schools; providing short title; providing tion; providing definitions; providing penalties; and providing an effective date.
11 12 13	BE IT ENACTED B	Y THE STATE OF OKLAHOMA
14	Section 1.	This act shall be known as the "Healthy Habits Act of 2012"
15 16 17	Section 2.	NEW LAW A new section of law to be codified in the Oklahoma Statutes to read as follows:
18 19 20		All public school lunches must be in a portion of at least 70% grains, fruits, and vegetables by weight.
21 22 23 24		All public school lunches must give students at least 33% of their daily value in the following categories; calcium, vitamin a, vitamin b, vitamin c, carbohydrates, dietary fibers, proteins, potassium, and iron.
25 26 27 28		All public school lunches must provide less than 33% of the student's daily value in the following categories; Trans fats, total fat, sugars, sodium, cholesterol, and saturated fats.
29 30 31 32		All students shall spend ten hours per year in a health, nutrition, and fitness class, or spend one semester of study in such a class during their tenure at such a level of schooling.
33 34 35	Section 3.	For the purpose of this bill, the following terms are defined as follows:
36 37 38		a. Public schools- Any school funded by the state of Oklahoma which is considered to be an elementary school, junior high school, or high school.
39 40 41 42		b. Health, nutrition, and fitness class- A public school course administered in a classroom separate from any other physical education that is geared towards providing students with information on nutrition, fitness, and a healthier lifestyle.
43 44		c. Public school lunches- Lunches either given to the student, or purchased by the student at a public school during instructional hours.
45 46		d. Student's daily value- Amount of nutritional substances as suggested by the United States Food and Drug Administration (FDA).

1		
2	Section 4.	Shall any school lunch be found to violate the "Healthy Habits Act of
3		2012" the superintendent overseeing such school shall be given a thirty
4		day period to correct all school lunches. If the lunches are still be found to
5		be in violation of this act after the thirty day period the superintendent
6		overseeing the violation shall be removed from office.
7		
8	Section 5.	This act shall become effective on January 1 st , 2013.
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1 2 2		Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)		
3 4 5	House Bill No. OU-5	By: Stone, Shane (OU) Williams, Trent (OU)		
6 7		AS INTRODUCED		
8 9 10 11 12	An act relating tuitions at publically funded institutions of higher education; providing short title; providing for codification; providing definitions; providing penalties; and providing an effective date.			
12 13 14	BE IT ENACTED B	Y THE STATE OF OKLAHOMA		
14 15 16	Section 1.	This act shall be known as the "Educated Economy Act of 2012"		
17 18 19	Section 2.	NEW LAW A new section of law to be codified in the Oklahoma Statutes to read as follows:		
20 21 22 23 24		Any student who is a resident of a state other than Oklahoma may be granted in-state tuition at publically funded institutions of higher education in Oklahoma if they sign a contract agreeing to remain a resident of Oklahoma for five years after graduation from such institution.		
24 25 26 27 28		Graduates may reduce the five year requirement to three years by maintaining three straight years of employment in the following fields; education, energy, and technology.		
29 30 31 32 33	Section 3.	For the purpose of this bill, the following term is defined as follows:a. Publically funded institutions of higher education- Any university, college, or technology center which receives public funding.		
34 35 36 37	Section 4.	Shall any student take residency in another state prior to fulfilling their obligation of residency as previously stated, then he/she will be required to pay the state for the value of tuition waivered.		
38 39 40 41 42 43 44 45 46	Section 5.	This act shall become effective on January 1 st , 2013.		

1	Oklahoma Intercollegiate	
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4		By: Strachan, Kiersten (OU)
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9		r councation; and providing an effective
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14		Compensation Act of 2012.
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1 2 3	Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)			
5 4 5	House Bill No. OU-5	By: Whitlock, Dana (OU) King, Tosha (OU)		
6		AS INTRODUCED		
 An act relating to transportation and highways; providing short title; providing codification; and providing an effective date. 				
10 11 12	BE IT ENACTED B	Y THE STATE OF OKLAHOMA		
12 13 14	Section 1.	This act shall be known as the "Get Out of the Left Lane" Act of 2012.		
15 16	Section 2.	NEW LAW A new section of law to be codified in the Oklahoma Statutes to read as follows:		
17 18 19		Any vehicle puling a trailer of any sort on a highway that has three lanes on either side of the road will not be permitted to travel in the furthest left		
20 21 22		lane (the "passing lane") of the highway. These vehicles may only move to the furthest left lane if intending to take a left exit that is half a mile away or in avoidance of an accident or a collision.		
23 24 25 26	Section 3.	This act shall become effective 90 days after passage and approval.		
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1 2		Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)
3 4 5	House Bill No. OU-	515 By: Whitlock, Dana (OU) King, Tosha (OU)
6		<u>AS INTRODUCED</u>
7 8 9		elating to the rights of the undead; providing for short title; providing for ions; providing for codification and providing an effective date.
10		
11 12	BE IT ENACTED E	Y THE STATE OF OKLAHOMA
13 14	Section 1.	This act shall be known as the "Zombies Were People Too" Act of 2012.
15 16	Section 2.	DEFINITIONS. The following terms are to be defined as follows for the purpose of this act:
17 18 19		A. Undead (or Zombie): scientific name- Homo Coprophagus Somnambulus. A deceased human being who has partially returned to life
20 21 22		due to undeterminable causes. Also known as post-mortem achiever, differently animated, Undead-American, walking dead, and living- impaired.
23 24 25 26	Section 3.	NEW LAW A new section of law to be codified in the Oklahoma Statues to read as follows:
27 28 29 30 31		Any citizen of Oklahoma that classified as a ZOMBIE said citizen still retains the rights to life (or lack thereof), liberty and the pursuit of happiness. All ZOMBIES within the State of Oklahoma shall retain all of the rights guaranteed by the Constitution of the United States of America and all of its amendments.
32 33 34 35	Section 4.	This act shall become effective 90 days after passage and approval.
36 37 38		
39 40 41		
41 42 43		
44 45 46		

1 2		Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)
3		
4 5	House Bill No. OU-5	By: Wilson, Derrick Rhys (OU) Saunders. Megan (OU)
6 7		AS INTRODUCED
8	A	
9 10	An act rela	ting to taxation on alcoholic beverages; providing short title; providing for codification and providing an effective date.
11 12 12	BE IT ENACTED B	Y THE STATE OF OKLAHOMA
13 14 15	Section 1.	This act shall be known as the "Public Liquor Tax" Act of 2012.
16 17	Section 2.	NEW LAW A new section of law to be codified in the Oklahoma Statutes to read as follows:
18 19		Any individual over the age of 21, who purchases and consumes an
20		alcoholic beverage in a public place must pay a three percent (3%) tax in
21		addition to the sales tax on that alcoholic beverage.
22		
23	Section 3.	All taxes collected from the "Public Liquor Tax" Act will be distributed to
24 25		the state of Oklahoma's Department of Education.
23 26	Section 4.	This act shall become effective 90 days after passage and approval.
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1	Oklahoma Intercollegiate Legislature		
2	2 nd Session of the 44 th Legislature (2012)		
3			
4	House Bill No. OU-517 By: Wilson, Derrick Rhys (
5		Saunders, Megan (OU)	
6		AS INTRODUCED	
7			
8	An act r	elating to an Oklahoma State Holiday; 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 "NCAA College Football Championship	
14		Celebration Day" Act of 2012.	
15			
16	Section 2.	NEW LAW A new section of law to be codified in the Oklahoma Statues	
17		to read as follows:	
18			
19		The calendar day following the NCAA National Championship Game,	
20		shall be observed for a day of celebration in the state of Oklahoma.	
21			
22	Section 3.	This act shall become effective 45 days after passage and approval.	
23			

1 2 3	Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)			
5 4 5	House Bill No. OU-5	517 By: White, Maggie (OU)		
6 7		AS INTRODUCED		
8 9	An act rela	ating to distracted driving; providing short title; providing for codification, providing for penalties, providing an effective date.		
10 11 12	BE IT ENACTED B	Y THE STATE OF OKLAHOMA		
12 13 14	Section 1.	This act shall be known as the "Distracted Driving" Act of 2012.		
15 16 17	Section 2.	NEW LAW A new section of law to be codified in the Oklahoma Statutes to read as follows:		
17 18 19 20 21		No person shall operate a handheld cellular device to compose, send, receive or read text messages, e-mails, or any other content on said cellular while operating a motor vehicle of any kind.		
21 22 23 24 25	Section 3.	Using a handheld cellular device for navigational purposes is allowed under this legislation; however, if an accident occurs, driver will be charged with the penalties set forth in Section 4.		
26 27		This act will apply to all drivers.		
28 29 30 31 32 33	Section 4.	If a driver is caught using a handheld cellular device for any of the purposes mentioned above, then he or she will be given a warning for the first offense. For the second offense, a driver will be given a \$200 ticket, and for the third offense, that driver's license will be suspended for a period of 3 months. Drivers can choose to contest their tickets.		
33 34 35 36 37 38 39 40 41 42 43 44 45 46	Section 5.	This act shall become effective one year after passage and approval.		

1 2 3	Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)			
5 4 5	House Resolution No. OU-801 By: Kiper, Tonya (OU			
6		AS INTRODUCED		
7 8	А	resolution identifying serious concerns about train safet	y in Oklahoma.	
9 10 11	WHEREAS,	safety is a concern for all Oklahoma Residents; and		
12 13	WHEREAS,	There has been an average of over 100 accidents per ye the state of Oklahoma since 2005; and	ar relating to railways in	
14 15 16	WHEREAS,	Many of these accidents happen inside city limits of Ok	clahoma towns; and	
17 18	WHEREAS,	There has been an average of 12 deaths per year due to	railway accidents	
19 20	WHEREAS,	Slower speeds of trains inside of city limits of Oklahon	na would increase safety.	
20 21 22 23	NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE 2 nd SESSION OF THE 44 th OKLAHOMA INTERCOLLEGIATE LEGISLATURE,			
24 25 26	THAT	Inside Oklahoma all railway traffic slow down to a spec miles per hour while traveling inside city limits of any people.		
27 28 29 30	THAT	Proper warning signals with lights, bells, and road bloch highway intersections with railroads in Oklahoma.	ks be installed at all	

1	Oklahoma Intercollegiate Legislature		
2	2^{nd} Session of the 44^{th} Legislature (2012)		
3			
4	House Bill N	No. UCO-501	By: Heggy, Katie (UCO)
5			
6		AS	<u>S INTRODUCED</u>
7	An act re	elating to; providing short	title; providing for codification and providing an
8		effe	ective date.
9			
10	BE IT ENA	CTED BY THE STATE (OF OKLAHOMA
11			
12	Section 1.	This act shall be known	n as the "Get To Work" Act of 2012.
13			
14	Section 2.		to be codified in the Oklahoma Statutes to read as
15	follows: Any teacher in the state of Oklahoma that exceeds the amount of personal or		
16	sick days allotted for one full school year will be required to pay for any substitute cost		
17	for those days exceeding.		
18			
19	Section 3.	This act shall become e	effective 90 days after passage and approval.
20			
21			
22			

1	
2	Oklahoma Intercollegiate Legislature
3	2 nd Session of the 44 th Legislature (2012)
4	
5	House Bill No.UCO-502By: Rastakhiz, Abbas (UCO)
6	
7	<u>AS INTRODUCED</u>
8	
9	An act relating to public transportation; providing for short title; providing for definition;
10	providing for codification; providing an effective date.
11 12	BE IT ENACTED BY THE STATE OF OKLAHOMA
12	DE II ENACTED DI THE STATE OF OKLAHOMA
13 14	SECTION 1. This act shall be known as the "Transportation Investment Act of 2012."
15	She front fr. This det shan be known as the Transportation investment fet of 2012.
16	SECTION 2. NEW LAW A new section of law to be codified in the Oklahoma Statutes
17	reads as follows:
18	
19	DEFINITION
20	
21	CNG Bus- Any bus used for municipal public transportation that runs purely natural gas
22	or CNG.
23	
24	SECTION 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes
25 26	reads as follows:
20 27	a. The State of Oklahoma shall create a grant to be named the "Public
28	Transportation Development Grant".
20 29	Transportation Development Grant .
30	b. The responsibility for all rules and regulations of the "Public Transportation
31	Development Grant" shall be given to the Oklahoma Department of
32	Transportation.
33	
34	c. The Oklahoma Department of Transportation may contract with the Federal
35	Government to secure grant money as well as contract with cities with a
36	population of twenty-five thousand (25,000) or more and establish up to a one
37	dollar (\$1.00) fee added to general public busing fees to fund the "Public
38 39	Transportation Development Grant".
39 40	d. The Oklahoma Department of Transportation shall use funds from the "Public
40 41	Transportation Development Grant" to cooperate with cities to purchase CNG
42	buses and replace non-CNG buses.
43	······································
44	SECTION 4. The provisions of this act shall take effect ninety (90) days after passage
45	and approval.
46	

1	Oklahoma Intercolleg	tiate Legislature
2	2 nd Session of the 44 th I	egislature (2012)
3		-
4	House Bill No. UCO-503	By: Janway, Savannah (UCO)
5		Sporn, Richard (UCO)
6		
7	<u>AS INTROE</u>	UCED
8		
9	An act relating to Child Support and cre	ating a Statute of Limitations for Mothers;
10	providing short title; providing for codifi	cation and declaring an emergency.
11		
12	BE IT ENACTED BY THE STATE OF OKLAHO	MA
13		
14	SECTION 1. This act shall be known as the	e "Mothers Accountability" Act of 2012.
15		
16		f law to be codified in the Oklahoma Statutes
17	to read as follows:	
18		
19	Every mother in Oklahoma will be given tw	o years from the moment their child is born
20	to claim child support from the father,	
21		
22	After the two year birthday of the child, if n	•
23	claim child support on the child to eliminate	
24	children then being taken to court for back c	hild support some odd years later.
25		
26	SECTION 3. It being immediately necessa	
27	health and safety, an emergency is hereby d	
28	shall take effect and be in full force from an	d after its passage and approval
29		
30		

1 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)
3 4	House Bill No. UCO-504 By: Cary, Jaeton (UCO)
5 6 7	AS INTRODUCED
7 8 9	An act relating to the formation of a political party; providing 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 "Ballot Reform" Act of 2012.
14	
15	Section 2. AMENDATORY 26 O.S. § 1-108.2 is to be amended as follows to read
16	as follows:
17	
18	Section 1-108.2 2. After such notice is filed, petitions seeking recognition of a political
19 20	party, in a form to be prescribed by the Secretary of the State Election Board, shall be filed with such Secretary, bearing the signatures of registered voters equal to at least five
20	percent (5%) of the five thousand total votes cast in the last General Election either for
22	Governor or for electors for President and Vice President. Each page of such petitions
23	must contain the names of registered voters from a single county. Petitions may be
24	circulated a maximum of one (1) year after notice is filed, provided that petitions shall be
25	filed with the Secretary no later than March 1 of an even-numbered year. Such petitions
26	shall not be circulated between March 1 and November 15 of any even-numbered year;
27	and
28 29	Section 3. This act shall become effective 90 days after passage and approval.
30	Section 5. This act shall become encentre 50 days after passage and approval.
31	
32	

1 2	Oklahoma Intercollegiate Legislature 2nd Session of the 44rd Legislature (2012)
3	House Bill No. UCO-505 By: Beu, Eric (UCO)
4 5	AS INTRODUCED
5 6	<u>AS INTRODUCED</u>
7	An Act relating to insurance; amending Section 2, Chapter 128, O.S.L. 2009 (36 O.S. Supp.
8	2010, Section 4602), which relates to the duties of the Health Care for the Uninsured Board;
9	providing that the Executive Director shall advise and aid Board; specifying the Secretary of
10	Health and Human Services shall be the Executive Director; providing for appointment of Board;
11	specifying backgrounds of appointees; providing for the appointment of the original Board;
12	specifying term of Board membership; providing for appointment of vacant positions; requiring
13	initial meeting of Board; directing State Department of Health to provide space for meetings;
14	changing agencies that direct implementation and duties of the Board; directing Board to apply
15	for certain grants and funds; modifying Insurance Commissioner duties; and providing an
16 17	effective date.
17 18	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
18 19	DE II ENACIED DI THE PEOPLE OF THE STATE OF OKLAHOMA.
20	SECTION 4. AMENDATORY
20	Section 2, Chapter 128, O.S.L. 2009 (36 O.S. Supp. 2010, Section 4602), is
22	amended to read as follows:
23	Section 4602. A. The Insurance Commissioner in collaboration with the
24	Oklahoma Health Care Authority Health Care for the Uninsured Board (HUB)
25	Executive Director shall advise and aid the Health Care for the Uninsured
26	Board (HUB) in its duties. The Secretary of Health and Human Services shall
27	be the Executive Director. The Insurance Commissioner Executive Director
28	is hereby authorized to promulgate such reasonable rules as are necessary to
29	implement the purposes of this act.
30	B. <u>1. The Health Care for the Uninsured Board shall consist of:</u>
31	a. three members to be appointed by the Governor who shall represent the
32	actuarial interests of the top ten health insurance providers in the state who
33 34	have expressed a commitment to participate in the HUB,
34 35	b. <u>one member to be appointed by the President Pro Tempore of the Senate who</u> shall represent the interests of insurance agents in the state,
35 36	c. one member to be appointed by the Speaker of the House of Representatives
37	who shall represent the interests of Oklahoma employers,
38	d. the Chief Executive Officer of the Oklahoma Health Care Authority, or
39	designee,
40	e. the Insurance Commissioner, or designee,
41	f. one member who shall represent the State and Education Employees Group
42	Insurance Board, and
43	g. one member who shall represent the Oklahoma State Employees Benefits
44	Council.

1	
1	2. Appointees shall represent interests affected by insurance exchange
2	requirements, including business interests, consumers and insurance
3	providers.
4	3. The original Board shall be appointed as follows:
5	a. the Governor shall appoint one member for a term of two (2) years, and two
6	members for a term of three (3) years,
7	b. the President Pro Tempore of the Senate appointee shall serve for a term of
8	two (2) years, and
9	c. the Speaker of the House of Representatives appointee shall serve for a term
10	of three (3) years.
11	4. All terms after the initial term shall be for three (3) years. Vacancies shall be
12	filled in the same manner as that position was originally filled.
13	5. The Board shall meet initially no later than December 15, 2011.
14	6. The State Department of Health shall provide space for meetings of the Board.
15	C. The State Board of Health Executive Director shall direct the implementation
16	and duties of the HUB to assist the Insurance Commissioner. The duties of
17	the HUB shall be to:
18	1. Advise, consult with, and make recommendations to the <u>Insurance</u>
19	Commissioner as to the matters addressed in subsection C \underline{D} of this section;
20	and
20 21	2. Assist and advise the Insurance Commissioner on such other matters as the
21 22	Commissioner may submit for recommendations to the State Board of Health;
22	3. Apply for grants or other federal Medicaid funds available to implement the
23	<u>provisions of the Health Care for Oklahomans Act;</u>
24 25	
25	<u>4. Establish a system of counseling, including a website, for those individuals</u>
20 27	who are without health insurance and are not covered by Medicaid, that
27 28	includes but is not limited to:
	a. educating consumers about insurance programs certified by the state in
29	accordance with this section,
30	b. <u>aiding consumers in choosing policies that cover medically necessary services</u>
31	for that consumer, and
32	c. educating consumers on how to utilize primary and preventative care in order
33	to reduce the unnecessary utilization of services by the consumer; and
34	5. Establish a system whereby if an individual qualifies for a subsidy under the
35	premium assistance program, established in Section 1010.1 of Title 56 of the
36	Oklahoma Statutes, that person is able to become enrolled through the HUB in
37	conjunction with local, qualified insurance producers.
38	C. <u>D.</u> The <u>Insurance</u> Commissioner shall:
39	1. Establish a system of certification for insurance programs offered in this state
40	to be recommended <u>offered</u> by the HUB;
41	2. Establish a system for the credentialing of insurance producers who intend to
42	market insurance programs certified by the state in accordance with this
43	section; and
44	3. Establish a system of counseling, including a website, for those individuals
45	who are without health insurance and are not covered by Medicaid, that
46	includes but is not limited to:

1	a. educating consumers about insurance programs certified by the state in
2	accordance with this section,
3	b. aiding consumers in choosing policies that cover medically necessary services
4	for that consumer, and
5	c. educating consumers on how to utilize primary and preventative care in order
6	to reduce the unnecessary utilization of services by the consumer; and
7	4. Establish a system whereby if an individual qualifies for a subsidy under the
8	premium assistance program, established in Section 1010.1 of Title 56 of the
9	Oklahoma Statutes, that person is able to become enrolled through the HUB in
10	conjunction with local, qualified insurance producers for the certification of
11	low-cost health insurance programs designed to provide coverage to eligible
12	individuals. Such programs shall not be required to include certain mandates.
13	The Board may recommend that plans certified by the Commissioner be
14	offered statewide to eligible individuals.
15	E. The HUB shall receive no general revenue appropriations, but shall be funded
16	by grants awarded to the state.
17	
18	SECTION 5. This act shall become effective 90 days after passage and approval.
19	

1	Oklahoma Intercollegiate Legislature	
2	2nd Session of the 44rd Legislature (20)	12)
3	House Bill No. UCO-506 By:	Beu, Eric (UCO)
4		
5	AS INTRODUCED	
6		
7	An Act relating to alcoholic beverages; repealing 37 O.S. 2	011, Section 163.25 as
8	amended by Section 35, Chapter 274, O.S.L. 1995, amending	g 37 O.S. 2011 Sections
9	163.2 and 521, which relates to licensing motion picture the	eater; and providing an
10	effective date.	
11		
12	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OK	LAHOMA:
13	SECTION 1. REPEALER 37 O.S. 2011, Section 16	3.25, as amended by
14	Section 35, Chapter 274, O.S.L. 1995, is	hereby repealed.
15	SECTION 2. AMENDATORY 37 O.S. 2011, Section	n 163.2 is amended to
16	read as follows:	
17	Section 163.2. In the administration of Section	63.1 et seq. of this title,
18	the following words and phrases are given the	meanings respectively
19	indicated:	
20	1. "Low-point beer" means and includes beverage	es containing more than
21	one-half of one percent $(1/2 \text{ of } 1\%)$ alcohol by	y volume, and not more
22	than three and two-tenths percent (3.2%) alco	hol by weight, including
23	but not limited to beer or cereal malt beverage	es obtained by the
24	alcoholic fermentation of an infusion of barle	y or other grain, malt or
25	similar products;	C A
26	2. "Person" means and includes an individual, a	trust or estate, a
27	partnership, an association or a corporation;	
28	3. "Manufacturer" means and includes any perso	n who prepares for human
29	consumption by the use of raw materials or ot	
30	point beer, as defined herein, upon which a lice	
31	imposed by any law of this state;	
32	4. "Wholesaler" means and includes any person	who sells any low-point
33	beer, as defined herein, to a licensed retail dea	aler, as hereinafter
34	defined, for resale;	
35	5. "Retail dealer" means and includes any persor	who sells any low-point
36	beer, as defined herein, at retail for consumption	
37	definitions include state and county fair assoc	iations, and special
38	licenses may be issued for the sale of low-poi	-
39	by such associations, and to other persons for	
40	beer at rodeos, picnics, or other organized ten	-
41	people. The term "retail dealer" also includes	
42	such beverages, and licenses may be issued for	
43	railway train, which railways and dining cars	-
44	fees as regular retail dealers;	1 2
45	6. "Sale" or "sales", for the purpose of the collec	tion of the taxes imposed
46	by any law of the state upon low-point beer, a	

1	defined to mean and include all sales by all wholesalers within this
2	state, for money or any other valuable consideration, to retail dealers
3	for resale; and, also, the term "sale" or "sales" taxable under Section
3 4	
	163.1 et seq. of this title means and includes all sales from
5	manufacturers or wholesalers from outside this state, to retail dealers
6	for resale to consumers or otherwise. The term "sale" or "sales" shall
7	also include sales from manufacturers without the state to wholesalers
8	located within the state;
9	7. "Meals" means foods commonly ordered at lunch or dinner and at least
10	part of which is cooked on the licensed premises and requires the use of
11	dining implements for consumption. Provided, that the service of only
12	food such as appetizers, sandwiches, salads or desserts shall not be
13	considered "meals";
14	8. "Motion picture theater" means a place where motion pictures are
15	exhibited and to which the general public is admitted, but does not
16	include a place where meals, as defined by this section, are served, if
10	only persons twenty-one (21) years of age or older are admitted;
18	9. "Existing wholesaler" means a wholesaler who distributes a particular
18	brand of low-point beer at the time a successor manufacturer acquires
20	rights to manufacture or import the particular brand of low-point beer;
20 21	10. "Fair market value" means the value that would be determined in a
22	transaction entered into without duress or threat of termination of the
23	existing wholesaler's right and shall include all elements of value,
24	including goodwill and going-concern value;
25	11. "Good cause" means:
26	a. failure by the wholesaler to comply with the provisions of a written
27	agreement or understanding with the manufacturer, or
28	b. failure by the wholesaler to comply with the duty of good faith;
29	12. "Good faith" means the duty of each party to any franchise and all
30	officers, employees or agents thereof to act with honesty in fact and
31	within reasonable standards of fair dealing in the trade;
32	13. "Successor manufacturer" means a primary source of supply, a brewer
33	or an importer that acquires rights to a low-point beer brand from a
34	predecessor manufacturer;
35	14. "Successor wholesaler" means one or more wholesalers designated by
36	a successor manufacturer to replace the existing wholesaler, for all or
37	part of the existing wholesaler's territory, in the distribution of the
38	existing low-point beer brand or brands; and
30 39	15. "On-premise consumption" shall include consumption within a single
39 40	building owned or operated by any agency, political subdivision or
40 41	
	public trust of this state, if the building or a part thereof is defined as a
42	common drinking area for consumption of low-point beer by resolution
43	of the governing body that owns or operates the building.
44	
45	SECTION 3. AMENDATORY 37 O.S. 2011, Section 521, is amended to read
46	as follows:

1	
2	SECTION 521. A. A brewer license shall authorize the holder thereof: To
3	manufacture, bottle, package, and store beer on licensed premises; to
4	sell beer in this state to holders of Class B wholesaler licenses and retail
5	licenses and to sell beer out of this state to qualified persons.
6	B. A distiller license shall authorize the holder thereof: To manufacture,
7	bottle, package, and store spirits on licensed premises; to sell spirits in
8	this state to licensed wholesalers and manufacturers only; to sell spirits
9	out of this state to qualified persons; to purchase from licensed distillers
10	and rectifiers in this state, and import spirits from without this state for
11	manufacturing purposes in accordance with federal laws and
12	regulations.
13	C. A winemaker license shall authorize the holder thereof: To manufacture
14	(including such mixing, blending and cellar treatment as authorized by
15	federal law), bottle, package, and store on licensed premises wine
16	containing not more than twenty-four percent (24%) alcohol by
17	volume, provided the bottle or package sizes authorized shall be limited
18	to the capacities approved by the United States Alcohol and Tobacco
19	Tax and Trade Bureau; to sell wine in this state to licensed wholesalers
20	and manufacturers; to sell bottles of wine produced at the winery from
21	grapes and other fruits and berries grown in this state, if available, to
22	consumers on the premises of the winery; to serve visitors on the
23	licensed premises samples of wine produced on the premises; to serve
24	samples of wine produced at the winery at festivals and trade shows; to
25	sell wine produced at the winery, in original sealed containers, at
26	festivals and trade shows; to sell wine out of this state to qualified
27	persons; to purchase from licensed winemakers, distillers and rectifiers
28	in this state, and to import into this state wine, brandy and fruit spirits
29	for use in manufacturing in accordance with federal laws and
30	regulations; provided, a winemaker either within or without this state
31	that annually produces no more than ten thousand (10,000) gallons of
32	wine may elect to sell and self-distribute the wine produced by such
33	winemaker directly to licensed retail package stores and restaurants in
34	this state; and provided further that:
35	a. any such winemaker which elects to directly sell its wine to package
36	stores and restaurants shall not also use a licensed wholesale distributor
37	as a means of distribution, and shall be required to sell its wines to
38	every package store and restaurant licensee who desires to purchase the
39	same, on the same price basis and without discrimination, and
40	b. if a winemaker or winery sells directly to a retail package store or
41	restaurant, the winemaker shall transport the wine from the
42	winemaker's winery to the premises where the wine is to be delivered
43	only in vehicles owned or leased by the winemaker and not by common
44	or private contract carrier and shall obtain all necessary permits as
45	required by the Oklahoma Alcoholic Beverage Control Act, and

1	c. if the production volume limit applicable to winemakers is ruled to be
2	unconstitutional by a court of competent jurisdiction, then no
3	winemaker shall be permitted to directly sell its wine to retail package
4	stores or restaurants in this state.
5	D. A winemaker self-distribution license shall authorize a licensed
6	winemaker within or without this state which is permitted by Section 3
7	of Article XXVIII of the Oklahoma Constitution and paragraph 3 of
8	subsection C of this section, to distribute its wine directly to retail
9	package stores and restaurants in this state and that elects to do so, to
10	sell and deliver its wines directly to licensed retail package stores and
11	restaurants in this state in full case lots only, and in accordance with the
12	provisions of the Oklahoma Alcoholic Beverage Control Act and such
13	rules as the Oklahoma Alcoholic Beverage Laws Enforcement (ABLE)
14	Commission shall adopt.
15	E. A rectifier license shall authorize the holder thereof: To rectify spirits
16	and wines, bottle, package, and store same on the licensed premises; to
17	sell spirits and wines in this state to licensed wholesalers and
18	manufacturers only; to sell spirits and wines out of this state to
19	qualified persons; to purchase from licensed manufacturers in this state;
20	and to import into this state for manufacturing purposes spirits and
21	wines in accordance with federal laws and regulations.
22	F. 1. A wholesaler license shall authorize the holder thereof: To purchase
23	and import into this state spirits and wines from persons authorized
24	to sell same who are the holders of a nonresident seller license, and
25	their agents who are the holders of manufacturers agent licenses; to
26	purchase spirits and wines from licensed distillers, rectifiers and
27	winemakers in this state; to purchase spirits and wines from licensed
28	wholesalers, to the extent set forth in paragraphs 2 and 3 of this
29	subsection; to sell in retail containers in this state to retailers, mixed
30	beverage, caterer, special event, hotel beverage or airline/railroad
31	beverage licensees, spirits and wines which have been received and
32	unloaded at the bonded warehouse facilities of the wholesaler before
33	such sale; to sell to licensed wholesalers, to the extent set forth in
34	paragraphs 2 and 3 of this subsection, spirits and wines which have
35	been received and unloaded at the bonded warehouse facilities of the
36	wholesaler before such sale; and to sell spirits and wines out of this
37	state to qualified persons. Provided, however, sales of spirits and
38	wine in containers with a capacity of less than one-twentieth $(1/20)$
39	gallon by a holder of a wholesaler license shall be in full case lots
40	and in the original unbroken case. Wholesalers shall be authorized to
41	place such signs outside their place of business as are required by
42	Acts of Congress and by such laws and regulations promulgated
43	under such Acts.
44	2. Wholesalers are prohibited from purchasing annually in excess of
45	fifteen percent (15%) of their total spirits inventory and fifteen
46	percent (15%) of their total wine inventory from one or more

1	wholesalers. Wholesalers are also prohibited from purchasing
2	annually in excess of fifteen percent (15%) of their inventory of any
3	individual brand of spirits or wine from one or more wholesalers.
4	The volume of spirits and wine and of each brand that each
5	wholesaler is permitted to purchase annually from other wholesalers
6	shall be calculated by the ABLE Commission by multiplying fifteen
7	percent (15%) by:
8	a. the total volume of spirits sales of the wholesaler, by liter, from
9	the previous calendar year, and
10	b. the total volume of wine sales of the wholesaler, by liter, from the
11	previous calendar year, and
12	c. the volume of sales of each brand of spirits or wine of the
12	wholesaler, by liter, from the previous calendar year.
13	A wholesaler who did not post any sales of spirits, wine or of a
15	particular brand in the previous calendar year shall be deemed to
16	have sold the same volume of spirits, wine or of a particular brand as
17	the wholesaler posting the smallest volumes of sales in spirits, wine
17	1 0 1
18 19	or of a particular brand for that year for the purposes of this
19 20	paragraph. Notwithstanding the foregoing, wholesalers shall not
	purchase any inventory in spirits or wine from any other wholesaler
21	until such time that the purchasing wholesaler possesses an inventory
22	valued at no less than Two Hundred Fifty Thousand Dollars
23	(\$250,000.00). Inventory valuation shall be based on the original
24	actual price paid by the purchasing wholesaler to the nonresident
25	seller for the inventory.
26	3. A wholesaler may sell spirits and wine to other wholesalers or
27	purchase spirits and wines from other wholesalers without
28	complying with paragraph 2 of this subsection in the case of the sale,
29	purchase, or other transfer or acquisition of the entire business of a
30	wholesaler, including the inventory of spirits and wine.
31	4. A wholesaler license shall authorize the holder thereof to operate a
32	single bonded warehouse with a single central office together with
33	delivery facilities at a location in this state only at the principal place
34	of business for which the wholesaler license was granted.
35	5. All licensed wholesalers shall register prices, purchase and keep on
36	hand or have on order a fifteen-day supply of all brands constituting
37	the top eighteen brands in total sales by all Oklahoma wholesalers
38	during the past twelve-month period, according to the records of the
39	ABLE Commission as revised by the ABLE Commission quarterly;
40	provided, however, that not more than three brands of any particular
41	nonresident seller shall be included in the top-brands classification.
42	All purchase orders for these top eighteen brands must show an
43	expected due delivery date. These purchase orders may only be
44	canceled with prior approval of the Director of the ABLE
45	Commission, unless a wholesaler shall have in its warehouse a
46	fifteen-day supply of merchandise on such purchase order.

1	In order to allow the ABLE Commission to determine the top
2	eighteen brands, wholesalers must submit to the ABLE Commission
3	every sixty (60) days a sworn affidavit listing their top twenty-five
4	brands in sales for the previous sixty (60) days, excluding sales to
5	wholesalers. Such affidavits shall be submitted in conjunction with
6	the original price postings of wholesalers.
7	A fifteen-day supply of a particular brand for a particular wholesaler
8	shall be based upon the market share of the wholesaler, determined
9	by first multiplying the total number of liters of such brand sold by
10	all wholesalers to all retailers during the previous calendar year by
11	the percentage that the total sales of wine and spirits of the particular
12	wholesaler, in liters, for such calendar year bears to the total sales of
13	wine and spirits, in liters, reported by all wholesalers for such
14	calendar year; and then dividing by twenty-four (24); provided, that
15	a fifteen-day supply for a wholesaler who has not been in business
16	for the entirety of the previous calendar year shall be deemed to be
17	equal to that of the wholesaler who was in business for the entirety
18	of the previous calendar year and who reported the lowest volume of
19	sales of wine and spirits, in liters, of any wholesaler having been in
20	business for such period.
21	G. A Class B wholesaler license shall authorize the holder thereof: To
22	purchase and import into this state beer from persons authorized to sell
23	same who are the holders of nonresident seller licenses, and their agents
24	who are the holders of manufacturers agent licenses; to purchase beer
25	from licensed brewers and Class B wholesalers in this state; to sell in
26	retail containers to retailers, mixed beverage, caterer, special event,
27	hotel beverage and airline/railroad beverage licensees in this state, beer
28	which has been unloaded and stored at the holder's self-owned or leased
29	and self-operated warehouse facilities for a period of at least twenty-
30	four (24) hours before such sale; and to sell beer in this state to Class B
31	wholesalers and out of this state to qualified persons, including federal
32	instrumentalities and voluntary associations of military personnel on
33	federal enclaves in this state over which this state has ceded
34	jurisdiction.
35	H. A package store license shall authorize the holder thereof: To purchase
36	alcohol, spirits, beer and wine in retail containers from the holder of a
37	brewer, wholesaler or Class B wholesaler license and to purchase wine
38	from a winemaker who is permitted and has elected to self-distribute as
39	provided in Section 3 of Article XXVIII of the Oklahoma Constitution
40	and to sell same on the licensed premises in such containers to
41	consumers for off-premises consumption only and not for resale;
42	provided, wine may be sold to charitable organizations that are holders
43	of charitable auction or charitable wine event licenses. All alcoholic
44	beverages that are sold by a package store are to be sold at ordinary
45	room temperature.

1	I. A mixed beverage license shall authorize the holder thereof: To
2	purchase alcohol, spirits, beer or wine in retail containers from the
3	holder of a wholesaler or Class B wholesaler license or as specifically
4	provided by law and to sell, offer for sale and possess mixed beverages
5	for on-premises consumption only; provided, the holder of a mixed
6	beverage license issued for an establishment which is also a restaurant
7	may purchase wine directly from a winemaker who is permitted and has
8	elected to self-distribute as provided in Section 3 of Article XXVIII of
9	the Oklahoma Constitution.
10	Sales and service of mixed beverages by holders of mixed beverage
11	licenses shall be limited to the licensed premises of the licensee unless
12	the holder of the mixed beverage license also obtains a caterer license
13	or a mixed beverage/caterer combination license. A mixed beverage
14	license shall only be issued in counties of this state where the sale of
15	alcoholic beverages by the individual drink for on-premises
16	consumption has been authorized. A separate license shall be required
17	for each place of business. No mixed beverage license shall be issued
18	for any place of business functioning as a motion picture theater, as
19	defined by Section 506 of this title.
20	J. A bottle club license shall authorize the holder thereof: To store, possess
21	and mix alcoholic beverages belonging to members of the club and to
22	serve such alcoholic beverages for on-premises consumption to club
23	members. A bottle club license shall only be issued in counties of this
24	state where the sale of alcoholic beverages by the individual drink for
25	on-premises consumption has not been authorized. A separate license
26	shall be required for each place of business.
27	K. A caterer license shall authorize the holder thereof: To sell mixed
28	beverages for on-premises consumption incidental to the sale or
29	distribution of food at particular functions, occasions, or events which
30	are temporary in nature. A caterer license shall not be issued in lieu of a
31	mixed beverage license. A caterer license shall only be issued in
32	counties of this state where the sale of alcoholic beverages by the
33	individual drink for on-premises consumption has been authorized. A
34	separate license shall be required for each place of business.
35	L. 1. An annual special event license shall authorize the holder thereof: To
36	sell and distribute mixed beverages for consumption on the premises
37	for which the license has been issued for up to four events to be held
38	over a period not to exceed one (1) year, not to exceed two such
39	events in any three-month period. For purposes of this paragraph, an
40	event shall not exceed a period of ten (10) consecutive days. An
41	annual special event license shall only be issued in counties of this
42	state where the sale of alcoholic beverages by the individual drink
43	for on-premises consumption has been authorized. The holder of an
44	annual special event license shall provide written notice to the ABLE
45	Commission of each special event not less than ten (10) days before
46	the event is held.

1	2. A quarterly special event license shall authorize the holder thereof:			
2	To sell and distribute mixed beverages for consumption on the			
3	premises for which the license has been issued for up to three events			
4	to be held over a period not to exceed three (3) months. For purpose			
5	of this paragraph, an event shall not exceed a period of ten (10)			
6	consecutive days. A quarterly special event license shall only be			
7	issued in counties of this state where the sale of alcoholic beverages			
8	by the individual drink for on-premises consumption has been			
9	authorized. The holder of a quarterly special event license shall			
10	provide written notice to the ABLE Commission of each special			
11	event not less than ten (10) days before the event is held.			
12	M. A hotel beverage license shall authorize the holder thereof: To sell or			
13	serve alcoholic beverages in 50 milliliter spirits, 187 milliliter wine,			
14	and 12-ounce malt beverage containers which are distributed from a			
15	hotel room mini-bar. A hotel beverage license shall only be issued in			
16	counties of this state where the sale of alcoholic beverages by the			
17	individual drink for on-premises consumption has been authorized. A			
18	hotel beverage license shall only be issued to a hotel or motel as			
19	defined by Section 506 of this title which is also the holder of a mixed			
20	beverage license. Provided, that application may be made			
21	simultaneously for both such licenses. A separate license shall be			
22	required for each place of business.			
23	N. An airline/railroad beverage license shall authorize the holder thereof:			
24	To sell or serve alcoholic beverages in or from any size container on a			
25	commercial passenger airplane or railroad operated in compliance with			
26	a valid license, permit or certificate issued under the authority of the			
27	United States or this state, even though the airplane or train, in the			
28	course of its travel, may cross an area in which the sale of alcoholic			
29	beverages by the individual drink is not authorized and to store			
30	alcoholic beverages in sealed containers of any size at any airport or			
31	station regularly served by the licensee, in accordance with rules			
32	promulgated by the Alcoholic Beverage Laws Enforcement			
33	Commission. Alcoholic beverages purchased by the holder of an			
34	airline/railroad license from the holder of a wholesaler license shall be			
35	presumed to be purchased for consumption outside the State of			
36	Oklahoma or in interstate commerce, and shall be exempt from the			
37	excise tax provided for in Section 553 of this title.			
38	O. An agent license shall authorize the holder thereof: To represent only			
39	the holders of licenses within this state, other than retailers, authorized			
40	to sell alcoholic beverages to retail dealers in Oklahoma, and to solicit			
41	and to take orders for the purchase of alcoholic beverages from retailers			
42	including licensees authorized to sell alcoholic beverages by the			
43	individual drink for on-premises consumption. Such license shall be			
44	issued only to agents and employees of the holder of a license under the			
45	Oklahoma Alcoholic Beverage Control Act, but no such license shall be			
46	required of an employee making sales of alcoholic beverages on			
τU	required of an employee making sales of alcoholic beverages of			

1	licensed premises of the employee's principal. No person holding an
2	agent license shall be entitled to a manufacturers agent license.
3	P. An employee license shall authorize the holder thereof: To work in a
4	package store, mixed beverage establishment, bottle club, or any
5	establishment where alcohol or alcoholic beverages are sold, mixed, or
6	served. Persons employed by a mixed beverage licensee or a bottle club
7	who do not participate in the service, mixing, or sale of mixed
8	beverages shall not be required to have an employee license. Provided,
9	however, that a manager employed by a mixed beverage licensee or a
10	bottle club shall be required to have an employee license whether or not
11	the manager participates in the service, mixing or sale of mixed
12	beverages. Applicants for an employee license must have a health card
13	issued by the county in which they are employed, if the county issues
14	such a card. Employees of special event, caterer or airline/railroad
15	beverage licensees shall not be required to obtain an employee license.
16	Persons employed by a hotel licensee who participate in the stocking of
17	hotel room mini-bars or in the handling of alcoholic beverages to be
18	placed in such devices shall be required to have an employee license.
19	Q. An industrial license may be issued to persons desiring to import,
20	transport, and use alcohol for the following purposes:
21	1. Manufacture of patent, proprietary, medicinal, pharmaceutical,
22	antiseptic, and toilet preparations;
23	2. Manufacture of extracts, syrups, condiments, and food products; and
24	3. For use in scientific, chemical, mechanical, industrial, and medicinal
25	products and purposes.
26	No other provisions of the Oklahoma Alcoholic Beverage Control Act
27	shall apply to alcohol intended for industrial, medical, mechanical, or
28	scientific use.
29	Any person receiving alcohol under authority of an industrial license
30	who shall use, permit, or cause same to be used for purposes other than
31	authorized purposes specified above, and all such alcohol, shall be
32	liable to all provisions of the Oklahoma Alcoholic Beverage Control
33 34	Act, including payment of tax thereon.
34 35	No provisions of the Oklahoma Alcoholic Beverage Control Act shall
36	apply to alcohol withdrawn by any person free of federal tax under a tax-free permit issued by the United States government, if such alcohol
37	is received, stored, and used as authorized by federal laws.
37	R. A carrier license may be issued to any common carrier operating under
39	a certificate of convenience and necessity issued by any duly authorized
40	federal or state regulatory agency. Such license shall authorize the
40	holder thereof to transport alcoholic beverages other than wine sold
42	directly by a winemaker or winery to a retail package store or restaurant
43	into, within, and out of this state under such terms, conditions,
44	limitations, and restrictions as the ABLE Commission may prescribe by
45	order issuing such license and by regulations.
	order issuing such neense and by regulations.

1	S. A private carrier license may be issued to any carrier other than a
2	common carrier described in subsection Q of this section. Such license
3	shall authorize the holder thereof to transport alcoholic beverages other
4	than wine sold directly by a winemaker or winery to a retail package
5	store or restaurant into, within, or out of this state under such terms,
6	conditions, limitations, and restrictions as the ABLE Commission may
7	prescribe by order issuing such license and by regulations. No carrier
8	license or private carrier license shall be required of licensed brewers,
9	distillers, winemakers, rectifiers, wholesalers, or Class B wholesalers,
10	to transport alcoholic beverages from the place of purchase or
11	acquisition to the licensed premises of such licensees and from such
12	licensed premises to the licensed premises of the purchaser in vehicles
13	owned or leased by such licensee when such transportation is for a
14	lawful purpose and not for hire.
15	No carrier license or private carrier license shall be required of the
16	holder of a package store, mixed beverage, caterer, special event, hotel
17	beverage or airline/railroad license to pick up alcoholic beverage orders
18	from the licensees' wholesaler or Class B wholesaler from whom they
19	are purchased, and to transport such alcoholic beverages from the place
20	of purchase or acquisition to the licensed premise of such licensees in
21	vehicles owned or under the control of such licensee or a licensed
21 22	employee of such licensee under such terms, conditions, limitations and
23	restrictions as the ABLE Commission may prescribe.
23 24 25	T. A bonded warehouse license shall authorize the holder thereof: To
25	receive and store alcoholic beverages for the holders of storage licenses
26	on the licensed premises of the bonded warehouse licensee. No goods,
27	wares or merchandise other than alcoholic beverages may be stored in
28	the same bonded warehouse with alcoholic beverages. The holder of a
29	bonded warehouse license shall furnish and file with the ABLE
30	Commission a bond running to all bailers of alcoholic beverages under
31	proper storage licenses and their assignees (including mortgagees or
32	other bona fide lienholders) conditioned upon faithful performance of
33	the terms and conditions of such bailments.
34	U. A storage license may be issued to a holder of a brewer, distiller,
35	winemaker, rectifier, wholesaler, Class B wholesaler, nonresident
36	seller, package store, mixed beverage, caterer, or hotel beverage
37	license, and shall authorize the holder thereof: To store alcoholic
38	beverages in a public warehouse holding a bonded warehouse license,
39	and no goods, wares or merchandise other than alcoholic beverages
40	may be stored in the same warehouse with alcoholic beverages in
41	private warehouses owned or leased and operated by such licensees
42	elsewhere than on their licensed premises. Provided:
43	1. A storage license issued to a Class B wholesaler shall permit the
44	storage of light beer and permit the sale and delivery to retailers
45	from the premises covered by such license;

1	2. Any licensee who is the holder of a mixed beverage/caterer
2	combination license or the holder of a mixed beverage license and a
3	•
	hotel beverage license who is issued a storage license shall store all
4	inventories of alcoholic beverages either on the premises of the
5	mixed beverage establishment or in the warehouse;
6	3. A storage license shall not be required for a special event licensee
7	storing alcoholic beverages for use at a subsequent event; and
8	4. Notwithstanding the provisions of subsection I of this section or any
9	other provision of this title, a licensee who wholly owns more than
10	one licensed mixed beverage establishment may store alcoholic
11	beverages for each of the licensed establishments in one location
12	under one storage license. Alcoholic beverages purchased and stored
13	pursuant to the provisions of a storage license, for one licensed
14	mixed beverage establishment may be transferred by a licensee to
15	another licensed mixed beverage establishment which is wholly
16	owned by the same licensee. Notice of such a transfer shall be given
17	in writing to the Oklahoma Tax Commission and the ABLE
18	Commission within three (3) business days of the transfer. The
19	notice shall clearly show the quantity, brand and size of every
20	transferred bottle or case.
21	V. A sacramental wine supplier license shall authorize the holder thereof:
22	To sell, ship or deliver sacramental wine to any religious corporation or
23	society of this state holding a valid exemption from taxation issued
24	pursuant to Section 501(a) of the Internal Revenue Code, 1986, and
25	listed as an exempt organization in Section 501(c)(3) of the Internal
26	Revenue Code, 1986, of the United States, as amended.
27	W. A beer and wine license shall authorize the holder thereof: To purchase
28	beer and wine in retail containers from the holder of a wholesaler or
29	Class B wholesaler license or as specifically provided by law and to
30	sell, offer for sale and possess beer and wine for on-premises
31	consumption only; provided, the holder of a beer and wine license
32	issued for an establishment which is also a restaurant may purchase
33	wine from a winemaker who is permitted and has elected to self-
34	distribute as provided in Section 3 of Article XXVIII of the Oklahoma
35	Constitution.
36	Sales and service of beer and wine by holders of beer and wine licenses
37	shall be limited to the licensed premises of the licensee unless the
38	holder of the beer and wine license also obtains a caterer license. A
39	beer and wine license shall only be issued in counties of this state
40	where the sale of alcoholic beverages by the individual drink for on-
41	premises consumption has been authorized. A separate license shall be
42	required for each place of business. No beer and wine license shall be
43	issued for any place of business functioning as a motion picture theater,
44	as defined by Section 506 of this title. No spirits shall be stored,
45	possessed or consumed on the licensed premises of a beer and wine
46	licensee.

1	X. A charitable auction, charitable wine event or charitable beer event
2	license may be issued to a charitable organization exempt from taxation
3	under Section 501(c)(3), (4), (5), (7), (8), (9), (10), or (19) of the United
4	States Internal Revenue Code. The charitable wine event license or
5	charitable beer event license shall authorize the holder thereof to
6	conduct a wine or beer event which may consist of one or more of a
7	wine or beer tasting event, a wine or beer dinner event or a wine or beer
8	auction, which may be either a live auction conducted by an auctioneer
9	or a silent auction for which:
10	1. Bid sheets are accepted from interested bidders at the event;
11	2. The holders of tickets are allowed to bid online for a period not
12	exceeding thirty (30) days prior to the event; or
13	3. Both bid sheets are accepted at the event and online bids are accepted
14	pursuant to paragraph 2 of this subsection.
15	A charitable wine or charitable beer event shall be conducted solely to
16	raise funds for charitable purposes. Wine or beer used in, served, or
17	consumed at a charitable wine or beer event may be purchased by the
18	charitable organization or donated by any person or entity. The
19	charitable wine event license or charitable beer event license shall be
20	issued for a period not exceeding four (4) days. Only one such license
21	may be issued to an organization in any twelve-month period. The
22	charitable organization holding a charitable wine event license or
23	charitable beer event license shall not be required to obtain a special
24	event license. The charitable auction license shall authorize the holder
25	thereof to auction wine purchased from a retail package store or
26	received as a gift from an individual if the auction is conducted to raise
27	funds for charitable purposes. The charitable auction license shall be
28	issued for a period not to exceed two (2) days. Only one such license
29	shall be issued to an organization in any twelve-month period. The
30	maximum amount of wine auctioned pursuant to the charitable auction
31	license shall not exceed fifty (50) gallons. All wines auctioned pursuant
32	to the charitable auction license shall be registered and all fees and
33	taxes shall be paid in accordance with the Oklahoma Alcoholic
34	Beverage Control Act.
35	Y. A mixed beverage/caterer combination license shall authorize the
36	holder thereof: To purchase or sell mixed beverages as specifically
37	provided by law for the holder of a mixed beverage license or a caterer
38	license. All provisions of the Oklahoma Alcoholic Beverage Control
39	Act applicable to mixed beverage licenses or caterer licenses, or the
40	holders thereof, shall also be applicable to mixed beverage/caterer
41	combination licenses or the holders thereof, except where specifically
42	otherwise provided. A mixed beverage/caterer combination license
43	shall only be issued in counties of this state where the sale of alcoholic
44	beverages by the individual drink for on-premises consumption has
45	been authorized. A separate license shall be required for each place of
46	business.
10	ousiness.

1	Z. In the event any portion of this section is declared invalid for any
2	reason, the invalid portion shall be severed and the rest and remainder
3	of the section shall be saved and given full force and application.
4	AA. Except as provided in Sections 554.1 and 554.2 of this title with
5	respect to cities, towns and counties, and except as may be provided
6	under Title 68 of the Oklahoma Statutes with respect to the Oklahoma
7	Tax Commission, no license or permit other than licenses as provided
8	under the Oklahoma Alcoholic Beverage Control Act shall be required
9	of any licensee by any agency, instrumentality or political subdivision
10	of this state to engage in any activity covered by the Oklahoma
11	Alcoholic Beverage Control Act anywhere within the State of
12	Oklahoma and no agency, instrumentality or political subdivision of
13	this state shall interfere with the ABLE Commission's regulation of, or
14	a wholesaler's performance of, the sale, distribution, possession,
15	handling or marketing of alcoholic beverages on any premises of any
16	licensee as defined in Section 506 of this title.
17	
18	SECTION 4. This act shall become effective 90 days after passage and approval.
19	
20	

1	Oklahoma Intercollegiate Legislature		
2	2^{nd} Session of the 44 th Legislature (2012)		
3			
4	House Bill No. UCO-507 By: Nguyen, Leslie (UCO)		
5			
6	AS INTRODUCED		
7			
8	An act relating to The Department of Public Safety; providing short title renewing		
9	driver's license after the age of 60; providing for codification and providing an		
10	effective date.		
11			
12	BE IT ENACTED BY THE STATE OF OKLAHOMA INTERCOLLEGIATE LEGISLATURE		
13			
14	Section 1. This act shall be known as the "Rules of the Road" Act of 2012.		
15			
16	Section 2. NEW LAW A new section of law to be codified in the Oklahoma		
17	Statutes as Section 47-6-115.3 of Title 63I to read as follows:		
18			
19	Every person over the age of sixty-five (65) who is attempting to renew his/ her driver's		
20	license must retake the written and driving portions again every year he/ she is renewing his/ her		
21	license.		
22			
23	Section 3. It being immediately necessary for the preservation of the public peace,		
24	health and safety, an emergency is hereby declared to exist, by reason whereof this act shall		
25	become effective 90 days after passage and approval.		
26			
27			
28			
29			

1	Oklahoma Intercollegiate Legislature		
2 3	2^{nd} Session of the 44 th Legislature (2012)		
3			
4	House Bill No. UCO-508 By: Wilson, Sarahi (UCO)		
5	Langthorn, Anna (UCO)		
6			
7	AS INTRODUCED		
8	An act relating to poor persons; providing for short title; providing for amendments;		
9	providing an effective date.		
10	F		
11	BE IT ENACTED BY THE STATE OF OKLAHOMA		
12			
13	SECTION 1. This act shall be known as the "Quit Stealing and Lying" Act of 2012.		
14	Shorrorvit. This det shan oe known as the Quit Stearing and Lying Tiet of 2012.		
15	SECTION 2. AMENDATORY		
16	Section 56-26.18. Application for relief - Allowance of false claims - Penalty.		
17	Every applicant for emergency relief or general assistance shall make a written		
18	application, containing a written certification, under penalty of perjury, alleging		
19	that all facts set out in such application are true and correct. And said application		
20	shall be forthwith acted upon, with dispatch and without delay.		
20	Any person, whose duty it is to pass upon the eligibility of persons to participate		
22	in any benefits provided in this act, who shall knowingly, willfully or		
22	intentionally allow, or cause to be allowed, any claim to any person known to be		
23 24	ineligible for such relief, or, who aids, or abets, or persuades any person to sign an		
24 25	application to obtain by means of a willfully false statement or representation or		
23 26			
	other fraudulent device, assistance to which an applicant is not entitled or		
27	assistance greater than that to which an applicant is justly entitled shall be guilty		
28	of a felony, and upon conviction thereof shall be imprisoned not less than one (1)		
29	year or more than five (5) years or be fined not less than One Hundred Dollars $(100,00)$ or more than One They and Dollars $(100,00)$ or he both as fined		
30	(\$100.00) or more than One Thousand Dollars (\$1,000.00), or be both so fined		
31	and imprisoned in the discretion of the court.		
32	Any applicant who willfully and intentionally submits an application with any false representation or statement which entitles the applicant to any essistence or		
33	false representation or statement, which entitles the applicant to any assistance or		
34	assistance greater than that to which the applicant is justly entitled, shall be guilty		
35	of a felony, and upon conviction will face punishment of up to five (5) years		
36	and/or be fined not more than One Thousand Dollars (\$1,000.00), or be both so		
37	fined and imprisoned in the discretion of the court.		
38	In addition to this punishment, the applicant will be prohibited from applying for		
39	and/or receiving any further assistance from the state of Oklahoma no than (5)		
40	years in the discretion of the court.		
41			
42			
43	SECTION 3. This act shall become effective 90 days after passage and approval.		
44			
45			
46			

1 2	Oklahoma Intercollegiate Legislature 2^{nd} Session of the 44^{th} Legislature (2012)		
3			
4	House Bill No. UCO-509 By: Wilson, Sarahi (UCO)		
5			
6	AS INTRODUCED		
7	An act relating to the national guard; providing for short title; providing for amendments;		
8	providing an effective date		
9			
10	SECTION 1. This act shall be known as the "You Signed Up For It" Act of 2012.		
11			
12	SECTION 2. AMENDATORY §44-3203 is to be amended as follows to read as follows:		
13			
14	§44-3203. Jurisdiction to try persons who obtained fraudulent discharge,		
15	deserters.		
16	A. Each person discharged from the state military forces who is later charged		
17	with having fraudulently obtained a discharge is, subject to Section 46 of this act,		
18	subject to trial by court-martial on that charge and is, after apprehension, subject		
19	to this code while in custody under the direction of the state military forces for		
20 21	that trial. Upon conviction of that charge that person is subject to trial by court-		
21 22	martial for all offenses under this code committed before the fraudulent discharge.		
22 23	B. No person who has deserted from the state military forces may be relieved from amonghility to the jurisdiction of this code by virtue of a concretion from any		
23 24	from amenability to the jurisdiction of this code by virtue of a separation from any later period of service.		
2 4 25	C. Each person discharged from the state military forces who is later charged with		
23 26	having fraudulently obtained a discharge is subject to a fine up to seventy-five		
20 27	percent (75%) of the provisions received from employment in the national guard.		
28	percent (1976) of the provisions received from employment in the national guard.		
29	SECTION 3. This act shall become effective 90 days after passage and approval.		
30			
31			
32			
54			

1 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2012)			
3 4	Senate Bill No. UCO-510 BY: White, Joseph (UCO)			
5 6	AS INTRODUCED			
7 8 9	An act relating to sleep; providing a short title; providing for codification; and providing an effective date.			
10 11 12	BE IT ENACTED BY THE STATE OF OKLAHOMA			
12 13 14	Section 1. This act shall be known as "Afternoon Naptime" act of 2012.			
15 16 17	Section 2. NEW LAW A new section of law to be codified in the Oklahoma Statutes reads as follows:			
17 18 19 20	The State of Oklahoma recognizes the effectiveness of instituting a mandatory nap time for the general population.			
20 21 22 23	Since childhood, naps have been recognized as an effective way to relieve stress, be re-energized, and generally make people happy. Therefore I propose that 3pm			
24 25	to 4pm each day of the week be reserved as nap time for everyone. If people sleep more than the hour given to them as a nap time, then it is on their prerogative and any negative results of that happening shall fall solely upon the individual.			
26 27 28	Section 3. This act shall become effective 90 days after passage and approval.			

1	Oklahoma Intercollegiate Legislature			
2	2^{nd} Session of the 44^{th} Legislature (2012)			
3				
4	House/ Bill No. UCO-511 By: Ahrabi, Mehdi (UCC			
5				
6	AS INTRODUCED			
7				
8	An act relating to Whaling; providing short title; providing for codification; and providing an			
9	effective date.			
10				
11	BE IT ENACTED BY THE STATE OF OKLAHOMA			
12				
13	Section 1.	This act shall be known as the "Whale, Whale, Whale, W	Vhat do we have	
14		here?" Act of 2012.		
15				
16	Section 2.	NEW LAW A new section of law to be codified in the Ol	klahoma Statutes	
17		to read as follows:		
18				
19		Whaling is now legal within the state lines.		
20				
21	Section 3.	This act shall become effective 90 days after passage and a	approval.	
22				

1 2 3			ollegiate Legislature 4 th Legislature (2012)
4	House Bill No. UC	D-512	By: Ahrabi, Mehdi (UCO)
5 6		A S INITI	ODUCED
0 7		<u>AS INTE</u>	RODUCED
8	A BILL to be entitl	ed an Act to amend Okla.	Stat. § 11-804, relating to impeding the flow of
9			for impeding traffic flow; to provide for related
10	-		applicability; to repeal conflicting laws; and for
11	other purposes.		
12			
13	BE IT ENACTED E	BY THE STATE OF OKLA	HOMA
14	~		
15	Section 1.	This act shall be known a	is the "Slower than stop." Act of 2012.
16 17	Section 2	NEW LAW A com and	an of low to be additiond in the Oblahama Statutes
17 18	Section 2.	to read as follows:	on of law to be codified in the Oklahoma Statutes
18 19		to read as follows.	
20		(A) No person shall dri	ve a motor vehicle at such a slow speed as to
21	impe		able movement of traffic except when reduced
22	1		tion or in compliance with law.
23		•	-
24			
25			Highway Commission or local authorities within
26			ermine on the basis of an engineering and traffic
27			n any part of a highway consistently impede the
28 29			nent of traffic, the Commission or such local
29 30			eclare a minimum speed limit below which no xcept when necessary for safe operation or in
30		liance with law.	when necessary for safe operation of in
32	comp		
33		(C) Requiring the State	Highway Commission or local authorities within
34	their		install minimum speed limit signs under already
35	instal	led maximum speed limit	signs, as determined by investigation in section
36	(B).		
37			
38	G 1		fine of \$125, for the First Offense Punishment.
39 40		-	sult in a fine of \$500, and/or the forfeit driver's
40 41	licens	se.	
41	Section 3.	This act shall become eff	ective 90 days after passage and approval.
43		This act shall become eff	cease so days after passage and approval.
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1	Oklahoma Intercollegiate Legislature
2	2 nd Session of the 44 th Legislature (2012)
3	
4	House Bill No. UCO-513By: Smith, Reese (UCO)
5	
6	<u>AS INTRODUCED</u>
7	
8	An act relating to the relocation of funds from the Kilpatrick Turnpike to the Oklahoma
9	public school system; providing short title; providing for codification; and providing an effective
10	date.
11	BE IT ENACTED BY THE STATE OF OKLAHOMA
12	
13	SECTION 1. This act shall be known as the "Our Roads Are Fine, Our Children Aren't"
14	Act of 2012.
15	
16	SECTION 2. Ninety Percent (90%) of funds gained from the Kilpatrick Turnpike will
17	now be dumped into the Oklahoma Public School system. The money will be
18	divided evenly throughout each school district based on the amount of children
19	attending the public schools in each e.g. the more children attending, the higher
20	percentage of funds they will receive. The remaining ten percent (10%) of
21	funds will continue to go towards the upkeep of the Kilpatrick Turnpike.
22	
23	SECTION 3. This act shall become effective immediately after the completion of all
24	currently scheduled construction projects ongoing on the Kilpatrick Turnpike.
25	

1	Oklahoma Intercollegiate Legislature
2 3	2 nd Session of the 44 th Legislature (2012)
5 4 5	House Bill No. UCO-514 By: Kalantari, Farzan (UCO)
6 7	<u>AS INTRODUCED</u>
8 9	An act relating to public safety; providing short title; providing for requirements; 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 "You Need To Broaden Your Horizons" Act of 2012.
15	01 2012.
16 17	SECTION 2. NEW LAW A new section of law to be codified in the Oklahoma State Statutes reads as follows:
18 19 20 21 22	All enrollees in local policy academies or similar institutions must have obtained an Associate's Degree or higher before enrolling in stated institutions.
23 24 25 26	SECTION 3. Provisions of this act shall become effective ninety (90) days after passage and approval.

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1		d. Fast food restaurants- national chain restaurants that
2		provided food service via drive thru and/or dining area in
3		less than 4 minutes.
4 5 6	Section 5.	This act shall become effective at the beginning of the 2013 fiscal year.
7		

1	ADDRESSES
	Second Session of the Forty-Fourth Oklahoma Intercollegiate Legislature
2	Laser Quest - 10944 N May Ave, OKC, OK
3	Regional Food Bank of Oklahoma - 3355 South Purdue Ave, OKC, OK 73137
4	Will Roger's Theater - 4322 N Western Ave, OKC, OK 73118
5	Hotel - 6101 North Santa Fe Avenue, Oklahoma City, OK
6	Capitol - 2300 North Lincoln Boulevard, Oklahoma City, OK
7	

1	Delegate Roster
	Second Session of the Forty-Fourth Oklahoma Intercollegiate Legislature
2	
3	Cameron University
4	Colten Kennedy
5	Hurchel Caldwell III
6	Rachel Carlson
7	Justin Barrick
8	Rebecca Aremu
9	Thomas Hudson
10	
11	East Central University
12	Jason Bolitho
13	Derrick Manning
14 15	Cody Dildine KristenMartinez
15	WesleyRobertson
17	Easton Healey
18	Easton meaney
19	Northeastern State University
20	Josh Harris-Till
	Johnny Aman
21 22 23 24	Daniel McCarty
23	Calvin Becker
24	Derck Salley
25	Alexandra Simmons
25 26 27 28	Dylan Ward
27	Katie Beasley
28	AllisonMoore
29	Chas Baker
30	Misty Grady
31	
32	Oklahoma Baptist University
33	Louie Cook
34	Brittany Miller
35	Mary Marks
36	Brodie Bolen
37	Jacqueline Armstrong
38	Oblahama City University
39 40	Oklahoma City University Edwards Ayo-Odugbesan
40 41	Naveen Ramkumar
42	Madison Alexander
43	Lavetra Ray
44	Jessica Vazquez
45	Alexis Montez

1	Oklahoma City University (continued)
2	Maurice Clark
3	Joseph Pierce
4	
5	Oklahoma Panhandle State University
6	Eva Dye
7	Liz Lowman
8	Brian Freeman
9	A.J. Stroud
10	Danielle Orosco
11	
12	Oklahoma State University
13	Victoria Eno
14	Bill Holcombe
15	Nick Berghall
16	Jacqueline Tramutolo
17	Courtney Provost
18	Logan Taylor
19	Conn Wethington
20	Michael Carroll
21	Trevor Hendrix
22	Erica Cates
23	Laura Corro
24	Chris Beaty
25	Justin Hesse
26	Sarah Sauer
27	Amber Wright
28	Trenton Neal
29	Cam Thomas
30	Josh Jackson
31	Reginald Young
32	Derek Wietelman
33	Evan Taylor
34	Brian Barton
35	David Carlile
36	Chris Bowen
37	Ryah Miller
38	Josiah Rossdeutscher
39	Daniel Dixon
40	Nicholas Pond
41	Nick Cain
42	Ashley Chase
43	Christian Price
44	Parker Bergeron
45	Alissa Zimmerman
46	Spencer Stubblefield

1	Oklahoma State University (continued)
2	Sean Baser
3	Baylee Butler
4	Mike Merit
5	Evyn Larsen
6	Tucker Chaney
7	Adam Beran
8	Anna Facci
9	Josh Monaghan
10	Alex Campbell
11	Wade A. Hilsher
12	
13	Oral Roberts University
14	Amber Vanderberg
15	Matthew Price
16	Montgomery Hilton
17	Bethany Allen
18	Danielle Thomas
19	AmarisWoolard
20	Amanda Sturgil
21	Greg Tanis
22	Tiffany Rogers
23	Melquisedec Chan
24	Rosina Albanese
25	Aba Hammond
26	Andrea Tenney
27	Grant Reynolds
28	Chris Craighead
29	Abel Guzman
30	Jesse Himes
31	Ryan Tate-Sullivan
32	Caleb Bonanno
33	Luke Paulson
34	Brennan Berg
35	Brandon Richards
36	Jessica Shoreman
37	Alejando Cevallos
38	Jesabet Munoz
39	Kara Evans
40	Victoria Jensen
41	Sarah Sandford
42	
43	Rogers State University
44	Lindsey Martin
45	Liz Black
46	Kadie James

2Kyle Fields3Lakyn Kibby4Christopher Ornelas5Jason Perkins6Billy Burr7Adrean Shelly8Jacob Daniel9Rebecca Burr10Stuart Tolson11Reni Prescott12Ceciley Thomason13Philip Jackson141515Rose State College16Maryann Scroggins17Vincent Seard18Justin Scrimshire19Robin Goodiron20James Lester21Starrika Perry22Robin Fuller23Jessica Rice24Jennifer Brock25Cameron Holdsworth26Jasmine Misner30Stacie Vernier31Katie Goodman32Brad Crofford33Zak McWilliams34Terra Frederick35Southwestern Oklahoma State University	
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37 Cassandra Dirickson	
38 Mary Lawless	
39 Nick Maddox	
40 Melissa Bowen	
41	
42 University of Oklahoma	
43 Alec Fraser	
44 Nina Lawrence	
45 Taylor Petersen	
46 Garison Carrell	

1	University of Oklahoma (continued)
2	Chandler Harris
3	Meghan Gallagher
4	Andrew Shelton
5	Brian LeBaron
6	Avery Frix
7	Danielle Jackson
8	Derrick Rhys Wilson
9	Ryan Cramer
10	Dana Whitlock
11	Tosha King
12	Lauren Aragon
13	Jeremy Allen
14	Travis Herrian
15	Devin Smith
16	Michael Ward
17	Will Berry
18	Akash Patel
19	Peyton Sweatman
20	Shane Stone
21	Kiersten Strachan
22	Tonya Kiper
23	Aslan Malecki
24	Eli Potts
25	Jacob Lee Roth
26	John Montgomery
27	Trent Williams
28	Mitchell Bryant
29	Chris Graver
30	LaQu'ze Morris
31	Michael Slemmons
32	Jarrod Webber
33	Megan Saunders
34	Maggie White
35	Reginald Johnson
36	Kim Beight
37	Rico Smith
38	Joe Trail
39	
40	University of Central Oklahoma
41	Anna Langthorn
42	Haley Stiles
43	Joseph Loftin
44	Joseph White
45	Richard Sporn
46	Mehdi Ahrabi

1	University of Central Oklahoma (continued)
2	Aaron Wilder
3	Reese Smith
4	Jaeton Cary
5	Savannah Janway
6	Sarahí Wilson
7	Kaite Heggy
8	Chandler Ogle
9	Leslie Nguyen
10	Sean Longest
11	Farzan Kalantari
12	Eric Beu
13	Abbas Rastakhiz
14	Scott Chance
15	