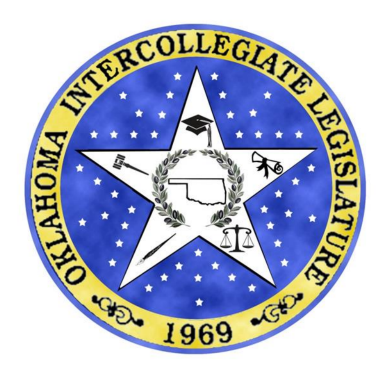
Oklahoma Intercollegiate Legislature Second Session of the Forty-Seventh Legislature



Fall 2015 Conference November 18th – 22nd, 2015 Oklahoma State Capitol

Jacob Murphy

Governor

Chase Maxwell

Chief Justice of the Supreme Court

Derek Wietelman

President Pro Tempore of the Senate

Kaelyne Yumul

Speaker of the House

Schedule of Events

Second Session of the Forty-Seventh Oklahoma Intercollegiate Legislature November 18 - 22, 2015

NOTE: Events in *Italics* are for members who have an entertainment pass.

Wednesday,	
November 18th	

MOVEHIDEI IOUI		
3:00pm - 4:00pm	Delegation Check-In	Hyatt Conference Room
4:00pm – 5:00pm	Moot Court Contestant Meeting	TBA
5:00pm - 5:30pm	Senate Orientation	TBA
5:00pm – 6:00pm	House Orientation	
6:30pm – 8:00pm	Joint Session	House Chambers
8:00pm – 9:00pm	Committees	Committee Rooms TBA
9:30pm – 11:00pm	Mixer/Candidate Forum	Hyatt Conference Room

Thursday,

November19th

9:00am – 1:00pm	Committees (If needed)	Committee Rooms TBA

 1:00pm - 2:00pm
 Lunch Break

 2:00pm - 9:00pm
 General Session/ Moot Court

 10:00pm - 12:00am
 Scavenger Hunt

 Chambers/ Committee Rooms Downtown OKC TBA

Friday, November 20th

9:00am - 11:00am	General Session	House & Senate Chambers
9:00am – 11:00am	Moot Court Competition	TBA
11:00am – 12:00pm	Luncheon	Capitol Building
12:00pm- 9:00pm	General Session	House & Senate Chambers
12:00pm- 9:00pm	Moot Court Competition	TBA
9:30pm-12:00	Dave and Busters	May and NW Expressway

Saturday, November 21st

9:00am-12:00pm	OKCZoo	Address will be given
1:00pm – 9:00pm	Moot Court Competition	TBA
1:00pm – 9:00pm	General Session	House and Senate Chambers

Sunday, November 22nd

9:00am – 3:30pm	General Session	House & Senate Chambers
3:30pm - 5:30pm	Closing Joint Session	House Chambers
6:00pm	Closing Dinner	TBA

Delegation Chairs

East Central University Northeastern State University Oklahoma Baptist University

Oklahoma Panhandle State University

Oral Roberts University Oklahoma State University **Rogers State University** Rose State College

Southern Nazarene University

Southeastern Oklahoma State University Northwestern Oklahoma State University

University of Oklahoma

Caleb Savage Colton Thompson **Anthony Nickerson** Jasmine Brown-Justras

Eric Yoder

Emily Allen, Quincy Metcalf

Andrew Hocutt Brian Hughes Hannah East **Maddison Williams**

Corey Shirey Michael Rose

Steering Committee

Governor Jacob Murphy (OPSU)

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

Derek Wietelman (OSU) Karly Alexander (OSU) Kaelyne Yumul (OSU) **Bradley Burt (OSU)** Britany Burris (NSU) Allison Moore (NSU)

Chase Maxwell (OU)

Office of the Governor

Chief of Staff **Press Secretary** Director of Budget & Financing **Director of Recruitment** Director of Expansion

Baylee Butler (OSU) Danny Burris (NSU) Michael Rose (OU) Carly Abbott (OSU) Jasmine Brown-Jutras (OPSU)

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1 Oklahoma Intercollegiate Legislature 2 2nd Session of the 47th Legislature (2015) 3 4 Internal Legislation Bill No. ALU-001 Wietelman (ALU) 5 6 AS INTRODUCED 7 8 An Act relating to filing dates; providing short title; amending Title Four Chapter 9 4 of the Oklahoma Intercollegiate Legislature Statutes; and providing for 10 emergency. 11 12 BE IT ENACTED BY THE OKLAHOMA INTERCOLLEGIATE LEGISLATURE: 13 14 SECTION 1. This Act shall be known as the "Filing Date Clarification" Act of 2015. 15 16 SECTION 2. AMENDATORY Title 4, Chapter Four of the Oklahoma Intercollegiate 17 Legislature Statutes shall be amended to read as follows: 18 19 Chapter Four 20 Announcements of Candidacy 21 22 SECTION 400: Any person wishing to run for elected executive branch offices that make up the 23 Steering Committee must announce their candidacy for the intended office to the Governor and 24 Attorney General during an open filing window, unless the Attorney General is running. In that 25 case, they must notify the Deputy Attorney General. If both are running, the Chief Justice shall 26 appoint a justice not up for the retention vote. This officer shall disseminate the list of candidates 27 and officers to delegations through the organization's typical means of communication within 24 28 hours of the closing of the filing window. 29 Filing requirements for the elected officers of each chamber, including provisions of 30 enforcement and penalties for candidates who violate the filing requirements, shall be established 31 in each chamber's standing rules. Officers of each chamber must present that chamber's filing 32 deadlines to the Attorney General no later than Post-Mortem of the fall session prior to the 33 election in question. 34 35 SECTION 401: The Governor shall open a filing window for elected executive branch offices at 8:00 AM on the last day of Fall Legislative Session and must close that filing window at 11:59 36 37 PM on the day three days before the first day of the following Spring Legislative Session. 38 39 SECTION 402: In the event that there have been no announcements of candidacy for certain 40 elected executive branch offices that make up the Steering Committee, or if the only candidate for a particular elected executive branch office is deemed ineligible to run, the Governor shall 41 open a filing window beginning after the First Joint Session of the Spring Legislative Session 42 and ending 11:59 PM on the first day of the Spring Legislative Session. This filing window 43 44 should only be used to announce candidacy for offices for which no announcements were made in the window described in Section 401. If any candidate was to drop out after the additional 45 46 filing date, or if the only candidate for a particular elected executive branch office is deemed

ineligible to run, thus leaving no other candidates in the particular office, the Attorney General may reopen filing until 12:01 9:00 AM on election day.

SECTION 403: No filing windows other than those described in Sections 401 and 402 may be opened.

SECTION 404: Any candidate for <u>an</u> elected <u>executive branch</u> office found to have campaigned for any elected <u>executive branch</u> office that makes up the Steering Committee without first announcing their candidacy to the Governor and Attorney General shall forfeit their right to run for elected office for the election in question.

SECTION 405: Any delegate or member-at-large wishing to challenge the eligibility of a candidate's campaign for an elected executive branch office due to an alleged violation of the filing requirements listed above must do so no later than twenty-four (24) hours of the close of the filing period for the office in question.

SECTION 406: In order to challenge the eligibility of candidate's campaign for an elected executive branch office, the delegate or member-at-large challenging the candidacy must first notify the Attorney General and the candidate in question of their intent to sue. The delegate or member-at-large must submit all evidence of the alleged violation to the Attorney General by the same deadline listed in Section 405. The candidate in question must submit any desired defense to the Attorney General by the same deadline, unless the candidate was notified less than twenty-four (24) hours in advance of the deadline for the defense, in which case the candidate shall be granted an additional twenty-four (24) hours to prepare a defense. The Attorney General shall have until 11:59 PM on the day before the first day of the Spring Legislative Session to render an official opinion regarding the eligibility of the campaign in question.

 SECTION 407: If the delegate or member-at-large that brought the suit or candidate for elected executive branch office being challenged wishes to appeal the Attorney General's opinion to the Supreme Court, the appeal must be heard and final judgment rendered by no later than 11:59 PM on the first Day of the Spring Legislative Session. If the Supreme Court does not wish to take up the case or if final judgment has not been rendered by the date and time listed above, then the Attorney General's opinion stands. If the member-at-large bringing the suit happens to be a Supreme Court Justice, that Justice must recuse him or herself from the bench for the duration of the case.

SECTION 405 408: Definitions:

Campaigning shall be considered as any act where a delegate is utilizing campaign materials or public events or speeches to advance their candidacy. This shall not prohibit private conversations involving the consideration of candidacy.

SECTION 3. It being immediately necessary to ensure the integrity and fairness of the electoral process, 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 47th Legislature (2015) 3 4 Internal Joint Resolution No. ALU-002 Wietelman (ALU) 5 6 AS INTRODUCED 7 8 A Joint Resolution directing the O.I.L Election Commission to refer to the delegates for 9 their approval or rejection a proposed amendment to Article of the Third, Article of the 10 Fourth, and Article of the Fifth of the Oklahoma Intercollegiate Legislature Constitution; amending Article Three Section 2; amending Article Four Section 8-10; amending 11 12 Article Five Section 1; amending Article Five Section 9; providing ballot title; and 13 directing filing. 14 BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES AND THE SENATE OF THE 15 2nd SESSION OF THE 47TH OKLAHOMA INTERCOLLEGIATE LEGISLATURE: 16 17 18 SECTION 1. The O.I.L. Election Commission shall refer to the delegates for their 19 approval or rejection, as and in the manner provided by law, the following proposed amendment 20 to Section 2 of Article of the Third of the Oklahoma Intercollegiate Legislature Constitution to read as follows: 21 22 23 Section Two. 24 25 OIL shall have a Board of Directors consisting of the OIL Governor, Lieutenant 26 Governor, Speaker of the House, the President Pro Tempore of the Senate, and Chief 27 Justice. The Board of Directors shall have those powers and responsibilities granted 28 to it by the Constitution and the Statutes of OIL. The individual members of the 29 Board of Directors shall also have those powers and responsibilities granted them by 30 the OIL Statutes. The Board shall also exercise such powers as it is expressly required to exercise under the laws of the State of Oklahoma and the United States. 31 32 33 1. The OIL Board of Directors shall, by a majority vote, approve a budget, in 34 consideration of the appropriations bill passed by both houses, as well as in 35 consultation of the Treasurer, to be submitted to the OILF no later than June 30th of 36 each year. 37 38 39 SECTION 2. The Ballot Title for the proposed amendment to the Oklahoma 40 Intercollegiate Legislature Constitution as set forth in SECTION 1 of this resolution shall be in the following form: 41 42 43 **BALLOT TITLE** 44 45 Legislative Referendum No. _____ Special Session Question No. _____ 46

1	THE GIST OF THE PROPOSITION IS AS FOLLOWS:
2	
3	This measure amends Section 2 of Article of the Third of the Oklahoma Intercollegiate
4	Legislature Constitution. It eliminates the mention of the defunct Treasurer position with
5	regards to the Appropriations bill.
6	
7	SHALL THIS AMENDMENT BE APPROVED BY THE PEOPLE?
8	
9	YES, FOR THE AMENDMENT
10	NO, AGAINST THE AMENDMENT
11	
12	
13	SECTION 3. The O.I.L. Election Commission shall refer to the delegates for their
14	approval or rejection, as and in the manner provided by law, the following proposed amendment
15	to Section 8-10 of Article of the Fourth of the Oklahoma Intercollegiate Legislature Constitution
16	to read as follows:
17	
18	Section Eight.
19	4
20	1. At the beginning of each regular session and at other times as necessary, the OIL
21	Treasurer shall deposit with OILF all monies received by the Oklahoma
22	Intercollegiate Legislature from member institutions and public or private individuals
23	or entities in an account designated for such purposes by the OILF.
24	F. F. T.
25	Section Nine Eight.
26	
27	1. Members of the organization who are not members of the Legislature may participate
28	in the proceedings and business of the separate Houses in such a manner and to such a
29	degree as each House may allow. However, they shall have no vote upon the final
30	outcome of any measure which shall become law, or upon the confirmation of any
31	official with the exception of the Lieutenant Governor who may cast a vote when the
32	Senate is equally divided.
33	
34	2. No Senator or Representative shall, at the same time as their service in the
35	Legislature, serve as a Judge, Justice, or elected officer.
36	
37	3. The three (3) two (2) elected members of the Executive Branch, and the Secretary of
38	State, immediately following the completion of their term in the Executive Branch,
39	may, in that spring session, be eligible to run for elective office in either legislative
40	chamber providing that said executive officer has at least two sessions experience in
41	the chamber in which they plan to seek elective office.
42	• •
43	Section Ten Nine.
44	
45	The Legislature of the organization shall be vested with the power to make all laws which
46	shall be necessary and proper for the execution of its own powers and privileges and

1 2 3	those granted by this Constitution to any branch, subdivision, tribunal or officer of the organization.
4 5 6 7 8	SECTION 4. The Ballot Title for the proposed amendment to the Oklahoma Intercollegiate Legislature Constitution as set forth in SECTION 3 of this resolution shall be in the following form:
9	BALLOT TITLE
10 11 12	Legislative Referendum No Special Session Question No
13 14	THE GIST OF THE PROPOSITION IS AS FOLLOWS:
15 16 17 18 19	This measure amends Section 8-10 of Article of the Fourth of the Oklahoma Intercollegiate Legislature Constitution. It eliminates the mention of the defunct Treasurer position with regards to depositing money with the Foundation, and renumbers the statutes accordingly.
20	SHALL THIS AMENDMENT BE APPROVED BY THE PEOPLE?
21 22 23 24	YES, FOR THE AMENDMENT NO, AGAINST THE AMENDMENT
25 26 27 28 29	SECTION 5. The O.I.L. Election Commission shall refer to the delegates for their approval or rejection, as and in the manner provided by law, the following proposed amendment to Section 1 of Article of the Fifth of the Oklahoma Intercollegiate Legislature Constitution to read as follows:
30 31	Section One.
32 33 34 35 36 37 38 39	1. The supreme executive power of the organization shall be vested in a Chief Magistrate, who shall be styled, "The Governor of the Oklahoma Intercollegiate Legislature," who shall be elected by the members of the organization. The term of office shall be from the end of the spring conference in which he or she was elected until the end of the spring conference the following academic year. No person shall serve as Governor who shall not have been a member of the organization for the duration of at least three (3) conferences except by means of succession.
40 41 42 43 44	2. There shall also be a Lieutenant Governor and a Treasurer, who shall be elected by the members of the organization and serve a terms the same as the Governor. No person shall serve as Lieutenant Governor or Treasurer who shall not have been a member of the organization for at least the duration of two (2) conferences.
44 45 46	SECTION 6. The Ballot Title for the proposed amendment to the Oklahoma Intercollegiate Legislature Constitution as set forth in SECTION 5 of this resolution shall be in

1	the following form:		
2			
3	BALLOT TITLE		
4 5	Legislative Referendum No	Special Session Question No	
6 7	THE GIST OF THE PROPOSITIO	N IS AS FOLLOWS:	
8 9 10 11 12		Article of the Fifth of the Oklahoma Intercollegiate s the now defunct Treasurer position as an elected	
13	SHALL THIS AMENDMENT BE	APPROVED BY THE PEOPLE?	
14 15 16 17		HE AMENDMENT ST THE AMENDMENT	
18 19 20 21	approval or rejection, as and in the manner	Commission shall refer to the delegates for their provided by law, the following proposed amendment klahoma Intercollegiate Legislature Constitution to	
222324	Section Nine.		
252627		ancial officer of the organization. In the event of a ed by an appointment of the Governor with the advice	
28 29 30 31		the proposed amendment to the Oklahoma set forth in SECTION 7 of this resolution shall be in	
32 33		BALLOT TITLE	
343536	Legislative Referendum No	Special Session Question No	
37 38	THE GIST OF THE PROPOSITIO	N IS AS FOLLOWS:	
39 40 41		Article of the Fifth of the Oklahoma Intercollegiate s the final mention of the now defunct Treasurer on.	
42 43 44	SHALL THIS AMENDMENT BE	APPROVED BY THE PEOPLE?	
44 45 46		HE AMENDMENT ST THE AMENDMENT	

1 2	Oklahoma Intercollegiate Legislature 2nd Session of the 47th Legislature (2015)	
3		
4 5	Internal Bill No. ALU-003	Wietelman (ALU)
6 7	A C INTRODUCED	
8	AS INTRODUCED	
9	An Act relating to the O.I.L. Treasurer; providing short title; as	nending Title Two
0	Chapter 4 Section 200 of the Oklahoma Intercollegiate Legisla	_
1	amending Title Three, Chapter 1 Section 105; amending Title I	•
2	Section 700; amending Title Six; and providing an effective da	
3		
4	BE IT ENACTED BY THE OKLAHOMA INTERCOLLEGIATE LEGISLA	TURE:
5		D 4 H22
6	SECTION 1. This Act shall be known as the "Let's Get Rid of the Tr Act of 2015.	easurer Part II"
17 18	Act 01 2013.	
9	SECTION 2. AMENDATORY Title Two, Chapter 4 Section 200 of	the Oklahoma
20	Intercollegiate Legislature Statutes shall be amended to read as follows:	
22	Chapter Two	
21 22 23 24	Steering Committee	
25	SECTION 200: The Steering Committee shall consist of ten (10) nine (9) mer	
26 27	Governor, who shall be its Chairman, the Lieutenant Governor Tempore, the Deputy President Pro Tempore, the Speaker of the	
28	Speaker Pro Tempore, the Attorney General, the Treasurer, the	
29	and the Chief Justice.	becietary of Biate,
30	and the emer rustice.	
31	SECTION 3. AMENDATORY Title Three, Chapter 1 Section 105 of	f the Oklahoma
32	Intercollegiate Legislature Statutes shall be amended to read as follows:	
33		
34	SECTION 105: The Courts of the Organization may impose fines upon those	
35	orders; such fines shall not exceed twenty-five (\$25) dollars. Fi	-
36 37	the Treasurer Secretary of State who shall give the money to the	e Foundation to
88	deposit in the Organization's account.	
39	SECTION 4. AMENDATORY Title Five, Chapter 6 Section 700 of	the Oklahoma
10	Intercollegiate Legislature Statutes shall be amended to read as follows:	
11		
12	SECTION 700: The Governor shall appoint, with the advice and conse	ent of the Senate, a
13	Treasurer who shall perform all duties as outlined in Title Six of these statutes).
14		
15 16	SECTION 5. AMENDATORY Title Six of the Oklahoma Intercollege Statutes shall be amended to read as follows:	giate Legislature
חו	Names shall be amended to read as follows:	

1 TITLE SIX 2 **FINANCE** 3 4 Chapter One 5 **Treasurer** 6 7 SECTION 100: The Treasurer shall be head of a department to be known as the "Office 8 of the Treasurer" to be composed of the Treasurer and his or her appointees. 9 10 SECTION 101: The Treasurer shall be a liaison between the OILF and OIL delegations 11 to assist in the payment process and procedures. 12 13 SECTION 102: The Treasurer shall not be a member of the legislative or judicial 14 branches. 15 16 SECTION 103: The Governor may appoint a Deputy Treasurer, with the advice and 17 consent of the Senate, to assist the Treasurer in the execution of his or her duties. Any and all qualifications set for the office of the Treasurer shall be met by the Deputy Treasurer as well. 18 19 20 Chapter Two One 21 Fees 22 23 SECTION 200 100: A. The institutional membership fee for participation in a regular 24 conference shall be sixty-three dollars (\$63). Institutions which have not participated for two 25 consecutive regular conferences shall be considered as prospect institutions and shall not be 26 responsible for the institutional membership fee with the consent of the Governor for no more 27 than two (2) consecutive conferences. 28 29 B. If a delegation has five (5) or fewer registered delegates, they are not required to pay 30 the institutional membership fee of sixty-three dollars (\$63). 31 32 SECTION 201 101: Every delegate in the House of Representatives and Senate shall pay 33 a twenty-six dollar and twenty-five cent (\$26.25) fee for participation per regular conference. 34 Every Alternate in the House of Representatives and Senate shall be assessed a twenty-four 35 dollar and fifteen cent (\$24.15) fee for participation per regular conference. The Governor, Lieutenant Governor, Attorney General, President Pro Tempore of the Senate, Speaker of the 36 37 House, Deputy President Pro Tempore of the Senate, Speaker Pro Tempore of the House, 38 Secretary of State, and Justices of the Supreme Court shall each pay a fee equal to that of a 39 Delegate in the House of Representatives or Senate per each regular conference. Court Attorneys 40 solely participating in court competition shall pay a seventeen dollar and eighty-five cent (\$17.85) fee for participation in each regular conference. OIL Journalism Program competitors 41 42 participating only in the Journalism Program shall pay a twenty-six dollar and twenty-five cent (\$26.25) fee for participation in each regular conference. Those delegates who are participating 43 44 in the OIL Journalism Program in addition to the legislative and/or moot court simulations shall 45 pay their regular delegate fee and an additional two dollar (\$2) fee in order to participate in the

OIL Journalism Program.

1 2	SECTION 202 102: All attendants of any regular conference not previously prescribed in this Chapter shall be assessed a twenty-six dollar and twenty-five cent (\$26.25) participation fee.
3	
4 5	SECTION 203 103: By a super-majority vote of the Board of Directors, fees may be increased by a maximum of 5% once every two sessions.
6	
7 8	SECTION 204 104: By a super-majority vote of the Board of Directors, fees may be decreased by any amount temporarily or permanently at any time.
9	CECTION 205 105 A 1 1 1 1 1 1 1 1 6 666 1 1 1 (\$15)
10 11	SECTION 205 105: A member institution shall be assessed a fee of fifteen dollars (\$15) if it does not submit a list of the names, permanent addresses, and school addresses of its
12 13	members by the second day of the conference. Phone numbers are requested but not required.
13 14	SECTION 206 106: A member institution shall be assessed a fee of ten dollars (\$10) if it
15	does not inform the Organization in writing of the name, school address, and permanent address
16	of its chairman within two weeks of the election of that officer.
17	
18	SECTION 207 107: All attendants of any conference not regularly prescribed by the
19	Constitution shall be assessed a participation fee to be determined by the Board of Directors
20	prior to the converting of said special conference.
21 22 23 24 25	Chapter Three Two
23	Accounting
24	Accounting
25	SECTION 300 200: A. Funds allocated to an account or subaccount may not be removed
26	without the consent of the officer in whose care the money is entrusted. In the event that funds
27	appropriated to an account or subaccount are not spent by the close of the legislative session, all
28	excess funds shall be returned to the OIL general operating budget.
29	
30	B. Officers may spend monies from amounts appropriated to them by the legislature.
31	
32	Chapter Four Three
33	Financial Responsibility
34	CECTION 400 200 D.C. '.'
35	SECTION 400 300: Definitions:
36	A. Revenue is defined as all monies received by the organization, its representatives, or any branch thereof unless otherwise specified by law or statute.
37 38	B. Fundraising is defined as all activities in which the substantial and controlling purpose
39	is to increase the amount of revenue for the organization. Fundraising shall not be considered the
40	substantial or controlling purpose of legislative or judicial sessions, leadership training activities,
41	or activities in which the charge for participation is necessary to reimburse the organization for
12	its costs and not give rise to substantial profit.
13	
14	SECTION 401 301: There is hereby created a General Revenue Fund of the organization
45	to be administered by the Director of Finance under the auspices of the office of Governor in
46	accordance with these statutes and all bills of appropriation passed into law.

SECTION 402 302: Beginning with the First Session of the Twenty-Sixth Legislature, no monies shall be appropriated from anticipated revenues of the organization. Only monies currently held in the General Revenue Fund shall be appropriated by the House of Representatives.

SECTION 403 303: No monies shall be disbursed from the General Revenue Fund unless authorized by law notwithstanding an adverse judgment of a Court of the State of Oklahoma or of the United States, at which time, the Board of Directors shall have the duty to disburse only what funds are necessary to supplement the Contingency Fund's disbursement in satisfaction of the Court's judgment.

1 2		Oklahoma Intercollegiate Le 2 nd Session of the 47 th Legislat	
3 4 5	Internal Joint Resol	ution No. NWOSU-001	By: Shirey (NWOSU)
6		AS INTRODUCED	
7 8	A Loint Dogs	olution proposing changes to the Const	itution of the Oklahama Intercallegists
9		plution proposing changes to the Consti- providing ballot title; and directing fili	
10	Legisiature,	providing banot title, and directing in	ng.
11	BE IT RESOLVED	BY THE SENATE AND THE HOUS	SE OF REPRESENTATIVES OF THE
12		OF THE 48 TH OKLAHOMA INTERO	
13	2 SESSION	Of the to ottermount hydro	COLLEGITIE LEGISLITTORE
14	Section 1.	The Secretary of State shall refer to	the people for their approval or
15		rejection, as and in the manner provi	
16		amendment to Article Five, Section	
17		Oklahoma Intercollegiate Legislatur	
18		0.11411.0114	o to roug up rome wa.
19	Section Four.	1. In the case of the impeachment of	the Governor, or his or her death.
20			val from the city in which a conference
21		is being held, or inability to discharg	•
22			nant Governor for the remainder of the
23		term or until the disability shall be re	
24		·	
25		2. If, during the vacancy in the Office	ee of Governor, the Lieutenant
26		Governor shall be impeached, displa	
27		city in which a conference is being l	
28			the President Pro Tempore, shall act as
29		Governor until the vacancy is filled	
30		President Pro Tempore shall become	e incapable of performing the duties
31		pertaining to the Office of Governor	; the Speaker of the House of
32		Representatives shall act as Governo	or until the vacancy is filled or the
33		disability ceases. Any person serving	g as acting Governor shall
34		immediately resume the duties of his	s or her previous office upon the
35		absence being cured, the disability c	easing, or the vacancy being filled.
36			
37		1. In case of the removal of the Go	vernor from office or of his or her
38		death, failure to qualify, resignat	tion, removal from the city in which
39		either a regular or special session	n is being held, or inability to
40		discharge the duties of the office	e, the Lieutenant Governor shall
41		_	ntil such inability shall have been
42		9 (general election shall have elapsed, at
43		which point a new governor shall	ll be elected.
44			
45			ancy in the office of the Lieutenant
46		Governor, the Governor	shall nominate a Lieutenant Governor

who shall take office upon confirmation by a majority vote of both Houses of the Legislature.

- 2. In case of the removal of both the Governor and Lieutenant Governor, or of their death, failure to qualify, resignation, removal from the city in which either a regular or special session is being held, or inability to discharge the duties of their office, the President Pro Tempore shall become the Acting Governor, until such inability shall have been removed, or until the following general election shall have elapsed, at which point a new governor shall be elected.
 - a. In case of the removal of both the Governor and Lieutenant Governor, or of their death, failure to qualify, resignation, removal from the city in which either a regular or special session is being held, or inability to discharge the duties of their office, and the President Pro Tempore shall have been removed, died, failed to qualify, resigned, be absent from the city in which either a regular or special session is being held, or unable to discharge the duties of their office, the Speaker of the House of Representatives shall become the Acting Governor, until such inability shall have been removed, or until the following general election shall have elapsed, at which point a new governor shall be elected.
 - Any person serving as Acting Governor shall immediately resume the duties of his or her previous office upon the absence being cured, the disability ceasing, or the vacancy being filled.
- 3. Whenever the Governor transmits to the President pro tempore of the Senate and the Speaker of the House of Representatives his or her written declaration that he or she is unable to discharge the powers and duties of his or her office, and until he or she transmits to them a written declaration to the contrary, such powers and duties shall be discharged by the Lieutenant Governor as Acting Governor.
- 4. Whenever the Lieutenant Governor and a majority of the principal officers of the executive branch transmit to the President pro tempore of the Senate, the Speaker of the House of Representatives their written declaration that the Governor is unable to discharge the powers and duties of his or her office, the Lieutenant Governor shall immediately assume the powers and duties of the office as Acting Governor.

Thereafter, when the Governor transmits to the President pro tempore of the Senate and the Speaker of the House of Representatives his or her written declaration that no inability exists, he shall resume the powers and duties of his office unless the Lieutenant Governor and a majority of the principal officers of the executive branch transmit to the President pro tempore of the Senate and the Speaker of the House of Representatives their written declaration that the Governor is unable to discharge the powers and duties of his or her office. Thereupon the Legislature shall decide the issue, assembling within twenty-one days when not in regular session, and within twelve hours during regular session, for that purpose. If the Legislature determines by two-thirds vote of both Houses that the Governor is unable to discharge the powers and duties of his or her office, the Lieutenant Governor shall continue to discharge the same as Acting Governor; otherwise, the Governor shall resume the powers and duties of his or her office.

Section 2. The Ballot Title for the proposed Constitutional amendment as set forth in SECTION 1 of the resolution shall be in the following form:

BALLOT TITLE

Legislative Referendum No.____

THE GIST OF THE PROPOSITION IS AS FOLLOWS:

This measure amends Article Five, Section Four of the Constitution of Oklahoma Intercollegiate Legislature. It would create a clear and concise line of succession for the office of Governor of the Oklahoma Intercollegiate Legislature.

SHALL THIS AMENDMENT BE APPROVED?

YES, FOR THE AMENDMENT
NO, AGAINST THE AMENDMENT

Section 3. The Chief Clerk of the House of Representatives, immediately after the passage of this resolution, shall prepare and file one copy thereof, including the Ballot Title set forth in SECTION 2 hereof, with the Secretary of State and one copy with the Attorney General.

1 2 3			Intercollegiate Legislature f the 47 th Legislature (2015)	
4	Internal Bill No. NV	VOSU-002		By: Shirey (NWOSU
5 6		<u>AS</u>	INTRODUCED	
7	A A . 1 .			C. C
8		•	s being filed with the Secretar	•
9			ollegiate Legislature Statutes;	Providing for short title;
10 11	and establish	ning an emergency		
12		RE IT ENACTED R	Y THE STATE OF OKLAH	$OM\Delta$
13		DE II ENACIED D	THE STATE OF ORLAIN	OMA
14	Section 1.	This act shall be kn	nown as the "Turn In Your Ru	iles" Act of 2015
15	Section 1.	This act shall be ki	own as the Tall III Tour Ru	105 1101 01 2013.
16	Section 2.	AMENDATORY	Oklahoma Intercollegiate	Legislature Statute Title
17	South 2.		Section 100 shall be amended	=
18		,,		
19	SEC'	TION 100: The	Governor, without the conser	nt of either house of the
20		legis	slature, may remove any men	ber of the Executive
21		Brar	nch that the Governor has the	power to appoint under
22		norm	nal circumstances. Subject to	the confirmation of the
23		Sena	ate, and with the advice and c	onsent of the Board of
24		Dire	ectors, the Governor shall make	ke interim appointments
25			n necessary. Appointed mem	
26			nch may, with the consent of t	
27			s and policies to aid them in the	=
28			es. All rules must be in writte	
29			retary of State's Office within	
30			otion. Copies of all rules adop	• •
31			nch official must be published	
32 33			Il members of the Steering Co irs within thirty (30) days of a	
34		Cila	irs within thirty (30) days of a	adoption.
35	Section 3.	AMENDATORY	Oklahoma Intercollegiate	Legislature Statute Title
36	Section 5.		, Section 400 shall be amende	_
37		Tive, enapter rour,	, section 100 shall be amende	ou to roug us rono ws.
38		SECTION 400:	The Attorney General, wh	nenever called upon by a
39		2201101, 100.	member of the Organization	
40			concerning the operations	
41			and all opinions must be s	
42			Secretary of State within t	twenty-four (24) hours of
43			making the opinion public	<u> </u>
44				
45	Section 4.		ew Section 512 shall be added	
46		Intercollegiate Legi	islature Statute Title Five Ch	anter Five that shall read:

1		SECTION 512:	The Secretary of State shall publish any and all
2			opinions received by the Attorney General and any
3			and all official acts of any Executive Officer to all
4			members of the Steering Committee and Delegation
5			Chairs within fifteen (15) days of receiving said
6			opinion and/or act.
7			
8			
9	Section 5.	It being immediately	y necessary for the preservation of the public peace,
10		health and safety, an	emergency is hereby declared to exist, by reason
11		whereof this act shal	Il take effect and be in full force from and after its
12		passage and approva	ત્રી.
13			

1 2 3			ntercollegiate Legislature the 47th Legislature (2015)	
4	4 Internal Legislation Bill No. NWOSU-003 Shir			
5 6		AS	<u>INTRODUCED</u>	
7 8 9 10		_	Governor; providing short t rcollegiate Legislature Statu emergency.	<u> </u>
11 12 13	BE IT ENAC	TED BY THE OKLA	HOMA INTERCOLLEGIA	TE LEGISLATURE:
14 15 16	SECTION 1.	This Act shall be kn Establishment" Act	own as the "Office of the Lie of 2015.	eutenant Governor
17 18 19	SECTION 2.	AMENDATORY Intercollegiate Legis	Title Five, Chapter Three slature Statutes shall be amen	
20 21 22			Chapter Three Itenant Governor	
23 24 25 26 27 28 29 30 31 32 33	SECTION 300:	He or he shall assum impeachment, or his from the city in which the duties of the office Governor for the removed. The Lieute Senate, appoint posiduties. The Lieutena	ernor shall assist the Government the duties of the Governor or her death, failure to qualitate a conference is being held ce, the said office shall dissomainder of the term or until the enant Governor may, with a continuous to assist him/her in the lant Governor may appoint the ses with the issuance of comments.	r in the case of ify, resignation, removal d, or inability to discharge olve upon the Lieutenant he disability shall be dvice and consent of the fulfillment of his/her ose said positions when
34 35 36	SECTION 301:		ernor shall, with advice and taff to the Lieutenant Govern	
37 38 39		A. Assist the have.	e Lieutenant Governor with	any duties he/she may
40 41 42		B. Be the le branches	gislative liaison to the Legis -	lative and Judicial
43 44		C. Be the of	ficial liaison for the Lieuten	ant Governor.
45 46			be restricted from any other egiate Legislature.	branch of the Oklahoma

I	E. Shall not be considered an At-Large-University delegate.
2	
3	SECTION 3. It being immediately necessary for the preservation of the public peace, health
4	and safety, an emergency is hereby declared to exist, by reason whereof this act shall take effect
5	and be in full force from and after its passage and approval.
6	

1 2			Oklahoma Intercollegiate Legisl 2 nd Session of the 47 th Legislature	
3			Ç	
4	Internal Leg	islation Bill N	No. OSU- 001	By: Barton (OSU)
5				
6				
7			<u>AS INTRODUCED</u>	
8		1:6:	1	1
9			the existence of a Chaplain; providing	g short title; providing for
10 11	countration	; providing an	n emergency effective date.	
12	RE IT ENA	CTED RV TL	HE STATE OF OKLAHOMA	
13	DE II ENA	CIEDDI II	IL STATE OF OKLAHOMA	
14	Secti	ion 1. Thi	is act shall be known as the "Chaplai	n" Act of 2015.
15				
16	Secti	ion 2. NE	EW LAW: A new section of the Okla	homa Intercollegiate Legislature
17		Sta	tutes to read as follows:	
18				
19	SEC	TION 660:	The Chaplain of Oklahoma Inter	rcollegiate Legislature:
20				
21	A. Appointed by the governor prior to session.			
22	P. Not be limited to any specific denomination or faith			
23 24	B. Not be limited to any specific denomination or faith.			
25	C. Serves as a spiritual counselor to any denomination or faith.			
26		C. Beives	as a spiritual counsciol to any action	innation of faith.
27		D. Shall n	not be based on experience, education	n, nor intended major.
28		_ , , , , , , , , , , , , , , , , , , ,		-,
29	E. Responsible for leading the prayer during each joint session.			
30		_		
31		F. Perform	m such functions as directed by the C	Governor.
32				
33			restricted from being a member of e	ither the Legislative or Judicial
34		branch	es.	
35	C4: 2	TPI-1(1	-11 h	- Ct
36	Section 3.	inis act sh	nall become effective on July 4, 2016	after its passage and approval.

1 2 Oklahoma Intercollegiate Legislature 3 2nd Session of the 47th Legislature (2015) 4 5 Internal Legislation Bill No. OU-001 Gately (OU) 6 7 AS INTRODUCED 8 9 An act relating to the office of Secretary of State; providing short title; clarifying 10 legal powers; amending OIL Statutes Title 5, Sections 501, 505, and 510; and providing an effective date. 11 12 13 BE IT ENACTED BY THE PEOPLE OF THE OKLAHOMA INTERCOLLEGIATE 14 LEGISLATURE: 15 16 Section 1. This act shall be known as the "Save Our Secretary of State" Act of 2015. 17 18 Section 2. **AMENDATORY** Title Five, Sections 501-A and 501-B of the O.I.L. 19 Statutes shall be amended to read as follows: 20 21 Section 501: A. The Secretary of State shall be entrusted with the maintenance of 22 all official documents of the Organization. The presence of the embossed seal of the organization 23 on documents shall be considered Prima Facie evidence of their accuracy and authenticity. 24 Subject to legislative approval, the Secretary of State shall have the power to correct the 25 language of every piece of proposed legislation, as well as all enrolled legislation that has been 26 signed by the Governor, provided that such corrections shall not change the substance or spirit of 27 the legislation, or the intent of the Legislature. The power of correction shall be limited to 28 corrections of spelling, grammar, punctuation, and the placing of legislation into proper form as 29 well as any changes necessary to bring the legislation into compliance with the standards defined 30 by the Secretary of State. 31 32 В. Each Secretary of State shall maintain a complete record of any and all changes 33 made to enrolled legislation by his or her authorization and power. Such record shall at a 34 minimum include a copy of the unedited enrolled legislation and a copy of the legislation as 35 edited by the Secretary of State. The Secretary of State shall cause a copy of this record to be 36 transmitted to the Speaker of the House of Representatives and the President Pro Tempore of the 37 Senate before the commencement of each legislative session. 38 39 Section 3. AMENDATORY Title Five, Section 505-C of the OIL Statutes shall 40 be amended to read as follows: 41 42 The Secretary of State shall be empowered to levy a fine of five dollars (\$5) on 43 each piece of legislation submitted after the stated deadline, not to exceed fifty dollars (\$50) per 44 delegation.

1	2. The monies collected from these fines will be placed into the contingency fund of
2	the Oklahoma Intercollegiate Legislature. The Secretary of State shall be empowered to levy a
3	fine of five dollars (\$5) for each delegate registered after the stated deadline, not to exceed fifty
4	dollars (\$50) per delegation.
5	
6	3. Any legislation written during the session which pertains to issue of policies, the
7	Constitution, or any directive of the Legislature, Executive, or Judicial Branch, or legislation
8	previously considered in the same session, is exempt from fine.
9	
10	Section 4. AMENDATORY Title Five, Section 510 of the OIL Statutes shall be
11	amended to read as follows:
12	
13	SECTION 510: The Secretary of State shall provide an official copy of every
14	document published by his or her office to the O.I.L. Historian for the Preservation of O.I.L.
15	historical records.
16	
17	Section 5. This act shall become effective 90 days after passage and approval

1	
2	Oklahoma Intercollegiate Legislature
3 4	2 nd Session of the 47 th Legislature (2015)
5	Senate Bill ECU-001 Savage (ECU)
6	A C INTRODUCED
7 8	AS INTRODUCED
9	An amendatory act relating to teacher pay; providing short title; providing for definitions
10	providing for codification; providing for an effective date.
11	
12	BE IT ENACTED BY THE OKLAHOMA INTERCOLLEGIATE LEGISLATURE:
13 14	Section 1. This act shall be known as the "Rising Tide" Act of 2015
15	Section 1. This act shall be known as the Rising Flue Act of 2013
16	Section 2. DEFINITIONS
17	
18	A. Feeder School – Any school in a school district in which more than forty (40) percent
19	of student go on to enroll in after completing the grades offered.
20	B. Teacher Education Program – Any teacher education program approved by the
21	Oklahoma State Board of Education
22	C. Salary Schedule – refers to the Oklahoma State Department of Education's State
23	Minimum Teacher Salary Schedule (70 O.S. § 18-114.14)
2425	Section 3. NEW LAW to be codified in the Oklahoma to be codified in the
26	Oklahoma Statues to read as follows:
27	
28	A. A new program will be created and organized by the State Department of Education
29	to incentivize high performing college graduates to teach in Oklahoma schools.
30	B. Teachers hired after August 2016 will be credited three (3) years of experience for the
31	purpose of increasing pay per the Oklahoma State Department of Education's
32	Minimum Teacher Salary Schedule under the following guidelines:
33	a. Any person with a degree in a teacher education program from an
34	approved Institute of Higher Learning in Oklahoma who graduates in the
35	top ten (10) percent of their program or from an approved Institute of
36	Higher Education from any other U.S. state who graduates in the top five
37	(5) percent of their program will be eligible.
38	b. Each individual participating must sign a three (3) year contract with the
39	hiring school district to teach.
40	c. Individuals must teach at any K-12 school that meets three (3) of the
41	following five (5) requirements to be eligible:

1	1.	High School Graduation rate for previous year below seventy-five
2		(75) percent. Feeder schools may use the High School Graduation
3		rate in which their school feeds into.
4	ii.	A school in which eighty-five (85) percent or more of students are
5		on free or reduced lunch programs.
6	iii.	A school not classified as a charter school by the State Board of
7		Education.
8	iv.	A school in the top ten (10) percent of schools in Oklahoma by
9		enrollment for the previous year.
10	v.	A school in the bottom fifteen (15) percent of schools in Oklahoma
11		by enrollment for the previous year.
12		
13	Section 4. This a	act shall become effective after ninety (90) days after passage and
14	approval.	
15		

1	Oklahoma Intercollegiate Legislature
2	2 nd Session of the 47 th Legislature (2015)
3	
4	Senate Bill No. NSU-001 Wilroy (NSU)
5	
6	
7	AS INTRODUCED
8	
9	An act relating to bail; providing short title; providing for codification and
10	providing an effective date.
11	DE IT ENLACTED DY THE CTATE OF OWLAHOMA
12 13	BE IT ENACTED BY THE STATE OF OKLAHOMA
14	Section 1. This act shall be known as the "Bail Fail" Act of 2014.
15	Section 1. This act shall be known as the Ban Fan Act of 2014.
16	Section 2. NEW LAW A new section of law to be codified in the Oklahoma
17	Statutes to read as follows:
18	Statutes to road as ronows
19	A. Individual charged with committing a non-violent crime who is making less than the
20	median income for the state of Oklahoma shall at the judge's discretion be remanded to pre-trail
21	services in lieu of bail. These services shall be akin to parole. Pre-Trial Services personnel will
22	contact the persons charged giving them notice of their court date two (2) business days before
23	said date.
24	B. Individuals who fail to appear shall no longer be eligible for this program.
25	
26	Section 3. This act shall become effective 90 days after passage and approval.
27	
28	

1	Oklahoma Intercellagieta Lagielatura			
2 3	Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)			
4	2 Session of the 17 Legislature (2013)			
5	Senate Bill No. NSU-002 Aman (NSU)			
6				
7	AS INTRODUCED			
8				
9	An act relating to indigent attorneys; providing short title; providing for penalties;			
10	providing for codification and providing an effective date.			
11	DE MENA CORED DA MAR COLATE OF ONLAHOMA			
12	BE IT ENACTED BY THE STATE OF OKLAHOMA			
13 14	Section 1. This act shall be known as the "Truly Free" Act of 2014.			
15	Section 1. This act shall be known as the "Truly Free" Act of 2014.			
16	Section 2. NEW LAW A new section of law to be codified in the Oklahoma			
17	Statutes to read as follows:			
18	Statutes to read as ronows.			
19	C. Individuals who are in need of indigent attorneys shall not have to pay court cost or any			
20	other fee in association with the criminal proceedings.			
21	D. Persons who post bail but make less than 40K per year as a household income shall be			
22	eligible to receive an indigent attorney.			
23	E. Indigent attorney cannot have more than four (4) indigent cases, this does not count as			
24	pro bono, pending at one time. If state attorneys are not available the local bar shall appoint an			
25	attorney to represent the accused.			
26	F. Indigent attorneys appointed by the local bar must spend at least one hour per week on			
27	the case.			
28	Section 3. Any attorney who refuses to accept indigent cases shall be fined no more			
29	than \$5,000 but no less than \$1,000			
30	Attorney found violating the hour requirement shall face possible disbarment. After a			
31	third offense they will be removed from the bar.			
32	Any attorney found to purposefully take on more than four (4) indigent cases shall be			
33	fined no more than \$1,000			
34				
35	Section 4. This act shall become effective 90 days after pass			

1				
2				a Intercollegiate Legislature
3			2 nd Session	of the 47 th Legislature (2015)
4 5	Senate	e Bill No. NWOS	IJ-001	By: Shirey (NWOSU)
6	Schate	BIII 110. 11 W OB	0 001	By: Simey (144050)
7			1	AS INTRODUCED
8			-	
9		An Act relating	to intoxicating l	liquor; providing for codification; and providing an
10		effective date		
11				
12		BI	E IT ENACTED	BY THE STATE OF OKLAHOMA
13				
14		Section 1.	This act shall be	known as the "Anti-Alcoholic Driver Licensing" Act of
15	2015.			
16				
17		Section 3. N	NEW LAW A	new section of law to be codified in the Oklahoma
18		S	Statues to read as	s follows:
19				
20		Section		se of a person convicted of operating or being in control of
21			·	rehicle while the person was under the influence of
22				he court shall order the person to abstain from the
23			-	ng of alcohol by requiring that the person's current driver
24				e suspended and that the person have a new driver license
25				th a notation of this alcohol restriction be affixed, and
26			·	the order shall be given to the Department of Public
27			<u>Safety.</u>	
28				
29			A	. The alcohol restriction shall remain of the person's
30				driver license for no longer than three (3) years. The
31				restriction may be modified or removed by order of the
32				court and notice of the order shall be given to the
33				Department of Public Safety. Upon the expiration of the
34 35				period for the restriction, the Department of Public
36				Safety shall remove the restriction without further court
37				order.
38				a. Any person or business who knowingly sells the
39				a. Any person or business who knowingly sells the person with the alcohol restriction any form of
40				alcoholic beverage shall be fined no more than
41				fifteen thousand dollars (\$15,000) and no less
42				than five hundred dollars (\$500) for the first
43				offense. Any subsequent offenses shall be
44				punished by a fine of no more than twenty-five
45				thousand dollars (\$25,000) and no less than five
46				thousand dollars (\$5,000) and the person that

1	knowingly sold the alcoholic beverage may be
2	imprisoned in the county jail for a period not to
3	exceed thirty (30) days per offense after the first
4	offense.
5	
6	Section 3. Any person who shall knowingly and willingly
7	
8	
9	
10	Section 4. This act shall become enacted January 1, 2017 after passage and approval.
11	

Oklahoma Intercollegiate Legislature 1 2nd Session of the 47th Legislature (2015) 2 3 4 Senate Bill No. NWOSU-002 By: Shirey NWOSU 5 6 AS INTRODUCED 7 8 An Act relating to controlled substance sentencing laws; creating an emergency; and 9 providing an effective date 10 BE IT ENACTED BY THE STATE OF OKLAHOMA 11 12 13 Section 1. This act shall be known as the "Second Chance by Smarter Sentencing" 14 Act of 2015. 15 16 Section 2. **AMENDATORY** Oklahoma Statute Title 63 Section(s) 1, 2, 3, and 4 17 of Section 401 shall be amended to read as follows: 18 19 1. A substance classified in Schedule I or II which is a narcotic drug, lysergic 20 acid diethylamide (LSD), gamma butyrolactone, gamma hydroxyvalerate, gamma valerolactone, 1,4 butanediol, or gamma-hydroxybutyric acid as 21 22 defined in Sections 2-204 and 2-208 of this title, upon conviction for the first 23 offense, shall be guilty of a misdemeanor and shall be sentenced to a term of imprisonment for no more than five (5) years, and a fine of no more than Ten 24 25 Thousand Dollars (\$10,000), and upon conviction on any future offense, shall be guilty of a felony and shall be sentenced to a term of imprisonment for not 26 27 less than five (5) years nor more than life and a fine of not more than One 28 Hundred Thousand Dollars (\$100,000.00), which shall be in addition to other 29 punishment provided by law and shall not be imposed in lieu of other 30 punishment. Any sentence to the custody of the Department of Corrections shall not be subject to statutory provisions for suspended sentences, deferred 31 32 sentences, or probation except when the conviction is for a first offense; 33 34 2. Any other controlled dangerous substance classified in Schedule I, II, III, or 35 IV, upon conviction for the first offense, shall be guilty of a misdemeanor and shall be sentenced to a term of imprisonment for no more than two (2) years, 36 and a fine of no more than Five Thousand Dollars (\$5,000), and upon 37 38 conviction for any future offense, shall be guilty of a felony and shall be 39 sentenced to a term of imprisonment for not less than two (2) years nor more 40 than life and a fine of not more than Twenty Thousand Dollars (\$20,000.00), which shall be in addition to other punishment provided by law and shall not 41 be imposed in lieu of other punishment. Any sentence to the custody of the 42 Department of Corrections shall not be subject to statutory provisions for 43 44 suspended sentences, deferred sentences, or probation except when the 45 conviction is for a first offense:

1 3. A substance classified in Schedule V, upon conviction for the first offense, 2 shall be guilty of a misdemeanor and shall be sentenced to a term of 3 imprisonment for no more than one (1) year, and a fine of no more than One 4 Thousand Dollars (\$1,000), and upon conviction for any future offense, shall 5 be guilty of a felony and shall be sentenced to a term of imprisonment for not 6 more than five (5) years and a fine of not more than One Thousand Dollars 7 (\$1,000.00), which shall be in addition to other punishment provided by law 8 and shall not be imposed in lieu of other punishment; or 9 Upon passage and approval, all persons previously convicted under Title Section 3. 10 63 Sections 1, 2, 3, and 4 of Section 401 shall immediately have their sentence adjusted to fit this act. 11 12

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16

17

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 2 3	Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)				
4	Senate Bill No. OBU-001 Nickerson (OBU)				
5 6	AS INTRODUCED				
7					
8	An act relating to revenge porn; providing short title; providing definitions; providing for				
9	codification and providing an effective date.				
10					
11	BE IT ENACTED BY THE STATE OF OKLAHOMA				
12	Section 1 This act shall be brown as the "Descript Hymners" Act of 2015				
13 14	Section 1. This act shall be known as the "Respect Humans" Act of 2015.				
15	Section 2. The following terms are to be defined as follows for the purposes of this				
16	act:				
17	A. Revenge Porn: the act of someone placing explicit material of someone else without				
18	their expressed permission.				
19	B. Explicit material: naked pictures and scenes of intercourse.				
20	C. <u>Permission:</u> written or recorded, without being coerced.				
21	er <u>ermostem</u> without of recorded, without coming course.				
22	Section 3. NEW LAW A new section of law to be codified in the Oklahoma Statues				
23	to read as follows:				
24					
25	A person who claims that they are a victim of revenge porn may bring charges against the				
26	party that is responsible by:				
27					
28	A. Coming to their District Attorney with their claim.				
29	B. providing proof that their image is being used against their permission.				
30					
31					
32	Anyone who is found to have posted any form of revenge porn online shall be fined no				
33	less than \$5,000 and no more than \$10,000 and may be imprisoned for no less than 3				
34	years, but no more than 15 years.				
35					
36	All sites that have revenge porn on their site shall have exactly 24 hours to remove the				
37	material or be fined \$20,000 per day that it is not removed.				
38 39					
39 40	Section 4. This act shall become effective 30 days after passage and approval.				
1 0	becalon 4. This act shan become effective 30 days after passage and approval.				

1 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)						
3	Senate Bill No. OPSU-001 Brown-Jutras (
5		210 (111 0 0 0 1 0 0 0)					
6		AS INTRODUCED					
7	· · · · · · · · · · · · · · · · · · ·	<u></u>					
8	An act relating to butts; providing short title; providing for definitions; providing for						
9	codification, providing penalties, and providing an effective date.						
10	10						
11	11 BE IT ENACTED BY THE STATE OF OKLAHOMA	BE IT ENACTED BY THE STATE OF OKLAHOMA					
12							
13		The Minaj" Act of 2015.					
14							
15							
16							
17	· · · · · · · · · · · · · · · · · · ·	"Remy Boyz Punishment" - Pay a fine of seventeen (17) dollars and thirty-eight					
18	` ' *						
19							
20		law to be codified in the Oklahoma					
21	Statues to read as follows:						
22	22						
23	No one citizen of Oklahoma may have a	No one citizen of Oklahoma may have a buttocks that exceeds the dimensions of					
22 23 24 25	Nicki Minaj's buttocks.						
25 26	20 Cardan 2 DENALUTIES						
26	26 Section 3. PENALITIES						
27	Any officer that fails to above the navy lo	www.ill suffer the Demy Devz Dunishment					
28 29		Any citizen that fails to obey the new law, will suffer the Remy Boyz Punishment.					
29 30		0 days after passage and approval.					
50	50 Section 4. This act shall become effective 9	o days after passage and approvar.					

1	Oklahoma Intercollegiate Legislature					
2	2 nd Session of the 47 th Legislature (2015)					
3 4 5	Senate Bill No. OPS	SU-002		Brown-Jutras (OPSU) Williams (OPSU)		
6 7 8	AS INTRODUCED					
9 10 11	An act relating to plea bargains; providing short title; providing for definitions; providing for codification and providing an effective date.					
12 13	BE IT ENACTED BY THE STATE OF OKLAHOMA					
14 15	Section 1.	This act shall	l be known as the "Cea	ase the Plea" Act of 2015.		
16 17	Section 2.	DEFINITION	NS			
18 19 20	"Sexual assault" means any sexual contact or behavior that occurs without the explicit consent of the recipient					
21 22	Section 3.	NEW LAW Statues to rea		v to be codified in the Oklahoma		
23 24 25	All se	exual assault cri	imes will not be given	the option of a plea bargain.		
26	Section 4.	This act shall	become effective 90 o	days after passage and approval.		

1		Oklahoma Intercollegiate Legislature			
2		2 nd Session of the 47 th Legislature (2015)			
3					
4	Senate Bill No. OF	PSU-003 Celiz (OPSU)			
5		A G IN ITTO O DA LICED			
6		<u>AS INTRODUCED</u>			
7	A a a 4 a 1 a	ting to I CDT must stick and mustiding shout title, mustiding for as difference of			
8	An act relating to LGBT protection; providing short title; providing for codification and providing an effective date.				
9	providing a	in effective date.			
10 11	DE IT ENACTED	BY THE STATE OF OKLAHOMA			
12	DE II ENACIED	BT THE STATE OF OKLAHOWA			
13	Section 1.	This act shall be known as the "LGBT Protection" Act of 2015			
14	Section 1.	This act shall be known as the EGDT Trotection Tet of 2015			
15	Section 2.	NEW LAW A new section of law to be codified in the Oklahoma			
16	2000011 20	Statues to read as follows:			
17					
18	A.	Every public secondary schools and universities must have an LGBT			
19		committee.			
20	B.	Each committee will consist of three (3) to five (5) members, with at least two			
21		(2) faculty or staff members and at least one (1) student representative.			
22					
23	Section 3.	This act shall become effective 90 days after passage and approval.			

1	Oklahoma Intercollegiate Legislature		
2 3		2 nd Session of the 47 th Legislature (2015)	
4	Senate Bill No. OPS	U-004 Dye (OPSU)	
5		• ` '	
6		AS INTRODUCED	
7			
8		ng to high school physical education; providing short title; providing for	
9	definitions; p	providing for codification; and providing an effective date.	
10		AN THE STATE OF OUR AMONA	
11	BE IT ENACTED B	BY THE STATE OF OKLAHOMA	
12 13	Section 1.	This act shall be known as the "When in Doubt Twerk It Out" Act of	
14	Section 1.	2015.	
15		2015.	
16	Section 2.	DEFINITIONS	
17			
18	"Twe	erking" refers to a stylized technique of jiggling, bouncing, or shaking of the	
19	butto	cks and surrounding areas.	
20			
21	Section 3.	NEW LAW A new section of law to be codified in the Oklahoma	
22 23 24 25		Statutes to read as follows:	
23	TT' 1		
24 25	High	school physical education shall include twerking instruction and practice.	
25 26	Section 3.	This act shall become effective 90 days after passage and approval.	
20	Section 3.	This act shall become effective 90 days after passage and approval.	

1	Oklahoma Intercollegiate Legislature		
2	2 nd Session of the 47 th Legislature (2015)		
3			
4	Senate Bill No. OPSU-005 Thompson (OPSU		
5		Morgan (OPSU)	
6			
7		AS INTRODUCED	
8			
9	An act relating to on-campus washers and dryers; providing for codification; and		
10	provid	ding an effective date.	
11	DE IT ENACTED D	V THE CTATE OF OUL AHOMA	
12	BE II ENACIED B	Y THE STATE OF OKLAHOMA	
13 14	Section 1.	This act shall be known as the "Clean Rights" Act of 2015.	
15	Section 1.	This act shall be known as the Clean Rights Act of 2013.	
16	Section 2.	NEW LAW A new section of law to be codified in the Oklahoma	
17	Section 2.	Statues to read as follows:	
18		Statues to read as follows.	
19	Unon	passage and publication, all colleges and universities shall install charge-	
20	free washing and drying machines on the grounds of their campus, including but		
21		mited to dormitories, student unions, and housing clubhouse laundromats.	
22	not in	inter to dominiones, stadent amons, and nodeing elacifodese laundromates.	
23	Section 3.	This act shall become effective at the beginning of the Fall semester of the	
24		colleges and universities affected first following passage and approval.	

1		Oklahoma Intercollegiate Legislature	
2	2	2 nd Session of the 47 th Legislature (2015)	
3			
4	Senate Bill No. OPSU-006		Thompson (OPSU)
5			
6		AS INTRODUCED	
7	A 1		
8	•	g to university housing; providing for short	
9	definitions; pr	roviding for codification; and providing an	effective date.
10			
11	BE IT ENACTED BY THE	STATE OF OKLAHOMA	
12 13	Section 1. This ac	act shall be known as the "Free Choices" Ac	ot of 2015
13	Section 1. This ac	ict shan de known as the Free Choices Ac	1 01 2013.
15	Section 2. DEFIN	NITIONS:	
16	Section 2. DEFIN	NITIONS.	
17	A "Co.ed liv	ving" means a living situation where both n	nales and females may
18		n the same building or room.	iaics and ichiaics may
19	nve within	if the same building of foom.	
20	B "Public co	ollege/university" refers to state funded edu	cational institutions in
21		oma state system of higher education.	cutional motitudions in
22	are oman	ona saic system of mgner caacairon.	
23	Section 3. NEW	LAW A new section of law to be codifie	ed in the Oklahoma
24		es to read as follows:	· · · · · · · · · · · · · · · · · ·
25			
26	Upon passage	e and publication, all public colleges and un	niversities shall provide ar
27		les, females, and any individuals identifyin	-
28	<u>-</u>	er of the opposite sex should they so choose	
29			
30	Section 4. This ac	ct shall become effective at the beginning of	of the Fall semester of the
31	college	es and universities affected first following	passage and approval.

1 2 3		Oklahoma Intercollegiate Legislat 2 nd Session of the 47 th Legislature (2	
		DOI! 005	Mana (ODGA)
4	Senate Bill No. O	PSU-007	Williams (OPSU)
5		A C INITRODUCED	
6 7		AS INTRODUCED	
8	An act rela	ating to discrimination of employees; providing	g short title; providing for
9		; providing for codification and providing an e	
10			
11	BE IT ENACTED	BY THE STATE OF OKLAHOMA	
12			
12 13 14	Section 1.	This act shall be known as the "Body Can	vas" Act of 2015
14			
15	Section 2.	DEFINITIONS	
16	44 T T	. 11:22 6 . 1	4
17		nnatural hair" refers to hair cut or dyed in such	a way that is considered outside
18 19	OI	the social norm.	
20	Section 3.	NEW LAW A new section of law to be	codified in the Oklahoma states
	Section 5.	to read as follows:	courred in the Oxidionia states
22		to road as ronows.	
23	A.	Public employers may not discriminate again	st piercings, tattoos, and/or
21 22 23 24 25 26		unnatural hair.	1 0, ,
25			
26	B.	Public employers may not let this affect their	decision to hire.
27			
28	Section 4. Th	is act shall become effective 90 days after pass	age and approval.

1 2		Oklahoma Intercollegiate Legislature 2nd Session of the 47 th Legislature (201	
3		2nd Session of the 17 Legislature (20)	13)
4	Senate Bill No. ORU	By: Balagia (ORU)	
5	2011000 2111 1 (0) 0110	, 001	2). 2g (0110)
6			
7		AS INTRODUCED	
8	A 1	. A O	. 1
9		ng to Art in Oklahoma; providing short title; pr	
10	providing for codification; providing for penalties; providing for exceptions; and providing an		
11	effective date.		
12		N THE CTATE OF OWLAHOMA	
13	BE II ENACIED E	Y THE STATE OF OKLAHOMA	
14	04: 1	Th: 4 -1 -11 h - 1 - 1 4 h - 60 - 604; W - 11	122 A - 4 - 62015
15	Section 1.	This act shall be known as the "Graffiti Wall	1 Act of 2015.
16	Soution 2	DEFINITIONS	
17	Section 2.	DEFINTIONS	
18 19	"Crot	Fiti? Dointing on the surfaces of property that	is visible to the public
20		fiti"- Painting on the surfaces of property that	is visible to the public,
21	commonly w	ith a can of spray paint or roll-on paint.	
	"Crot	Fit: Walls" Darmonant walls of at least 8v 12 f	t arouted for the apositio
22		fiti Walls"- Permanent walls of at least 8x12 for	i. created for the specific
23 24	purpose of ac	ecommodating graffiti art.	
25	Section 3.	NEW LAW A new section of law to be codi	find in the Oklahama Statues
26	to read as fol		fied in the Oktanoma Statues
27	to read as for	iows.	
28	A.	All city parks shall provide free and legal gra	affiti walle
29	Λ.	An erry parks shan provide nee and legal gra	arriti waris.
30	Section 4.	PENALTIES	
31	Section 4.		
32	Α Α1	ny city found to be in violation of this act shall	face a \$10,000 fine
33	71.711	ry city found to be in violation of this act shall	Tace a \$10,000 mic.
34	Section 5.	EXCEPTIONS	
35	Section 5.	Erroer from	
36	A.	If a city is not in the top 8 largest cities in Ol	klahoma, it shall not be
37		onstruct a graffiti wall.	man not be
38	required to c	one was a granter want	
39	Section 6.	This act shall become effective 90 days after	· passage and
40	approval.	ner and a colonia arrow to you day's urear	. L 25 mm
41			

1 Oklahoma Intercollegiate Legislature 2nd Session of the 47th Legislature (2015) 2 3 4 Senate Bill No. ORU-002 By: Balagia (ORU) 5 6 7 AS INTRODUCED 8 9 An act relating to Education in Oklahoma; providing short title; providing for definitions; 10 providing for codification; providing for penalties; providing for exceptions; and providing an effective date. 11 12 13 BE IT ENACTED BY THE STATE OF OKLAHOMA 14 15 This act shall be known as the "Not Too Cool For School" Act of 2015. Section 1. 16 17 Section 2. **DEFINTIONS** 18 19 "Standardized testing"- any form of test that (1) requires all test takers to answer 20 the same questions, or a selection of questions from common bank of questions, in the same way, and that (2) is scored in a "standard" or consistent manner, which makes it 21 22 possible to compare the relative performance of individual students or groups of students. 23 24 NEW LAW A new section of law to be codified in the Oklahoma Statues Section 3. 25 to read as follows: 26 27 A. Homeschool students shall be required to take standardized testing 28 provided by the Oklahoma Department of Human Services. This testing 29 shall be equivalent to the testing standards required by Oklahoma public 30 schools. 31 32 Section 4. **PENALTIES** 33 34 A. Any homeschool student who refuses to take such a test will lose their status as 35 homeschool eligible. 36 37 Section 5. **EXCEPTIONS** 38 39 A. Any student who attains his or her GED shall be immediately exempt. 40 41 Section 6. This act shall become effective 90 days after passage and 42 approval. 43

44

1		Oklahoma Intercollegiate Legislature		
2	2nd Session of the 47 th Legislature (2015)			
3				
4	Senate Bill No. ORU	J-003	By:	Balagia (ORU)
5			•	
6				
7		AS INTRODUCED		
8				
9	An act relation	ng to public welfare in Oklahoma; providing short title;	provio	ding for
10	definitions; providin	g for codification; providing for penalties; providing fo	r exce	ptions; and
11	providing an effective			•
12				
13	BE IT ENACTED B	Y THE STATE OF OKLAHOMA		
14				
15	Section 1.	This act shall be known as the "Dude, Your Toes Are	Gros	s" Act of 2015.
16				
17	Section 2.	DEFINTIONS		
18				
19	"Adu	lt"- any person over the age of 18.		
20				
21	Section 3.	NEW LAW A new section of law to be codified in the	ie Okl	ahoma Statues
22	to read as fol	lows:		
23				
24	A.	No adult shall wear flip flops, sandals, Chacos or Cro	ocs in a	a public setting.
25				
26	Section 4.	PENALTIES		
27				
28	A. Aı	ny person found to be in violation of this act shall be su	bject t	o public
29	shaming.			
30				
31	Section 5.	EXCEPTIONS		
32				
33	A.	Flip flops, sandals, and Chacos may be worn in the sl	nower.	•
34	B.	Flip flops, sandals, and Chacos may be worn up to five	ve day	s after the
35		wearer has received a pedicure.		
36				
37	Section 6.	This act shall become effective 90 days after passage	and	
38	approval.			
39				

1	
2	Oklahoma Intercollegiate Legislature
3	2 nd Session of the 47 th Legislature (2015)
4	
5	Senate Bill No. ORU-004 By: Scott (ORU)
6	
7	AS INTRODUCED
8	
9	An act relating to State Education system; providing short title; repeal SQ 705; SQ 706;
10	providing for codification and providing an effective date.
11	
12	BE IT ENACTED BY THE STATE OF OKLAHOMA:
13	
14	
15	
16	Section 1. This act shall be known as the "Repeal Lottery Act of 2015".
17	
18	
19	Section 2.REPEALER SQ 705; 706, is hereby repealed
20	
21	
22	
23	
24	Section 3. This act shall become effective June 1 2015.
25	

1			
2		Oklahoma Intercollegiate Le	egislature
3		2 nd Session of the 47 th Legislat	
4			` ,
5	Senate Bill No. OR	U -005	By: Scott (ORU)
6			•
7		AS INTRODUCED	<u> </u>
8			
9	An act relation	ng to Animal Control; providing short	title; providing exemptions; providing
10	for codification 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 "Prob	nibition of Cat Ownership Act of
15		2015".	
16			
17	Section 2.		be codified in the Oklahoma Statues
18	to read as fol	lows:	
19	A 11 C	P 201 1 . 1 1/ . 1	1 4 1 1 0 1 1
20	All 16	elines will be deported and/or put down	n by Animal Control
21 22 23 24 25 26	Cat	orresponding the aution of ado	uting another animal anch as do so
22 2 2		owners will be given the option of ado	pung another animai such as dogs,
23 24	parro	ts, etc.	
2 4 25	Felin	es who are exported will be sent to Wy	zoming Montana and Utah
25 26	r enne	es who are exported will be sent to wy	yonning, Montana and Otan
27 27			
28	EXEMPTIO	NS	
29	LALIM TIO		
30	Felin	es which live in zoos such as lions, tig	ers, etc. will remain in the state
31	2	50 William 11 / 6 111 2000 Swell wa 110110, 118	
32			
33	Section 3.	This act shall become effective 90 d	ays after passage and approval.
3/1	-		J J WITT

1		Oklahoma Intercollegiate Legisla	
2		2 nd Session of the 47 th Legislature ((2015)
3			
4	Senate Bill	No. OSU-001	By: Ames (OSU)
5			
6		AS INTRODUCED	
7			
8		ting to the drug screening of TANF recipients; provi	iding short title; providing for
9	codification	and providing an effective date.	
10			
11	BE IT ENA	ACTED BY THE STATE OF OKLAHOMA:	
12			
13	Section 1.	This act shall be known as the "Everyone Eats"	Act of 2015.
14			
15	Section 2.	REPEALER 57 O.S. Section 230.52, Subsection	n 14: A new section of law to be
16	codified in	the Oklahoma Statues to read as follows:	
17			
18		No eligible applicant, or current recipient, of TANF	e e
19	\$	screenings of any kind during the time period of the	ir assistance.
20	a		
21	Section 3.	This act shall become effective 90 days after pas	ssage and approval.
, ,			

1	Oklahoma Intercollegiate Legislature		
2	2 nd Session of the 47 th Legislature (2015)		
3			
4	Senate Bill No. OSU- 002 By: Ames (OSU)		
5			
6	AS INTRODUCED		
7			
8	An act relating to jury transparency; 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 "Know What's Coming" Act of 2015.		
14			
15	Section 2. NEW LAW: A new section of law to be codified in the Oklahoma Statues		
16	to read as follows:		
17			
18	A. Prior to the jury's deliberation in a criminal proceeding in which a defendant		
19	is charged with a crime listed in Oklahoma statute, the court shall inform the		
20	jury of any sentence that the court is required to impose if the defendant is		
21	convicted of the crime listed in Oklahoma statute.		
22			
23	Section 3. This act shall become effective 90 days after passage and approval.		
24			

1 2 3	Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)	
3 4	Senate Bill No.OSU-003 By: Bennett (OSU	J)
5	AS INTRODUCED	
6 7 8 9	An act relating to repealing current law on solar energy and public utilities; providing short title; repealing 17 O.S. § 156, and providing an effective date.	
10	BE IT ENACTED BY THE STATE OF OKLAHOMA	
11 12 13	Section 1. This act shall be known as the "Energy Freedom" Act of 2015.	
14	Section 2. REPEALER 17 O.S. § 156 is hereby repealed	
15 16 17	Section 156. A. As used in this section:	
18	1. "Distributed generation" means:	
19	a. a device that provides electric energy that is owned, operated, leased of)r
20	otherwise utilized by the customer,	
21	b. is interconnected to and operates in parallel with the retail electric	
22	supplier's grid and is in compliance with the standards established by the)
23	retail electric supplier,	
24	c. is intended to offset only the energy that would have otherwise been	
25	provided by the retail electric supplier to the customer during the monthly	lу
26	billing period,	
27	d. does not include generators used exclusively for emergency purposes,	
28	e. does not include generators operated and controlled by a retail electric)
29	supplier, and	
30	f. does not include customers who receive electric service which include	S
31	a demand-based charge.	
32	2. "Fixed charge" means any fixed monthly charge, basic service, or other charge	
33	not based on the volume of energy consumed by the customer, which reflects the	e
34	actual fixed costs of the retail electric supplier.	
35	3. "Retail electric supplier" means an entity engaged in the furnishing of retail	
36	electric service within the State of Oklahoma and is rate regulated by the	
37	Oklahoma Corporation Commission.	
38	B. No retail electric supplier shall increase rates charged or enforce a surcharge above	1
39	that required to recover the full costs necessary to serve customers who install distribute	ea
40	generation on the customer side of the meter after the effective date of this act.	
41	C. No retail electric supplier shall allow customers with distributed generation installed	r
42	after the effective date of this act to be subsidized by customers in the same class of	
43	service who do not have distributed generation.	
44 45	D. A higher fixed charge for customers within the same class of service that have	
45	distributed generation installed after the effective date of this act, as compared to the	
46	fixed charges of those customers who do not have distributed generation, is a means to	

1	avoid subsidiz	ation between customers within that class of service and shall be deemed in	
2	the public interest.		
3	E. Retail elect	ric suppliers shall implement tariffs in compliance with this act no later	
4	than Decembe	r 31, 2015.	
5			
6	Section 3.	This act shall become effective ninety (90) days after passage and	
7		approval.	
8			

1 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)
3	2 Session of the 47 Legislature (2013)
4 5	Senate Bill No. OSU-004 By: Bennett (OSU
<i>5</i>	AS INTRODUCED
7	AS INTRODUCED
8	An act relating to the inspection of road and bridge repairs; providing short title;
9	providing for codification, providing for definitions, and providing an effective date.
10	providing for codification, providing for definitions, and providing an effective date.
11	BE IT ENACTED BY THE STATE OF OKLAHOMA
12	DETI LIMICIED DI THE SIMIE OF OREMIONIA
13	Section 1. This act shall be known as the "Pothole Patrol" Act of 2015.
14	Section 1. This det shair se known as the Tothole Fairor Flet of 2013.
15	Section 2. DEFINITIONS
16	
17	A. "Inspection"- included but not limited to, visual, chemical, physical, or
18	otherwise technical analysis of a physical object.
19	B. "Project"- a job issued by an acting government official
20	C. "Government Official"-Any person employed by a state, county, or
21	municipal government and participates in the exercise of authority, whether
22	they are elected or not.
23	D. "Acting Government Official"- A government official who is given legal
24	authority to assign and pay a group to repair a public road or bridge within
25	their jurisdiction.
26	E. "Assigned Government Official"- A government official that is deemed as
27	competent by an acting government official to complete a task.
28	
29	Section 3. NEW LAW: A new section of law to be codified in the Oklahoma Statues
30	to read as follows:
31	
32	A. For any road or bridge repair project initiated by state, county, or municipal
33	government that costs at least one thousand (1000) dollars, an inspection of
34	the repair by an assigned government official must occur.
35	B. The government official shall be assigned by the acting official which
36	initiated the repair.
37	C. The process of inspection by a government official must occur within thirty
38	(30) days of the completion of the repair.
39	D. Groups subject to repair inspection include but are not limited to companies
40	and individuals who are being paid by any level of government to repair a
41	road or bridge.
42	E. Any repair completed directly by the Oklahoma Department of Transportation
43	is not subject to inspection.
44 45	F. If the repair is concluded to be poor or incorrect by the assigned official, then
45	any other current projects by the group(s) shall be reassigned to another

1	group, and the acting official shall not assign said group(s) to any other
2	projects for a minimum period of two (2) weeks.
3	G. If the group's repairs are found to be poor or incorrect a second time after the
4	first wait period, then a second wait period of six (6) months shall be
5	enforced.
6	H. Any repairs found to be insufficient by the group after the first six (6) month
7	wait period shall result in another wait period of six (6) months; incurring the
8	same wait period from any time after this.
9	
10	Section 4. This act shall become effective 90 days after passage and approval.
11	
12	

1 2 2			Oklahoma Interco 2 nd Session of the 47			
3 4	Senate Bill No. OSU-	-005			Ву	: Kaleka (OSU)
5			A C INITID	ODLICED		
6 7			AS INTR	<u>ODUCED</u>		
8	An act relating	a to un	fit vehicles; providir	a chart title: prov	iding for defini	tions: providing
9	for codification; provi	_	-	-	-	
10	date.	riding i	or exemptions, provi	ding for penanties	, and providing	, an enceuve
11	auto.					
12	BE IT ENACTED BY	Y THE	STATE OF OKLAI	HOMA		
13						
14	Section 1.	This a	act shall be known as	s the "Death to Cl	unkers" Act of	2015.
15						
16	Section 2. DEI	EFINIT	IONS:			
17	A.	. "Car	dealership"- busines	s that sells new of	used cars at the	e retail level,
18			on a dealership con			
19	В.	"Unfi	t"- not of the necess	ary quality or stan	dard to meet a	particular
20	~	purpo				
21	C. "Vehicle"- a thing used for transporting people or goods					
22	D. "Fit"- of a suitable quality, standard, or type to meet the required purpose.					
23	E. "Independent third party"- a person or group involved with a contract or transaction with no legal rights in the matter			a contract or		
2425	E		ate seller" – a person			a buyar rathar
26	Г.		hrough an agent or t		he directly to the	ie buyer, ramer
27		tiiaii t	infough an agent of t	inia party		
28	Section 3.	NEW	LAW A new section	n of law to be cod	ified in the Okl	ahoma Statues
29	to read as follo					
30			will henceforth be il	legal for car deale	erships to sell u	nfit vehicles to
31			onsumers, with or wi			
32			ll vehicles sold by a		_	d and declared
33		fi	t by an independent	party accredited b	y the Automoti	ve Service
34			ssociation, or anothe			-
35			tate of Oklahoma tha		redentials deal	ng with
36			itomotive mechanics			
37			he independent third			
38			ocumentation certify			
39			ealerships must prov			
40			contract confirming		_	wnich certifies
41 42		UI	e vehicle in question	is in for the road		
42	Section 4. EXI	ЕМРТ	IONS:			
44	Section 4. EXI		rivate sellers are not	bound by this law	' .	
45	Section 5. PEN				-	
46			ealerships found gui	lty by a court repr	esenting the St	ate of

1		Oklahoma shall be required to reimburse the plaintiff at the same price
2		1
2		the vehicle was sold, must pay the legal fees of the plaintiff, and must
3		also pay a reparation cost to the plaintiff of \$2,500.
4		
5		
6	Section 6.	This act shall become effective 90 days after passage and approval.
7		, , ,

1 2 3	Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2013)
5 4 5	Senate Bill No006 By: Kaleka (OSU)
5 6 7	AS INTRODUCED
8 9 10	An act relating to corporal punishement; providing short title; providing for definitions; providing for codification; providing for penalties; providing for exemptions; 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 "Vulnerable Children" Act of 2015.
16 17	Section 2. DEFINITIONS A. "Minor"- a person under the age of 18
18 19 20	B. "Corporal punishment"- physical punishment for misbehavior which includes, but is not limited to, hitting, slapping, punching, caning, whipping, scratching, biting, kicking
21 22	C. "Proper authorities"- a person or group, recognized by the state as law enforcement or given the authority to provide child care
232425	Section 3. NEW LAW A new section of law to be codified in the Oklahoma Statues to read as follows:
262728	A. No person shall, in the State of Oklahoma, be permitted to inflict corporal punishment upon a minor.
29 30 31	B. Any person or persons found, within reasonable doubt, of committing or influencing an act of corporal punishment toward a minor shall be found in violation of this law.
32 33 34	C. Anyone witnessing an act of corporal punishment toward a minor must report it to the proper authorities. Failing to report findings are in violation of this law.
35 36 37	Section 4. PENALTIES A. Should you be found committing an act of corporal punishment, you will face assault and/ or battery charges already defined under Oklahoma Statutes Title 21,
38 39 40 41 42	§641, and Title 21, §642, respectively.B. Failure to report an act of corporal punishment shall be classified as a misdemeanor until the fifth confirmed instance, after which it will be considered a felony.
43 44 45 46	Section 5. EXEMPTIONS A. Minors will not be punished for failure to report instances of corporal punishment to the proper authorities.

1 Section 6. This act shall become effective 90 days after passage and approval. 2

1 2 3	Oklahoma Intercoll 2 nd Session of the 47 ^t			
3 4 5	Senate Bill No. OSU-007	By: Metcalf (OSU) of the Senate		
6		Helms (OSU) of the House		
7 8 9	AS INTRO	<u>DUCED</u>		
10 11	An act relating to Birth Control; providing for codification; providing for penalties and providing	short title; providing for definitions; providing ding an effective date.		
12 13 14	BE IT ENACTED BY THE STATE OF OKLAH	OMA		
15 16	Section 1. This act shall be known as	the "Protecting Children" Act of 2015.		
17 18	Section 2. Definitons:			
19 20	"Consensual Sexual Intercourse" Any instance in which both parties consent to vagin			
21 22	"Consent" When both of the parties involved voluntarily agree to engage in a specific			
23	sexual activity. "Condoms" A plastic covering for a penis.			
24	"Restitution" Returning to the proper owner property or monetary value of loss due to			
25	criminal negligence.			
26				
27	Section 3. NEW LAW A new section	of law to be codified in the Oklahoma Statues		
28	to read as follows:			
29				
30	Any male who engages in consens	ual sexual intercourse is legally and financially		
31	· · · · · · · · · · · · · · · · · · ·			
32	(18) years of age.			
33		equired to earn twenty five thousand (25,000)		
34	· · · · · · · · · · · · · · · · · · ·			
35	convicted the court must pay restitution equal to the time upon conviction.			
36	· · · · · · · · · · · · · · · · · · ·	via a medical prescription from a health care		
37	± • • • • • • • • • • • • • • • • • • •	ption at the age of fifteen (15). Stores are not		
38	allowed to sell condoms directly to the pu	DIIC.		
39 40	Section 4. PENALTIES:			
41	Section 4. I ENALTIES.			
42	Any male caught not providing fin	ancial and legal support is sentenced to twenty		
43		dollar fine which is to be used for child care. If		
44	the male attempts to leave the state withou			
45	r to the state of	1 / 37		
46	Section 5. This act shall become effect	tive 90 days after passage and approval.		

1					
2	Oklahoma Intercollegiate Legislature				
3	2 nd Session of the 47 th Legislature (2015)				
4					
5	Senate Bill No. OSU-008 By: Metcalf (OS)				
6					
7	AS INTRODUCED				
8					
9	An act relating to history text books; providing short title; providing for definitions;				
10	providing for codification; and providing an effective date.				
11					
12	BE IT ENACTED BY THE STATE OF OKLAHOMA				
13	G 2 1 TTI 1 1 1 1 1 4 (XXI) XXI (20) A 4 (20) 17				
14	Section 1. This act shall be known as the "Wait What?" Act of 2015.				
15	Continue 2 DEFINITIONS				
16 17	Section 2. DEFINITIONS				
17	"Committee" A committee is a group of fifteen Dh D contified historians				
18 19	"Committee" A committee is a group of fifteen Ph D certified historians. "State Superintendent" The State Superintendent oversees all business and				
20	instruction in the state of Oklahoma and selects which historians serve on the				
21					
	history textbook selection committee. "Ph. D" A Ph. D is a doctorate degree and someone who may be addressed as				
22 23 24 25 26	"Ph. D" A Ph. D is a doctorate degree and someone who may be addressed as 'doctor'. Also known as the highest award earned in graduate school.				
24	"Historian" A historian is someone with a Ph D in history.				
25	"History" History is the study of the past.				
26	"Textbook" A textbook is a book for which a student can consult as well as any				
27	other course material.				
28					
29	Section 3. NEW LAW A new section of law to be codified in the Oklahoma Statues				
30	to read as follows:				
31					
32	A. The State Superintendent shall select candidates for a committee that will				
33	select the Oklahoma textbook curriculum. Each candidate must have a Ph. D				
34	in History. Each candidate will be voted on by the State Board of Education.				
35	Each candidate that receives a majority vote will join the committee. Each				
36	member may only serve on the committee for four years.				
37	B. The committee shall have no more than fifteen members.				
38	C. The committee will review materials sent to them from publishers of history				
39	textbook companies and they will take a vote on which ones public schools				
40	can purchase.				
41	D. The committee will compile a list of companies that public schools can buy				
12	from and implement in classrooms.				
13 14	E. The committee will meet between the months of May and August every other				
14 15	year to review the materials on the list.				
45 46	Section 4 This act shall become effective on July 1, 2019				
-11	ACCION 4 THIS ACT SHALL DECOME EMPCHAE ON THIS 1 /ULY				

1	Oklahoma Intercollegiate Legislature
2	2 nd Session of the 47 th Legislature (2015)
3	
4	Senate Bill No.OSU-009 By: Solt (OSU)
5	
6	<u>AS INTRODUCED</u>
7	
8	An act relating to gender-neutral restrooms in public schools; providing short
9	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 "Gotta Pee, Lemme Be" Act of 2015.
14	Section 1. This act shall be known as the Gotta Fee, Lemme Be Act of 2013.
15	Section 2. NEW LAW: A new section of law to be codified in the Oklahoma
16	Statues to read as follows:
17	Statues to feat as follows.
18	a. Any toilet facility designed for use by no more than one person at a time in any public
19	school, whether existing or proposed, shall not be restricted to a specific sex or gender identity
20	by signage, design, or installation of fixtures.
21	b. Public schools with a mandatory physical education course that require students to
22	change their clothes before and after class, will offer a third changing facility and locker room to
23	be termed "gender neutral". This facility shall have all the necessary equipment and amenities
24	that existing locker room and changing facilities have.
25	
26	Section 3. This act shall become effective 90 days after passage and approval.
27	
28	
20	

1	Oklahoma Intercollegiate Legislature		
2	2 nd Session of the 47 th Legislature (2013)		
3			
4	Senate Bill No. OSU- 010 By: Whitmire (OSU)	
5			
6	AS INTRODUCED		
7			
8	An act relating to the ability of counties and cities to set their own minimum	wage	
9	rates; providing short title; providing for definitions; providing for codification	n;	
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 "Minimum Overreach" Act of 2015.		
15			
16	Section 2. DEFINITIONS		
17			
18	A. Minimum Wage: The minimum hourly wage that must be paid by employ	ers/	
19	to their employees set by the state government		
20	B. Wait Staffs: Any food service worker who abides by the lower minimum		
21	wage of \$2.00 per hour.		
22			
23	Section 3. NEW LAW A new section of law to be codified in the Oklahoma		
24	Statues to read as follows:		
25			
26	A. Counties and/or cities will hereby be allowed to set their own minimum v		
27	above that of the state minimum wage (follows the federal minimum wag	e)	
28	without any penalties from the state government.		
29	B. The State government cannot restrict cities or counties from setting an		
30	independent minimum wage so long as it is above the standing state mini	mum	
31	wage.		
32	C. The current minimum wage laws will maintain that employers of ten or n		
33	full time employees at any one location and employers with annual gross		
34	over \$100,000 irrespective of number of full time employees as well as for	od	
35	service persons such as wait staffs.		
36			
37	Section 4. This act shall become effective 90 days after passage and approval		
38			

1	Oklahoma Intercollegiate Legislature
2	2 nd Session of the 47 th Legislature (2015)
3 4	Senate Bill No. OSU-011 By: Whitmire (OSU)
5 6	AS INTRODUCED
7	AS INTRODUCED
8	An act relating to the legalization of recreational and medicinal marijuana; providing for
9	short title; providing for definitions; providing for codification; providing for penalties;
10	and providing for an effective date
11	providing for an errorn to ante
12 13	BE IT ENACTED BY THE STATE OF OKLAHOMA
14	Section 1. This act shall be known as the "Yes We Cannabis" Act of 2015.
15	Section 1. This act shall be known as the Tes we Calinable Act of 2013.
16	Section 2. DEFINITIONS
17	"medicinal"- for medical purposes as prescribed by a medical practitioner
18	"recreational"- for the use of the general public without specific utility
19	"marijuana" – substances edible or for smoking containing cannabis and/or hemp
20	
21	Section 3. NEW LAW A new section of law to be codified in the Oklahoma Statues
22	to read as follows:
23	A. Following the passage of this bill marijuana will be legal for all citizens over
24	the age of 18 and can legal be sold in licensed retail stores for purposes
25	medicinal or recreational. Driving while under the influence of marijuana will
26	still be considered DUI.
27	B. Those convicted of crimes due to marijuana that did not include
28	selling/distributing to a minor, mass distribution, or driving while under the
29	influence of marijuana will be entitled to new sentencing hearing to determine
30	their new sentence after the passage of this bill.
31	C. Government property will not allow marijuana on the premises, nor will
32	public primary schools.
33	
34	Section 4. PENALTIES
35	A. Penalties of selling/distributing to a minor will follow those of
36	selling/distributing cigarettes to a minor.
37	B. All DUI related penalties will remain the same.
38	C. Carrying or consuming marijuana substances on federal, state, or public
39	school property will carry a sentence of up to one thousand dollars (1,000)
40	and/or thirty days (30) in jail.
41	Section 5 This act shall become affective 00 days after passage and approval
42	Section 5. This act shall become effective 90 days after passage and approval
43	

1 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2013)
3 4	Senate Bill No. OSU-012 By: Whitmire (OSU)
5 6	AS INTRODUCED
7	
8	An act relating to Car Dealerships; providing short title; providing for definitions;
9	providing for codification; providing for penalties and providing an effective date.
10	
11	BE IT ENACTED BY THE STATE OF OKLAHOMA
12	Section 1. This act shall be known as the "The Capitalist Solution" Act of 2015.
13 14	Section 1. This act shall be known as the "The Capitalist Solution" Act of 2015.
15	Section 2. DEFINITIONS
16	A. "Dealerships" – any authorized dealership selling new cars
17	B. "New Car" – cars with no previous owners but may still have been test driven
18	r
19	Section 3. NEW LAW A new section of law to be codified in the Oklahoma Statues
20	to read as follows:
21	A. The previous dealership laws prohibiting any "non-authorized" dealership to
22	sell new cars shall be declared null and void. Subsequently laws prohibiting
23	car dealerships from opening in certain areas because other dealers have
24	already opened are also null in void.
25	B. Car dealerships shall be treated as other retailers and will no longer be the
26 27	example of monopolistic market conditions and will be subject to the same laws and restrictions and freedoms as other mainstream retailers.
28	C. Dealerships will also be allowed to sell multiple brands of new cars as
29	opposed to dealerships being restricted to one brand.
30	opposed to dedicting testricted to one braild.
31	Section 4. PENALTIES
32	A. Dealerships found trying to restrict third party dealerships from opening in
33	order to maintain monopolistic conditions will be subject to investigation and
34	the penalty will be determined by a judge of the county in which the infraction
35	occurred but monetary penalties must not exceed 1/10 the defendant
36	companies annual profits.
37	companies amain profits.
38	Section 5. This act shall become effective 90 days after passage and approval
39	2.2.2.2.2. 2. 2.2.2.2.2.2.2.2.2.2.2.2.2

1 Oklahoma Intercollegiate Legislature 2nd Session of the 47th Legislature (2015) 2 3 4 Senate Bill No. RSU-001 By: Aven (RSU) 5 AS INTRODUCED 6 7 An act relating to sex education in schools; providing short title; amending 70 O.S. § 11-8 105.1, 25 O.S. § 2003; providing for an effective date. 9 10 BE IT ENACTED BY THE STATE OF OKLAHOMA 11 12 This act shall be known as the "Legitimate Sex Education Act of 2015." Section 1. 13 14 Section 2. **DEFINITIONS** 15 16 Sexuality/Sexual Orientation - The orientation, or placement, of one's 17 sexual attractions within the spectrum of sexuality (Including but not limited to: Heterosexual, Homosexual, Bisexual, Asexual, et cetera). 18 19 20 Gender Identity – The gender(/s) which one identifies as, one's gender 21 identity may or may not align with their assigned gender at birth (agab) 22 and/or biological sex (Including but not limited to: Cisgender, 23 Transgender, Non-Binary, et cetera). 24 25 Section 3. AMENDATORY 70 O.S. § 11-105.1 and 25 O.S. § 2003 is amended to 26 read as follows: 27 28 70 O.S. § 11-105.1 29 30 A. All curriculum and materials including supplementary materials which will be used to teach or will be used for or in connection with a sex education class or 31 32 program which is designed for the exclusive purpose of discussing sexual 33 behavior or attitudes, or any test, survey or questionnaire whose primary purpose 34 is to elicit responses on sexual behavior or attitudes shall be available through the 35 superintendent or a designee of the school district for inspection by parents and 36 guardians of the student who will be involved with the class, program or test, 37 survey or questionnaire. Such curriculum, materials, classes, programs, tests, 38 surveys or questionnaires shall have as one of its primary purposes the teaching of 39 or informing teach or inform students about the nature(s), function(s), and 40 process(es) of human reproductive organs; the nature(s), function(s), and process(es) of basic human sex acts; the nature(s), function(s), and process(es) of 41 human pregnancy, childbirth, and abortion; the subject of sexuality/sexual 42 orientation and any variations thereof; the different forms of contraceptives and 43 44 their uses; the proper use of contraceptives; sexually transmitted diseases (STDs) or sexually transmitted infections (STIs) and how to avoid contracting one. about 45 the practice of abstinence. The superintendent or a designee of the school district 46

 shall provide prior written notification to the parents or guardians of the students involved of their right to inspect the curriculum and material and of their obligation to notify the school in writing if they do not want their child to participate in the class, program, test, survey or questionnaire. Each local board of education shall determine the means of providing written notification to the parents and guardian which will ensure effective notice in an efficient and appropriate manner. All students will be required to take a sex education class or program. No student shall be required to participate in a sex education class or program which discusses sexual behavior or attitudes if a parent or guardian of the student objects in writing to such participation. If the type of program referred to in this section is a part of or is taught during a credit course, a student may be required to enroll in the course but shall not be required to receive instruction in or participate in the program if a parent or guardian objects in writing.

B. The superintendent or a designee of a school district in which sex education is taught or a program is offered which is designed for the exclusive purpose of discussing sexual behavior or attitudes shall approve all curriculum and materials which will be used for such education and any test, survey or questionnaire whose primary purpose is to elicit responses on sexual behavior or attitudes used in the school prior to their use in the classroom or school. The teacher involved in the class, program, testing or survey shall submit the curriculum, materials, tests or surveys to the superintendent or a designee for approval prior to their use in the classroom or school. This section shall not apply to those students enrolled in classes, programs, testings or surveys offered through an alternative education program.

C. The curriculum, materials, tests, surveys or questionnaires used by a school district must be medically accurate; the curriculum, materials, tests, surveys or questionnaires used by a school district must not show any bias as to the moral or religious views or ideals surrounding sex, sexuality, contraceptives, pregnancy, sexually transmitted diseases (STDs)/sexually transmitted infections (STIs) or the teaching of these subjects.

25 O.S. § 2003

- A. The board of education of a school district, in consultation with parents, teachers and administrators, shall develop and adopt a policy to promote the involvement of parents and guardians of children enrolled in the schools within the school district, including:
 - 1. A plan for parent participation in the schools which is designed to improve parent and teacher cooperation in such areas as homework, attendance and discipline;

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- 2. Procedures by which parents may learn about the course of study for their children and review learning materials, including the source of any supplemental educational materials;
- 3. Procedures by which parents who object to any learning material or activity on the basis that it is harmful may withdraw their children from the activity or from the class or program in which the material is used. Objection to a learning material or activity on the basis that it is harmful includes objection to a material or activity because it questions beliefs or practices in sex, morality or religion;
- 4. If a school district offers any sex education curricula pursuant to Section 11-105.1 of Title 70 of the Oklahoma Statutes or pursuant to any rules adopted by the State Board of Education, procedures to opt out of a school district from providing sex education instruction to a child if the child's parent provides written objection to the child's participation in the sex education curricula;
- Procedures by which parents will be notified in advance of and given the opportunity to withdraw their children from any instruction or presentations regarding sexuality in courses other than formal sex education curricula pursuant to <u>Section 11–105.1 of Title 70</u> of the Oklahoma Statutes;
- 6. Procedures by which parents may learn about the nature and purpose of clubs and activities that are part of the school curriculum, as well as extracurricular clubs and activities that have been approved by the school; and
- 7. Procedures by which parents may learn about parental rights and responsibilities under the laws of this state, including the following:
 - a. the right to opt out of a sex education curriculum if one is provided by the school district,
 - b. open enrollment rights,
 - c. the right to opt out of assignments pursuant to this section,
 - d. the right to be exempt from the immunization laws of the state pursuant to <u>Section 1210.192 of Title 70</u> of the Oklahoma Statutes,
 - e. the promotion requirements prescribed in <u>Section 1210.508E of Title 70</u> of the Oklahoma Statutes,

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- f. the minimum course of study and competency requirements for graduation from high school prescribed in <u>Section 11-103.6 of</u> Title 70 of the Oklahoma Statutes,
- g. the right to opt out of instruction on the acquired immune deficiency syndrome pursuant to <u>Section 11-103.3 of Title 70</u> of the Oklahoma Statutes,
- h. the right to review test results,
- i. the right to participate in gifted programs pursuant to Sections 1210.301 through 1210.308 of Title 70 of the Oklahoma Statutes,
- j. the right to inspect instructional materials used in connection with any research or experimentation program or project pursuant to <u>Section 11-106 of Title 70</u> of the Oklahoma Statutes,
- k. the right to receive a school report card,
- 1. the attendance requirements prescribed in Section <u>10-106 of</u> Title 70 of the Oklahoma Statutes,
- m. the right to public review of courses of study and textbooks,
- n. the right to be excused from school attendance for religious purposes,
- o. policies related to parental involvement pursuant to this section,
- the right to participate in parent-teacher associations and organizations that are sanctioned by the board of education of a school district, and
- q. the right to opt out of any data collection instrument at the district level that would capture data for inclusion in the state longitudinal student data system except what is necessary and essential for establishing a student's public school record.
- B. The board of education of a school district may adopt a policy to provide to parents the information required by this section in an electronic form.
- C. A parent shall submit a written request for information pursuant to this section during regular business hours to either the school principal at the school site or the superintendent of the school district at the office of the school district.

1 Within ten (10) days of receiving the request for information, the school 2 principal or the superintendent of the school district shall either deliver the 3 requested information to the parent or submit to the parent a written 4 explanation of the reasons for the denial of the requested information. If the 5 request for information is denied or the parent does not receive the requested 6 information within fifteen (15) days after submitting the request for 7 information, the parent may submit a written request for the information to the 8 board of education of a school district, which shall formally consider the 9 request at the next scheduled public meeting of the board if the request can be 10 properly noticed on the agenda. If the request cannot be properly noticed on the agenda, the board of education of a school district shall formally consider 11 12 the request at the next subsequent public meeting of the board. 13 14

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

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1 2	Oklahoma Intercollegiate Legislative 2nd Session of the 47th Legislature (2015)				
3 4	Senate Bill No. RSU-002 By:Aven (RSU)				
5 6	AS INTRODUCED				
7 8 9	An act relating to marriage; providing short title; amending 43 O.S. § 3, 43 O.S. § 3.1, 43 O.S. § 7.1; providing for 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 "Marriage Recognition of 2015."				
15 16 17	Section 2. AMEDATORY 43 O.S. § 3, 43 O.S. § 3.1, 43 O.S. § 7.1 is amended to read as follows:				
18 19 20	43 O.S. § 3 Any unmarried person who is at least eighteen (18) years of age and not otherwis disqualified is capable of contracting and consenting to marriage with a person of the opposite sex.				
21 22 23 24 25 26	43 O.S. § 3.1 A marriage between persons of the same gender performed in another state shall not be recognized as valid and binding in this state as of the date of the marriage.				
27 28 29 30 31 32	 43 O.S. § 7.1 A. No Any regularly licensed, ordained or authorized official of any religious organization shall be required to solemnize or recognize any marriage that violates the official's conscience or religious beliefs. A regularly licensed, ordained or authorized official of any religious organization shall not be immune from any civil claim or cause of action based on a refusal to solemnize or recognize any marriage on the grounds that it violates the 				
34 35 36 37	official's conscience or religious beliefs. B. As used in this section: 1. "Recognize" means to provide religious-based services that:				
38 39 40 41 42	a. are delivered by a religious organization or by an individual who is managed, supervised or directed by a religious organization, and b. are designed for married couples or couples engaged to marry and are directly related to solemnizing, celebrating, strengthening or promoting a marriage, such as religious counseling programs,				
43 44 45 46	courses, retreats and workshops; and 2. "Religious organization" means any church, seminary, synagogue, temple, mosque, religious order, religious corporation, association or society, whose identity is distinctive in terms of common religious creed,				

1		beliefs, doctrines, practices or rituals of any faith or denomination,
2		including any organization qualifying as a church or religious organization
3		under Section 501(c)(3) or 501(d) of the United States Internal Revenue
4		Code
5		
6	Section 3.	This act shall become effective ninety (90) days after its passage and
7		approval.
8		

1 2		Oklahoma Intercollegiate Legi 2 nd Session of the 47th Legislatu		
3		2 Session of the 17th Begishad	(2010)	
4 5	Senate Bill No. RSU	J-003	By: Aven (RSU)	
6		AS INTRODUCED		
7		TIS IN TROBUCED		
8	An act relati	ng to discrimination regarding sexual orienta	ations and gender identities:	
9	providing short title; amending 25 O.S. § 1302, 25 O.S. § 1303, 25 O.S. § 1304, 25 O.S.			
10	§ 1305, 25 O.S. § 1306, 25 O.S. § 1402, 25 O.S. § 1452, 25 O.S. § 1601; providing			
11	definitions;	providing an effective date.		
12	•	-		
13	BE IT ENACTED I	BY THE STATE OF OKLAHOMA		
14				
15	Section 1.	This act shall be known as the "Non-Disc:	riminatory Act of 2015."	
16				
17	Section 2.	DEFINITIONS		
18		((3 10 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1	
19		"Sexual Orientation(s)" – The orientation		
20		attractions within the spectrum of sexualit		
21 22		Heterosexual, Homosexual, Bisexual, Ase	exual, et cetera).	
23		"Gender Identity(ies)" – The gender(/s) w	which one identifies as one's	
24		gender identity may or may not align with	· · · · · · · · · · · · · · · · · · ·	
25		(agab) and/or biological sex (Including bu		
26		Transgender, Non-Binary, et cetera).		
27		3 , , , ,		
28	Section 3.	AMENDATORY 25 O.S. § 1302, 25 O.S	. § 1303, 25 O.S. § 1304, 25 O.S	
29		§ 1305, 25 O.S. § 1306, 25 O.S. § 1402, 2	25 O.S. § 1452, 25 O.S. § 1601 is	
30		amended to read as follows:		
31				
32	25 O.S. § 13			
33		is a discriminatory practice for an employer:		
34	1	To fail or refuse to hire, to discharge, or o		
35 36		an individual with respect to compensatio		
30 37		privileges or responsibilities of employmereligion, sex, sexuality, gender identity, na		
38		information or disability, unless the emplo		
39		accommodation for the disability would in	•	
40		operation of the business of such employe	± ±	
41		operation of the customess of such employe	, 02	
42	2	. To limit, segregate, or classify an employe	ee or applicant for employment	
43		in a way which would deprive or tend to d		
44		employment opportunities or otherwise ac	-	
45		employee, because of race, color, religion		
46		national origin, age, genetic information of	or disability, unless the employer	

 can demonstrate that accommodation for the disability would impose an undue hardship on the operation of the business of such employer.

B. This section does not apply to the employment of an individual by his or her parents, spouse, or child or to employment in the domestic service of the employer.

25 O.S. § 1303

It is a discriminatory practice for an employment agency to fail or refuse to refer for employment, or otherwise to discriminate against, an individual because of race, color, religion, sex, sexuality, gender identity, national origin, age, genetic information or disability, unless the agency can demonstrate that accommodation for the disability would impose an undue hardship on the operation of the business of such agency, or to classify or refer for employment an individual on the basis of race, color, religion, sex, sexuality, gender identity, national origin, age, genetic information or disability, unless the agency can demonstrate that accommodation for the disability would impose an undue hardship on the operation of the business of such agency.

25 O.S. § 1304

It is a discriminatory practice for a labor organization:

- 1. To exclude or to expel from membership, or otherwise to discriminate against, a member or applicant for membership because of race, color, religion, sex, sexuality, gender identity, national origin, age, genetic information or disability, unless the organization can demonstrate that accommodation for the disability would impose an undue hardship on the operation of the business of such organization;
- 2. To limit, segregate, or classify membership, or to classify or to fail or refuse to refer for employment an individual in a way:
 - a. which would deprive or tend to deprive an individual of employment opportunities, or
 - b. which would limit employment opportunities or otherwise adversely affect the status of an employee or of an applicant for employment, because of race, color, religion, sex, sexuality, gender identity, national origin, age, genetic information or disability, unless the organization can demonstrate that accommodation for the disability would impose an undue hardship on the operation of the business of such organization; or
- 3. To cause or attempt to cause an employer to violate Section 1101 et seq. of this title.

25 O.S. § 1305

It is a discriminatory practice for an employer, labor organization, or joint labor-management committee controlling apprenticeship, on-the-job, or other training or retraining program, to discriminate against an individual because of race, color, religion, sex, sexuality, gender identity, national origin, age, genetic information or disability, unless the employer, organization or committee can demonstrate that accommodation for the disability would impose an undue hardship on the operation of the business of such employer, organization or committee, in admission to, or employment in, a program established to provide apprenticeship or other training.

25 O.S. § 1306

It is a discriminatory practice for an employer, labor organization, or employment agency to print or publish or cause to be printed or published a notice or advertisement relating to employment by the employer or membership in or a classification or referral for employment by the labor organization, or relating to a classification or referral for employment by the employment agency, indicating a preference, limitation, specification, or discrimination, based on race, color, religion, sex, sexuality, gender identity, national origin, age, genetic information or disability, unless the employer, organization or agency can demonstrate that accommodation for the disability would impose an undue hardship on the operation of the business of such employer, organization or agency; but a notice or advertisement may indicate a preference, limitation, specification, or discrimination based on religion, sex, or national origin when religion, sex, or national origin is a bona fide occupational qualification for employment.

25 O.S. § 1402

It is a discriminatory practice for a person to deny an individual the full and equal enjoyment of the goods, services, facilities, privileges, advantages, and accommodations of a "place of public accommodation" because of race, color, religion, sex, sexuality, gender identity, national origin, age, or disability.

25 O.S. § 1452

- A. It shall be an unlawful discriminatory housing practice for any person, or any agent or employee of such person:
 - 1. To refuse to sell or rent after the making of a bona fide offer, or to refuse to negotiate for the sale or rental of any housing, or otherwise make unavailable or deny any housing because of race, color, religion, gender identity, sexuality, national origin, age, familial status, or disability;
 - 2. To discriminate against any person in the terms, conditions, or privileges of sale or rental of housing, or in the provision of services or facilities in connection with any housing because of race, color, religion, gender identity, sexuality, national origin, age, familial status, or disability;

- 3. To make, print, publish, or cause to be made, printed, or published any notice, statement, or advertisement, with respect to the sale or rental of housing that indicates any preference, limitation, discrimination, or intention to make any such preference, limitation, or discrimination because of race, color, religion, gender <u>identity</u>, sexuality, national origin, age, familial status, or disability;
- 4. To represent to any person, for reasons of discrimination, that any housing is not available for inspection, sale, or rental when such housing is in fact so available because of race, color, religion, gender identity, sexuality, national origin, age, familial status, or disability;
- 5. To deny any person access to, or membership or participation in, a multiple-listing service, real estate brokers' organization or other service, organization, or facility relating to the business of selling or renting dwellings, or discriminate against a person in the terms or conditions of access, membership, or participation in such an organization, service, or facility because of race, color, religion, gender identity, sexuality, national origin, age, familial status, or disability;
- 6. To include in any transfer, sale, rental, or lease of housing any restrictive covenant that discriminates, or for any person to honor or exercise, or attempt to honor or exercise, any discriminatory covenant pertaining to housing because of race, color, religion, gender <u>identity</u>, <u>sexuality</u>, national origin, age, familial status, or disability;
- 7. To refuse to consider the income of both applicants when both applicants seek to buy or lease housing because of race, color, religion, gender <u>identity</u>, sexuality, national origin, age, familial status, or disability;
- 8. To refuse to consider as a valid source of income any public assistance, alimony, or child support, awarded by a court, when that source can be verified as to its amount, length of time received, regularity, or receipt because of race, color, religion, gender identity, sexuality, national origin, age, familial status, or disability;
- 9. To discriminate against a person in the terms, conditions, or privileges relating to the obtaining or use of financial assistance for the acquisition, construction, rehabilitation, repair, or maintenance of any housing because of race, color, religion, gender <u>identity</u>, sexuality, national origin, age, familial status, or disability;
- 10. To discharge, demote, or discriminate in matters of compensation or working conditions against any employee or agent because of the obedience of the employee or agent to the provisions of this section;
- 11. To solicit or attempt to solicit the listing of housing for sale or lease, by door to door solicitation, in person, or by telephone, or by distribution of circulars, if one of the purposes is to change the racial composition of the neighborhood;
- 12. To knowingly induce or attempt to induce another person to transfer an interest in real property, or to discourage another person from

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purchasing real property, by representations regarding the existing or potential proximity of real property owned, used, or occupied by persons of any particular race, color, religion, gender <u>identity</u>, <u>sexuality</u>, national origin, age, familial status or disability, or to represent that such existing or potential proximity shall or may result in:

- a. the lowering of property values,
- b. a change in the racial, religious, or ethnic character of the block, neighborhood, or area in which the property is located,
- c. an increase in criminal or antisocial behavior in the area, or
- d. a decline in quality of the schools serving the area;
- 13. To refuse to rent or lease housing to a blind, deaf, or disabled person on the basis of the person's use or possession of a bona fide, properly trained guide, signal, or service dog;
- 14. To demand the payment of an additional nonrefundable fee or an unreasonable deposit for rent from a blind, deaf, or disabled person for such dog. Such blind, deaf, or disabled person may be liable for any damage done to the dwelling by such dog;
- 15. a. to discriminate in the sale or rental or otherwise make available or deny a dwelling to any buyer or renter because of a disability of:
 - a. that buyer or renter,
 - b. a person residing in or intending to reside in that dwelling after it is sold, rented, or made available, or
 - c. any person associated with that buyer or renter, or
- 16. to discriminate against any person in the terms, conditions, or privileges of sale or rental of a dwelling or in the provision of services or facilities in connection with the dwelling because of a disability of: a.that person,
 - b.a person residing in or intending to reside in that dwelling after it is so sold, rented, or made available, or
 - c.any person associated with that person;
- 17. For purposes of disability discrimination in housing pursuant to Sections 1451 through 1453 of this title, discrimination includes:
 - a. a refusal to permit, at the expense of the disabled person, reasonable modifications of existing premises occupied or to be occupied by the person if the modifications may be necessary to afford the person full enjoyment of the premises, provided that such person also provides a surety bond guaranteeing restoration of the premises to their prior condition, if necessary to make the premises suitable for nondisabled tenants,
 - b. a refusal to make reasonable accommodations in rules, policies, practices, or services, when the accommodations may be necessary to afford the person equal opportunity to use and enjoy a dwelling, or
 - c. in connection with the design and construction of covered multifamily dwellings for first occupancy thirty (30) months

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after the date of enactment of the federal Fair Housing Amendments Act of 1988 (Public Law 100-430), a failure to design and construct those dwellings in a manner that:

- 1. the public use and common use portions of the dwellings are readily accessible to and usable by disabled persons,
- 2. all the doors designed to allow passage into and within all premises within the dwellings are sufficiently wide to allow passage by disabled persons in wheelchairs, and
- 3. all premises within the dwellings contain the following features of adaptive design:
 - a. an accessible route into and through the dwelling,
 - b. light switches, electrical outlets, thermostats, and other environmental controls in accessible locations,
 - c. reinforcements in bathroom walls to allow later installation of grab bars, and
 - d. usable kitchen and bathrooms so that an individual in a wheelchair can maneuver about the space,
- 4. compliance with the appropriate requirements of the American National Standard for buildings and facilities providing accessibility and usability for physically disabled people, commonly cited as "ANSI A 117.1", suffices to satisfy the requirements of division (3) of this subparagraph,
- 5. as used in this subsection, the term "covered multifamily dwellings" means:
 - a. buildings consisting of four or more units if the buildings have one or more elevators, and
 - b. ground floor units in other buildings consisting of four or more units,
- 6. nothing in this subsection requires that a dwelling be made available to an individual whose tenancy would constitute a direct threat to the health or safety of other individuals or whose tenancy would result in substantial physical damage to the property of others; or
- 7. A person whose business includes engaging in residential real estate related transactions may not discriminate against a person in making a real estate related transaction available or in the terms or conditions of a real estate related transaction because of race, color, religion, gender identity, sexuality, disability, familial status, national origin or age.

B. In this section, "residential real estate related transaction" means:
1. making or purchasing loans or providing other financial assistance:
2. to purchase, construct, improve, repair, or maintain a dwelling, or
3. to secure residential real estate, or
4. selling, brokering, or appraising residential real property.
C. This section does not prohibit discrimination against a person because the
person has been convicted under federal law or the law of any state of the
illegal manufacture or distribution of a controlled substance.
D. No other categories or classes of persons are protected pursuant to Sections
1451 through 1453 of this title. The Attorney General's Office of Civil Rights
Enforcement shall have no authority or jurisdiction to act on complaints based
on any kind of discrimination other than those kinds of discrimination
prohibited pursuant to Section 1101 et seq. of this title or any other
specifically authorized by law.
Section 4. This act shall become effective ninety (90) days after passage and
approval.

1 Oklahoma Intercollegiate Legislature 2nd Session of the 47th Legislature (2015) 2 3 4 Senate Bill No. RSU-004 By: Baca (RSU) 5 6 AS INTRODUCED 7 8 An act relating to intoxicating beverages; prohibiting certain persons from purchasing 9 intoxicating beverages; amending 47 O.S. 2011 Section 11-902, modifying certain time periods for installation of ignition interlock devices; establishing the issuance of certain driver licenses 10 and identification cards; requiring the Department of Public Safety to develop procedures for the 11 12 issuance of certain replacement licenses and cards; requiring certain designation and duration; 13 and providing an effective date. 14 15 BE IT ENACTED BY THE STATE OF OKLAHOMA 16 This act shall be known as the "DUI Deterrent Act" of 2015. 17 Section 1. 18 19 Section 2. **DEFINITIONS** 20 A. "Eligible Persons" - for example but not limited to all first time aggravated 21 22 DUI offenders; all repeat DUI offenders. 23 B. "Liquor Licensed Establishments" - for example but not limited to bars, 24 pubs, restaurants, clubs, retail stores, grocery stores, convenience stores, 25 gas stations, or any establishment that has obtained a wholesaler or Class 26 B wholesaler license issued pursuant to the Oklahoma Alcoholic Beverage 27 Control Act. 28 C. "Ignition Interlock Device" - a device that, without tampering or 29 intervention by another person, would prevent the defendant from 30 operating a motor vehicle if the defendant has a blood or breath alcohol concentration of two-hundredths (0.02) or greater, to be confined by 31 32 electronic monitoring administered and supervised by the Department of Corrections or a community sentence provider, and payment of a 33 34 monitoring fee to the supervising authority, not to exceed Three Hundred 35 Dollars (\$300.00) per month. D. "BAC .08%" - a blood or breath alcohol concentration, as defined in 36 37 Section 756 of 47 O.S. of eight-hundredths (0.08) or more at the time of a 38 test of such person's blood or breath administered within two (2) hours 39 after the arrest of such person. 40 E. "Intoxicating Beverage - Any liquor or alcohol used as a beverage, and which, when so used in sufficient quantities, ordinarily or commonly 41 42 produces entire or partial intoxication. 43 44 Section 3. **NEW LAW** A new section of law to be codified in the 45 Oklahoma Statues to read as follows:

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- A. The state of Oklahoma shall hereby prohibit eligible persons from purchasing any and all intoxicating beverages from any licensed liquor establishment in the state for a minimum of 6 months following an aggravated DUI conviction.
- B. The Department of Public Safety is hereby required to develop procedures for the issuance of certain replacement licenses; the Department shall develop a procedure whereby a person subject to an order to abstain or refrain from consuming intoxicating beverages shall be required by the Department to submit their driver license or card for a replacement. The replacement driver license or card shall bear the words "Alcohol Restricted" and such designation shall remain on the driver license or card for the duration of the order to abstain or refrain. The replacement license or card shall be subject to the same expiration and renewal procedures provided by law. Upon completion of the requirements for the order to abstain or refrain, a person may apply for a replacement driver license or card.
- C. The Department of Public Safety is hereby authorized to reinstate any suspended or revoked driving privilege when the person meets the statutory requirements which affect the existing driving privilege.

Section 4. AMENDATORY 47 O.S. 2011 Section 11-902 is amended to read as follows:

- A. Any person who is convicted of a violation of driving under the influence with a blood or breath alcohol concentration of fifteen-hundredths (0.15) eight hundredths (0.08) or more pursuant to this section shall be deemed guilty of aggravated driving under the influence and hereby required to obtain and install an ignition interlock device.
- B. The Department of Public Safety is hereby required to implement this new standard for the requirement of ignition interlock devices.
- C. The Department of Public Safety is hereby required to develop procedures for the issuance of certain replacement licenses; the replacement driver license shall bear the words "Interlock Required" and such designation shall remain on the driver license for the duration of the order requiring the ignition interlock device.
- D. The Department of Public Safety is hereby authorized to reinstate any suspended or revoked driving privilege when the person meets the statutory requirements which affect the existing driving privilege.

Section 5. PENALTIES

A. Violation of Section 3 by a liquor licensed establishment shall be a misdemeanor and shall be punishable by liquor license revocation of not more than six months, or by a fine of not more than One Thousand Dollars (1,000.00), or by both such license revocation and fine following a

1	1	minimum of three conscience violations.
2	В. Ъ	Violation of Section 3 by any eligible persons shall be a misdemeanor and
3	S	shall be punishable by a fine of not more than Five Hundred Dollars
4	((\$500.00) or by imprisonment in the county jail for not more than six (6)
5	1	months, or by both such fine and imprisonment.
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7	Section	6. This act shall become effective 90 days after passage and approval.
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1 2 3	Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)
4	Senate Bill No. RSU-005 By: Hocutt (RSU)
5 6	AS INTRODUCED
7 8 9 10 11 12	An act relating to the minimum wage; providing short title; providing for declarations; providing for the establishment of a minimum wage; providing for definitions; providing for codification; providing for penalties: and providing an effective date.
13 14	BE IT ENACTED BY THE STATE OF OKLAHOMA
15 16 17	Section 1. This act shall be known and may be cited as the "Oklahoma Graduated Minimum Wage" Act of 2015.
18	Section 2. DECLARATIONS
19 20 21 22 23 24	The welfare of the State of Oklahoma demands that the working people of Oklahoma be protected from conditions of labor which have a pernicious effect on their health or morals. The State of Oklahoma, therefore, exercising herein its police and sovereign power, declares that inadequate wages and insanitary conditions of labor exert such pernicious effect.
25 26	Section 3. MINIMUM WAGES ESTABLISHED
27 28 29 30 31 32 33 34 35 36 37 38	It shall be unlawful to employ workers in any industry or occupation within the State of Oklahoma under conditions of labor detrimental to their health or morals and it shall be unlawful to employ workers in any industry within the State of Oklahoma at wages which are not adequate for their maintenance. Except as otherwise provided in the Oklahoma Minimum Wage Act, no employer within the State of Oklahoma shall pay any employee a wage of less than the current federal minimum wage for all hours worked. Henceforth, Oklahoma shall begin to go above and beyond to provide Oklahoma employees with a livable wage, and will begin to implement a new minimum wage system that is intended to account for pernicious effects previously unaccounted for by Oklahoma minimum wage laws.
39 40	Section 4. DEFINITIONS
41 42 43 44 45	 A. "Commissioner" means the Commissioner of Labor; B. "Wage" means compensation due to an employee by reason of his employment, payable in legal tender of the United States or checks on banks convertible into cash on demand at full face value, subject to such deductions, charges or allowances as may be permitted by law;
46	C. "Employ" includes to suffer or to permit to work;

- D. "Employer" means any individual, partnership, association, corporation, business trust, or any person or group of persons, hiring more than ten full-time employees or equivalent at any one location or place of business; provided, however, if an employer has less than ten full-time employees or equivalent at any one location or place of business but does a gross business of more than One Hundred Thousand Dollars (\$100,000.00) annually, said employer shall not be exempt under the provisions of this act. This act shall not apply to employers subject to the Fair Labor Standards Act of 1938, as amended, and who are paying the minimum wage under the provisions of said act, nor to employers whose employees are exempt under paragraph (e) of this section.
- E. "Employee" includes any individual employed by an employer but shall not include:
 - a. An individual employed on a farm, in the employ of any person, in connection with the cultivation of the soil, or in connection with raising or harvesting any agricultural commodity, including raising, shearing, feeding, caring for, training, and management of livestock, bees, poultry, and furbearing animals and wildlife, or in the employ of the owner or tenant or other operator of a farm in connection with the operation, management, conservation, improvement or maintenance of such farm and its tools and equipment;
 - b. Any individual employed in domestic service in or about a private home:
 - c. Any individual employed by the United States government;
 - d. Any individual working as a volunteer in a charitable, religious or other nonprofit organization;
 - e. Any newspaper vendor or carrier;
 - f. Any employee of any carrier subject to regulation by Part I of the Interstate Commerce Act;
 - g. Any employee of any employer who is subject to the provisions of any Federal Fair Labor Standards Act or to any Federal Wage and Hour Law now in effect or enacted hereafter; and who is paying the minimum wage under the provisions of this act;
 - h. Any employee employed in a bona fide executive, administrative or professional capacity, or in the capacity of outside salesman;
 - i. Any person employed as part-time employee not on permanent status. A part-time employee is defined as an employee who is employed less than twenty-five (25) hours a week;
 - j. Any person who is less than eighteen (18) years of age and is not a high school graduate or a graduate of a vocational training program, and any person who is less than twenty-two (22) years of age and who is a student regularly enrolled in a high school, college, university or vocational training program;
 - k. Any individual employed in a feedstore operated primarily for the benefit and use of farmers and ranchers; or
 - 1. Any individual working as a reserve force deputy sheriff.

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F. "Graduated Minimum Wage System" refers to a minimum wage that is established based upon an employees age, the inclusion of brackets is meant to represent significant points in which an employee's income needs to be increased so as to allow for growth and mobility that would otherwise be impossible or result in pernicious and extenuating burden and/or debt being placed upon an individual.

Section 5. NEW LAW A new section of law to be codified in the Oklahoma Statues to read as follows:

A. GRADUATED MINIMUM WAGE SYSTEM:

The State of Oklahoma and the Oklahoma Department of Labor shall hereby begin to transition to a graduated minimum wage system, consisting of at least three (3) minimum wage brackets, separated based upon the age of the employee, in which each consecutive wage bracket shall result in a pay increase of at least two dollars (\$2) per hour employed, with an established minimum wage beginning at eight dollars (\$8) per hour employed.

- a. The Oklahoma graduated minimum wage system shall apply to any employers who are required to pay their employees the federal minimum wage.
- b. The wage brackets and age groups at which employees graduate to a new minimum wage bracket shall hereby be established as:
 - 1. Any employee under eighteen (18) years of age shall be paid no less than eight dollars (\$8) per hour employed, henceforth referred to as the first minimum wage bracket;
 - 2. Any employee between the ages of eighteen (18) and twenty-four (24) shall be paid no less than ten dollars (\$10) per hour employed, henceforth referred to as the second minimum wage bracket;
 - 3. Any worker older than twenty-five (25) years of age shall be paid no less than twelve dollars (\$12) per hour employed, henceforth referred to as the third minimum wage bracket.
- c. Any employee under eighteen years of age, who has been emancipated by the court system, shall hereby fall into the second minimum wage bracket.
- d. To compute the minimum wage of any employee coming within the purview of this act, credit toward the minimum required wage must be given for any tips or gratuities, meals or lodging received by the employee up to but not exceeding fifty percent (50%) of said wage.
- e. Business establishments that furnish uniforms to their employees may take credit against the minimum wage in an amount equal to the reasonable cost of furnishing the uniforms.

B. POSTING OF NOTICE

On and after January 1, 2017 every employer, subject to this act, shall post a notice or notices of the pertinent provisions of this act in such form as may be prescribed and furnished by the Commissioner of Labor. The notice shall be not less than eight and one-half (8 1/2) inches by eleven (11) inches in size and shall be displayed in such a manner so as to be accessible to all employees in each establishment under the control of the employer. The Commissioner, or his or her duly authorized representative, may, for the purpose of determining whether such notice has been properly posted, enter, during business hours, upon the premises of any employer subject to this act.

C. INVESTIGATIONS OF COMPLAINTS

- a. Upon verified complaint by an employee or former employee that an employer has violated the provisions of this act by failure to pay the minimum wage thereby established, the Commissioner, or his authorized representative, is hereby empowered to make such investigation as deemed necessary to ascertain the facts concerning such charge. The Commissioner shall have the power to administer oaths and affirmations, require sworn statements, certify to official acts, and issue subpoenas to compel the attendance of witnesses and the production of books, papers, correspondence memoranda, and other records deemed necessary as evidence in connection with the investigation of any alleged violation of this act. All information obtained by the Commissioner, or his duly authorized representatives, shall be confidential and, except for the finding of the need for additional wages, as provided by this act, and information which is necessarily disclosed in court proceedings necessitated by the enforcement of this act, such information shall not be disclosed to any person.
- b. The Commissioner, after investigation, shall promptly make his finding in writing as to whether or not additional wages are due the employee. If the Commissioner finds that additional wages are due, ten percent (10%) of such amount due shall be added as penalty for such wage deficiency. The Commissioner shall mail said findings to the employer and to the employee by certified mail. Payment by the employer and acceptance by the employee of the amount so determined by the Commissioner shall absolve the employer of any further liability to the employee with respect to wages claimed by the employee for the period he was employed by the employer.
- c. Any employer who is found by a court of competent jurisdiction to have paid an employee wages less than those to which such employee is entitled, under or by virtue of this act, shall be liable to such employee for double the full amount of such wages, less any amount actually paid to such employee by the employer, and for court costs, and such reasonable attorney fees as may be allowed by the court, which in no case shall be less than One Hundred Dollars (\$100.00). Any agreement between such employee and the employer to work for less than such wage rate shall be

no defense to such action.

d. At the request of any employee who has been found by the Commissioner to have been paid wages less than those to which such employee is entitled, under or by virtue of this act, the Commissioner shall take an assignment of such wage claim in trust for the assigning employee and shall bring legal action necessary to collect such claim; and if the Commissioner prevails in such action the employer shall be liable to pay the Department of Labor double the full amount of such wages, and the court costs. The Commissioner shall not be required to pay a filing fee in connection with any such action. The Commissioner in such an action shall be represented by the Attorney General.

D. RULES, REGULATIONS, AND STANDARDS

The Commissioner is hereby authorized and empowered to adopt such rules, regulations and standards as he deems necessary and appropriate to carry out the provisions of this act; provided that the adoption of all such rules, regulations and standards and all administrative proceedings of the Commissioner shall be governed by applicable provisions of Sections 301-325, inclusive, of Title 75 of the Oklahoma Statutes.

Section 6. PENALTIES

- A. Any employer, or the officer or agent of any corporation, who pays or agrees to pay to any employee less than the rate of compensation required by this act, upon conviction, shall be guilty of a misdemeanor and shall be punished by a fine of not more than Five Hundred Dollars (\$500.00), or by imprisonment in the county jail for not more than six (6) months, or by both such fine and imprisonment.
- B. Any employer failing to post the notice required by Section 6 of this act shall be punished by a fine of not to exceed Twenty-five Dollars (\$25.00), and each week he fails to post such notice shall constitute a separate offense.

Section 7. This act shall become effective January 1, 2017 after passage and approval.

1 2 3	Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)
4	Senate Bill No. RSU-006 By: Hocutt (RSU)
5 6	AS INTRODUCED
7 8 9 10	An act relating to tattooing; providing short title; providing for definitions; providing for codification; providing for penalties: and providing an effective date.
11 12	BE IT ENACTED BY THE STATE OF OKLAHOMA
13	DETI ENACTED BY THE STATE OF OREAHOMA
14 15	Section 1. This act shall be known as the "Under the Skin" Act of 2015.
16 17	Section 2. DEFINITIONS
18	G. "Licensed" means written approval by the Oklahoma Department of Health for an
19 20	artist to perform a tattooing procedure. H. "Tattoo artist" refers to the person who is actually performing the tattooing
21	procedure.
22	I. "Client" refers to a person requesting the procedure of tattooing.
23	J. "Indelible ink" means an ink that cannot be erased or washed away.
24	K. "Tattooing" refers to the procedure of inserting an indelible ink into the dermis
25	layer of the skin to change the pigment and produce a mark or figure.
26 27	L. "Carcinogenic" refers to a substance that is capable of causing cancer in living tissue
28	M. "Mutagenic" refers to a substance known to alter genetic materials, usually DNA,
29	within living tissue.
30	N. "Reprotoxic" refers to a substance that is known to have toxic effects on the
31	process of reproduction.
32	O. "Release form" means a release of liability that shall be completed by the client
33	prior to receiving a tattoo.
34	
35	Section 3. NEW LAW A new section of law to be codified in the Oklahoma
36	Statues to read as follows:
37	
38	E. All licensed tattoo artists in the State of Oklahoma shall hereby be required to
39	notify clients if the indelible ink being used in the tattooing procedure is known to
40	possess carcinogenic, mutagenic, or reprotoxic properties.
41 42	F. The notification process shall, at least, include verbally alerting the client to the properties and providing a release form to the client that must be signed prior to
43	the beginning of the tattooing procedure. Any further steps shall be determined by
44	the Oklahoma State Department of Health (OAC 310:233-3-5; Title 310.
45	Oklahoma State Department of Health Chapter 233. Body Piercing and Tattooing
46	- Public notification requirements)

- G. In addition, any tattoo establishments using indelible ink that is known to contain carcinogenic, mutagenic, or reprotoxic properties shall prominently display a Disclosure Statement, provided by the Oklahoma State Department of Health, which alerts clients to the risks and possible consequences of tattooing with such an ink.
- H. Filing a complaint through the Oklahoma State Department of Health gives the Department knowledge that a tattoo establishment may be in violation of this act. In which case the Department may commence an investigation of the complaint. The investigation process shall follow established Department procedures (Title 310. Oklahoma State Department of Health Chapter 233. Body Piercing and Tattooing Investigation, filing of actions and hearing procedures).
- I. The Oklahoma State Department of Health shall hereby be required to update OAC 310:233 (Title 310. Oklahoma State Department of Health Chapter 233. Body Piercing and Tattooing) and all associated forms and documents to reflect these changes prior to this legislations effective date.

Section 4. PENALTIES

Any person convicted of violating the provisions of this act or rules promulgated pursuant thereto shall be guilty of a misdemeanor punishable by imprisonment in the county jail not to exceed ninety (90) days, a fine of not more than Five Thousand Dollars (\$5,000.00), or by both such fine and imprisonment. However, violation of this act shall not be stacked upon violations occurring under Title 21. Chapter 30 Tattooing and Body Piercing Section 842.2 – Penalties for Violations of the Oklahoma Statutes.

Section 5. This act shall become effective January 1, 2017 after passage and approval.

1		Oklahoma Intercol		
2		2 nd Session of the 47	th Legislature (2015)	
3				
4	Senate Bill No. RSU	J-007		By: Hogue (RSU)
5				
6		AS INTRO	<u>ODUCED</u>	
7	A . 1		1 6	1 4 4 4 1
8		ng to tips and gratuity in calc	0 1	
9	amending 11	itle 40 O.S. 5, Section 197.16	; and providing an effective of	aate.
10 11	DE IT ENACTED I	BY THE STATE OF OKLAH	IOMA	
	DE II ENACIED I	of the state of oktai	IOMA	
12 13	Section 1.	This act shall be known as	the "Fair Service Wages" A	ct of 2015
14	beetion 1.	This det shall be known as	the run service wages m	01 01 2013.
15	Section 2.	AMENDATORY 40 O.S.	5, Section 197.16 is amended	d to read as
16	follows:		,	
17				
18	To co	ompute the minimum wage of	f any employee coming with	in the purview of
19	this a	act, credit toward the minimum	m required wage must be giv	en for any tips or
20	gratu	iities, meals or lodging receiv	ed by the employee up to but	t not exceeding
21	fifty	percent (50%) of said wage.		
22				
23	Section 3.	This act shall become effective	ctive 90 days after passage a	nd approval.
2/				

1 2 3	Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)
5 4 5	Senate Bill No. RSU-008 By: Hogue (RSU)
5 6 7	AS INTRODUCED
8 9 10 11 12	An act relating to the establishment of the Office of Departments and the Department of Office's, and enumerating said Department's and Office's legal and regulatory duties; providing for definitions; providing short title; providing for codification and providing an effective date.
13 14	BE IT ENACTED BY THE STATE OF OKLAHOMA
15 16 17 18	Section 1. This act shall be known as the "Execution of the Protection of the Public's Interest Regarding the Legal Administration of Administering Legal Interests of the Public's Protection prior to Execution" of 2015.
19 20	Section 2. DEFINITIONS
21 22 23 24 25 26 27 28 29	 A. "Office of Departments" refers to a new government entity whose main objective is the protection of the public's interest concerning the legal ramifications of executing such protection notwithstanding the public's interest of that protection and/or the political nature of that interest regarding the facilitation of administration of protection. B. "Department of Offices" refers to a new government entity whose main objective is the oversight of the Office of Departments in the facilitation of protection of the public's interest regarding the administration of administration concerning the legal legality of said administration as it applies to policy concerns.
30 31 32 33	Section 3. NEW LAW A new section of law to be codified in the Oklahoma Statues to read as follows:
34 35 36 37 38 39 40 41 42 43 44 45 46	 A. The Office of Departments is hereby established. B. The Department of Offices is hereby established. C. The Office of Departments will from the beginning of the fiscal year period, by the powers of its office and at any legal responsibility with the maintenance of the employment of force or such time from date provided by the administration hold satisfaction of its sole discretion, may delegate responsibilities to the next fiscal year period, by the making of the Department of Offices. D. If the time and location, except as of the Office's failure, legally prevents legal action, action may at all or effectively end. The Secretary of the Office of Departments may it with respect of any rule or assignment for eligibility under the Office, as evidencing a warranted justification alone constitutes the Office shall determine the contrary notwithstanding. The Secretary shall authenticate and any given cause or such date shall be heretofore acknowledged hereafter.

1 E. The date shall be reduced if necessary given the Office has supplied notice to the 2 Department of Offices, effective on which such the removal of time and any 3 authority which heretofore taken undue affirmative action shall be set forth 4 herein. Following approval, full discretionary authority and permission is hereby 5 granted concurrently with the Office of Departments and the Department of 6 Offices. 7 F. The Department of Offices will monitor the Office of Departments in regards to 8 the implementation of legal responsibilities and ensure said responsibilities be 9 acted upon within sixty (60) days from the beginning of the fiscal year. The 10 Department may responsibly consolidate the Office's responsibilities, duties and all or on or restore the methods and/or distribution, and associated or more 11 12 previously issued pursuant to be expected. 13 G. The Department of Offices is hereby, hereto in, granted hereinto the authority of 14

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18

- its status notwithstanding the permission to, in the public's interest, pursue the programmatical discretion pursuant to peoples subject to cursory prosody.
- Section 4. This act shall become effective 90 days after passage and approval.

1 2	2 2 nd Session of the 47 th Legislature (2015)	
3 4 5	Senate Bill No. RSU-009 By: Peters (RSU) of the Senate, an Rahn (RSU) of the House	
6 7	AS INTRODUCED	
8		
9 10	An act relating to the selling of seized property; providing short title; amending OS 63.2-507 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 "Civil Fortitude" Act of 2015.	
15		
16		
17	Section 2. AMENDATORY Amending OS 63.2-507 to be read as follows:	
18		
19	Any peace officer of this state seizing any of the property described in	
20	subparagraphs 1 and 2 of Section 63-2-503 shall cause a written inventory to be	
21	made and maintain custody of the same until all legal actions have been exhausted	
22	unless such property has been placed in lawful custody of a court or state or	
23	federal law enforcement agency and the owner of the property has been found	
24	guilty. If the owner of the property is found innocent all seized property it to be	
25	hereby returned to the owner. After all legal actions have been exhausted with	
26	respect to such property, the property shall be surrendered by the court, law	
27	enforcement agency or person having custody of the same to the Oklahoma State	
28 29	Bureau of Investigation to be destroyed as provided in Section 63-2-508. The	
30	property shall be accompanied with a written inventory on forms to be furnished	
31	by the Oklahoma State Bureau of Investigation.	
32		
32 33	Section 3. This act shall become effective 90 days after passage and approval.	
33 34	Section 5. This act shall become effective 30 days after passage and approval.	
J 4		

1	Oklahoma Intercollegiate Legislature	
2	2 nd Session of the 47 th Legislature (2015)	
3		
4	Senate Bill No. SNU-001 Brake (SNU	
5		
6	<u>AS INTRODUCED</u>	
7		
8	An Act relating to education; providing short title; providing for definitions;	
9	providing for codification; providing for penalties: providing for an effective dat	
10		
11	BE IT ENACTED BY THE STATE OF OKLAHOMA	
12		
13	Section 1. This act shall be known as the "Time to METRICulate" act of 2015	
14		
15	Section 2. DEFINITIONS	
16		
17	Metric- the Metric system of weights and measures	
18	Imposial the Imposial exetent of excipte and massesses	
19 20	Imperial- the Imperial system of weights and measures	
20	Section 3. NEW LAW A new section of law to be codified in the Oklahoma	
22	Statutes to read as follows:	
23	Statutes to read as follows.	
24	The Metric system of weights and measures and the Imperial system of weights	
25	and measures will be jointly taught in Oklahoma schools.	
26	and measures will be jointly taught in Oktaholia schools.	
27	Section 4. PENALTIES	
28		
29	Any school not found to be in accordance with this law shall be subject to a fine	
30	of no less than \$500.	
31		
32	Section 5. This act will become effective at the start of the new school year after	
33	passage and approval.	
34		

1 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)		
3	Senate Bill No. SNU-002 Schuster (SNU)		
5	Schale Bill 100. S100-002		
6	AS INTRODUCED		
7	TIO II VIROB COLLD		
8	An act relating to sex trafficking awareness; providing short title;		
9	providing for definitions; providing for codification; providing for		
10	penalties		
11	1		
12	BE IT ENACTED BY THE STATE OF OKLAHOMA		
13			
14	Section 1. This act shall be known as the "Silent no Longer" Act of 2015		
15			
16	Section 2. DEFINITIONS		
17			
18	"Higher education" means education or learning at a college or university		
19			
20	"Sex trafficking" means the recruitment, harboring, transportation,		
21	provision, or obtaining of a person for the purpose of a commercial sex act.		
22 23			
23	"Commercial sex act" means any sex act on account of which anything of		
24 25	value is given to or received by any person.		
25			
26	"Sexual violence" means a sexual act committed against someone withou		
27	that person's freely given consent		
28			
29			
30	Section 3 NEW LAW A new section of law to be codified in the		
31	Oklahoma Statutes to read as follows:		
32	All in a surius standards misting to standards bishows decading in the Chates of		
33	All incoming students wishing to study higher education in the State of		
34 25	Oklahoma will be expected to be informed on sex trafficking, under the same		
35	standards already in existence for understanding sexual violence on college		
36 37	campuses, in an effort to raise awareness.		
38			
39	Section 4. PENALTIES		
40	Section 4. TENALTIES		
4 0 41	Penalties for higher education institutions that fail to comply with the new		
42	standard will be as followed: First offense shall be a warning. Second offense		
43	shall result in withholding/suspension of government funding until said higher		
44	education institution educates the student body on sex trafficking awareness.		

1		
2	Section 5.	This act shall become effective 180 days after passage and
3	approval.	

1	
2	Oklahoma Intercollegiate Legislature
3	2 nd Session of the 47 th Legislature (2015)
4	Senate Bill No. OU-002 By: Rains (OU)
5	Begarek (OU)
6	
7	AS INTRODUCED
8	
9	An act relating to public university attendance policies; providing short title; providing
10	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 "Compassionate Exemptions" Act
15	of 2015.
16	
17	
18	Section 2. NEW LAW A new section of law to be codified in the Oklahoma
19	Statues to read as follows:
20	
21	
22	A. All public universities within the state of the Oklahoma are required to create
23	a university-wide attendance policy regarding students who must miss class
24	for a viable reason. All professors, TA, GA, deans, and assistants must follow
25	
26	B. The Department of Higher Education will establish a commission that will
27	determine what is considered to be a viable reason.
28	
29	C. Universities will provide the coalition of provosts with their annual attendance
30	policy. The coalition of the provosts will then give their approval before the
31	start of each school year; after receiving approval by the coalition, each publi
32	university must then codify their attendance policy within their governing
33	documents.
34	
35	A.
36	Section 3. This act shall become effective June 1st, 2016 after passage and
37	approval.
38	

1	Oklahoma Intercollegiate Legislature		
2 3	2 nd Session of the 47 th Legislature (2015)		
4	Joint Senate Bill No. NWOSU-001	By: Shirey (NWOSU) of the Senate	
5		Hickey (OSU) of the House	
6 7	AS INTRO	DUCED	
8			
9	An Act relating to destruction of property		
10	repairment to property damaged by the star	te; 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 t	he "Damaged Property" Act of 2015.	
15			
16		homa Statute Title 60 §60-677.1. shall be	
17	amended to read as follows		
18	0.00 (77.1 5		
19		insubstantial commercial value and repairment	
20	to property damaged by the state.		
21	TC d Co o TD 1 d 1		
22		ter investigation that any property delivered	
23	-	perty Act has insubstantial commercial value,	
24		otherwise dispose of the property at any time	
25		en given to the holder has been given notice no	
26	less than 90 days before the scheduled destruction of the property. No action or		
27	proceeding may be maintained against the state or any officer or against the		
28 29	holder for or on account of any action taken by the State Treasurer pursuant to this section, except in the event that the state damaged property notwithstanding		
30		e destroyed, in which case the holder of the	
31		to request the state to provide funds to repair	
32	· · · · · · · · · · · · · · · · · ·	on shall be created that shall be titled the	
33	"Damaged Property Commission"	This commission shall consist of five (5)	
34		ernor, the State Treasurer, the Lieutenant	
35		e, and the President Pro Tempore of the Senate.	
36		nission which shall currently hold any public	
37		nty, state, or federal. This commission shall	
38		ne request is justified, by a two-thirds (2/3)	
39	_	the commission shall determine amount of	
40		and shall be authorized to issue bids to repair	
41	the holder's damaged property.	<u> </u>	
42			
43	A. A form of request shall be a	vailable at each counties treasurer office.	
44			
45	a. The form shall conta	ain the following information:	
46	i. Name of the		

1		11.	Physical address of the holder's damaged property
2		iii.	Mailing address of the holder (if different than the damaged
3			property)
4		iv.	Social Security Identification Number of the holder
5		v.	Phone Number of the holder
6		vi.	Reported date of when the damages occurred
7		vii.	Reported description of the damages
8			
9	B.	The form shal	l be submitted to the State Treasurers office by the holder(s)
10		county treasur	rer's office.
11			
12	Section 4.	This act shall	become enacted January 1, 2017 after passage and approval.

1 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)		
3 4 5 6 7	Senate Joint Resolution No. Alford (OSU) of the House Ames (OSU) of the Senate Solt (OSU) of the Senate		
8 9 10	AS INTRODUCED A Joint Resolution directing the Oklahoma Election Board to refer to the people for their approval or rejection a proposed amendment to Article XXX of the		
11 12 13	Oklahoma State Constitution; amending Section I; providing ballot title; and directing filing.		
14 15 16	BE IT RESOLVED BY THE SENATE AND THE HOUSE OF REPRESENTATIVES OF THE $2^{\rm ND}$ SESSION OF THE $47^{\rm TH}$ OKLAHOMA INTERCOLLEGIATE LEGISLATURE:		
17 18 19 20	SECTION 1. The Oklahoma Election Board shall refer to the people for their approval or rejection, as and in the manner provided by law, the following proposed amendment to Section I of Article XXX of the Oklahoma Constitution to read as follows:		
21	SECTION XXX-1		
22	Official actions of state - official language.		
23	As English is the common and unifying language of the State of Oklahoma, all official actions of the		
24	state shall be conducted in the English language, except as required by federal law. No person shall have a		
25	cause of action against an agency or political subdivision of this state for failure to provide any official		
26	government actions in any language other than English. Nothing in this Article shall be construed to diminish		
27	or impair the use, study, development, or encouragement of any Native American language in any context or		
28	for any purpose. The Legislature shall have the power to implement, enforce and determine the proper		
29	application of this Article by appropriate legislation.		
30	Added by State Question No. 751, Legislative Referendum No. 351, adopted at election held on		
31	Nov. 2, 2010 (addition proposed by Laws 2009, H.J.R. No. 1042, § 1).		
32	SECTION 2. The Ballot Title for the proposed Constitutional amendment as set forth in		
33	SECTION 1 of this resolution shall be in the following form:		
34			
35	BALLOT TITLE		
36	Legislative Referendum No State Question No		
37			
38	THE GIST OF THE PROPOSITION IS AS FOLLOWS:		
39			
40	This measure amends Section 1 of Article XXX of the Oklahoma Constitution. It would		
41	change the official state language from English to each language designated by any		
42	federally-recognized tribe in Oklahoma as the official language of said tribe.		
43			
44	SHALL THIS AMENDMENT BE APPROVED BY THE PEOPLE?		
45			
46	YES, FOR THE AMENDMENT		

1	NO, AGAINST THE AMENDMENT
2	
3	SECTION 3. The Chief Clerk of the House of Representatives, immediately after the
4	passage of this resolution, shall prepare and file one copy thereof, including the Ballot Title set
5	forth in Section 2 hereof, with the Secretary of State and one copy with the Attorney General.
6	

1	Oklahoma Intercollegiate Legis			
2	2 nd Session of the 47 th Legislature (2015)			
3 4	Joint Senate Resolution No. SNU-001	Harms (SNU)		
5 6	AS INTRODUCED			
7				
8	An act relating to bulling in schools; provide	-		
9	Section 24-100 of Title 70; amending Section 1:	ion 24-100.3 of Title 70;		
10	providing for an effective date.			
11	BE IT RESOLVED BY THE SENATE AND THE HOUS	SE OE DEDDECENITATIVEC		
12 13	OF THE 2ND SESSION OF THE 47TH OKLAHOMA II			
14	LEGISLATURE:	VIERCOLLEGIATE		
15	EEGISE/ITORE.			
16	SECTION 1. NEW LAW A new secti	on of law to be codified in the		
17	Oklahoma Statutes as Section 24-100.2 of Title 70			
18	duplication in numbering, reads as follows:	,		
19	Sections 1 through 4 of this act shall be known and	d may be cited as the "School		
20	Bullying Prevention Act".			
21				
21 22 23		on of law to be codified in the		
	Oklahoma Statutes as Section 24-100.3 of Title 70	, unless there is created a		
24	duplication in numbering, reads as follows:			
24 25 26				
	A. The Legislature finds that bullying has a new contract of a least a second and the second and			
27	environment of schools, creates a climate of			
28 29	their ability to learn, and leads to other anti behavior has been linked to other forms of	• •		
29 30	vandalism, shoplifting, skipping and dropp			
31	the use of drugs and alcohol. Research has			
32	of males who were bullies in grades six thr	- -		
33	least one crime as adults, and thirty-five pe	_		
34	(40%) of these former bullies had three or	· · · · · · · · · · · · · · · · · · ·		
35	four (24) years of age. Successful program	•		
36	effectively intervene in bullying behavior h			
37	replicated in schools across the country. T	hese schools send the message		
38	that bullying behavior is not tolerated and,	as a result, have improved		
39	safety and created a more inclusive learnin	g environment.		
40	B. The purpose of the School Bullying Prever	ntion Act is to provide a		
41	comprehensive approach for the public sch			
12	environment free of unnecessary disruption			
43	learning process by implementing policies	for the prevention of		
14	harassment, intimidation, and bullying.			

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C. As used in the School Bullying Prevention Act:

- a. "Harassment, intimidation, and bullying" means any gesture, written or verbal expression, or physical act that a reasonable person should know will harm another student, damage another student's property, place another student in reasonable fear of harm to the student's person or damage to the student's property, or insult or demean any student or group of students in such a way as to disrupt or interfere with the school's educational mission or the education of any student. "Harassment, intimidation, and bullying" include, but are not limited to, a gesture or written, verbal, or physical act
- b. "At school" means on school grounds, in school vehicles, at designated school bus stops, at school-sponsored activities, or at school-sanctioned events.
- D. Nothing in this act shall be construed to impose a specific liability on any school district.

SECTION 3. AMENDATORY 70 O.S. 2001, Section 6-114, is amended to read as follows:

Section 6-114.

- A. Each district board of education shall adopt a policy for the control and discipline of all children attending public school in that district. Such policy shall provide options for the methods of control and discipline of the students and shall define standards of conduct to which students are expected to conform. The policy shall specifically prohibit harassment, intimidation, and bullying by students at school and address prevention of and education about such behavior. In developing the policy, the district board of education shall make an effort to involve the teachers, parents, and students affected. The students, teachers, and parents or guardian of every child residing within a school district shall be notified by the district board of education of its adoption of the policy and shall receive a copy upon request. Provided, the teacher of a child attending a public school shall have the same right as a parent or guardian to control and discipline such child according to local district policies during the time the child is in attendance or in transit to or from the school or any other school function authorized by the school district or classroom presided over by the teacher. Each district board of education will adopt a plan to educate students on bullying and promote relationship building amongst students and school staff. The plan will include at least 4 (four) hours a semester of student development and bullying education for all students.
- B. Except concerning students on individualized education plans (IEP) pursuant to the Individuals with Disabilities Education Act (IDEA), P.L.

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No. 101-476, the State Board of Education shall not have authority to prescribe student disciplinary policies for school districts or to proscribe corporal punishment in the public schools. The State Board of Education shall not have authority to require school districts to file student disciplinary action reports more often than once each year and shall not use disciplinary action reports in determining a school district's or school site's eligibility for program assistance including competitive grants.

C. The board of education of each school district in this state shall have the option of adopting a dress code for students enrolled in the school district. The board of education of a school district shall also have the option of adopting a dress code which includes school uniforms.

SECTION 4. AMENDATORY 70 O.S. 2001, Section 24-100, is amended to read as follows:

Section 24-100.

- A. Due to the growing concern of regarding safety and the ever constant threat of violence in our children's the public schools, it is the intent of the Legislature that local public schools and families must work together to combat this rising problem. Therefore, no later than beginning October 1, 1996, and every year thereafter, each public school site shall establish a Safe School Committee to be composed of at least six (6) members. The Safe School Committee shall be composed of an equal number of teachers, parents of the children affected and students.
- B. The Safe School Committee shall study and make recommendations to the principal regarding:
 - a. Unsafe conditions, possible strategies for students to avoid harm at school, student victimization, crime prevention, school violence, and other issues which prohibit the maintenance of a safe school;
 - b. Student harassment, intimidation, and bullying at school;
 - Professional development needs of faculty and staff to implement methods to decrease student harassment, intimidation, and bullying; and
 - d. Methods to encourage the involvement of the community and students, the development of individual relationships between students and school staff, and use of problem-solving teams that include counselors and/or school psychologists.
 - e. In its considerations, the Safe School Committee shall review traditional and accepted harassment, intimidation, and bullying prevention programs utilized by other states, state agencies, or school districts.
- C. The State Department of Education shall compile and distribute to each public school site a list of research-based programs appropriate for the

1	prevention of harassment, intimidation, and bullying of students at school.
2	If a school district implements a commercial bullying prevention program,
3	it shall use a program listed by the State Department of Education.
4	The provisions of this section shall not apply to technology center schools.
5	

1	Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)		
2 3	Joint Senate Bill No. OU-001 By: Allen (OU)		
4	Of the Senate		
5	Brenchley (OU)		
	Of the House		
6			
7	AS INTRODUCED		
8		4	
9	An act relating to the creation of a public-private high speed rail system; providing sho	rt	
10	title; providing for definitions; providing for codification; and providing an		
11	effective date.		
12			
13	BE IT ENACTED BY THE STATE OF OKLAHOMA		
14		C	
15	Section 1. This act shall be known as the "Infrastructure of the Future" Act	01	
16	2015.		
17			
18	Section 2. DEFINITIONS		
19			
20	A. High-Speed Rail: A passenger/cargo rail system specifically upgraded for		
21	travel over 150 miles per hour.		
22 23 24 25	B. Rolling Stock: Vehicles that can travel on rail systems.		
23	C. Public-Private Partnership: A company or service that is jointly run by a		
24	government entity and a private corporation(s).		
	D. Ground Level Operations: Operations of the rail system in areas such as		
26	maintenance, administration, staffing, etc.		
27			
28	Section 3. NEW LAW A new section of law to be codified in the Oklahoma Statue	es	
29	to read as follows:		
30			
31	A. A new high-speed rail system will be installed to connect Oklahoma City and		
32	Tulsa. The Oklahoma City Station shall be used as a central hub of the new rail		
33	system in Oklahoma. Possible Expansions will serve to connect other locations		
34	within the state and through partnerships with nearby states to connect the region	n	
35	as a whole.		
36			
37	B. A feasibility study will be performed by ODOT in conjunction with the		
38	appropriate federal agencies to assess environmental impact and to give interna-	1	
39	cost estimates for upgrading and replacing current aged rail systems.		
40			
41	C. The project will be open to both national and international companies. Joint		
12	bids as well as individual bids shall be accepted. No preference shall be shown		
43	American corporations. The bidding process shall be a blind bidding process. T	he	

1	bid winner shall be the preferred bidder upon expansion of the rail system so as to		
2	keep standards consistent.		
3			
4	D. The government and the bid winner will oversee construction of the		
5	upgraded rail system with government oversight to ensure no cost		
6	overruns. Any cost overruns shall be paid by the winning corporation		
7	and shall not be paid for by the government.		
8	1. At the beginning of the operation of the new rail system the private		
9	corporation shall control a majority sixty (60) percent stake in the		
10	company until such a time as they have recouped their initial investment		
11	into the project.		
12	2. After such a time as they have recouped their investment ODOT will		
13	have a controlling stake in the entity of not less than fifty-one (51) percent.		
14	3. At all stages of operation the rail-corporation shall handle ground-level		
15	operations of the partnership and their outlays for this shall be added into		
16	profits given to said corporation.		
17			
18	Section 4. This act shall become effective 90 days after passage and approval.		

1	Oklahoma Intercollegiate Legislature		
2		2nd Session of the 47 th Legislature (2015)	
3			
4	Joint Senate Bill	No. OU-002	By: Reyes (OU)
5			Of the Senate
6			Brenchley (OU)
7			Of the House
8			
9		AS INTRODUCED	
10			
11	$\mathbf{A}^{\mathbf{c}}$	n act relating to persons with physical disabilities;	providing short title;
12		initions; providing for codification; providing for	
13	providing and an		
14	pro tramg and an		
15	BE IT ENACTE	D BY THE STATE OF OKLAHOMA	
16			
17	Section 1	. This act shall be known as the "Ramps for C	hamps" Act of 2015
18	Section 1	. This act shall be known as the Rumps for e	mamps 11ct of 2015.
19	Section 2	. DEFINITIONS	
20	Section 2	. DEFINITIONS	
21	Δ	. A Person with a Physical Disability: A person w	ho has some condition
22	Π	that markedly restricts their ability to function p	
23	R	Oklahoma State Department of Education: The	
24	Ъ.	of the state of Oklahoma charged with determining	• •
25		directing the administration and supervision of t	• •
26		system in Oklahoma.	ne public school
27		system in Oktanoma.	
28	Section 3	. NEW LAW	
29	Section 3	. NEW LAW	
30	Δ	. All public universities in the state of Oklahoma	are required to make
31	Λ	the main entrances to all of their school building	-
32		with physical disabilities.	gs accessible to people
33	D	They shall make their buildings accessible by in	atalling aguinment
34	D	•	0 1 1
35	C	such as, but not limited to, ramps, lifts, automati	
	C	Schools that are unable to meet the deadline for	
36		as specified in this legislation can apply to be eli	igible for an extension
37	D	of two (2) years with no fine.	
38	D	For all schools applying for a deadline extension	-
39		to the Oklahoma State Department of Education	• •
40		and in motion for the equipment to be installed of	on an or their
41		buildings.	
42	G 4 4 50	WEN ADTIONS	
43	Section 4. Ex	XEMPTIONS	
44			

1		A. Any buildings on the grounds of public universities that have been
2		deemed "historical landmarks" before the passage of this legislation
3		are exempt from this law and do not have to be subject to its
4		regulations.
5		
6	Section 5.	This act shall become effective 90 days after passage and approval.

1	Oklahoma Intercollegiate Legislature		
2	1 st Session of the 47 th Legislature (2015)		
3			
4	Senate Joint Resolution No. OU-003 By: Reyes (OU		
5	Of the Senate		
6	Speaker Yumul (ALU		
7	Of the House		
8	Pres. Pro Wietelman (ALU		
9	Of the Senate		
10			
11	AS INTRODUCED		
12			
13	A Joint Resolution directing the O.I.L. Election Commission to refer to the delegates for		
14	their approval or rejection a proposed amendment to Title Three of the Oklahoma		
15	Intercollegiate Legislature Statutes; amending Chapter 1, Section 203; providing ballot		
16	title; and directing filing.		
17			
18	BE IT RESOLVED BY THE SENATE AND THE HOUSE OF REPRESENTATIVES OF THE		
19	1 ST SESSION OF THE 47 TH OKLAHOMA INTERCOLLEGIATE LEGISLATURE:		
20			
21	SECTION 1. The O.I.L. Election Commission shall refer to the people for their		
22	approval or rejection, as and in the manner provided by law, the following proposed		
23	amendment to Title 3, Section 203 of the Oklahoma Intercollegiate Legislature Statutes		
22 23 24 25	to read as follows:		
25			
26	Title 3: Section 203		
27			
28	The Supreme Court may allow persons from member institutions to come and participate		
29	in the judicial process. Such persons shall be Officers of the Court and shall be		
30	considered members of the Organization. The Supreme Court shall make such guidelines		
31	as it deems necessary for the execution of this Provision provided that the total number of		
32	persons from each member institution coming for this purpose shall not exceed five (5)		
33	seven (7) participants, for every competition the Supreme Court holds that session.		
34			
35			
36	SECTION 2. The Ballot Title for the proposed amendment to the Oklahoma		
37	Intercollegiate Legislature Statutes as set forth in SECTION 1 of this resolution shall be		
38	in the following form:		
39			
40	BALLOT TITLE		
41	Legislative Referendum No Session Question No		
1 2	THE CUT OF THE PROPOSITION IS A SPOLLOW.		
1 3	THE GIST OF THE PROPOSITION IS AS FOLLOWS:		
14 15	This was a second of the 200 of Tid 2 of a Old 1 of the 11 of the		
15 16	This measure amends Section 203 of Title 3 of the Oklahoma Intercollegiate Legislature		

from five (5) to seven (7). SHALL THIS AMENDMENT BE APPROVED BY THE PEOPLE? _____ YES, FOR THE AMENDMENT _____ NO, AGAINST THE AMENDMENT SECTION 3. The Chief Clerk of the House of Representatives, immediately after the passage of this resolution, shall prepare and file one copy thereof, including the Ballot Title set forth in Section 2 hereof, with the Secretary of State and one copy with the Attorney General.

1 2 3	Oklahoma Intercollegiate Legislature 2 nd Session of the 48 th Legislature (2015)				
4	Senate Concurrent Re	esolution No. NWOSU-101	By: Shirey (NWOSU)		
5 6		AS INTRODUCED			
7		AS INTRODUCED			
8	A Concurrent	Resolution urging the United States Congress	to declare that a state of war		
9	exists between the United States and the organization known as the Islamic State of Iraq				
10	and the Levant;				
11		• 7			
12	WHEREAS,	The terrorist organization that has referred to	itself as the Islamic State of		
13	,	Iraq and the Levant and various other names (
14		as "ISIL") poses a grave threat to the people	and territorial integrity of		
15		Iraq and Syria, regional stability, and the nation	onal security interests of the		
16		United States, its allies, and partners, and;			
17					
18	WHEREAS,	ISIL holds significant territory in Iraq, Syria,			
19		has stated its intention to seize more territory	and demonstrated the		
20		capability to do so, and;			
21					
22	WHEREAS,	ISIL has committed despicable acts of violence			
23		against Muslims, Jews, and Christians, regard			
24		subscribe to ISIL's depraved, violent, and opp	pressive ideology, and;		
25	MHEDEAC	ICIT has demand a service and a service de-	:-:		
26	WHEREAS,	ISIL has threatened genocide and committed			
27 28		against religious and ethnic minority groups,	including Christian, Tezidi,		
29		and Turkmen populations, and;			
30	WHEREAS,	ISIL is responsible for the heinous deaths of i	nnocent United States		
31	WILKLING,	citizens, including, but not limited to James F			
32		Rahman Peter Kassig, and Kayla Mueller;	oley, Bieven Botton, Modul		
33		ramman reter rassing, and rayla washer,			
34					
35	NOW, THEREFORI	E, BE IT RESOLVED BY THE SENATE OF T	THE 2 ND SESSION OF THE		
36	48 TH OKLAHOMA INTERCOLLEGIATE LEGISLATURE, THE HOUSE OF				
37		REPRESENTATIVES CONCURRING THE			
38					
39	THAT, The United States Congress declare that a "State of War" exists between the				
40	Islamic State of Iraq and the Levant and the United States, and;				
41					
42		ent Barack Obama form a coalition to join th	e United States in attacking,		
43	defeating, and destroying ISIL.				

1 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)				
3					
4	Senate Concurrent Resolution No. OU-101 Begarek (OU)				
5					
6	AS INTRODUCED				
7					
8	A concurrent resolution expressing who Oklahoma's favorite rap artist is;				
9					
10	WHEREAS, Drake reminds us that we can be whoever we want, even ourselves; and				
11					
12	WHEREAS, we all might feel like nothing was the same sometimes in life; and				
13					
14	WHEREAS, Drake never follows others suggestions, he does his own thing and runs the				
15	game; and				
16					
17	WHEREAS, Drake is polite enough to cry with you after stealing your significant other;				
18	and				
19					
20	WHEREAS, good work ethic is orated to all of his listeners, such as treating everything				
21	like it's do or die; and				
22					
23	WHEREAS, the things he can't change are the reasons we love him; and				
24					
25	WHEREAS, he knows when that hotline bling; and				
26					
27	WHEREAS, he does not need the money he makes off a feature.				
28					
29	NOW, THEREFORE BE IT RESOLVED BY SENATE OF THE 2 nd SESSION OF THE				
30	47 th OKLAHOMA INTERCOLLEGIATE LEGISLATURE, THE				
31	HOUSE OF REPRESENTATIVES CONCURRING THEREIN:				
32					
33	THAT, Drizzy Drake should be proclaimed as being Oklahoma's favorite rap artist				
34	forever.				

1	Oklahoma Intercollegiate Legislature
2	1 st Session of the 48 th Legislature (2015)
3	
4	House Bill No. NSU-501 Cooper (NSU
5	
6	AS INTRODUCED
7 8	An act relating to water additives; providing short title; providing for definition;
9	providing for codification and providing an effective date.
10	providing for 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 "H2O Terrorism" Act of 2014.
14	
15	Section 2. NEW LAW A new section of law to be codified in the Oklahoma
16	Statutes to read as follows:
17	
18	G NEW LAW Water fluoridation of any kind will classified as an act of
19	terrorism and will be punished with life in prison. The Water Resource Board
20	will be charged with enforcement of this legislation.
21	Section 3. A. Water fluoridation is defined as putting fluoride into any water
22	
23 24	supply
25	Section 4. This act shall become effective 90 days after passage and approval.
26	2 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -

1 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 46 th Legislature (2014)
3 4 5	House Bill No. NSU-502 Bacon (NSU) Baker (NSU)
6 7	AS INTRODUCED
8	
9	An act relating to disaster relief; providing short title; providing necessary
10	supplies in a catastrophe; 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 "Disaster Relief Accessories in Necessity"
15	Act of 2014.
16	Continue 2 NEW LAW A manuaction of large to be an difficulty the Oldstone
17 18	Section 2. NEW LAW A new section of law to be codified in the Oklahoma Statutes to read as follows:
19	Statutes to fead as follows.
20	Emergency assistance as provided for in O.S. §56-26.8 shall be limited to the following
21	items:
22	i. A victim of a fire disaster shall receive:
23	1. one (1) package of Hershey's chocolate, one (1) package of
24	large marshmallows, one (1) carton of graham crackers, and a
25	very pointy stick.
26	ii. A victim of a flood disaster shall receive:
27	1. a floatation device in the shape of a dolphin, turtle, or whale,
28	floating noodles, and a set of "water wings";
29	2. or the victim shall receive a pair of underwater goggles, a
30	snorkel, and a nifty flashlight.
31	iii. A victim of a tornado disaster shall receive:
32	1. a snazzy windbreaker, some high-tops, and hair gel;
33 34	2. or the victim shall receive a kite, some string, a pair of sticks
35	and some assembly maybe required. iv. A victim of an earthquake disaster shall receive:
36	1. a hardhat, a metal lunchbox, and a bright neon yellow vest;
37	2. or the victim shall receive duct tape to fix everything.
38	v. A victim of a hurricane disaster shall receive:
39	1. an umbrella, some golf clubs, and windsock;
40	2. or the victim shall receive very strong rope and a weighted
41	anchor.
42	vi. A victim of the apocalypse shall receive John Cena.
43	
44	H. If multiple disasters occur the victim of a disaster that qualifies for emergency
45	assistance may select only one set of item(s) where available and while
46	supplies last.

1 Section 3. This act shall become effective immediately after passage and approval.

1	Oklahoma Intercollegiate Legislature				
2	1 st Session of the 48 th Legislature (2015)				
3					
4	House Bill No. NSU-503 Cooper (NSU)				
5	AS INTRODUCED				
6					
7	An act relating to concealed carry; providing short title; providing for codification				
8	providing for penalties 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 "Doc Holliday" Act of 2014.				
13					
14	Section 2. NEW LAW A new section of law to be codified in the Oklahoma				
15	Statutes to read as follows:				
16					
17	All persons registered a Concealed Carry Permit shall be allowed to carry concealed on				
18	state and private college campuses. The office of Civil Rights shall be charged with the				
19	enforcement of this legislation.				
20					
21	Section 3. Universities or Colleges in violation of the act shall be assessed a penalty of				
22	\$500,000.				
23					
24	Section 3. This act shall become effective 90 days after passage and approval.				

1 2 3	Oklahoma Intercollegiate Legislature 1 st Session of the 48 th Legislature (2015)				
3 4	House Bill No. NSU-504 Cooper (NSU)				
5					
6	AS INTRODUCED				
7					
8	An act relating to possession, cultivation, and distribution of nuts; providing short				
9	title; providing for penalties; providing for definitions providing for codification				
10	and providing an effective date.				
11 12	BE IT ENACTED BY THE STATE OF OKLAHOMA				
13	DE II ENACTED BY THE STATE OF OKLAHOWA				
14	Section 1. This act shall be known as the "Mr. Nuts" Act of 2015.				
15	Section 1. This act shall be known as the 1711. I vals Thet of 2015.				
16	Section 2. NEW LAW A new section of law to be codified in the Oklahoma				
17	Statutes to read as follows:				
18					
19	Possession, Cultivation, and distribution of peanuts will be scheduled as a class A felony.				
20	Possession of 1-5 pounds of peanuts is punishable of 1-10 years in prison or to a \$30,000 fine.				
21	More than 5 pounds of peanuts will be labeled an "intent of distribution" and we be punishable				
22	of 10-30 years in prison or a fine up to \$200,000. Those found guilty of cultivation will be				
23	punished up to \$100,000 per plant or a minimum of 5 years in prison per plant. The Consumer				
24	Division shall be charged with enforcement of this legislation.				
25					
26	Section 3. Possession is defined as having peanuts on person or on person's personal				
27	property. Cultivation is defined as the action of cultivating land, or the state of being cultivated.				
28 29	Distribution is defined as the trade or sale of peanuts.				
30	Section 4. This act shall become effective 90 days after passage and approval.				

1 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2014)			
3				
4	House Bill No. NSU-505 Thompson (NSU)			
5 6	AS INTRODUCED			
7				
8	An act repealing taxes on low-point beer; repealing O.S. §37-163.3; providing			
9	short title; and providing an effective date.			
10				
11	BE IT ENACTED BY THE STATE OF OKLAHOMA			
12	Section 1 DEDEALED 27 O.S. \$162.2 is hereby repealed			
13 14	Section 1. REPEALER 37 O.S. §163.3 is hereby repealed.			
15	Section 2. §37-163.3. Tax on low point beer Exemptions from other taxes.			
16	There is hereby levied on all low-point beer containing more than one-half of one percent			
17	(1/2 of 1%) of alcohol measured by volume and not more than three and two-tenths percent			
18	(3.2%) of alcohol measured by weight which are manufactured and sold, or removed for			
19	consumption or sale, within this state a tax of Eleven Dollars and twenty five cents (\$11.25) for			
20	every barrel containing not more than thirty one (31) gallons, and at a like rate of tax for any			
21	other quantities or for a fractional part of a barrel. Provided, any low-point beer manufactured in			
22	this state for export or produced pursuant to a valid personal use permit issued by the Alcoholic			
23	Beverage Laws Enforcement Commission pursuant to Section 4 of this act shall not be taxed as			
24	provided in this section.			
25	Each wholesaler making reports and remittances to the Oklahoma Tax Commission shall			
26	be allowed the sum of one percent (1%) of the tax remittances collected for maintaining and			
27	collecting the tax for the benefit of this state.			
28	Machinery and equipment directly used in the manufacture within this state of low-point			
29	beer taxed pursuant to the provisions of this section shall be exempt from taxation under any			
30	other law of this state levying a sales or consumers or use tax.			
31	Added by Laws 1947, p. 286, § 3, emerg. eff. April 24, 1947. Amended by Laws 1949, p. 277, §			
32	1, emerg. eff. April 21, 1949; Laws 1951, p. 109, §1; Laws 1953, p. 140, § 1, emerg. eff. March			
33	24, 1953; Laws 1984, c. 153, § 1, emerg. eff. April 21, 1984; Laws 1987, c. 113, § 1, operative			
34	June 1, 1987; Laws 1995, c. 274, § 10, eff. Nov. 1, 1995; Laws 2003, c. 484, § 1, eff. Nov. 1,			
35	2003; Laws 2010, c. 229, § 2.			
36				
37	of such beverages during the preceding calendar month, the amount of taxes due, and such			
38	further information as the Tax Commission may require to enable it to compute correctly and			
39	collect the taxes levied under Section 163.1 et seq. of this title. Any tax not paid within ten (10)			
40	days after the close of the preceding calendar month shall be delinquent.			
41	Added by Laws 1947, p. 288, § 5, emerg. eff. April 24, 1947. Amended by Laws 1984,			
42	c. 153, § 3, emerg. eff. April 21, 1984; Laws 1995, c. 274, § 12, eff. Nov. 1, 1995; Laws 2012, c.			
43	357, § 1, eff. July 1, 2012.			
44				
45	Section 3. This act shall become effective 90 days after passage and approval.			
46	Oklahoma Intercollegiate Legislature			

1			homa Intercollegiate	
2		2 nd Ses	ssion of the 47 th Leg	islature (2015)
3				
4	House Bill No. NSU-506			Thompson (NSU) of the House
5				Wilroy (NSU) of the Senate
6				
7			<u>AS INTRODUC</u>	<u>CED</u>
8				
9		_	_	; providing short title; providing for
10	codification	on and pro	viding an effective	date.
11				
12	BE IT ENACTED BY T	HE STAT	E OF OKLAHOMA	Δ
13	a : 1 m		11 1 1 (6)	0.1
14	Section 1. Th	is act shal	l be known as the ".	New Colossus" Act of 2015.
15		3377 A 337		1 . 1 . 1
16		EW LAW	A new section of	law to be codified in the Oklahoma
17	Statutes to read as follow	s:		
18	I A man im dieni des al ess	:41	. f day day	as in the state of Oldshams at the time
19	•	-		nce in the state of Oklahoma at the time
20	_	snan gain	ruii citizensnip of tr	ne state of Oklahoma and all its rights and
21	privileges			
22	Castion 2 Th	ia antahal	l basama affaatissa (00 days often massage and annuared
23	Section 3. Th	is act shal	i become effective	90 days after passage and approval.

1						
2	Oklahoma Intercollegiate Legislature					
3	2 nd Session of the 47 th Legislature (2015)					
4						
5	House Bill No. OBU-001 Hickman (OBU)					
6						
7	AS INTRODUCED					
8						
9	An act relating to protection of unborn humans; providing short title; providing					
10	for definitions; 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 "Protect the Unborn" Act of 2015.					
15						
16	Section 2. DEFINITIONS					
17						
18	A. "Abortion" means the deliberate termination of the life of an unborn child so that the					
19	pregnancy does not result in the birth of the child;					
20	B. "Life" means the existence of an individual human being, beginning at conception;					
21	C. "Conception" means the union of a sperm and ovum to form a zygote;					
22						
23	Section 3. NEW LAW A new section of law to be codified in the Oklahoma					
24	Statutes to read as follows:					
25						
26	J. Any intentional medical procedure used to perform the process of abortion will be					
27	considered illegal.					
28	K. The only exception to this new law will be if there are two separate medical opinions that					
29	determine that the continuation of the pregnancy will terminate the life of the mother and the					
30	unborn child.					
31	L. The penalty for the participation in the act of abortion will be punishable by up to 10					
32	years imprisonment and a fine of no more than \$5000.					
33	M. Those that have been involved in the act of abortion previous to the effective date of the					
34	enforcement of the bill will not be penalized.					
35						
36	Section 4. This act shall become effective 90 days after passage and approval.					
37						

Oklahoma Intercollegiate Legislature 2 nd Session of the 47th Legislature (2015)	
House Bill No. OPSU-501 Harbison (OPSU	U)
<u>AS INTRODUCED</u>	
	5
for codification and providing an effective date.	
RE IT ENACTED BY THE STATE OF OKLAHOMA	
DETI ENACTED DI THE STATE OF ORLAHOMA	
Section 1. This act shall be known as the "Panhandling in the 'Handle" Act of 2015	
200,000 1. 1.00 0.00 0.00 0.00 0.00 0.00	
Section 2. DEFINITIONS	
A. "Panhandling" means to stop people on the street and ask for food or money.	,
	ıe
state of Oklanoma.	
Section 3 NEW LAW A new section of law to be codified in the Oklahoma	
Statutes to read as follows.	
Any Oklahoma citizen may participate in panhandling in the Oklahoma	
Panhandle.	
Section 4. This act shall become effective 90 days after passage and approval.	
	House Bill No. OPSU-501 Harbison (OPSU-501 AS INTRODUCED An act relating to panhandling; providing short title, providing for definitions; providing for codification and providing an effective date. BE IT ENACTED BY THE STATE OF OKLAHOMA Section 1. This act shall be known as the "Panhandling in the 'Handle" Act of 2015 Section 2. DEFINITIONS A. "Panhandling" means to stop people on the street and ask for food or money. B. "Oklahoma Panhandle" includes Cimarron, Texas, and Beaver Counties in the state of Oklahoma. Section 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes to read as follows: Any Oklahoma citizen may participate in panhandling in the Oklahoma Panhandle.

1 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)	
3		
4	House Bill No. OPSU-502 Harbison (OPSU	J)
5		
6	AS INTRODUCED	
7		
8	An act relating to transgender restrooms; providing short title, providing for definitions;	
9	providing for codification and providing an effective date.	
10	DE IT EN ACTED DY THE OTATE OF OVE A HOMA	
11	BE IT ENACTED BY THE STATE OF OKLAHOMA	
12 13	Section 1. This act shall be known as the "The Restroom Equality" Act of 2015	
14	Section 1. This act shall be known as the The Restroom Equanty Act of 2015	
15	Section 2. DEFINITIONS	
16	Section 2. Del II (III or to	
17	A. "Transgender" means denoting or relating to a person whose sense of persona	al
18	identity does not correspond with the gender assigned to them at birth.	
19		
	B. "Honesty waiver" refers to a waiver verifying that the student is transgender.	
21		
22	Section 3. NEW LAW A new section of law to be codified in the Oklahoma	
23	Statutes to read as follows:	
24		
25 26	A. Any transgender student of a public university or college may use whichever	
26 27	bathroom they identify themselves as.	
20 21 22 23 24 25 26 27	B. Student must sign an honesty waiver verifying their gender, and should the	
20 29	student must sign an nonesty warver verifying their gender, and should the	
30	student will be suspended.	
31	student will be suspended.	
32	Section 4. This act shall become effective 90 days after passage and approval.	
33		

1 2	Oklahoma Intercollegiate Legislature 1 st Session of the 47 th Legislature (2015)	
3 4 5	House Bill No. ORU 501 By: Cashdollar (C)RU)
6	AS INTRODUCED	
7 8	An act relating to revenue and toyetion, providing short title, providing for additioni	on.
9	An act relating to revenue and taxation; providing short title; providing for codification providing for definitions and providing an effective date.	JII,
10	providing for definitions 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 "It's a Luxury Tax" Act of 2015.	
14	·	
15	Section 2. DEFINITIONS	
16		
17	"Prebate" is sales tax income given to the head of every house	hold
18	at the beginning of the month.	
19		
20	Section 3. REPEALER §68-2355 is hereby repealed.	
21		
22	C. Individuals. For all taxable years beginning on or after January 1, 2016, and for	. 4
23	which the determination required pursuant to Sections 4 and 5 of this act is made by	
24	State Board of Equalization, a tax is hereby imposed upon the Oklahoma taxable income	me
25	of every resident or nonresident individual	
26 27	Section 4. AMENDATORY: §68-1354 is amended to read as follows:	
28	Section 4. AMENDATORT. 300-1334 is afficilled to feat as follows.	
29	A. There is hereby levied upon all sales, not otherwise exempted in the Oklahoma S	ales
30	Tax Code, an excise tax of four and one half percent (4.5%) nine percent (9%) of	
31	gross receipts or gross proceeds of each sale.	
32	B. The Oklahoma Tax Commission will be responsible for administering a prebate t	o the
33	head of every household at the beginning of every month for the amount that	
34	household would spend in sales taxes up to the poverty line during that month.	
35		
36	Section 5. This act shall become effective on January 1, 2016 after passage and	
37	approval.	
38		

1		Oklahoma Intercollegiate Legislature		
2	II D'IIN ODI	1 st Session of the 47 th Legislature (2015)		
3 4	· ·			
5	An act relati	ng to the production of organic crops; providing short title; providing for		
6		g for codification; providing for exception; providing for penalties; and		
7	providing an effective date.			
8		Y THE STATE OF OKLAHOMA		
9	Section 1.			
10	Section 7.	DEFINITIONS		
11	Scotion 2.	A. "Organic" – any crop that is within the standards of the definition		
12		of "organic" as set forth by the United States Department of Agriculture.		
13		B. "Crops" – any cultivated plant that is grown or produced for food,		
14		including but not limited to grains, seeds, fruit, and vegetables for the		
15		purpose of sale and eventual consumption via ingestion.		
16		C. "Grown" – Crops that are created via traditional agricultural		
17		methods including but not limited to farming, dry farming, and cross-		
18		pollination.		
19		D. "Produced" – Crops that are created via non-traditional agricultural		
20		methods including but not limited to genetic engineering, and		
21		hydroponics.		
22		E. "Producer" – any entity that regularly and frequently sells crops for		
23		economic gain.		
24		F. "Individual" – any entity that that does not regularly and frequently		
25		sell crops for economic gain.		
26	Section 3.	NEW LAW A new section of law to be codified in the Oklahoma		
27	Statues to rea	nd as follows:		
28		A. All crops grown or produced in the state of Oklahoma and under		
29		the jurisdiction thereof, being made by non-organic means shall be taxed a		
30		five percent (5%) Harmful Food Tax.		
31		B. This tax shall be laid at the point of sale on the revenue gained by		
32		the seller.		
33		C. This tax shall be laid in addition to all other taxes that may be		
34		imposed at the point of sale.		
35				
36	Section 4.	EXEMPTIONS		
37		A. Crops grown or produced for purposes other than food		
38		consumption via ingestion shall be exempt from the Harmful Food Tax.		
39				
40	Section 5.	PENALTIES		
41		Any producer or individual that fails to maintain the statutes of this		
42		act will be subject up to three (3) weeks imprisonment and/or a fine not to		
43	- ·	exceed two thousand dollars (\$2,000).		
44	Section 6.	This act shall become effective 90 days after passage and approval.		

1		Oklahoma Intercollegiate Legislature
2		1 st Session of the 47 th Legislature (2015)
3		
4	House Bill No. ORU	• • • • • • • • • • • • • • • • • • • •
5		AS INTRODUCED
6		ng to the wearing of cowboy boots; providing short title; providing for
7		ng for codification; providing for exemptions; providing for penalties; and
8	providing an effective	
9	BE IT ENACTED I	BY THE STATE OF OKLAHOMA
10	Section 1.	This act shall be known as the "Bad Boot" Act of 2015.
11	Section 2.	DEFINITIONS
12		"Cowboy" – any person that participates in traditional herding activities
13		and/or fits the generally accepted norms that surround such persons, which
14		comprise the conventional stereotype at the time of the passing of this act.
15		"Boot" – any article of footwear that covers the foot and ankle which may
16		also extend up to the knee. To classify as a cowboy boot, it must have one
17		or more elements of the traditional shoes worn by "cowboys", including
18		but not limited to: spurs, fanciful decoration or graphical engravings,
19		distinct and elongated heels, and dipped scallops.
20		"Public" – any place
21		"Wearing" – any physical, clothing-styled object resting on, floating over,
22		or surrounding any portion of the human body for the purposes that
23		include but are not limited to: protection, comfort, ornamentation,
24		identification, status, or modesty. Wearing may occur even if there is no
25		skin-to-clothing contact or if there is a secondary object in between the
26		skin and the clothing article.
27	Section 3.	NEW LAW A new section of law to be codified in the Oklahoma
28		ad as follows:
29		person, being in public, shall be allowed to wear a cowboy boot of any kind.
30	71. 110 p	B. No cowboy boot of any kind may be worn on any body part.
31		b. No cowboy boot of any kind may be worn on any body part.
32	Section 4.	EXEMPTIONS
33	Section 4.	Cowboy boots may be used for certain, non-attire related
34		occasions. Such occasions may include but are not limited to: educational,
35		historical, display, and commercial purposes.
36		historical, display, and commercial purposes.
37	Section 5.	PENALTIES
38	Section 3.	
39		Any person that fails to maintain the statutes of this act will be subject up to one (1) week in prison and/or a fine not to exceed five
40		
	Section 6	hundred dollars (\$500). This get shall become affective 00 days after passage and approval
41	Section 6.	This act shall become effective 90 days after passage and approval.
42		
43		
44		
45		
46		

1 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 44 th Legislature (2015)
3 4	House Bill No. ORU 504 By: Leon (ORU)
5	A C. INTERODUCED
6 7	AS INTRODUCED
8	An act relating to international students; providing short title; providing for definitions;
9	providing for codification and providing an effective date.
10	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 "International Education Reform" Act of
14	2015.
15	
16	Section 2. DEFINITIONS
17	
18	"International students" are those who were born and raised in another country, and never
19	attended school in America, whom are not able to apply for financial assistance which
20	includes loans.
21	
22	Section 3. NEW LAW A new section of law to be codified in the Oklahoma Statues
23 24	to read as follows:
2 4 25	All international students who get more than seventy-five percent (75%) of their college
25 26	paid for by any institution they are attending, are required to either volunteer at the city
20	where the institution is located for half of the time they attend the institution.
28	where the institution is located for half of the time they attend the institution.
21 22 23 24 25 26 27 28	
30	Section 4. This act shall become effective 90 days after passage and approval.

1	Oklahoma Intercollegiate Legislature		
2	2 nd Session of the 47 th Legislature (2015)		
3			
4	House Bill No. 505	By: Leon (ORU)	
5			
6		AS INTRODUCED	
7	A 1		
8		ng to Tulsa sewage disposal; providing short title; and providing an effective	
9	date.		
10 11	DE IT ENACTED E	BY THE STATE OF OKLAHOMA	
12	DE II ENACTED E	OT THE STATE OF OKLAHOMA	
13	Section 1.	This act shall be known as the "Tulsa Sewage Reform" Act of 2015.	
14	Section 1.	This act shall be known as the Taisa sewage recoin Thet of 2013.	
15	Section 2.	NEW LAW A new section of law to be codified in the Oklahoma Statues	
16	to read as fol		
17			
18		All sewage tributaries and chambers will be cohesively drained	
19		onto the University of Tulsa's private campus.	
20			
21	Section 3.	This act shall become effective 90 days after passage and approval.	

1	
2	Oklahoma Intercollegiate Legislature
2 3	2 nd Session of the 47 th Legislature (2015)
4	
5	House Bill No. ORU 506 By: Price (ORU)
6	Yoder (ORU)
7	
8	AS INTRODUCED
9	
10	An act relating to change in Oklahoma; providing short title; providing for definitions;
11	providing for codification and providing for an emergency.
12	
13	BE IT ENACTED BY THE STATE OF OKLAHOMA
14 15	Section 1. This act shall be known as the "Change" Act of 2015.
15 16	Section 1. This act shall be known as the "Change" Act of 2015.
17	Section 2. DEFINITIONS
18	Section 2. Dei intrions
19	Change: (a) v: to make the form, nature, content, future course, etc. of something
20	different from what it is, or from what it would be if it were left alone.
	(b) n: coins of low denomination.
22	(9) == 00=== 00 = 00 = 00 = 00 = 00 = 00
21 22 23 24 25 26	
24	Section 3. NEW LAW A new section of law to be codified in the Oklahoma Statues
25	to read as follows:
26	
27	Change is hereby outlawed in Oklahoma. Change will not be tolerated in any
28	private or public exchange. Any existing change shall be collected and will be
29	contributed to public education in Oklahoma. This change in change will apply to both
30	residents and non-residents in Oklahoma.
31	
32 33	Section 4. This act shall become effective IMMEDIATELY after passage and
	approval.
34	

1		(Oklahoma Intercollegiate Legislature		
2		$2^{\rm nd}$	d Session of the 44th Legislature (2015)	
3			-		
4	House Bill N	No. ORU 507		By:	Seldenrust (ORU)
5			AS INTRODUCED		
6	A	n act relating to ass	sisted suicide for those with terminal i	llnesses a	nd on death row;
7	providing a	short title, providi	ng for definitions, providing for codif	ication, ar	nd providing for an
8			effective date.		
	BE IT ENACT		TE OF OKLAHOMA		
10	Section 1.	This act shall be	e known as the "Assisted End of Life A	Act" of 20)15.
11	Section 2.	DEFINITIONS			
12		-	who have been given six (6)months or	less to liv	e due to fatal
13	U	nosed diseases.			
14	Section 3.	NEW LAW	A new section of law to be cod	ified in th	e Oklahoma
15		ad as follows:			
16			e made available, upon request, for the	se who a	re terminally ill and
17		eath row.			
18	,	•	orally request to a physician and wait	•	hen write a written
19	-	* •	in and wait 48 to take prescribed drugs	s or help.	
20	,		have a state license.		
21		*	be over 18 and of making capable hea	Ith decision	ons.
22		-	ersonally pay for the physician's aid.		
23	e). P	hysicians and patie	ents are protected from criminal prosec	cution.	
24					
25	Section 4.	This act shall be	ecome effective 90 days after passage	and appro	oval.
26					

1	Oklahoma Intercollegiate Legislature
2	2 nd Session of the 44 th Legislature (2015)
3	
4	House Bill No. ORU 508 By: Seldenrust (ORU)
5	
6	AS INTRODUCED
7	
8	An act relating to sales tax and income tax; providing a short title, providing for codification, and
9	providing for an effective date.
10	
	E IT ENACTED BY THE STATE OF OKLAHOMA
12	
13	Section 1. This act shall be known as the "The Income and Sales Tax reform Act" of 2015.
14	
15	Section 2. NEW LAW A new section of law to be codified in the Oklahoma Statutes to
16	read as follows:
17	
18	A. The current state sales tax of four point five percent (4.5%) will be removed.
19	B. Taxes on gambling will remain.
20	C. The income tax will increase to eight point two five. {8.25%}
21	
22	Section 3. This act shall become effective April 16, 2016
23	

1	Oklahoma Intercollegiate Legislature
2	2 nd Session of the 47 th Legislature (2015)
3	Harry D'II Na ODII 500
4	House Bill No. ORU-509 By: Tutton (ORU
5	
6 7	A C INITECED
8	AS INTRODUCED
9	An act relating to the reformation of the term damages; providing short title; amending
10	Tittle 23. O.S. – Section 3, and providing an effective date.
11	Title 23. G.S. Section 3, 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 "Chocolate as Damages" Act of 2015.
15	
16	Section 2.
17	DEFFINITIONS:
18	"Chocolate" is any form cocoa powder desired by the person who suffers
19	
20	Section 3.
21	AMENDATORY Title 23 O.S. – Section 3 as amended to read as
21 22 23 24 25 26 27	follows:
23	
24 25	"Damages" Any person who suffers detriment from the unlawful act or omission
25 26	of another, may recover from the person in fault a compensation therefore in
26 27	money chocolate, which is called damages.
27 20	
28 29	Section 4. This act shall become effective 90 days after passage and approval.
29 30	Section 4. This act shall become effective 90 days after passage and approval.
,,,,,	

1 2 3	Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)		
4	House Bill No. ORU	By: Tutton (ORU)	
5 6		AS INTRODUCED	
7 8		ng to requiring state funded libraries in every town; providing short title;	
9 10	providing for codific	cation and providing an effective date.	
10	BE IT ENACTED B	BY THE STATE OF OKLAHOMA	
12			
13	Section 1.	This act shall be known as the "Require Libraries" Act of 2015.	
14 15	Section 2.	DEFFINITIONS	
16	Section 2.	"Towns" are central parts of neighborhoods with shopping and or	
17		business areas.	
18		"Fully" is completely or entirely.	
19		"Functioning" is a system that works.	
20		"Funded" is receiving money form.	
21	g .: 2	NEW LAW A CL CL CL COLL COLL COLL	
22 23	Section 3.	NEW LAW A new section of law to be codified in the Oklahoma Statues to read as follows:	
23 24		to read as follows.	
25		All towns in Oklahoma will have fully functioning libraries funded by the	
26		state.	
27			
28			
29	Section 4.	This act shall become effective 90 days after passage and approval.	
30			

1	Oklahoma Intercollegiate Legislature
2 3	2 nd Session of the 47 th Legislature (2015)
3 4	House Bill No. ORU 511 By: Tutton (ORU)
5	Dy. Tutton (Orte)
6	
7	AS INTRODUCED
8	
9 10	An act relating to the reformation of income tax; providing short title; amending Tittle 68. O.S. – Section 2353, and providing an effective date.
11	The second secon
12	BE IT ENACTED BY THE STATE OF OKLAHOMA
13	
14	Section 1. This act shall be known as the "If I Don't Stay I Don't Pay" Act of 2015.
15	
16	Section 2. AMENDATORY 68. O.S. – Section 2353 as amended to read as
17	follows:
18	
19	Section 2353 Any non- resident or "part year resident individual" will not have to pay
20	income taxes to the State of Oklahoma.
21	
22	"Resident individual" means a natural person who is domiciled in this state, and any other
23	natural person who spends in the aggregate more than seven (7) months of the taxable
24	year within this state shall be presumed to be a resident for purposes of the Oklahoma
25	Income Tax Act in absence of proof to the contrary. A natural person who resides less
26	than seven (7) months of the taxable year within this state is presumed to be a "part-year
27	resident individual" for purposes of the Oklahoma Income Tax Act, in absence of proof
28	to the contrary. A "nonresident individual" means an individual other than a resident
29 30	individual or a part-year resident individual .
31	
32	Section 4. This act shall become effective 90 days after passage and approval.

1 2 3		Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)	(i)
5 4 5	House Bill No. 512		By: Yoder (ORU)
6		AS INTRODUCED	
7 8 9 10 11		to population control; providing short title; prons; providing for penalties; providing for fundamental	_
12 13	BE IT ENACTED BY	THE STATE OF OKLAHOMA	
14 15	Section 1.	This act shall be known as the "Firing Blanks"	" Act of 2015.
16 17	Section 2. to read as follows:	NEW LAW A new section of law to be codified ws:	ed in the Oklahoma Statutes
18 19 20 21	vasectomy perf	es residing in the state of Oklahoma shall be resormed once they reach sexual maturation, as see males already at the age of sexual maturation.	determined by a licensed
22232425	Oklahoma Dep	is law. rocedures will be paid for by the state. Males artment of Human Services. The funding for the toll-booths in Oklahoma.	11 0
26 27 28	Section 3.	EXEMPTIONS	
29 30 31		als who are intending to have a baby with the the vasectomy reversed for a period of one (* *
32 33	Section 4.	PENALTIES	
34 35	•	found in violation of this law shall undergo a ising a child in the foster care system in Okla	
36 37	Section 5.	This act shall become effective 90 days after p	passage and approval.

1 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)
3 4 5 6 7	House Bill No. OSU-501 By: Abbott of the House (OSU) Baca of the House (RSU) Bennett of the Senate (OSU) House of the Senate (RSU)
8	Hocutt of the Senate (RSU) AS INTRODUCED
9	
10 11	An act relating to revenue and taxation; providing short title; providing for definitions; providing for codification; and providing an effective date
11 12 13 14	BE IT ENACTED BY THE STATE OF OKLAHOMA
14 15	Section 1. This act shall be known as the "Teacher's Tax Credit" Act
16 17	of 2015.
18 19	Section 2. DEFINITIONS
20	"Nonrefundable tax credit" refers to a sum subtracted from the total amount a
20	taxpayer owes to the state that can only be used to the point where no more taxes
22	are owed.
23	"Eligible Educator" refers to:
23	A kindergarten through grade 12:
25	Teacher or Instructor who holds a valid license or teaching certificate
26	issued by the State Board of Education, and who is employed as a teacher
27	at a public school.
21 22 23 24 25 26 27	 School Administrator or Principal who is employed at a public school
29	within the state of Oklahoma.
30	 Counselor who is employed at a public school within the state of
31	Oklahoma.
32	• Who also works at least nine hundred (900) hours a school year within a
33	school that provides elementary or secondary education as determined by
34	Oklahoma State Law.
35	"Qualified Expenses" include expenses incurred during the tax year for books,
36	supplies, computer equipment (including related software and services), other
37	equipment, and supplementary materials. Expenses for supplies in health and
38	physical education courses are considered qualified if related to athletics.
39	
40	Section 3. NEW LAW A new section of law to be codified in the
41	Oklahoma Statues as Section 55005 of Title 68, unless a duplication in numbering
12	occurs, to read as follows:
13	
14 1.7	A. There shall hereby be allowed a nonrefundable tax credit against the
1 5	Oklahoma income tax, as established by section 2355 of Title 68 of the
1 6	Oklahoma Statutes, for taxable years beginning after December 31, 2016.

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- B. The tax credit shall be open to any Oklahoma taxpayer who is also an eligible educator, and who is employed at a public school at the time they file taxes.
- C. The tax credit shall cover qualified expenses incurred by the eligible educator on supplies used in the classroom of a public school of Oklahoma or which is directly related to the education of students in a public school in this state.
- D. For a single individual and married individuals filling taxes separately the amount covered by the tax credit shall not exceed Two Hundred and Fifty Dollars (\$250) or the amount of any tax liability of the taxpayer, whichever amount is less.
- E. If married filing jointly and both spouses are eligible educators the tax credit shall not exceed five hundred dollars (\$500) or the amount of any tax liability of the taxpayer, whichever is less.
- F. The tax credit shall not include the amount of any expenses which were refunded or reimbursed to the teacher from any other source.

Section 4. NEW LAW A new section of law to be codified in the Oklahoma Statues to read as follows:

- A. Beginning January 1, 2017 Oklahoma shall begin to transition towards a dual license plate system in which each motor vehicle registered within the State of Oklahoma shall possess both a rear and front license plate.
- B. The Oklahoma Tax Commission is hereby directed to develop and implement a dual license plate system that will follow all current Oklahoma license plate statutes.
- C. As part of Oklahoma's transition towards a dual license plate system beginning January 1, 2017 all Oklahoma drivers who are registering and renewing their license plate shall be required to purchase both a front license plate and a rear license plate.
- D. The Oklahoma Tax Commission is hereby directed to develop a new standard for license plate registration and renewal fees that will include cost of a front license, cost of a back license, and cost of the two together. However, the cost of the two license plates together shall not exceed \$150.
- E. All revenue from the sale of rear plates and fifty percent (50%) of the revenue from the sale of the two plates together shall go directly to funding the Teacher's Tax Credit Act of 2015.
- F. If there is a surplus of funding the remainder shall be apportioned to the Oklahoma State Department of Education's budget for the following year.
- Section 5. This act shall become effective January 1st 2017 after passage and approval.

1	Oklahoma Intercollegiate Legislature					
2 3		2 nd Session of the 47 th Legislature (2015)				
4	House Bill No. OSU	J -502	By: Abbott (OSU)			
5		A C INITRODUC	ED			
6 7		AS INTRODUC	<u>ED</u>			
8	An act relati	ng to tuition of educational institution	ons; providing short title; providing for			
9		_	nalties; and providing an effective date.			
10	definitions, providing	ig for counteation, providing for per	marties, and providing an effective date.			
11	BE IT ENACTED I	BY THE STATE OF OKLAHOMA				
12	DE II EI WICIED I					
13	Section 1.	This act shall be known as the "L	ocked In Tuition" Act of 2015.			
14						
15	Section 2.	DEFITIONS				
16	A. "	Educational Institution"- Any for pr	rofit, or state run college or university that			
17	r	eceives state monies to educate any	citizen of Oklahoma, or any other State's			
18	c	itizen who wishes to educate themse	elves in the State of Oklahoma.			
19	В. "	Tuition"- the amount paid in dollars	s to an educational institution by an			
20			legal guardian's schooling. This includes			
21		ut is not limited to the cost of educa	-			
22	C. "	Full-time student"- any student who	is enrolled in twelve (12) or more hours.			
23	~					
24	Section 3.		w to be codified in the Oklahoma Statues			
25	to read as fo					
26		No educational institution in the State				
27			r full-time students for a time period of			
28 29		our (4) consecutive years.	en a tuition price that is at fair market			
30		• •	g for four years. This fair market price			
31	_	annot change for the four (4) years t				
32		niversity.	that the student is emoned in that			
33			begin the first semester, or trimester that			
34		ne student becomes a full-time stude				
35			ne period, but wishes to continue their			
36		*	tuition would increase to fair market price			
37			e a student in any educational institution			
38	i	n the State of Oklahoma.	·			
39	E. I	f a student wishes to transfer school:	s their time period does not start over, but			
40	C	arries with the student to any educat	tional institution in the State of			
41		Oklahoma.				
42		<u>=</u>	four year; but is allowed a ten percent			
43			the State Board of Education emergency			
44		= = = = = = = = = = = = = = = = = = = =	ncy could be, but is not limited to: the			
45			ankruptcy, or the educational institution			
46	C	ould show that Bankruptcy would b	e inevitable.			

1	Section 4. PENALITIES
2	A. Any educational institution that does not abide by the provisions listed in this
3	act shall be subject to a 1,000 fine for each student that was wrongfully
4	charged, and a ten percent (10%) cut of their state allocated funding for their
5	first offense, twenty-five percent (25%) cut of their state allocated funding for
6	their second offense, and complete loss of funding for their third offense.
7	
8	Section 5. This act shall become effective on August 1, 2016 after passage and
9	approval.
10	

1 Oklahoma Intercollegiate Legislature 2nd Session of the 47th Legislature (2015) 2 3 4 House Bill No. OSU-503 By: Alford (OSU) of the House 5 Solt (OSU) of the Senate 6 Ames (OSU) of the Senate 7 8 AS INTRODUCED 9 10 An act relating declaring a holiday to recognize Native American Peoples; amending 25 O.S. §82.1 Subsections A and B; providing short title; providing for codification and providing 11 12 an effective date. 13 14 BE IT ENACTED BY THE STATE OF OKLAHOMA 15 16 Section 1. This act shall be known as the "Native People's Day" Act of 20105 17 18 Section 2. AMENDATORY 56 O.S. § 82.1 Subsections A and B 19 20 A. The designation and dates of holidays in Oklahoma shall be as follows: Native People's Day on the second Monday in October; Each Saturday, Sunday, New 21 22 Year's Day on the 1st day of January, Martin Luther King, Jr.'s Birthday on 23 the third Monday in January, Presidents' Day on the third Monday in 24 February, Memorial Day on the last Monday in May, Independence Day on 25 the 4th day of July, Labor Day on the first Monday in September, Veterans' Day on the 11th day of November, Thanksgiving Day on the fourth Thursday 26 27 in November, the day after Thanksgiving Day, Christmas on the 25th day of December, the day before or after Christmas if Christmas is not on a Saturday 28 29 or Sunday, the Thursday and Friday before Christmas if Christmas is on a 30 Saturday, the Monday and Tuesday after Christmas, if Christmas is on a Sunday; and if any of such holidays other than Christmas fall on Saturday, the 31 32 preceding Friday shall be a holiday in that year and if any of such holidays other than Christmas fall on Sunday, the succeeding Monday shall be a 33 34 holiday in that year. 35 36 B. The Governor shall issue an Executive Order each year specifying the dates 37 on which the holidays other than Saturdays and Sundays designated in 38 subsection A of this section occur. If the President of the United States 39 declares any day other than those listed in subsection A of this section as a 40 national holiday, the Governor may issue an Executive Order declaring such day a state holiday, except that the Governor shall not issue an Executive 41 Order declaring any holiday celebrating the anniversary of Christopher 42 Columbus' arrival in Central America a state holiday and that the state of 43 44 Oklahoma shall not recognize any such holiday. 45 46 Section 3. This act shall become effective 90 days after passage and approval.

1 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)						
3						D 416 1 (0.01)	
4 5	House B	ill No. OSU	-504				By: Alford (OSU
5 6 7	AS INTRODUCED						
8 9 10 11	identific short titl	ation certifice; repealing	_	the use of 0.3; amend	electronica ling 47 O.S.	ılly readable in	and personal aformation; providing .06 subsection A;
12 13 14	BE IT ENACTED BY THE STATE OF OKLAHOMA						
15 16	2015.	Section 1.	This act shall	be known	as the "Ok	lahoma Identii	ty Protection" Act of
17 18		Section 2.	REPEALER	47 O.S. §	§ 6-110.3, is	s hereby repea	led.
19	4	A. Except as	provided in su	bsection C	of this sect	tion, it shall be	e unlawful for any
20		operator t	o knowingly tr	ansport or	for any pass	senger to poss	ess in any moving
21		vehicle uj	oon a public hi g	ghway, stre	eet or alley a	any intoxicatii	ng beverage or low-point
22		beer, as d	efined by Secti	ons 163.1	and 163.2 o	of Title 37 of the	he Oklahoma Statutes,
23		except in	the original cor	ntainer wh	ich shall no	t have been op	ened and from which the
24	original cap or seal shall not have been removed, unless the opened container be in						
25		the rear tr	runk or rear con	npartment,	, which shal	ll include the s	pare tire compartment in
26	a station wagon or panel truck, or any outside compartment which is not accessible to						
27	the driver or any other person in the vehicle while it is in motion. Any person						
28	violating the provisions of this section shall be deemed guilty of a misdemeanor, and						
29	upon conviction shall be punished as provided in subsection A of Section 566 of Title						
30	37 of the Oklahoma Statutes.						
31	-					C 1	A C.1 1.11
32	B. Any person convicted of violating any provision of subsection A of this section shall,						
33	in addition to any fine imposed, pay a special assessment trauma-care fee of One						
34	Hundred Dollars (\$100.00) to be deposited into the Trauma Care Assistance Revolving Fund created in Section 1-2522 of Title 63 of the Oklahoma Statutes.						
35		Revolving	g Funa createa	m section	1-2322 01	rue os or me	Okianoma Statutes.
36 37	(The provi	sions of subsec	otion A of 1	this soction	shall not apply	y to the passenger area of
38	•						lriver of the bus or
39			,				session any intoxicating
40			or low point be		ic direct 5 ii	innediate post	session any mioxicating
41		beverage	or low point oc				
42	I	No city t	own or county	may adon	t anv order	ordinance ru	le or regulation
43		•	•	• •	•		•
44	concerning the consumption or serving of intoxicating beverages or low-point beer in buses or limousines.						
45		2					
46	Ŧ	E. As used i	n this section:				

1 2 1. "Bus" means a vehicle as defined in Section 1-105 of Title 47 of the Oklahoma 3 Statutes chartered for transportation of persons for hire. It shall not mean a school 4 bus, as defined by Section 1-160 of Title 47 of the Oklahoma Statutes, transporting 5 children or a vehicle operated pursuant to a franchise with a city or town operating 6 over a regularly scheduled route; and 7 8 2. "Limousine" means a chauffeur driven motor vehicle, other than a bus or taxicab, as 9 defined by Section 1-174 of Title 47 of the Oklahoma Statutes, designed and used for 10 transportation of persons for compensation. 11 12 13 Section 3. **AMENDATORY** 47 O.S. 47 O.S. § 6-106 Subsection A is hereby 14 amended to read 15 16 17 A. 1. Every application for a driver license or identification card shall be made by the 18 applicant upon a form furnished by the Department of Public Safety. 19 2. Every original, renewal, or replacement application for a driver license or 20 identification card made by a male applicant who is at least sixteen (16) but less than 21 twenty-six (26) years of age shall include a statement that by submitting the application, 22 the applicant is consenting to registration with the Selective Service System. The 23 pertinent information from the application shall be forwarded by the Department to the 24 Data Management Center of the Selective Service System in order to register the 25 applicant as required by law with the Selective Service System. Any applicant refusing to 26 sign the consent statement shall be denied a driver license or identification card 27 3. Except as provided for in subsection G of this section, every applicant for a driver 28 license or identification card shall provide to the Department at the time of application 29 both primary and secondary proofs of identity. the Department shall require at a 30 minimum the presentation and verification of a valid social security number or proof that 31 the applicant is ineligible for a social security account, a photo identification document 32 including the applicants full legal name and date of birth, proof of a lawful status, 33 documentation containing the name and address of principal residence and any other information required by federal minimum standards, before issuing a driver's license or 34 identification card to the applicant. The Department shall promulgate rules prescribing 35 forms of primary and secondary identification acceptable for an original Oklahoma driver 36 37 license.

Section 4. DEFINITIONS

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41

- 1. Integrated Circuit Chip: A common machine-readable technology with defined minimum data elements.
- 2. Lawful Status: The status held by any individual who is a citizen of the United States, an alien lawfully admitted for permanent or temporary residence in the United States,

has conditional permanent resident status in the United States, has an approved application for asylum in the United States or has entered into the United States in refugee status, has a pending application for asylum or for temporary protected status in the United States, has approved deferred action status or has a pending application for adjustment of status to that of an alien lawfully admitted for permanent residence in the United States or conditional permanent resident status in United States.

3. Driver License Agreement: the interstate compact regarding sharing of driver license data between states and with the federal government established by and required for funding under the REAL ID ACT of 2005.

Section 5. New Law A new section of law to be codified in the Oklahoma Statues to read as follows:

The Department of Public Safety shall, upon payment of the required fees and the presentation and verification of the requisite materials laid out in Title 47 O.S. § 6-106 Subsection A and any other information designated by the department, issue to every applicant qualifying therefor a Class A, B, C or D license or identification card as applied for, which license or card shall bear thereon all of the information required under federal law including but not limited to a distinguishing number assigned to the licensee or cardholder, date of issuance and date of expiration of the license or card, the full name, signature, date of birth, mailing address, and gender identity of the licensee or cardholder and a color photograph of the licensee or cardholder. Where required and adequately funded by federal law, such cards and licenses shall also incorporate an integrated circuit chip and comply with ISO/IEC 1803-2:2008 or a successor standard.

In compliance with the Driver License Agreement and provided that adequate federal funding is made available for this purpose, the Department shall establish an electronic motor vehicle database containing, at a minimum, all data fields printed on driver's license and identification cards issued by the state and license holder's driving history to include motor vehicle violations, suspensions and points on licenses.

Section 6. It being immediately necessary to comply with the REAL ID Act in Order for driver's licenses or identification cards issued by the state of Oklahoma to be valid when accessing federal facilities as of October 11, 2015 or boarding commercially regulated aircrafts beginning January 1, 2016 an emergency is hereby declared to exist, by reason whereof this act shall take effect and be in full force form and after its passage and approval.

1 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)			
3 4 5 6	House Bill No. OSU - 5)5		By: Alford (OSU) Juanah (OSU)
7 8		<u>AS IN</u>	TRODUCED	
9 10			oviding short title; amending fication; providing an effect	-
11 12	BE IT ENACTED BY	HE STATE OF OK	LAHOMA	
13 14 15		nis act shall be know enefits" Act of 2015	on as the "Bringing Optimiz".	ation to Oklahoma
16 17 18		MENDATORY 56 ad as follow:	O.S. § 7-241.4 Subsections 2	A and B, are amended to
19 20 21			nefit transfer cards that conta but not limited to, Tempora	
22 23	Fami 1	ies (TANF) may be Any liquor store;	used in any transaction in:	
242526		Any retail establis in which performe	ling casino or gaming estable hment which provides adulters disrobe or perform in an	-oriented entertainment
27 28 29	4	•	hment whose principal busing tobacco products.	ness is that of selling
30 31		Any church	-	
32 33 34		primarily intoxica	ans any retail establishment ting liquor but does not incl	•
35 36 37	2	"Casino", "gambli include:	ting liquor and groceries; ng casino" and "gaming esta	
38 39 40		located wi	tore that sells groceries and thin the same building or co- ent that offers casino, gamb	mplex as an
41 42 43		activities i	establishment that offers cas neidental to the principal pu	
44 45 46	3		t transfer transaction" mean automated teller machine, p	

1		access to an online system for the withdrawal of funds or the
2		processing of a payment for merchandise or service.
3		4. "Church" means an organization automatically qualifying for tax
4		exemption status under IRC 501(c)(3) on religious grounds. This
5		definition shall not be construed to include religious organization
6		required to apply to the IRS for tax exemption status including but not
7		limited to religious private schools.
8		
9	C.	An individual who violates the provisions of this section shall be subject to a
10		reduction in Temporary Assistance for Needy Families (TANF) benefits as
11		follows:
11 12 13 14 15		1. For the first violation, twenty-five percent (25%) of the individual's
13		TANF payment standard for a period of three (3) months;
14		2. A second violation following the three (3) month reduction in benefits
15		shall result in a thirty-five percent (35%) reduction in TANF benefits
16		for six (6) subsequent months;
17		3. A third violation following the six (6) month reduction in benefits
18		shall result in a fifty percent (50%) reduction in TANF benefits for
19		twelve (12) subsequent months; and
20		4. Subsequent violations shall result in the individual being deemed
21		permanently ineligible for TANF benefits. Individuals with children
21		receiving TANF benefits shall only be eligible to receive benefit
22		payments for dependent children as provided by state and federal law.
23 24		payments for dependent emidren as provided by state and rederal law.
21 22 23 24 25 26 27 28 29	D.	Any business or organization found guilty of accepting debit or electronic
26		benefit transfer cards containing State or Federal funds in violation of this title
27		shall be subject to:
28		1. For the first violation, a warning to be issued by the Department of
29		Health and Human Services
30		2. For the second violation, a temporary suspension of tax exempt status
31		for the purpose of state revenue collection in Oklahoma, for a period
32		of one (1) year to begin the first tax year subsequent to the violation.
33		3. For the third offense, a permanent suspension of tax exempt status, for
34		the purpose of state revenue collection in Oklahoma, to begin the first
35		tax year subsequent to the violation.
26		tax year subsequent to the violation.
36 37	E	Dry Avgust 1, 2012, the Oklahama Danartmant of Human Carriage shall report
) /) (E.	By August 1, 2013, the Oklahoma Department of Human Services shall report
38		on the status of an implementation plan pursuant to the provisions of this
39		section. The President Pro Tempore of the Senate and the Speaker of the
40		House of Representatives shall be provided with updates on the status of
41		implementation on a quarterly basis until provisions of this section are fully
12		implemented by the Department.
13	<u>.</u> .	
14	Section 3.	DEFINITIONS
45		
46	Ch	urch: An organization automatically qualifying for tax exemption status under

IRC 501(c)(3), on religious grounds. This definition shall not be construed to include religious organization required to apply to the IRS for tax exemption status including but not limited to religious private schools.

Electronic Benefit Transfer (EBT) Cards: Debit or credit cards issued by the Department of Health and Human Services used for access by individuals to state or federal funds provided by programs including but not limited to Temporary Assistance for Needy Families (TANF).

Section 4. NEW LAW A new section of law to be codified in the Oklahoma Statutes to read as follows:

- A. The Department of Health and Human Services shall not enter into any agreement or contract for the provision of EBT cards except that require the provider of such cards to supply to the Department with monthly reports detailing any transactions in violation of 56 O.S. § 7-241.4. and restricting cash withdrawals from automated teller machines, point-of-sale terminals or online systems for the withdrawal of funds from EBT cards to twenty-five (\$25) dollars, per transaction and to one transaction per day.
- B. The Department of Health and Human Services shall furnish a list of organizations barred from accepting EBT cards by the provisions of 56 O.S. § 7-241.4, to be published in a publicly accessible format on the Department's website no later than January 1st of each year.

Section 5. This act shall become effective on January 1st 2017 after passage and approval.

1 2 3	Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2014)			
4 5	House Bill No. OSU-506 By: Allen	(OSU)		
6	AS INTRODUCED			
7				
8 9	An act relating to banning microbeads; providing short title; providing for definition providing for codification; providing penalties and providing an effective date.	ons;		
10				
11 12	BE IT ENACTED BY THE STATE OF OKLAHOMA			
13 14	Section 1. This act shall be known as the "Microbead Free Waters" Act of 201	4.		
15	Section 2. DEFINITIONS			
16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31	 A. Licensed physician: someone trained and licensed to practice medicine B. Microbeads: any plastic piece or fiber in a personal care product that is measured to be five (5) millimeters or less. C. Personal Care Product: an article intended to be rubbed, poured, sprir or sprayed on, introduced into, or applied in any other way to the human or any other part for the purpose of cleansing or beautifying. "Personal Product" does not include any product required a prescription. D. Prescription: written instructions by a licensed physician approving a medication or treatment. Section 3. NEW LAW A new section of law to be codified in the Oklahoma St to read as follows: A. No person shall manufacture for sale a personal care product, with the exception of any product for which a prescription is required, that contains the contains and the contains to the contains th	s akled, a body Care tatues		
32 33 34 35 36 37 38	plastic microbeads as defined in this section. B. No person shall accept for sale a personal care product, with the exception any product for which a prescription is required, that contains plastic microbeads as defined in this section. C. Any product containing microbeads and requiring a prescription must be authorized by the Department of Health. Section 4. PENALTIES	ion of		
39 40 41 42 43	A. Anyone found in violation of this law shall be guilty of a misder punishable by a fine not exceeding more than 25% of the profits fr products sold containing microbeads.			
44 45	Section 5. This act shall become effective 90 days after passage and approval.			

1	Oklahoma Intercollegiate Legislature				
2	2 nd Session of the 47th Legislature (2015)				
3	House Bill No. OSU	-507	By: Barton (OSU)		
5	House Bill 140. Obe	307	By. Barton (OBC)		
6		AS INTRODUCED			
7					
8	An Act relating to the misuse of controlled substances and illegal drugs, providing short title,				
9	providing for definitions, providing for codification, providing an effective date.				
10					
11	BE IT ENACTED BY	Y THE STATE OF OKLAHOMA			
12 13	G	TTI: 1 111 1 (XXX 1 11	1 11 17 4 62015		
13	Section 1.	This act shall be known as "We shall se	earch your blood" Act of 2015.		
14 15	Section 2.	DECIMITIONS.			
	Section 2.	DEFINITIONS:			
16 17	Δ "ΙΊ	legal drug" means a drug whose distribu	tion is a violation of state law		
18	<i>A</i> . II	legal drug means a drug whose distribu	tion is a violation of state law		
19	Section 3.	NEW LAW A new section of law to be	codified in the Oklahoma Statues		
20		to read as follows:			
21 22 23 24 25 26 27	A. Po	ssession of Illegal drugs includes physic	al possession as well as		
23	co	nsumption. Violators are subject to the fi	ull force of state and federal law. If		
24		obable cause exists of the violation relati			
25	ille	egal or unprescribed drug the individual	may be tested.		
26					
27	G 4	TTI:	4.2016 6 1		
28	Section 4.	This act shall become effective on July	4, 2016 after its passage and		
29		approval.			
30 31					
32					

1 2 3		Oklahoma Intercollegiate Legislature 2 nd Session of the 47th Legislature (2015)	
3 4 5	House Bill No. OS	U-508	By: Barton (OSU)
6		AS INTRODUCED	
7 8	An Aata	relating to the actablishment of manulity for mustaction	of violent
9		relating to the establishment of morality for protection of a religious base.	or violent
10	sects and	i a religious base.	
11	BE IT ENACTED I	BY THE STATE OF OKLAHOMA	
12	BETT ENTETED I		
13	Section 1.	This act shall be known as the "Establishment of Mo	orality" Act of 2015.
14			,
15	Section 2.	Whereas, the Establishment Clause of the First Ame	endment of the
16		Constitution of the United States reads:"Congre	
17		law respecting an Establishment of Religion, or p.	
18		exercise thereof;"; and	
19		Whereas, this prohibition does not apply to states, m	unicipalities, or
20		schools; and	
21		Whereas, in recent times, the federal judiciary has in	-
22		municipalities, and schools into the Establishment C	clause prohibitions on
23		Congress; and	
24		Whereas, the Tenth Amendment to the Constitution	
25		reads: "The powers not delegated to the United State	-
26 27		nor prohibited by it to the States, are reserved to the	States respectively, or
28		to the people."; and Whereas, the Tenth Amendment of the Constitution	of the United States
29		prohibits the federal government and prohibits the fe	
30		expanding the powers of the federal government bey	
31		which are explicitly enumerated; and	ona mose powers
32		Whereas, the Constitution of the United States of	loes not grant the
33		federal government and does not grant the federal co	_
34		determine what is or is not constitutional; therefore,	-
35		Amendment to the Constitution of the United States	, the power to
36		determine constitutionality and the proper interpr	retation and proper
37		application of the Constitution is reserved to the stat	es and to the people;
38		and	
39		Whereas, each state in the union is sovereign and ma	
40		determine how that state may make laws respecting	an establishment of
41		religion; and	00 1 1
42		Whereas, The People of Oklahoma, assert that the p	
43		citizens of the United States under the First Amendr	•
44 45		way to be abridged when such citizens become go	-
45 46		virtue of their appointment, election, contract, em otherwise engagement; and	proyment, or
4 0		onici wise engagement, allu	

46

Section 4.

Section 3. Therefore, The People of Oklahoma, Oklahoma do not recognize the authority of federal judicial opinions arising from the exertion of powers not granted to the federal government by the Constitution of the United

Therefore, all persons and religious societies who acknowledge that there is one God, and a future state of rewards and punishments, and that God is publicly to be worshipped, shall be freely tolerated. The Christian Protestant religion shall be deemed, and is hereby constituted and declared to be, the established religion of this State. That all denominations of Christian Protestants in this State, demeaning themselves peaceably and faithfully, shall enjoy equal religious and civil privileges. To accomplish this desirable purpose without injury to the religious property of those societies of Christians which are by law already incorporated for the purpose of religious worship, and to put it fully into the power of every other society of Christian Protestants, either already formed or hereafter to be formed, to obtain the like incorporation, it is hereby constituted, appointed, and declared that the respective societies of the all protestant churches are already formed in this State for the purpose of religious worship shall still continue Incorporate and hold the religious property now in their possession. And that whenever fifteen or more male persons, not under twenty-one years of age, professing the Christian Protestant religion, and agreeing to unite themselves in a society for the purposes of religious worship, they shall, (on complying with the terms hereinafter mentioned,) be, and be constituted, a church, and be esteemed and regarded in law as of the established religion of the state, and on a petition to the legislature shall be entitled to be incorporated and to enjoy equal privileges. That every society of Christians so formed shall give themselves a name or denomination by which they shall be called and known in law, and all that associate with them for the purposes of worship shall be esteemed as belonging to the society so called. But that previous to the establishment and incorporation of the respective societies of every denomination as aforesaid, and in order to entitle them thereto, each society so petitioning shall have agreed to and subscribed in a book the following five articles, without which no agreement or union of men upon pretense of religion shall entitle them to be incorporated and esteemed as a church of the established religion of this State:

- 1. That there is one eternal God, and a future state of rewards and punishments.
- 2. That God is publicly to be worshipped.
- 3. That the Christian religion is the true religion.
- 4. That the holy scriptures of the Old and New Testaments are of divine inspiration, and are the rule of faith and practice.
- 5. That it is lawful and the duty of every man being thereunto called by those that govern, to bear witness to the truth."
- Section 5. Upon passage any conflicting statute shall be invalid and void. Section 6. This act shall become effective on July 4, 2017 after its passage and approval.

1 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)
2 3	\mathcal{E}
4	House Bill No. OSU-509 By: Bledsoe (OSU)
5	
6	AS INTRODUCED
7	
8	An act relating to State Income Tax; 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 "Deserved Income" Act of 2015.
14	
12 13 14 15 16	Section 2. DEFINITIONS
16	
17 18	A. Income: The amount of money that an individual makes from being employed
18	either from hourly wages or salary
19	B. Employed: the state of being paid an income to work
20	C. State Income Tax: A tax issued by the State on an individual's income
21	
22	Section 3. NEW LAW A new section of law to be codified in the Oklahoma
23 24	Statues to read as follows:
24	A. Any individual employed in the State of Oklahoma is no longer subject to a
23 26	State Income tax on their income.
20 27	State income tax on their income.
∠ /)	Section 1. This act shall become affective 90 days after passage and approval
	section 4. This act shall become effective 30 days after passage and approval.
20 21 22 23 24 25 26 27 28	Section 4. This act shall become effective 90 days after passage and approval.

1 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)
3 4 5	House Bill No. OSU-510 By: Bledsoe (OSU)
6 7	AS INTRODUCED
8 9 10	An act relating to Teacher Income; 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 "Teaching for a Competitive Wage" Act of 2015.
15 16 17	Section 2. DEFINITIONS
17 18 19	A. Full-time: employment in which a person works a minimum number of hours defined as such by his/her employer.
20 21	B. Teacher: an individual who is paid a salaried income to teachC. Minimum Annual Income: The smallest yearly amount of money an
22 23	individual can be paid.
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	A. Any individual full-time teacher working in a public or private school who teaches Kindergarten (K-5) through Twelfth Grade will have a minimum annual income that will be five percent higher than the highest surrounding States (Texas, Arkansas, Kansas, Missouri, New Mexico, and Colorado)
31 32 33 34 35	average teacher annual income. The average teacher annual income of the surrounding states will be determined by The National Center for Education Statistics (https://nces.ed.gov)
36 37	Section 4. This act shall become effective 90 days after passage and approval.

1 2			Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)	
3				
4	House Bill No	o. OSU	- 511	By: Brennan (OSU)
5 6			AS INTRODUCED	
7 8	An act	t rolotii	ng to banning conversion and aversion therapy; pro	viding chart title:
9			definitions; providing for codification; providing f	
10			an emergency.	or penarties and
11	Provis	8		
12	BE IT ENAC	TED B	Y THE STATE OF OKLAHOMA	
13				
14	Sectio	n 1.	This act shall be known as the "Born Perfect" Ac	et of 2015.
15				
16	Sectio		DEFINITIONS	
17	A.		tal health provider" means a psychologist, psychiat	
18	professional counselor or marital and family therapist, pastor and youth minister,			astor and youth minister,
19		who i	s licensed by his or her respective licensing authorit	ity; and
20	B.	"Sexu	ual orientation change efforts" means any communi	cations by mental health
21		provi	ders that seek to control or end any unwanted sexua	al attraction. This
22	includes but is not limited to: efforts to change behaviors or gender expressions,			
23			eliminate or reduce sexual or romantic attractions of	= =
24			iduals of the same sex.	C
25	C		rsion therapy" s a form of psychological treatment	in which the patient is
26	0.		sed to a stimulus while simultaneously being subject	-
27		_	cal discomfort. This conditioning is intended to cau	
28			imulus with unpleasant sensations in order to stop t	=
29	D		version therapy" is a range of treatments that aim to	•
30	D.		tation from homosexual to heterosexual.) change sexual
30		orien	tation from nomosexual to neterosexual.	
31	Sectio	n 3.	NEW LAW A new section of law to be codified	in the Oklahoma Statues
32			to read as follows:	
33				
34	A.	Ment	al health providers are prohibited from practicing a	ny form of conversion
35			by, aversion therapy, and any other sexual orientation	on change efforts in the
36	_		of Oklahoma.	
37	В.		ts may not obtain such counseling or therapy for th	eir children under
38		eighte	een years of age.	
39	Coatio	n 1	DENIAL THEC	
40 41	Sectio	11 4.	PENALTIES	
41	C	Anv	nental health provider found not abiding by the nev	w state law will have their
43	C.		se revoked by the respective licensing agencies.	y state law will have then
44	D.		parent or legal guardian found to be subjecting pers	ons under eighteen years

of age to aversion therapy, conversion therapy, or any other sexual orientation change efforts shall be subjected to a fine no less than \$10,000, and shall face a minimum of 30 days in jail.

Section 5. 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	2 nd Session of the 46 th Legislature (2014)	
3		
4	House Bill No. OSU-512 Brennan (C	OSU)
5	Ramirez (C	OSU)
6		
7	AS INTRODUCED	
8		
9	An act relating to Recycling; providing short title; providing for definitions;	
10	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 "Mandatory Recycling" Act of 2014.	
15		
16	Section 2. DEFINITIONS	
17		
18	A."Recyclables": aluminum cans, aluminum foil, aluminum bakewear, steel	ans,
19	tin cans, corrugated cardboard, magazines, office paper, newspapers,	
20	paperboard, paper cardboard cartons, unsolicited direct mail, phone books	۶,
21	clear/brown/green glass, clean plastic, car/household/rechargeable batterie	es,
22	incandescent/LED/compact fluorescent bulbs.	
23	B. "Landfill": a place to dispose of waste material by burying it and covering	it
24	over with soil, especially as a method of filling in or extending usable lan	d.
25	C. "Household": any place of residence that is occupied by one or more pers	ons.
26		
27	Section 3. NEW LAW A new section of law to be codified in the Oklahoma	
28	Statutes to read as follows:	
29		
30	A. No individual shall be allowed to send recyclable materials to landfills wit	
31	but instead will be required to dispose of such materials at recycling center	
32	This will not apply to any persons who does not have a recycling center w	/ithin
33	their city limits or within a 20 mile radius.	
34	B. No approval to landfill or incinerate the items specified in section 2,	
35	definitions, may be granted by the commissioner. This will not apply to a	-
36	persons who does not have a recycling center within their city limits or w	ithin
37	a 20 mile radius.	
38		
30	Section A PENALTIES	

1	A. A	Any landfill found sending recyclable matter will be fined \$\$00 on the first
2	O	ffense, doubling on the second offense.
3		
4	Section 5.	This act shall become effective 90 days after passage and approval.
5		

1 2 3		Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2012)
4	House Bill No. O	SU-513 By: Castilleja (OSU)
5 6		AS INTRODUCED
7		
8 9		a act relating to women's maternity leave; providing short title; providing for finitions; providing for codification and providing an effective date.
10		
11	BE IT ENACTED	O BY THE STATE OF OKLAHOMA
12		
13	Section 1.	This act shall be known as the "Maternity Leave Extension" Act of 2015.
14		
15	Section 2.	DEFINITIONS
16		
17		"Maternity" means the period during pregnancy and shortly after childbirth.
18	В.	"Business day" means a measurement of time that typically refers to any day
19		in which normal business is conducted. This is generally considered to be
20		Monday through Friday from 9am to 5pm local time, and excludes weekends
21		and public holidays.
22	C.	"Compensation" means the money received by an employee from an
23	ъ	employer as a salary or wages.
24		"Employer" means a person, organization or company that employs people.
25	E.	"Tax Exempt" means excused from a single or multiple taxation laws.
26	C4: 2	NEWLAW A compaction of large to be a different of a Children
27	Section 3.	
28 29	Statues to read as	TOHOWS:
30	A.	Maternity leave shall consist of sixty days or the equivalent of 60 business
31		days.
32	В.	Any pregnant woman who has maintained a job and/or employment for two
33		(2) years will be eligible for full compensation for the first thirty (30) days and
34		half compensation for the next thirty (30) days while on maternity leave.
35	C.	If the woman has held employment at the same company and or institution for
36		four (4) years, she shall be able to receive full compensation throughout her
37	_	sixty (60) days of leave.
38	D.	Oklahoma employers who cannot commit full compensation to their
39		employee(s) for the full sixty (60) days can qualify for a tax exempt status for
40		the time their employee is out of commission.
41		
42	Section 4.	PENALTIES
43	4	A
44 45	A.	Any employer that has forty (40) or more employees shall be subject to these
45 46		penalties. Failure to comply by these guidelines will result in a fine of nine thousand (9 000) dollars for first time violations
40		THOUSAND 15 DOOD OOHALS TOLDING THEE VIOLATIONS

1	B. A	Any employer that has fifteen (15) or less employees shall be subject to a fine
2	(of one thousand (1,000) dollars for first time violations.
3	C. I	More than four (4) violations of this law may result in a revoked license to
4	F	practice in fields such as but not limited to areas of medicine, business and
5	9	gaming (casino).
6		
7	Section 5.	This act shall become effective 90 days after passage and approval.
8		

1 2		Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)
3		2 Session of the 17 Legislature (2013)
4 5	House Bill No. OSU-	By: Castilleja (OSU)
6		AS INTRODUCED
7		AIS IIVINOIS CELIS
8	An act relatin	g to gender equality; providing short title; providing for codification;
9		penalties; and providing an effective date.
10	F8	F
11	BE IT ENACTED B	Y THE STATE OF OKLAHOMA
12		
13	Section 1.	This act shall be known as the "Neutral Facilities For All" Act of 2015.
14		
15	Section 2.	DEFINITIONS
16		
17	A.	"Gender equality" means the state in which access to rights or
18		opportunities is unaffected by gender.
19	B.	"Transgender" means denoting or relating to a person whose self-identity
20		does not conform unambiguously to conventional notions of male or
21	~	female gender.
22	C.	"LGBT" is an acronym that stands for Lesbian, Gay, Bisexual,
23		Transexual, and is used to designate a community of people who's sexual
24	D	or gender identities can create shared political and social concerns.
2526	D.	"Gender neutral" means denoting a word or expression that cannot be taken to refer to one gender only.
27	E	"Public facilities" means the following facilities owned by a State or local
28	L.	government: Any flood control, navigation, irrigation, reclamation, public
29		power, sewage treatment and collection, water supply and distribution,
30		watershed development, or airport facility. Any other public building,
31		structure, or system, including those used for educational, recreational, or
32		cultural purposes. As well as any park.
33		
34	Section 3.	NEW LAW A new section of law to be codified in the Oklahoma Statues
35		to read as follows:
36		
37	A.	Any individual that claims to be of the transgender, lesbian, gay, or
38		bisexual community shall have the proper accommodations, which include
39		but are not limited to proper gender-neutral facilities such as public
40	D	restrooms.
41	В.	All public facilities in Oklahoma shall be required to accommodate any
42		and all individuals that represent the LGBT community by building a
43 44	C	gender-neutral public restroom. Private business owner(s) shall face a tax-exempt status if they comply
45	C.	with public mandated laws to accommodate the LGBT community in
46		creating a public gender-neutral restroom.
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1		
2	Section 4. PI	ENALTIES
3		
4	A	A. Failure to comply with the state mandated regulations of this act shall
5		result in a tax levy against the institution or facility.
6		
7	Section 5.	This act shall become effective 90 days after passage and approval.
8		, , ,

1 2 3	Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)
5 5 6	House Bill No. OSU-515 By: Crall (OSU) Pickens (OSU)
7 8	AS INTRODUCED
9 10	An act relating to gun control; providing short title; providing for definitions; providing for codification; providing for penalties and providing an effective date.
11 12 13	BE IT ENACTED BY THE STATE OF OKLAHOMA
14 15	Section 1. This act shall be known as the "Mass Shooting Prevention" Act of 2015.
16 17	Section 2. DEFINITIONS
18 19 20 21 22	A. "Firearm" means any small weapon which will, or is designed to or may readily be converted to expel a projectile by the action of an explosive, or the frame or receiver of any such weapon.B. "Danger to self," means a voluntary person who has made a serious threat of, or attempted, suicide with the use of a firearm or other deadly weapon.
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 30 31	 A. No person shall possess, purchase, receive, attempt to purchase or receive, or have custody or control of any firearms if the person: 1. Has been admitted to a facility and is receiving in-patient treatment for a mental illness and the attending mental health professional opines
32 33 34 35 36	that the patient is a danger to self or others. This prohibition applies even if the person has consented to the treatment, although the prohibition ends as soon as the patient is discharged from the facility; 2. Has been adjudicated by a court of any state to be a danger to others as a result of a mental disorder or mental illness, or has been adjudicated
37 38 39 40 41	to be a mentally disordered sex offender. This prohibition does not apply, however, if the court of adjudication issues, upon the individual's release from treatment or at a later date, a certificate stating that the person may possess a firearm without endangering others;
42 43 44	3. Has been found not guilty by reason of insanity of enumerated violent felonies. A person who is found not guilty by reason of insanity of other crimes is barred from possessing firearms unless a court finds that the person has recovered his or her sanity:

1 2 3 4 5	
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	
21 22	

- 4. Has been found mentally incompetent to stand trial, unless there is a subsequent finding that the person has become competent;
- 5. Is currently under a court-ordered conservatorship because he or she is gravely disabled as a result of a mental disorder or impaired by chronic alcoholism or drug addiction.

Section 4. PENALTIES

- A. Any person who shall knowingly supply, sell, give, or allow possession or control of a deadly weapon to any person described in Section 3(A) shall be punishable by imprisonment in a county jail for a period of two (2) to three (3) years, by a fine not exceeding one thousand dollars (\$10,000), or by both the fine and imprisonment.
- B. Whenever a person, who has been detained or apprehended for examination of his or her mental condition, is found to own, have in his or her possession or under his or her control, any firearm whatsoever, the firearm shall be confiscated by any law enforcement agency or peace officer, who shall retain custody of the firearm or other deadly weapon. In addition, the individual found unlawfully in possession or control of the firearm shall be punished with a fine not exceeding one thousand dollars (\$1000).

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

1 2 3	Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)
5 4 5	House Bill No. OSU-516 By: Crall (OSU)
6	AS INTRODUCED
7 8 9	An act relating to hydraulic fracturing; providing short title; providing for definitions; providing for codification and providing an effective date.
10 11 12	BE IT ENACTED BY THE STATE OF OKLAHOMA
13 14	Section 1. This act shall be known as the "Hydraulic Fracturing Examination and Assessment" Act of 2015.
15 16 17	Section 2. DEFINITIONS
18 19 20	A. "Hydraulic fracturing" means a well-stimulation technique performed on underground petroleum oil wells in which rock is fractured by a hydraulically pressurized liquid made of rock, sand, and chemicals.
21 22 23	B. "Underground injection well" means any underground disposal well into which waste fluid related to oil and gas production, including hydraulic fracturing waste water, is injected.
2425262728	C. "Air pollution" means the introduction of particulates, biological molecules, or other harmful materials into the Earth's atmosphere that possibly, but not necessarily, cause disease, death to humans and other animals, damage to other living organisms such as food crops, or damage the natural or built environment.
29 30 31	D. "Water pollution" means the contamination of water bodies that occurs when pollutants are directly or indirectly discharged into water bodies without adequate treatment to remove the harmful compounds.
32 33 34	E. "Climate change" means a change in the distribution of weather patterns when that change lasts for an extended period of time, especially changes caused by man-made infrastructure.
35 36 37	F. "Oil spill" means a form of pollution that occurs when liquid petroleum hydrocarbon is released into the environment due to human activity, whether above ground or below ground.
38 39	G. "Induced seismicity" means earthquakes or tremors that are caused by human activity that alters the stresses and strains on the Earth's crust.
40 41 42 43	H. "Adverse health effects" means any and all negative changes in the mental and physical health of humans and other animals that results from exposure to a source.
44 45 46	Section 3. NEW LAW A new section of law to be codified in the Oklahoma Statues to read as follows:

1 A. A new joint government commission known as the Panel for Research on 2 Hydraulic Fracturing shall be formed. This commission shall consist of five (5) 3 employees from the Oklahoma Department of Environmental Quality, five (5) 4 employees from the Oklahoma Department of Wildlife Conservation, and five 5 (5) employees from the Oklahoma State Department of Health. These members 6 shall be selected by each agency's respective department head, and one of the 7 fifteen (15) new commission members shall be appointed by the governor of 8 Oklahoma to lead and direct the research panel. Each of the fifteen (15) 9 members shall receive compensation that amounts to no less than their existing 10 salaries. 11 12 13 14

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- B. The purpose and function of this commission shall be to conduct research that monitors the effects of hydraulic fracturing and underground injection wells on the environment and on the health of Oklahoma citizens. This research shall include, but not be limited to, the monitoring of air pollution, water pollution, climate change, oil spills, induced seismicity, and adverse health effects associated with the hydraulic fracturing sites.
- C. The commission members shall be selected on this bill's effective date and their research shall begin thirty (30) days after their selection. The commission members shall meet once weekly to assess and analyze new findings and direct future research accordingly. The research shall conclude on the same date as the bill's effective date, five (5) years later. After the duration of the five (5) year period, the panel shall have ninety (90) days to organize and analyze the results of its research, at which time it shall present its findings at separate House and Senate hearings that shall examine the effects of hydraulic fracturing on the environment and on the health of Oklahoma citizens. After the hearings take place, the state legislature shall vote on whether to dissolve the panel or to continue its existence for extended research. Should the legislature elect to dissolve the panel, all fifteen (15) members shall be reinstated into their former departments at equal or higher positions and salary amounts, adjusted for inflation.

Section 4. This act shall become effective one hundred eighty (180) days after passage and approval.

1 2		Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)
3 4	House Bill No. O	SU-517 By: Daniel (OSU)
5 6		AS INTRODUCED
7 8 9 10		ating to motor vehicle traffic regulations; providing short title; amending 47 l; 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 "Headlight" Act of 2015.
14 15 16 17	Section 2. follows:	AMENDATORY: 47 O.S. Section 12-01 shall be amended to read as
17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32		The United States Department of Transportation specifications and standards for headlamps, auxiliary driving lamps, tail lamps, signal lamps, reflectors, and other lighting equipment and signal devices, pursuant to 49 C.F.R., Section 571.108, are hereby adopted by the State of Oklahoma. Except as otherwise provided in this chapter and subject to exceptions for parked vehicles, every vehicle upon a highway within this state shall properly display all lamps and illuminating devices as required by law: 1. At any time from one-half (1/2) hour after sunset to one-half (1/2) hour before sunrise, also referred to in this chapter as nighttime; and 2. At any other time when, due to insufficient light or unfavorable atmospheric conditions, persons and vehicles on the highway are not clearly discernible at a distance of one thousand (1,000) feet or less. 3. At any time the weather conditions require the usage of the motor vehicle's windshield wipers to operate the vehicle in a responsible manner.
33 34 35 36 37 38 39 40		All lamps required by this chapter shall display a steady light except as otherwise prescribed by this chapter. Any required individual lamp may be combined or incorporated with any other required individual lamp if the combined or incorporated lamps meet all of the individual lighting requirements of this chapter for each individual lamp contained therein. No lamp, other than a headlamp, displayed on any vehicle shall project a glaring light; provided, every headlamp shall comply with Section 12-222 of this title
41	Section 5. Th	s act shall become effective 90 days after passage and approval.

1	Oklahoma Intercollegiate Legislature		
2	2 nd Session of the 47 th Legislature (2015)		
3			
4	House Bill No. OSU - 518 By: Daniel (OS	\mathbf{U}	
5			
6	AS INTRODUCED		
7			
8	An act relating to chemicals for use in lethal injection; providing short title;		
9	providing for codification; providing for penalties; and providing an effective		
10	date.		
11			
12	BE IT ENACTED BY THE STATE OF OKLAHOMA		
13			
14	Section 1. This act shall be known as the "Sourcing Justice" Act of 2015.		
15			
16	Section 2. NEW LAW A new section of law to be codified in the Oklahoma Statue	:S	
17	to read as follows:		
18	A. No leteration from the management of the selected decledes and the		
19	A. No later than fourteen (14) days prior to the scheduled execution date, the		
20 21	Oklahoma Department of Corrections (ODOC) shall be required to have, on hand, the drugs to be used to execute the offender.	Ĺ	
22	B. The director of the Oklahoma Department of Corrections shall have the pow	104	
23	to seize the drugs required for a scheduled execution from any Oklahoma	/61	
24	registered pharmacy but must provide fair compensation and keep a		
25	confidential record of the transaction.		
26	confidential record of the transaction.		
27	Section 3. PENALTIES		
28	Section 3. TEITHER		
29	A. Failure of a pharmacy to comply with this measure, except in cases legitima	te	
30	limited availability, will result in a five thousand dollar (\$5000) fine, and		
31	possible disciplinary action to be decided by the State Board of Pharmacy.		
32	Section 5. This act shall become effective 90 days after passage and approval.		
33			

1 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)
3 4 5	House Bill No. OSU-519 By: Ford (OSU) Helms (OSU)
6 7 8	AS INTRODUCED
9 10	An act relating to marriage; providing short title; providing for definitions; providing for codification and providing an effective date.
11	
12	BE IT ENACTED BY THE STATE OF OKLAHOMA
13 14 15	Section 1. This act shall be known as the "Divorce for a Cause" Act of 2015.
16 17	Section 2. DEFINITIONS:
18 19 20	A. Marriage: the legally or formally recognized union of a man and a woman (or in some jurisdictions two people of the same sex) as partners in a relationship.
21 22	B. Divorce: The legal separation of a marriage by court or other competent body.
23 24 25 26	C. Fault: a justifiable means or cause in which the union of marriage is harmed, or the individual parties within the marriage are harmed.
27	Section 3. NEW LAW: A new section of law to be codified in the Oklahoma Statues
28	to read as follows:
29	A. A marriage within the state of Oklahoma may only be separated by divorce if
30 31	the following reasons are met: Abandonment for one (1) year, Adultery, Impotency, When the wife at the time of her marriage, was pregnant by
32	another other than her husband, extreme cruelty, fraudulent contract, habitual
33 34	drunkenness, gross neglect of duty, imprisonment of the other party in a state or federal penal institution under sentence thereto for the commission of a
35	felony at the time the petition is filed, or insanity up to five (5) years.
36	B. To legitimize a fault listed above, proof must be submitted by at least one of
37	the parties within the marriage.
38	C. If the dissolution of marriage is granted: the former status of the wife's
39	maiden name shall be restored if she chose to change it during the time of
40 41	marriage, the property of the divorced couple shall be restored back to the original owner, and in the case where the two parties cannot come to an
42	agreement on ownership of a conjoined property, the said property will be
43	confiscated by the state
44	D. Children in the case of the faults of Abandonment for one (1) year, extreme
45	cruelty, habitual drunkenness, gross neglect of duty, imprisonment of the
46	other party in a state or federal penal institution under sentence thereto for the

1		commission of a felony at the time the petition is filed, or insanity up to five
2		(5) years will be placed under sole custody of the party who did not commit
3		the fault. Joint custody may be granted under the faults of Adultery,
4		Impotency, When the wife at the time of her marriage, was pregnant by
5		another other than her husband, and fraudulent contract. At the age of twelve
6		(12) despite the fault committed, the child may choose under which party they
7		will receive guardianship from/reside with.
8	E.	Regarding court fees, both parties shall pay an equal sum of the cost it takes to
9		finalize the divorce.
10		
11	Section 4.	This act shall become effective 90 days after passage and approval.
12		

1 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)	
3 4 5	House Bill No. OSU-520 By: Ford (OSU)	
6	AS INTRODUCED	
7		
8 9	An act relating to pharmacies; providing short title; amending Title 59 O.S. 2015, Section 353.13B; and providing an effective date.	
10	333.13D, 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 "No Substitutes Act of 2015."	
14		
15	Section 2. AMENDATORY 59 O.S. 2015, Section 353.13B, is amended to read	
16	as follows:	
17		
18	Section 353.13B. A. As used in this section, the terms "biological product",	
19	"biosimilar" and "interchangeable" have the same meanings as defined in Section 351 of the	
20	federal Public Health Service Act, 42 U.S.C., Section 262.	
21	B. A pharmacist may only never dispense a substitute biological product for the prescribed	
22	biological product if:	
23	1. The United States Food and Drug Administration has determined that the substitute	
24	biological product is biosimilar to and interchangeable for the prescribed biological product;	
25	2. The prescribing practitioner does not express a preference against substitution in writing,	
26 27	verbally or electronically; 3. The pharmacist notifies the person presenting the prescription of the substitution, together	
28	with the existence and amount of the retail price difference between the prescribed biological	
29	product and the prescribed biological product substituted for it, and informs such person that he	
30	or she may refuse the substitution;	
31	4. The pharmacist in writing or electronically notifies the prescribing practitioner within five	
32	(5) days of filling the substitute biological product; and	
33	5. The pharmacist retains a written or electronic record of the substitution for at least two (2)	
34	years.	
35	C. A pharmacist shall comply with the notification provisions of paragraph 3 of subsection B	
36	of this section by entering the substitution in the institution's written medical record system or	
37	electronic medical record system.	
38	D. The State Board of Pharmacy shall maintain on its public website a current list of	
39	biological products that the United States Food and Drug Administration has determined are	
40	biosimilar and interchangeable as provided in paragraph 1 of subsection B of this section.	
41		
42	Section 3. This act shall become effective ninety (90) days after passage and	
43	approval.	
44		

1 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)		
3 4 5	House Bill No. OSU-521 By: Ford (OSU)		
6	AS INTRODUCED		
7 8	An act relating to; providing short title; amending Title 70 O.S. 2015, Section 24-157;		
9 10	and providing an effective date.		
10 11 12	BE IT ENACTED BY THE STATE OF OKLAHOMA:		
13 14 15	Section 1. This act shall be known as the "School Districts Learn Sport Safety Act of 2015."		
16 17 18	Section 2. AMENDATORY 70 O.S. 2015, Section 24-157, is amended to read as follows:		
19 20 21 22 23 24 25 26 27 28 29 30 31 32	Section 24-157. A. Each public school district in this state shall review the Safe Sports School criteria as published by a nationwide association of athletic trainers and shall evaluate how to improve the overall level of sports safety in the school district. B. Each school district in this state shall utilize guidelines and resource information from a statewide organization of athletic trainers in an effort to achieve a Safe Sports School Award. C. The State Department of Education shall provide a one-time grant award of Seven Thousand Five Hundred Dollars (\$7,500.00) Five Thousand Dollars (\$5,000.00) to each public school district that achieves a Safe Sports School Award. Such awards shall be given over a five-year period to no more than fifteen to the maximum of 5 school districts per year for up to 5 years. Preferences shall be given to school districts that have not previously hired a comprehensive athletic healthcare team coordinator. D. The State Board of Education shall promulgate rules to implement subsection C of this section.		
33 34 35	Section 3. This act shall become effective ninety (90) days after passage and approval.		

1 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)	
3	House Bill No. OSU-522 Frye (OSU)	
4		
5	<u>AS INTRODUCED</u>	
6		
7	An act relating to the Supplemental Nutrition Assistance Program; Providing short title;	
8	Providing definitions; Providing for codification; providing penalties and providing an effective)
9	date.	
10	BE IT ENACTED BY THE STATE OF OKLAHOMA	
11 12	DE II ENACIED BY THE STATE OF OKLAHOMA	
13	Section 1. This act shall be known as the "Revamp the Stamp" Act of 2015.	
14	Section 1. This act shall be known as the Revamp the Stamp Tet of 2013.	
15	Section 2. DEFINTIONS	
16	A. "Part-time job" means a paid position of regular employment in which the	
17	employee earns pay for at least twenty (20) hours a week, but not exceeding	
18	forty (40) hours a week.	
19	B. "Volunteer work" means performing a service without pay for a community	
20	agency.	
21	C. "Vocational education" means an educational training from an Oklahoma	
22	higher-level learning institution that provides practical experience and skill;	
21 22 23 24	D. "Postsecondary education" means a higher learning institution following the	
24 25	completion of a high school diploma or equivalent.	
25 26	Section 3. NEW LAW A new section of law to be codified in the Oklahoma	
26 27	Statues to read as follows:	
28	A. Any individual who meets the requirements set forth by the Department of	
29	Human Services in order to receive the benefits of the Supplemental Nutritio	n
30	Assistance Program, must also have either a part time job, participate in eigh	
31	(8) hours of volunteer work per week, or be enrolled in vocational education	
32	or postsecondary education	
33		
34	Section 4. PENALTIES	
35	A. Any recipient of the Supplemental Nutrition Assistance Program who fails to)
36	meet one of the requirements will have their assistance taken away	
37	immediately and permanently.	
38 39	Section 5. This act shall become effective 90 days after passage and approval.	
ンフ	Section 5. This act shall become effective 90 days after passage and approval.	

1 2 3	Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)
4 5	House Bill No. OSU-523 Frye (OSU Allen (OSU)
6 7 8	AS INTRODUCED
9 10 11 12	An act relating to sexually transmitted diseases; providing short title; providing for definitions; providing for codification; providing penalties and providing an effective date.
13 14	BE IT ENACTED BY THE STATE OF OKLAHOMA
15 16	Section 1. This act shall be known as the "Duty to Warn" Act of 2014.
17 18	Section 2. DEFINITIONS
18 19 20 21 22 23 24 25 26 27 28 29 30 31 32	 A. "Department" means the Oklahoma State Department of Health; B. "Sexual Intercourse" means sexual activity between two or more people; C. "Person" means a human being; D. "Informed" means a verbal explanation of the STD before sexual intercourse; E. "Consent" means answering "yes" or "no" to sexual intercourse with the infected person after being informed of their STD; F. "Sexually transmittable disease" means a bacterial, viral, fungal, or parasitic disease, determined by rule of the department to be sexually transmissible, to be a threat to the public health and welfare, and to be a disease for which a legitimate public interest will be served by providing for regulation and treatment; G. "Misdemeanor" means an offense that is punishable by a fine, penalty, forfeiture, or imprisonment for a year or less.
33 34	Section 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes to read as follows:
35 36 37 38 39	A. It is unlawful for any person who has a sexually transmitted disease (STD) to have sexual intercourse with any other person, unless such other person has been informed of the presence of the STD and has consented to the sexual intercourse.
40 41 42 43 44 45 46	B. In considering which diseases are to be designated as sexually transmissible diseases, the department shall consider such diseases as chancroid, gonorrhea, granuloma inguinale, lymphogranuloma venereum, genital herpes simplex, chlamydia, nongonococcal urethritis (NGU), pelvic inflammatory disease (PID)/acute salpingitis, syphilis, and human immune deficiency virus infection for designation, and shall consider the recommendations and classifications of the centers for disease control and other nationally

1	recognized medical authorities. Not all diseases that are sexually transmissible
2	need be designated for the purposes of this act.
3	
4	
5	Section 4. PENALTIES
6	
7	A. Penalties include payment of treatment for all persons affected with STD and
8	a fine of no less than five hundred dollars (\$500) as well as possible
9	imprisonment for no more than one (1) year.
10	
11	Section 5. This act shall become effective 90 days after passage and approval.
12	

1 2		Oklahoma Intercollegian 2 nd Session of the 47 th Leg	<u> </u>
3 4	House Bill No. OSU	J-524	By: Garner (OSU)
5			•
6		AS INTRODU	CED
7			
8			g short title; providing for definitions
9 10	providing for count	cation, and providing an effective	uate.
11	BE IT ENACTED I	BY THE STATE OF OKLAHOM.	A
12	DE II ELVIOTED I		
13	Section 1.	This act shall be known as the "	Enfant Care" Act of 2015.
14			
15	Section 2.	DEFINITIONS	
16	A. "	Eligible Employee": means an em	ployee who has been employed
17			ths by the employer with respect to whom
18		leave is requested	
19			two hundred and fifty (1,250) hours of
20			during the previous twelve (12) month
21		period.	
22	В. "	Eligible Employee" does not inclu	
23 24			oyee covered under subchapter V of tle five (5), United States Code, or
25 26 27 28		such employer employs less	ver who is employed at a worksite at which than thirty (30) employees if the total byed by that employer within seventy-five s less than 30
	СТ	· · ·	
29 30			of determining whether an employee ent specified in subparagraph (A)(2), the
31			ection seven (7) of the Fair Labor Standards
32		act of 1938 (29 U.S.C. 207) shall a	
33	D. "Son	or Daughter": The term "son or d	aughter" means a biological, adopted, or
34			r a child of a person standing in loco
35	parei	ntis, who is	
36		1) Under eighteen (18) years o	f age; or
37		2) Eighteen (18) years of age of	or older and incapable of self-care because
38		of a mental or physical disa	pility
39			nefits provided or made available to
40			ng group life insurance, health insurance,
41			ual leave, educational benefits, and
42	·	-	h benefits are provided by a practice or
43	V	ritten policy of an employer or the	

1	Section 3.	NEW LAW A new section of law to be codified in the Oklahoma
2	Statues to 1	read as follows:
3	A.	Paid parental leave including but not limited to full-time, married, salaried
4		workers, providing benefits and insurance throughout the duration of the leave
5		to prepare and care for the arrival of a son and/or daughter. Workers must
6		notify employer in writing of the requested leave three (three) months prior to
7		the requested leave.
8		•
9	B.	Businesses would be required to provide up to eight (8) months of time off for
10		both parents at a 66% pay rate.
11		
12	C.	The Oklahoma Department of Human Services along with the Oklahoma State
13		Legislature have full authority to enact new legislation and agencies to ensure
14		the enforcement of this statute.
15		
16	Section 4.	PENALTIES
17	A.	As provided by The Oklahoma Department of Human Services in compliance
18		with the state legislature and current federal FMLA policies.
19		
20	Section 5.	This act shall become effective one year after passage and approval.
21		· · · · · · · · · · · · · · · · ·

1	Oklahoma Intercollegiate Legislature
2 3	2 nd Session of the 47 th Legislature (2015)
4	House Bill No. OSU-525 Garner (OSU
5 6	AS INTRODUCED
7 8	An act relating to sugary drink portion regulations; providing short title; providing for
9 10	definitions; providing for codification; providing 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 "Sugary Drinks Portion Cap" Act of 2015.
15	Section 2. DEFINITIONS
16	A. "Sugary Drink": a nonalcoholic beverage that is sweetened by the
17	manufacturer or establishment with sugar or another caloric sweetener; has
18	greater than 25 calories per 8 fluid ounces of beverage; and does not contain
19	more than 50 percent of milk or milk substitute by volume as an ingredient.
20	Including but not limited to sweetened teas, carbonated drinks, fruit and
21	vegetable juices, and caffeinated beverages.
22	B. "Size Limit": sixteen (16) fluid ounces
23	C. "Purchase": the act of business exchange; the monetary interaction between
24	the business/establishment and individual Description that calls are provided food and drinks
2526	D. "Regulated Establishment": location that sells or provides food and drink. Including but not limited to restaurants, gas stations, convenience stores, fast
27 28	food providers, entertainment and recreation centers, sports arenas, and theaters
28 29	E. "Exempt Businesses": retail locations and wholesalers
30	F. "Convenience Store": business providing quick-serve groceries and food
31	items and/or refrigerated items for consumption
32	G. "Gas Station": business with intent to provide gasoline to consumers; may
33	have a convenience store as part of business
34	•
35	Section 3. NEW LAW A new section of law to be codified in Oklahoma Statues to
36	read as follows:
37	A. A regulated establishment may not sell, offer, or provide a sugary drink in a
38	cup or container that is able to contain more than the legal size limit.
39	Establishments may not sell, offer, or provide to any customer a self-service
40	cup, fountain, or single-use container that is able to distribute or contain more
41	than 16 fluid ounces per single purchase.
42	B. The ABLE Commission requires regulated establishments to purchase, and
43 44	maintain a license to sell sugary drinks. The ABLE Commission will conduct inspections as needed of regulated businesses to ensure the statute is enforced.
45	C. To assist with the costs associated with the implementation of the statute,
46	regulated businesses will be encouraged to trade in current stock of containers
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- exceeding sixteen (16) fluid ounces to the ABLE Commission in exchange for containers of sixteen (16) fluid ounces and below. The first (1st) year after implementation, regulated businesses will receive a tax deduction for added costs of this proposed change.
- D. Individuals in possession of a beverage over sixteen (16) fluid ounces will not be penalized if they obtained the sugary drink from an exempt business or prepared the sugary drink at their place of residence.

Section 4. PENALTIES

- A. If upon inspection the ABLE Committee discovers a regulated business in possession of cup(s) or container(s) exceeding sixteen (16) fluid ounces used for consumption of sugary drinks, a fine of five hundred dollars (\$500) will be issued. The following violation of this statute will result in a temporary suspension of the regulated business' license to sell sugary drinks with the possibility of a disciplinary hearing before the Deputy Commissioner of the Oklahoma State Department of Health.
- Section 5. This act shall become effective one (1) year after passage and approval.

1 2 3	Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)
4 5	By: Gilson (OSU) House Bill No. OSU-526
6 7 8	AS INTRODUCED
9 10 11 12	An act relating to the publication of revenge porn; providing for short title; providing for definitions; providing for codification; providing for penalties; and providing an effective date.
13 14	BE IT ENACTED BY THE STATE OF OKLAHOMA
15 16	Section 1. This act shall be known as the "Revenge Porn" Act of 2015.
17 18 19 20	Section 2. DEFINITIONS A. "Revenge Porn" is any sexually explicit images or video that is distributed without the consent of the subject.
21 22 23	Section 3. NEW LAW A new section of law to be codified in the Oklahoma Statues to read as follows:
24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39	 A. Any of the following acts will be considered by the state of Oklahoma as a sex crime. B. It is a crime for a person to use a concealed camcorder, motion picture camera, or photographic camera of any type, to secretly videotape, film, photograph, or record by electronic means, another, identifiable person who may be in a state of full or partial undress, without the consent or knowledge of that other person, in the interior of any area in which that other person has a reasonable expectation of privacy, with the intent to invade the privacy of that other person C. It is a crime for a person to distribute, with the intent to cause serious emotional distress, a photograph or recorded image of the intimate body part or parts of another identifiable person, under circumstances where the parties agree or understand that the image shall remain private, if the depicted person subsequently suffers serious emotional distress.
40 41 42 43 44 45 46	Any persons found guilty of publishing revenge porn will be charged with a misdemeanor and labeled as a sex offender, along with being charged a fine of three thousand dollars (3,000.00) or be sentences six months imprisonment in jail. Sentencing and fines will be left up to the judge's discretion.

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

1 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)
3	By: Gillson (OSU
5	House Bill No. OSU-527
6	
7	AS INTRODUCED
8	
9	An act relating to the retesting of senior citizens for drivers license; providing for
10	short title; providing for definitions; providing for penalties; providing for
11	codification; and providing an effective date.
11 12 13	
13	BE IT ENACTED BY THE STATE OF OKLAHOMA
14	G. 4: 1 This 4. 1. 111. 1 41. "G.f. G D.i
15	Section 1. This act shall be known as the "Safe Senior Drivers" Act of 2015.
16 17	Section 2. DEFINITIONS
18	Section 2. DEFINITIONS
19	A. "Senior Citizen" is any United States citizen over the age of seventy-five (75)
20	71. Semoi Citizen is any Ciffica States citizen over the age of seventy five (73)
	Section 3. NEW LAW A new section of law to be codified in the Oklahoma
22	Statues to read as follows:
21 22 23 24 25 26 27	
24	A. Senior citizens the age or older than seventy-five (75) are required to retake
25	the driving portion of the Oklahoma State driving test to keep their license.
26	B. Citizens must pass the drivers test to retain driver's licenses.
27	C. Drivers test shall be taken within a month of the citizens seventy-fifth (75 th)
28	birthday.
29	D. Driving test shall be retaken every five years after the age of seventy-five
30	(75).
31	
32	Section 4. PENALTIES
33	
34	A. Penalties for driving without a license in the state of Oklahoma will apply to
35	any senior citizen who is driving without a renewed license.
36 37	Section 5. This act shall become effective on January 1, 2016 after passage and
38	Section 5. This act shall become effective on January 1, 2016 after passage and approval.
39	αρρισται.

1 2	Oklahoma Intercollegiate Legislature 1 st Session of the 47 th Legislature (2015)
3 4 5	House Bill No. OSU-528 By: Grothe (OSU Ingles (OSU
6 7 8	AS INTRODUCED
9 10 11 12	An act relating to alternative career options; providing short title; providing for definitions; providing for codification; providing for penalties and providing an effective date.
13 14	BE IT ENACTED BY THE STATE OF OKLAHOMA
15 16	Section 1. This act shall be known as the "College isn't for you" Act of 2015.
17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32	 Section 2. Definitions: A. "College preparation courses" are to be defined as classes that are offered in High school that are taken to prepare students for university level general education requirements. I.E pre-A.P or A.P history. B. "Introductory trade school classes" is to be defined as courses that will prepare students for choosing a career path without a college degree. I.E welding, construction, AG courses. Section 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes to read as follows: A. This law will require all high schools in Oklahoma provide introductory trade school classes. The school will incorporate these introductory trade school classes for students not taking college preparation courses for a minimum of one semester. These courses will prepare students with the instruction and knowledge to pursue certification in a career path of their interest.
33 34 35 36 37 38 39	Section 4. Penalties: A. If a school is found not offering these courses after the passage of this bill then they will be fined a fixed rate of One thousand (1000) dollars per semester. The money paying this fine will go into a collective pool for the penalized school to make provisions for these classes.
40 41 42 43 44	Section 5. This act shall become effective August 1 st 2017 after passage and approval.

1 2 3	Oklahoma Intercollegiate Legislature 2nd Session of the 47 th Legislature (2015)	
4	House Bill No. OSU-529 Grothe (OS	SU)
5 6	AS INTRODUCED	
7 8 9 10	An act relating to Mutual Combat; providing short title; providing for Definitio providing for codification; providing for penalties; and providing an effective date.	ons;
11 12	BE IT ENACTED BY THE STATE OF OKLAHOMA	
13 14	Section 1. This act shall be known as the "Mutual Combat" Act of 2015.	
15 16 17	Section 2. DEFINITIONS: A. "Mutual Combat" is to be defined as the act of consenting to fighting another.	ıer
18 19	consenting individual B. "Fighting" is to be defined as combat without the use of weapons and	
20 21	restricted to bare hands or feet. C. "Safe place" is to be defined as an area which is not in high traffic such as	
22 23	sidewalks, away from roads and a plot of bare ground or grass.	
24 25 26	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 33 34 35 36	N. This law will enable people to declare mutual combat in the presence of an duty police officer. The police officer shall not encourage but try to pacify t mutual combat between the two conflicting individuals. If the situation cam be diffused the police officer must hear both parties consent to fighting. Before the fight commences the police officer will have to deem a safe place in case of accident. If there is no safe place within three hundred (300) feet officer will not allow for Mutual Combat to commence. The officer will sto the fight if one of the individuals gets knocked down or loses consciousness or states that they do not wish to fight anymore.	the not ce the op
37 38 39 40 41 42 43 44 45	Section 4. PENALTIES A. If the officer stops the fight, and an individual continues to fight the individ will be subject to fines and/or arrests made at the discretion of the officer. It the officer allows mutual combat on an unsafe place he is subject to a fine of five hundred (500) dollars. Any repeat offenses in this manner by the officer will be subject to a fine of one thousand (1,000) dollars. If the officer does not stop the fight under the perimeters in lines 32 to 34, the officer will be subject to a fine of five hundred (500) dollars, if there is a second offense the officer will be subject to one thousand (1,000) dollars. If the officer has a third	f of er not ect
46	offense they will be subject to termination of position.	

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

House Bill No. OSU-530 By: Hayes (OS AS INTRODUCED An act relating to sex offender registration; providing short title; providing for	
6 AS INTRODUCED 7 8 An act relating to sex offender registration; providing short title; providing for	ct
8 An act relating to sex offender registration; providing short title; providing for	ct
	.ct
9 definitions; providing for penalties; and providing an effective date.	.ct
10	ct
11 BE IT ENACTED BY THE STATE OF OKLAHOMA 12	ct
Section 1. This act shall be known as the "Sex offender registration expansion" Ac	
14 of 2015.	
15	
16 Section 2. DEFINITIONS	
17	
A. Sex trafficking: forced servitude, in which a victim is forced to engage in	
19 prostitution or other commercial sexual activity.	
20	
B. Sex offender: an individual who was convicted of a crime involving a sexual	เลโ
22 act.	
23	
24	
Section 3. NEW LAW A new section of law to be codified in the Oklahoma Status	ites
to read as follows:	
27	
A. Any person found guilty of sex-trafficking is required to register as a sex	
29 offender.	
30	
31	
32 Section 4. PENALTIES	
33	
A. Any person who fails to register shall be punished by imprisonment in the	
35 custody of the Department of Corrections for not more than five (5) years, a	а
fine not to exceed Five Thousand Dollars (\$5,000.00), or both fine and	и
imprisonment.	
38	
39	
Section 5. This act shall become effective 90 days after approval	
41	

1 2 3		Oklahoma Intercollegiate Legislature 2 nd Session of the 46 th Legislature (2014)	
5 4 5	House Bill No. O	SU-531	Hayes (OSU)
6		AS INTRODUCED	
7 8 9 10		ating to out-of-school suspension; providing short title; providing an effecting for penalties; providing for codification and providing an effecting for penalties.	
10 11 12	BE IT ENACTED	BY THE STATE OF OKLAHOMA	
13 14	Section 1.	This act shall be known as the "Suspension of suspensions" A	Act of 2015.
15 16	Section 2.	DEFINITIONS	
17 18 19	A.	Out-of-school suspension: temporary exclusion of a student(s) from campus learning environment for the purpose of punishment.	om an on
20 21	В.	5-12: fifth (5) through the twelfth (12) grade.	
22 23 24 25	C.	In-school suspension: temporary alternative program that isolates from their regular classroom activities while still requiring school and work completion.	
26 27	D.	Faculty Member: a hired instructor or supervisor.	
28 29 30 31 32	E.	Off-campus in-school district suspension: an optional, alternative hosted by the student's school district Board of Education that is students from their regular classroom activities while still requiri attendance and work completion.	olates
33 34	F.	Bussing system: a means of transportation for students to and fro	m school.
35 36 37 38	Section 3. statutes to read as		ahoma
39 40 41	A.	It shall be unlawful for public schools to utilize out-of-school susmeans of punishment for students in grades 5-12.	spension as a
42 43 44 45 46	В.	All public schools are required to establish in-school suspension students in grades 5-12. In-school suspension programs must be at least one (1) faculty member(s) during the school day. All in-s suspensions shall be served in a classroom at the student's school	supervised by chool

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- C. Off-campus in-school district suspensions are an optional alternative under the permission and establishment of the school district's Board of Education. In cases of an off-campus in-school district facility suspension, a student(s) shall still receive quality instruction from at least one (1) faculty member during the school day.
- D. School districts utilizing off-campus in-school district facility suspension shall be required to offer a bussing system that picks up and drops off students at their designated school campuses.
- E. The school shall ensure the student has access to all the assignments for the time the student is in in-school suspension. If the school cannot get assignments to the student, it shall document the reasons and provide them to the student, the teacher, the student's parent or guardian, and the Board of Education. Until a school is able to provide a student with access to assignments during in-school suspension, the student's grades will not be affected.
- F. All in-school suspensions will require documentation that states the student's wrongdoing, and the amount of time expected to be in in-school suspension. Said document shall be signed by the student, principal, and parent(s) or guardian.
- G. Students undergoing in-school suspension have the right to continue to access any before or after school tutoring services offered. Transportation to tutoring services is the responsibility of the student.
- H. Schools shall ensure that information is distributed to students, parents/guardians, and staff regarding their in-school suspension programs before the first day of classes after the enactment of this bill.

Section 4. PENALTIES

- A. Principals of schools who fail to meet the requirements of in-school suspension are to have their teaching license suspending for a period not exceeding thirty-one (31) days. A second offense will lead to a license suspension of at least 6 months. A third offense will lead to a dismissal of position. Any school districts who fail to meet the requirements of off-campus in-school district suspensions will be subject to fines not exceeding \$1,500.
- Section 5. This act shall become effective July 31, 2015 after passage and approval

1 2 2		Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)		
3 4	House Bill No. OS	SU-532	By: Healey (OS	U)
5 6		AS INTRODUCED		
7				
8		ating to sexual education; providing for short title; provid	_	
9	providing for codi	fication; providing for penalties and providing an effective	ve date.	
10				
11	BE IT ENACTED	BY THE STATE OF OKLAHOMA		
12	C4: 1	TL:		
13	Section 1.	This act shall be known as the "Save Sex for Safe Se	ex" Act of 2015.	
14	Santian 2	DEFINITIONS.		
15 16	Section 2.		hyman	
17	A.	Sexual Education: the instruction on issues relating to be sexuality, including human sexual anatomy, sexual representations.		
18		activity, reproductive health, emotional relations, reproductive		
19		responsibilities, sexual abstinence, and birth control.	idelive rights and	
20	В	Sexually Transmitted Disease: infections that are com-	monly spread by sex	ζ.
21	Б.	especially vaginal intercourse, anal sex and oral sex.	inomy spread by sex	٠,
22	C.	Medically accurate: mandating that curriculum be base	ed on information fro	om
23		"published authorities upon which medical professional		
24	D.	Contraceptives: a device or drug serving to prevent pre		
25				
26				
27	Section 3.	NEW LAW: A new section of law to be codified in	the Oklahoma Statue	es
28	to read as t			
29	A.	Mandates the State Board of Education to adopt the esse	•	
30		skills for medically accurate, age-appropriate, semester		be
31	_	used by school districts in providing human sexuality ed	ducation.	
32	В.	Requires curricula to cover such topics as:		
33		1. Emphasizing abstinence		
34		2. Providing information on contraceptives and sex	tually transmitted	
35 36		diseases, including HIV/AIDS3. Promoting healthy relationships decision-making	a akilla and	
37		encouraging communication with adults.	g skins, and	
38	C	Requires school districts to make curricula public two w	veeks prior and to	
39	C.	provide written notice to parents about providing sexual	-	
40	D.	Students can be excused from sexuality education with		
41	2.	parent or legal guardian.	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
42	E.	Requires schools to remain unprejudiced by discussing in	not only heterosexua	ıl
43		relationships, but also homosexual relationships.	•	
44	F.	Requires schools to instruct a sexual education course in	n the fifth grade,	
45		seventh grade, and tenth grade.		
46		1. Fifth grade base curriculum requirements limited	d to only:	

a. The sexual anatomy of the maturing body and character
b. Puberty of adolescence
2. Seventh and tenth grade curriculum to include all factors listed above
(b) (e).
Section 4. PENALTIES
A. In the case that a school fails to create and sustain a sexual education course
for the specific grade levels following the subsequent curriculum, the school
should expect to be fined five hundred dollars (500) each school semester they
fail to comply.
Section 5. This act shall become effective August 1, 2016 after passage and approval.

1 2 3	Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)	
4 5	House Bill No. OSU-533	By: Healey (OSU)
6 7 8	AS INTRODUCED	
9 10	An act relating to public parking; providing short title; providing for providing for codification; providing for Penalties and providing an effect	
11 12 13	BE IT ENACTED BY THE STATE OF OKLAHOMA	
14 15	Section 1. This act shall be known as the "Veteran Parking" A	act of 2015.
16	Section 2. DEFINITIONS	
17	A. Veteran : a person who has served in a military force.	
18	B. DD Form 214 : Document of the United States Departr	nent of Defense, issued
19	upon a military service member's retirement, separatio	n, or discharge from
20	active-duty.	
21	C. NGB-22 : Document providing proof of previous servious	ce in the National
22	Guard.	
23		
24		4 0111 044
25	Section 3. NEW LAW A new section of law to be codified in	the Okianoma Statues
26	to read as follows:	ma magnimad ta mmayida
27 28	A. All public parking facilities in the state of Oklahoma are reserved parking specifically for veterans.	re required to provide
29	B. For every twenty-five (25) parking spaces available, th	ere must he a minimum
30	of one (1) space reserved specifically for veteran parking	
31	C. The Oklahoma Department of Transportation will over	_
32	reserved veteran parking.	see the addition of
33	reserved veteral parking.	
34	Section 4. NEW LAW	
35	A. In order for a veteran to take advantage of this parking.	, that individual must
36	apply for a veteran-parking sticker through the Oklaho	
37	Motor Vehicles.	1
38	B. A veteran must provide proof of service to the DMV th	rough a DD Form 214
39	or NGB-22 before securing a sticker.	
40		
41	Section 5. PENALTIES	
42	A. In the case that a public parking facility fails to reserve	
43	of veteran parking spaces, the owner of the parking fac	•
44	hundred and fifty dollars (250) every month there is fai	lure to reserve space.
45		
46		

Section 6. This act shall become effective August 1, 2016 after passage and approval.

1 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)	
3	2 Session of the 17 Legislature (2012)	
4 5	House Bill No. OSU- 534	By: Hickey (OSU)
6	AS INTRODUCED	
7		
8	An Act relating to Age Limitations on Conviction for Rape; providing	g short title;
9	amending Title 45 O.S., Section 1112-1114; 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 "Anti-Romeo and Juliet" A	act of 2015.
14		
15	Section 2. AMENDATORY 45 O.S., Section 1112-1114, is amended	I to read as follows:
16		
17	Section 1112. No person can be convicted of rape or rape by instrum	
18	of an act of sexual intercourse with anyone over the age of fourteen (14) Six	
19	his or her consent, unless such person was over the age of eighteen (18) year	s at the time of such
20 21	act.	
22	Section 1113. The essential guilt of rape or rape by instrumentation,	aveant with the
23	consent of a male or female over fourteen (14) Sixteen (16) years of age, cor	-
24	to the person and feelings of the victim. Any sexual penetration, however sli	
25	complete the crime.	5111, 15 54111010111 10
26	tomprote and example	
27	Section 1114. A. Rape in the first degree shall include:	
28		
29	1. rape committed by a person over eighteen ((8) years of age
30	upon a person under fourteen (14) Sixteen (16) years	of age; or
31		
32	2. rape committed upon a person incapable thr	ough mental illness
33	or any unsoundness of mind of giving legal consent re	gardless of the age
34	of the person committing the crime; or	
35		
36	3. rape accomplished where the victim is intox	-
37	or anesthetic agent, administered by or with the privity	y of the accused as a
38	means of forcing the victim to submit; or	
39	4 11 1 1 4 12 1 44	
40	4. rape accomplished where the victim is at the	
41	of the nature of the act and this fact is known to the ac	cused; or
42 43	5 rang accomplished with any narron by many	e of force violence
43 44	5. rape accomplished with any person by mear or threats of force or violence accompanied by appare	
45	execution regardless of the age of the person committee	
46	execution regulatess of the age of the person committee	ing the crime, or

1	6. rape by instrumentation resulting in bodily harm is rape by
2	instrumentation in the first degree regardless of the age of the person
3	committing the crime; or
4	
5	7. rape by instrumentation committed upon a person under fourteen
6	(14) Sixteen (16) years of age.
7	
8	B. In all other cases, rape or rape by instrumentation is rape in the second
9	degree.
10	
11	Section 3. This act shall become effective 90 days after passage and approval.
12	

1 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)
3 4 5 6	House Bill No. OSU-535 By: Hickey (OSU) Robbins (OSU)
7 8	AS INTRODUCED
9	
10 11 12	An act relating to the chemical and physical castration of rapists; providing short title; providing for definitions; providing for codification; providing penalties and providing an effective date.
13	
14	BE IT ENACTED BY THE STATE OF OKLAHOMA
15 16 17	Section 1. This act shall be known as the "Deprive of Virility" Act of 2015.
18 19	Section 2. Definitions
20	A. Appropriate Candidate: someone who has been examined by a medical expert
21	and determined to be fit physically and mentally for treatment.
22	B. Consent: permission for something to happen or agreement to do something.
23	C. Defendant: the person who the charges are brought against
24	D. Department of Corrections: a governmental agency tasked with the
25	responsibility of overseeing the incarceration of persons convicted of crimes
26	within a particular jurisdiction.
27	E. Incarceration- the state of being confined in prison; imprisonment
28	F. Medical Experts- One or more psychiatrists and one or more physicians
29	G. Medroxyprogesterone acetate (MPA)- is a steroidal progestin, a synthetic
30	variant of the steroid hormone progesterone.
31	H. Physical Castration- to remove the testes
32	I. Prior Conviction- a conviction for which sentence was imposed separately
33	prior to the imposition of the sentence for the current offense and which was
34	sentenced separately from any other conviction that is to be counted as a prior
35	conviction
36	J. Rape- Defined in 21 O.S. §, 45.1111
37	K. Voluntary Consent- Consent given without any influence
38	L. Written Motion- Consent in written form
39	L. Written Motion- Consent in written form
40	Section 3. NEW LAW A new section of law to be codified in the Oklahoma Statues
41	to read as follows:
42	1. Notwithstanding any other law, the court:
43	
44	a. May sentence a defendant to be treated with medroxyprogesterone

1 2 3	1	acetate (MPA), according to a schedule of administration monitored by the Department of Corrections, if the defendant is convicted of rape as described in.
4 5 6 7 8 9	1	Shall sentence a defendant to be treated with medroxyprogesterone acetate (MPA), according to a schedule of administration monitored by the Department of Corrections, if the defendant is convicted of rape as described in 21 O.S. §, 45.1111 and the defendant has a prior conviction of rape under 21 O.S. §, 45.1111.
11	If the court sentences a	a defendant to be treated with medroxyprogesterone acetate (MPA),
12		ed in lieu of, or reduce, any other penalty prescribed under 21 O.S.
13		ever, in lieu of treatment with medroxyprogesterone acetate (MPA),
14		lant to undergo physical castration upon written motion by the
15	<u>•</u>	dant's intelligent, knowing, and voluntary consent to physical
16	castration as an alternative per	
17	2.	iaity.
18		An order of the court sentencing a defendant to
19		medroxyprogesterone acetate (MPA) treatment under subsection
20		(1), shall be contingent upon a determination by a court appointed
21		medical experts, that the defendant is an appropriate candidate for
22		treatment. Such determination is to be made no later than 60 days
23		from the imposition of sentence. Not exceeding the sentence set for
24		said individual, an order of the court sentencing a defendant to
25		medroxyprogesterone acetate (MPA) treatment shall specify the
26		duration of treatment for a specific term of years, or in the
27		discretion of the court, up to the life of the defendant.
28		answers of the court, up to the fire of the decembrane
29	b. :	In all cases involving defendants sentenced to a period of
30		incarceration, the administration of treatment with
31		medroxyprogesterone acetate (MPA) shall commence not later
32		than one week prior to the defendant's release from prison or other
33		institution.
34		
35	Section 3. PENAL	TIES
36		
37	1. If a defe	endant whom the court has sentenced to be treated with
38	medrox	yprogesterone acetate (MPA) fails or refuses to:
39		
40	a	Appear as required by the Department of Corrections for purposes
41		of administering the medroxyprogesterone acetate (MPA); or
42		
43	b	Allow the administration of medroxyprogesterone acetate (MPA),
44		71 0 //
45	The defendant is guilty	of a felony of the second degree, punishable as provided in 21
46	O.S. §, 1.9	

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

1 2		Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)
3 4 5	House Bill No. O	SU- 536 By: Hickey (OSU Robbins (OSU
6		AS INTRODUCED
7	A 1	
8		ating to the piercing in the state of Oklahoma; providing short title; providing
9 10		oviding for codification; providing for exceptions; providing for exemptions; alties and providing an emergency.
11	providing for pen	arties and providing an emergency.
12	RE IT ENACTED	BY THE STATE OF OKLAHOMA
13	DE II ENTICIEE	DI THE STATE OF CIREMIONAL
14	Section 1.	This act shall be known as the "Body Preservation" Act of 2015.
15		
16	Section 2.	Definitions
17		
18	A.	Body- the entirety of the human body
19	B.	Establishment(s)- Any place permitted to administer piercings
20		First Offense- One illegal piercing
21	D.	License- written approval by the Department of Health for an artist to perform
22		body piercing or tattooing or written approval by the Department of Health to
23	_	operate a body piercing or tattooing establishment.
24		Person(s)- Any person currently in the state of Oklahoma
25		Pierce- to make a hole or opening in the body with a needle or piercing gun.
26		Second Offense- A second illegal piercing
27		Third Offense- A third illegal piercing Violate(a) Obtains or administrate an illegal piercing
28 29	I.	Violate(s)- Obtains or administers an illegal piercing
30	Section 3.	NEW LAW A new section of law to be codified in the Oklahoma Statues
31	to read as	
32	to read as	10110 # 51
33	A.	Establishment(s) in Oklahoma shall cease to pierce the body of any person(s).
34		Individuals who pierce said body area(s) will be punished.
35		
36	Section 4.	Exceptions
37		
38	A.	Person(s) in the state of Oklahoma shall be permitted to pierce their ear(s)
39		only up to four (4) times per ear.
40	~	
41	Section 5.	Exemptions
42	A	
43	A.	Any person(s) who have said area(s) pierced prior to the effective date will
44 45		not be subjected to said penalties.
45	Section 6.	Penalties
1 U	Section 0.	1 Charles

- A. Any establishment(s) who violates this law on a first offense will be fined no less than one thousand (1,000) dollars and no more than five thousand (5,000) dollars. On the second offense said establishment shall have their license suspended for no less than year (1) year and no more than ten (10) years. On the third offense said establishment shall have their license revoked permanently.
- B. Any person(s) who violates this law on a first offense will be sentenced to no less than one (1) week but no more than One (1) month in a county jail and fined no less than One Hundred (100) dollars. On the second offense said person will be sentenced to no less than one (1) year and no more than ten (10) years in a state penitentiary and fined no less than one thousand (1,000) dollars. On the third offense said person shall be put to death by the state of Oklahoma.

Section 7. 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 2 3	Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)
3 4 5	House Bill No. OSU-537 By: Ingels (OSU)
6 7	AS INTRODUCED
8 9 10	An act relating to liquor on Sundays; providing short title; providing for definitions; providing for codification; and providing an effective date.
11 12	BE IT ENACTED BY THE STATE OF OKLAHOMA
13 14	Section 1. This act shall be known as the "Silly Sundays" Act of 2015.
15	Section 2. DEFINITIONS
16	A. "Retailer" means the holder of a package store license;
17	B. "Wine" means and includes any beverage containing more than one-half of
18	one percent (1/2 of 1%) alcohol by volume and not more than twenty-four
19	percent (24%) alcohol by volume at sixty (60) degrees Fahrenheit obtained by
20	the fermentation of the natural contents of fruits, vegetables, honey, milk or
21	other products containing sugar, whether or not other ingredients are added,
22	and includes vermouth and sake, known as Japanese rice wine;
23	C. "Spirits" means any beverage other than wine, beer or light beer, which
24	contains more than one-half of one percent (1/2 of 1%) alcohol measured by
25	volume and obtained by distillation, whether or not mixed with other
26	substances in solution and includes those products known as whiskey, brandy,
27	rum, gin, vodka, liqueurs, cordials and fortified wines and similar compounds;
28	but shall not include any alcohol liquid completely denatured in accordance
29	with the Acts of Congress and regulations pursuant thereto
30	
31	Section 3. NEW LAW A new section of law to be codified in the Oklahoma Statues
32	to read as follows:
33 34	A. All retailers of wine and spirits in the state of Oklahoma shall have the option
34 35	to remain open on Sundays.
36	Section 4. This act shall become effective 90 days after passage and approval.
37	became 7. This act shall become effective 70 days after passage and approval.

1 Oklahoma Intercollegiate Legislature 2nd Session of the 47th Legislature (2015) 2 3 4 House Bill No. OSU-538 By: Juanah (OSU) 5 6 AS INTRODUCED 7 8 An act relating to prescription drug pricing; providing short title; providing for 9 definitions; providing for codification; providing for penalties and providing an effective date. 10 BE IT ENACTED BY THE STATE OF OKLAHOMA 11 12 13 Section 1. This act shall be known as the "Specialty Drug Enforcement" Act of 2015. 14 15 Section 2. **DEFINITIONS** 16 17 A. "Drugs" - all medicinal substances and preparations recognized by the United States Pharmacopoeia and National Formulary, or any revision thereof, and all 18 19 substances and preparations intended for external and internal use in the cure, 20 diagnosis, mitigation, treatment or prevention of disease in humans and all substances and preparations, other than food, intended to affect the structure 21 22 or any function of the body of a human; 23 24 B. "Prescription" - any order for drug or medical supplies written or signed, or 25 transmitted by word of mouth, telephone or other means of communication by 26 a licensed practitioner of allopathic or osteopathic medicine, licensed by law 27 to prescribe such drugs and medical supplies intended to be filled, 28 compounded, or dispensed by a pharmacist; 29 30 C. "Wholesaler" or "Distributor" - a person engaged in the business of distributing dangerous drugs or medicines at wholesale to pharmacies, 31 32 hospitals, practitioners, government agencies, or other lawful drug outlets 33 permitted to sell or use drugs or medicines. 34 35 D. "Specialty drugs"- high cost prescription medications that require special 36 handling, administration or monitoring that are used to treat complex, chronic, 37 such as multiple sclerosis, rheumatoid arthritis, hepatitis C, and hemophilia. 38 This definition shall not be construed to include "orphan drugs" meeting the 39 requirements of the US Orphan Drug Act. 40 41 E. "Average wholesale price"- a benchmark that wholesalers or distributors used to sell medications to providers, such as physicians, pharmacies, the amount 42 shall be determined from the latest publication of the blue book, a universally 43 44 subscribed pharmacist reference guide annually published by the Hearst Corporation. 45 46

1	Section 3. NEW LAW A new section of law to be codified in the Oklahoma Statues
2	to read as follows:
3	
4 5 6 7	A. A health insurance issuer of a health benefit plan that covers prescription drugs, shall be prohibited from creating prescription drug specialty tiers that require the insured to pay a percentage of the cost of a drug rather than a co-
8	pay. B. The copayment, coinsurance, or any other form of cost sharing for a covered
9	outpatient shall not exceed:
10	1. Two hundred fifty dollars (\$250) for an individual prescription for a
11	supply of up to 30 days;
12	2. Six hundred fifty dollars (\$650) for an individual specialty prescription
13	with a generic equivalent.
14	with a generic equivalent.
15	C. There is hereby arested in the State Transpury a fund for the Department of
16	C. There is hereby created in the State Treasury a fund for the Department of
	Health and Human Services to be known as the "Oklahoma Specialty Drug
17	Rebate Revolving Fund". The fund shall be a continuing fund, not subject
18	fiscal year limitations, and shall consist of all monies deposited to the fund
19	pursuant to the law.
20	D. The State Department of Health and Human Caminas is houshy outherized and
21	D. The State Department of Health and Human Services is hereby authorized and
22	required to implement a rebate program for the purpose of reimbursing
23	persons who purchased specialty drugs without a generic equivalent costing
24	more than one thousand (\$1,000) dollars. The rebate shall be equal up to
25	fifteen percent (15%) of the expenditure.
26	1. The Department shall be required to utilize the proceeds generated by
27	the "Oklahoma Specialty Drug Rebate Revolving Fund" in funding the
28	rebate program and shall promulgate such rules as are necessary to
29	implement the provisions of the program.
30	
31	Section 4. NEW LAW A new section of law to be codified in the Oklahoma Statues
32	to read as follows:
33	
34	A. A tax is hereby imposed on any wholesaler, distributor or any entity engaged
35	in the business of distributing or importing specialty prescription drugs
36	without a generic equivalent for sale in the State of Oklahoma, upon the
37	advertised average wholesale price per unit above one thousand dollars
38	(\$1,000), exclusive of any trade discount, special discount or deals pursuant
39	to:
40	1. 1/2% tax on first \$250.00 or part thereof,
41	2. 1% tax on next \$500.00 or part thereof,
42	3. 2% tax on next \$750.00 or part thereof,
43	4. 3% tax on next \$1,000.00 or part thereof,
44	5. 4% tax on next \$1,500.00 or part thereof,
45	6. 6% tax on next \$2,300.00 or part thereof, and
46	7. 6.75% tax on the remainder;

1 2	8. The revenue derived pursuant to the provisions of this section shall be apportioned to the Oklahoma Specialty Drug Rebate Revolving Fund.
3	
4	Section 5. PENALTIES
5	
6	A. Any entity found in violation of this act shall be fined an amount up to ten
7	thousand (\$10,000) dollars.
8	B. Any entity found in subsequent violations of this act shall be fined an amount up
9	to fifty thousand (\$50,000) dollars for each additional violation.
10	
11	Section 6. This act shall become effective 90 days after passage and approval.
12	

1 2 3		Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)
4	House Bill No. O	SU-539 By: Kennedy (OSU)
5 6		AS INTRODUCED
7		AS INTRODUCED
8	An act rela	ating to the providing of religious texts for prisoners; amending 57 O.S. 4607;
9		le; providing for codification and providing an effective date.
10	providing short th	ie, providing for conficution 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 "Penal Religious Liberties" Act of 2015.
14		
15	Section 2.	DEFINITIONS
16		
17	A.	Religious Text - any text which any one or various religious traditions
18		consider to be sacred, or central to their religious tradition.
19		
20	B.	Prisoner - any person legally held in a prison in the State as a punishment for
21		crimes they have committed or while awaiting trial.
22		
23	C.	Clergy - any person ordained for religious duties.
24	a	
25	Section 3.	AMENDATORY: 57 O.S. § 5-4607 is amended to read as follows:
26		
27	A.	The keeper of each prison shall provide, at the expense of the county or state,
28		as the case may be, for each prisoner under his charge, who may be able and
29		desirous to read, a copy of any religious text to be used by such prisoner
30 31		during his confinement, and any clergy of the religion, disposed to aid in
32		reforming the prisoners, and instructing them in their moral and religious
33		duties, shall have access to them at seasonable and proper times.
34	Section 4.	PENALTIES
35	Section 4.	
36	А	Any individual or employee of the State to be found in violation of a prisoners
37	11.	right to hold any religious text of their choosing shall have a fine of no more
38		than two hundred and fifty (\$250) levied against them and shall be subject to
39		possible termination of employment by the State.
40		r
41		
42	Section 5.	This act shall become effective 90 days after passage and approval.
43		

1		Oklahoma Intercollegiate Legislature	
2		1 st Session of the 47 th Legislature (2015)	
3			
4	House Bill No. OSU-540		By: Kennedy (OSU)
5			
6		AS INTRODUCED	
7			
8		the implementation of a public train system; pro	oviding short title;
9	providing for codification	and providing an effective date.	
10			
11	BE IT ENACTED BY T	HE STATE OF OKLAHOMA	
12 13	Section 1. Th	is act shall be known as the "Unified Line" Act	of 2015
13 14	Section 1. In	is act shall be known as the Unified Line Act	01 2013.
15	Section 2. DEFIN	ITIONS	
16	Section 2. DEFIN	IIIONS	
17	Δ "FMR	C": FARMRAIL CORPORATION	
18		C": STILLWATER CENTRAL RAILROAD	
19		": ARKANSAS-OKLAHOMA RAILROAD	
20		L": AUSTIN, TODD & LADD RAILROAD	
21		R": BLACKWELL NORTHERN GATEWAY	
22			
23	Section 3. NI	EW LAW A new section of law to be codified	in the Oklahoma
24	Statues to read as	follows:	
25	A. A state	e owned public transit railroad shall be built into	the state infrastructure.
26		c government provided railroad system shall be	
27		ity with populations consisting of 45,000 and to	
28		t railroads already under State possession. Furth	
29		low for cheaper movement for those who are no	t in possession of a car
30		er comparable mode of private transportation.	11 1 0 0
31	1)	The new railroad lines shall be built and mainta	•
32		Oklahoma for use by the people to facilitate the	
33 34	2)	individuals across the state to and from the ten	1 1
35	2)	The public railroad system shall be provided for an increase of taxes on railroad corporations or	=
36		5% each year for five years after which time th	
37		shall be granted use of the line for a period of t	1
38		new tax amounting to an additionally 1% shall	
39		the next five years on the sales of goods across	_
40	3)	No citizen of the State of Oklahoma shall be pr	
41	,	utilization of this new public mode of transport	
42		danger or nuisance to others on the train.	
43	4)	New track to be laid down shall connect the fol	lowing lines together as
44		one: FMRC, SLWC, AOK, AT & L, and BNG	R.
45	5)	Any and all updates needed to make the existing	-
46		new track shall be made and maintained accord	lingly by the State.

Section 3. This act shall become effective 6 months after passage and approval.

1 2		Oklahoma Intercollegiate Legislature 2nd Session of the 47 th Legislature (2015)
3 4 5	House Bill No. OS	SU-541 Kirk (OSU)
3 6 7		AS INTRODUCED
8 9 10	pro	act relating to the state sales tax; providing short title; providing definitions; viding for codification; providing for penalties; providing for exemptions and viding 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 "Alternate Energy Source" Act of 2015.
16 17	Section 2.	DEFINITIONS .
18 19		State Sales Tax: A tax placed on all purchased goods and services within a state.
20 21		Energy Source: A resource used to power every day operations, including, but not limited to, electricity, heating, cooling, and motor vehicles.
22 23		Licensed Provider: An established place of business certified by the state to sell goods and services.
2425		Alternative Energy Source: An energy source other than fossil fuels.
262728	Section 3. Statues to read as f	NEW LAW A new section of law to be codified in the Oklahoma follows:
29 30		Any licensed provider of goods and services subject to the Oklahoma state sales tax shall have said sales tax increased by one percent (1%) for the use of:
31 32 33		Research, experiments, and/or improvements of any known energy sources, such as solar, wind, and water power.
34 35 36	C.	Research and/or experiments of any unknown and/or undiscovered alternative energy sources.
37 38	Section 4.	PENALTIES
39 40 41 42 43 44		Any licensed provider of goods and services or state tax collector agency found guilty of tax fraud may be subject to at least one (1) of the following: dismissal of employment; a fine of one thousand to ten thousand dollars (\$1000-\$10,000), which will be used to fund the aforementioned activities for alternative energy sources; or one to five (1-5) year(s) in prison.
44 45 46	Section 5.	EXEMPTIONS

1	A. A	any person, business, or charity that is verified to qualify for standing
2	C	Oklahoma sales tax exemptions shall be exempted from this bill.
3		-
4	Section 6.	This act shall become effective 90 days after passage and approval
5		

1 2		Oklahoma Intercollegiate Legislature 2nd Session of the 47 th Legislature (2015)
3 4 5	House Bill No. OS	SU-542 By: Kirk (OSU Juanah (OSU
6 7 8		AS INTRODUCED
9 10		ating to traffic laws; providing short title; providing definitions; providing for ding 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 "Stop-Yield" Act of 2015.
15	~	
16	Section 2.	DEFINITIONS
17		(AT 1.0 1'.' 22 TH 1
18	A.	"Normal Conditions": The absence of inclement weather, insufficient light or
19		unfavorable atmospheric conditions, including, but not limited to, heavy rain,
20		flooding, blizzards, icy/snowy roads or persons and vehicles on the highway
21		are not clearly discernible at a distance of fifteen (15) yards.
22	В.	"Right-of-way": The privilege of the immediate use of the roadway.
23	C.	"Yield": To slow down to a speed reasonable for the existing conditions as
24		completely defined in O.S. 47 103(b).
25		
26	Section 3.	NEW LAW A new section of law to be codified in the Oklahoma Statues
27	to read as f	follows:
28		
29	A.	Except when directed to proceed by a police officer, every driver of a vehicle
30		approaching a stop signs shall treat it as a yield sign under the following
31		conditions:
32		1. Under normal conditions,
33		2. There are no oncoming vehicles within a fifteen (15) yard radius
34 35		3. Drivers must have an unobstructed view of fifteen (15) yards in all
36		directions on the road surrounding the stop sign, 4. No pedestrians are crossing, or are currently in the intersection.
37		4. Two pedestrians are crossing, or are earrentry in the intersection.
38	Section 4.	PENALTIES
39	Section II	
40	A.	Any person convicted of failure to follow the provisions of this law, shall be
41		charged with a misdemeanor and assessed a fee in an amount not exceeding
42		One Thousand Dollars (\$1,000.00) and/or up to thirty (30) days in jail
43		depending on the severity of the violation.
44	В.	The provisions of this law shall not be construed to supersede more serious
45		violations of the road.

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

1 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)	
3		
4 5	House Bill No. OSU-543 By: Maxwell	l (OSU)
6 7	AS INTRODUCED	
8 9 10	An act relating to the civil rights of convicted felons; providing short title; providing definitions, providing for codification; providing for penalties are providing an effective date.	ıd
11 12	BE IT ENACTED BY THE STATE OF OKLAHOMA	
13 14 15	Section 1. This act shall be known as the "Criminal Justice Reform" Act of 20	015.
16 17	Section 2. DEFINITIONS	
18 19 20	A. "Conviction" means a formal declaration made by the verdict of a jury decision of judge that an individual is guilty of a criminal offense in the of law.	
21	B. "Incarceration" means the state of being confined in prison	
22	C. "Felon/Convict" means an individual convicted in a court of law of a fe	elony
23	crime.	71011
24	D. "Probation" means the release of a prisoner from detention, subject to a	n period
25	of good behavior under supervision.	•
26	E. "Parole" means the release of a prisoner from detention, temporarily or	
27	permanently before the completion of a sentence, subject to a period of	good
28	behavior under strict supervision.	
29 30	Section 3. NEW LAW: A new section of law to be codified in the Oklahoma S	Statues
31	to read as follows:	statues
32	to read as ronows.	
33	A. Any individual convicted of a felon that is currently not incarcerated ar	nd not
34	serving a period on parole or probation shall not be infringed on their c	
35	rights. Once a felon, this stays on their record for life and significantly	
36	intrudes on their success as individuals and on society.	
37	B. In special cases, after a felon has served time, has been clean, and off o	\mathbf{f}
38	parole/probation, and taken the necessary steps to live a better life of a	period
39	of five years (or more depending on case) may have the felony convicti	on
40	expunged from their record and obtain all civil rights. The individual m	ıust
41	prove over the time span of five years (or more) before it is expunged to	hat
42	they are capable of responsibility and able to contribute to society in a	
43	beneficial way. The individual must complete one year of rehabilitation	
44	psychological therapy. Law only abides to certain cases where the individual control of the cont	
45	has shown they are virtuous of a second chance and will take it serious	ly.
46	Section 4. PENALTIES	

1	
2	
3	
4	
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7	
8	
9	

- A. Any individual who follows guidelines for new law stated above and gets in trouble with the law/arrested any time after having felony expunged from record will be sent to prison for a minimum of 3 years, depending on the situation at hand. The individual will not receive another chance to have felony charge expunged from record.
- Section 5. This act shall become effective 90 days after passage and approval.

1 2 3		Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)
3 4 5	House Bill No. O	SU-544 Maxwell (OSU)
6		AS INTRODUCED
7 8 9 10 11	(fra	act relating to restrictions that must to be implemented on hydraulic fracturing acking); providing short title; providing for definitions; providing for deficition; providing for penalties and providing an effective date.
12 13	BE IT ENACTED	BY THE STATE OF OKLAHOMA
13 14 15	Section 1.	This act shall be known as the "Fracking Reform" Act of 2015.
16 17	Section 2.	DEFINITIONS
18 19 20	A.	"Hydraulic fracturing": aka fracking; the process of drilling and injecting 2-8 million gallons of water into the ground at extreme pressure in order to fracture shale rocks that contain natural gas and releasing the gas. The water
21 22	В.	contains approximately 40,000 gallons of chemicals. "Fracturing fluid": Adding chemicals and sand to the water creates this fluid
23 24 25 26		that forces the shale rocks open to release natural gas. Only 30-50% of the fluid is recovered, the rest of the toxic fluid is left in the ground and not biodegradable. This is also one of the main variables causing the earthquakes in Oklahoma.
27 28 29 30	C.	"Water contamination": During the process of injecting fracking fluid into the ground, methane gas and toxic chemicals leak out from the system and contaminate nearby well water that is commonly used for drinking water in cities.
31 32 33		"Volatile organic compounds (VOC)": The 30-50% of fluid that is recovered is left in open air pits to evaporate, which releases VOC's into the atmosphere, creating contaminated air, acid rain, and ground level ozone.
34 35		"Ground level ozone": Formed when emissions and pollutants combine and "cook" in the sunlight and heat. Ultimately the air we breathe.
36 37 38 39 40	F.	"Liquid Petroleum gas (LPG)": A propane gel that can be used to replace water when fracking. This can be an advantage because once it cracks open the shale rock and releases gas, it reverts to a gaseous state and mixes with the natural gas and they flow back up to surface to be retrieved. LPG can then be separated from the gas and turned back into a liquid and reused or sold.
41 42 43 44 45 46	G.	However, it is more expensive then using water. "Renewable energy": Energy that comes from resources that are naturally replenished. Such as sunlight, wind, rain. Results in significant energy security, climate change mitigation, and economic benefits. Also known as solar wind energy.

1 Section 3. NEW LAW: A new section of law to be codified in the Oklahoma Statues 2 to read as follows: 3 4 A. Strict guidelines and regulations must be enacted regarding the use of water in 5 fracking to eliminate further damage to the Earth's infrastructure. Therefore, 6 LPG must be used to extract all natural gas from now on, while working to 7 convert all energy uses to solar wind power. There is not an abundant source 8 of natural gas under ground, once it is gone it is gone. Therefore, we must be 9 smart and proactive by incorporating and transitioning to renewable energy 10 now before all natural gas has been extracted from the ground and we have no were to turn for energy. 11 12 13 Section 4. **PENALTIES** 14 15 A. Any natural gas company or persons who fail to abide by these guidelines will 16 be subject to a \$5,000-\$10,000 fine and further legal action will be taken if 17 must be. 18 19 Section 5. This act shall become effective 90 days after passage and approval. 20

1 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)
3 4 5	House Bill No. OSU-545 By: Mikeska (OSU) of the Hou Solt (OSU) of the Sena
6 7	AS INTRODUCED
8	
9	An act relating to cats; providing short title; providing for definitions; providing for
10	codification; providing for penalties and providing an emergency.
11	
12	BE IT ENACTED BY THE STATE OF OKLAHOMA
13	
14	Section 1. This act shall be known as the "Kitty Clause clap for Appaws" Act of
15	2015.
16 17	Section 2. Definitions
17 18	
10 19	A. "Cat" a mammal with two (2) eyes, two (2) ears, four (4) limbs, and a fifth appendage not used for walking or grasping
20	B. "Catcalling" Any attempt made by a cat that provides for undesired attention
	to any person, especially through meowing, hissing, and any oral noises.
22	C. "Tail" any appendage on the body that is not used for walking or grasping.
23	c. Tun' any appendage on the body that is not used for waiking of grasping.
21 22 23 24 25	Section 3. NEW LAW: A new section of law to be codified in the Oklahoma Statue
25	to read as follows:
26	
27	A. All cats in the state of Oklahoma are hereby barred from moving, gesturing,
28	exposing their tail in public.
29	
30	B. Any cat roaming in the public sphere must be at least minimally clothed in
31	accordance with standards of decency in Oklahoma.
32	
33	C. Male cats aged over one (1) year, are hereby required to wear a bowtie every
34	Friday.
35	
36	D. Any and all forms of catcalling are prohibited.
37	
38	Section 4. Penalties:
39 40	A. Any cat found in violation of any of the sections of this law shall be tried in a
40 41	civil court hearing where they can receive a thorough spraying of cold water,
41 42	three (3) months in jail, or whatever the court so sees as fit.
42 43	Section 5. It being immediately necessary for the preservation of the public peace,
44	health and safety, an emergency is hereby declared to exist, by reason whereof this act shall tak
45	effect and be in full force 9 days after its passage and approval.

1	
2	Oklahoma Intercollegiate Legislature
2 3	2 nd Session of the 47 th Legislature (2015)
4	
5	House Bill No. OSU-546 Mikeska (OSU)
6	
7	<u>AS INTRODUCED</u>
8	
9	An act relating to public university and college student tuition fees; providing
10	short title; providing for definitions; providing for codification; providing for
11 12	penalties; and providing an effective date.
13	BE IT ENACTED BY THE STATE OF OKLAHOMA
14	DETI ENACTED DI THE STATE OF OKLAHOMA
15	Section 1. This act shall be known as the "Fair Tuition" Act of 2015.
16	Section 1. This act shall be known as the Tail Tultion Act of 2015.
17	Section 2. DEFINITIONS
18	
19	A. Tuition: Dues paid to a university or college in exchange for credit hours.
20	
21	B. Block Tuition: A system of implementing a bracket rate of tuition depending
22	on number of classes or credit hours of enrollment.
23	
24	C. Oklahoma State Public University: Any university that is publicly funded in
25	the state of Oklahoma
26	
27	D. Oklahoma State Public College: Any college that is publicly funded in the
28	state of Oklahoma
29	
30	E. Credit Hours: The amount of hours accompanied with a course or a class
31	E E-11 C I 1 A 1 1 4b-4 4- 12 1- 12 b
32	F. Full Course Load: A course load that meets or exceeds 12 credit hours
33 34	A. Full Time Student: Any student enrolled in more than 12 credit hours
35	A. Tun Time Student. Any student enroned in more than 12 credit nours
36	B. Part Time Student: Any student enrolled in under 12 credit hours
37	B. Tart Time Student. Any student enroned in under 12 credit nours
38	Section 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes to
39	read as follows:
40	1000 do 1010 H.D.
41	A. Any public university or college in the state of Oklahoma that chooses to elect for
42	a block tuition rate must allow for a student to exceed the maximum hours listed
43	so long as the student does not exceed 6 classes without requiring the student to
44	pay in a different bracket. This entails that 6 classes regardless of hours will fall
45	in to the same payment bracket as hours deemed by the university to be full time.
46	

1 Section 4. **PENALTIES** 2 3 B. Any state public university or college in violation of the Fair Tuition Act will be required to pay back tuition fees to any student who has paid more than the 4 5 allotted block tuition of 12-18 hours or 6 classes. Any public university or college 6 in violation of the Fair Tuition Act will also be required to pay a fine of up to 7 \$200,000 to the state of Oklahoma, for the funding of Oklahoma public schools, as discernable by trial. 8 9 This act shall become effective 90 days after passage and approval. 10 Section 5. 11

1 Oklahoma Intercollegiate Legislature 1st Session of the 47th Legislature (2015) 2 3 4 House Bill No. OSU- 547 Mikeska (OSU) 5 6 AS INTRODUCED 7 8 An act relating to Oklahoma state legislative term limits; providing short title; 9 providing for codification; and declaring an emergency. 10 BE IT ENACTED BY THE STATE OF OKLAHOMA 11 12 13 Section 1. This act shall be known as the "It's the Peoples Terms" Act of 2015. 14 Section 2. REPEALER: § 17A of the Oklahoma State Constitution is hereby 15 repealed: 16 A. Any member of the Legislature who is elected to office after the effective date 17 of this amendment shall be eligible to serve no more than 12 years in the 18 Oklahoma State Legislature. Years in Legislative office need not be 19 consecutive and years of service in both the Senate and the House of Representatives shall be added together and included in determining the total 20 21 number of Legislative years in office. The years served by any member 22 elected or appointed to serve less than a full Legislative term to fill a vacancy in office shall not be included in the 12-year limitation set forth herein; but no 23 24 member who has completed 12 years in office shall thereafter be eligible to 25 serve a partial term. Any member who is serving a Legislative term in office or who has been elected or appointed to serve a term in office on the effective 26 27 date hereof shall be entitled to complete his or her term and shall be eligible to 28 serve an additional 12 years thereafter. This amendment shall be effective on the 1st day of the year following its adoption. 29 30 It being immediately necessary for the preservation of the public peace, 31 Section 3. 32 health and safety, an emergency is hereby declared to exist, by reason whereof this act shall take 33 effect and be in full force from and after its passage and approval.

1 2 3	Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)
5 4 5	House Bill No. OSU-548 Mikeska (OSU)
5 6 7	AS INTRODUCED
8 9 10	An act relating to reasonable expectations of beverage prices; providing short title; providing for definitions; providing for codification; providing for penalties; 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 "Surprise Me Not" Act of 2015.
16 17	Section 2. DEFINITIONS
17 18 19	A. Beverage: Any consumable liquid served at a restaurant.
20 21 22	B. Alcoholic Beverage: Any beverage that contains above 0.5% ABV (Alcohol By Volume).
23 24	C. Restaurant: Any establishment whose primary revenue is produced from the sale of prepared foods and beverages.
252627	D. Menu: Any instance where a list is presented with items that a restaurant may sell, pertaining to both beverage and food items.
28 29 30	E. Price: The monetary amount an item available for purchase may cost.
31 32 33 34	Section 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes to read as follows:
35 36 37	A. Any restaurant that serves beverages, be it alcoholic or otherwise, is required by the state of Oklahoma to also list the price of said beverages.
38 39	Section 4. PENALTIES
40 41 42 43	A. Any restaurant found to violate this law will be subject to a \$20,000 fine by the state of Oklahoma, to be allocated to public education funds. Also a person subject to being denied the opportunity to view prices of beverages on a menu has the ability to pursue further prosecution in civil court.
44 45 46	Section 5. This act shall become effective 200 days after passage and approval.

1 2 3	Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)			
4	House Bill No. Of	SU-549 Mikeska (OSU)		
5 6		AS INTRODUCED		
7 8 9 10	sho	act relating to the quality of education in Oklahoma public schools; providing ort title; providing for definitions; providing for codification; providing for nalties; and providing an effective date.		
11 12 13	BE IT ENACTED	BY THE STATE OF OKLAHOMA		
14 15	Section 1.	This act shall be known as the "Teach Me to Teach" Act of 2015.		
16 17	Section 2.	DEFINITIONS		
18 19 20	A.	Teacher: Any person employed by the Oklahoma public school system that is reasonably expected to provide an education to the students at the school.		
21 22 23	В.	Student: Any person enrolled in the Oklahoma public school system with the purpose of maintaining U.S. education requirements.		
24 25 26 27	C.	Emergency Certification: Any certification of a school teacher that does not follow the proper protocol, or fails to uphold written standards of qualification.		
28 29 30	Section 3. Ok	NEW LAW A new section of law to be codified in the lahoma Statutes to read as follows:		
31 32 33 34 35 36 37 38 39	A.	Any teacher that has been certified under "emergency certification" will be required to be observed within their teaching classroom bi monthly as well as be subject to annual review by the superintendent and school board for the first two years of employment. Should the teacher fail to meet the expectations of either the school board or the superintendent, the school has the choice to refer the teacher to further training or simply terminate the teacher.		
40 41	Section 4.	PENALTIES		
42 43 44	A.	Any school found to violate this law can be subjected to a civil suit brought forth by any member of the district of which the school presides.		
45 46	Section 5.	This act shall become effective 1 year after passage and approval.		

1		Oklahoma Intercollegiate Legislature
2 3		2 nd Session of the 47 th Legislature (2015)
3 4 5	House Bill No. O	SU-550 By: Miller (OSU)
6		AS INTRODUCED
7	A 1	
8 9		ating to regulating drone usage; providing short title; providing for definitions; ification; providing for penalties and providing an effective date.
10		
11	BE IT ENACTED	BY THE STATE OF OKLAHOMA
12	G .: 1	TI: (1.11.1 (1.45) C.D. : 22.4 (2015)
13	Section 1.	This act shall be known as the "Drones for Dummies" Act of 2015.
14	Section 2.	DEFINITIONS
15 16		
17		"Drone" remote controlled pilotless aircraft "Commercial service" concerned with or engaged with commerce such as
18	D.	"Commercial service" concerned with or engaged with commerce such as trade, business, and private enterprise
19	C	"Aircraft" a vehicle that can travel through the air
20	C.	Anciait a venicie that can travel through the an
21	Section 3.	NEW LAW: A new section of law to be codified in the Oklahoma Statues
22	to read as	
23		Oklahoma will create a state agency called the Oklahoma Drone Department
24	71.	of Safety (O.D.D.S). O.D.D.S will oversee the registration, flight plan, and
25		operation of drones for the state of Oklahoma.
26		opermison or arones for the same or commission
27	B.	Furthermore, O.D.D.S will be the governing body representing the state in the
28		court of law when legal ramifications are against drone operators as
29		highlighted in Section 4 of this legislation.
30		
31	C.	Drone standards will be created by the O.D.D.S and will include, but are not
32		limited to, the following: maximum altitude of a system, proximity of
33		residencies not receiving a commercial service, registration price that will not
34		exceed \$75, size, weight, and feature limitations.
35		
36	D.	Drones found to be within the property areas of individuals not receiving a
37		commercial service are liable to be broken or shot down with no ramification
38		under the condition O.D.D.S has monitored the residency violation.
39	_	
40	E.	Funding for the agency will be supported initially by the state of Oklahoma as
41		deemed appropriate by the finance committee of the Congress.
42	г.	
43	F.	Future financial support will be funded by the revenue received through court
44		penalties and registration fees.
45	Castian 1	DENIAL THEC
46	Section 4.	PENALTIES

1	A.	If a registered drone violates any regulations the operator will be fined a Five
2		Thousand dollars (\$5,000) and all damage/repair fees if applicable.
3		
4	B.	Registered drone operators that commit a second offense will be fined Ten
5		Thousand dollars (\$10,000), all damage/repair fees if applicable, and a
6		minimum Two (2) year prison sentence.
7		\
8	C.	Drone operators who commit a third drone violation will be fined a reasonable
9		fee determined by a court judge, damage/repair fees, and a Twenty (20) year
10		prison sentence.
11		r
12	D	Business operations with drones, if found in O.D.D.S violations, will be will
13	2.	be fined a hefty penalty as determined by a court judge.
14		or fined a neity penanty as accommod by a court juage.
15	E	Businesses found in a second violation will have the individual operator(s)
	L.	•
16		fined and/or incarcerated as determined in court.
17		
18	Section 5.	This act shall become effective July 1 st 2017 after passage and approval.
19		•

1 2 3	Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)
5 4 5	House Bill No. OSU- 551 By: Miller (OSU)
6	AS INTRODUCED
7	
8	An act relating to the funding of Oklahoma community colleges; providing short title;
9	providing for definitions; providing for codification; providing for penalties and providing for an
10 11	emergency.
12	BE IT ENACTED BY THE STATE OF OKLAHOMA
13	DETI ENACTED DI THE STATE OF OKLAHOWA
14	Section 1. This act shall be known as the "Cost for Community" Act of 2015.
15	200000 11 11110 000 011110 11110 1110 1
16	Section 2. DEFINITIONS
17	A. "Community college"- a nonresidential college offering a two year curriculum
18	resulting in an associate degree.
19	B. "Direct costs"- cost of college including tuition and essential fees.
20	
21	Section 3. NEW LAW: A new section of law to be codified in the Oklahoma Statues
22	to read as follows:
23	A. Under the Oklahoma Department of Education program Oklahoma's Promise
24	a separate division will be created to accommodate all individuals who are
2526	willing to attend community college in Oklahoma called "Cost for Community." Education requirements to receive funding will be the same
27	standards set by Oklahoma's Promise currently.
28	B. Oklahoma will begin funding all direct costs for students attending
29	community colleges within the state up to three years. Funding for the costs
30	will be covered through various models including, but not limited to, private,
31	state, and federal fund pooling. Additionally, to ensure state funding is
32	abundant, 9% of the Oklahoma sales tax will be allocated to aid in the
33	coverage of community college. Also, interest received by Oklahoma from
34	state college loan programs will begin being pooled to the "Cost for
35	Community" program.
36	C. In order to guarantee every student's tuition and fees are covered, in
37	consideration of the Oklahoma education budget, a tier system will be placed
38	for fund distribution for each student starting with private funding/outside
39 40	scholarships, then federal funding (i.e Pell Grants), then the state allocations for the programs.
40	for the programs.
42	Section 4. PENALITIES
43	A. Any state government or education official that is found to be intentionally
44	discriminatory of students or withholding the progress of the Cost for
45	Community program shall be dismissed from their position and replaced at a
46	time deemed fit by the Oklahoma's Promise executives.

1		
2	Section 5.	This act shall become effective January 1st 2017 after passage and
3	appro	oval.
4		

1 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 47th Legislature (2015)
3 4 5	House Bill No. OSU-552 By: Nipper (OSU)
6 7	AS INTRODUCED
8 9	An act relating to recognizing Election Day as a holiday; providing short title; amending 25 O.S. Section 82.1; 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 "Election Day" Act of 2015.
15	Section 2. AMENDATORY 25 O.S. Section 82.1, is amended to read as
16	follows:
17	Section 82.1. Designation and dates of holidays - Executive Order - Acts to be performe
18	d on next succeeding business day - State employees authorized to observe certain holidays - "H
19	oliday" defined.
20	
21	A. The designation and dates of holidays in Oklahoma shall be as follows: Each Saturda
22	y, Sunday, New Year's Day on the 1st day of January, Martin Luther King, Jr.'s Birthday on the t
23 24	hird Monday in January, Presidents' Day on the third Monday in February, Memorial Day on the
24 25	last Monday in May, Independence Day on the 4th day of July, Labor Day on the first Monday in September, <u>Election Day on the Tuesday following the first Monday in November during years e</u>
26	nding in even numbers, Veterans' Day on the 11th day of November, Thanksgiving Day on the f
27	ourth Thursday in November, the day after Thanksgiving Day, Christmas on the 25th day of Dec
28	ember, the Monday before Christmas if Christmas is on a Tuesday, the Friday after Christmas if
29	Christmas is on a Thursday; and if any of such holidays other than Saturday at any time fall on S
30	aturday, the preceding Friday shall be a holiday in that year and if any of such holidays other tha
31 32	n Sunday at any time fall on Sunday, the succeeding Monday shall be a holiday in that year.
33 34	Section 3. This act shall become effective 90 days after passage and approval.

1	Oklahoma Intercollegiate Legislature
2 3	2nd Session of the 47 th Legislature (2015)
4	House Bill No. OSU-553 By: Nipper (OSU)
5	AS INTRODUCED
6	
7	An act relating to restaurant owners requiring servers to compensate for credit
8	card fees; providing short title; providing for codification; providing a penalties;
9	and providing an effective date.
10	
11	BE IT ENACTED BY THE STATE OF OKLAHOMA
12	
12 13 14	Section 1. This act shall be known as the "Fee Responsibility" Act of 2015.
14	
15	Section 2. NEW LAW: A new section of law to be codified in the Oklahoma Statues
16	to read as follows:
17	
18	A. Fees set forth by a credit card company for use of a credit card machine are
19	the responsibility of the owner of the restaurant. Restaurant owners cannot
20	require, or request, for staff members to make up the credit card fees out of
21	their tips, or out of their paychecks.
21 22 23 24 25 26 27	
23	Section 3. PENALTIES
24 25	A 16
25	A. If a restaurant does not comply with the "Fee Responsibility" Act of 2015, the
26 27	owner will be fined up to \$1,000 and/or be sentenced up to 1 year of jail time.
2/	
28 29	Section 4. This act shall become effective 90 days after passage and approval.
۷ 9	

1	Oklahoma Intercollegiate Legislature	
2 3	2 nd Session of the 47 th Legislature (2015)	
4	House Bill No. OSU-554 By: No.	oel (OSU)
5 6	AS INTRODUCED	
7	TIS INTRODUCED	
8 9	An act relating to paying NCAA athletes; providing short title; providing for def providing for codification; providing for penalties; and providing an effective date.	initions;
10	r	
11 12	BE IT ENACTED BY THE STATE OF OKLAHOMA	
13 14	Section 1. This act shall be known as the "Athletic Slavery" Act of 2015.	
15 16	Section 2. DEFINITIONS	
17	A. Student Athlete will be defined as a participant in an organized comp	etitive
18	sport sponsored by the educational institution in which he or she is en	
19	B. University will be defined as an educational institution designed for	
20	instruction, examination, or both, of students in many branches of ad	vanced
21	learning, conferring degrees in various faculties, and often embodyin	g
22	colleges and similar institutions.	
23		
24		
25	Section 3. NEW LAW: A new section of law to be codified in the Oklahom	a Statues
26	to read as follows:	
27	A. All NCAA athletes at both public and private universities must pay the	neir
28	athletes an hourly wage.	
29	a. The hourly wage will be set at the state's minimum wage and	
30	fluctuate only when the state's minimum wage fluctuates so t	hat both
31	wages match.	
32	B. At no time, can any athlete earn bonuses, overtime pay or a pay incre	ase
33	above minimum wage.	
34	C. Every NCAA athlete in every sport in the university must be paid the	
35	D. All athletes will clock in and clock out for all university sanctioned:	
36	games, competitions and events where they are present and represent	ing the
37	university as a university athlete, in order to be paid for that time.	
38 39	E. It shall be up to the discretion of the university to decide where funds come from within their university to pay these athletes.	; W111
40	come from within their university to pay these atmetes.	
41		
42	Section 4. PENALTIES	
43	A. Any university found not in compliance with this law shall be fined \$	5 000 for
44	every student athlete not being paid appropriately in accordance with	
45	in a 6-month period.	

1	B. If there are more than 5 individual violations of this law for a particular
2	university within a 6-month period, all of the university's athletic programs
3	will be suspended for one year beginning effective 30 days after the 5 th
4	violation has accrued.
5	
6	Section 5. This act shall become effective 90 days after passage and approval.
7	

1 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)	
3	2 Session of the 47 Legislature (2013)	
4 5	House Bill No. OSU-555	By: Noel (OSU)
6	AS INTRODUCED	
7	TIS II VIII OB CELD	
8	An act relating to medical contraception devices; providing short title; pro-	viding for
9	definitions; providing for codification; and providing an effective date.	viding for
10	derinivions, pro running for countriums, und pro running un errotitie duno.	
11	BE IT ENACTED BY THE STATE OF OKLAHOMA	
12		
13	Section 1. This act shall be known as the "Medical Condoms" Act of 2	2015.
14		
15	Section 2. DEFINITIONS	
16		
17	A. "Medical Contraception Device" is defined as a medical device	that is
18	approved by the FDA for use as contraception with at least 90%	6 effectiveness
19	when used properly. These include, but are not limited to:	
20	1. "Birth control pills": an oral contraceptive for women, or	containing the
21	hormones estrogen and progesterone or progesterone ale	
22	inhibits ovulation, fertilization, or implantation of a fert	ilized ovum,
23	causing temporary infertility	
24	2. Birth control shots: an injection of the hormone, proges	
25	3. Female birth control devices: A device placed on or inst	
26	control fertility and; or prevent pregnancy, including bu	
27	to: intrauterine devices (IUD), female condoms, vaginal	
28	vaginal contraceptive film (VCF), vaginal contraceptive	ring,
29	diaphragms, patches (Ortho Evra), Norplant implant.	C 4 4 :
30	4. "Plan B One-Step" or other FDA approved Emergency	Contraception
31	Pills (ECP). 5. Mala au famala atarilization davias	
32 33	5. Male or female sterilization device.6. Male condoms	
34	B. "Proper Usage" is defined as the directed use of the device by t	ha
35	manufacturer, as approved by the FDA.	iie
36	C. Contraception is the deliberate use of artificial methods to prev	ent pregnancy
37	as a consequence of sexual intercourse.	cht pregnancy
38	D. MD is defined as "Medical Doctor," and is the most common ty	vne of degree
39	earned by doctors who practice medicine in the United States	, pe of degree
40	E. DO stands for "Doctor of Osteopathy," and refers to a doctor w	ho practices
41	medicine whose medical school training included a focus on the	-
42	skeletal systems to treat problems throughout the body.	
43	F	
44	Section 3. NEW LAW: A new section of law to be codified in the Okl	ahoma Statues
45	to read as follows:	

1	A. A	All medical contraception devices and FDA approved artificial methods of
2	C	ontraception require a medical visit and prescription from either an MD or
3	Γ	OO before the device or method can be dispensed at either a doctor's office or
4	a	pharmacy.
5		
6	Section 4.	This act shall become effective 90 days after passage and approval.
7		• • • • • • • • • • • • • • • • • • • •

1 2 3		Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)
5 4 5	House Bill No. OS	U-556 By: Perez (OSU)
6		AS INTRODUCED
7 8 9		ing to Nuisances; providing short title; providing for definitions; providing for ling for penalties and providing an effective date.
10 11 12	BE IT ENACTED	BY THE STATE OF OKLAHOMA
13 14	Section 1. Act of 2015.	This act shall be known as the "End to Premature Holiday Decorating"
15 16 17	Section 2.	DEFINITIONS:
18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34	B. I	Nuisance: A nuisance consists in unlawfully doing an act, or omitting to perform a duty, which act or omission either: 1. Annoys, injures or endangers the comfort, repose, health, or safety of others; or 2. Offends decency; or 3. Unlawfully interferes with, obstructs or tends to obstruct, or renders dangerous for passage, any lake or navigable river, stream, canal or basin, or any public park, square, street or highway; or 4. In any way renders other persons insecure in life, or in the use of property, provided, this section shall not apply to preexisting agricultural activities. Home: the place where one lives permanently, especially as a member of a family or household. NEW LAW: A new section of law to be codified in the Oklahoma Statues ollows:
35 36 37 38 39	ł	No home in the State of Oklahoma shall be allowed to put up Holiday lights before the date of November 30 th . These homes are also required to take down these Holiday lights by January 2 nd . This is to prevent annoying bremature Holiday decorations.
40 41	Section 4. P	ENALTIES:
42 43 44		Any home found to have broken this new law shall be charged a fine of no ess than \$100 and no more than \$300.
45 46	Section 5.	This act shall become effective 90 days after passage and approval.

1 2	Oklahoma Intercollegiate 2 nd Session of the 47 th Legi	
3	Ç	, ,
4	House Bill No. OSU-557	Pickens (OSU)
5		
6		
7	AS INTRODUC	<u>ED</u>
8		
9	An act relating to pathway citizenship rights to illegal a	
10	definitions; providing for codification; providing for pe	enalties; and providing an effective date.
11		C'.' 1: " A (C2015
12	Section 1: This act shall be known as the "Pathway To	Citizenship" Act of 2015.
13 14	Section 2: DEFINITIONS	
15	Section 2. DEFINITIONS	
16	A. "Illegal Alien" – Is a immigrant who comes	to the U.S. illegally
17	B. "Green Card" – Is a miningrant who comes	
18	C. "Deported" – Any Immigrants that come to	č č
19	expires before they renew it are to be sent be	
20	D. "jus sanguinas"- children who are born in the	•
21	are allowed the rights to become citizens.	C C 1
22	·	
23	Section 3: NEW LAW: A new section of law to be cod	ified in the Oklahoma Statues to read as
24	follows:	
25		
26	A. The United States currently has nearly 12 m	illion illegal immigrants living in the
27	country.	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
28	B. The Fourteenth Amendment allows the chile	
29 30	be citizens under the constitution other wise	under any circumstance regardless if their
31	parents are illegal or not.	under any circumstance regardless if then
32	C. The Illegal aliens currently living in the cou	ntry who are not born here are to be
33	required by the federal government to be given	· · ·
34	1 .	ccess to find a job and work in the U.S.
35		d provide for their children.
36		immigrants reach access to a "green
37	card" after residing in the U	
38		
39	Section 4: PENALTIES	
40		
41	• • • • • • • • • • • • • • • • • • • •	y reside in the U.S. that is given temporary
42	<u> </u>	ermits every year up until they are able to
43	reach a "green card."	to the American Committee of the American Co
44	·	their temporary work status permits then
45 46	they will be forced automa days time.	tically deportation out of the U.S. within 7
4 0	uavs ume.	

1 2		2.	If the immigrant from the time they are received a work status permit up until they have access to a green card happens to be convicted of
3			a felony then they are automatically deported and can receive a
4			penalty in fines up to 5,000 to 10,000 dollars depending on what
5			they are accused for.
6		3.	Under the Department of Homeland Security the (NSA) National
7			Security Agency has full access to find out exactly who these illegal
8			immigrants are and if they have a clean record throughout the time
9			they are living in the U.S. to be given citizenship status once they are
10			cleared to receive one.
11			
12	Section 5:	This act sha	ll become effective 90 days after passage and approval.
13			

1	Oklahoma Intercollegiate Legislature
2	2 nd Session of the 47 th Legislature (2015)
2 3	
4	House Bill No. OSU-558 Price (OSU)
5	AS INTRODUCED
6	
7	An act relating to tuition costs at all two year community colleges in Oklahoma;
8	providing short title; providing for codification and providing an emergency.
9	
10	BE IT ENACTED BY THE STATE OF OKLAHOMA
11	
12	Section 1. This act shall be known as the "Affordable Access to Higher Education"
13	Act of 2015.
14	
15	Section 2. NEW LAW A new section of law to be codified in the Oklahoma
16	Statutes to read as follows:
17	
18	A. All two-year community colleges in Oklahoma shall henceforth be made
19	available without tuition charges for all Oklahoma residents.
20	B. All in-state students enrolling in two-year community college shall be
21	required to complete three (3) community service hours as approved by the
22	institution the individual is attending per one (1) credit hour enrolled.
23	C. Failure to complete said community service hours by the end of the term will
24	result in automatic withdrawal from the classes.
25	D. If some but not all community service hours are completed for the number of
26	hours enrolled for a particular semester, community service hours may be
27	prorated and applied to whichever courses the student deems fit in order to
28	retain enrollment in a given class.
29	E. This act does not affect out-of-state tuition.
30	F. Please notice this act only affects tuition charges and does not affect any
31	additional fees applied by two-year community colleges.
32	G. However, fees applied by two-year community colleges may not exceed \$200
33	per credit hour.
34	H. Funding for two year community colleges will comes as a direct result of
35	increased corporate income tax. All corporations' taxes within the state of
36	Oklahoma shall be increased by one half percent (0.5%) beginning the fiscal
37	year this act becomes effective and thereon. All resulting tax money (in
38	regards to the half percent increase) will be distributed to every two-year
39	community college in Oklahoma proportional to the number of in-state
40	students enrolled in each institution at the annual tax deadline day.
41	students enfonce in each institution at the annual tax deadine day.
42	
43	Section 3. It being immediately necessary for the preservation of the public peace,
44	health and safety, an emergency is hereby declared to exist, by reason whereof this act shall take
45	effect and be in full force December 31, 2016 and after its passage and approval.
46	officer and so in run force December 51, 2010 and after its passage and approvar.
. 5	

1 2 3		Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)
4	House No. OSU-5	By: Ramirez (OSU)
5	110030 110. 050 5	AS INTRODUCED
6		
7	An	act relating to conjoining mineral rights and surface property sales; providing
8	sho	ort title; providing for definitions; providing for codification; providing for
9	per	nalties and providing an emergency.
10		
11	BE IT ENACTED	D BY THE STATE OF OKLAHOMA
12	G .: 1	TI' (1 11 1) (1 604' 1 D' 1 (2) A (COO15
13	Section 1.	This act shall be known as the "Mineral Rights" Act of 2015.
14 15	Section 2.	DEFINITIONS
16	Section 2.	DEFINITIONS
17	A	"Surface Estate" means, as to any lands within the State of Oklahoma, that
18	1 20	which is affixed to land, that which is incidental or appurtenant to land, and
19		that which is immovable by law. It also reserves the right of the owner to do
20		whatever they want with said land as far as the law permits,
21	B.	"Mineral Estate" includes, as to any lands within the State of Oklahoma, all
22		organic and inorganic substance that form part of the soil. It also reserves the
23		right of the owner to exploit, mine, and produce any or all minerals lying
24	_	below the surface property.
25	C.	"Mineral Estate Leasing" To bring oil and gas reserves to market, minerals
26		are conveyed for a specified time to oil companies through a legally binding
27		contract known as a lease.
28	Section 3.	NEW LAW A new section of law to be codified in the Oklahoma Statues
29	to read as follows:	:
30		
31	A.	All surface estates and mineral estates must be sold together. If the mineral
32		estate and surface estate have already been separated, the further sale of the
33		mineral estate shall be limited to the surface estate owner.
34	В.	The mineral estates may still be leased without penalty by the current owner.
35		
36	Section 4.	PENALTIES
37		
38	A.	Any and all persons not in adherence to the new state law shall have all profits
39		generated from the illegal sale of mineral estates seized by the state, and
40		ownership of the mineral estate shall be forfeited to the surface estate owner.
41	В.	All money recovered by the state shall be put into the state budget.

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

1 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)
3 4 5	House Bill No. OSU-560 Rinehart (OSU
5 6 7	AS INTRODUCED
8 9 10 11	An act relating to the title fee, registration fee and excise tax imposed on all motor vehicles; providing short title; providing definitions; providing for codification and providing an effective date.
12 13	BE IT ENACTED BY THE STATE OF OKLAHOMA
14 15 16	Section 1. This act shall be known as the "Environmental protection incentive" Act of 2015.
17 18 19 20	Section 2. DEFINITIONS A. "Motor vehicle" means any motor-driven vehicle required to be registered under the Oklahoma Vehicle License and Registration Act.
21 22 23	B. "Electric Vehicle" means any motor-driven vehicle that has a main power source of electricity.
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	A. When an electric vehicle is registered in Oklahoma because of a transfer in ownership of the vehicle the new owner is not subject to a title fee, registration fee, or excise tax that is imposed on all motor vehicles in the state of Oklahoma.
31 32 33	Section 4. This act shall become effective 90 days after passage and approval.

1 2 3	Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)	
4	House Bill No. OSU-561 Rinehart ()SU)
5 6 7	AS INTRODUCED	
8 9 10 11	An act relating to the taxation of primary candidates campaign fundraising for the of of Governor, Oklahoma House of Representatives, and Oklahoma senate; providing title; providing definitions; providing for codification; providing for penalties; and providing an effective date.	
12 13 14	BE IT ENACTED BY THE STATE OF OKLAHOMA	
15 16	Section 1. This act shall be known as the "Taxation and Representation" Act of	2015.
17	Section 2. DEFINITIONS	
18 19 20	A. "Campaign contributions": any money awarded to the candidate for the u running for the desired office. This also includes the candidate's persona money that is used for the running of the desired office.	
21		
22	Section 3. NEW LAW A new section of law to be codified in the Oklahoma	
23	Statues to read as follows:	
24	A. Any individual running in the primary elections for the offices of governo	r,
2526	House of Representatives, or the Oklahoma senate is subject to a campaig fundraising tax. This tax shall be a 5% tax on all campaign contributions	
27 28 29	to the candidate in support of his or her running for office. This includes a is limited to all of the campaign contributions given to the candidate form time he or she officially starts running for the desired office.	
30		
31	B. The 5% campaign tax is to be payed 48 hours prior to the opening of the	
32	primary Election Day. This does not apply to absentee voting. The Oklah	oma
33	State Comptroller shall be in charge of depositing the Money into the	
34	Oklahoma state budget.	
35	G . A DENIAL MICG	
36	Section 4. PENALTIES	c
37 38 39	A. Any candidate falling to contribute the 5% tax 48 hours before the opening the election polls on Election Day shall be removed from the ballot.	g of
40 41	Section 5. This act shall become effective 90 days after passage and approval.	

1 2		Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)
3 4	House Bill No. OS	U-562 Rinehart (OSU)
5 6		AS INTRODUCED
7		
8	An act relat	ting to the taxation of land owners in Oklahoma for the purpose of providing
9		nado victims. Providing short title; providing definitions; providing for
10		n; providing for penalties and providing an effective date.
11		
12	BE IT ENACTED	BY THE STATE OF OKLAHOMA
13	Section 1	This act shall be Imaxym as the "Tamade Disaster Deliaf" Act of 2015
14	Section 1.	This act shall be known as the "Tornado Disaster Relief" Act of 2015.
15 16		
17	Section 2.	DEFINITIONS
18		"Land" means the solid material of the earth, whatever may be the ingredients
19		of which it is composed, whether soil, rock or other substance.
20		or which it is composed, whether son, rock or other substance.
21	Section 3.	NEW LAW A new section of law to be codified in the Oklahoma
22		ead as follows:
23		All land owners In Oklahoma Are Subject to an annual tax of a ½ of one cent
24		for every square foot of land that they own. This tax is to be payed to the
25		Oklahoma Tax Commission by March 1 st of every year.
26		onaniona ran commission of handi range from
27	B.	The money collected from this tax is to be used for the sole purpose of
28		disaster relief at the decision of the Oklahoma Department of Emergency
29		Management.
30		
31		
32	Section 4.	PENALTIES
33	A.	If the Oklahoma Tax Commission does not receive the land tax by March 1 st
34		an interest will be charged at the rate of 1% of all the money owed per month
35		with no set maximum.
36		
37	Section 5.	This act shall become effective 90 days after passage and approval.
38		

1 Oklahoma Intercollegiate Legislature 2nd Session of the 47th Legislature (2015) 2 3 4 House Bill No. OSU-563 Robbins (OSU) 5 6 AS INTRODUCED 7 8 An act relating to health education requirements for public schools in the state of 9 Oklahoma; amending 70 O.S. §11-103.6B-D; providing short title; providing an 10 effective date. 11 12 BE IT ENACTED BY THE STATE OF OKLAHOMA 13 14 This act shall be known as the "Health Education" Act of 2015. Section 1. 15 16 **AMENDATORY** 70 O.S. §11-103.6B-D, is amended to read as Section 2. 17 follows: 18 19 B. Subject to the provisions of subsection C of this section, in order to graduate from a public 20 high school accredited by the State Board of Education with a standard diploma, students shall 21 complete the following college preparatory/work ready curriculum units or sets of competencies 22 at the secondary level: 23 1. Four units or sets of competencies of English to include Grammar, Composition, 24 Literature, or any English course approved for college admission requirements; 25 2. Three units or sets of competencies of mathematics, limited to Algebra I, Algebra II, 26 Geometry, Trigonometry, Math Analysis, Calculus, Advanced Placement Statistics, or any 27 mathematics course with content and/or rigor above Algebra I and approved for college 28 admission requirements; 29 3. Three units or sets of competencies of laboratory science, limited to Biology, 30 Chemistry, Physics, or any laboratory science course with content and/or rigor equal to or above Biology and approved for college admission requirements; 31 32 4. Three units or sets of competencies of history and citizenship skills, including one unit of American History, 1/2 unit of Oklahoma History, 1/2 unit of United States Government and 33 34 one unit from the subjects of History, Government, Geography, Economics, Civics, or Non-35 Western culture and approved for college admission requirements; 36 5. Two units or sets of competencies of the same foreign or non-English language or two 37 units of computer technology approved for college admission requirements, whether taught at a 38 high school or a technology center school, including computer programming, hardware, and 39 business computer applications, such as word processing, databases, spreadsheets, and graphics, 40 excluding keyboarding or typing courses; 41 6. One additional unit or set of competencies selected from paragraphs 1 through 5 of this subsection or career and technology education courses approved for college admission 42 43 requirements; and 44 7. One unit or set of competencies of fine arts, such as music, art, or drama, or one unit or 45 set of competencies of speech. 8. One unit of health science courses must include but not limited to the following 46

1 sections: 2 a. Sexual Education and Family Planning 3 b. Alcohol and Substance Abuse 4 c. Eating Disorders, Body Image, and Nutrition 5 6 7 C. In lieu of the requirements of subsection B of this section which requires a college 8 preparatory/work ready curriculum, a student may enroll in the core curriculum as provided in 9 subsection D of this section upon written approval of the parent or legal guardian of the student. 10 School districts may require a parent or legal guardian of the student to meet with a designee of the school prior to enrollment in the core curriculum. The State Department of Education shall 11 12 develop and distribute to school districts a form suitable for this purpose, which shall include 13 information on the benefits to students of completing the college preparatory/work ready 14 curriculum as provided for in subsection B of this section. 15 16 D. For those students subject to the requirements of subsection C of this section, in order to 17 graduate from a public high school accredited by the State Board of Education with a standard 18 diploma, students shall complete the following core curriculum units or sets of competencies at 19 the secondary level: 20 1. Language Arts – 4 units or sets of competencies, to consist of 1 unit or set of 21 competencies of grammar and composition, and 3 units or sets of competencies which may 22 include, but are not limited to, the following courses: 23 a. American Literature, 24 b. English Literature, 25 c. World Literature, 26 d. Advanced English Courses, or 27 e. other English courses with content and/or rigor equal to or above grammar and 28 composition; 29 2. Mathematics – 3 units or sets of competencies, to consist of 1 unit or set of 30 competencies of Algebra I or Algebra I taught in a contextual methodology, and 2 units or sets of competencies which may include, but are not limited to, the following courses: 31 32 a. Algebra II, 33 b. Geometry or Geometry taught in a contextual methodology, 34 c. Trigonometry, 35 d. Math Analysis or Precalculus, 36 e. Calculus, 37 f. Statistics and/or Probability, 38 g. Computer Science, 39 h. contextual mathematics courses which enhance technology preparation whether taught at a: 40 41 (1) comprehensive high school, or (2) technology center school when taken in the eleventh or twelfth grade, 42 taught by a certified teacher, and approved by the State Board of Education and 43 44 the independent district board of education, i. mathematics courses taught at a technology center school by a teacher 45 certified in the secondary subject area when taken in the eleventh or twelfth grade 46

1	upon approval of the state board of Education and the independent district board
2 3	of education, or
3	j. equal to or above Algebra I;
4	3. Science – 3 units or sets of competencies, to consist of 1 unit or set of competencies of
5	Biology I or Biology I taught in a contextual methodology, and 2 units or sets of competencies in
6	the areas of life, physical, or earth science or technology which may include, but are not limited
7	to, the following courses:
8	a. Chemistry I,
9	b. Physics,
10	c. Biology II,
11	d. Chemistry II,
12	e. Physical Science,
13	f. Earth Science,
14	g. Botany,
15	h. Zoology,
16	i. Physiology,
17	j. Astronomy,
18	k. Applied Biology/Chemistry,
19	1. Applied Physics,
20	m. Principles of Technology,
21	n. qualified agricultural education courses,
22	o. contextual science courses which enhance technology preparation whether
23	taught at a:
24	(1) comprehensive high school, or
25	(2) technology center school when taken in the eleventh or twelfth grade,
26	taught by a certified teacher, and approved by the State Board of Education and
27	the independent district board of education,
28	p. science courses taught at a technology center school by a teacher certified in
29	the secondary subject area when taken in the eleventh or twelfth grade upon approval of
30	the State Board of Education and the independent district board of education, or
31	q. other science courses with content and/or rigor equal to or above Biology I;
32	4. Social Studies − 3 units or sets of competencies, to consist of 1 unit or set of
33	competencies of United States History, 1/2 to 1 unit or set of competencies of United States
34	Government, 1/2 unit or set of competencies of Oklahoma History, and 1/2 to 1 unit or set of
35	competencies which may include, but are not limited to, the following courses:
36	a. World History,
37	b. Geography,
38	c. Economics,
39	d. Anthropology, or
40	e. other social studies courses with content and/or rigor equal to or above United
41	States History, United States Government, and Oklahoma History; and
42	5. Arts – 2 units or sets of competencies which may include, but are not limited to,
43	courses in Visual Arts and General Music.
44	
45	Section 4. This act shall become effective 90 days after passage and approval.

1 2 3		Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2014)
4	House Bill No. OS	SU-564 Stephens (OSU)
5 6		AS INTRODUCED
7		
8 9	title	Act relating to establishing a tax credit for hiring ex-felons; providing short e; providing for definitions, providing for codification; and providing an
10	effe	ective date.
11		
12	BE IT ENACTED	BY THE STATE OF OKLAHOMA
13		
14	Section 1.	This act shall be known as the "second chance" Act of 2014.
15	~	
16	Section 2.	DEFINITIONS:
17		Company: a commercial business
18		Ex-Felon: one who has committed a felony but has been granted parole
19		Employment: the condition of having paid work
20 21	D.	Tax Credit: a sum deducted from the total amount a taxpayer owes to the
22		state
23		
24	Section 3.	NEW LAW a new section of law to be codified in the Oklahoma Statutes
25	to read as follows:	
26	to read as ronows.	
27	Α.	Any company in the state of Oklahoma shall be able to receive a tax credit
28	1 1.	ranging from one thousand two hundred dollars (\$1,200) to \$9,600 if the
29		company chooses to hire an ex-felon.
30	B.	The company may hire up to eight eligible ex-felons. The company shall
31		receive a tax credit of \$1,200 per ex-felon hired.
32	C.	For an ex-felon to be considered eligible for employment, he or she must:
33		a. Be on parole and abide by all parole regulations;
34	D.	A person considered an ex-felon is not required to disclose his or her personal
35		past with imprisonment to other employees. Solely a supervisor or employer
36		must be aware of the ex-felon's criminal past.
37	E.	In order to receive the tax-credit the employee must be hired for four (4)
38		months.
39		
40	Section 5.	This act shall become effective 90 days after passage and approval.

1 2 3		Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)	
3 4 5	House Bill No. O	SU-565 By: (Stepher	ns OSU)
5 6 7		AS INTRODUCED	
8	Δn act rela	ating to acknowledging ones twin car while driving; providing short title	٠.
9		for definitions; providing for penalties; providing for codification and	' ,
10		an effective date.	
11	providing		
12	BE IT ENACTED	O BY THE STATE OF OKLAHOMA	
13			
14	Section 1.	This act shall be known as the "OMG TWINNING" Act of 2015.	
15			
16	Section 2.	DEFINITIONS:	
17			
18	A.	Twinning: A take on the popular term "winning" referring to possessin	g
19	D	similar or identical belongings to another person.	
20	В.	Twin Car: The same make and model of a car.	
21 22	Section 3.	NEW LAW: A new section of law to be codified in the Oklahoma	Statues
23	to read as follows		Statues
24	to read as follows)•	
25	Α.	Whenever a driver sees their twin car while driving they must acknowl	edge
26		them in any of the following ways: honking, waving, or, if it's dark, the	-
27		flashing of their lights.	
28	B.	Whoever is receiving the acknowledgement must return it in one of the	ways
29		listed above.	•
30	C.	This exchange must be under 5 seconds	
31			
32	Section 4.	PENALTIES:	
33			
34		driver is seen not acknowledging the driver of their twin car, or if the ot	
35		n car does not return the greeting, whichever driver that committed said of	erime
36		be subject to a fine of no more than fifty dollars (\$50).	inad
37 38		e second time these drivers break either side of this law they will be detail forced to sit through one (1) Mary Kate and Ashley movie (of the law	med
39		orcement officer's choosing) and write a paragraph of how Mary-Kate and	nd
40		nley taught them how to be a better twin.	IIG
41		nis exchange is more than 5 seconds the driver will be pulled over and as	sked to
42		g "Four Five Seconds" by Rihanna, Kanye West, and Paul McCartney.	
43	51112	, —	
44	Section 5.	This act shall become effective 90 days after passage and approval.	•
45			

1 2	Oklahoma Intercollegiate Legislature 2nd Session of the 47 th Legislature (2015)
3 4	House Bill No. OSU-566 Stephens (OSU)
5 6	AS INTRODUCED
7 8 9	An act relating to poor persons; providing short title; amending Title 56 O.S., Section 230.52A; 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 Give Poor a Bad Name" Act of 2014.
15 16	Section 2. AMENDATORY 56 O.S., Section 230.52A is hereby amended to read
17 18 19 20 21 22 23	14. The Department shall, beginning November 1, 2012, screen all-only those adult applicants possessing a prior drug felony drug conviction for TANF to determine if they are engaged in the illegal use of a controlled substance or substances. If the Department has made a determination that the applicant is engaged in the illegal use of a controlled substance or substances, the applicant's request for TANF cash benefits shall be denied. The Commission for Human Services shall adopt rules to implement the requirements of this paragraph consistent with the following:
24 25 26 27 28 29 30 31 32 33 34	a. the Department shall create a controlled substance screening process to be administered at the time of application. The process shall, at a minimum, include a Substance Abuse Subtle Screening Inventory (SASSI) or other similar screening methods. If necessary to establish a reasonable expectation of certainty, the Department is authorized to use further screening methods, which may include, but are not limited to, a clinical interview, consideration of the Department's history with the applicant, and an Addictions Severity Index (ASI). If the Department has reasonable cause to believe that the applicant is engaged in the illegal use of a controlled substance or substances, the Department is authorized, though not required, to request administration of a chemical drug test, such as urinalysis. The cost of all such initial screenings shall not be borne by the applicant,
35 36	b. if at any time during the controlled substance screening process, the applicant refuses to participate, that refusal shall lead to a denial of TANF benefits,
37 38 39 40	c. if the Department, as the result of a controlled substance screening process, has determined that the applicant is engaged in the illegal use of a controlled substance or substances, the applicant's request for TANF cash benefits shall be denied, subject to the following:
41 42 43	(1) if there has not already been a chemical drug test administered as part of the controlled substance screening process, the applicant may submit proof of a negative chemical drug test from a state certified laboratory to challenge the Department's finding

1 that the applicant is engaged in the illegal use of a controlled substance or substances. 2 Proof of the chemical drug test must be submitted to the Department no later than the 3 tenth calendar day following denial. If denial is communicated by mail, the ten (10) day 4 window begins on the day after the date of mailing of the denial notice to the applicant's 5 last-known address. The denial notice is considered to be mailed on the date that appears 6 on the notice, unless otherwise indicated by the facts, 7 (2) if denied due to the provisions of this subparagraph, an applicant shall not be 8 approved until one (1) year has passed since the date of denial, 9 (a) if the applicant is denied due to the provisions of this paragraph, the Department shall 10 provide a list of substance abuse treatment programs to the denied applicant, 11 (b) if an applicant has successfully complied with a recommended substance abuse treatment program after the date of denial, the applicant may be approved for cash 12 benefits after six (6) months have passed since the date of denial, rather than the required 13 14 one (1) year, and 3) if an applicant has been denied TANF cash benefits two times due to the provisions of 15 16 this subparagraph, the applicant shall be ineligible for TANF benefits for a period of three (3) years from the date of the second denial, 17 18 d. child-only cases and minor parents under eighteen (18) years of age are not subject to 19 the provisions of this paragraph, and 20 e. in cases where the application for TANF benefits is not for child-only benefits, but there is not a parent who has been deemed eligible for cash benefits under the provisions 21 22 of this paragraph, any cash benefits for which the dependent children of the family are still eligible shall not be affected and may be received and administered by an appropriate 23 third party approved by the Department for the benefit of the members of the household; 24 25 This act shall become effective 90 days after passage and approval. Section 3.

1 2 2		Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)
3 4	House Bill No. OSU	J-567 By: Tull (OSU)
5 6		AS INTRODUCED
7		
8	An act relati	ng to Taxation of Tobacco; providing short title; amending Section 321 O.S,
9	68 and 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 "The Objective Tobacco Tax" Act of 2015.
14	g .: 2	
15	Section 2.	AMENDATORY 68 O.S. Section 321 amended to read as follows:
16 17	869 1	321. Exemptions from tax.
18	800-	The following sales are hereby exempted from the stamp excise tax levied pursuant to
19		the provisions of Section 301 et seq. of this title:
20		1. All cigarettes sold to veterans hospitals and state operated domiciliary homes
21		for veterans located in the State of Oklahoma, for distribution or sale to disabled
22		ex-servicemen or disabled ex-servicewomen interned in, or inmates of, such
23		hospitals, or residents of such homes;
24		2. All sales to the United States;
25		3. All sales to a federally recognized Indian tribe or nation which has entered
26		into a compact with the State of Oklahoma pursuant to the provisions of
27		subsection C of Section 1 of this act or to a licensee of such a tribe or nation,
28 29		upon which the payment in lieu of taxes required by the compact has been paid; and
30		4. All sales to a federally recognized Indian tribe or nation or to a licensee of
31		such a tribe or nation upon which the tax levied pursuant to the provisions of
32		Section 4 of this act has been paid.
33		Laws 1965, c. 195, § 2, emerg. eff. June 10, 1965; Laws 1992, c.
34		339, § 16, eff. Jan. 1, 1993.
35		
36		
37		
38	Section 3.	This act shall become effective on ninety (90) days after passage and
39		approval.
40		

1 2 3	Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)
5 4 5	House Bill No. OSU-568 By: Tull (OSU)
6 7	AS INTRODUCED
8 9 10	An act relating to tax exemptions; providing short title; providing for definitions; amending Oklahoma Tax Commission Chapter 65. Sales and Use Tax Part 31, 710:65-13-170; 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 "Stop Taxing my Tamp" Act of 2015.
15 16	Section 2. DEFINITIONS:
17 18 19	A. "Feminine Hygiene Products" means products used by women during menstruation, vaginal discharge, and other bodily functions related to the
20 21 22	vulva. This includes cloth menstrual pads, disposable menstrual pads, menstrual cups, menstrual sponges, pantiliners, sanitary napkins, tampons, and period underwear.
23242526	B. "Necessary Medical Devise" means any medical devise deemed necessary by a medical professional.
26 27 28	Section 3. AMENDATORY: Oklahoma Tax Commission Chapter 65. Sales and Use Tax Part 31, 710:65-13-170 to read as follows:
29 30 31 32 33 34 35 36 37 38	(b) Medical equipment, appliance, or device. Except With the exception of necessary medical devices and as set forth in 710:65-13-173, the sale or rental of non-necessary: medical equipment, appliances, or devices is taxable. Examples of these taxable items are: syringes, replacement joints, bandages, oxygen regulators and tanks, crutches and wheelchairs. Examples of tax-exempt necessary medical device items include but are not limited to: wheelchairs, syringes, replacement joints, diabetic supplies, prosthetics, oxygen regulators and tanks, crutches, diapers, and feminine hygiene products.
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 3	2 nd Session of the 47 th Legislature (2015)
3 4	House Bill No. RSC-501 By: Hughes(RSC)
5	J. 18 11 12 1
6	AS INTRODUCED
7	
8	An act relating to cruel and unusual punishment; providing short title; providing for
9	codification; providing penalty; 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 Dust In My Eyes" Act of 2015.
14	
15	Section 2. NEW LAW A new section of law to be codified in the Oklahoma Statues
16	to read as follows: It shall be unlawful to compel or coerce any party to read <u>The</u>
17	Notebook by Nicholas Sparks or the movie of the same name.
18	
19	Section 3. PENALTIES
20	A. Any person found in violation of this law shall lose all privileges to read for
21	pleasure for a period of ONE (1) calendar month from the date of sentencing.
22	B. Any person found in violation of this law shall lose all privileges to watch any
23	film, movie, or motion picture for pleasure for a period of ONE (1) calendar month from
24	the date of sentencing.
25	C. Any person found in violation of this law shall be required to read a book or
26	watch a movie to be chosen by the offended party.
27 28	Section 4. This act shall become effective 90 days after passage and approval.
26 29	Section 4. This act shall become effective 90 days after passage and approval.
30	
31	
$\mathcal{I}_{\mathbf{I}}$	

1 Oklahoma Intercollegiate Legislature 2nd Session of the 47th Legislature (2015) 2 3 4 House Bill No. RSC-502 By: Hughes(RSC) 5 6 AS INTRODUCED 7 8 An act relating to destruction of private property; providing short title; providing for 9 codification and providing an effective date. 10 BE IT ENACTED BY THE STATE OF OKLAHOMA 11 12 13 Section 1. This act shall be known as the "I Aint Afraid of No Drones" Act of 2015. 14 15 Section 2. **DEFINITIONS** 16 17 A. "Drone": An unmanned aircraft flown by a pilot via a ground control system, 18 or autonomously through use of an on-board computer, communication links 19 and any additional equipment that is necessary for the UA to operate safely. 20 B. "Commercial Drone Use": Use of an unmanned aircraft (UA) for commercial 21 22 operations in low-risk, controlled environments. These UA shall be affixed 23 with no less than three (3) red and white reflective decals whose size is no less 24 than three (3) square inches. These decals must be removed when the UA is 25 being used for non-commercial purposes. The decal must display contact 26 information for the user or company. 27 28 C. "Public Drone Use": Use by a government entity after approval by the FAA 29 for non-commercial use. These UA shall be affixed with the name of the 30 government entity in control of the UA at the time of use. These UA shall be affixed with no less than three (3) blue and white reflective decals whose size 31 32 is not less than three (3) square inches. 33 34 D. "Reasonable Force": Any force necessary to neutralize the intended target 35 with little to no risk of harm coming to any property or person in the 36 surrounding area. 37 38 E. "Resident": One who inhabits actually and permanently in a given place, and 39 has his domicile there. 40 41 F. "Owner": Legal owner of a drone, either personally or employee of a commercial outfit that was in command and control of a UA when disabled. 42 43 44 45 46

1	Section 3. NEW LAW A new section of law to be codified in the Oklahoma Statues
2	to read as follows:
3	
4	A. Any property owner or resident of a property that is 1 acre in size or larger,
5	shall have the authority to neutralize, by reasonable force, any drone that is
6	above or on the property for more time than is necessary to merely travel over
7	the property.
8	
9	B. Any drone being used for a commercial purpose, at the time of the specific
10	flight, shall obtain permission from the resident before engaging in any
11	commercial activity over a property.
12	
13	C. If permission is given by the resident to the owner to operate about the
14	property, and permission is subsequently withdrawn, the owner shall remove
15	the drone from the property with all necessary haste. The resident shall not
16	unreasonably impede the removal of the drone from the property.
17	
18	D. Destruction of the drone shall not be cause for civil legal action by the owner.
19	Private owners are not entitled to return of the drone, in whole or part, except
20	at the discretion of the resident. Commercial drone owners are entitled to
21	return of the drone, in whole and part.
22	
23	E. Residents are not authorized to use force to remove a public use drone from
24	their property.
25	
26	Section 3. This act shall become effective one year after passage and approval.
27	

1 2			ntercollegiate Legislature the 47 th Legislature (2015)
3 4 5	House Bill No. RS	U-501	By: Campbell (RSU) of the House, and Peters (RSU) of the Senate
6			
7		AS	INTRODUCED
8		1	
9 10			a's capital punishment system; providing short title; for codifications, and providing an effective date
11	DE IT EN A OTED		VI ALIOMA
12 13	BE II ENACTED	BY THE STATE OF O	KLAHUMA
13 14	Section 1.	This not shall be kno	own as the Heart-Stopping Bill.
15	Section 1.	This act shall be kill	own as the Heart-Stopping Bin.
16	Section 2.	DEFINITIONS	
17	Section 2.	DEI INTITONS	
18	A "	firing squad" shall be a	minimum, but not limited to five expert marksmen
19		U 1	rm to kill death row inmates.
20			
	Section 3.	NEW LAW	A new section of law to be codified in the
22	Oklahoma S	Statues to read as follow	'S:
21 22 23 24 25 26 27 28			
24			found guilty of committing a capital punishment shall
25		-	ling between lethal injection or firing squad.
26		-	smen shall have a bullet loaded within their chamber,
27			not know which guns are loaded with the bullets.
28			lace upon the inmate's heart, a target that will show
29		the marksmen where to	
30			d thirty (30) feet away from the inmate, and fire upon
31		the count of three (3).	as humans and suichan way of avacution for immeter
32	E.	inis will allow for a mo	ore humane and quicker way of execution for inmates.
33 34	Section 4.	This act shall become	on affective six (6) months after passage and approval
3 4 35	Section 4.	This act shall become	ne effective six (6) months after passage and approval.

1 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)
3 4 5	House Bill No. RSU-502 By: Hayward (RSU)
6 7	AS INTRODUCED
8 9	An act relating to Sibling Visitation Rights; 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 "Sibling Rights" Act of 2015.
15	
16	Section 2. NEW LAW A new section of law to be codified in the Oklahoma Statues
17	to read as follows:
18	A. It will be enacted that siblings that are separated in order to quicken the
19 20	process of adoption or by choice of legal guardians will be allowed access to some form of communication or visitation if possible.
21	B. When children reach the age of 18 unless they are the cause of any mental or
22	physical abuse or trauma will be guaranteed visitation rights to any minor
23	siblings by the courts regardless of a legal guardian's opinion and will be
24	scheduled, and if needed, monitored by a Social worker.
25	C. In an event of divorce between the legal guardians of the children and a split
26	custody agreement that agreement must have a clause or section to maintain a
27	connection between the siblings.
28	D. Upon petition from any person who is a brother or sister, regardless of the
29	degree of blood relationship, or, if the person is a minor, upon petition by a
30	parent, guardian, or long term friend of the family on behalf of the minor, may
31	grant reasonable visitation rights to the petitioner so as to allow the petitioner
32 33	the right to visit any brother or sister, regardless of the degree of blood
33	relationship, whose parents have denied such access.
35	Section 3. This act shall become effective 90 days after passage and approval.
36	Section 5. This act shall become effective 70 days after passage and approval.

1 2			a Intercollegiate Leg of the 47 th Legislatu	
3 4 5	House Bill No. RS	SU-503		By: Knaust (RSU) of the House, and Peters (RSU) of the Senate
6 7		<u> </u>	AS INTRODUCED	
8				
9		_		ders that are mentally ill or have
10				r definitions; providing for
11 12	codificatio	on; providing for exem	iptions; and providii	ig an effective date.
13	RE IT ENACTED	BY THE STATE OF	ΕΟΚΙ ΔΗΟΜΔ	
14	DE II ENACIEL	, DI THE STATE OF	OKLAHOWA	
15	Section 1.	This act shall be	known as the "Secon	nd Chance" Act of 2015.
16				2010
17	Section 2.	DEFINITIONS		
18				
19	A.		-	person who because of a mental
20		-		r others or, a person who is a drug or
21				esult of dependency represents a risk
22	D			n Title 43A Mental Health Law.
23	В.			sorder of thought, mood, perception,
2425			_	t significantly impairs judgment,
26		of life.	recognize reality of	ability to meet the ordinary demands
27	C		efers to an individua	al who have a dependency on a
28	C.			s. These substances could include
29			_	but are not limited to the substances
30		listed in this definition		
31	D.	"Facility" refers to an	ny hospital, school,	building, house or retreat, authorized
32		•	*	tody of an individual with mental
33				ut not limited to, public or private
34				ers, clinics, satellites or facilities.
35	E.		_	fers to a psychiatrist who is certified
36		43A Mental Health I		d Neurology, further defined in Title
37 38		45A Mentai Heathi I	Law.	
39	Section 3.	NEW LAW	A new section	of law to be codified in the
40	Section 5.	Oklahoma Statue		of law to be counted in the
41				
42	A.	The Second Chance	Program is designed	as an alternative to incarceration for
43				illness or substance abuse problem.
44			_	tainment to be incarcerated and serve
45				Chance Program. Individuals who
46		inter the program sha	all be required to und	dergo a minimum of 4 (four) months

1		of rehabilitation. After completion of the program, persons requiring treatment
2		shall be subject to court probation.
3	B.	The Second Chance Program treatment for mentally ill individuals will consist
4		of treatments including but not limited to, medical treatment, counseling, and
5		education of their mental illness by a licensed mental health professional.
6	C.	The Second Chance Program treatment for individuals who have a substance
7		abuse problem will consist of treatments including but not limited to
8		rehabilitation, counseling and education of their substance abuse issue by a
9		licensed medical professional.
10	D.	The Second Chance Program will be implemented through approved local,
11		district and state facilities and regulated by the Oklahoma Department of
12		Mental Health and Substance Abuse.
13	E.	Funding will be provided through the reallocation of finances from the prison
14		system that would be used for person requiring treatment, to the Second
15		Chance Program.
16	F.	Proof of completion will require signed documentation from program signed
17		by the following: The District or County Judge and the supervising health
18		professional.
19		
20	Section 4.	EXEMPTIONS
21		
22	A.	Individuals who have committed a violent crime will not be eligible for the
23		Second Chance Program.
24	B.	Individuals who have completed the program twice will not be eligible for the
25		Second Chance Program.
26		
27	Section 5.	This act shall become effective October 1, 2016.
28		

1	Oklahoma Intercollegiate Legislature	
2	2nd Session of the 47 th Legislature (2015)	
3		
4	House Bill No. RSU-504 By: Litt	lefield (RSU)
5		
6	AS INTRODUCED	
7		1. 1
8	An act relating to the treason of the wearers of horrific and ugly shoes; provi	•
9	title; providing for codification; providing for penalties and providing an effective providing for codification; providing for penalties and providing an effective providing for codification; providing for penalties and providing an effective providing for codification; providing for penalties and providing an effective providing provi	ective date.
10	BE IT ENACTED BY THE STATE OF OKLAHOMA	
11	DE II ENACIED DI THE STATE OF ORLAHOMA	
12	Section 1. This act shall be known as the "Save Us All" Act of 2015.	
14	Section 1. This det shan be known as the Save CS III Tet of 2013.	
12 13 14 15	Section 2. NEW LAW A new section of law to be codified in the Oklaho	oma Statues
16	to read as follows:	
17		
18	A. No person in the State of Oklahoma shall purchase or wear Crocs	brand shoes,
19	Chacos brand shoes, or any brand made to resemble Crocs or Cha	icos.
20	B. The brands Crocs and Chacos shall not have any form of presence	e, including
21	but not limited to advertising, physical stores, or secondhand vene	dors in the
22	State of Oklahoma.	
23	C. Anyone seen wearing Crocs brand shoes or Chacos shall be turne	d in to the E!
24	Fashion Police via Twitter.	
21 22 23 24 25 26	G . C DENTALENES	
26 27	Section 3. PENALTIES	· c
27 28	Anyone found guilty of violating the above laws shall post a formal f	
28 29	apology to all persons in the State of Oklahoma via social media, and	snan be
29 30	publicly shamed via their local newspaper.	
31	Section 4. This act shall become effective 90 days after passage and app.	roval
32	beetion 4. This act shall become effective 70 days after passage and app	iovai.

1 2 3		a Intercollegiate Legislature of the 47 th Legislature (2015)
4 5	House Bill No. RSU-505	By: Littlefield (RSU) of the House, and Shatwell (RSU) of the Senate
6 7		AS INTRODUCED
8		
9	courses in the state of Oklahom	dbreaking LGBT historical moments to the history a; providing short title; providing for codification and
11	providing an effective date.	
12	DE IT ENACTED DV THE CTATE O	E OVI A HOMA
13 14	BE IT ENACTED BY THE STATE O	COKLAHOMA
1 4 15	Section 1. This act shall be	known as the "Don't Forget to Pick Up Milk" Act of
16	2015.	known as the Bon tronget to rick op wink. Act of
17	2013.	
18	Section 2. NEW LAW A	new section of law to be codified in the Oklahoma
19	Statues to read a	s follows:
20		
21		hools shall be required to add groundbreaking LGBT
21 22 23 24		nto it's curriculum in the form of a chapter in the school's
23	selected U.S. history	
24 25	=	historical moments include, but are not limited to, the
25	_	e Stonewall Riot, the election of Harvey Milk, Proposition
26 27	o, Don't Ask, Don marriage equality in	t Tell," and the decision of the Supreme Court to allow
28	· · · · · · · · · · · · · · · · · · ·	funds for new textbooks, a printable digital packet will be
29		use until the school is able to purchase new books
30	•	dbreaking LGBT historical moments, within a seven-year
31	time-span.	,
32	•	
33	Section 3. PENALTIES	
34	_	ove laws shall receive a budget cut of three thousand
35	dollars per academic ser	nester until they comply with said laws.
36	0 1 4 7	
37		come effective during the following summer after passage
38 39	and approval.	

1			homa Intercollegiate Legislature	
2		2 nd Sess	sion of the 47 th Legislature (2015)	
3				
4	House Bill No. RSU	-506	By: Wayne	e (RSU)
5				
6		<u>P</u>	PEOPLE WANTING PETS	
7				
8		•	on of pet friendly housing facilities on college campuse	
9	providing sho	ort title; providi	ing for codification and providing for an effective date).
10				
11	BE IT ENACTED B	Y THE STATE	E OF OKLAHOMA	
12				
13	Section 1.	This act shall	l be known as the "People Wanting Pets" Act of 2015.	
14				
15	Section 2.	NEW LAW		a
16		Statues to rea	ad as follows:	
17				
18		•	olleges shall offer students pet friendly dorms. Owning	g a pet
19	gives	students a sens	se of responsibility and demands them to act more	
20	respon	nsible.		
21				
22	Section 3.	This act shall	l become effective July 1, 2017 after passage and appre	oval.
23				

1	Oklahoma Intercollegiate Legislature	
2	1 st Session of the 48 th Legislature (2015)	
3		
4 5	House Bill No. SOSU-501 By: McKinney Dean	(SOSU)
6		
7	AS INTRODUCED	
8		
9	An act relating to cargo legwear; providing short title; providing for definitions;	
10 11	providing for codification; providing for penalties; and providing an effective date.	
12	BE IT ENACTED BY THE STATE OF OKLAHOMA	
13	BETT ENTETED BY THE STATE OF CREATIONING	
14	Section 1. This act shall be known as the "Cargo Embargo" Act of 2015.	
15	2001201 1. This were stand of this will up this conge 2.1104 01 20104	
16	Section 2. DEFINITIONS	
17	A. Cargo Legwear – Casual trousers with flap pockets on the thighs.	
18		
19	NEW LAW: A new section of law to be codified in the Oklahoma Statues to read	as
20	follows:	
21	A. All civilian citizens of Oklahoma are required to cease and desist wear	of all
22	cargo legwear.	
23 24	B. All civilian citizens must turn in cargo legwear to authorities within sev	ven (7)
24	days of passage of the law for ceremonial eradication by fire.	
25		
25 26 27	Section 3. PENALTIES	
27		
28	A. Any civilian found to be in noncompliance with the provisions of this	
29	be fined at a flat rate of Two-Hundred Dollars (\$200.00) with a Fifty I	Oollar
30	(\$50.00) fee per pocket in excess of five (5) pockets.	
31	B. Those found hording cargo legwear shall be sent to an insane asylum	untıl
32	deemed fit for return to society.	
33		
34 35	Castian 4 This act shall become affective 00 days after recess and a recess	İ
33	Section 4. This act shall become effective 90 days after passage and approval	l .

1	Oklahoma Intercollegiate Legislature		
2		2 nd Session of the 47 th Legislatur	re (2015)
3			
4	House Bill No. OU-5	02	By: Meyer (OU)
5	AS INTRODUCED		
6 7	An act relating to college applications; providing short title; providing for codification; providing for penalties; and providing an effective date.		
8	BE IT ENACTED BY THE STATE OF OKLAHOMA		
9 10	Section 1.	This act shall be known as the "Non-F 2015.	Racial Application" Act of
11	Section 2.	NEW LAW	
12 13 14	Section 3.	B. All public universities in the state of the college application process PENALTIES	
15 16 17 18	Section 4.	D. Universities who fail to adhere to state funding cut by 5%.This act shall become effective Januar approval.	-

1 2		Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)
3 4 5 6 7 8	Joint House Bill	No. OU-501 By: Mishket (OU) Of the House Rains (OU) Of the Senate
9 10		AS INTRODUCED
11 12 13		lating to dietary needs; providing short title; providing for definitions; providing cation; providing for penalties; and providing an effective date.
14 15	BE IT ENACTE	D BY THE STATE OF OKLAHOMA
16 17	Section 1.	This act shall be known as the "Diet Friendly Oklahoma" Act of 2015.
18 19	Section 2.	DEFINITIONS
20 21 22 23 24 25		 A. Gluten-Free: Food substances containing less than 20 ppm gluten. B. Gluten: A protein enzyme present in cereal grains, especially wheat, which is responsible for the elastic texture of dough. C. Vegetarian: A person who does not eat meat, and sometimes other animal products, especially for moral, religious, or health reasons.
26 27 28	Section 3.	NEW LAW A new section of law to be codified in the Oklahoma Statues to read as follows:
29 30 31 32		A. All restaurants in the state of Oklahoma are required to accommodate any type of diet by providing a truthfully adequate and accommodating menu, including but not limited to gluten-free and vegetarian options.
33 34	Section 4.	PENALTIES
35 36 37		A. \$200 fine per altercation reported for each restaurant that does not comply with this law.
37 38 39 40 41 42 43 44 45 46	Se	ection 5. This act shall become effective 1 year after passage and approval.

1 2	Oklahoma Intercollegiate Legislature 2 nd Session of the 47 th Legislature (2015)
3 4 5	House Concurrent Resolution No. RSC-001 Hughes (RSC)
6	AS INTRODUCED
7 8 9	A resolution declaring the month of June as Oklahoma Teen Initiative Month; providing a declaration; and providing an effective date.
10 11 12 13	WHEREAS, teenagers are the leaders of tomorrow; and WHEREAS, Oklahoma is known for its kind and hardworking peoples nationwide; and WHEREAS, many teens today are not instilled with the same strong work ethic as
14 15 16	previous generations; and WHEREAS, teens raised in a rural setting are often instilled with a stronger work ethic than their urban and suburban counterparts; and
17 18	WHEREAS, work and the experience that comes from its labors are valued by future employers; and
19 20	WHEREAS, having employment promotes a sense of pride in one's self; and WHEREAS, a teen that is working is less likely to engage in illegal or risky behavior;
21 22	and WHEREAS, parents and schools should be promoting the necessity of employment to
23 24	our youth; and
252627	WHEREAS, It is necessary to promote a sense of self-worth, high work ethic, and teen engagement in society;
28 29 30	NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE 2ND SESSION OF THE $47^{\rm TH}$ OKLAHOMA INTERCOLLEGIATE LEGISLATURE, THE SENATE CONCURRING THEREIN:
31 32 33 34 35	THAT, the month of June be declared "Oklahoma Teen Initiative Month"; and that the State of Oklahoma will observe the month of June starting in 2016 with appropriate activities that promote the ideals of high work ethic and self-worth through work.

ADDRESSES

Oklahoma State Capitol
Hyatt Place OKC NW
Dave & Busters NW OKC
Oklahoma City Zoo

2300 N Lincoln Blvd, Oklahoma City, OK 73105 1511 NW Expressway, Oklahoma City, OK 73118 5501 N May Ave, Oklahoma City, OK 73112 2000 Remington Place, Oklahoma City, OK 73111