

***Oklahoma Intercollegiate Legislature  
1st Special Session of the 57th Legislature***



Fall 2025 Special Session  
September 7th, 2025  
Norman, OK

**Jacob Schonfield**  
Governor

**Kylee Laginess**  
Lieutenant Governor

**Caleb Dorsten**  
Chief Justice

**Cannon Mitchell**  
Speaker of the House

**Wesley Hurlbut**  
President Pro Tempore of the Senate



## Tentative Schedule of Events

Fall 2025 Special Session Oklahoma Intercollegiate Legislature  
September 7th, 2025

Last Updated: 08/20/25 - 3:30 PM

### Sunday, September 7<sup>th</sup>

Time	Activity	Location
10:00 – 10:15 AM	Registration Check-In	Oklahoma Memorial Union - Scholars Room
10:15 - 11:00 AM	Interim Session	Oklahoma Memorial Union - Scholars Room
11:00 - 11:30 AM	House in Session	Oklahoma Memorial Union - Scholars Room
11:30 AM - 12 PM	Senate in Session	Oklahoma Memorial Union - Scholars Room
12:00 - 1:00 PM	Lunch (Food Provided)	Oklahoma Memorial Union - Conoco Student Leadership Center First Floor
1:00 - 1:30 PM	Constitutional Amendment Election	Oklahoma Memorial Union - Scholars Room
1:30 - 3:00 PM	Delegation Council Meeting	Oklahoma Memorial Union - Scholars Room
12 - 1 & 1:30 - 6 PM	Constitutional Amendment Election	Oklahoma Memorial Union - Conoco Student Leadership Center First Floor

# Delegation Chairs

East Central University	Alex McGregor
Northwestern Oklahoma State University	Bekah Williams
Oklahoma Baptist University	Talan Nguyen
Oral Roberts University	John Haner
Oklahoma State University	Ashton Tate
Oklahoma Wesleyan University	Grant Molder
Southeastern Oklahoma State University	Kai Jones
Southern Nazarene University	Noelle Brezillac
Tulsa Community College	Ashton Sims
University of Oklahoma	Natalia Cly
University of Tulsa	Caden Jolliff

# Steering Committee

Governor	Jacob Schonfield
Lieutenant Governor	Kylee Laginess
President Pro Tempore of the Senate	Wesley Hurlbut
Deputy President Pro Tempore of the Senate	Patrick Humphrey
Speaker of the House	Cannon Mitchell
Speaker Pro Tempore of the House	Krislyn Sherer
Attorney General	Renner Howell
Secretary of State	Tallie Tynes
Press Secretary	Lilian Fuchs

Chief Justice	Caleb Dorsten
Vice Chief Justice	Savannah Valgora

## Office of the Governor

Chief of Staff	Audrey Bishop
Director of Budget and Finance	Fallon Burleson
Director of Technology	Carter Lowry
Director of Fundraising	Marley Hutchins
Director of Retention	Nesma Saadalla
Director of Diversity and Inclusion	Avery McIntrye
Director of Recruitment	Renner Howell
Director of Delegation Resources	Aristotle Orsini

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# INTERNAL LEGISLATION

Oklahoma Intercollegiate Legislature  
1<sup>st</sup> Special Session of the 57<sup>th</sup> Legislature (2025)

House Internal Bill No. ALU-501

By: Mitchell of the House (ALU)  
Hurlbut of the Senate (ALU)

AS INTRODUCED

An act relating to apportionment; providing short title; providing for codification; providing an effective date; and declaring an emergency.

BE IT ENACTED BY THE OKLAHOMA INTERCOLLEGIATE LEGISLATURE:

Section 1. This act shall be known as the “House Apportionment Act of 2025.”

Section 2. NEW LAW A new law to be codified into the Oklahoma Intercollegiate Legislature Statutes as Title Nine, Chapter Five, unless there is created a duplication in numbering to read as follows:

Section 500: General Rule

The House of Representatives shall consist of the Speaker of the House, the Speaker Pro Tempore, and ninety-nine (99) voting members, apportioned among member institutions in accordance with the procedures set forth herein.

Section 501: Preliminary Apportionment Notification

- A. Upon releasing registration for the current session, the Secretary of State shall notify each member institution of the number of first-round delegate seats it would be allocated if every institution that attended the previous session attends the current session.
- B. New member institutions may also receive a courtesy notification of their estimated first-round allocation, calculated using the Apportionment Divisor described in Section 404(A), assuming attendance by all institutions from the previous session.
- C. This notification shall serve only as a preliminary expectation of the number of seats an institution may receive and shall not constitute a final allocation.

Section 502: Submission of Applicants

- A. Each member institution shall, at the time of registration, submit a list of its applicants for the House, ranked in order of preference.
- B. Such rankings shall be used to determine which applicants are seated in the House in accordance with the apportionment process.

#### Section 503: Automatic Seating in Case of Under-Subscription

If the total number of applicants from all member institutions is equal to or fewer than ninety-nine (99), all applicants shall be seated as voting members of the House of Representatives.

#### Section 504: First-Round Allocation

- A. Each institution's effective enrollment shall be calculated as follows:
  - 1. For full-time, undergraduate students:
    - a. If the total number of enrolled full-time, undergraduate students is less than or equal to five thousand (5,000), one hundred percent (100%) of all enrolled full-time, undergraduate students shall be counted.
    - b. If the total number of enrolled full-time, undergraduate students is greater than five thousand (5,000), but less than or equal to ten thousand (10,000), five thousand (5,000) plus eighty percent (80%) of all enrolled full-time, undergraduate students in excess of five thousand (5,000) shall be counted.
    - c. If the total number of enrolled full-time, undergraduate students is greater than ten thousand (10,000), but less than or equal to fifteen thousand (15,000), nine thousand (9,000) plus sixty percent (60%) of all enrolled full-time, undergraduate students in excess of ten thousand (10,000) shall be counted.
    - d. If the total number of enrolled full-time, undergraduate students is greater than fifteen thousand (15,000), but less than or equal to twenty thousand (20,000), twelve thousand (12,000) plus forty percent (40%) of all enrolled full-time, undergraduate students in excess of fifteen thousand (15,000) shall be counted.

- e. If the total number of enrolled full-time, undergraduate students is greater than twenty thousand (20,000), fourteen thousand (14,000) plus twenty percent (20%) of all enrolled full-time, undergraduate students in excess of twenty thousand (20,000) shall be counted.
  2. For part-time, undergraduate students:
    - a. If the total number of enrolled part-time, undergraduate students is less than or equal to five thousand (5,000), fifty percent (50%) of all enrolled part-time, undergraduate students shall be counted.
    - b. If the total number of enrolled part-time, undergraduate students is greater than five thousand (5,000), two thousand, five hundred (2,500) plus twenty-five percent (25%) of all enrolled part-time, undergraduate students in excess of five thousand (5,000) shall be counted.
  3. For graduate students, ten percent (10%) of all graduate students enrolled shall be counted.
  4. The sum of each of these groups shall be considered the institution's Effective Enrollment for the purposes of determining apportionment.
  5. All data must come from an official source, such as the Integrated Postsecondary Education Data System (IPEDS) maintained by the National Center for Education Statistics (NCES) or the Oklahoma State Board of Regents, and should be accurate to the most recently available year.
- B. The Secretary of State shall determine the Apportionment Divisor by:
  1. Calculating the sum of each attending member institution's Effective Enrollment; and
  2. Dividing that total by ninety-nine (99).
- C. The number of first-round seats to which an institution is entitled shall be determined by dividing the institution's Effective Enrollment by the Apportionment Divisor. The resulting figure shall be rounded to the nearest whole number, with a minimum allocation of one (1) seat per institution.

- D. If the total number of seats allocated in the first round exceeds ninety-nine (99) due to rounding, the Secretary of State shall reduce seats beginning with institutions having the highest ratio of seated delegates to one thousand (1,000) enrolled students, continuing until the total of seated delegates equals ninety-nine (99), provided that no institution may have their allocation reduced lower than one (1) seat.
- E. Each institution shall receive first-round seats equal to the number so determined, filled by applicants from its ranked list.
- F. If an institution has fewer applicants than seats allocated to it, the unused allocations shall be held for reassignment in the next round.

#### Section 505: Subsequent Rounds of Allocation

- A. If fewer than ninety-nine (99) seats are filled after the first round, the Secretary of State shall allocate all unfilled seats to member institutions with remaining applicants, in proportion to the Effective Enrollment of those institutions.
- B. The number of seats allocated in subsequent rounds shall be calculated using the same Apportionment Divisor and rounding method described in Section 404(B), with a minimum of one (1) seat per institution that has remaining applicants.
- C. If the number of remaining seats is insufficient to permit exact proportional allocation:
  - 1. Priority shall be given to institutions with the smallest ratio of seated delegates to one thousand (1,000) enrolled students;
  - 2. If a tie still remains, the seat shall be awarded to the institution with the larger total enrollment;
  - 3. If a tie still remains, the seat shall be awarded by lot conducted by the Secretary of State.
- D. This process shall be repeated until all seats are filled.
- E. Following the close of check-in, but before the convening of the House, the Secretary of State shall do a final round of redistributing vacant seats, using the following modified procedure.
  - 1. If a seat is vacant and the institution to which it was previously assigned brought alternates, the seat shall be

reallocated to the highest ranked alternate from that institution.

2. If a seat is vacant and the institution to which it was previously assigned did not bring alternates, the seat shall be reallocated to the institution that brought alternates with the smallest ratio of seated delegates to one thousand (1,000) enrolled students.
3. For the purpose of this subsection only, full time competitors registered and attending session may be considered House alternates for the purpose of seat reallocation, if that institution did not bring House alternates.

#### Section 506: Alternates

- A. If, after allocation, all ninety-nine (99) seats have been filled, any remaining applicants shall be designated as alternates.
- B. No institution may send more alternates than voting delegates.
- C. Alternates may:
  1. Draft and present bills;
  2. Participate in committees, but not vote on final passage of measure within those committees; and
  3. Participate in informal caucusing outside of House Chambers.
- D. Alternates may not:
  1. Vote on final passage of any bill intended to become law;
  2. Vote on any articles of impeachment;
  3. Vote on any procedural motions, except those conducted by voice vote;
  4. Be automatically granted floor privileges in the House Chamber except while presenting a bill; or
  5. Participate in caucusing conducted inside the House Chambers.
- E. The House may adopt rules permitting proxy voting or transfer of certain privileges from voting members to alternates. Procedures for filling seats vacated by withdrawal before or during the session shall be determined by House Standing Rules, provided that the

House may only allow for the filling of a vacated seat with an alternate from the same institution, and may not fill vacated seats during the times specifically reserved to the Secretary of State by this chapter.

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

Section 4. EMERGENCY CLAUSE

It being immediately necessary for the preservation of the public peace, health or 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.

Oklahoma Intercollegiate Legislature  
1<sup>st</sup> Special Session of the 57<sup>th</sup> Legislature (2025)

House Internal Bill No. ALU-502

By: Mitchell of the House (ALU)  
Hurlbut of the Senate (ALU)

AS INTRODUCED

An act relating to apportionment; providing short title; providing for codification; providing an effective date; and declaring an emergency.

BE IT ENACTED BY THE OKLAHOMA INTERCOLLEGIATE LEGISLATURE:

Section 1. This act shall be known as the “Senate Apportionment Act of 2025.”

Section 2. NEW LAW A new law to be codified into the Oklahoma Intercollegiate Legislature Statutes as Title Nine, Chapter Four, unless there is created a duplication in numbering to read as follows:

Section 400: General Rule

The Senate shall consist of the President Pro Tempore, the Deputy President Pro Tempore, and forty-six (46) voting members, apportioned among member institutions in accordance with the procedures set forth herein.

Section 401: Apportionment Order

- A. Apportionment of applicants to voting seats in the Senate shall take precedence over apportionment of applicants to voting seats in the House of Representatives.
- B. If an applicant has applied for both the Senate and the House of Representatives, and they are given a voting seat in the Senate, they shall be treated as if they did not apply for a seat in the House of Representatives when apportioning voting seats for the House of Representatives.
- C. Apportionment of applicants to alternate seats in the Senate shall take precedence over apportionment of applicants to alternate seats in the House of Representatives, but after apportionment to voting seats in the House of Representatives.
- D. If an applicant has applied for both the Senate and the House of Representatives, and they are given an alternate seat in the Senate,

they shall be treated as if they did not apply for a seat in the House of Representatives when apportioning alternate seats for the House of Representatives.

#### Section 402: Submission of Applicants

- A. Each member institution shall, at the time of registration, submit a list of its applicants for the Senate, ranked in order of preference.
- B. Such rankings shall be used to determine which applicants are seated in the Senate in accordance with the apportionment process.

#### Section 403: Apportionment of Senators

- A. All member institutions who submit applicants to the Senate shall be given one (1) voting Senate seat.
- B. If, after the previous round of apportionment, the number of member institutions with remaining applicants to the Senate is less than or equal to the number of vacant seats, all member institutions with remaining applicants shall be given one (1) additional voting seats. This process is repeated until:
  - 1. There are fewer remaining vacant seats than member institutions with remaining applicants to the Senate, or
  - 2. Member institutions are given three (3) voting senators.

#### Section 404: Alternates

- A. For each voting seat apportioned to a member institution, the institution may be allowed to send an equal number of non-voting alternates.
- B. The Senate may adopt rules pertaining to the privileges of alternates, provided that alternates may never be allowed to vote on final passage of any measure intending to become law, any executive appointment, or while sitting as a Court of Impeachment.
- C. The Senate may adopt rules permitting proxy voting or transfer of certain privileges from voting members to alternates.

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

Section 4. EMERGENCY CLAUSE

It being immediately necessary for the preservation of the public peace, health or 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.

# HOUSE INTERNAL JOINT RESOLUTIONS

Oklahoma Intercollegiate Legislature  
1<sup>st</sup> Special Session of the 57<sup>th</sup> Legislature (2025)

House Joint Resolution No. ALU-601

By: Mitchell of the House (ALU)  
Hurlbut of the Senate (ALU)

AS INTRODUCED

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection of a proposed amendment to Article Four, Section Three of the Oklahoma Intercollegiate Legislature Constitution; capping the size of the Senate; providing ballot title; and directing filing.

BE IT RESOLVED BY THE SENATE AND THE HOUSE OF REPRESENTATIVES OF THE FIRST SPECIAL SESSION OF THE 57TH OKLAHOMA INTERCOLLEGIATE LEGISLATURE:

Section 1. The Secretary of State shall refer to the people for their approval or rejection, as and in the manner provided by law, the following proposed amendment to Article Four, Section Three of the Constitution of the Oklahoma Intercollegiate Legislature to read as follows:

1. The Senate shall consist of up to ~~three (3) voting delegates sent from each member institution.~~ forty-eight (48) voting delegates, inclusive of the President Pro Tempore and Deputy President Pro Tempore, apportioned to member delegates by appropriate legislation. Senate delegates shall be apportioned to member institutions equally, regardless of the enrollment of each institution. Each member institution may, for every voting delegate sent, send one (1) alternate who shall also be a member of the Senate but shall have no vote upon the final outcome of any executive nomination. The senate may, by appropriate legislation, allow for nonvoting alternates, who shall be members of the Senate, but shall have no vote on any measure intending to become law or upon the confirmation of any executive appointment or Court of Impeachment. The Lieutenant Governor shall be the President of the Senate and shall preside over its deliberations, provided that the Senate may, by majority vote, remove him or her for up to one day. He or she shall have no vote unless the Senate is equally divided upon the passage of a measure which shall become law or upon the confirmation of an executive appointment. The Senate shall choose their officers and have the sole power to try all impeachments, as the Court of Impeachment.

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

BALLOT TITLE  
Constitutional Amendment No. \_\_\_\_\_

THE GIST OF THE PROPOSITION IS AS FOLLOWS:

This measure amends Section Three of Article Four of the Oklahoma Intercollegiate Legislature Constitution. This section enumerates the amount of voting and nonvoting delegates each member institution is allotted in the Senate. This measure caps the size of the Senate, and allows for apportionment by statute.

SHALL THE PROPOSAL BE APPROVED?

FOR THE PROPOSAL — YES \_\_\_\_\_

AGAINST THE PROPOSAL — NO \_\_\_\_\_

Section 3. The President Pro Tempore of the Senate shall, immediately after the passage of this resolution, 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.

Oklahoma Intercollegiate Legislature  
1<sup>st</sup> Special Session of the 57<sup>th</sup> Legislature (2025)

House Joint Resolution No. ALU- 602

By: Mitchell of the House (ALU)  
Hurlbut of the Senate (ALU)

AS INTRODUCED

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection of a proposed amendment to Article Four, Section Two of the Oklahoma Intercollegiate Legislature Constitution; capping the size of the House; providing ballot title; and directing filing.

BE IT RESOLVED BY THE SENATE AND THE HOUSE OF REPRESENTATIVES OF THE FIRST SPECIAL SESSION OF THE 57TH OKLAHOMA INTERCOLLEGIATE LEGISLATURE:

Section 1. The Secretary of State shall refer to the people for their approval or rejection, as and in the manner provided by law, the following proposed amendment to Article Four, Section Two of the Constitution of the Oklahoma Intercollegiate Legislature to read as follows:

1. The House of Representatives shall consist of up to ~~three (3) voting delegates sent from each member institution, plus one (1) more voting delegate for every one thousand (1,000) students enrolled at that member institution. For this purpose, enrollment figures may be rounded to the nearest thousand~~ one hundred and one (101) voting delegates, inclusive of the Speaker and Speaker Pro Tempore, apportioned to member institutions by appropriate legislation. House delegates shall be apportioned to member institutions proportionate to the enrollment of each institution. Each member institution may, for every voting delegate sent, send one (1) alternate who shall also be a member of the House. The House may, by appropriate legislation, allow for nonvoting alternates, who shall have no vote on any measure intending to become law or any impeachment. The House shall choose its officers and have the sole power of impeachment.

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

BALLOT TITLE  
Constitutional Amendment No. \_\_\_\_\_

THE GIST OF THE PROPOSITION IS AS FOLLOWS:

This measure amends Section Two of Article Four of the Oklahoma Intercollegiate Legislature Constitution. This section enumerates the amount of voting and nonvoting delegates each member institution is allotted in the House of Representatives. This measure caps the size of the House of Representatives, and allows for apportionment by statute.

SHALL THE PROPOSAL BE APPROVED?

FOR THE PROPOSAL — YES \_\_\_\_\_

AGAINST THE PROPOSAL — NO \_\_\_\_\_

- Section 3. The President Pro Tempore of the Senate shall, immediately after the passage of this resolution, 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.