
STATE OF OKLAHOMA

2nd Session of the 46th Legislature (1998)

HOUSE BILL NO. 2490

By: Askins

AS INTRODUCED

An Act relating to the Oklahoma Community Sentencing Act; amending Section 42, Chapter 133, O.S.L. 1997 (22 O.S. Supp. 1997, Section 987.4), which relates to mandatory local systems; clarifying language; and providing an effective date.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. AMENDATORY Section 42, Chapter 133, O.S.L. 1997 (22 O.S. Supp. 1997, Section 987.4), is amended to read as follows:

Section 987.4 On or before September 1, 1997, the Chief Judge of the Judicial District shall establish the geographic boundaries of a community sentencing system which shall be the boundaries of each county, unless the Chief Judge establishes one or more multicounty community sentencing systems consisting of two or more contiguous counties within said judicial district; ~~provided,~~ however, the sheriff of each affected county and each district attorney operating within each of the subject counties shall consent to such county's membership in any proposed multicounty community sentencing system. After September 1, 1997, multicounty community sentencing systems may be established by the Chief Judge of a Judicial District with the consent of the sheriff of each affected

county, each district attorney operating within the subject counties, and the Community Sentencing Division within the Department of Corrections.

SECTION 2. This act shall become effective November 1, 1998.

46-2-8977

LAC