

An Act relating to domestic violence; amending 22 O.S. 1991, Section 40, which relates to reports of domestic abuse; modifying and adding definitions; amending 22 O.S. 1991, Section 40.1, which relates to victim's rights for rape or sodomy; according to victims of domestic violence certain victim's rights; providing for information to be given to certain adult; adding certain victim's right; amending 22 O.S. 1991, Section 40.2, as amended by Section 13, Chapter 325, O.S.L. 1993 (22 O.S. Supp. 1999, Section 40.2), which relates to notification of certain rights; deleting certain language; authorizing certain victims to seek protective order and be informed of certain rights; stating procedure for obtaining protective order; prohibiting peace officer from discouraging victims to seek certain actions; prohibiting certain delay of duty for peace officer; providing for expiration of certain protective orders; authorizing certain person to serve protective orders; providing for violation of protection order; amending 22 O.S. 1991, Section 40.3, as last amended by Section 1, Chapter 368, O.S.L. 1997 (22 O.S. Supp. 1999, Section 40.3), which relates to warrantless arrest; deleting certain provision; including rape and sodomy in emergency temporary protective order; expanding duration of certain court order; providing duties for judge in issuing certain orders; amending 22 O.S. 1991, Section 40.5, which relates to short title; changing name of act; clarifying statutory references; amending 22 O.S. 1991, Section 40.6, which relates to domestic violence reports; providing for certain information; amending Section 1, Chapter 145, O.S.L. 1992 (22 O.S. Supp. 1999, Section 40.7), which relates to expert testimony; clarifying language; amending 22 O.S. 1991, Section 60, which relates to Protection from Domestic Abuse Act; modifying reference; changing name of act; amending 22 O.S. 1991, Section 60.1, as last amended by Section 29, Chapter 247, O.S.L. 1996 (22 O.S. Supp. 1999, Section 60.1), which relates to definitions; deleting certain definitions, modifying certain definitions; amending 22 O.S. 1991, Section 60.2, as last amended by Section 7, Chapter 403, O.S.L. 1997 (22 O.S. Supp. 1999, Section 60.2), which relates to petition for protective order; modifying language; expanding place where protective order may be filed; modifying certain form; authorizing certain suspension of child visitation for cause; providing for certain evidence fee; prohibiting demand for process fees in advance; requiring law enforcement officer take certain action upon certain report; stating time for filing certain report; requiring the district attorney to take certain action within certain time; construing certain rights of victims; amending 22 O.S. 1991, Section 60.3, as last amended by Section 1, Chapter 34, O.S.L. 1999 (22 O.S. Supp. 1999, Section 60.3), which relates to emergency ex parte orders; deleting language; increasing options for certain order; amending 22 O.S. 1991, Section 60.4, as last amended by Section 1, Chapter 97, O.S.L. 1999 (22 O.S. Supp. 1999, Section 60.4), which relates to service of process on certain orders; providing for peace officers and certain private investigators to serve certain documents; establishing qualification for certain private investigators; setting service fee for certain documents; providing for alternate service of process within certain time; giving protective orders statewide validity; allowing transfer of order for service; allowing private investigators statewide jurisdiction to serve certain documents; providing for payment of service fees; allowing plaintiff to pay certain persons for surveillance and personal protection; directing reimbursements or payment; providing for certain hearings within certain times; providing for automatic renewal of unserved orders until certain time; prohibiting certain dismissal of unserved order; requiring all certain access to protective orders; requiring defendant's fingerprint's for certain purpose; directing certain information be entered in criminal history record; expanding options available for

court order for protective orders; providing for electronic surveillance; providing for modification of protective orders; requiring hearing; directing court clerk send certain information to certain persons within certain time; prohibiting modification of a protective order in a divorce proceeding; requiring motion to modify protective order for divorce; criminalizing use of protective order for certain purposes; stating penalty; providing for child visitation orders and modification; amending 22 O.S. 1991, Section 60.5, as last amended by Section 2, Chapter 97, O.S.L. 1999 (22 O.S. Supp. 1999, Section 60.5), which relates to access to protective orders by law enforcement; requiring certain information be available to law enforcement officers; amending 22 O.S. 1991, Section 60.6, as last amended by Section 33, Chapter 247, O.S.L. 1996 (22 O.S. Supp. 1999, Section 60.6), which relates to violation of protective order; modifying language; providing penalty for first and second offense; deleting certain criminal provision; allowing prosecution of certain violation in addition to other criminal prosecution; amending 22 O.S. 1991, Section 60.7, which relates to statewide validity of certain orders; making certain protective orders have statewide validity; amending Section 1, Chapter 235, O.S.L. 1993 (22 O.S. Supp. 1999, Section 60.8), which relates to seizure of weapons involved in domestic violence; providing procedure for forfeiture of certain property; directing hearing and notice; providing for answer, claims and innocent owners; requiring certain standard for ownership evidence; stating intention of forfeiture; prohibiting replevin action for certain property; providing for distribution of proceeds of sale; providing for release of seized property; stating effect of dismissal or acquittal; authorizing removal of certain property under certain condition; allowing collection of certain fee for certain property; providing exception to returning certain property; providing for return of certain property; amending Section 1, Chapter 316, O.S.L. 1994 (22 O.S. Supp. 1999, Section 60.9), which relates to warrantless arrest for certain violations; providing for reliance upon certain certified documents to effect arrest for certain purpose; providing certain immunity from liability for certain action; criminalizing presentation of false documents; stating penalties; amending Section 3, Chapter 297, O.S.L. 1995, as last amended by Section 4, Chapter 417, O.S.L. 1999 (22 O.S. Supp. 1999, Section 60.11), which relates to mandatory statement on protective orders; adding statement of criminal penalty; amending 22 O.S. 1991, Section 196, as amended by Section 2, Chapter 316, O.S.L. 1994 (22 O.S. Supp. 1999, Section 196), which relates to warrantless arrest; changing time for warrantless arrest; authorizing warrantless arrest for domestic violence and violation of protective orders upon certain conditions; amending 21 O.S. 1991, Section 644, as last amended by Section 3, Chapter 368, O.S.L. 1997 (21 O.S. Supp. 1999, Section 644), which relates to the crime of domestic abuse; changing name of crime; amending Section 1, Chapter 107, O.S.L. 1992, as last amended by Section 205, Chapter 5, 1st Extraordinary Session, O.S.L. 1999 (21 O.S. Supp. 1999, Section 1173), which relates to domestic assault and stalking; modifying language and definition; amending 74 O.S. 1991, Section 150.12B, which relates to reporting domestic abuse; directing certain persons establish rules for dissemination of information on domestic violence protective orders; amending 22 O.S. 1991, Sections 1291, 1292, 1293 and 1294, which relate to compromising certain offenses; limiting compromise to property offenses; providing for codification; providing an effective date; and declaring an emergency.