

An Act relating to civil procedure; amending 6 O.S. 1991, Section 1024, as amended by Section 87, Chapter 111, O.S.L. 1997 (6 O.S. Supp. 1998, Section 1024), which relates to acquisition of control of trust company; updating language; providing for appeal to the Supreme Court; increasing time to file appeal; amending 12 O.S. 1991, Sections 131, 651, 653, as last amended by Section 1, Chapter 102, O.S.L. 1997, 654, 655, 727, as amended by Section 2, Chapter 320, O.S.L. 1997, 842, 1031, 1031.1, as last amended by Section 9, Chapter 102, O.S.L. 1997, 1033, Section 1, Chapter 287, O.S.L. 1995, 1172.1, 1173, 1173.4, and 1183, as amended by Sections 4, 6, and 15, Chapter 338, O.S.L. 1995, and 1190, as last amended by Section 16, Chapter 338, O.S.L. 1995, 2004, as amended by Section 4, Chapter 339, O.S.L. 1996, 2004.1, as last amended by Section 2, Chapter 374, O.S.L. 1998, 2006, as amended by Section 4, Chapter 253, O.S.L. 1995, 3226, as last amended by Section 3, Chapter 61, O.S.L. 1996, 3230, as last amended by Section 5, Chapter 61, O.S.L. 1996 (12 O.S. Supp. 1998, Sections 653, 727, 1031.1, 1101.1, 1173, 1173.4, 1183, 1190, 2004, 2004.1, 2006, 3226, and 3230), which relate to venue of actions, new trials, interest on judgments of courts of record, discovery of assets, vacation and modification of judgments by trial court, offers of judgment, garnishment, the Oklahoma Pleading Code, and the Oklahoma Discovery Code; updating language; changing venue of certain actions; clarifying and conforming language; modifying time periods for application for new trial by motion and petition; updating statutory references; providing for postjudgment interest on certain costs and attorney fees; clarifying date on which postjudgment interest begins to accrue and prejudgment interest ends; providing method for calculation and accrual of postjudgment interest when rate of interest is specified in contract; allowing subpoena of judgment debtor by attorney of judgment creditor; providing for certain costs and fees of judgment creditors; limiting certain attorney's fees; modifying procedure for setting aside default judgment; conforming language; excluding costs and attorneys fees from offer of judgment; providing for amendment of prejudgment or postjudgment garnishment; providing for issuance of alias or additional summons; providing for reduction of garnishment under certain circumstances; updating language; increasing time to commence certain discovery on garnishee; modifying procedure and increasing time for garnishee response to certain request; requiring leave of court for plaintiff to seek production of evidence prior to filing of an action; modifying method for computation of certain time periods; modifying provisions which may be included in certain protective order; clarifying when a party is required to obtain leave of court for taking of deposition; limiting time for taking of deposition and providing exception; amending Section 5, Chapter 194, O.S.L. 1995 (42 O.S. Supp. 1998, Section 49), which relates to ambulance service provider liens; clarifying when certain action may be brought; amending 51 O.S. 1991, Section 163, which relates to the Governmental Tort Claims Act; changing venue for certain actions brought against certain municipalities; amending 68 O.S. 1991, Section 225, as last amended by Section 3, Chapter 385, O.S.L. 1998 (68 O.S. Supp. 1998, Section 225), which relates to appeals under the Uniform Tax Procedure; providing for determination of timely mailing of certain tax documents; requiring taxpayer to make certain payment or file certain bond when making certain appeal; amending 76 O.S. 1991, Section 19, as last amended by Section 14, Chapter 251, O.S.L. 1995 (76 O.S. Supp. 1998, Section 19), which relates to patient access to medical records; clarifying language; providing for patient access to certain medical records; limiting patient access to copies of certain medical records; allowing charge for actual cost of mailing certain medical records; repealing 12 O.S. 1991, Sections 690, 691, 692, 693, 694, and 695, which relate to

confessions of judgment; providing for codification; and providing an effective date.