

An Act relating to criminal procedure; defining terms; providing for chemical castration of persons convicted of certain crimes; making punishment in addition to other penalty provided by law; allowing for voluntary asexualization; authorizing chemical castration as a condition of deferred or suspended sentence, parole or postimprisonment supervision; providing for hearing and evidence; allowing the hearing before judge or jury; stating conditions for jury hearing; stating conditions for judge hearing; allowing dismissal of certain hearing for failure to present aggravating evidence at hearing; allowing aggravating and mitigating evidence; requiring aggravating circumstance to outweigh mitigating circumstance; requiring evidence of deoxyribonucleic acid test for asexualization; providing for asexualization for certain offenders; requiring certain written instructions and findings; directing certain review of sentence; requiring trial clerk to transmit certain records, notice and report; stating contents of notice; providing for report by the sentencing judge; requiring certain determination; authorizing certain briefs be submitted; requiring reference to factors considered; providing review in addition to direct appeal; directing execution of the sentence under certain circumstances; directing the Department of Corrections to take certain actions; providing for payment of costs; directing when procedure may be performed; stating responsibility for cost of procedure; allowing voluntary asexualization; providing for selection of physician and payment of costs; requiring physician to perform certain functions; granting immunities under certain circumstances; limiting procedure; allowing for withdrawal of voluntary request for asexualization; prohibiting procedure after withdrawal; amending 21 O.S. 1991, Section 888, as last amended by Section 1, Chapter 175, O.S.L. 2000 (21 O.S. Supp. 2000, Section 888), which relates to forcible sodomy; amending 21 O.S. 1991, Section 1115, as last amended by Section 193, Chapter 5, 1st Extraordinary Session, O.S.L. 1999 (21 O.S. Supp. 2000, Section 1115), which relates to rape in the first degree; amending 21 O.S. 1991, Section 1116, as last amended by Section 194, Chapter 5, 1st Extraordinary Session, O.S.L. 1999 (21 O.S. Supp. 2000, Section 1116), which relates to rape in the second degree; adding penalty of asexualization under certain circumstances; authorizing voluntary asexualization of persons in custody; providing certain parole consideration following asexualization; providing for codification; providing an effective date; and declaring an emergency.