

An Act relating to the Oklahoma Community Sentencing Act; amending Section 2, Chapter 4, 1st Extraordinary Session, O.S.L. 1999 (22 O.S. Supp. 2000, Section 988.2), which relates to definitions; modifying definitions; including the Pardon and Parole Board; allowing community sentencing services as condition for parole; providing certain exception for parolee convicted of certain offense; amending Section 3, Chapter 4, 1st Extraordinary Session, O.S.L. 1999 (22 O.S. Supp. 2000, Section 988.3), which relates to purpose of the Community Sentencing Act; modifying purposes; allowing community sentencing system to deliver services to certain parolees; amending Section 6, Chapter 4, 1st Extraordinary Session, O.S.L. 1999 (22 O.S. Supp. 2000, Section 988.6), which relates to planning council duties; expanding duties for services to parolees; amending Section 7, Chapter 4, 1st Extraordinary Session, O.S.L. 1999 (22 O.S. Supp. 2000, Section 988.7), which relates to local plan system plan; requiring certain plan to include services to certain parolees; amending Section 8, Chapter 4, 1st Extraordinary Session, O.S.L. 1999 (22 O.S. Supp. 2000, Section 988.8), which relates to community services and sentencing options; making certain services available to the Pardon and Parole Board; Section 9, Chapter 4, 1st Extraordinary Session, O.S.L. 1999 (22 O.S. Supp. 2000, Section 988.9), which relates to fees and costs; allowing payment of certain fee for certain parolees; Section 10, Chapter 4, 1st Extraordinary Session, O.S.L. 1999 (22 O.S. Supp. 2000, Section 988.10), which relates to limited resource system; requiring Pardon and Parole Board to be aware of use of resources for parolees; requiring certain systems to monitor certain practices and expenditures; Section 14, Chapter 4, 1st Extraordinary Session, O.S.L. 1999 (22 O.S. Supp. 2000, Section 988.14), which relates to creation of the Community Sentencing Division; deleting provision for separate legislative funding; Section 15, Chapter 4, 1st Extraordinary Session, O.S.L. 1999 (22 O.S. Supp. 2000, Section 988.15), which relates duties of state agency; requiring report of utilization of system by Pardon and Parole Board; amending Section 16, Chapter 4, 1st Extraordinary Session, O.S.L. 1999, as amended by Section 1, Chapter 39, O.S.L. 2000 (22 O.S. Supp. 2000, Section 988.16), which relates to community sentencing budgets; deleting provision for pilot programs; requiring continued operation of certain system; amending Section 17, Chapter 4, 1st Extraordinary Session, O.S.L. 1999 (22 O.S. Supp. 2000, Section 988.17), which relates to use of certain assessment; requiring certain assessment for certain parolees; amending Section 18, Chapter 4, 1st Extraordinary Session, O.S.L. 1999 (22 O.S. Supp. 2000, Section 988.18), which relates to assessment and evaluation; providing procedure for court-order community punishments; requiring certain assessment and evaluation of certain parolees; amending Section 20, Chapter 4, 1st Extraordinary Session, O.S.L. 1999, as amended by Section 2, Chapter 39, O.S.L. 2000 (22 O.S. Supp. 2000, Section 988.20), which relates to disciplinary sanctions; prohibiting parole modification; providing for disciplinary sanctions for parolees by agreement; amending Section 21, Chapter 4, 1st Extraordinary Session, O.S.L. 1999 (22 O.S. Supp. 2000, Section 988.21), which relates to earned credits; prohibiting earned credits for parolee; amending Section 22, Chapter 4, 1st Extraordinary Session, O.S.L. 1999 (22 O.S. Supp. 2000, Section 988.22), which relates to completion of community sentence; including notification to the Pardon and Parole when condition of parole of certain parolees have been completed; construing effect of completion of conditions of parole on parole term and supervision; amending Section 1, Chapter 191, O.S.L. 1998 (22 O.S. Supp. 2000, Section 990.1), which relates to uniform supervision form; allowing certain form for use by certain parolees; amending 57 O.S. 1991, Section 332, as amended by Section 25, Chapter 133, O.S.L. 1997 (57 O.S. Supp. 2000, Section

332), which relates to governor parole power; giving power to approve or deny specific conditions for parole provided by certain state agency; amending 57 O.S. 1991, Section 332.8, as last amended by Section 13, Chapter 5, 1st Extraordinary Session, O.S.L. 1999 (57 O.S. Supp. 2000, Section 332.8), which relates to conditions for parole; requiring the Pardon and Parole Board to consider public safety and cost-effectiveness of conditions of parole versus stipulations while incarcerated; amending 57 O.S. 1991, Section 365, as last amended by Section 28, Chapter 133, O.S.L. 1997 (57 O.S. Supp. 2000, Section 365), which relates to specialized parole; modifying references; allowing consideration of certain offenders for parole with conditions to be completed within certain system; amending 57 O.S. 1991, Section 360, which relates to notification of parole; requiring notification to certain persons when parole conditions are to be completed within certain system; amending 57 O.S. 1991, Section 552, which relates to referral of inmates for parole; requiring the Department Classification Committee to seek certain placement as condition of medical or elderly person parole; amending 57 O.S. 1991, Section 332.18, as amended by Section 1, Chapter 341, O.S.L. 1998 (57 O.S. Supp. 2000, Section 332.18), which relates to placement on pardon and parole docket; giving authority to place elderly inmates on certain docket for compassionate parole; requiring certain review and certification; providing prohibition for certain inmates being considered for compassionate parole; and declaring an emergency.