

An Act relating to criminal procedure; creating the Reintegration Support Act; providing short title; stating Legislative findings and intent; directing the Administrative Office of the Courts to implement a pilot re-entry court program; providing eligibility and procedural requirements by rule; authorizing appointment of Executive Director for certain program; providing compensation of Executive Director be set by Legislature; providing for appointment of staff and salaries subject to funding; directing Executive Director to report to and consult with certain persons; allowing selection of one pilot court; permitting other courts subject to funding; requiring promulgation of rules, forms, and procedure within certain time; defining term; providing re-entry in addition to parole supervision; construing eligibility; reserving certain right of refusal for admission; limiting total number of persons in certain pilot program; stating duration of certain program; providing exception by rule; requiring payment of certain costs and fees; requiring employment for participation; allowing temporary waiver of cost and fees; making cost and fees an obligation to the court; making certain obligation payable after term of sentence; limiting period to accrue cost and fees; providing method of collecting cost and fees; providing penalty for failure to pay certain cost and fees; allowing court clerk to retain certain percentage of cost and fees collected by rule; requiring certain notification to certain agencies; allowing certain unscheduled visits by rule; authorizing victim participation by certain methods; providing for disciplinary sanctions; making act of absconding a crime; construing authority of court to not prosecute certain action; recognizing certain behaviors; directing court to encourage pro-social behavior; providing additional penalty for removal from certain program; amending Section 14, Chapter 276, O.S.L. 1993, as last amended by Section 3, Chapter 170, O.S.L. 1999 (57 O.S. Supp. 2000, Section 612), which relates to assignment, classification and processing of DUI offenders; including other substance offenses with DUI offender's classification authority; requiring evaluation of addiction before assignment to treatment; deleting language; providing for structured supervision or aftercare; allowing recommendation to re-entry court for certain offenders; authorizing treatment by public or private provider or hospital; setting procedure for notifying Executive Director of candidate for re-entry court; allowing transfer to court jurisdiction by rule upon acceptance to re-entry court; providing jurisdiction over offender while sentenced; providing for codification; and providing an effective date.