

STATE OF OKLAHOMA

1st Session of the 48th Legislature (2001)

HOUSE BILL HB1802

By: Graves

AS INTRODUCED

An Act relating to civil procedure; amending 12 O.S. 1991, Section 23, which relates to the appearance docket; clarifying language; and providing an effective date.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. AMENDATORY 12 O.S. 1991, Section 23, is amended to read as follows:

Section 23. On the appearance docket ~~he~~ the clerk shall enter all actions in the order in which they are brought, the date of the summons, the time of the return thereof by the officer, and ~~his~~ the return of the officer thereon, the time of filing the petition, and all subsequent pleadings and papers, and an abstract of all judgments and orders of the court. An abstract shall contain a very brief description of the order or judgment rendered. It must not be encumbered with a detailed recital of the terms. Proceedings other than those which culminated in an order or judgment shall not be abstracted into the appearance docket. Either the judge or the clerk may prepare an appearance docket entry in the form of a minute, or the content of the entry may be dictated either by the judge or the clerk into an electronic recording device. The clerk shall transcribe onto the appearance docket all minute entries made and all the electronically-recorded abstracts.

SECTION 2. This act shall become effective November 1, 2001.

48-1-5907 DLW 6/12/15