

STATE OF OKLAHOMA

1st Session of the 48th Legislature (2001)

SENATE BILL 797

By: Stipe

AS INTRODUCED

An Act relating to criminal procedure; amending 22 O.S. 1991, Section 462, which relates to bail increased after indictment or information; modifying language; making language gender neutral; and providing an effective date.

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

SECTION 1. AMENDATORY 22 O.S. 1991, Section 462, is amended to read as follows:

Section 462. When the indictment or information is for a felony, and the defendant, before the finding thereof, has given bail ~~for his~~ to guarantee an appearance to answer the charge, the court to which the indictment or information is presented, or sent or removed for trial, may order the defendant to be committed to actual custody, either without bail, or unless ~~he give~~ the defendant gives bail in an increased amount, to be specified in the order.

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

48-1-393

NP

6/12/2015 11:20:32 AM