

ENROLLED HOUSE
BILL NO. 1139

By: Gilbert and Sweeden of the
House

and

Horner of the Senate

An Act relating to counties and county officers;
authorizing counties to set certain curfews by
resolution; providing notice; providing for
assistance; providing for posting signs; providing
for reimbursement of certain costs; providing
penalty; providing for codification; and providing an
effective date.

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

SECTION 1. NEW LAW A new section of law to be codified
in the Oklahoma Statutes as Section 339.6 of Title 19, unless there
is created a duplication in numbering, reads as follows:

A. The board of county commissioners of any county of this
state having a population of more than five hundred thousand
(500,000) persons according to the last federal decennial census, by
resolution, may determine a curfew for juveniles that will apply to
all unincorporated areas of the county. The parameters of the
curfew shall be determined by the board.

B. The board shall provide public notice of the curfew in a
newspaper of general circulation in the county. The notice shall be
published once weekly for a period of four (4) continuous weeks.

C. The county shall correspond and work in conjunction with any
appropriate state agency, if assistance is required in producing
signs and posting the curfew.

D. The county shall post curfew information, as determined
pursuant to subsections A through C of this section, on the county
line marker where any state highway enters a county and at all off-
ramps where interstate highways or turnpikes enter a county, unless
a state agency has such jurisdiction to properly post signs. The
appropriate board of county commissioners shall reimburse any state
agency that may assist for the full cost of the required signage.

E. Any person convicted of a curfew violation pursuant to this
section shall be guilty of a misdemeanor and subject to a minimum
fine of Twenty-five Dollars (\$25.00). Any person convicted of a
second or subsequent curfew violation shall be guilty of a
misdemeanor and be subject to a fine of up to One Hundred Dollars
(\$100.00) or by imprisonment in the county jail for a term of not

less than one (1) day, nor more than thirty (30) days, or by both fine and imprisonment.

SECTION 2. This act shall become effective November 1, 2003.

Passed the House of Representatives the 14th day of April, 2003.

Presiding Officer of the House of
Representatives

Passed the Senate the 2nd day of April, 2003.

Presiding Officer of the Senate