

An Act relating to prisons and reformatories; creating the Mary Rippy Violent Crime Offenders Registration Act; providing short title; defining term; designating persons and crimes to which act applies; providing certain registration requirements, time limits, and duration; specifying information to be provided to and obtained from offenders; providing address verification procedures; allowing the transmission of conviction data and fingerprints; providing registration requirements with local law enforcement authorities; providing notification requirements; directing the Department of Corrections to maintain a file of all offender registrations; authorizing the disclosure of registries; allowing DNA testing of offenders; charging a fee and designating where fees for DNA testing will be deposited; providing registration and notification requirements for habitual violent crime offenders; exempting certain persons from civil liability; directing correctional institutions and judges to notify offenders of their duty to register; prohibiting the registration of false or misleading information; providing penalties; amending 57 O.S. 2001, Section 589, as amended by Section 35, Chapter 460, O.S.L. 2002 (57 O.S. Supp. 2003, Section 589), which relates to the employment of registered persons; expanding prohibition of employment to include certain persons; amending 59 O.S. 2001, Section 858-514, which relates to the Oklahoma Real Estate License Code; modifying notice requirement; amending 57 O.S. 2001, Section 138, as amended by Section 1, Chapter 146, O.S.L. 2003 (57 O.S. Supp. 2003, Section 138), which relates to earned credits; prohibiting the deduction of earned credits under certain circumstances; providing for codification; and providing an effective date.