

An Act relating to prisons; creating the Relief Credits Act; providing short title; stating purpose of act; maintaining public safety and intent of court-ordered punishment; requiring certain uniformity in application of certain credits; prohibiting preferential treatment; authorizing the Attorney General to determine certain interests and rate for certain credits; providing for certain relief credits in certain circumstances; stating circumstances for relief credits; requiring restoration of certain lost credits; requiring certain notification for certain prison conditions; establishing procedures for act; providing certain exception to certain notification; setting time periods for certain procedures and actions; requiring notification to certain agencies before determining relief credits; requiring assistance by certain agencies upon request; requiring implementation of certain provisions within certain time period; requiring a standard percentage rate to reduce sentence length by class or type of offense; directing the Attorney General to set certain standard rate for relief credits; requiring Oklahoma Criminal Justice Resource Center to provide certain statistical data; requiring notification to the Department of Corrections to apply certain relief credits to certain offenders; setting time period to complete application of relief credits; providing an eligibility priority of offenders for relief credits; exempting certain offenders from any relief credits; construing eligibility priority; prohibiting certain limitations or restrictions on Attorney General; prohibiting requirement to review individual criminal history records for certain purpose; allowing the controlling offense to establish inclusion in certain class or type of offense; providing exception to utilization of the controlling offense; prohibiting offenders from attending certain proceedings; allowing appeal for certain omission; establishing procedure prior to making an appeal; providing for document review or open meetings; exempting meetings from Open Meeting Act; authorizing the Department of Corrections to provide list of offenders or other information; prohibiting the Department from unduly retaining certain offenders after certain time; setting additional authorization for relief credits; providing no limit to number of times relief credits may apply; allowing Attorney General to request that district attorneys and judges modify certain practices; providing for codification; providing an effective date; and declaring an emergency.