

SB 1796

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**THE STATE SENATE**  
**Tuesday, February 28, 2006**

**Senate Bill No. 1796**  
**As Amended**

SENATE BILL NO. 1796 - By: LASTER of the Senate and EDDINS of the House.

**[ criminal procedure - Oklahoma Community Sentencing Act - effective date ]**

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

SECTION 1. AMENDATORY 22 O.S. 2001, Section 988.2, as amended by Section 1, Chapter 251, O.S.L. 2004 (22 O.S. Supp. 2005, Section 988.2), is amended to read as follows:

Section 988.2 A. For purposes of the Oklahoma Community Sentencing Act:

1. "Local community sentencing system" means a partnership between the state and one or more county governments which uses public and private entities to deliver services to the sentencing court for punishment of eligible felony offenders under the authority of a community sentence;

2. "Community sentence" or "community punishment" means a punishment imposed by the court as a condition of a deferred or suspended sentence for an eligible offender;

3. "Continuum of sanctions" means a variety of coercive measures and treatment options ranked by degrees of public safety,

1 punitive effect, and cost benefit which are available to the  
2 sentencing judge as punishment for criminal conduct;

3 4. "Community sentencing system planning council" or "planning  
4 council" means a group of citizens and elected officials specified  
5 by law or appointed by the Chief Judge of the Judicial District  
6 which plans the local community sentencing system and with the  
7 assistance of the Community Sentencing Division of the Department of  
8 Corrections locates treatment providers and resources to support the  
9 local community sentencing system;

10 5. "Incentive" means a court-ordered reduction in the terms or  
11 conditions of a community sentence which is given for exceptional  
12 performance or progress by the offender;

13 6. "Disciplinary sanction" means a court-ordered punishment in  
14 response to a technical or noncompliance violation of a community  
15 sentence which increases in intensity or duration with each  
16 successive violation;

17 7. "Division" means the Community Sentencing Division within  
18 the Department of Corrections which is the state administration  
19 agency for the Oklahoma Community Sentencing Act, the statewide  
20 community sentencing system, and all local community sentencing  
21 systems;

22 8. "Eligible offender" means a felony offender who has been  
23 convicted of or who has entered a plea other than not guilty to a

1 felony offense and who upon completion of a Level of Services  
2 Inventory or another assessment instrument has been found to be in  
3 the moderate or high range and who is not otherwise prohibited by  
4 law; provided, however, that no person who has been convicted of or  
5 who has entered a plea other than not guilty to an offense  
6 enumerated in subsection 5 of Section 571 of Title 57 of the  
7 Oklahoma Statutes, as an exception to the definition of "nonviolent  
8 offense" shall be eligible for a community sentence or community  
9 punishment unless the district attorney or an assistant district  
10 attorney for the district in which the offender's conviction was  
11 obtained consents thereto. ~~The district attorney may consent to~~  
12 ~~eligibility for an offender who has a mental illness or a~~  
13 ~~developmental disability or a co-occurring mental illness and~~  
14 ~~substance abuse disorder and who scores outside the moderate range~~  
15 ~~on the LSI or another assessment instrument if the offender is not~~  
16 ~~otherwise prohibited by law.~~ Any consent by a district attorney  
17 shall be made a part of the record of the case. ~~Provided, further,~~  
18 ~~that no person who has been convicted of or who has entered a plea~~  
19 ~~other than not guilty to a felony enumerated in Section 13.1 of~~  
20 ~~Title 21 of the Oklahoma Statutes shall be eligible for a community~~  
21 ~~sentence or community punishment; and~~

22 9. "Statewide community sentencing system" means a network of  
23 all counties through their respective local community sentencing

1 systems serving the state judicial system and offering support  
2 services to each other through reciprocal and interlocal agreements  
3 and interagency cooperation.

4 B. For the purposes of the Oklahoma Community Sentencing Act,  
5 if a judicial district does not have a Chief Judge or if a judicial  
6 district has more than one Chief Judge, the duties of the Chief  
7 Judge provided for in the Oklahoma Community Sentencing Act shall be  
8 performed by the Presiding Judge of the Judicial Administrative  
9 District.

10 SECTION 2. AMENDATORY 22 O.S. 2001, Section 988.9, as  
11 amended by Section 3, Chapter 165, O.S.L. 2002 (22 O.S. Supp. 2005,  
12 Section 988.9), is amended to read as follows:

13 Section 988.9 A. Any offender sentenced to a community  
14 sentence pursuant to the Oklahoma Community Sentencing Act which  
15 requires supervision shall be required to pay a supervision fee.  
16 The supervising agency shall establish the fee amount, not to exceed  
17 Forty Dollars (\$40.00) per month, based upon the offender's ability  
18 to pay. In hardship cases the supervising agency may expressly  
19 waive all or part of the fee. No supervising agency participating  
20 in a local community sentencing system shall deny any offender  
21 supervision services for the sole reason that the offender is  
22 indigent. Fees collected for supervision services performed by the  
23 Department of Corrections shall be paid directly to the Department

1 to be deposited in the Department of Corrections Revolving Fund.  
2 Supervision services performed by agencies other than the Department  
3 shall be paid directly to that agency.

4 B. In addition to any supervision fee, offenders scoring in the  
5 moderate or high range of the Level of Services Inventory (LSI) and  
6 participating in a local community sentencing system under a court-  
7 ordered community punishment shall be required to pay an  
8 administrative fee to support the local system which shall not  
9 exceed Twenty Dollars (\$20.00) per month to be set by the court.  
10 Administrative fees when collected shall be deposited with the  
11 Community Sentencing Division within the Department of Corrections  
12 and credited to the local community sentencing system for support  
13 and expansion of the local community corrections system. The use of  
14 administrative fees by the local community sentencing systems shall  
15 not be subject to state purchasing laws. In the event the court  
16 fails to order the amount of the administrative fee, the fee shall  
17 be Twenty Dollars (\$20.00) per month.

18 C. In addition to any supervision fee and administrative fee  
19 authorized by this section, the court shall assess court costs, and  
20 may assess program reimbursement costs, restitution, and fines to be  
21 paid by the offender. With the exception of supervision fees, other  
22 fees, costs, fines, restitution, or monetary obligations ordered to  
23 be paid by the offender shall not cease with the termination of

1 active supervision and such obligations shall continue until fully  
2 paid and may be collected in the same manner as court costs.

3 SECTION 3. AMENDATORY 22 O.S. 2001, Section 988.16, as  
4 amended by Section 5, Chapter 165, O.S.L. 2002 (22 O.S. Supp. 2005,  
5 Section 988.16), is amended to read as follows:

6 Section 988.16 A. Each fiscal year the Division, in  
7 collaboration with the local planning councils, shall provide goals  
8 and funding priorities for community punishments as provided by law.  
9 The statewide community sentencing system shall be composed of local  
10 community sentencing system plans as approved by the Division. The  
11 Division shall promulgate rules for local community sentencing  
12 systems based upon objective criteria for allocation of state-  
13 appropriated funds to local systems for day-to-day operation during  
14 a fiscal year which may include identification of:

- 15 1. Fiscally responsible allocations of services and funds;
- 16 2. Innovative or effective programs of the local system; and
- 17 3. Appropriate targeting of offenders for services.

18 The Division and each of the local community sentencing systems are  
19 required to operate within the appropriated funds. The state shall  
20 require each local community sentencing system to identify resources  
21 other than state funds as part of the funding formula. The Division  
22 shall establish procedures for disbursement of state funds to

1 service providers, and shall disburse state funds in a timely  
2 manner.

3 B. For a local community sentencing system to remain eligible  
4 for state funding, a local community sentencing system shall:

5 1. Demonstrate fiscal responsibility by operating the local  
6 system within the plan and budget allocation;

7 2. Require performance-based selection of service providers  
8 participating in the annual system plan;

9 3. Submit a plan which offers a continuum of sanctions for  
10 eligible offenders sentenced to the local community sentencing  
11 system and appropriately assign offenders for services; and

12 4. Comply with the rules promulgated by the Community  
13 Sentencing Division within the Department of Corrections and the  
14 provisions of the Oklahoma Community Sentencing Act.

15 C. When state funding is required to implement a local  
16 community sentencing system plan, the Community Sentencing Division  
17 shall approve the plan only to the extent that the jurisdiction's  
18 share of the total state appropriations will support the  
19 implementation of the local system plan. Modification to a local  
20 plan shall be for budgetary purposes, as provided in Section 988.7  
21 of this title, and for compliance with law and rule.

22 D. State funds from the Community Sentencing Division disbursed  
23 to community sentencing systems shall be used for operation and

1 administrative expenses and shall not be used to construct,  
2 renovate, remodel, expand or improve any jail, residential treatment  
3 facility, restrictive housing facility, or any other structure, nor  
4 shall these funds be used to replace funding or other resources from  
5 the federal, state, county or city government committed in support  
6 of the detailed system plan during the plan year.

7 E. Any funds accruing to the benefit of a community sentencing  
8 system shall be deposited in the Oklahoma Community Sentencing  
9 Revolving Fund created as provided in Section ~~557.1~~ 557.2 of Title  
10 57 of the Oklahoma Statutes, and shall be credited to the local  
11 jurisdiction making such deposit. The Community Sentencing Division  
12 within the Department of Corrections and every local planning  
13 council are authorized to apply for and accept grants, gifts,  
14 bequests and other lawful money from nonprofit private  
15 organizations, for-profit organizations, political subdivisions of  
16 this state, the United States, and private citizens to support or  
17 expand the community sentencing system.

18 SECTION 4. AMENDATORY 22 O.S. 2001, Section 988.18, as  
19 amended by Section 6, Chapter 165, O.S.L. 2002 (22 O.S. Supp. 2005,  
20 Section 988.18), is amended to read as follows:

21 Section 988.18 A. On and after March 1, 2000, for each felony  
22 offender considered for any community punishment pursuant to the  
23 Oklahoma Community Sentencing Act, the judge shall, prior to

1 sentencing, order an assessment and evaluation of the defendant as  
2 required by law.

3 B. The Level of Services Inventory (LSI), or another assessment  
4 and evaluation instrument designed to predict risk to recidivate  
5 approved by the Department of Corrections, shall be required to  
6 determine eligibility for any offender sentenced pursuant to the  
7 Oklahoma Community Sentencing Act. The completed assessment  
8 accompanied by a written supervision plan shall be presented to and  
9 reviewed by the court prior to determining any punishment for the  
10 offense. The purpose of the assessment shall be to identify the  
11 extent of ~~the defendant's~~ deficiencies and pro-social needs of the  
12 defendant, the potential risk to commit additional offenses that  
13 threaten public safety, and the appropriateness of various community  
14 punishments.

15 C. Upon order of the court, the defendant shall be required to  
16 submit to the LSI or other approved assessment which shall be  
17 administered and scored by an appropriately trained person pursuant  
18 to a service agreement with the local community sentencing system.  
19 Any defendant lacking sufficient skills to comprehend or otherwise  
20 participate in the assessment and evaluation shall have appropriate  
21 assistance. If it is determined that the offender cannot be  
22 adequately evaluated using the LSI or another approved assessment,  
23 the offender shall be deemed ineligible for any community services

1 pursuant to the Oklahoma Community Sentencing Act, and shall be  
2 sentenced as prescribed by law for the offense.

3 D. The willful failure or refusal of the defendant to be  
4 assessed and evaluated by using the LSI or another approved  
5 assessment shall preclude the defendant from eligibility for any  
6 community punishment.

7 E. The completed LSI, or other approved assessment, shall  
8 include a written supervision plan and identify an appropriate  
9 community punishment, if any, when the offender is considered  
10 eligible for community punishments based upon the ~~offender's~~  
11 completed risk/need score from the LSI assessment of the offender.  
12 Any offender scoring outside the moderate or high range on the LSI  
13 assessment shall not be eligible for any state funded community  
14 punishments.

15 F. The court is not required to sentence any offender to a  
16 community punishment regardless of an eligible score on the LSI.  
17 Any felony offender scoring in the low risk/need levels on the LSI  
18 may be sentenced to a suspended sentence with minimal, if any,  
19 conditions of the sentence to be paid by the offender. If the LSI  
20 or another assessment has been conducted, the evaluation report  
21 shall accompany the judgment and sentence.

1 SECTION 5. AMENDATORY 22 O.S. 2001, Section 988.22, as  
2 amended by Section 7, Chapter 165, O.S.L. 2002 (22 O.S. Supp. 2005,  
3 Section 988.22), is amended to read as follows:

4 Section 988.22 A. Any offender ordered to participate in the  
5 local community sentencing system shall be advised of the conditions  
6 of the specific program or service to which he or she is assigned.

7 B. Upon completion of any court-ordered provision, pursuant to  
8 the Oklahoma Community Sentencing Act, the administrator of the  
9 local system shall file a statement with the court defining the  
10 provision which has been successfully completed. When all court-  
11 ordered provisions have been successfully completed the defendant  
12 shall be deemed to have completed the community punishment.

13 C. The provisions of the Oklahoma Community Sentencing Act  
14 shall not confer any rights upon the defendant to avoid a term of  
15 imprisonment prescribed by law for the offense, nor grant any  
16 additional rights to appeal for failure to be offered any specific  
17 punishment or treatment option available to the court.

18 D. A community sentence pursuant to the Oklahoma Community  
19 Sentencing Act as a condition of a deferred sentence shall not  
20 require active supervision, programs or services for more than ~~three~~  
21 ~~(3) years, but~~ two (2) years. However, upon determination by the  
22 Community Sentencing Division that the best interests of the public  
23 would be served, supervision and services for a suspended sentence

1 may be extended for a period not to exceed one (1) year. A  
2 community sentence may continue beyond the ~~three-year~~ limitation for  
3 active supervision and services, but not to exceed the expiration of  
4 the maximum term, for the purpose of completing court-ordered  
5 monetary obligations.

6 SECTION 6. This act shall become effective November 1, 2006.

7 COMMITTEE REPORT BY: COMMITTEE ON JUDICIARY, dated 2-21-06 - DO  
8 PASS, As Amended and Coauthored.