

An Act relating to criminal procedure; amending 22 O.S. 2001, Sections 991b, as amended by Section 19, Chapter 460, O.S.L. 2002, 991c, as last amended by Section 12, Chapter 275, O.S.L. 2004, and 991d, as amended by Section 4, Chapter 474, O.S.L. 2003 (22 O.S. Supp. 2004, Sections 991b, 991c and 991d), which relate to revocation of suspended sentences, deferred sentences, and supervision fees; authorizing the Department of Corrections to respond with intermediate sanctions for technical violations of probation; stating time period to respond to technical violations; providing intermediate sanctions; requiring certain forms; requiring the Department of Corrections to develop sanction matrix, forms, policies and procedures; providing for certain hearing; establishing procedures for certain hearing; requiring preponderance of evidence for certain determination; stating authority of hearing officers; allowing offender to accept sanctions; providing consequences for failure to comply; providing for revocation proceedings or appeal when sanction is not voluntarily accepted by offender; allowing appeal from administrative hearing; authorizing supervision of defendants under intermediate sanction process; authorizing collection of supervision fees by court clerk; authorizing retention of monies for administrative costs; requiring remainder of collected monies remitted to certain revolving fund; and providing an effective date.