

An Act relating to corrections; amending 22 O.S. 2001, Section 991a, as last amended by Section 3 of Enrolled House Bill No. 3139 of the 2nd Session of the 50th Oklahoma Legislature, which relates to the powers of the court; authorizing certain period of post-imprisonment supervision for certain offenses; deleting certain duplicative language; requiring compliance with certain rules and conditions for certain offenders; making sex offenders participate in certain treatment during supervision; requiring polygraph examinations during certain times by certain examiner; amending Section 4, Chapter 457, O.S.L. 2005 (47 O.S. 2005, Section 6-105.3), which relates to identification cards; requiring sex offenders to have limited term for identification cards; providing annual renewal; setting cost the same as other identification cards; amending 47 O.S. 2001, Section 6-115, as last amended by Section 40, Chapter 5, O.S.L. 2004 (47 O.S. Supp. 2005, Section 6-115), which relates to driver licenses; making certain driver licenses valid for limited period of time; providing for application, renewal and cost of certain driver licenses for certain persons; amending 57 O.S. 2001, Section 95, as amended by Section 4, Chapter 239, O.S.L. 2004 (57 O.S. Supp. 2005, Section 95), which relates to transporting prisoners; providing for detention center to transport certain persons; amending 57 O.S. 2001, Section 510, as last amended by Section 8, Chapter 168, O.S.L. 2004 (57 O.S. Supp. 2005, Section 510), which relates to the director of corrections; removing residency requirement for correctional officers; amending 57 O.S. 2001, Section 513.1, which relates to petty cash; changing name of certain facility; setting amount of petty cash for certain facility; amending 57 O.S. 2001, Section 533, which relates to procurement of food items; requiring management of certain services for maximum quantity and quality of certain products; authorizing certain types of labor for product production; requiring sale of excess products and food at competitive prices to certain markets; authorizing trade of certain products for certain purpose; directing the Oklahoma State University to provide certain services for certain purpose; requiring certain plan by certain date; amending 57 O.S. 2001, Section 549, as last amended by Section 3, Chapter 159, O.S.L. 2005 (57 O.S. Supp. 2005, Section 549), which relates to authority of the State Board of Corrections; authorizing receipt of funds on behalf of inmates; clarifying authority to apportion funds to inmate savings; deleting reference to prerelease program; amending 57 O.S. 2001, Section 549.1, as amended by Section 1, Chapter 59, O.S.L. 2003 (57 O.S. Supp. 2005, Section 549.1), which relates to authority to purchase certain supplies and equipment; changing certain agency name; authorizing certain entities to purchase certain products without competitive bid; amending 57 O.S. 2001, Section 561.1, as last amended by Section 47, Chapter 3, O.S.L. 2003 (57 O.S. Supp. 2005, Section 561.1), which relates to private prison contracts; requiring separate computation of cost for each security level; clarifying when to compute actual and budgeted costs per inmate; modifying language; requiring certain information be presented at certain time; amending 57 O.S. 2001, Section 563.3, as amended by Section 2, Chapter 476, O.S.L. 2005 (57 O.S. Supp. 2005, Section 563.3), which relates to private prisons; authorizing corrective action for failure to obtain accreditation; authorizing the Department of Corrections to order cease operation of certain private prisons for certain cause; amending 57 O.S. 2001, Section 583, as last amended by Section 2, Chapter 123, O.S.L. 2005 (57 O.S. Supp. 2005, Section 583), which relates to sex offenders; modifying registration date; amending Section 1, Chapter 223, O.S.L. 2003 (57 O.S. Supp. 2005, Section 590), which relates to residential restrictions for sex offenders; including additional locations in certain prohibition; clarifying measurement; construing effect of prohibition; increasing penalty; providing penalty for second or

subsequent offense; providing an effective date; and declaring an emergency.