

HOUSE JOURNAL

First Regular Session of the Fifty-third Legislature

of the State of Oklahoma

Second Legislative Day, Monday, February 7, 2011

Pursuant to Article V, Section 26 of the Constitution of the State of Oklahoma, the House of Representatives for the Fifty-third Legislature was called to order at 12:00 o'clock noon by Speaker Steele.

The roll was called with 99 Members present.

The following Members were excused: McAffrey, Shoemake.—2.

The Speaker declared a quorum present.

Prayer was offered by Pastor Charlie Blount, First Baptist Church, El Reno. Pastor Blount was sponsored by Representative Richardson.

Upon motion of Representative Thomsen, Pastor Blount was confirmed as House Chaplain for this legislative week.

The Journal for the last legislative day was approved.

FIRST READING

The following were introduced and read for the first time:

HB 1001 – By Reynolds.

An Act relating to schools; creating the Religious Viewpoints Antidiscrimination Act; requiring school districts to treat student expression in certain manner; directing school districts to adopt a limited public forum for student speakers policy; stating purpose of the policy; listing certain provisions; requiring school district disclaimers to be provided at certain events; prohibiting the exclusion of student expression of religious viewpoints on an otherwise permissible subject from the limited public forum; providing for equal treatment of student expression in class assignments; specifying standards for judging homework and classroom assignments; allowing students to organize religious groups and activities;

specifying treatment of religious groups; allowing school districts to disclaim school sponsorship of student groups; requiring school districts to adopt and implement the model policy; specifying that school districts adopting the model policy are compliant with the act; defining term; providing for equal treatment of student expression; providing for student speakers at nongraduation events; establishing public forum limits; providing for notification of eligible students; specifying subject limitations; requiring distribution of a school district disclaimer; allowing certain student speakers based on special positions of honor; providing for student speakers at graduation ceremonies; establishing limited public forum; specifying student eligibility criteria; specifying topic limitations; allowing certain student speakers based on special positions of honor; specifying subject matter; requiring a written disclaimer on graduation programs; providing for equal treatment of student expression in class assignments; requiring homework and classroom work to be judged on certain standard; providing for equal treatment for organizing religious groups and activities; specifying treatment of religious groups; allowing school districts to disclaim sponsorship of groups and events; requiring enforcement by the Attorney General; allowing a civil cause of action for certain violations against certain entities and persons; providing for remedies and costs; providing for codification; providing an effective date; and declaring an emergency.

HB 1002 – By McDaniel (Randy).

An Act relating to public retirement systems; enacting the Teachers' Retirement System Pension Reform Act; providing for noncodification; providing an effective date; and declaring an emergency.

HB 1003 – By McDaniel (Randy).

An Act relating to public retirement systems; enacting the Oklahoma Public Employees Retirement System Pension Reform Act; providing for noncodification; providing an effective date; and declaring an emergency.

HB 1004 – By McDaniel (Randy).

An Act relating to public retirement systems; enacting the Leadership by Example Act; providing for noncodification; providing an effective date; and declaring an emergency.

HB 1005 – By McDaniel (Randy).

An Act relating to public retirement systems; enacting the Road to Freedom Act; providing for noncodification; providing an effective date; and declaring an emergency.

HB 1006 – By McDaniel (Randy).

An Act relating to public retirement systems; enacting the Truth-in-Funding Act; providing for noncodification; providing an effective date; and declaring an emergency.

HB 1007 – By McDaniel (Randy).

An Act relating to public retirement systems; enacting the Pension Funding Accountability Act; providing for noncodification; providing an effective date; and declaring an emergency.

HB 1008 – By McNiel.

An Act relating to revenue and taxation; enacting the Engineering Tax Incentive Modification Act of 2011; providing for noncodification; and providing an effective date.

HB 1009 – By McNiel.

An Act relating to revenue and taxation; enacting the Venture Capital Formation Tax Incentive Modification Act of 2011; providing for noncodification; and providing an effective date.

HB 1010 – By McDaniel (Randy).

An Act relating to public retirement systems; enacting the Justices and Judges Pension Reform Act of 2011; providing for noncodification; providing an effective date; and declaring an emergency.

HB 1011 – By McDaniel (Randy) and Dorman.

An Act relating to public retirement systems; enacting the Teachers' Retirement System Cost-of-Living Adjustment Funding Source Act of 2011; providing for noncodification; providing an effective date; and declaring an emergency.

HB 1012 – By Reynolds.

An Act relating to public health and safety; creating the Protection of Human Life Act of 2011; defining terms; making certain actions with a human embryo unlawful; providing penalty; providing for codification; providing an effective date; and declaring an emergency.

HB 1013 – By Pruett.

An Act relating to elections; amending 26 O.S. 2001, Section 1-104, which relates to closed primaries; opening primaries to voters of other parties and to Independent voters in certain circumstances; requiring authorization of the political party; requiring notification by a certain date; providing for duration of authorization; extending deadline for authorization in certain circumstances; prohibiting registered voters from voting in a Primary Election or Runoff Primary election of more than one party; and providing an effective date.

HB 1014 – By Pruett.

An Act relating to elections; amending 26 O.S. 2001, Section 14-115.4, as last amended by Section 4, Chapter 31, O.S.L. 2009 (26 O.S. Supp. 2010, Section 14-115.4), which relates to absentee voting; modifying days for in-person absentee voting; and providing an effective date.

HB 1015 – By Faught.

An Act relating to sunset; amending 74 O.S. 2001, Section 3906, as last amended by Section 2, Chapter 165, O.S.L. 2010 (74 O.S. Supp. 2010, Section 3906), which relates to the termination of certain statutory entities; re-creating certain entities; and modifying termination date.

HB 1016 – By Faught.

An Act relating to sunset; amending 59 O.S. 2001, Section 1455, as last amended by Section 1, Chapter 23, O.S.L. 2005 (59 O.S. Supp. 2010, Section 1455), which relates to the Polygraph Examiners Board; re-creating the Board; and modifying termination date.

HB 1017 – By Faught.

An Act relating to sunset; amending 59 O.S. 2001, Section 624, as amended by Section 1, Chapter 22, O.S.L. 2005 (59 O.S. Supp. 2010, Section 624), which relates to the State Board of Osteopathic Examiners; re-creating the Board; and modifying termination date.

HB 1018 – By Faught.

An Act relating to sunset; amending 59 O.S. 2001, Section 137, as amended by Section 1, Chapter 27, O.S.L. 2005 (59 O.S. Supp. 2010, Section 137), which relates to the Board of Podiatric Medical Examiners; re-creating the Board; and modifying termination date.

HB 1019 – By Faught.

An Act relating to sunset; amending 3A O.S. 2001, Section 604.1, as last amended by Section 4, Chapter 329, O.S.L. 2008 (3A O.S. Supp. 2010, Section 604.1), which relates to

the Oklahoma State Athletic Commission; re-creating the Commission; and modifying termination date.

HB 1020 – By Faught.

An Act relating to sunset; amending 70 O.S. 2001, Section 6-129.1, as amended by Section 1, Chapter 24, O.S.L. 2004 (70 O.S. Supp. 2010, Section 6-129.1), which relates to the Minority Teacher Recruitment Advisory Committee; re-creating the Committee; and modifying termination date.

HB 1021 – By Faught.

An Act relating to state government; amending 74 O.S. 2001, Section 3901, which relates to the Oklahoma Sunset Law; clarifying language; and providing an effective date.

HB 1022 – By Faught.

An Act relating to state government; amending 74 O.S. 2001, Section 3901, which relates to the Oklahoma Sunset Law; clarifying language; and providing an effective date.

HB 1023 – By Faught.

An Act relating to state government; amending 74 O.S. 2001, Section 3901, which relates to the Oklahoma Sunset Law; clarifying language; and providing an effective date.

HB 1024 – By Faught.

An Act relating to state government; amending 74 O.S. 2001, Section 3901, which relates to the Oklahoma Sunset Law; clarifying language; and providing an effective date.

HB 1025 – By Faught.

An Act relating to state government; amending 74 O.S. 2001, Section 3901, which relates to the Oklahoma Sunset Law; clarifying language; and providing an effective date.

HB 1026 – By Faught.

An Act relating to sunset; amending 74 O.S. 2001, Section 3903, as amended by Section 1, Chapter 331, O.S.L. 2002 (74 O.S. Supp. 2010, Section 3903), which relates to the termination of certain statutory entities; re-creating certain entities; modifying list of statutory entities subject to re-creation; and modifying termination date.

HB 1027 – By Glenn.

An Act relating to motor vehicles; amending 47 O.S. 2001, Section 7-606, as last amended by Section 4, Chapter 440, O.S.L. 2010 (47 O.S. Supp. 2010, Section 7-606), which relates to the Compulsory Insurance Law; modifying penalties for certain violation; and adding an effective date.

HB 1028 – By Reynolds.

An Act relating to higher education; creating the Freedom to Choose Where You Live Act; stating legislative intent that each board of regents adopt an optional on-campus or off-campus housing policy; prohibiting policy from requiring an application for a waiver or exemption; providing for noncodification; and declaring an emergency.

HB 1029 – By Reynolds.

An Act relating to schools; creating the Parental Choice in Education Act; stating purpose and legislative findings; establishing eligibility criteria for participation in the education choice scholarship program; providing an exception for students in the custody of the state; setting time period in which a choice scholarship is in force; allowing a parent of a student to withdraw from program; requiring school districts to continue providing related services to certain students in certain circumstances; allowing school districts to continue receiving certain funding; establishing eligibility criteria for private schools participating in the program; requiring participating students to comply with certain attendance and discipline requirements; requiring parents of participating students to comply with parental

involvement requirements; providing for forfeiture of scholarship for noncompliance with this act; establishing maximum amount of a choice scholarship; providing for determination of scholarship amount for each student; allowing inclusion of certain fees; providing for removal of a student from school district attendance rolls and membership; providing for funding for students with an individualized education program; directing the State Department of Education to make scholarship calculations and adjustments in allocations; directing the Department to transfer scholarship funds to a separate account; providing for disbursement of scholarship funds; requiring the Department to transfer certain remaining funds to the State Treasurer; requiring certain verification prior to disbursement; providing for payments by warrants; limiting liability of the state; directing the State Board of Education to adopt rules; limiting regulatory authority over private schools; providing for codification; providing an effective date; and declaring an emergency.

HB 1030 – By Reynolds.

An Act relating to public finance; repealing Section 1, Chapter 85, 2nd Extraordinary Session, O.S.L. 2006, as amended by Section 1, Chapter 350, O.S.L. 2007 and Section 2, Chapter 85, 2nd Extraordinary Session, O.S.L. 2006, as amended by Section 2, Chapter 350, O.S.L. 2007 (62 O.S. Supp. 2010, Sections 47 and 52), which relate to the Economic Development Generating Excellence Fund and the Economic Development Generating Excellence Fund Policy Board; providing an effective date; and declaring an emergency.

HB 1031 – By Murphey.

An Act relating to children; amending 10 O.S. 2001, Section 7106, as renumbered by Section 216, Chapter 233, O.S.L. 2009, and as last amended by Section 2, Chapter 278, O.S.L. 2010 (10A O.S. Supp. 2010, Section 1-2-105), which relates to child welfare investigations; requiring the recording of certain investigative interviews; and providing an effective date.

HB 1032 – By Cooksey.

An Act relating to insurance; repealing Section 3, Chapter 323, O.S.L. 2009 (36 O.S. Supp. 2010, Section 1250.17), which relates to certain patient affidavit requirement; and providing an effective date.

HB 1033 – By Cooksey.

An Act relating to elections; requiring certain officials to resign prior to filing for office; providing for codification; and providing an effective date.

HB 1034 – By Murphey.

An Act relating to state government; amending 74 O.S. 2001, Sections 85.5, as last amended by Section 1, Chapter 170, O.S.L. 2010, 85.41, as last amended by Section 11, Chapter 322, O.S.L. 2009, and 85.42, as last amended by Section 12, Chapter 322, O.S.L. 2009 (74 O.S. Supp. 2010, Sections 85.5, 85.41 and 85.42), which relate to The Oklahoma Central Purchasing Act; modifying the powers and duties of the State Purchasing Director; modifying certain contracts; and providing an effective date.

HB 1035 – By Murphey.

An Act relating to state government; amending Section 1, Chapter 152, O.S.L. 2009 (74 O.S. Supp. 2010, Section 85.451), which relates to the Trip Optimizer system; modifying system use requirements; defining terms; providing for maximum authorized amount of travel reimbursement; and providing an effective date.

HB 1036 – By Sears.

An Act relating to roads, bridges and ferries; amending 69 O.S. 2001, Section 1711, which relates to turnpikes; exempting the funeral processions of certain active duty military personnel from paying tolls; providing for codification; and declaring an emergency.

HB 1037 – By Sears.

An Act relating to revenue and taxation; amending 68 O.S. 2001, Section 3623, as last amended by Section 14, Chapter 436, O.S.L. 2008 (68 O.S. Supp. 2010, Section 3623), which relates to the Oklahoma Film Enhancement Rebate Program; defining terms; amending 68 O.S. 2001, Section 3624, as last amended by Section 14, Chapter 426, O.S.L. 2009 (68 O.S. Supp. 2010, Section 3624), which relates to the Oklahoma Film Enhancement Rebate Program; deleting obsolete language; requiring additional documentation of certain wages; increasing limit on total credits allowed per fiscal year; providing an effective date; and declaring an emergency.

HB 1038 – By Roberts (Dustin).

An Act relating to elections; amending 26 O.S. 2001, Section 1-104, which relates to Primary Elections and Runoff Primary Elections; allowing all registered voters eligible to vote for an office to vote in the Primary and Runoff Primary Election of a recognized political party in certain circumstances; and providing an effective date.

HB 1039 – By Cox.

An Act relating to insurance; amending Section 3, Chapter 127, O.S.L. 2003 (36 O.S. Supp. 2010, Section 952), which relates to the Use of Credit Information in Personal Insurance Act; modifying definition; and providing an effective date.

HB 1040 – By Cox.

An Act relating to motor vehicles; amending 47 O.S. 2001, Section 7-606, as last amended by Section 4, Chapter 440, O.S.L. 2010 (47 O.S. Supp. 2010, Section 7-606), which relates to penalties for violation of security verification requirements; modifying penalty; and providing an effective date.

HB 1041 – By McAffrey.

An Act relating to revenue and taxation; amending 68 O.S. 2001, Section 1503, as last amended by Section 17, Chapter 412, O.S.L. 2010 (68 O.S. Supp. 2010, Section 1503), which relates to vending machines; reducing amount of certain fees; providing an effective date; and declaring an emergency.

HB 1042 – By Cox.

An Act relating to insurance; amending 36 O.S. 2001, Section 101, which relates to the Oklahoma Insurance Code; clarifying language; and providing an effective date.

HB 1043 – By Murphey.

An Act relating to labor; amending 40 O.S. 2001, Section 2-205A, as renumbered by Section 29, Chapter 176, O.S.L. 2006 (40 O.S. Supp. 2010, Section 2-205.1), which relates to eligibility for unemployment; requiring certain amount of community service; and providing an effective date.

HB 1044 – By Faught.

An Act relating to statutes and reports; amending 75 O.S. 2001, Sections 250.2 and 308, which relate to the Administrative Procedures Act; requiring legislative approval of certain administrative rules; providing procedures; and providing an effective date.

HB 1045 – By Faught.

An Act relating to the Compulsory Insurance Law; limiting recovery for damages or claims against insurer for liability for motor vehicle accidents in certain circumstances; providing exceptions; providing for who may assert limitation; providing for codification; and providing an effective date.

HB 1046 – By Faught.

An Act relating to workers' compensation; amending 74 O.S. 2001, Section 840-5.10, as last amended by Section 1, Chapter 440, O.S.L. 2009 (74 O.S. Supp. 2010, Section 840-5.10), which relates to CompSource Oklahoma classified and unclassified employees; providing for transfer of certain employees to Oklahoma Mutual Insurance Company; amending Section 1, Chapter 17, O.S.L. 2002, as last amended by Section 5, Chapter 300, O.S.L. 2008 (74 O.S. Supp. 2010, Section 3601.1), which relates to number of full-time employees at certain agencies; specifying obsolete provision; amending Section 2, Chapter 463, O.S.L. 2004, as last amended by Section 1, Chapter 430, O.S.L. 2010 (74 O.S. Supp. 2010, Section 3601.2), which relates to salaries of certain officers; specifying obsolete provision; specifying application of certain act; providing for exceptions; specifying that CompSource Oklahoma shall become an insurance company; creating the Oklahoma Mutual Insurance Company; requiring Insurance Commissioner to issue certain certificate; directing Company to comply with Insurance Department requirements; requiring compliance with Oklahoma Open Meeting Act and Oklahoma Open Records Act provisions; providing appeal process for certain denials or refusals; creating Board of Directors; providing for selection or appointment of Board; providing for terms of Board members; providing for certain vacancies; providing requirements to serve on Board; providing grounds for removal of Board members; providing procedure for removals; providing for Board member compensation; providing for the designation of a chair of the Board; requiring certain meetings of the Board; specifying authority of the Board to act; limiting Company business to workers' compensation insurance; providing for the appointment of an auditor; providing for the appointment of a President; requiring that Company cooperate with the Legislature; specifying that Company personnel shall not be personally liable for any act of the Company; authorizing Company to set rates; requiring the hiring of an actuary; providing for the creation of a fraud investigative program; authorizing implementation of fraud program; requiring payment of certain taxes by Company; requiring participation by Company in certain guaranty associations; providing for the use of certain revenue by Company; requiring actuarially sound reserves be maintained; specifying ratio of net written premiums; requiring certain annual statements; requiring President to provide certain periodic reports; requiring publication of certain independent audit report annually; specifying that Company is not a state entity; authorizing the exercise of all rights by Company; specifying that Company shall be considered a continuation of CompSource Oklahoma; providing that all property of CompSource Oklahoma shall belong to the Company; authorizing Company to enforce certain rights of CompSource Oklahoma; providing that the rights of policyholders and creditors of CompSource Oklahoma shall be preserved under the Company; specifying that all pending legal actions against CompSource Oklahoma shall continue unimpaired against the Company; providing that current Board of CompSource Oklahoma shall be the initial Board of Directors of the Company; providing procedure for selection of certain Board members; specifying that current premium rates of CompSource Oklahoma shall be initial rates of Company; amending 85 O.S. 2001, Section 132a, as amended by Section 1, Chapter 403, O.S.L. 2004 (85 O.S. Supp. 2010, Section 132a), which relates to workers' compensation

insurance for volunteer firefighters; requiring continued coverage of firefighters by Oklahoma Mutual Insurance Company; repealing 85 O.S. 2001, Sections 131, 131a, 131b and 132, as amended by Sections 6, 7, 8 and 9, Chapter 50, O.S.L. 2002, 133, as last amended by Section 2, Chapter 316, O.S.L. 2006, 134, as last amended by Section 1, Chapter 77, O.S.L. 2008, 135, 135.1, 136, 137 and 138, as amended by Sections 12, 13, 14, 15 and 16, Chapter 50, O.S.L. 2002, 138.2, 139 and 141, as amended by Sections 17 and 18, Chapter 50, O.S.L. 2002, 142, as amended by Section 2, Chapter 145, O.S.L. 2002, 142a, 144, 145, 146, 147 and 148, as amended by Sections 19 and 20, Chapter 50, O.S.L. 2002, 149.1, 149.2, 151 and Section 21, Chapter 426, O.S.L. 2009 (85 O.S. Supp. 2010, Sections 131, 131a, 131b, 132, 133, 134, 135, 135.1, 136, 137, 138, 139, 141, 142, 147, 148 and 154), which relate to CompSource Oklahoma; providing for codification; and providing an effective date.

HB 1047 – By Faught.

An Act relating to state government; authorizing State Department of Rehabilitation Services to conduct background checks of certain persons; providing for codification; and providing an effective date.

HB 1048 – By Cox.

An Act relating to probate procedure; amending 58 O.S. 2001, Section 946, which relates to presumed death; requiring certain information when decree of death is issued; requiring certified copy of decree be delivered to the State Department of Health; prohibiting Department from issuing death certificate unless certain conditions are met; and providing an effective date.

HB 1049 – By Reynolds.

An Act relating to higher education; repealing 70 O.S. 2001, Sections 3218.2, as amended by Section 1, Chapter 4, O.S.L. 2003, 3218.8, as last amended by Section 1, Chapter 53, O.S.L. 2008 and 3218.9, as amended by Section 3, Chapter 4, O.S.L. 2003 (70 O.S. Supp. 2010, Sections 3218.2, 3218.8 and 3218.9), which relate to establishment of tuition and fees by Oklahoma State Regents for Higher Education; and providing an effective date.

HB 1050 – By Sanders.

An Act relating to agriculture; amending 2 O.S. 2001, Section 15-113, which relates to fair association elections; modifying filing procedure; and providing an effective date.

HB 1051 – By Sanders.

An Act relating to counties and county officers; amending 19 O.S. 2001, Section 178.3, which relates to inventory of records; modifying person in charge of inventory material; and providing an effective date.

HB 1052 – By Sanders.

An Act relating to public finance; amending 62 O.S. 2001, Section 310.8, which relates to blanket purchase orders; increasing maximum authorized amount for certain blanket purchase orders; and providing an effective date.

HB 1053 – By Roberts (Dustin).

An Act relating to school elections; amending 26 O.S. 2001, Section 13A-103, as last amended by Section 1, Chapter 108, O.S.L. 2004 (26 O.S. Supp. 2010, Section 13A-103), which relates to election dates; changing election dates for members of the board of education; changing election dates for question of school levy; amending 26 O.S. 2001, Section 13A-105, as amended by Section 7, Chapter 369, O.S.L. 2004 (26 O.S. Supp. 2010, Section 13A-105), which relates to the declarations of candidacy by certain candidates;

modifying dates of filing; amending 70 O.S. 2001, Section 5-107A, which relates to membership of boards of education of school districts; providing for the term of office of board members elected after certain date; providing for completion of the term of office for certain board members; providing an effective date; and declaring an emergency.

HB 1054 – By Roberts (Dustin).

An Act relating to workers' compensation; amending 85 O.S. 2001, Section 14, as last amended by Section 4, Chapter 452, O.S.L. 2010 (85 O.S. Supp. 2010, Section 14) which relates to medical treatment in workers' compensation cases; requiring certain testing; and providing an effective date.

HB 1055 – By Farley.

An Act relating to elections; amending 26 O.S. 2001, Section 1-104, which relates to Primary Elections and Runoff Primary Elections; allowing all registered voters eligible to vote for an office to vote in the Primary and Runoff Primary Election of a recognized political party in certain circumstances; and providing an effective date.

HB 1056 – By Sears.

An Act relating to poor persons; creating the Medicaid Generic Drug Competition and Savings Act; defining term; requiring Oklahoma Health Care Authority to create competitive bid process for generic drugs for Medicaid recipients; requiring certain drug manufacturers to compete in competitive bid process; providing for codification; and providing an effective date.

HB 1057 – By Key.

An Act relating to elections; amending 26 O.S. 2001, Section 20-101, as amended by Section 1, Chapter 174, O.S.L. 2003 (26 O.S. Supp. 2010, Section 20-101), which relates to dates for primaries; requiring certain party to pay for presidential primary; and providing an effective date.

HB 1058 – By Key.

An Act relating to elections; amending 26 O.S. 2001, Section 1-108, as last amended by Section 6, Chapter 53, O.S.L. 2004 (26 O.S. Supp. 2010, Section 1-108), which relates to formation of political parties; modifying requirements for formation of a recognized political party; and providing an effective date.

HB 1059 – By Murphey.

An Act relating to environment and natural resources; amending 27A O.S. 2001, Section 2-6-304, which relates to public water supply permits; providing for an exception from the public water supply construction permit requirement; clarifying permit language; allowing certain persons with a water system constructed and serving the public prior to a certain date to obtain a supply permit by a certain date; requiring application to be filed by a certain date; authorizing the Department of Environmental Quality to deny application; specifying certain information be included in the applications; providing for the classification and monitoring of certain permits; and declaring an emergency.

HB 1060 – By Sanders.

An Act relating to roads, bridges and ferries; amending 69 O.S. 2001, Section 662, as last amended by Section 9, Chapter 256, O.S.L. 2010 (69 O.S. Supp. 2010, Section 662), which relates to county-built bridges; modifying provision dealing with bridge standards; providing an effective date; and declaring an emergency.

HB 1061 – By Sanders.

An Act relating to motor vehicles; amending 47 O.S. 2001, Sections 12-227, as last amended by Section 3, Chapter 39, O.S.L. 2010 and 12-229, as last amended by Section 4, Chapter 39, O.S.L. 2010 (47 O.S. Supp. 2010, Sections 12-227 and 12-229), which relate to lights on vehicles; adding statutory references; authorizing use of flashing red and blue lights on certain vehicles; and providing an effective date.

HB 1062 – By Roberts (Dustin).

An Act relating to state government; allowing legislators to opt out of state-provided health insurance benefits; specifying that any savings remain with the state; requiring certain affidavit; amending 74 O.S. 2001, Section 1370, as last amended by Section 2, Chapter 28, O.S.L. 2009 (74 O.S. Supp. 2010, Section 1370), which relates to the flexible benefit allowance plan; prohibiting the receipt of certain flexible benefits by legislators opting out of coverage; amending 74 O.S. 2001, Section 1371, as last amended by Section 6, Chapter 269, O.S.L. 2007 (74 O.S. Supp. 2010, Section 1371), which relates to the election of certain benefits; prohibiting the receipt of certain benefits by certain legislators; providing exceptions; providing for codification; and providing an effective date.

HB 1063 – By Lockhart.

An Act relating to game and fish; amending 29 O.S. 2001, Sections 4-114, as last amended by Section 6, Chapter 317, O.S.L. 2010, 4-120, as last amended by Section 8, Chapter 317, O.S.L. 2010, 4-129, 4-130, as last amended by Section 9, Chapter 317, O.S.L. 2010, Section 11, Chapter 160, O.S.L. 2003, as amended by Section 1, Chapter 282, O.S.L. 2004, Section 5, Chapter 304, O.S.L. 2005 and Section 1, Chapter 27, O.S.L. 2009 (29 O.S. Supp. 2010, Sections 4-114, 4-120, 4-130, 4-139, 4-143 and 4-144), which relate to lifetime hunting and fishing licenses; exempting lifetime license holders from additional expenses; and providing an effective date.

HB 1064 – By Lockhart.

An Act relating to public health and safety; amending 63 O.S. 2001, Section 4021, as last amended by Section 6, Chapter 272, O.S.L. 2006 (63 O.S. Supp. 2010, Section 4021), which relates to registration of vessels and motors; removing registration fee credit for stolen vessels and motors; amending 63 O.S. 2001, Section 4106, as amended by Section 7, Chapter 272, O.S.L. 2006 (63 O.S. Supp. 2010, Section 4106), which relates to excise tax exemptions for vessels and motors; removing exemption for inherited boats and motors; providing an effective date; and declaring an emergency.

HB 1065 – By Lockhart.

An Act relating to motor vehicles; amending 47 O.S. 2001, Section 14-120.1, which relates to oversize loads; modifying escort vehicle requirements; and declaring an emergency.

HB 1066 – By Lockhart.

An Act relating to labor; requiring the Oklahoma Employment Security Commission to create certain phone number; providing for codification; and providing an effective date.

HB 1067 – By Roberts (Dustin).

An Act relating to poor persons; amending 56 O.S. 2001, Section 230.52, which relates to minimum mandatory requirements for the Temporary Assistance for Needy Families (TANF) program; requiring a drug test as a condition of eligibility for benefits; providing that certain persons are ineligible for benefits; providing for the promulgation of rules; restricting the number of dependents eligible for additional benefits; specifying benefits shall be limited to three dependents; requiring dependents to participate in certain work

activities; authorizing the Department of Human Services to close TANF case and fine applicant for certain violation; and providing an effective date.

HB 1068 – By Watson.

An Act relating to revenue and taxation; enacting the Oklahoma Tax Codes Technical Amendments Act of 2011; providing for noncodification; providing an effective date; and declaring an emergency.

HB 1069 – By Shoemake.

An Act relating to agriculture; amending 2 O.S. 2001, Section 1-2, which relates to the Oklahoma Agricultural Code; clarifying language; and providing an effective date.

HB 1070 – By Shoemake.

An Act relating to professions and occupations; amending 59 O.S. 2001, Section 698.1, which relates to the Oklahoma Veterinary Practice Act; clarifying language; and providing an effective date.

HB 1071 – By Shoemake.

An Act relating to state government; amending 74 O.S. 2001, Section 1381, which relates to the Wellness Program Act; clarifying language; and providing an effective date.

HB 1072 – By Shoemake.

An Act relating to environment; creating the Oklahoma Environment Act of 2011; providing for noncodification; and providing an effective date.

HB 1073 – By Shoemake.

An Act relating to insurance; amending 36 O.S. 2001, Section 101, which relates to the Oklahoma Insurance Code; clarifying language; and providing an effective date.

HB 1074 – By Roberts (Dustin).

An Act relating to crimes and punishments; amending Section 1, Chapter 4, O.S.L. 2006, as last amended by Section 2, Chapter 451, O.S.L. 2010 (21 O.S. Supp. 2010, Section 1380), which relates to the Oklahoma Funeral Picketing Act; increasing distance requirement; and providing an effective date.

HB 1075 – By Newell.

An Act relating to public construction contracts; amending 61 O.S. 2001, Section 113.1, as amended by Section 19, Chapter 271, O.S.L. 2006 (61 O.S. Supp. 2010, Section 113.1), which relates to partial payment and retainage; modifying requirements related to retainage; modifying provisions related to reduction of retained amounts; and providing an effective date.

HB 1076 – By Newell.

An Act relating to school elections; amending 26 O.S. 2001, Section 13A-103, as last amended by Section 1, Chapter 108, O.S.L. 2004 (26 O.S. Supp. 2010, Section 13A-103), which relates to election dates; changing election dates for members of the board of education; changing election dates for question of school levy; amending 26 O.S. 2001, Section 13A-105, as amended by Section 7, Chapter 369, O.S.L. 2004 (26 O.S. Supp. 2010, Section 13A-105), which relates to the declarations of candidacy by certain candidates; modifying dates of filing; amending 70 O.S. 2001, Section 5-107A, which relates to membership of boards of education of school districts; providing for the term of office of board members elected after certain date; providing for completion of the term of office for certain board members; providing an effective date; and declaring an emergency.

HB 1077 – By Pittman.

An Act relating to mental health; creating the Certified Forensic Counselors Act; defining terms; providing for certain interpretation; providing for application to practice as certain counselor; requiring certain examination; providing for issuance of certain certificate; prohibiting the disclosure of certain information; prohibiting certain acts; providing criminal penalties; providing for codification; and providing an effective date.

HB 1078 – By Shelton.

An Act relating to state government; authorizing leave of absence for certain donations for certain employees; providing for codification; and providing an effective date.

HB 1079 – By Sears.

An Act relating to utilities; creating the Electric Utility Data Protection Act; stating findings; stating purpose; defining terms; establishing duty with respect to usage data by an electric utility; authorizing certain use of customer-identifiable usage data; requiring an electric utility to provide standard usage data to a customer; allowing an electric utility to provide nonstandard usage data to a customer; authorizing a reasonable fee; authorizing disclosure of customer information to affiliates and certain third parties; specifying circumstances for the release of customer information to certain third parties; providing for the use of aggregate usage data by an electric utility; authorizing the disclosure of aggregate usage data to a third party for certain purposes; setting certain restrictions for the disclosure of aggregate usage data; providing for codification; and providing an effective date.

HB 1080 – By Grau.

An Act relating to elections; requiring elections for certain offices to be conducted on nonpartisan basis; providing procedures; amending 19 O.S. 2001, Section 510, as last amended by Section 5, Chapter 53, O.S.L. 2004 (19 O.S. Supp. 2010, Section 510), which relates to qualifications for county sheriff; modifying qualifications; amending 26 O.S. 2001, Sections 5-105, as amended by Section 7, Chapter 53, O.S.L. 2004 and 5-111 (26 O.S. Supp. 2010, Section 5-105), which relate to election procedures; providing for nonpartisan elections for office of county sheriff; deleting requirement for registration as member of political party for certain period as qualification to become candidate for certain office; modifying information required on Declarations of Candidacy for certain office; providing for codification; and providing an effective date.

HB 1081 – By Bennett.

An Act relating to criminal procedure; amending 22 O.S. 2001, Section 982, as amended by Section 18, Chapter 460, O.S.L. 2002 (22 O.S. Supp. 2010, Section 982), which relates to presentence investigations; modifying requirements for presentence investigations; directing courts to consider treatment recommendations for certain offenders; and providing an effective date.

HB 1082 – By Bennett.

An Act relating to crimes and punishments; making certain acts unlawful; providing penalties; providing for codification; and providing an effective date.

HB 1083 – By Bennett.

An Act relating to poor persons; requiring drug screening for applicants for state-provided assistance; providing for costs; specifying requirements for drug testing; providing penalties for failure of or refusing drug testing; specifying ongoing requirements; providing exceptions from denial of benefits; providing that test results are not public record; providing that test results are subject to subpoena; providing for appeals; providing for codification; and providing an effective date.

HB 1084 – By Bennett.

An Act relating to workers' compensation; specifying certain emergency workers shall be entitled to treatment; authorizing certain forms of treatment; establishing presumption that condition is work-related; and providing an effective date.

HB 1085 – By Murphey.

An Act relating to public bodies; amending 25 O.S. 2001, Section 304, as last amended by Section 4, Chapter 378, O.S.L. 2010 (25 O.S. Supp. 2010, Section 304), which relates to the Oklahoma Open Meeting Act; adding the Legislature to definition of public body; removing the Legislature from exclusion of definition of public body; amending 51 O.S. 2001, Sections 24A.3, as last amended by Section 4, Chapter 199, O.S.L. 2005 and 24A.5, as last amended by Section 34, Chapter 16, O.S.L. 2006 (51 O.S. Supp. 2010, Sections 24A.3 and 24A.5), which relate to the Oklahoma Open Records Act; adding the Legislature to definition of public body; removing the Legislature or legislators from exclusion of definition of public body; excluding documentation of certain communications in which legislator is intended recipient; repealing 25 O.S. 2001, Section 309, which relates to meetings conducted by the Legislature; and providing an effective date.

HB 1086 – By Murphey.

An Act relating to state government; enacting the Oklahoma Government 2.0 Act of 2011; providing for noncodification; and providing an effective date.

HB 1087 – By Bennett.

An Act relating to motor vehicles; amending 47 O.S. 2001, Section 14-103, as last amended by Section 7, Chapter 279, O.S.L. 2003 (47 O.S. Supp. 2010, Section 14-103), which relates to size restrictions; providing exception; amending Section 2, Chapter 59, O.S.L. 2009, as amended by Section 1, Chapter 293, O.S.L. 2009 (47 O.S. Supp. 2010, Section 14-103G), which relates to oversize annual permits; providing for annual permit option; limiting load size; setting fee; amending 47 O.S. 2001, Section 14-118, as last amended by Section 1, Chapter 55, O.S.L. 2007 (47 O.S. Supp. 2010, Section 14-118), which relates to the Oklahoma Load Limit Map; requiring map be available on Internet; requiring periodic revision; amending 47 O.S. 2001, Section 14-120.1, which relates to oversize loads; modifying escort vehicle requirements; and declaring an emergency.

HB 1088 – By Grau.

An Act relating to corporations; amending 18 O.S. 2001, Sections 2001 and 2008, as amended by Sections 16 and 21, Chapter 253, O.S.L. 2008 (18 O.S. Supp. 2010, Sections 2001 and 2008), which relate to the Oklahoma Limited Liability Company Act; defining term; modifying restrictions of company name; permitting low-profit limited liability companies; requiring certain steps to qualify as low-profit limited liability company; stating consequences of not qualifying; describing failure to qualify; requiring company to change name and amend articles of organization; allowing exception when company produces significant income; providing for codification; and providing an effective date.

HB 1089 – By Grau.

An Act relating to the Board of Medicolegal Investigations; making an appropriation; stating purpose; providing lapse dates; requiring and prohibiting certain budget practices; and providing an effective date.

HB 1090 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Oklahoma Arts Council; making an appropriation; stating purpose; providing for the budgeting of funds in certain categories and amounts; requiring certain performance measures for budget categories; providing for duties and compensation of employees; limiting the maximum salary of the Chief Administrative Officer; providing budgetary limitations; requiring budgeting of certain funds in certain years; requiring certain budget procedures; prohibiting certain budget procedures; providing lapse dates; and providing an effective date.

HB 1091 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the State Board of Career and Technology Education; making an appropriation; stating purpose; providing for the budgeting of funds in certain categories and amounts; requiring certain performance measures for budget categories; providing for duties and compensation of employees; limiting the maximum salary of the Director; providing budgetary limitations; providing minimum and maximum amounts for certain grants in accordance with certain formula; providing formula for the salary calculation of certain vocational education teachers; providing for distribution of funds allocated for the Opportunities Industrialization Center program; requiring certain reports; requiring budgeting of certain funds in certain years; requiring certain budget procedures; prohibiting certain budget procedures; providing lapse dates; and providing an effective date.

HB 1092 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to education; making appropriations to the State Board of Education; stating purposes; authorizing certain expenditures; stating purpose; specifying the apportionment of certain funds which were appropriated; providing for the budgeting of funds in certain categories and amounts; requiring development of certain performance measures; requiring transfer of funds to the School Consolidation Assistance Fund; requiring transfer of funds to the Teachers' Retirement System Dedicated Revenue Revolving Fund; providing that certain allocated funds be made available on a statewide competitive application basis; requiring the transfer of funds to the Teachers' Retirement System of Oklahoma for the Teachers' Retirement Credit; requiring funds allocated for Education Leadership Oklahoma to be transferred and expended for certain purposes; specifying purposes for funds allocated for Staff Development; authorizing use of funds for school districts for certain purpose; stating purposes for funds allocated for Alternative and High Challenge Education; requiring certain funds be allocated on a competitive basis; prohibiting reduction in services and number of students in certain circumstances; requiring transfer of Early Intervention funds; stating intent regarding cost reimbursement for indirect administrative costs in the Oklahoma Early Intervention Act; stating purpose for funds allocated for ACE remediation; stating purpose for funds allocated for the Early Childhood Initiative; stating purpose for funds allocated for the Parent Training Program; specifying expenditure of funds allocated for the Advanced Placement Incentives; limiting funding for administrative costs; stating purpose for funds allocated for certain Mathematics Laboratories programs; stating purpose for funds allocated for certain Academic Achievement Awards programs; stating purpose for funds allocated for Rural Infant Stimulation Environment Program; requiring certain apportionment of funds allocated for Instructional, Cooperative and Technological Education; requiring funds to be awarded to certain entities; stating purpose for funds allocated for the Robotics Program; requiring

transfer of funds to the Charter Schools Incentive Fund; stating purpose for Recreation Therapy Grants; requiring priority be given to certain programs; requiring funds allocated for the Oklahoma Ambassador of Teaching to be used for certain purposes; requiring funds allocated for Administrative and Support Functions of the State Department of Education to be expended for certain purposes; making specifications; providing for duties and compensation of employees of the State Department of Education; providing budgetary limitations; providing designations for the State Department of Education's full-time-equivalent employees; requiring filing of certain report; providing for responsibilities of certain designated employees of the Department; requiring the reduction or withholding of State Aid funds for certain purposes; authorizing the State Board of Education to request certain transfer of funds; providing for certain proportional reduction of funds; requiring budgeting of certain funds in certain years; providing lapse dates; requiring certain budgeting procedures; prohibiting certain budgeting procedures; and providing an effective date.

HB 1093 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Oklahoma Educational Television Authority; making an appropriation; stating purpose; providing for the budgeting of funds in certain categories and amounts; requiring certain performance measures for budget categories; providing for duties and compensation of employees of the Oklahoma Educational Television Authority; limiting the maximum salary of the Director; providing budgetary limitations; requiring budgeting of certain funds in certain years; requiring certain budget procedures; prohibiting certain budget procedures; providing lapse dates; and providing an effective date.

HB 1094 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Oklahoma State Regents for Higher Education; making appropriations; authorizing expenditures of certain funds; stating purpose; requiring budgeting of certain funds in certain years; providing lapse dates; requiring certain budget procedures; prohibiting certain budget procedures; and providing an effective date.

HB 1095 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Commissioners of the Land Office; making an appropriation; stating purpose; requiring budgeting in certain categories and amounts; requiring performance measures; providing for the duties and compensation of employees; limiting the salary of the Secretary and Assistant Secretary; providing budgetary limitations; requiring budgeting of certain funds in certain years; providing lapse dates; requiring certain budget procedures; prohibiting certain budget procedures; and providing an effective date.

HB 1096 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Oklahoma Department of Libraries; making an appropriation; stating purpose; requiring budgeting in certain categories and amounts; requiring performance measures; providing for duties and compensation of employees; limiting the salary of the Director; providing budgetary limitations; providing lapse dates; requiring certain budget procedures; prohibiting certain budget procedures; and providing an effective date.

HB 1097 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Physician Manpower Training Commission; making appropriations; stating purposes; requiring budgeting of certain funds in certain categories and amounts; requiring performance measures for budget categories; providing for duties and compensation of employees; limiting the maximum salary of the Executive Director; providing budgetary limitations; requiring budgeting of certain funds in certain years; requiring certain budgeting procedures; prohibiting certain budgeting procedures; providing lapse dates; and providing an effective date.

HB 1098 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Oklahoma Board of Private Vocational Schools; authorizing certain expenditures for certain purposes; requiring certain funds be budgeted in certain categories and amounts; requiring performance measures for budget categories; providing for duties and compensation of employees; limiting the maximum salary of the Director; providing budgetary limitations; requiring budgeting of certain funds in certain years; requiring certain budgeting procedures; prohibiting certain budgeting procedures; providing lapse dates; and providing an effective date.

HB 1099 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Oklahoma School of Science and Mathematics; making an appropriation to the Board of Trustees of the Oklahoma School of Science and Mathematics; stating purpose; requiring expenditure of certain sum for certain purpose; requiring budgeting in certain categories and amounts; requiring performance measures; providing for duties and compensation of employees; limiting the maximum salary of the Director; providing budgetary limitations; making certain students eligible for certain programs; requiring budgeting of certain funds in certain years; providing lapse dates; requiring certain budget procedures; prohibiting certain budget procedures; and providing an effective date.

HB 1100 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Oklahoma Center for the Advancement of Science and Technology; making an appropriation; stating purpose; requiring deposit of certain funds; requiring budgeting in certain categories and amounts; providing for duties and compensation of employees; limiting the maximum salary of the Executive Director; providing budgetary limitations; requiring budgeting of certain funds in certain years; providing lapse dates; requiring certain budget procedures; prohibiting certain budget procedures; and providing an effective date.

HB 1101 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Oklahoma Commission for Teacher Preparation; making an appropriation; stating purpose; providing for budgeting of funds in certain categories and amounts; requiring performance measures for budget categories; providing for duties and compensation of employees; limiting the maximum salary of the Executive Director; providing budgetary limitations; requiring budgeting of certain funds in certain years; requiring certain budget procedures; prohibiting certain budget procedures; providing lapse dates; and providing an effective date.

HB 1102 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the State Auditor and Inspector; making appropriations; stating purposes; providing that certain appropriations shall not be transferable; requiring budgeting in certain categories and amounts; providing for duties and compensation of employees; providing budgetary limitations; making certain appropriations nonfiscal; providing lapse dates; requiring certain budget procedures; prohibiting certain budget procedures; providing an effective date; and declaring an emergency.

HB 1103 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the State Bond Advisor; making an appropriation to the State Bond Advisor; stating purpose; budgeting funds in certain categories and amounts; providing for the duties and compensation of employees; providing budgetary limitations; providing exceptions to the budgetary limitations; making appropriations nonfiscal; providing lapse dates; and providing an effective date.

HB 1104 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Department of Central Services; making appropriations; stating purposes; authorizing certain expenditures; stating purposes; exempting certain expenditures from budgetary limitations; requiring budgeting in certain categories and amounts; providing for duties and compensation of employees; limiting the salary of the Director; providing budgetary limitations; making certain appropriations nonfiscal; providing lapse dates; requiring certain budget procedures; prohibiting certain budget procedures; and providing an effective date.

HB 1105 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the State Election Board; making an appropriation; stating purpose; requiring budgeting in certain categories and amounts; providing for duties and compensation of employees; limiting the salary of the Secretary; making certain appropriations nonfiscal; and providing an effective date.

HB 1106 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Oklahoma Department of Emergency Management; making an appropriation; stating purpose; requiring budgeting in certain categories and amounts; providing for duties and compensation of employees; limiting the salary of the Director; providing budgetary limitations; providing lapse dates; requiring certain budget procedures; and providing an effective date.

HB 1107 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Ethics Commission; making an appropriation; stating purpose; requiring budgeting in certain categories and amounts; providing for duties and compensation of employees; providing budgetary limitations; providing lapse dates; requiring certain budget procedures; and providing an effective date.

HB 1108 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Office of State Finance; making an appropriation; stating purpose; providing lapse dates; requiring certain budget procedures; prohibiting certain budget procedures; and providing an effective date.

HB 1109 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Office of the Governor; making an appropriation; stating purpose; providing lapse dates; requiring certain budget procedures; prohibiting certain budget procedures; and providing an effective date.

HB 1110 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Oklahoma House of Representatives; making an appropriation; stating purpose; making appropriations nonfiscal; requiring certain approval for claims and payrolls; and providing an effective date.

HB 1111 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Legislative Service Bureau; making an appropriation; stating purpose; making appropriation nonfiscal; and providing an effective date.

HB 1112 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Office of the Lieutenant Governor; making an appropriation; stating purpose; making certain appropriations nonfiscal; providing lapse dates; requiring certain budget procedures; prohibiting certain budget procedures; and providing an effective date.

HB 1113 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Oklahoma Merit Protection Commission; making an appropriation; stating purpose; requiring budgeting in certain categories and amounts; providing for duties and compensation of employees; limiting the salary of the Executive Director; providing budgetary limitations; providing lapse dates; requiring certain budget procedures; and providing an effective date.

HB 1114 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Military Department of the State of Oklahoma; making an appropriation; stating purpose; requiring budgeting in certain categories and amounts; providing for duties and compensation of employees; providing budgetary limitations; making certain appropriations nonfiscal; providing lapse dates; requiring certain budget procedures; prohibiting certain budget procedures; and providing an effective date.

HB 1115 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Office of Personnel Management; making an appropriation; stating purpose; requiring budgeting in certain categories and amounts; providing for duties and compensation of employees; limiting the salary of the Director; providing budgetary limitations; making certain appropriations nonfiscal; providing lapse dates; requiring certain budget procedures; prohibiting certain budget procedures; and providing an effective date.

HB 1116 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Office of the Secretary of State; making an appropriation; stating purpose; making certain appropriations nonfiscal; providing lapse dates; requiring certain budget procedures; prohibiting certain budget procedures; and providing an effective date.

HB 1117 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Oklahoma State Senate; making an appropriation; stating purpose; making appropriation nonfiscal; and providing an effective date.

HB 1118 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Oklahoma Space Industry Development Authority; making an appropriation; directing transfer; stating purpose; budgeting funds in certain categories and amounts; providing for the duties and compensation of employees; limiting the salary of the Executive Director; providing budgetary limitations; providing exceptions to the budgetary limitations; providing lapse dates; and providing an effective date.

HB 1119 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Oklahoma Tax Commission; making an appropriation; stating purpose; directing certain payments; requiring budgeting in certain categories and amounts; providing for duties and compensation of employees; providing budgetary limitations; making certain appropriations nonfiscal; providing lapse dates; requiring certain budget procedures; prohibiting certain budget procedures; and providing an effective date.

HB 1120 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Department of Transportation; authorizing certain expenditures for certain purposes; making an appropriation to the Department of Transportation; stating purposes; requiring transfers of certain monies; providing budgetary limitations; providing for duties and compensation of employees; limiting the salary of the Director; authorizing the Department to match certain federal funds and coordinate with the Oklahoma Department of Emergency Management for expenditure of funds; authorizing expenditure of certain funds in conjunction or cooperation with federal agencies or institutions; making certain appropriations nonfiscal; providing lapse dates; requiring certain budget procedures; prohibiting certain budget procedures; and providing an effective date.

HB 1121 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to Office of the State Treasurer; making appropriations; stating purposes; requiring budgeting in certain categories and amounts; providing for duties and compensation of employees; providing budgetary limitations; making certain appropriations nonfiscal; providing lapse dates; requiring certain budget procedures; prohibiting certain budget procedures; and providing an effective date.

HB 1122 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Oklahoma Health Care Authority; making appropriations to the Oklahoma Health Care Authority; authorizing transfer; stating purpose; requiring budgeting in certain categories and amounts; providing for duties and compensation of employees; limiting salary of the Administrator; authorizing payment of certain expenses; authorizing

the employing of certain attorneys; prohibiting certain increases in budgetary limits; providing budgetary limitations; providing procedures for exempting certain funds from expenditure and budgetary limitations; requiring certain filings and approvals; specifying certain funding requirements; authorizing transfers of certain funds; providing procedures; authorizing the expenditure of previously appropriated funds for certain purpose; requiring recordkeeping; authorizing certain requests relating to early transfers; exempting certain funds from fiscal year limitations; providing an effective date.

HB 1123 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the State Department of Health; making appropriation; authorizing certain expenditures; stating purpose; requiring budgeting in certain categories and amounts; exempting certain funds from expenditure and budgetary limitations; providing for duties and compensation of employees; limiting salary of the Commissioner; authorizing payment of certain expenses of Commissioner under certain conditions; specifying compliance with and providing for certain budgetary limitations; providing lapse dates; requiring and prohibiting certain budget procedures; and providing an effective date.

HB 1124 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the J.D. McCarty Center for Children with Developmental Disabilities; making an appropriation; stating purpose; authorizing certain expenditures; requiring budgeting in certain categories and amounts; providing for duties and compensation of employees; limiting salary of the Director; requiring compliance with budgetary limitations; exempting certain federal funds from expenditure limitations; providing exception; providing lapse dates; requiring and prohibiting certain budget and expenditure procedures; providing an effective date.

HB 1125 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Department of Mental Health and Substance Abuse Services; making an appropriation; stating purpose; authorizing certain expenditures; requiring budgeting in certain categories and amounts; providing for duties and compensation of employees; limiting salary of the Commissioner; providing budgetary limitations; providing limitations for certain reimbursements; authorizing certain transfers; exempting certain funds from expenditure and budgetary limitations; stating legislative intent; requiring certain funds be set aside for certain purposes; requiring certain report; providing for certain exemptions; specifying contents of reports; authorizing certain employees to be placed in unclassified service; requiring certain employees to be in the classified service; providing exceptions; requiring and prohibiting certain budget procedures; providing lapse dates; and providing an effective date.

HB 1126 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the University Hospitals Authority; making an appropriation to the University Hospitals Authority; stating purpose; authorizing certain expenditures; providing for duties and compensation of employees; requiring compliance with and providing budgetary limitations; providing lapse dates; requiring and prohibiting certain budget procedures; and providing an effective date.

HB 1127 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Oklahoma Department of Veterans Affairs; making an appropriation; stating purpose; requiring budgeting in certain categories and amounts; providing for duties and compensation of employees; limiting salary of the Director; providing budgetary limitations; requiring and prohibiting certain budget procedures; providing lapse dates; providing an effective date.

HB 1128 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Oklahoma Commission on Children and Youth; making an appropriation to the Oklahoma Commission on Children and Youth; stating purpose; requiring budgeting in certain categories and amounts; requiring certain performance measures; providing for exemptions from certain expenditure limitations; providing for duties and compensation of employees; limiting the salary of the Director; providing budgetary limitations; and providing an effective date.

HB 1129 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Office of Disability Concerns; making an appropriation to the Office of Disability Concerns; stating purpose; requiring budgeting in certain categories and amounts; requiring certain performance measures; providing for the duties and compensation of employees; limiting the salary of the Director; providing budgetary limitations; and providing an effective date.

HB 1130 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Oklahoma Human Rights Commission; making an appropriation to the Oklahoma Human Rights Commission; stating purpose; requiring budgeting in certain categories and amounts; requiring certain performance measures; providing for duties and compensation of employees; limiting the salary of the Director; providing budgetary limitations; and providing an effective date.

HB 1131 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Department of Human Services; making an appropriation to the Department of Human Services; stating purpose; requiring budgeting in certain categories and amounts; requiring certain performance measures; providing for duties and compensation of employees; limiting the number of full-time-equivalent employees; appropriating certain federal monies to the Department of Human Services; stating purpose; prohibiting certain finalization or changes of certain rates until certain date; providing exceptions; providing for rate changes; providing for effective date; requiring written notification and explanation; making certain changes subject to The Oklahoma Central Purchasing Act; authorizing certain early transfers of certain funds for specific purposes; authorizing transfer of appropriated funds in requested amounts and ratios; specifying purposes; requiring certain records; authorizing certain interyear transfers; providing lapse dates; requiring certain budget procedures; prohibiting certain budget procedures; and providing an effective date.

HB 1132 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Oklahoma Indian Affairs Commission; making an appropriation to the Oklahoma Indian Affairs Commission; stating purpose; requiring budgeting in certain categories and amounts; requiring certain performance measures; providing for duties and compensation of employees; limiting the salary of the Director; providing budgetary limitations; and providing an effective date.

HB 1133 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Office of Juvenile Affairs; making an appropriation to the Office of Juvenile Affairs; stating purpose; requiring budgeting in certain categories and amounts; requiring certain performance measures; providing for duties and compensation of employees; limiting the maximum salary of the Director; authorizing certain attorney position; providing budgetary limitations; authorizing certain requests for exemptions from expenditure limitations and budgetary limitations; requiring certain procedures; requiring certain filings; requiring certain approvals; requiring written notice; making certain appropriations nonfiscal; providing lapse dates; requiring certain budget procedures; prohibiting certain budget procedures; and providing an effective date.

HB 1134 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the State Department of Rehabilitation Services; making an appropriation; stating purpose; requiring budgeting in certain categories and amounts; providing for exemptions from certain expenditure limitations; providing for duties and compensation of employees; limiting the salary of the Director; limiting number of certain full-time-equivalent employees; making certain employee positions exempt from FTE limitations; authorizing certain early transfers of certain funds for specific purposes; authorizing transfer of appropriated money in requested amounts and ratios; authorizing certain interyear transfers; requiring certain process and maintenance of records; providing lapse dates; requiring certain budget procedures; prohibiting certain budget procedures; and providing an effective date.

HB 1135 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Oklahoma Department of Agriculture, Food, and Forestry; making appropriations; stating purposes; requiring certain funds to be budgeted in certain categories and amounts; providing for duties and compensation of employees; limiting the salary of the Commissioner; providing budgetary limitations; requiring certain budgeting procedures; prohibiting certain budgeting procedures; providing lapse dates; providing an effective date.

HB 1136 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Oklahoma Department of Commerce; making an appropriation; stating purpose; requiring certain funds be budgeted in certain categories and amounts; providing for duties and compensation of employees; limiting salary of the Executive Director; providing budgetary limitations; requiring certain budget procedures; prohibiting certain budget procedures; providing lapse dates; and providing an effective date.

HB 1137 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Oklahoma Conservation Commission; making an appropriation; stating purpose; requiring budgeting in certain categories and amounts; providing for duties and compensation of employees; limiting salary of the Executive Director; providing budgetary limitations; requiring certain budget procedures; prohibiting certain budget procedures; providing lapse dates; and providing an effective date.

HB 1138 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Commission on Consumer Credit; making an appropriation; stating purpose; requiring certain funds to be budgeted in certain categories and amounts; providing for duties and compensation of employees; providing budgetary limitations; requiring certain budget procedures; prohibiting certain budget procedures; providing lapse dates; and providing an effective date.

HB 1139 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Corporation Commission; making an appropriation; stating purpose; requiring budgeting in certain categories and amounts; providing for duties and compensation of employees; limiting salary of the General Administrator; providing budgetary limitations; requiring certain budget procedures; prohibiting certain budget procedures; providing lapse dates; providing an effective date.

HB 1140 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Department of Environmental Quality; making an appropriation; stating purpose; requiring certain funds to be budgeted in certain categories and amounts; providing for duties and compensation of employees; limiting salary of Executive Director; providing budgetary limitations; requiring certain budget procedures; prohibiting certain budget procedures; providing lapse dates; and providing an effective date.

HB 1141 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Oklahoma Historical Society; making an appropriation; stating purpose; requiring budgeting in certain categories and amounts; providing for duties and compensation of employees; limiting salary of Executive Director and Deputy Executive Director; providing budgetary limitations; requiring certain budget procedures; prohibiting certain budget procedures; providing lapse dates; and providing an effective date.

HB 1142 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Oklahoma Horse Racing Commission; making an appropriation; stating purpose; requiring certain funds to be budgeted in certain categories and amounts; providing for duties and compensation of employees; limiting salary of the Director; providing budgetary limitations; requiring certain budget procedures; prohibiting certain budget procedures; providing lapse dates; and providing an effective date.

HB 1143 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Insurance Department; making an appropriation; stating purpose; requiring budgeting in certain categories and amounts; providing for duties and compensation of employees; providing budgetary limitations; requiring certain budget procedures; prohibiting certain budget procedures; providing lapse dates; and providing an effective date.

HB 1144 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the J.M. Davis Memorial Commission; making an appropriation; stating purpose; requiring budgeting in certain categories and amounts; providing for duties and compensation of employees; limiting the salary of the Executive Director; providing budgetary limitations; requiring certain budget procedures; prohibiting certain budget procedures; providing lapse dates; and providing an effective date.

HB 1145 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Department of Labor; making an appropriation; stating purpose; requiring budgeting in certain categories and amounts; providing for duties and compensation of employees; providing budgetary limitations; requiring certain budget procedures; prohibiting certain budget procedures; providing lapse dates; and providing an effective date.

HB 1146 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Department of Mines; making an appropriation; stating purpose; providing for duties and compensation of employees; limiting salary of the Director; providing budgetary limitations; requiring certain budget procedures; prohibiting certain budget procedures; providing lapse dates; and providing an effective date.

HB 1147 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Scenic Rivers Commission; making an appropriation; stating purpose; requiring budgeting in certain categories and amounts; providing for duties and compensation of employees; limiting salary of Administrator; providing budgetary limitations; requiring certain budget procedures; prohibiting certain budget procedures; providing lapse dates; and providing an effective date.

HB 1148 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Will Rogers Memorial Commission; making an appropriation; stating purpose; requiring budgeting in certain categories and amounts; providing for duties and compensation of employees; providing budgetary limitations; requiring certain budget procedures; prohibiting certain budget procedures; providing lapse dates; and providing an effective date.

HB 1149 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Oklahoma Tourism and Recreation Department; making an appropriation; stating purpose; providing for duties and compensation of employees; limiting salary of the Director; providing budgetary limitations; requiring certain budget procedures; prohibiting certain budget procedures; providing lapse dates; and providing an effective date.

HB 1150 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Oklahoma Water Resources Board; making an appropriation; stating purpose; requiring budgeting in certain categories and amounts; providing for duties and compensation of employees; limiting salary of the Executive Director; providing budgetary limitations; requiring certain budget procedures; prohibiting certain budget procedures; providing lapse dates; and providing an effective date.

HB 1151 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Alcoholic Beverage Laws Enforcement Commission; making an appropriation; stating purpose; requiring budgeting in certain categories and amounts; providing for the duties and compensation of employees; limiting salary of the Director; providing budgetary limitations; providing lapse dates; requiring and prohibiting certain budget practices; and providing an effective date.

HB 1152 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Department of Corrections; making an appropriation; stating purpose; requiring budgeting of funds in certain categories and amounts; providing for duties and compensation of employees; limiting salary of the Director; authorizing employment of certain percentage of employees in the unclassified service; providing budgetary limitations; authorizing certain agreement for construction projects; providing lapse dates; requiring and prohibiting certain budget practices; and providing an effective date.

HB 1153 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Office of the State Fire Marshal; making an appropriation; stating purpose; requiring budgeting in certain categories and amounts; providing for the duties and compensation of employees; limiting salary of the State Fire Marshal; providing budgetary limitations; providing exceptions to the budgetary limitations; requiring and prohibiting certain budget practices; providing lapse date; and providing an effective date.

HB 1154 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Oklahoma State Bureau of Investigation; making an appropriation; stating purpose; requiring budgeting in certain categories and amounts; providing for the duties and compensation of employees; limiting salary of the Director; providing budgetary limitations; authorizing transfer of funds to an agency special account for certain purposes; limiting amount authorized to be transferred; requiring certain report; specifying duties for certain full-time-equivalent employees; making their employment contingent on certain funding; authorizing exemption of certain federal funds from

expenditure limitations; specifying how funds will be used; providing lapse dates; requiring and prohibiting certain budget practices; and providing an effective date.

HB 1155 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Council on Law Enforcement Education and Training; making appropriations; stating purposes; requiring budgeting in certain categories and amounts; providing for the duties and compensation of employees; limiting salary of the Director; providing budgetary limitations; providing exceptions to the budgetary limitations; requiring certain budget practices; prohibiting certain budget practices; providing lapse dates; and providing an effective date.

HB 1156 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Board of Medicolegal Investigations; making an appropriation; stating purpose; requiring budgeting in certain categories and amounts; providing for the duties and compensation of employees; limiting salary of the Chief Medical Examiner; providing budgetary limitations; making certain full-time-equivalent employees contingent upon certain funding; providing lapse dates; requiring and prohibiting certain budget practices; and providing an effective date.

HB 1157 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Oklahoma State Bureau of Narcotics and Dangerous Drugs Control; making an appropriation; stating purpose; requiring budgeting in certain categories and amounts; providing for the duties and compensation of employees; limiting salary of the Director; providing budgetary limitations; limiting amount of appropriation which may be used for certain purpose; authorizing transfer of funds to an agency special account for certain purposes; limiting amount authorized to be transferred; requiring promulgation of certain rules; providing lapse dates; requiring and prohibiting certain budget practices; and providing an effective date.

HB 1158 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Department of Public Safety; making appropriation; stating purpose; requiring budgeting in certain categories and amounts; providing for the duties and compensation of employees; providing budgetary limitations; providing exceptions to the budgetary limitations; requiring and authorizing certain expenditures; requiring certain funds to be budgeted for certain purposes; authorizing and requiring Patrol Academy; providing lapse dates; requiring and prohibiting certain budget practices; and providing an effective date.

HB 1159 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Office of the Attorney General; making an appropriation; stating purpose; authorizing transfer of certain funds; requiring budgeting in certain categories and amounts; providing for duties and compensation of employees; providing budgetary limitations; providing lapse dates; requiring and prohibiting certain budget procedures; and providing an effective date.

HB 1160 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Court of Criminal Appeals; making an appropriation; stating purpose; requiring budgeting in certain categories and amounts; authorizing employment of temporary employees; exempting temporary employees from budgetary limitations; providing for the duties and compensation of employees; providing budgetary limitations; providing lapse dates; requiring and prohibiting certain budget practices; and providing an effective date.

HB 1161 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the District Attorneys Council; making an appropriation; stating purposes; authorizing transfers of certain funds; requiring budgeting in certain categories and amounts; providing for the duties and compensation of employees; providing budgetary limitations; authorizing the District Attorneys Council to hire certain number of legal interns for certain period of time; exempting interns from budgetary limitations; providing lapse dates; requiring and prohibiting certain budget practices; and providing an effective date.

HB 1162 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the district courts; authorizing expenditure from the State Judicial Revolving Fund; stating purpose of expenditure; making an appropriation to the Supreme Court for the district courts; stating purpose; requiring budgeting in certain categories and amounts; limiting salaries of certain employees; providing budgetary limitations; authorizing the total or partial refund of payments to the State Judicial Revolving Fund by local court funds under certain circumstances; providing procedures; providing lapse dates; requiring and prohibiting certain budget practices; and providing an effective date.

HB 1163 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Oklahoma Indigent Defense System; making an appropriation; stating purpose; requiring budgeting in certain categories and amounts; providing budgetary limitations; providing for duties and compensation of employees; limiting the salary of the Executive Director; exempting certain employees from budgetary limitations on full-time-equivalent employees; providing lapse dates; requiring and prohibiting certain budget practices; and providing an effective date.

HB 1164 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Council on Judicial Complaints; making an appropriation; stating purpose; requiring budgeting in certain categories and amounts; providing for the duties and compensation of employees; limiting salary of the Director; providing budgetary limitations; providing lapse dates; requiring and prohibiting certain budget practices; and providing an effective date.

HB 1165 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Pardon and Parole Board; making an appropriation; stating purpose; requiring budgeting in certain categories and amounts; providing for the duties and compensation of employees; limiting salary of the Chief Administrative Officer; providing

budgetary limitations; providing lapse dates; requiring and prohibiting certain budget practices; and providing an effective date.

HB 1166 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Supreme Court; making an appropriation; stating purpose; requiring budgeting in certain categories and amounts; providing for duties and compensation of employees of the Supreme Court and the Court of Civil Appeals; providing budgetary limitations; providing lapse dates; requiring and prohibiting certain budget procedures; and providing an effective date.

HB 1167 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Workers' Compensation Court; making appropriation; stating purpose; requiring budgeting in certain categories and amounts; providing for duties and compensation of employees; providing budgetary limitations; providing lapse dates; requiring and prohibiting certain budget procedures; and providing an effective date.

HB 1168 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to general appropriations for the expenses of various agencies of the executive, legislative and judicial departments of the state; making appropriations to the State Board of Education, the Oklahoma Arts Council, the State Board of Career and Technology Education, the Commissioners of the Land Office, the Oklahoma Educational Television Authority, the Oklahoma State Regents for Higher Education, the Oklahoma Department of Libraries, the Physician Manpower Training Commission, the Oklahoma Board of Private Vocational Schools, the Board of Trustees of the Oklahoma School of Science and Mathematics, the Oklahoma Center for the Advancement of Science and Technology, the Oklahoma Commission for Teacher Preparation, the Office of the State Auditor and Inspector, the Office of the State Bond Advisor, the Department of Central Services, the State Election Board, the Oklahoma Department of Emergency Management, the Ethics Commission, the Office of State Finance, the Office of the Governor, the Oklahoma House of Representatives, the Legislative Service Bureau, the Office of the Lieutenant Governor, the Oklahoma Merit Protection Commission, the Military Department of the State of Oklahoma, the Office of Personnel Management, the Office of the Secretary of State, the Oklahoma State Senate, the Oklahoma Space Industry Development Authority, the Oklahoma Tax Commission, the Office of the State Treasurer, the Department of Transportation, the State Department of Health, the Oklahoma Health Care Authority, the J.D. McCarty Center for Children with Developmental Disabilities, the Department of Mental Health and Substance Abuse Services, the University Hospitals Authority, the Oklahoma Department of Veterans Affairs, the Oklahoma Commission on Children and Youth, the Office of Disability Concerns, the Oklahoma Human Rights Commission, the Department of Human Services, the Oklahoma Indian Affairs Commission, the Office of Juvenile Affairs, the State Department of Rehabilitation Services, the Oklahoma Department of Agriculture, Food, and Forestry, the Oklahoma Department of Commerce, the Rural Economic Action Plan Fund, the Oklahoma Conservation Commission, the Department of Consumer Credit, the Corporation Commission, the Department of Environmental Quality, the Oklahoma Historical Society, the Oklahoma Horse Racing Commission, the Insurance Department, the J.M. Davis Memorial Commission, the Department of Labor, the Department of Mines, the Scenic Rivers Commission, the Oklahoma Tourism and Recreation Department, the Oklahoma Water Resources Board, the

Will Rogers Memorial Commission, the Alcoholic Beverage Laws Enforcement Commission, the Department of Corrections, the Office of the State Fire Marshal, the Oklahoma State Bureau of Investigation, the Council on Law Enforcement Education and Training, the Board of Medicolegal Investigations, the Oklahoma State Bureau of Narcotics and Dangerous Drugs Control, the Department of Public Safety, the Office of the Attorney General, district attorneys and the District Attorneys Council, the Court of Criminal Appeals, the Supreme Court, the Oklahoma Indigent Defense System, the Council on Judicial Complaints, the Pardon and Parole Board and the Workers' Compensation Court; stating amounts of the appropriations; stating purposes and restrictions; authorizing and requiring certain expenditures; authorizing and requiring certain transfers; requiring certain deposit; and providing an effective date.

HB 1169 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to general appropriations for the expenses of various agencies of the executive, legislative and judicial departments of the state; making appropriations to the State Board of Education, the Oklahoma Arts Council, the State Board of Career and Technology Education, the Commissioners of the Land Office, the Oklahoma Educational Television Authority, the Oklahoma State Regents for Higher Education, the Oklahoma Department of Libraries, the Physician Manpower Training Commission, the Oklahoma Board of Private Vocational Schools, the Board of Trustees of the Oklahoma School of Science and Mathematics, the Oklahoma Center for the Advancement of Science and Technology, the Oklahoma Commission for Teacher Preparation, the Office of the State Auditor and Inspector, the Office of the State Bond Advisor, the Department of Central Services, the State Election Board, the Oklahoma Department of Emergency Management, the Ethics Commission, the Office of State Finance, the Office of the Governor, the Oklahoma House of Representatives, the Legislative Service Bureau, the Office of the Lieutenant Governor, the Oklahoma Merit Protection Commission, the Military Department of the State of Oklahoma, the Office of Personnel Management, the Office of the Secretary of State, the Oklahoma State Senate, the Oklahoma Space Industry Development Authority, the Oklahoma Tax Commission, the Office of the State Treasurer, the Department of Transportation, the State Department of Health, the Oklahoma Health Care Authority, the J.D. McCarty Center for Children with Developmental Disabilities, the Department of Mental Health and Substance Abuse Services, the University Hospitals Authority, the Oklahoma Department of Veterans Affairs, the Oklahoma Commission on Children and Youth, the Office of Disability Concerns, the Oklahoma Human Rights Commission, the Department of Human Services, the Oklahoma Indian Affairs Commission, the Office of Juvenile Affairs, the State Department of Rehabilitation Services, the Oklahoma Department of Agriculture, Food, and Forestry, the Oklahoma Department of Commerce, the Rural Economic Action Plan Fund, the Oklahoma Conservation Commission, the Department of Consumer Credit, the Corporation Commission, the Department of Environmental Quality, the Oklahoma Historical Society, the Oklahoma Horse Racing Commission, the Insurance Department, the J.M. Davis Memorial Commission, the Department of Labor, the Department of Mines, the Scenic Rivers Commission, the Oklahoma Tourism and Recreation Department, the Oklahoma Water Resources Board, the Will Rogers Memorial Commission, the Alcoholic Beverage Laws Enforcement Commission, the Department of Corrections, the Office of the State Fire Marshal, the Oklahoma State Bureau of Investigation, the Council on Law Enforcement Education and Training, the Board of Medicolegal Investigations, the Oklahoma State Bureau of Narcotics

and Dangerous Drugs Control, the Department of Public Safety, the Office of the Attorney General, district attorneys and the District Attorneys Council, the Court of Criminal Appeals, the Supreme Court, the Oklahoma Indigent Defense System, the Council on Judicial Complaints, the Pardon and Parole Board and the Workers' Compensation Court; stating amounts of the appropriations; stating purposes and restrictions; authorizing and requiring certain expenditures; authorizing and requiring certain transfers; requiring certain deposit; and providing an effective date.

HB 1170 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to appropriations; making an appropriation; stating purpose; and providing an effective date.

HB 1171 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to appropriations; making an appropriation; stating purpose; and providing an effective date.

HB 1172 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to appropriations; making an appropriation; stating purpose; and providing an effective date.

HB 1173 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to education; making appropriations to the State Board of Education; stating purposes; authorizing certain expenditures; stating purpose; specifying the apportionment of certain funds which were appropriated; providing for the budgeting of funds in certain categories and amounts; requiring development of certain performance measures; requiring transfer of funds to the School Consolidation Assistance Fund; requiring transfer of funds to the Teachers' Retirement System Dedicated Revenue Revolving Fund; providing that certain allocated funds be made available on a statewide competitive application basis; requiring the transfer of funds to the Teachers' Retirement System of Oklahoma for the Teachers' Retirement Credit; requiring funds allocated for Education Leadership Oklahoma to be transferred and expended for certain purposes; specifying purposes for funds allocated for Staff Development; authorizing use of funds for school districts for certain purpose; stating purposes for funds allocated for Alternative and High Challenge Education; requiring certain funds be allocated on a competitive basis; prohibiting reduction in services and number of students in certain circumstances; requiring transfer of Early Intervention funds; stating intent regarding cost reimbursement for indirect administrative costs in the Oklahoma Early Intervention Act; stating purpose for funds allocated for ACE remediation; stating purpose for funds allocated for the Early Childhood Initiative; stating purpose for funds allocated for the Parent Training Program; specifying expenditure of funds allocated for the Advanced Placement Incentives; limiting funding for administrative costs; stating purpose for funds allocated for certain Mathematics Laboratories programs; stating purpose for funds allocated for certain Academic Achievement Awards programs; stating purpose for funds allocated for Rural Infant Stimulation Environment Program; requiring certain apportionment of funds allocated for Instructional, Cooperative and Technological Education; requiring funds to be awarded to certain entities; stating purpose for funds allocated for the Robotics Program; requiring transfer of funds to the Charter Schools Incentive Fund; stating purpose for Recreation Therapy Grants; requiring priority be given to certain programs; requiring funds allocated

for the Oklahoma Ambassador of Teaching to be used for certain purposes; requiring funds allocated for Administrative and Support Functions of the State Department of Education to be expended for certain purposes; making specifications; providing for duties and compensation of employees of the State Department of Education; providing budgetary limitations; providing designations for the State Department of Education's full-time-equivalent employees; requiring filing of certain report; providing for responsibilities of certain designated employees of the Department; requiring the reduction or withholding of State Aid funds for certain purposes; authorizing the State Board of Education to request certain transfer of funds; providing for certain proportional reduction of funds; requiring budgeting of certain funds in certain years; providing lapse dates; requiring certain budgeting procedures; prohibiting certain budgeting procedures; and providing an effective date.

HB 1174 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to education; making appropriations to the State Board of Education; stating purposes; authorizing certain expenditures; stating purpose; specifying the apportionment of certain funds which were appropriated; providing for the budgeting of funds in certain categories and amounts; requiring development of certain performance measures; requiring transfer of funds to the School Consolidation Assistance Fund; requiring transfer of funds to the Teachers' Retirement System Dedicated Revenue Revolving Fund; providing that certain allocated funds be made available on a statewide competitive application basis; requiring the transfer of funds to the Teachers' Retirement System of Oklahoma for the Teachers' Retirement Credit; requiring funds allocated for Education Leadership Oklahoma to be transferred and expended for certain purposes; specifying purposes for funds allocated for Staff Development; authorizing use of funds for school districts for certain purpose; stating purposes for funds allocated for Alternative and High Challenge Education; requiring certain funds be allocated on a competitive basis; prohibiting reduction in services and number of students in certain circumstances; requiring transfer of Early Intervention funds; stating intent regarding cost reimbursement for indirect administrative costs in the Oklahoma Early Intervention Act; stating purpose for funds allocated for ACE remediation; stating purpose for funds allocated for the Early Childhood Initiative; stating purpose for funds allocated for the Parent Training Program; specifying expenditure of funds allocated for the Advanced Placement Incentives; limiting funding for administrative costs; stating purpose for funds allocated for certain Mathematics Laboratories programs; stating purpose for funds allocated for certain Academic Achievement Awards programs; stating purpose for funds allocated for Rural Infant Stimulation Environment Program; requiring certain apportionment of funds allocated for Instructional, Cooperative and Technological Education; requiring funds to be awarded to certain entities; stating purpose for funds allocated for the Robotics Program; requiring transfer of funds to the Charter Schools Incentive Fund; stating purpose for Recreation Therapy Grants; requiring priority be given to certain programs; requiring funds allocated for the Oklahoma Ambassador of Teaching to be used for certain purposes; requiring funds allocated for Administrative and Support Functions of the State Department of Education to be expended for certain purposes; making specifications; providing for duties and compensation of employees of the State Department of Education; providing budgetary limitations; providing designations for the State Department of Education's full-time-equivalent employees; requiring filing of certain report; providing for responsibilities of certain designated employees of the Department; requiring the reduction or withholding of

State Aid funds for certain purposes; authorizing the State Board of Education to request certain transfer of funds; providing for certain proportional reduction of funds; requiring budgeting of certain funds in certain years; providing lapse dates; requiring certain budgeting procedures; prohibiting certain budgeting procedures; and providing an effective date.

HB 1175 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Department of Corrections; making an appropriation; stating purpose; providing lapse dates; requiring and prohibiting certain budget practices; and providing an effective date.

HB 1176 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Oklahoma Health Care Authority; authorizing transfer; stating purpose; and providing an effective date.

HB 1177 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Oklahoma Health Care Authority; authorizing transfer; stating purpose; and providing an effective date.

HB 1178 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Oklahoma State Regents for Higher Education; making appropriations; authorizing expenditures of certain funds; stating purpose; requiring budgeting of certain funds in certain years; providing lapse dates; requiring certain budget procedures; prohibiting certain budget procedures; and providing an effective date.

HB 1179 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Department of Human Services; making an appropriation; stating purpose; and providing an effective date.

HB 1180 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the Department of Transportation; making appropriation; stating purpose; requiring transfer of certain monies; and providing an effective date.

HB 1181 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to public retirement systems; amending 74 O.S. 2001, Section 1707, as amended by Section 10, Chapter 438, O.S.L. 2002 (74 O.S. Supp. 2010, Section 1707), which relates to the Oklahoma State Employees Deferred Savings Incentive Plan; clarifying language; and providing an effective date.

HB 1182 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to public finance; amending 62 O.S. 2001, Section 178, which relates to the composition of certain fund; modifying agency reference; and providing an effective date.

HB 1183 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to public health and safety; amending 63 O.S. 2001, Section 5010, as amended by Section 1, Chapter 218, O.S.L. 2004 (63 O.S. Supp. 2010, Section 5010), which relates to the Oklahoma Health Care Authority Act, requiring electronic delivery of specific annual report to specified government officials and oversight committee; and providing an effective date.

HB 1184 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to revenue and taxation; amending Section 2, Chapter 105, O.S.L. 2007, as amended by Section 2, Chapter 366, O.S.L. 2007 (68 O.S. Supp. 2010, Section 2355.1B), which relates to apportionment of income tax revenues; clarifying statutory reference; and providing an effective date.

HB 1185 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to transportation; amending 69 O.S. 2001, Section 1101, as amended by Section 1, Chapter 264, O.S.L. 2007 (69 O.S. Supp. 2009, Section 1101), which relates to highway contracts; defining term; providing an effective date; and declaring an emergency.

HB 1186 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to schools; amending 70 O.S. 2001, Section 1210.569, as amended by Section 27, Chapter 434, O.S.L. 2003 (70 O.S. Supp. 2010, Section 1210.569), which relates to student needs assessments; modifying reporting requirements; and providing an effective date.

HB 1187 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to the State Capitol Building; amending 73 O.S. 2001, Section 22, which relates to defacement of the State Capitol Building; modifying agency references; and providing an effective date.

HB 1188 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to state government; amending 74 O.S. 2001, Section 85.43, as amended by Section 13, Chapter 322, O.S.L. 2009 (74 O.S. Supp. 2010, Section 85.43), which relates to The Oklahoma Central Purchasing Act; modifying reporting requirements; and providing an effective date.

HB 1189 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to state government personnel; amending Section 1, Chapter 17, O.S.L. 2002, as last amended by Section 5, Chapter 300, O.S.L. 2008 (74 O.S. Supp. 2010, Section 3601.1), which relates to full-time-equivalent state employees; clarifying fiscal year; providing an effective date; and declaring an emergency.

HB 1190 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

An Act relating to public finance; directing transfer of certain funds by certain entities and officers; specifying amount; and providing an effective date.

HB 1191 – By Grau.

An Act relating to revenue and taxation; amending 68 O.S. 2001, Sections 2871, as last amended by Section 2, Chapter 140, O.S.L. 2008, 2877, as amended by Section 7, Chapter 518, O.S.L. 2004 and 2880.1 (68 O.S. Supp. 2010, Sections 2871 and 2877), which relate to the Ad Valorem Tax Code; authorizing board of tax roll corrections to examine evidence; authorizing board of tax roll corrections to compel attendance by witnesses and production of certain information; providing for orders of dismissal by county boards of equalization; modifying procedures related to assessment of costs; providing for preclusive effect of dismissal order; modifying provisions related to appeals from county board of equalization based upon order of dismissal; and providing an effective date.

HB 1192 – By Lockhart.

An Act relating to revenue and taxation; providing income tax credit for certain utility companies providing certain discounts; prohibiting refund; prohibiting carry over; providing for promulgation of rules; providing for codification; and providing an effective date.

HB 1193 – By Lockhart.

An Act relating to sex offenders; amending 57 O.S. 2001, Section 584, as last amended by Section 1, Chapter 407, O.S.L. 2010 (57 O.S. Supp. 2010, Section 584), which relates to the Sex Offenders Registration Act; modifying certain notification requirements; and providing an effective date.

HB 1194 – By McDaniel (Jeannie).

An Act relating to children; amending 10 O.S. 2001, Section 7504-1.1, which relates to certain history report requirements; specifying the Department of Human Services shall prescribe and furnish certain forms; and providing an effective date.

HB 1195 – By McDaniel (Jeannie).

An Act relating to schools; amending 70 O.S. 2001, Section 11-105.1, which relates to sex education; creating the Adolescent Pregnancy Prevention Act of 2011; requiring board of education to provide age-appropriate instruction in human growth and development; requiring board of education to ensure staff development program is offered to certain teachers; requiring State Department of Education to identify and disseminate certain information to certain students; providing that curriculum and materials used to teach sex education class be made available annually for inspection by parents; requiring curriculum and material to emphasize the value of abstinence; requiring curriculum and material to include certain subject matters; requiring board of education to approve certain curriculum and materials that includes certain criteria; defining term; providing for certain interpretation; and providing an effective date.

HB 1196 – By McDaniel (Jeannie).

An Act relating to revenue and taxation; amending 68 O.S. 2001, Section 1357, as last amended by Section 5, Chapter 419, O.S.L. 2010 (68 O.S. Supp. 2010, Section 1357), which relates to general sales tax exemption; creating sales tax exemption for hearing aids; requiring hearing aids be prescribed; providing an effective date; and declaring an emergency.

HB 1197 – By McDaniel (Jeannie).

An Act relating to children; creating the Children of Incarcerated Parents Task Force; providing for membership; directing how vacancies should be filled; providing for subcommittees; requiring final written report; specifying date of report; providing for termination of Task Force; requiring organizational meeting; providing for selection of

chair and cochair; specifying meeting frequency; providing for staff assistance; providing for travel reimbursement; permitting use of public and private resources; providing for codification; providing an effective date; and declaring an emergency.

HB 1198 – By McDaniel (Jeannie).

An Act relating to consumer credit; creating the Task Force on Payday Lenders and Rental Purchase Lessors; providing for membership; requiring organizational meeting; providing for selection of chair and cochair; prescribing quorum requirement; prescribing areas of study; providing for travel reimbursement; providing for staff assistance; requiring final written report; specifying date of report; providing for termination of Task Force; providing for codification; providing an effective date; and declaring an emergency.

HB 1199 – By McDaniel (Jeannie).

An Act relating to grandparental visitation; amending 10 O.S. 2001, Section 5, as last amended by Section 1, Chapter 290, O.S.L. 2008, and as renumbered by Section 197, Chapter 233, O.S.L. 2009 (43 O.S. Supp. 2010, Section 109.4), which relates to grandparental visitation; authorizing visitation by former guardians or caretakers; and providing an effective date.

HB 1200 – By McCullough.

An Act relating to marriage and family; amending 43 O.S. 2001, Sections 1, 5, as last amended by Section 1, Chapter 313, O.S.L. 2008, 6, as amended by Section 3, Chapter 311, O.S.L. 2006 and 101 (43 O.S. Supp. 2010, Sections 5 and 6), which relate to marriage; providing for covenant marriages; defining term; specifying conditions and process; providing for designation of covenant marriages on marriage applications; providing for covenant marriage designation of existing marriages; providing for declarations of intent to contract a covenant marriage; providing contents and attachments of marriage licenses; providing content of covenant marriage declaration; requiring certain affidavits; providing content of affidavits; authorizing certain exemption; providing for compliance with other marriage laws not in conflict; providing for execution of a declaration of intent to designate an existing marriage as a covenant marriage; providing certain procedure; providing for declaration and contents; specifying certain attachments; specifying requirements for divorce in covenant marriages; allowing certain hearings to be heard in judge's chambers; providing for codification; and providing an effective date.

HB 1201 – By Inman.

An Act relating to contracts; requiring dealers disclose warranty work performed on motor vehicles prior to sale; providing for codification; and providing an effective date.

HB 1202 – By Inman.

An Act relating to securities; amending 71 O.S. 2001, Section 803, which relates to the Oklahoma Business Opportunity Sales Act; modifying provision related to certain exemption; modifying provision related to certain notice period; and providing an effective date.

HB 1203 – By Inman.

An Act relating to professions and occupations; amending 59 O.S. 2001, Section 475.22, as last amended by Section 2, Chapter 337, O.S.L. 2010 (59 O.S. Supp. 2010, Section 475.22), which relates to engineering and land surveying; prohibiting temporary permit for certain person; and providing an effective date.

HB 1204 – By Inman.

An Act relating to professions and occupations; amending 59 O.S. 2001, Section 475.1, as amended by Section 1, Chapter 115, O.S.L. 2005 (59 O.S. Supp. 2010, Section 475.1),

which relates to engineering and land surveying; requiring engineers to be registered by certain designation; and providing an effective date.

HB 1205 – By Murphey.

An Act relating to criminal procedure; amending 22 O.S. 2001, Section 189, which relates to when arrests may be made; modifying exception for misdemeanor arrests; and providing an effective date.

HB 1206 – By Cooksey.

An Act relating to higher education; making certain military students eligible for in-state residency status; specifying eligibility criteria for resident tuition; making spouses and dependent children of certain military students eligible; providing for continuation of in-state status after a military-ordered out-of-state transfer under certain conditions; providing for continuation of in-state status upon discharge under certain conditions; providing for codification; providing an effective date; and declaring an emergency.

HB 1207 – By Murphey.

An Act relating to state government; enacting the Oklahoma Innovation, Efficiency and Accountability Act of 2011; amending Section 5, Chapter 322, O.S.L. 2009 (62 O.S. Supp. 2010, Section 41.5p-1), which relates to certain licenses and permits; authorizing electronic signatures under certain circumstances; amending Section 1, Chapter 152, O.S.L. 2009 (74 O.S. Supp. 2010, Section 85.45 l), which relates to a Trip Optimizer system; modifying provisions related to mandatory use of system; defining term; imposing requirement related to lowest cost option; imposing requirement on Office of State Finance with respect to federal funds disbursed pursuant to the American Recovery and Reinvestment Act of 2009; prescribing formats for information; prescribing list of expenditures and search functionality; prescribing required information; amending 62 O.S. 2001, Section 41.29, as renumbered by Section 64, Chapter 441, O.S.L. 2009, and as last amended by Section 44, Chapter 2, O.S.L. 2010 (62 O.S. Supp. 2010, Section 34.36), which relates to certain itemized requests; modifying required content with respect to employee engaged in financial services; requiring publication of report; specifying content of report; providing exemption from certain requirements to the Oklahoma State Regents for Higher Education and to institutions within The Oklahoma State System of Higher Education; providing for codification; providing for noncodification; providing for recodification; and providing an effective date.

HB 1208 – By Murphey.

An Act relating to state government; authorizing Governor to appoint or replace certain positions; exempting certain agencies; providing for codification; and providing an effective date.

HB 1209 – By Kirby.

An Act relating to amusements and sports; providing limited malpractice protection for certain physicians; providing for codification; providing an effective date; and declaring an emergency.

HB 1210 – By Kirby.

An Act relating to cities and towns; amending 11 O.S. 2001, Sections 51-107 and 51-109, which relate to fire and police arbitration; modifying procedure for selection of third arbitrator; modifying factors to be considered by arbitrator; and providing an effective date.

HB 1211 – By Kirby.

An Act relating to intoxicating liquors; amending Section 1, Chapter 312, O.S.L. 2006, as amended by Section 2, Chapter 365, O.S.L. 2007 (37 O.S. Supp. 2010, Section 8.2),

which relates to underage drinking; modifying underage drinking prohibition; increasing punishment; and providing an effective date.

HB 1212 – By Kirby.

An Act relating to amusements and sports; requiring testing for participants in certain State Athletic Commission events; requiring screenings be performed by participants during certain time period; providing exception; providing limited exception under certain circumstances; requiring agreement; providing for codification; and providing an effective date.

HB 1213 – By Kirby.

An Act relating to state government; amending 74 O.S. 2001, Section 840-2.27C, as last amended by Section 101, Chapter 2, O.S.L. 2010 (74 O.S. Supp. 2010, Section 840-2.27C), which relates to the Oklahoma Personnel Act; providing for standard of compensation based on reduction-in-force or reorganization; providing an effective date; and declaring an emergency.

HB 1214 – By Kirby.

An Act relating to higher education; providing for a reduction of tuition for dependents of full-time state employees; stating eligibility requirements; providing for award of tuition reduction for students that meet certain criteria; stating coverage of tuition reduction; specifying reduction amounts for different higher education institutions; limiting tuition reduction to certain programs; providing maximum benefit; defining term; providing for codification; providing an effective date; and declaring an emergency.

HB 1215 – By Kirby.

An Act relating to Insurance; amending Section 1, Chapter 127, O.S.L. 2003 (36 O.S. Supp. 2010, Section 950), which relates to the Use of Credit Information in Personal Insurance Act; clarifying language; and providing an effective date.

HB 1216 – By Kirby.

An Act relating to marriage and family; amending 43 O.S. 2001, Section 410, which relates to the Oklahoma Centralized Support Registry Act; clarifying language; and providing an effective date.

HB 1217 – By Kirby.

An Act relating to insurance; amending 36 O.S. 2001, Section 900.1, which relates to the Oklahoma Insurance Rating Act; clarifying language; and providing an effective date.

HB 1218 – By Kirby.

An Act relating to children; amending 10 O.S. 2001, Section 7001-1.1, as amended by Section 9, Chapter 233, O.S.L. 2009, and as renumbered by Section 209, Chapter 233, O.S.L. 2009 (10A O.S. Supp. 2010, Section 1-1-101), which relates to the Children and Juvenile Code; clarifying language; and providing an effective date.

HB 1219 – By McCullough.

An Act relating to revenue and taxation; creating tax credit for contributions to certain charitable organizations; specifying amount of credit; defining terms; providing for codification; and providing an effective date.

HB 1220 – By McCullough.

An Act relating to mental health; creating the Prevention Services Consolidation Act of 2011; stating legislative findings and intent; defining term; providing that Department of Mental Health and Substance Abuse Services shall be coordinating agency; establishing responsibilities of Department of Mental Health and Substance Abuse Services; requiring certain plan; requiring certain annual report; requiring certain cost savings from program;

authorizing the modification of certain programs; providing for exceptions; specifying certain exclusions from program; specifying authority of Department of Mental Health and Substance Abuse Services; creating Citizens Advisory Board for Prevention Services; stating purpose; requiring creation of certain plan; requiring submission of certain plan by certain date; providing for selection of membership of Board; providing for terms of Board; specifying Board members shall not be compensated for service; authorizing payment for certain travel expenses; providing duties and responsibilities of Board; providing for a quorum of Board; providing for meetings of Board; requiring compliance with Oklahoma Open Meeting Act; allowing for subcommittees of Board; requiring cooperation of state agencies with Department of Mental Health and Substance Abuse Services and Board; providing for codification; and providing an effective date.

HB 1221 – By McCullough.

An Act relating to public retirement systems; amending 11 O.S. 2001, Sections 49-100.1, as last amended by Section 1, Chapter 438, O.S.L. 2010, 49-101, 49-106.1, as last amended by Section 2, Chapter 438, O.S.L. 2010, 49-117.1, as last amended by Section 7, Chapter 128, O.S.L. 2003, 49-122, as amended by Section 7, Chapter 438, O.S.L. 2010 and 49-134 (11 O.S. Supp. 2010 Sections 49-100.1, 49-106.1, 49-117.1 and 49-122), which relate to the Oklahoma Firefighters Pension and Retirement System; modifying definitions; modifying normal retirement date provisions; modifying multiplier used in benefit calculations for certain members; modifying vesting provisions applicable to volunteer firefighters; modifying eligibility for participation in Oklahoma Firefighters Deferred Option Plan; providing certain members with specified initial employment date ineligible to participate in Deferred Retirement Option Plans; modifying vesting provisions applicable to paid firefighters; modifying provisions related to benefit computations; modifying required employee contribution rates for certain members; modifying provisions related to maximum period of service;; amending 11 O.S. 2001, Section 50-101, as last amended by Section 1, Chapter 437, O.S.L. 2010, 50-110, 50-111.1, as last amended by Section 3, Chapter 551, O.S.L. 2004 and 50-111.3, as last amended by Section 2, Chapter 437, O.S.L. 2010 (11 O.S. Supp. 2010, Sections 50-101, 50-111.1 and 50-111.3), which relate to the Oklahoma Police Pension and Retirement System; modifying definitions; modifying normal retirement date provisions; modifying multiplier used in benefit calculations for certain members; modifying required employee contribution amounts; modifying vesting provisions; modifying eligibility for participation in Oklahoma Police Deferred Option Plan; providing certain members with specified initial employment date ineligible to participate in Deferred Retirement Option Plans; and providing an effective date.

HB 1222 – By McCullough.

An Act relating to motor vehicles; amending 47 O.S. 2001, Section 562, as last amended by Section 7, Chapter 182, O.S.L. 2009 (47 O.S. Supp. 2010, Section 562), which relates to new motor vehicles; modifying definition; and providing an effective date.

HB 1223 – By McCullough.

An Act relating to state government; enacting the Legal Services Reform Act; amending 74 O.S. 2001, Section 18c, as last amended by Section 1, Chapter 55, O.S.L. 2010 (74 O.S. Supp. 2010, Section 18c), which relates to employment of attorneys; prohibiting entities from hiring private attorneys unless certain procedures are met; removing excepted agencies; allowing entities to employ general counsels and attorneys as provided by statute; amending 74 O.S. 2001, Section 20i, which relates to legal representation for agency or official; allowing Attorney General to use good cause to determine when private attorneys shall be retained; requiring request for proposal process

for retention of certain legal services; requiring Internet website to contain conspicuous statement; requiring agency to maintain list of persons and entities receiving requests for proposals; mandating agencies provide Internet website access to request for proposals; prescribing period of time to maintain access; requiring website to contain certain information; imposing requirement with respect to documents accessible through website; defining term; requiring executive review of certain contracts; requiring filing of proposed contract and written statement with Governor; providing requirements of written statement; providing time period for review; providing time period for which the Governor may hold a public hearing; requiring report from the Governor; allowing state agency or state officer to enter into certain proposed contract; requiring revised contract in certain circumstances; requiring letter to accompany revised contract if all recommended changes are not made; providing for additional hearings and additional reports; requiring certain revised contract terms to be treated as a new proposed contract; providing for expedited review of proposed contract; requiring certain statement from retained outside counsel at conclusion of legal proceeding; providing maximum amount of fees and expenses to be incurred; providing for reduction in fee; providing that act does not expand authority of state agency or state officer; providing for discretion in the request for proposal process; amending 74 O.S. 2001, Section 85.3A, as last amended by Section 1, Chapter 66, O.S.L. 2010 (74 O.S. Supp. 2010, Section 85.3A), which relates to The Oklahoma Central Purchasing Act; providing for exemption; providing for codification; and providing an effective date.

HB 1224 – By McCullough.

An Act relating to workers' compensation; amending 85 O.S. 2001, Section 1.1, as amended by Section 7, Chapter 1, 1st Extraordinary Session, O.S.L. 2005 (85 O.S. Supp. 2010, Section 1.1), which relates to Workers' Compensation Act applicability limitations; modifying agency designation; amending 85 O.S. 2001, Section 1.2, as amended by Section 1, Chapter 453, O.S.L. 2010 (85 O.S. Supp. 2010, Section 1.2), which relates to the creation and content of the Workers' Compensation Court; creating Workers' Compensation Court of Existing Claims; providing for the appointment of four judges; vacating all existing court positions; providing for the selection of new judges; modifying agency designation; requiring Senate confirmation of new judges; providing for appointments to the court; providing for selection of judges in certain circumstances; requiring that judges have five years of experience in workers' compensation matters; requiring Senate confirmation of any reappointed judge; specifying which claims the Workers' Compensation Court of Existing Claims shall adjudicate; amending 85 O.S. 2001, Section 1.2A, which relates to compensation of certain judges; modifying agency designation; amending 85 O.S. 2001, Section 1.3, as amended by Section 8, Chapter 1, 1st Extraordinary Session, O.S.L. 2005 (85 O.S. Supp. 2010, Section 1.3), which relates to the selection and duties of the administrator of the Workers' Compensation Court; modifying agency designations; creating the Workers' Compensation Commission; providing for appointment of three Commissioners; specifying qualifications for Commission; specifying Commission shall consist of at least one attorney and one physician; providing for compensation of Commissioners; establishing the position of administrative law judge within the workers' compensation system; specifying jurisdictional regions for administrative law judges; providing for venue of workers' compensation claims; requiring administrative law judges be confirmed by the Senate; allowing for hearings by videoconference in certain circumstances; authorizing Governor to remove Commissioners under certain circumstances; establishing procedure for removal of Commissioners; requiring Senate confirmation of removals; requiring a representative of the Attorney General to attend such

removals and advise or assist the Senate; providing for the subpoena of witnesses in removal proceedings; requiring Governor to provide certain information to the Secretary of State upon the removal of a Commissioner; specifying that Commissioners shall be officers of the state; requiring Commission members to take an oath of office; authorizing certain business be conducted with a quorum of Commissioners; authorizing the use of an office by the Commissioners; requiring Commissioners to conduct hearings at certain career or technology education centers; providing for the creation and use of an official seal; authorizing Commission to take certain administrative actions; requiring Commission to give notice of certain actions; specifying content of notice; providing that notice be sent to certain interested persons; requiring Commission compliance with the Administrative Procedures Act; providing for the payment of certain expenditures; authorizing the appointment of certain staff; providing for the compensation of certain rate experts; providing for salaries of certain employees; specifying administrative law judge duties; limiting administrative law judge authority to issues of compensability; providing for traveling expenses by Commission and Commission's employees; specifying Commission's power and duties; authorizing Commission to hear and determine compensation claims; authorizing Commission to hear appeals from certain orders; authorizing Commission to hire a Chief Medical Officer; authorizing Commission to approve certain medical and legal claims; authorizing Commission to excuse certain failures to provide notice; authorizing Commission to determine awards; authorizing Commission to make findings of fact; authorizing Commission to make rulings of law; authorizing Commission to enter orders in appealed cases; authorizing Commission to specify terms of payment and order certain reimbursements; authorizing Commission to assess penalties; authorizing Commission to prescribe certain rules and regulations; authorizing Commission to issue subpoenas, administer oaths and take testimony; authorizing Commission to transfer certain excess income to certain charitable organizations; authorizing Commission to establish and impose certain fees; providing for the deposit of certain fees; requiring Commission to provide an annual report to the Legislature; amending 85 O.S. 2001, Section 3, as last amended by Section 1, Chapter 452, O.S.L. 2010 (85 O.S. Supp. 2010, Section 3), which relates to definitions; modifying definitions; amending 85 O.S. 2001, Section 3.1, which relates to death benefit definitions; modifying definitions; providing for compensation of certain alien nonresident dependents; limiting certain benefits to nonresident dependents; amending 85 O.S. 2001, Section 3.4, which relates to procedure for commencing workers' compensation claims; requiring certain employees to report injuries to employer in writing within a certain period; providing that failure to timely report injuries shall relieve employer of duty to compensate employee; requiring employers to develop certain reporting procedures; providing that certain signed statements exculpating employer shall bar employee from compensation; prohibiting employee remedies in certain circumstances; authorizing Commission to develop preliminary conferences procedures for workers' compensation claims; providing that claimants be advised of their rights; specifying that claimants may be advised of rights at certain Career Tech centers; authorizing Commission to facilitate settlement of claims; modifying agency designation; specifying that certain hearings shall be subject to certain rules of evidence; specifying burden of proof; providing that claim hearings shall be open to the public; providing that all hearings shall be documented by certain means; requiring that all evidence be presented at initial hearing; requiring that certain written reports be provided to opposing parties; requiring notification of opposing parties of intent to cross-examine certain physicians; allowing hearing officer or Commissioner discretion in

admitting certain evidence; specifying the use of certain reports and depositions by administrative law judges; amending 85 O.S. 2001, Section 3.6, as amended by Section 1, Chapter 403, O.S.L. 2010 (85 O.S. Supp. 2010, Section 3.6), which relates to appellate procedures for workers' compensation claims; modifying agency designation; providing that Commission shall hear certain appeals; authorizing Commission to reverse or modify certain decisions; providing that certain decisions of the Commission shall be final; restricting Supreme Court authority to reverse Workers' Compensation Commission decisions to certain issues or grounds; authorizing Supreme Court to require a bond in certain cases; amending 85 O.S. 2001, Section 3.7, which relates to powers and duties of the Workers' Compensation Administrator; authorizing Administrator to accept and record certain settlements; modifying agency designations; deleting obsolete language; removing authority of Administrator to adopt certain rules and impose certain penalties; amending 85 O.S. 2001, Sections 3.8, 3.10, as last amended by Section 3, Chapter 403, O.S.L. 2010, and 4 (85 O.S. Supp. 2010, Section 3.10), which relate to workers' compensation general provisions; modifying agency designations; amending 85 O.S. 2001, Section 11, as last amended by Section 2, Chapter 452, O.S.L. 2010 (85 O.S. Supp. 2010, Section 11), which relates to employer payment of certain compensation; deleting reference to certain injuries; updating statutory reference; amending 85 O.S. 2001, Section 12, as last amended by Section 3, Chapter 452, O.S.L. 2010 (85 O.S. Supp. 2010, Section 12), which relates to certain employer liability; specifying applicability to certain employers; deleting reference to certain rights arising under the Oklahoma Constitution; providing penalty for failure to secure compensation; authorizing Commission to serve certain orders for certain violations; providing employers opportunity to contest certain Commission orders; allowing for hearings to contest certain orders; specifying burden of employer to overturn certain orders; providing for hearings in certain disputes between employers and insurers; requiring Commission to notify insurer of certain hearings; requiring insurer to respond to certain notice of hearing within a certain period; authorizing Commission to assess certain fines for certain violations; providing Commission authority to petition district court in certain circumstances; authorizing Commission to seek certain injunction; requiring employers to post certain notices; specifying certain notice requirements; specifying that employers shall not be liable for certain injuries; authorizing Commission to establish certain rules and regulations concerning medical service fees; allowing Commission to establish maximum allowable fees; amending 85 O.S. 2001, Section 14, as last amended by Section 4, Chapter 452, O.S.L. 2010 (85 O.S. Supp. 2010, Section 14), which relates to the provision of medical services after an injury; specifying that injured employees may seek hearing at the Commission or the Court of Existing Claims depending upon the date of injury; modifying agency designations; providing for the limitation of certain medical treatments; providing for the ongoing service and replacement of certain medical devices; amending 85 O.S. 2001, Section 14.2, as amended by Section 16, Chapter 1, 1st Extraordinary Session, O.S.L. 2005 (85 O.S. Supp. 2010, Section 14.2), which relates to the selection of treating physicians under certified workplace plans; modifying agency designations; amending 85 O.S. 2001, Section 14.3, as amended by Section 17, Chapter 1, 1st Extraordinary Session, O.S.L. 2005 (85 O.S. Supp. 2010, Section 14.3), which relates to certified workplace medical plans; modifying agency designation; extending period an insured may contract with an independent insurer in certain circumstances; requiring employees to obtain written confirmation that dispute resolution has failed and been exhausted; specifying that certain medical evaluations shall not be admissible if certain conditions have not been met; authorizing Commission to alter the course of certain medical treatments under certain

conditions; requiring all state agencies to adopt and implement certain certified workplace plan; amending 85 O.S. 2001, Section 15, which relates to employer requirement of providing prosthetic devices in certain circumstances; modifying agency designation; amending 85 O.S. 2001, Section 16, as amended by Section 18, Chapter 1, 1st Extraordinary Session, O.S.L. 2005 (85 O.S. Supp. 2010, Section 16), which relates to vocational rehabilitation and job placement services; requiring Commission to hire a Vocational Rehabilitation Director; establishing qualifications of Vocational Rehabilitation Director; specifying duties of Vocational Rehabilitation Director; authorizing the request of vocational rehabilitation services by parties to a compensation claim under certain circumstances; authorizing Vocational Rehabilitation Director to issue certain administrative orders; providing that such administrative orders are appealable to Commission; authorizing Director to assign certain vocational rehabilitation counselors in certain circumstances; providing certain services to be paid by employer; authorizing concurrent medical treatment and vocational rehabilitation services; modifying agency designation; specifying that vocational rehabilitation services shall be payable only to rehabilitating provider; extending time frame for certain vocational rehabilitation services; prohibiting the payment for vocational rehabilitation to be a separate item in a settlement or included in a calculation of legal fees; amending 85 O.S. 2001, Section 17, as last amended by Section 19, Chapter 1, 1st Extraordinary Session, O.S.L. 2005 (85 O.S. Supp. 2010, Section 17), which relates to the determination of disability; modifying agency designations; providing that determination of disability shall be the responsibility of the Chief Medical Officer; requiring all claims for disability be supported by certain testimony and include certain evaluations; requiring evaluation be sent to parties within seven days; requiring medical opinions be stated within a reasonable degree of medical certainty; defining terms; stating purpose of program; specifying scope of program; establishing qualifications of physicians seeking appointment to Medical Impairment Rating Registry; specifying application procedure for physicians seeking appointment to Medical Impairment Rating Registry; specifying appointment and retention requirements of certain physicians; providing appeal procedure for physicians denied appointment on Registry; specifying circumstances wherein a Medical Impairment Rating Registry physician shall be appointed; providing for the selection of a Registry physician; providing procedure for certain disagreements between the parties; providing for the selection of a Registry physician; establishing that the impairment rating determined by the Medical Impairment Rating Registry physician shall be presumed accurate; authorizing the Program Coordinator to select a Registry physician under certain circumstances; requiring Program Coordinator to contact a selected Registry physician within three days after selection; requiring parties to submit copies of all pertinent medical records to the Registry physician; authorizing Program Coordinator certain discretion in accepting certain untimely submitted records; specifying how medical records shall be organized; prohibiting the submission of certain types of evidence to the Registry physician; requiring that claimants complete all forms; providing for assistance to claimants in completing forms; authorizing the use of a translator in certain circumstances; providing for reimbursement of claimant travel under certain circumstances; providing for the payment of a Registry physician; specifying fee amounts based upon the length of time taken to complete the report; specifying what the Registry physician fee includes; providing for late fees and penalties under certain circumstances; providing procedure for cancellation of evaluation appointments; allowing evaluations of multiple impairments by different Registry physicians in certain circumstances; prohibiting certain physicians from rendering certain opinions; requiring

disclosure by physicians in certain potential conflict of interest circumstances; providing penalties for failure to comply with conflict of interest requirements; prohibiting certain physicians from communicating with parties except under certain circumstances; requiring the requesting party to compensate certain physicians if physician is a witness at any proceeding; establishing requirements for physicians conducting certain evaluations; specifying certain requirements physicians must follow prior to certain evaluations; specifying certain requirements physicians must follow upon the completion of certain evaluations; specifying that completed reports shall be sent to the Program Coordinator; specifying that evaluations do not create a doctor-patient relationship between claimants and physicians; providing that certain physicians shall only evaluate impairment and not offer medical advice or a diagnosis; prohibiting certain physicians from recommending treatment in evaluation assessments; establishing reporting requirements of the Medical Impairment Rating report; requiring that Medical Impairment Rating physicians review attending physician evaluations; providing reporting procedure if the Medical Impairment Rating physician agrees with evaluation of attending physician; providing reporting requirements if the Impairment Rating is consistent with American Medical Association guidelines; providing reporting requirements if the Impairment Rating is not consistent with certain guidelines; requiring certain physicians explain rationale for certain ratings; requiring certain physicians sign reports; providing statement required on certain reports; providing procedure if the Medical Impairment Rating physician disagrees with attending physician determinations; providing that certain physician services conclude upon the issuance of certain report; providing that Medical Impairment Ratings shall be subject to certain review; providing for the removal of Medical Impairment Rating physicians in certain circumstances; providing grounds for removal of Medical Impairment Rating physician from listing; establishing procedure for complaints regarding Medical Impairment Rating physicians; allowing Medical Impairment Rating physicians opportunity to respond to certain complaints; authorizing Chief Medical Officer to make determinations concerning certain complaints; providing procedure for physicians to request reconsideration of certain Chief Medical Officer decisions; providing procedure for reinstatement of certain physicians to Medical Impairment Rating Registry; providing Chief Medical Officer authority to impose certain penalties; providing discretion to the Chief Medical Officer with respect to certain time limitations; requiring parties to cooperate in the scheduling of certain evaluations; prohibiting parties from seeking a second opinion in certain circumstances; providing for issuance of final determination of disability by Chief Medical Officer; providing limitations for appeal of certain Chief Medical Officer rulings; authorizing Commission to select a Chief Medical Officer; requiring confirmation of Chief Medical Officer by Senate; providing for review by the Commission of Chief Medical Officer's performance; specifying circumstances and procedure for reappointment of Chief Medical Officer; providing for compensation of Chief Medical Officer; establishing duties of Chief Medical Officer; providing Commission authority to review certain administrative orders issued by the Chief Medical Officer; amending 85 O.S. 2001, Section 22, as last amended by Section 5, Chapter 452, O.S.L. 2010 (85 O.S. Supp. 2010, Section 22), which relates to compensation schedules for specific injuries; providing that the loss of certain body parts shall constitute total disability; prohibiting the receipt of both permanent total disability and any other benefit simultaneously; authorizing annual certification of continuing disability; providing authority to Commission to refer certain cases to fraud unit; establishing partial disability rates for injuries incurred on or after the effective date of act; specifying that the odd-lot doctrine shall not apply in permanent disability cases; providing

for the receipt of certain benefits for injuries incurred prior to effective date of act; providing the maximum amount of compensation to be paid for certain disabilities; modifying agency designation; amending 85 O.S. 2001, Section 24.1, as amended by Section 21, Chapter 1, 1st Extraordinary Session, O.S.L. 2005 (85 O.S. Supp. 2010, Section 24.1), which relates to record keeping requirements; modifying agency designations; amending 85 O.S. 2001, Section 24.2, which relates to notice requirements for certain injuries; modifying notice requirements for certain injuries; modifying agency designation; amending 85 O.S. 2001, Section 25, which relates to the examination of injured employees; modifying agency designation; amending 85 O.S. 2001, Section 26, as amended by Section 22, Chapter 1, 1st Extraordinary Session, O.S.L. 2005 (85 O.S. Supp. 2010, Section 26), which relates to specific notice requirements; removing requirement that Administrator or certain judges approve certain settlements; removing requirement that Court promulgate certain rules with respect to compromise settlements; removing authority of Court to make certain rulings with respect to payment of certain compromise settlements; removing authority of Court to make certain final decisions; modifying agency designation; amending 85 O.S. 2001, Section 27.1, which relates to cumulative medical testimony in certain cases; modifying agency designation; authorizing Commission to review any compensation order, decision or award; providing for the review by an administrative law judge or the Commission of certain terminated benefits for certain reasons; authorizing Commission to make certain determinations upon review of certain compensation orders; authorizing Commission to correct certain clerical errors; amending 85 O.S. 2001, Section 30, as amended by Section 23, Chapter 1, 1st Extraordinary Session, O.S.L. 2005 (85 O.S. Supp. 2010, Section 30), which relates to certain costs and penalties; modifying agency designation; modifying certain settlement offer requirements; extending certain settlement deadlines; limiting amount claimant's attorney may be compensated in certain settlement agreements; prohibiting claimant attorney from deducting or withholding certain portions of settlement proceeds from claimant for certain uses; amending 85 O.S. 2001, Section 41, which relates to the payment of certain permanent partial or permanent total awards; modifying agency designation; amending 85 O.S. 2001, Section 41.1, which relates to whether certain payments may be credited to employer or insurer; authorizing employers or insurers to deduct certain payments made from certain permanent disability awards; removing authority of certain self-insured employers to take credit for certain overpayments; amending 85 O.S. 2001, Section 42, as amended by Section 1, Chapter 236, O.S.L. 2010 (85 O.S. Supp. 2010, Section 42), which relates to the nonpayment or failure to pay awards under certain circumstances; modifying agency designation; modifying applicable interest rate to that of average Treasury Bills from preceding year; amending 85 O.S. 2001, Section 43, as amended by Section 24, Chapter 1, 1st Extraordinary Session, O.S.L. 2005 (85 O.S. Supp. 2010, Section 43), which relates to time limitations of injury or death claims; reducing amount of time a claimant may claim compensation after injury; restricting the filing of certain claims after last medical treatment; reducing amount of time a claimant may seek compensation for repeated trauma injuries; reducing amount of time a claimant may make certain claims after termination of employment; reducing amount of time a claimant may pursue a hearing on certain claims; reducing amount of time claims may be heard after termination of payments; modifying agency designation; authorizing Court to reopen certain claims; amending 85 O.S. 2001, Section 44, as amended by Section 25, Chapter 1, 1st Extraordinary Session, O.S.L. 2005 (85 O.S. Supp. 2010, Section 44), which relates to certain claims against third-party insurers; modifying agency designation; removing prohibition against employer or insurer pursuing the right of subrogation in

certain circumstances; removing provision allowing employers to have a cause of action against third parties in certain circumstances; amending 85 O.S. 2001, Section 45, which relates to certain benefits or assets of a claimant being exempt in the determination of certain benefits; providing that the unemployment laws of any other state shall not result in duplicative payment of certain benefits; amending 85 O.S. 2001, Section 47.1, which relates to waiver of compensation by employees in certain circumstances; updating agency designation; amending 85 O.S. 2001, Section 48.1, which relates to certain liens for the payment of child support; modifying agency designation; amending 85 O.S. 2001, Section 61, as amended by Section 78, Chapter 264, O.S.L. 2006 (85 O.S. Supp. 2010, Section 61), which relates to means by which an employer may secure compensation to injured employees; modifying agency designation; amending 85 O.S. 2001, Section 61.2, which relates to workplace safety plans; modifying agency designation; amending 85 O.S. 2001, Section 64, as last amended by Section 79, Chapter 264, O.S.L. 2006 (85 O.S. Supp. 2010, Section 64), which relates to insurance policy requirements; requiring that insurers have complete settlement authority to attend certain dispute resolution proceedings; specifying that certain violations shall be subject to certain penalties in dispute resolution proceedings; amending 85 O.S. 2001, Sections 66.1 and 66.2, which relate to the Individual Self-Insured Guaranty Fund Board and the Group Self-Insurance Association Guaranty Fund Board; modifying agency designations; amending 85 O.S. 2001, Sections 80, 81, 84, 85 and 104, which relate to the Workers' Compensation Act; modifying agency designation; amending 85 O.S. 2001, Section 110, as amended by Section 1, Chapter 338, O.S.L. 2002 (85 O.S. Supp. 2010, Section 110), which relates to inquiry into an employee's prior claims; providing that an employee's failure to answer truthfully certain inquiries into past injuries shall subject the employee to discharge; modifying agency designation; amending 85 O.S. 2001, Section 112, which relates to the Advisory Council on Workers' Compensation; reducing membership from nine to seven members; authorizing the Chairman of the Commission to act as ex officio nonvoting member; specifying Governor appointments; specifying Speaker of the House of Representatives appointments; specifying President Pro Tempore appointments; providing for selection of an additional member; prohibiting certain professionals from serving on the Advisory Council; providing for three-year terms; specifying quorum requirement of the Advisory Council; modifying agency designations; specifying that Council shall consult with the Commission and Chief Medical Officer regarding oversight; amending 85 O.S. 2001, Sections 149.1 and 149.2, which relate to rules for certain employer self-insured pools; modifying agency designation; amending 85 O.S. 2001, Section 171, as amended by Section 27, Chapter 1, 1st Extraordinary Session, O.S.L. 2005 (85 O.S. Supp. 2010, Section 171), which relates to certain definition; modifying agency designation; amending 85 O.S. 2001, Section 173, as last amended by Section 29, Chapter 1, 1st Extraordinary Session, O.S.L. 2005 (85 O.S. Supp. 2010, Section 173), which relates to the creation of the Multiple Injury Trust Fund; modifying agency designations; amending 85 O.S. 2001, Section 175, as last amended by Section 30, Chapter 1, 1st Extraordinary Session, O.S.L. 2005 (85 O.S. Supp. 2010, Section 175), which relates to the administration of the Multiple Injury Trust Fund by CompSource Oklahoma; modifying agency designation; amending 85 O.S. 2001, Section 177, which relates to the creation of an administration fund; modifying agency designations; amending 85 O.S. 2001, Section 201, as amended by Section 6, Chapter 403, O.S.L. 2010 (85 O.S. Supp. 2010, Section 201), which relates to authority of the Administrator to impose certain penalties on health care providers for certain violations; modifying agency designation; amending 85 O.S. 2001, Section 201.1, as last amended by Section 6, Chapter 452, O.S.L. 2010 (85 O.S.

Supp. 2010, Section 201.1), which relates to the creation of a Physician Advisory Committee; modifying agency designation; providing that recommendations made by the committee concerning acceptable deviations from certain guidelines shall be reviewed and adopted by the Chief Medical Officer; removing authority of Committee to make certain determinations with respect to permanent impairment; requiring treatment guidelines be recommended to Chief Medical Officer for use in all workers' compensation claims; defining medical treatment for certain purposes; requiring that recommended guidelines reflect evidence and scientifically approved standards of medical treatment; providing that certain treatments which are outside of the scope of treatment guidelines may be approved in certain circumstances; requiring Chief Medical Officer to explain in order why treatment is appropriately outside of medical guidelines; removing provisions establishing treatment guidelines; modifying agency designation; directing Committee to develop certain list; directing Committee to assist Administrator in developing certain plan; defining terms; amending 85 O.S. 2001, Section 203, which relates to disputes between carriers or employers; modifying agency designation; amending 85 O.S. 2001, Section 211, which relates to authorization to inspect or examine certain records; modifying agency designation; repealing 85 O.S. 2001, Section 3.5, as amended by Section 10, Chapter 1, 1st Extraordinary Session, O.S.L. 2005 (85 O.S. Supp. 2010, Section 3.5), which relates to venue of workers' compensation claims; repealing 85 O.S. 2001, Section 21, which relates to the computation of average weekly wages; repealing 85 O.S. 2001, Section 28, which relates to the review of awards by the Court; repealing 85 O.S. 2001, Section 69.5, which relates to powers and duties of the Workers' Compensation Court Presiding Judge; repealing 85 O.S. 2001, Section 122, which relates to the abrogation of the right to recover damages in certain circumstances; repealing 85 O.S. 2001, Section 201.2, which relates to requiring the Physician Advisory Committee to develop certain recommendations; providing for codification; and providing an effective date.

HB 1225 – By Ownbey.

An Act relating to initiative and referendum; amending 34 O.S. 2001, Section 9, as last amended by Section 2, Chapter 318, O.S.L. 2009 (34 O.S. Supp. 2010, Section 9), which relates to initiative petitions; requiring statement of funding sources for certain measures; and providing an effective date.

HB 1226 – By Ownbey.

An Act relating to eminent domain; requiring an unused portion of condemned real property to be offered for resale to the original owner or heirs; requiring certain person, agency or entity to provide certain notice to former landowner; specifying manner of notification; allowing property to be sold at public sale under certain conditions; providing for codification; and providing an effective date.

HB 1227 – By Ownbey.

An Act relating to higher education; establishing the official name of the education program located in Ardmore, Oklahoma, as the University Center of Southern Oklahoma; stating the effect of the name change; amending 70 O.S. 2001, Section 3213, as amended by Section 1, Chapter 73, O.S.L. 2009 (70 O.S. Supp. 2010, Section 3213), which relates to the Ardmore Higher Education Program; amending Section 12, Chapter 2, O.S.L. 2005, as last amended by Section 6, Chapter 54, O.S.L. 2008 (70 O.S. Supp. 2010, Section 3980.12), which relates to loans and issuance of obligation by the Oklahoma Capitol Improvement Authority; amending 70 O.S. 2001, Section 4427, as amended by Section 5, Chapter 402, O.S.L. 2005 (70 O.S. Supp. 2010, Section 4427), which relates to the McCurtain County Higher Education Program; updating statutory language; changing the name of the

Ardmore Higher Education Program; amending 62 O.S. 2001, Section 57.303, which relates to Oklahoma Building Bonds of 1992; changing the name of the Ardmore Higher Education Program; providing for codification; providing an effective date; and declaring an emergency.

HB 1228 – By Ownbey.

An Act relating to public health and safety; creating the Sheltered Workshop Act; stating purpose; defining terms; providing powers and duties of the Department of Human Services; requiring Department to develop rules and standards for sheltered workshops; specifying standard requirements; providing duration of license; providing for annual renewal of licenses; providing for form of license; providing license requirements and restrictions; specifying required elements of applications; establishing age and experience requirements for applicants; providing that certain persons and entities are ineligible for licensing or certain contracts; authorizing conditional licenses; specifying information required for applications; establishing requirements of conditional license; authorizing Department to establish certain corrective plans for license applicants; requiring written notice for conditional licenses; authorizing informal conference in certain circumstances; specifying procedure for informal conference; authorizing Department to revise determination after informal conference; restricting transfer of licenses; providing requirements for transfer of licenses; specifying transferor shall be liable for operation of workshop until transfer is completed; requiring inspection of sheltered workshops by Department; providing for rules; specifying notice shall not be required prior to inspections; requiring Department to keep certain log for each workshop; specifying details to be recorded in log; requiring background checks of workshop employees; prohibiting employment of certain persons; providing for waivers; specifying conditions of waiver; authorizing criminal background checks under certain circumstances; specifying criminal background records shall be confidential; providing exceptions; requiring destruction of background checks after certain period; providing for codification; and providing an effective date.

HB 1229 – By Ownbey.

An Act relating to motor vehicles; amending 47 O.S. 2001, Section 14-120.1, which relates to oversize loads; modifying escort vehicle requirements; and declaring an emergency.

HB 1230 – By Ownbey.

An Act relating to motor vehicles; amending 47 O.S. 2001, Section 1105, as last amended by Section 3, Chapter 297, O.S.L. 2008 (47 O.S. Supp. 2010, Section 1105), which relates to certificates of title; removing certain title application requirements; expanding scope of declaration; amending 47 O.S. 2001, Section 1111, as last amended by Section 2, Chapter 321, O.S.L. 2010 (47 O.S. Supp. 2010, Section 1111), which relates to vehicle titles; modifying definition; providing an effective date; and declaring an emergency.

HB 1231 – By Ownbey.

An Act relating to revenue and taxation; amending Section 1, Chapter 376, O.S.L. 2003, as amended by Section 4, Chapter 479, O.S.L. 2005 (68 O.S. Supp. 2010, Section 238.2), which relates to state employee income taxes; specifying that certain notices are not agency specific; amending 68 O.S. 2001, Section 255, as last amended by Section 10, Chapter 412, O.S.L. 2010 (68 O.S. Supp. 2010, Section 255), which relates to delinquent taxes; removing certain requirement that unfiled returns be consecutive; expanding scope to include withholding returns; amending 68 O.S. 2001, Section 228.1, which relates to tax

refunds; providing additional source of funds; providing an effective date; and declaring an emergency.

HB 1232 – By Sherrer.

An Act relating to motor vehicles; amending 47 O.S. 2001, Section 11-1302, as last amended by Section 1, Chapter 59, O.S.L. 2007 (47 O.S. Supp. 2010, Section 11-1302), which relates to temporary highway closings; authorizing closing based on flooding; allowing courts to order restitution reimbursing emergency responders; and declaring an emergency.

HB 1233 – By Sherrer.

An Act relating to roads, bridges and ferries; requiring Department of Transportation conduct certain feasibility study; providing for noncodification; and declaring an emergency.

HB 1234 – By Sherrer.

An Act relating to courts; authorizing district courts to use videoconferencing for certain court proceedings; requiring waiver prior to conducting proceedings with videoconferencing technology; providing for the promulgation of rules and procedures; providing for codification; and providing an effective date.

HB 1235 – By Sherrer.

An Act relating to public health and safety; amending 63 O.S. 2001, Sections 2-208, as amended by Section 3, Chapter 283, O.S.L. 2005 and 2-212, as last amended by Section 4, Chapter 458, O.S.L. 2010 (63 O.S. Supp. 2010, Sections 2-208 and 2-212), which relate to the Uniform Controlled Dangerous Substances Act; adding pseudoephedrine to Schedule III; deleting pseudoephedrine from Schedule V; deleting procedures for sale of certain products; deleting exemptions; deleting defined terms; amending 63 O.S. 2001, Sections 2-309C, as last amended by Section 5, Chapter 458, O.S.L. 2010 and 2-309D, as last amended by Section 3, Chapter 160, O.S.L. 2010 (63 O.S. Supp. 2010, Sections 2-309C and 2-309D), which relate to the Anti-Drug Diversion Act; deleting reporting and monitoring requirements for dispensers and registrants who dispense certain product; and providing an effective date.

HB 1236 – By Sherrer.

An Act relating to schools; amending 70 O.S. 2001, Section 18-200.1, as last amended by Section 2, Chapter 478, O.S.L. 2010 (70 O.S. Supp. 2010, Section 18-200.1), which relates to the State Aid formula; modifying amount of R.E.A. tax used in the Foundation Program Income calculation; providing an effective date; and declaring an emergency.

HB 1237 – By Sherrer.

An Act relating to cities and towns; creating the Municipal Methamphetamine Control Act; authorizing municipality to regulate and control certain drug; providing for codification; and providing an effective date.

HB 1238 – By Sherrer.

An Act relating to counties and county officers; amending 19 O.S. 2001, Section 131, as last amended by Section 9, Chapter 1, O.S.L. 2005 (19 O.S. Supp. 2010, Section 131), which relates to county officers; making elections for county officers nonpartisan; amending 19 O.S. 2001, Section 215.1, which relates to district attorneys; making elections for district attorneys nonpartisan; amending 19 O.S. 2001, Section 510, as last amended by Section 5, Chapter 53, O.S.L. 2004 (19 O.S. Supp. 2010, Section 510), which relates to county sheriffs; making elections for county sheriffs nonpartisan; amending 26 O.S. 2001, Sections 5-105, as amended by Section 7, Chapter 53, O.S.L. 2004, 8-101, 12-111, as

amended by Section 12, Chapter 447, O.S.L. 2002, 12-113, as last amended by Section 5, Chapter 369, O.S.L. 2004 and 12-114 (26 O.S. Supp. 2010, Sections 5-105, 12-111 and 12-113), which relate to candidates for nomination of office, certification and contest of nominees, and vacancies in certain county office; stating certain parameters for filing for office; removing references to county Runoff Primary Elections and Runoff Primary Elections for district attorneys; stating conditions for winning election; amending 51 O.S. 2001, Section 10, which relates to vacancies in state and county offices; providing for codification; and providing an effective date.

HB 1239 – By Sherrer.

An Act relating to insurance; amending 36 O.S. 2001, Section 101, which relates to the Oklahoma Insurance Code; clarifying language; and providing an effective date.

HB 1240 – By Key.

An Act relating to environment and natural resources; creating the Oklahoma Environmental Authority Act; stating legislative findings; making legislative declaration that certain environmental regulation activities are not subject to federal laws or regulation; authorizing state environmental agencies to cooperate with federal environmental agencies; prohibiting enforcement of certain federal laws and regulations; declaring certain federal laws to be invalid and to have no effect; establishing penalty for certain officials and employees for certain acts; providing for codification; and declaring an emergency.

HB 1241 – By McCullough.

An Act relating to environment and natural resources; creating the Oklahoma Beverage Container Recycling Task Force; providing termination date; stating purpose of the Task Force; providing for membership; providing date for appointments and organizational meeting; providing for selection of officers; stating duties; exempting the Task Force from certain acts; providing for meetings; providing for travel reimbursement and staff assistance; requiring completion of the study by a certain date; providing for noncodification; and declaring an emergency.

HB 1242 – By McCullough.

An Act relating to state government; prohibiting state agencies from contracting with certain persons; defining terms; providing for codification; and providing an effective date.

HB 1243 – By McDaniel (Randy).

An Act relating to licenses issued by the Insurance Department; amending 36 O.S. 2001, Sections 1435.6, as last amended by Section 24, Chapter 176, O.S.L. 2009, and 1435.29, as last amended by Section 13, Chapter 432, O.S.L. 2009 (36 O.S. Supp. 2010, Sections 1435.6 and 1435.29), which relate to the Oklahoma Producer Licensing Act; modifying reexamination requirements; modifying educational requirements; amending 36 O.S. 2001, Sections 6209, as amended by Section 45, Chapter 176, O.S.L. 2009, 6210, as last amended by Section 46, Chapter 176, O.S.L. 2009, and 6217, as last amended by Section 2, Chapter 355, O.S.L. 2010 (36 O.S. Supp. 2010, Sections 6209, 6210 and 6217), which relate to the Insurance Adjusters Licensing Act; modifying classes of business covered by insurance adjuster licenses; modifying reexamination requirements; modifying certain continuing education requirements; amending 59 O.S. 2001, Sections 1304, 1305, as last amended by Section 55, Chapter 222, O.S.L. 2010, 1308, 1308.1, 1309 and 1314, as last amended by Section 58, Chapter 222, O.S.L. 2010 (59 O.S. Supp. 2010, Sections 1305 and 1314), which relate to bail bondsmen; modifying duration of licenses; changing expiration date; requiring applications to be submitted electronically; requiring approval of certain forms by the Insurance Commissioner; authorizing Commissioner to require certain

fingerprint submissions; requiring payment of certain fee; specifying Commissioner shall require certain record checks; specifying criminal history record check requirements; authorizing Commissioner to contract for the collection and transmission of fingerprints; authorizing Commissioner to receive certain criminal record information; requiring Commissioner to treat certain information as confidential; specifying certain information shall not be subject to certain subpoena; authorizing Commissioner to promulgate certain rules; modifying application procedure and eligibility requirements; eliminating requirement that examination results be mailed; modifying reexamination waiting period; modifying continuing education requirements for bail bondsmen; modifying fee payment requirements; modifying time-period for license reinstatement; requiring certain reports to be submitted electronically; eliminating reporting by mail; providing an effective date; and declaring an emergency.

HB 1244 – By McDaniel (Randy).

An Act relating to state government; amending 74 O.S. 2001, Section 150.9, as last amended by Section 1, Chapter 107, O.S.L. 2008 (74 O.S. Supp. 2010, Section 150.9), which relates to criminal history records; requiring criminal history records check for certain persons; and providing an effective date.

HB 1245 – By Bennett.

An Act relating to crimes and punishments; amending 21 O.S. 2001, Section 1123, as last amended by Section 5, Chapter 226, O.S.L. 2010 (21 O.S. Supp. 2010, Section 1123), which relates to sexual battery; adding prohibited act; requiring reasonable suspicion for screening; permitting peace officer to offer assistance in certain cases; allowing civil actions for certain sexual battery to be filed in district court; providing for codification; and providing an effective date.

HB 1246 – By Bennett.

An Act relating to roads, bridges and ferries; amending 69 O.S. 2001, Section 1711, which relates to turnpikes; exempting the funeral processions of certain active duty military personnel from paying tolls; providing for codification; and declaring an emergency.

HB 1247 – By Grau.

An Act relating to property; requiring certain persons to transfer common areas to owners association at certain time; providing for codification; and providing an effective date.

HB 1248 – By Grau.

An Act relating to insurance; amending 36 O.S. 2001, Sections 6532, as last amended by Section 2, Chapter 207, O.S.L. 2009 and 6536, as amended by Section 4, Chapter 439, O.S.L. 2002 (36 O.S. Supp. 2010, Sections 6532 and 6536), which relate to the Health Insurance High Risk Pool Act; defining term; requiring Board of Directors of the Health Insurance High Risk Pool to establish an autism spectrum disorder high risk insurance pool; specifying requirements; and providing an effective date.

HB 1249 – By Rousselot.

An Act relating to crimes and punishments; amending Section 4, Chapter 268, O.S.L. 2006, as last amended by Section 2, Chapter 458, O.S.L. 2009 (21 O.S. Supp. 2010, Section 1835.2), which relates to property rights; permitting persons to retrieve domestic livestock or other animals on another's land under certain conditions; and providing an effective date.

HB 1250 – By Rousselot.

An Act relating to insurance; creating the Oklahoma Any Willing Institute Act; stating legislative findings; stating purpose; defining terms; prohibiting certain acts by health care insurers; providing that insurance providers may continue certain efficiency and cost-control programs; specifying that participation in a health plan is not mandatory for certain institutes; specifying that insurers may establish terms and conditions for participation in certain programs; specifying applicability to various insurance providers; requiring compliance with federal Employee Retirement Income Security Act of 1974; specifying that the Oklahoma Any Willing Institute Act shall not apply to certain self-insured businesses; authorizing the creation of certain networks by certain noninsurers; providing that the Oklahoma Any Willing Institute Act shall apply to state and education employees; specifying violations of act; providing for cause of action in the event of certain violations; providing that the Oklahoma Any Willing Institute Act shall be applicable to certain contracts arising after certain date; providing duties and powers of the Insurance Commissioner; providing for codification; and providing an effective date.

HB 1251 – By Rousselot.

An Act relating to waters and water rights; amending 82 O.S. 2001, Section 862, as last amended by Section 1, Chapter 301, O.S.L. 2008 (82 O.S. Supp. 2010, Section 862), which relates to the power and duties of the Grand River Dam Authority; limiting the power and right of the district to sell water; updating statutory language; and declaring an emergency.

HB 1252 – By Rousselot.

An Act relating to revenue and taxation; declaring intent; providing information regarding legislators; providing notice to certain legislators; requiring notice include certain information; providing exemption under certain circumstances; providing notice to House and Senate; requiring garnishment under certain circumstances; providing for codification; providing an effective date; and declaring an emergency.

HB 1253 – By Rousselot.

An Act relating to state government; recognizing the status of certain Indian Tribes; stating certain goal; granting tribal legislators immunity from certain arrests during certain times; granting immunity from arrest and questioning for certain speech and debate; applying certain exemptions to certain state law enforcement entities; providing for codification; and declaring an emergency.

HB 1254 – By Rousselot.

An Act relating to crimes and punishments; amending 21 O.S. 2001, Section 1713, which relates to receiving stolen property; prohibiting the sale of stolen property; providing penalties; and providing an effective date.

HB 1255 – By Rousselot.

An Act relating to crimes and punishments; authorizing United States Attorneys and Assistant United States Attorneys to carry firearm under certain circumstances; providing for codification; and providing an effective date.

HB 1256 – By Rousselot.

An Act relating to revenue and taxation; amending 68 O.S. 2001, Section 2368, as last amended by Section 12, Chapter 155, O.S.L. 2007 (68 O.S. Supp. 2010, Section 2368), which relates to income tax returns; providing for opt out related to filing of electronic income tax returns by tax return preparers; providing standard based on requirements of Internal Revenue Service; and declaring an emergency.

HB 1257 – By Rousselot.

An Act relating to game and fish; prohibiting the promulgation of a rule by the Wildlife Conservation Commission limiting the number of certain-sized blue catfish; requiring the Commission to amend or repeal certain rule; providing for codification; and declaring an emergency.

HB 1258 – By Rousselot.

An Act relating to crimes and punishments; amending 21 O.S. 2001, Section 1247, as last amended by Section 1, Chapter 95, O.S.L. 2010 (21 O.S. Supp. 2010, Section 1247), which relates to smoking in certain public areas; requiring all hospitals to be nonsmoking; prohibiting smoking with 200 feet of a hospital; and providing an effective date.

HB 1259 – By Rousselot.

An Act relating to daylight saving time; exempting Oklahoma from the federal daylight saving time provision; authorizing future action; providing for codification; and providing an effective date.

HB 1260 – By Rousselot.

An Act relating to revenue and taxation; enacting the Motor Vehicle Analysis Act; providing for noncodification; and providing an effective date.

HB 1261 – By Rousselot.

An Act relating to charity game equipment; amending 3A O.S. 2001, Section 421, as last amended by Section 1, Chapter 203, O.S.L. 2007 (3A O.S. Supp. 2010, Section 421), which relates to taxes on charity game equipment; exempting certain organizations from tax; amending 68 O.S. 2001, Section 1355, as last amended by Section 10, Chapter 302, O.S.L. 2008 (68 O.S. Supp. 2010, Section 1355), which relates to sales tax; exempting charity game equipment purchases by certain organizations; providing an effective date; and declaring an emergency.

HB 1262 – By Rousselot.

An Act relating to public health and safety; creating the Controlled Dangerous Substances Act of 2011; providing for noncodification; and providing an effective date.

HB 1263 – By Rousselot.

An Act relating to insurance; prohibiting the use of credit information in personal insurance; repealing Sections 1, 2 and 3, Chapter 127, O.S.L. 2003, Section 4, Chapter 127, O.S.L. 2003, as amended by Section 8, Chapter 222, O.S.L. 2010, Sections 5, 6, 7, 8, 9 and 10, Chapter 127, O.S.L. 2003 (36 O.S. Supp. 2010, Sections 950, 951, 952, 953, 954, 955, 956, 957, 958 and 959) which relate to the Use of Credit Information in Personal Insurance Act; repealing act; providing for codification; and providing an effective date.

HB 1264 – By Rousselot.

An Act relating to soldiers and sailors; amending 72 O.S. 2001, Section 32, which relates to burial expenses for certain veterans; clarifying language; and providing an effective date.

HB 1265 – By Rousselot.

An Act relating to children; amending 10 O.S. 2001, Section 1505a, which relates to the appointment of certain juvenile officers; clarifying language; and providing an effective date.

HB 1266 – By Rousselot.

An Act relating to guardians and wards; amending 30 O.S. 2001, Section 1-101, which relates to the Oklahoma Guardianship and Conservatorship Act; clarifying language; and providing an effective date.

HB 1267 – By Sears.

An Act relating to education appropriations; requiring transfer of funds to the Teachers' Retirement System of Oklahoma for the Teachers' Retirement Credit; providing for noncodification; and declaring an emergency.

HB 1268 – By Coody.

An Act relating to schools; amending 70 O.S. 2001, Section 11-103.6, as last amended by Section 3, Chapter 173, O.S.L. 2007 (70 O.S. Supp. 2010, Section 11-103.6), which relates to high school graduation requirements; modifying curricular requirements for mathematics; specifying types of mathematics courses; allowing certain career technology courses to be substituted; delaying implementation under certain circumstances; directing the State Board of Education to make certain determination; requiring continuation of the additional mathematics course after implementation; modifying mathematics completion requirement for certain grades; and providing an effective date.

HB 1269 – By Coody.

An Act relating to schools; amending 70 O.S. 2001, Section 1210.508B, as last amended by Section 9, Chapter 456, O.S.L. 2009 (70 O.S. Supp. 2010, Section 1210.508B), which relates to the Reading Sufficiency Act; requiring all reading instruction in certain grades to include certain elements of instruction; listing elements; providing an effective date; and declaring an emergency.

HB 1270 – By Coody.

An Act relating to schools; creating the Health Education for Middle Schools Act of 2011; providing for the teaching of health education in the public schools contingent upon funding; providing that school district may determine when instruction is offered; providing for certain areas of instruction; providing that instruction shall be offered as a separate semester course; requiring teachers to hold a health and physical education certificate; allowing exemption from certain instruction under certain circumstances; encouraging local school districts to work with certain community-based organizations; requiring local school districts to notify parents or guardians of the names of community-based organizations; providing that certain copies be made available to parents or guardians upon request; providing for codification; and providing an effective date.

HB 1271 – By Coody.

An Act relating to mental health; amending 43A O.S. 2001, Section 1-103, as last amended by Section 1, Chapter 287, O.S.L. 2010 (43A O.S. Supp. 2010, Section 1-103), which relates to definitions; modifying definition; deleting definition; amending 43A O.S. 2001, Section 5-410, as last amended by Section 18, Chapter 97, O.S.L. 2006 (43A O.S. Supp. 2010, Section 5-410), which relates to a petition regarding a person requiring treatment; expanding list of those persons authorized to file a petition; and providing an effective date.

HB 1272 – By McDaniel (Jeannie).

An Act relating to public health and safety; stating legislative findings; creating the Compassionate Assistance for Rape Emergencies (CARE) Act; defining terms; directing the State Department of Health and specific persons to develop certain informational materials; directing the Department to distribute informational materials to hospitals and health care facilities that provide medical care to rape victims; specifying requirements for the informational materials; specifying standard of care requirements for hospitals and health care facilities; directing the Department to investigate certain complaints; directing

the Department to monitor compliance; providing penalties for noncompliance; providing for codification; providing for noncodification; and providing an effective date.

HB 1273 – By McDaniel (Jeannie).

An Act relating to public health and safety; creating the Oklahoma Methamphetamine Review Task Force; providing for membership; providing for appointment of chair; requiring organizational meeting; providing for selection of cochair and other officers; prescribing quorum requirement; outlining areas of study; providing for travel reimbursement; specifying reimbursement method for legislative members; providing for staff assistance; requiring final written report; specifying date of report; providing for termination of Task Force; providing for codification; providing an effective date; and declaring an emergency.

HB 1274 – By Virgin.

An Act relating to schools; amending 70 O.S. 2001, Section 6-187, as last amended by Section 4, Chapter 61, O.S.L. 2010 (70 O.S. Supp. 2010, Section 6-187), which relates to the Oklahoma teacher preparation system; removing certain date restrictions; allowing certain teachers to become certified in certain areas, subject to certain requirements; allowing teachers certified through accredited program to be certified in special education, subject to certain requirements; providing an effective date; and declaring an emergency.

HB 1275 – By Ownbey.

An Act relating to professions and occupations; amending 59 O.S. 2001, Section 567.3a, which relates to definitions; modifying certain terms; amending 59 O.S. 2001, Section 567.5, as amended by Section 2, Chapter 190, O.S.L. 2003 (59 O.S. Supp. 2010, Section 567.5), which relates to applicant requirements to practice as registered nurse; requiring minimum age; applicant requirements to practice as Advanced Practice Registered Nurse; amending 59 O.S. 2001, Section 567.6, as amended by Section 3, Chapter 190, O.S.L. 2003 (59 O.S. Supp. 2010, Section 567.6), which relates to applicant requirements to practice as licensed practical nurse; requiring minimum age; requiring certificate to practice as Advanced Unlicensed Assistant; providing requirements for certificate to practice as Advanced Unlicensed Assistant; amending 59 O.S. 2001, Section 567.7, as amended by Section 4, Chapter 190, O.S.L. 2003 (59 O.S. Supp. 2010, Section 567.7), which relates to the renewal or reinstatement of a license; requiring suspension of license or certificate for nonpayment after notification; providing for reinstatement if payment is made; amending 59 O.S. 2001, Section 567.8, as amended by Section 5, Chapter 190, O.S.L. 2003 (59 O.S. Supp. 2010, Section 567.8), which relates to the denial, revocation or suspension of a license or certification; adding items for which discipline action may be imposed; providing Board shall retain jurisdiction over certain individuals; providing for immediate suspension upon proof of incarceration; amending 59 O.S. 2001, Section 567.11, which relates to exceptions to applicability of certain act; providing exceptions for nurses with licenses in another state under certain circumstances; providing that certain education programs meet certain requirements; amending 59 O.S. 2001, Section 567.17, as amended by Section 6, Chapter 190, O.S.L. 2003 (59 O.S. Supp. 2010, Section 567.17), which relates to a peer assistance program; requiring the payment of costs; requiring conditions to be placed on license under certain circumstance; requiring criminal background checks; permitting certain persons to rescind or withdraw license instanter under certain circumstance; amending 74 O.S. 2001, Section 3601.1, as last amended by Section 5, Chapter 300, O.S.L. 2008 (74 O.S. Supp. 2010, Section 3601.1), which relates to the maximum number of employees at certain state agencies; increasing the maximum

number of employees at certain board; providing for codification; and providing an effective date.

HB 1276 – By Ritze.

An Act relating to public health and safety; making legislative findings; making certain declarations; providing duty of Legislature to enact measure to prevent enforcement of certain federal act; making certain violations a felony; making certain violations a misdemeanor; providing penalties; creating private cause of action; providing for codification; and declaring an emergency.

HB 1277 – By Watson.

An Act relating to oil and gas; amending 52 O.S. 2001, Section 1, which relates to defining Corporation Commission; clarifying language; and providing an effective date.

HB 1278 – By Watson.

An Act relating to revenue and taxation; enacting the Oklahoma Public Finance Act of 2011; providing for noncodification; providing an effective date; and declaring an emergency.

HB 1279 – By Inman.

An Act relating to children; amending 10 O.S. 2001, Section 7212, as amended by Section 104, Chapter 233, O.S.L. 2009, and as renumbered by Section 308, Chapter 233, O.S.L. 2009 (10A O.S. Supp. 2010, Section 1-9-116), which relates to foster care education and training; requiring the Department of Human Services to offer training to certain number of prospective kinship foster parents; requiring the inclusion of certain training information on Department website; and providing an effective date.

HB 1280 – By Proctor.

An Act relating to revenue and taxation; amending 68 O.S. 2001, Section 1357, as last amended by Section 5, Chapter 419, O.S.L. 2010 (68 O.S. Supp. 2010, Section 1357), which relates to general sales tax exemption; creating sales tax exemption for bread, milk and eggs; limiting eligibility to certain sales; providing an effective date; and declaring an emergency.

HB 1281 – By Dank.

An Act relating to schools; creating the School Administrative Restructuring Act; providing definitions; directing the State Department of Education to publish an administrative restructuring list; requiring the inclusion of certain-sized school district; directing the State Board of Education to establish a schedule; allowing certain school districts to voluntarily restructure or be annexed; providing for submission of petition to the State Board of Education; establishing timeline for restructuring or annexation; providing for mandatory restructuring by certain date; requiring prompt action; establishing criteria for approval of a voluntary restructuring or annexation; prohibiting a negative impact on desegregation; providing for transfer of bonded indebtedness; providing for the division of property; prohibiting the closing of a school site for certain period; limiting number of superintendents; allowing restructuring of noncontiguous school districts if certain conditions are met; allowing certain districts in the same county to restructure; allowing certain school districts to be eligible for certain funds; directing the Board to promulgate rules; requiring certain school districts and the Department to track the educational progress of certain students; requiring a written report; requiring certain school districts to retain student records and historical records and artifacts; amending 70 O.S. 2001, Section 7-202, as last amended by Section 3, Chapter 448, O.S.L. 2009 (70 O.S. Supp. 2010, Section 7-202), which relates to application of the Oklahoma School Consolidation and Annexation

Act; expanding application of the act; providing for codification; and declaring an emergency.

HB 1282 – By Dank.

An Act relating to public health and safety; amending 63 O.S. 2001, Section 330.51, as last amended by Section 1, Chapter 291, O.S.L. 2006 (63 O.S. Supp. 2010, Section 330.51), which relates to definitions; revising certain terms; adding certain terms; amending 63 O.S. 2001, Section 330.52, as last amended by Section 10, Chapter 347, O.S.L. 2007 (63 O.S. Supp. 2010, Section 330.52), which relates to the Oklahoma State Board of Examiners for Long-Term Care Administrators; re-creating the Board for certain term; modifying composition of Board membership; providing effective date for Board vacancy; providing effective date for appointments; providing for terms; amending 63 O.S. 2001, Section 330.53, as last amended by Section 2, Chapter 273, O.S.L. 2006 (63 O.S. Supp. 2010, Section 330.53), which relates to qualifications for licenses; providing for license or certificate to serve in facility; permitting certain persons to continue to serve in their current capacity; amending 63 O.S. 2001, Section 330.54, as amended by Section 4, Chapter 291, O.S.L. 2006 (63 O.S. Supp. 2010, Section 330.54), which relates to license fees; requiring person to meet renewal requirements for license or certification; amending 63 O.S. 2001, Section 330.57, as amended by Section 6, Chapter 291, O.S.L. 2006 (63 O.S. Supp. 2010, Section 330.57), which relates to qualifications of administrators; authorizing the promulgation of certain rules; amending 63 O.S. 2001, Section 330.58, as last amended by Section 2, Chapter 411, O.S.L. 2008 (63 O.S. Supp. 2010, Section 330.58), which relates to duties of the Board; amending 63 O.S. 2001, Section 330.59, as amended by Section 8, Chapter 291, O.S.L. 2006 (63 O.S. Supp. 2010, Section 330.59), which creates certain civil penalty; amending Section 5, Chapter 168, O.S.L. 2005, as last amended by Section 4, Chapter 411, O.S.L. 2008 (63 O.S. Supp. 2010, Section 330.65), which relates to Board complaint procedures; requiring three persons to review certain complaints; and providing an effective date.

HB 1283 – By Dank.

An Act relating to counties and county officers; amending 19 O.S. 2001, Section 180.75, as amended by Section 2, Chapter 362, O.S.L. 2010 (19 O.S. Supp. 2010, Section 180.75), which relates to salaries and compensation; making certain salary increases discretionary; and providing an effective date.

HB 1284 – By Dank.

An Act relating to revenue and taxation; requiring certain reports to the Oklahoma Tax Commission and the State Insurance Department with respect to state tax credits; requiring compilation of report by Tax Commission and Insurance Department; requiring submission of report; prescribing content and format of report; requiring revenue estimate; requiring Oklahoma Tax Commission or Insurance Department to disallow tax credits for failure to report pursuant to requirement; providing for recomputation of tax liability; providing for penalty and interest; providing for codification; providing an effective date; and declaring an emergency.

HB 1285 – By Dank.

An Act relating to revenue and taxation; creating the Task Force for the Study of State Tax Credits and Economic Incentives; providing for membership of Task Force; requiring organizational meeting; providing for quorum; providing for cochaIRS; requiring study of certain tax credits; providing for study of economic incentives; defining scope of study; providing Task Force subject to certain statutory provisions; providing for staff assistance;

requiring final report; providing for termination of Task Force; providing for codification; providing an effective date; and declaring an emergency.

HB 1286 – By Dank.

An Act relating to workers' compensation; making workers' compensation insurance optional; requiring certain notifications; requiring filing of notice with Insurance Commissioner; requiring notice to employees; requiring the posting of certain information; prohibiting certain employer defenses; amending 85 O.S. 2001, Section 2.1, which relates to certain excluded employees; providing additional employees; amending 85 O.S. 2001, Section 2.6, as last amended by Section 1, Chapter 84, O.S.L. 2010 (85 O.S. Supp. 2010, Section 2.6), which relates to certain exemptions; providing additional exemption; providing for codification; and providing an effective date.

HB 1287 – By Proctor.

An Act relating to elections; amending 26 O.S. 2001, Section 20-103, which relates to the Presidential Preferential Primary; allowing certain registered voters to vote in the Presidential Preferential Primary election; providing for codification; and providing an effective date.

HB 1288 – By Proctor.

An Act relating to state government; amending 74 O.S. 2001, Section 4254, which relates to lobbying; prohibiting certain persons from receiving compensation or reimbursement for lobbying; prohibiting certain persons from being registered as lobbyist; and providing an effective date.

HB 1289 – By Derby.

An Act relating to schools; creating the School District County Restructuring Act; requiring school districts to restructure into a consolidated county school district; requiring school districts in certain counties to restructure into certain-sized school districts; allowing certain school districts to voluntarily submit a restructuring plan; specifying contents of the plan; establishing timeframe for submission and approval of the plan; directing the State Board of Education to develop a county consolidation plan in certain circumstances; providing for division of certain school district territory; requiring the State Superintendent of Public Instruction to convene board of education members for certain purpose; providing option for forming a new board of education for a county school district; making the consolidated county school district the legal successor of the school districts; limiting employment of a superintendent; requiring the retention and preservation of certain records, documents and artifacts; directing the Board to promulgate rules; requiring certain-sized school districts in certain counties to restructure by annexing; requiring certain-sized school districts in certain counties to restructure by dividing; providing for submission of a plan to the State Board of Education; establishing timeline for restructuring; directing the Board to restructure certain school districts in certain circumstances; requiring prompt action; establishing criteria for approval of a voluntary restructuring plan; specifying size of a restructured school district; prohibiting a negative impact on desegregation; providing for transfer of bonded indebtedness and school district assets; providing for the division of property; prohibiting the closing of a school site for certain period; limiting number of superintendents; allowing restructuring of noncontiguous school districts if certain conditions are met; requiring the retention and preservation of certain records, documents and artifacts; directing the Board to promulgate rules; providing for codification; providing an effective date; and declaring an emergency.

HB 1290 – By Derby.

An Act relating to the Oklahoma Turnpike Authority; prohibiting Oklahoma Turnpike Authority from incurring new debt; abolishing the Oklahoma Turnpike Authority upon satisfaction of debt; providing for interpretation of certain statutory references; transferring the duties to the Oklahoma Department of Transportation; transferring certain personnel, funds, records, encumbrances, equipment, and other items to the Oklahoma Department of Transportation; providing requirements pertaining to transfer of employees; providing for transition coordinators and a transition team; providing duties of the transition team; providing for codification; and declaring an emergency.

HB 1291 – By Derby.

An Act relating to firearms regulation; creating the Oklahoma Firearms Freedom Act; providing short title; providing legislative intent; providing definitions; making certain firearms, firearm accessories or ammunition exempt from federal law or federal regulation; providing exceptions; requiring certain identification mark on firearms manufactured or sold in Oklahoma; providing applicability of act; providing for codification; providing for noncodification; and providing an effective date.

HB 1292 – By Derby.

An Act relating to revenue and taxation; amending 68 O.S. 2001, Section 1358.1, as amended by Section 6, Chapter 353, O.S.L. 2007 (68 O.S. Supp. 2010, Section 1358.1), which relates to agriculture sales tax exemptions; limiting eligibility to certain individuals; and providing an effective date.

HB 1293 – By Derby.

An Act relating to revenue and taxation; amending 68 O.S. 2001, Sections 2890, as amended by Section 8, Chapter 447, O.S.L. 2004, 2905, 2906 and 2907 (68 O.S. Supp. 2010, Section 2890), which relate to ad valorem taxes; modifying income eligibility limitations; and providing an effective date.

HB 1294 – By Derby.

An Act relating to schools; requiring elementary school districts to consolidate by a certain date; allowing elementary school districts to submit a consolidation plan to the State Board of Education; requiring the Board to consolidate elementary school districts that do not submit a plan; providing for the selection of a board of education for the consolidated school district; allowing for a temporary increase in the number of board positions; making the consolidated school district the legal successor of the participating school districts; providing for codification; providing an effective date; and declaring an emergency.

HB 1295 – By Derby.

An Act relating to motor vehicles; amending 47 O.S. 2001, Section 10-104, as amended by Section 8, Chapter 394, O.S.L. 2005 (47 O.S. Supp. 2010, Section 10-104), which relates to duties after motor vehicle accidents; modifying Compulsory Insurance Law penalty; and providing an effective date.

HB 1296 – By Derby.

An Act relating to cities and towns; amending 11 O.S. 2001, Section 21-103, as last amended by Section 2, Chapter 2, O.S.L. 2010 (11 O.S. Supp. 2010, Section 21-103), which relates to annexation procedures; removing exceptions from consent requirement; and providing an effective date.

HB 1297 – By Derby.

An Act relating to revenue and taxation; amending 68 O.S. 2001, Section 2355, as last amended by Section 7, Chapter 136, O.S.L. 2007 (68 O.S. Supp. 2010, Section 2355),

which relates to income tax; repealing corporate income tax; providing for codification; and providing an effective date.

HB 1298 – By Derby.

An Act relating to revenue and taxation; amending 68 O.S. 2001, Section 1357, as last amended by Section 5, Chapter 419, O.S.L. 2010 (68 O.S. Supp. 2010, Section 1357), which relates to general sales tax exemptions; providing sales tax exemption for certain groceries; providing an effective date; and declaring an emergency.

HB 1299 – By Derby.

An Act relating to revenue and taxation; enacting the Oklahoma Inventory Tax Act; providing for noncodification; and providing an effective date.

HB 1300 – By Derby.

An Act relating to revenue and taxation; enacting the Corporate Taxation Act; providing for noncodification; and providing an effective date.

HB 1301 – By Derby.

An Act relating to crimes and punishments; creating the Oklahoma Criminal Penalties Act of 2011; providing for noncodification; and providing an effective date.

HB 1302 – By Derby.

An Act relating to crimes and punishments; creating the Oklahoma Criminal Laws Act of 2011; providing for noncodification; and providing an effective date.

HB 1303 – By Derby.

An Act relating to state government; amending Section 1, Chapter 60, O.S.L. 2003 (74 O.S. Supp. 2010, Section 85.45o), which relates to the Oklahoma Online Bidding Act; clarifying language; and providing an effective date.

HB 1304 – By Derby.

An Act relating to technology; amending Section 2, Chapter 451, O.S.L. 2009, and as renumbered by Section 24, Chapter 451, O.S.L. 2009 (62 O.S. Supp. 2010, Section 34.11.1), which relates to the Chief Information Officer; clarifying language; and providing an effective date.

HB 1305 – By Proctor.

An Act relating to State Capital and Capitol Building; directing the Department of Central Services to replace certain displayed names on the Capitol dome with certain other names; stating intent regarding completion of change; requiring the Department to add certain names under certain circumstances; directing the Department to consult with the Military Department for certain purpose; requiring the Department to display a plaque or marker inscribed with certain names; providing for codification; providing an effective date; and declaring an emergency.

HB 1306 – By Richardson.

An Act relating to agriculture; creating the Oklahoma Livestock Care Standards Board; stating purpose of the Board; stating duties of the Board; providing for membership; providing for terms, appointments and vacancies; limiting terms; providing for meetings and quorums; providing for staff support and travel reimbursement; requiring Board to comply with certain laws; stating authority of the Board to recommend certain standards; requiring consideration of certain factors; directing the Oklahoma Department of Agriculture, Food, and Forestry to administer and enforce the standards; directing the State Board of Agriculture to promulgate rules to administer and enforce the standards; providing for codification; and providing an effective date.

HB 1307 – By Richardson.

An Act relating to counties and county officers; amending 19 O.S. 2001, Section 131, as last amended by Section 9, Chapter 1, O.S.L. 2005 (19 O.S. Supp. 2010, Section 131), which relates to county officers; making elections for county officers nonpartisan; amending 19 O.S. 2001, Section 215.1, which relates to district attorneys; making elections for district attorneys nonpartisan; amending 19 O.S. 2001, Section 510, as last amended by Section 5, Chapter 53, O.S.L. 2004 (19 O.S. Supp. 2010, Section 510), which relates to county sheriffs; making elections for county sheriffs nonpartisan; amending 26 O.S. 2001, Sections 5-105, as amended by Section 7, Chapter 53, O.S.L. 2004, 8-101, 12-111, as amended by Section 12, Chapter 447, O.S.L. 2002, 12-113, as last amended by Section 5, Chapter 369, O.S.L. 2004 and 12-114 (26 O.S. Supp. 2010, Sections 5-105, 12-111 and 12-113), which relate to candidates for nomination of office, certification and contest of nominees, and vacancies in certain county office; stating certain parameters for filing for office; removing references to county Runoff Primary Elections and Runoff Primary Elections for district attorneys; stating conditions for winning election; amending 51 O.S. 2001, Section 10, which relates to vacancies in state and county offices; providing for codification; and providing an effective date.

HB 1308 – By Richardson.

An Act relating to environment and natural resources; amending 27A O.S. 2001, Section 2-3-102, as amended by Section 2, Chapter 139, O.S.L. 2002 (27A O.S. Supp. 2010, Section 2-3-102), which relates to the Customer Service Division of the Department of Environmental Quality; deleting reference to the Customer Service Division; modifying additional responsibilities; providing an effective date; and declaring an emergency.

HB 1309 – By Richardson.

An Act relating to animals; amending 4 O.S. 2001, Section 501, which relates to the Dog and Cat Sterilization Act; allowing for disposal of a euthanized animal for certain purposes; and declaring an emergency.

HB 1310 – By Richardson.

An Act relating to professions and occupations; amending 59 O.S. 2001, Section 698.1, which relates to the Oklahoma Veterinary Practice Act; clarifying language; and providing an effective date.

HB 1311 – By Richardson.

An Act relating to endangered species; creating the Endangered Species and Economic Development Task Force; providing expiration date; specifying duties; providing for membership; directing selection of chair and vice-chair; requiring quorum; providing for travel reimbursement; providing for staff support; requiring certain report; providing for noncodification; and declaring an emergency.

HB 1312 – By Richardson.

An Act relating to professions and occupations; amending 59 O.S. 2001, Section 353.13A, as last amended by Section 12, Chapter 321, O.S.L. 2009 (59 O.S. Supp. 2010, Section 353.13A), which relates to prescriptions; directing certain information to be placed on a prescription label in certain circumstance; requiring certain persons to provide specified information; providing exceptions; prohibiting certain act from being admissible evidence of malpractice in litigation; and providing an effective date.

HB 1313 – By Richardson.

An Act relating to professions and occupations; amending 59 O.S. 2001, Section 698.4, as last amended by Section 2, Chapter 112, O.S.L. 2010 (59 O.S. Supp. 2010, Section 698.4), which relates to the State Board of Veterinary Medical Examiners; removing Governor's power to appoint veterinarian Board members; adding State Veterinarian to serve on Board; requiring veterinarian Board members to be elected by fellow veterinarians; specifying veterinarian Board members to represent congressional districts; directing lay member of Board to be appointed by the Governor; describing nomination and voting processes; directing Board to promulgate additional rules for electing Board members; allowing existing Board members to complete their terms; providing for elections as seats become vacant; and providing an effective date.

HB 1314 – By Richardson.

An Act relating to game and fish; repealing 29 O.S. 2001, Section 5-414, as amended by Section 18, Chapter 138, O.S.L. 2006 (29 O.S. Supp. 2010, Section 5-414), which relates to the prohibition to hunt white deer; and declaring an emergency.

HB 1315 – By Morgan.

An Act relating to crimes and punishments; amending 21 O.S. 2001, Section 964, which relates to slot machines; exempting certain devices; and providing an effective date.

HB 1316 – By Morgan, Tibbs, Brown, Cannaday, Condit, Denney, Glenn, Liebmann, McDaniel (Jeannie), Pittman and Shumate.

An Act relating to motor vehicles; amending 47 O.S. 2001, Section 6-105, as last amended by Section 1, Chapter 341, O.S.L. 2010 (47 O.S. Supp. 2010, Section 6-105), which relates to the graduated driver license program; clarifying circumstances which allow for suspension or cancellation of permits or intermediate driver licenses; modifying definitions; making certain acts unlawful; providing penalties; providing exceptions; authorizing municipalities to enact certain ordinances; defining terms; providing for codification; and providing an effective date.

HB 1317 – By Morgan.

An Act relating to schools; amending 70 O.S. 2001, Sections 6-204.1, as amended by Section 22, Chapter 434, O.S.L. 2003 and 6-204.2, as last amended by Section 4, Chapter 457, O.S.L. 2010 (70 O.S. Supp. 2010, Sections 6-204.1 and 6-204.2), which relate to the Education Leadership Oklahoma Act; modifying certain definition; deleting requirement to pay certain expenses; clarifying persons eligible for annual bonus; modifying prohibition from accepting applications and making certain awards and payments; deleting exception for certain payments; and declaring an emergency.

HB 1318 – By Morgan.

An Act relating to contracts; amending 15 O.S. 2001, Section 753, as last amended by Section 1, Chapter 61, O.S.L. 2003 (15 O.S. Supp. 2010, Section 753), which relates to the Oklahoma Consumer Protection Act; adding unlawful practice; defining terms; prohibiting free offers unless certain conditions are met; providing exception; stating exception shall not extend to affiliates unless certain conditions apply; providing for punishments for violations; providing for codification; and providing an effective date.

HB 1319 – By Wright.

An Act relating to driving under the influence; amending 21 O.S. 2001, Section 852.1, as last amended by Section 122, Chapter 234, O.S.L. 2009 (21 O.S. Supp. 2010, Section 852.1), which relates to child endangerment; providing for the prosecution of persons under specified statutes; amending 47 O.S. 2001, Section 11-902, as last amended by Section 3,

Chapter 310, O.S.L. 2009 (47 O.S. Supp. 2010, Section 11-902), which relates to penalties for driving under the influence of alcohol; clarifying scope of certain prohibited acts; modifying and adding statutory references; modifying penalties; clarifying evaluation and assessment program requirements; and providing an effective date.

HB 1320 – By Wright.

An Act relating to crimes and punishments; amending 21 O.S. 2001, Section 842.1, as last amended by Section 1, Chapter 319, O.S.L. 2009 (21 O.S. Supp. 2010, Section 842.1), which relates to tattooing and body piercing; adding definition; modifying definition; and providing an effective date.

HB 1321 – By Wright.

An Act relating to amusements and sports; amending Section 10, Chapter 58, O.S.L. 2003 (3A O.S. Supp. 2010, Section 709), which relates to the powers of the Oklahoma Lottery Commission; prohibiting advertisements involving children; and declaring an emergency.

HB 1322 – By Wright.

An Act relating to crimes and punishments; amending 21 O.S. 2001, Section 1451, as last amended by Section 7, Chapter 275, O.S.L. 2004 (21 O.S. Supp. 2010, Section 1451), which relates to embezzlement; modifying definition; providing penalty for embezzlement from an estate; and providing an effective date.

HB 1323 – By Wright.

An Act relating to counties and county officers; amending Section 1, Chapter 71, O.S.L. 2010 (19 O.S. Supp. 2010, Section 460.2a), which relates to County Energy District Authority; modifying the makeup of the authority; and providing an effective date.

HB 1324 – By Wright.

An Act relating to state government; amending 74 O.S. 2001, Section 1316.3, as last amended by Section 3, Chapter 198, O.S.L. 2005 (74 O.S. Supp. 2010, Section 1316.3), which relates to the continuance of insurance benefits of persons receiving benefits from the Teachers' Retirement System of Oklahoma; providing for the payment of certain amount toward health insurance premiums for certain retired persons; providing for continued payment of benefit paid by the Teachers' Retirement System for certain retired persons upon certain employment changes; and declaring an emergency.

HB 1325 – By Sanders.

An Act relating to revenue and taxation; amending 68 O.S. 2001, Section 1356, as last amended by Section 8, Chapter 426, O.S.L. 2009 (68 O.S. Supp. 2010, Section 1356), which relates to sales tax exemptions; authorizing sales tax exemption for American Legion or affiliated entities; providing an effective date; and declaring an emergency.

HB 1326 – By Pruett.

An Act relating to roads, bridges and ferries; requiring name of cemetery on certain signs; providing for codification; and providing an effective date.

HB 1327 – By Pruett.

An Act relating to agriculture; amending 2 O.S. 2001, Section 16-8, as amended by Section 3, Chapter 195, O.S.L. 2007 (2 O.S. Supp. 2010, Section 16-8), which relates to the Oklahoma Forestry Code; modifying power, authority and duties of the Forestry Division; authorizing recovery of costs for burning; granting immunity from personal liability; and providing an effective date.

HB 1328 – By Pruett.

An Act relating to waters and water rights; creating the Oklahoma Water Basin Protection Act; defining terms; naming certain water drainage basins; establishing a severance fee on the use of stream water by certain municipalities which is transferred outside the water drainage basin by a certain distance; directing the Oklahoma Water Resources Board to require certain metering and reporting; requiring the deposit of certain monies in the Oklahoma Water Basin Revolving Fund; directing the Board to distribute all severance fees in certain manner; specifying certain uses of the severance fee funds by a political agency; requiring approval of projects by the Board; requiring certain political agencies to make a written report; creating the Oklahoma Water Basin Revolving Fund; making the fund continuing; providing for source of funding; providing for distribution of funds; requiring expenditures to be made upon warrants; providing for codification; providing an effective date; and declaring an emergency.

HB 1329 – By Pruett.

An Act relating to poor persons; directing the Department of Human Services to modify the issuance of food stamp benefits; providing deadline for implementation of modification; providing for codification; and providing an effective date.

HB 1330 – By Proctor.

An Act relating to revenue and taxation; enacting the Tax Credit Moratorium Act of 2011; providing for noncodification; providing an effective date; and declaring an emergency.

HB 1331 – By Proctor.

An Act relating to public utilities; creating the Utility Rate Payers Protection Act of 2011; providing for noncodification; and providing an effective date.

HB 1332 – By Key.

An Act relating to schools; creating the Bill of Rights Education Act of 2011; requiring State Board of Education to adopt social studies core curriculum with courses of instruction that include certain subjects; requiring State Textbook Committee to adopt textbooks incorporating certain subjects; amending 70 O.S. 2001, Section 1210.508, as last amended by Section 1, Chapter 251, O.S.L. 2010 (70 O.S. Supp. 2010, Section 1210.508), which relates to certain criterion-referenced tests; including certain subjects in end-of-instruction test for United States history; providing for codification; providing for noncodification; and providing an effective date.

HB 1333 – By Proctor.

An Act relating to bakeries; creating the Oklahoma Home-based Bakeries Act of 2011; providing for noncodification; and providing an effective date.

HB 1334 – By Renegar.

An Act relating to crimes and punishments; amending 21 O.S. 2001, Section 1167, as last amended by Section 1, Chapter 225, O.S.L. 2005 (21 O.S. Supp. 2010, Section 1167), which relates to destruction of cemetery markers; providing for the recovery of treble damages; and providing an effective date.

HB 1335 – By Renegar.

An Act relating to public bodies; amending 25 O.S. 2001, Section 304, as last amended by Section 4, Chapter 378, O.S.L. 2010 (25 O.S. Supp. 2010, Section 304), which relates to the Oklahoma Open Meeting Act; adding the Legislature to definition of public body; removing the Legislature from exclusion of definition of public body; amending 51 O.S. 2001, Sections 24A.3, as last amended by Section 4, Chapter 199, O.S.L. 2005 and 24A.5,

as last amended by Section 34, Chapter 16, O.S.L. 2006 (51 O.S. Supp. 2010, Sections 24A.3 and 24A.5), which relate to the Oklahoma Open Records Act; adding the Legislature to definition of public body; removing the Legislature or legislators from exclusion of definition of public body; excluding documentation of certain communications in which legislator is intended recipient; repealing 25 O.S. 2001, Section 309, which relates to meetings of the Legislature; and providing an effective date.

HB 1336 – By Renegar.

An Act relating to waters and water rights; prohibiting the Oklahoma Water Resources Board from approving or issuing certain ground or surface water permits without legislative approval; directing the Board to submit notice and a report to legislative leaders; setting time for legislative review; providing for legislative approval or disapproval by concurrent resolution; providing for codification; and declaring an emergency.

HB 1337 – By Renegar.

An Act relating to waters and water rights; creating the Oklahoma Water Basin Protection Act; defining terms; stating purpose of water basin districts; providing for the creation of water basin districts; naming certain water drainage basins; providing for the creation of water basin districts by interlocal agreement; requiring the establishment of a board of directors; providing for membership and terms of office of the board of directors; specifying certain requirements for an interlocal agreement creating a water basin district; requiring submission of an interlocal agreement to the Attorney General; establishing the powers of a water basin district; providing for the duties of the board of directors of a water basin district; establishing a severance fee on the use of stream water which is transferred outside the water drainage basin by a certain distance; directing the Oklahoma Water Resources Board to require certain metering and reporting; exempting the use of stream water under certain permits from the severance fee; requiring the deposit of certain monies in the Oklahoma Water Basin Revolving Fund; directing the State Board to distribute all severance fees in certain manner; specifying certain uses of the severance fee funds by a board of directors of a water basin district; requiring a board of directors to develop and adopt a water basin improvement plan; requiring approval of projects by a majority of the board of directors; making each water basin district subject to certain laws; requiring certain water basin districts to make a written report; creating the Oklahoma Water Basin Revolving Fund; making the fund continuing; providing for source of funding; providing for distribution of funds; requiring expenditures to be made upon warrants; providing for codification; providing an effective date; and declaring an emergency.

HB 1338 – By Renegar.

An Act relating to game and fish; amending 29 O.S. 2001, Section 4-112A, as last amended by Section 2, Chapter 129, O.S.L. 2008 (29 O.S. Supp. 2010, Section 4-112A), which relates to the certificate of competency and safety requirements; changing age under which a certificate is required; changing age for an accompanying licensed hunter; changing age for an apprentice hunting license; and declaring an emergency.

HB 1339 – By Renegar.

An Act relating to game and fish; requiring every dealer to issue licenses by certain electronic means by a certain date; directing the Wildlife Conservation Commission to promulgate rules; repealing 29 O.S. 2001, Sections 4-201, as amended by Section 3, Chapter 35, O.S.L. 2007 and 4-202 (29 O.S. Supp. 2010, Section 4-201), which relate to licensing administration; providing for codification; and providing effective dates.

HB 1340 – By Renegar.

An Act relating to motor vehicles; prohibiting use of certain devices while operating motor vehicle; providing exceptions; prescribing penalties; authorizing municipalities to enact certain ordinances; providing definitions; providing for codification; and providing an effective date.

HB 1341 – By Renegar.

An Act relating to waters and water rights; amending Section 1, Chapter 485, O.S.L. 2002, as amended by Section 1, Chapter 392, O.S.L. 2004 (82 O.S. Supp. 2010, Section 1B), which relates to surface water and groundwater; clarifying language; and providing an effective date.

HB 1342 – By Renegar.

An Act relating to water and water rights; amending 82 O.S. 2001, Section 105.19, which relates to surrender of water rights; clarifying statutory language; deleting obsolete language; and providing an effective date.

HB 1343 – By Proctor.

An Act relating to higher education; requiring Oklahoma State Regents for Higher Education to grant tuition waiver to survivors of persons performing military service; providing for waiver to survivors of persons performing military service killed in line of duty; providing waiver available to survivors based upon death resulting from injury sustained while performing military service; prescribing duration of waiver; providing for codification; and declaring an emergency.

HB 1344 – By Moore.

An Act relating to roads, bridges and ferries; prohibiting certain signs; defining term; requiring removal within certain period; requiring certain determinations; providing for codification; providing an effective date; and declaring an emergency.

HB 1345 – By Moore.

An Act relating to higher education; stating legislative intent that the Oklahoma State Regents for Higher Education redesign and adopt a new funding formula for higher education institutions; specifying certain method; providing for codification; and providing an effective date.

HB 1346 – By Moore.

An Act relating to revenue and taxation; amending 68 O.S. 2001, Section 1503, as last amended by Section 17, Chapter 412, O.S.L. 2010 (68 O.S. Supp. 2010, Section 1503), which relates to vending machines; reducing amount of certain fees; providing an effective date; and declaring an emergency.

HB 1347 – By Newell.

An Act relating to game and fish; creating the Wildlife Bail Procedure Act; establishing the bail procedure for persons arrested for certain violations; providing for a written citation containing certain information; requiring indication of arraignment date; providing for place of arraignment; providing for an agreement to appear upon signature; establishing criteria for taking a person into custody; requiring certain persons to be taken into custody and appear before the court; providing for posting of a bond; making the citation a lawful complaint under certain circumstances; establishing criteria for determining the failure to comply with a wildlife citation; providing penalty for failure to comply; defining certain term; allowing for the issuance of a bench warrant under certain circumstances; providing for suspension of certain licenses for failing to comply with a wildlife citation or sentence; establishing procedures for suspension of a license; providing

for imposition of a reinstatement fee; providing for deposit of the reinstatement fee; requiring waiver of the reinstatement fee under certain circumstances; making certain actions a misdemeanor; providing a penalty; repealing 29 O.S. 2001, Sections 9-101, 9-102, 9-103, 9-104 and 9-105, which relate to bail procedures; providing for codification; and declaring an emergency.

HB 1348 – By Newell.

An Act relating to game and fish; allowing a taxidermy specimen to be sold at an estate sale under certain conditions; requiring written permission of the Director of Wildlife Conservation; authorizing the Director to require submission of certain documents or information; defining terms; providing for codification; and declaring an emergency.

HB 1349 – By Blackwell.

An Act relating to children; requiring the Department of Human Services to develop plan to outsource foster care services; defining term; providing deadline for submission of plan; specifying that a nonprofit agency shall serve as the lead agency in plan implementation; providing deadline for implementation of plan; providing for collaboration in the development of plan; allowing for participation by certain providers; specifying methodology for development of plan; requiring explanation from Department if certain goals are not met; requiring Department to specify efforts to meet certain goals; requiring Department to include certain alternatives; providing for an independent evaluator; specifying duties of independent evaluator; authorizing certain private agencies to act as guardians of certain children; specifying limitations of guardianship authority of certain agencies; specifying Department shall remain responsible for permanency outcomes; directing Department to develop certain requirements for participating private agencies; requiring participating agencies to demonstrate certain capabilities prior to transfer of services; providing for the creation of alternative plans for certain underserved parts of state; requiring independent evaluator to provide certain report; providing for the creation of a quality assurance program; specifying standards of quality assurance program; providing for certain independent audits; authorizing Department to suggest certain additional items in audits; providing for codification; and providing an effective date.

HB 1350 – By Blackwell.

An Act relating to sex offenders; amending 10 O.S. 2001, Sections 7308-1.2, as amended by Section 1, Chapter 164, O.S.L. 2002, 7308-1.3, as last amended by Section 103, Chapter 234, O.S.L. 2009, 7308-1.5, as last amended by Section 105, Chapter 234, O.S.L. 2009, 7308-1.8 and 7308-1.9, as amended by Section 5, Chapter 164, O.S.L. 2002, and as renumbered by Section 191, Chapter 234, O.S.L. 2009 (10A O.S. Supp. 2010, Sections 2-8-102, 2-8-103, 2-8-105, 2-8-107 and 2-8-108), which relate to the Juvenile Sex Offenders Registration Act; modifying definition; directing Office of Juvenile Affairs to register juvenile sex offenders pursuant to the Sex Offenders Registration Act; deleting juvenile sex offender registry procedures; providing procedures for registering juvenile sex offenders; modifying notice provisions; deleting certain unlawful act; reducing certain age limitation; modifying transfer procedures for adult registration requirements; amending 57 O.S. 2001, Sections 582, as last amended by Section 25, Chapter 2, O.S.L. 2010, 583, as last amended by Section 5, Chapter 404, O.S.L. 2009, 584, as last amended by Section 1, Chapter 407, O.S.L. 2010 and Section 8, Chapter 404, O.S.L. 2009 (57 O.S. Supp. 2010, Sections 582, 583, 584 and 590.2), which relate to the Sex Offenders Registration Act; deleting applicable date for registration requirements; exempting persons from registration requirements under certain circumstances; making registration requirements applicable to certain juvenile offenders; modifying certain definition; requiring collection and

transmission of palm prints; modifying criteria for petitioning removal from registration requirements; repealing 10 O.S. 2001, Sections 7308-1.4, as last amended by Section 104, Chapter 234, O.S.L. 2009, as renumbered by Section 191, Chapter 234, O.S.L. 2009, 7308-1.7, 7308-1.10, 7308-1.11 and 7308-1.13, as renumbered by Section 191, Chapter 234, O.S.L. 2009 (10A O.S. Supp. 2010, Sections 2-8-104, 2-8-106, 2-8-109, 2-8-110 and 2-8-112), which relate to the Juvenile Sex Offender Registration Act; providing an effective date; and declaring an emergency.

HB 1351 – By Blackwell.

An Act relating to certified nurse anesthetists; amending 59 O.S. 2001, Sections 353.1b, as amended by Section 2, Chapter 321, O.S.L. 2009 and 567.3a (59 O.S. Supp. 2010, Section 353.1b), which relate to nursing; modifying authority and duties of certified registered nurse anesthetists; modifying definitions; defining term; amending 63 O.S. 2001, Section 2-312, which relates to the Uniform Controlled Dangerous Substances Act; modifying the authority of certain nurses to administer controlled dangerous substances; and providing an effective date.

HB 1352 – By McAffrey.

An Act relating to public health and safety; providing that next of kin of certain persons may request open hearing relating to cause of death; providing for codification; and providing an effective date.

HB 1353 – By McAffrey.

An Act relating to motor vehicles; amending Section 12, Chapter 504, O.S.L. 2004, as last amended by Section 2, Chapter 366, O.S.L. 2010 (47 O.S. Supp. 2010, Section 1135.3), which relates to special plates; creating the Classen High School License Plate; providing for design of plate; amending Section 14, Chapter 504, O.S.L. 2004, as last amended by Section 3, Chapter 366, O.S.L. 2010 (47 O.S. Supp. 2010, Section 1135.5), which relates to special tags; providing special license plate in support of Alzheimer's Research; directing portion of fee to certain fund; creating the Alzheimer's Research License Plate Revolving Fund; providing source of funds; allowing expenditures for certain purposes; providing legislative findings; providing for codification; and providing an effective date.

HB 1354 – By McAffrey.

An Act relating to intoxicating liquors; amending 37 O.S. 2001, Section 537, as last amended by Section 4, Chapter 289, O.S.L. 2010 (37 O.S. Supp. 2010, Section 537), which relates to prohibited acts; allowing happy hours under certain circumstances; and providing an effective date.

HB 1355 – By McAffrey.

An Act relating to crimes and punishments; amending 21 O.S. 2001, Section 1158, which relates to burials; modifying duties for burying bodies; providing that right to dispose of decedent's body is forfeited under certain circumstances; providing for court to award right of disposition; providing for certain authorization to be relied on by funeral establishment; authorizing funeral director to have certain authority; providing exemption from liability for certain entities; providing for codification; and providing an effective date.

HB 1356 – By Peters.

An Act relating to children; directing court to allow certain children to enter into lease agreements; specifying requirements; providing for codification; and providing an effective date.

HB 1357 – By Peters.

An Act relating to telecommunications; amending 17 O.S. 2001, Section 139.106, which relates to the Oklahoma Universal Service Fund; updating statutory citations; deleting certain occurrences for which funding may be received by certain telecommunication service providers; providing an effective date; and declaring an emergency.

HB 1358 – By Peters.

An Act relating to criminal procedure; amending 22 O.S. 2001, Section 60.4, as last amended by Section 4, Chapter 116, O.S.L. 2010 (22 O.S. Supp. 2010, Section 60.4), which relates to the Protection from Domestic Abuse Act; authorizing issuance of protective orders against incarcerated persons; and providing an effective date.

HB 1359 – By Peters.

An Act relating to children; establishing Foster Care System Improvement Task Force; providing for membership; designating cochairs; providing for staff assistance; providing for travel reimbursement; providing powers and duties; requiring certain report; defining terms; providing for noncodification; and declaring an emergency.

HB 1360 – By Peters.

An Act relating to children and juvenile code; amending Section 116, Chapter 233, O.S.L. 2009 (10A O.S. Supp. 2010, Section 1-4-206), which relates to restraining orders; clarifying procedures for issuing protective orders; authorizing court to issue final protective orders pursuant to the Protection from Domestic Abuse Act; deleting procedures for the issuance of restraining orders; providing for the confidentiality of protective orders; prohibiting disclosure of protective orders; providing exceptions; directing court clerk to send certified copies of certain documents to law enforcement; providing penalties for violating protective orders; authorizing court to assess certain costs and fees; amending 10 O.S. 2001, Section 7003-3.7, as last amended by Section 26, Chapter 233, O.S.L. 2009, and as renumbered by Section 234, Chapter 233, O.S.L. 2009 (10A O.S. Supp. 2010, Section 1-4-306), which relates to appointment of counsel or guardian ad litem; providing guidelines and criteria when representing certain children; declaring role of child in deprived proceedings; and providing an effective date.

HB 1361 – By Peters.

An Act relating to homestead and exemptions; amending Sections 2, 3 and 8, Chapter 509, O.S.L. 2004, as amended by Sections 1, 2 and 7, Chapter 438, O.S.L. 2005 (31 O.S. Supp. 2010, Sections 11, 12 and 17), which relate to the Family Wealth Preservation Trust Act; modifying definition; removing exception allowing for attachment of certain trust funds; requiring notice of date of certain transfer to be filed with the Oklahoma County clerk; and providing an effective date.

HB 1362 – By Peters.

An Act relating to revenue and taxation; amending 68 O.S. 2001, Section 2877, as amended by Section 7, Chapter 518, O.S.L. 2004 (68 O.S. Supp. 2010, Section 2877), which relates to ad valorem tax appeals; prohibiting certain communications; providing exception; providing an effective date; and declaring an emergency.

HB 1363 – By Peters.

An Act relating to poor persons; creating the Oklahoma Choices for Long-Term Care Act; stating purpose; making legislative findings; stating eligibility for the ADvantage waiver program; directing Oklahoma Health Care Authority to create a system of eligibility for home- and community-based services; directing Department of Human Services to

make certain changes in regulations; directing Authority to submit applications for waivers by certain date; providing that copies of waivers be provided to certain individuals; requiring authority to implement waivers within certain time period; requiring authority to include certain information in annual report; providing for codification; and providing an effective date.

HB 1364 – By Peters.

An Act relating to children; amending 10 O.S. 2001, Section 404.1, as last amended by Section 5, Chapter 230, O.S.L. 2009 (10 O.S. Supp. 2010, Section 404.1), which relates to criminal history records searches for child care facilities; modifying agencies authorized to conduct searches; and providing an effective date.

HB 1365 – By Peters.

An Act relating to insurance; requiring insurer to approve certain claims; providing for codification; and providing an effective date.

HB 1366 – By Peters.

An Act relating to cities and towns; creating the Oklahoma Municipal Energy Independence Act; establishing a municipal energy district authority; appointing certain persons to certain positions; establishing time and place for certain meetings; specifying general powers and duties of the authority; establishing certain boundaries; authorizing the authority to collect certain repayments of certain loans; stating parameters for eligibility; providing for grants for certain purposes; stating certain parameters for participation in certain program; providing for codification; and providing an effective date.

HB 1367 – By Peters.

An Act relating to counties and county officers; amending 19 O.S. 2001, Section 136, which relates to county office hours; clarifying language; and providing an effective date.

HB 1368 – By Peters.

An Act relating to property; amending 60 O.S. 2001, Section 178.2, which relates to public trusts; removing preliminary filing requirement of certain paperwork; requiring certain final paperwork be filed with the Oklahoma State Bond Advisor; removing punishments for violation of filing requirement; and providing an effective date.

HB 1369 – By Peters.

An Act relating to tobacco; amending 37 O.S. 2001, Section 600.4, which prohibits minors from purchasing, receiving, or possessing a tobacco product; modifying penalties; and providing an effective date.

HB 1370 – By Peters.

An Act relating to mental health; amending 43A O.S. 2001, Section 1-101, which relates to the Mental Health Law; clarifying language; and providing an effective date.

HB 1371 – By Holland.

An Act relating to schools; creating the Task Force on After School Varsity Athletic Programs; stating duties; providing for membership, appointment, designation of officers, quorum, staff support, and travel reimbursement; requiring report of findings and recommendations by certain deadline; providing for noncodification; providing an effective date; and declaring an emergency.

HB 1372 – By Holland.

An Act relating to schools; amending 70 O.S. 2001, Section 18-124, as amended by Section 16, Chapter 434, O.S.L. 2003 (70 O.S. Supp. 2010, Section 18-124), which relates to expenditure limits for school district administrative services; modifying definition of administrative services; providing an effective date; and declaring an emergency.

HB 1373 – By Holland.

An Act relating to schools; amending 70 O.S. 2001, Section 10-105, as last amended by Section 1, Chapter 57, O.S.L. 2010 (70 O.S. Supp. 2010, Section 10-105), which relates to neglect or refusal to compel a child to attend school; increasing fines; providing an effective date; and declaring an emergency.

HB 1374 – By Holland.

An Act relating to schools; amending 70 O.S. 2001, Section 16-102, as amended by Section 5, Chapter 457, O.S.L. 2010 (70 O.S. Supp. 2010, Section 16-102), which relates to the selection of textbooks; directing certain officers of the State Textbook Committee to extend certain textbook contracts for certain time period; and declaring an emergency.

HB 1375 – By Holland.

An Act relating to higher education; stating legislative intent that the Oklahoma State Regents of Higher Education redesign and adopt a new funding formula for higher education institutions; specifying certain method; providing for codification; and providing an effective date.

HB 1376 – By Holland.

An Act relating to schools; making certain violations a misdemeanor; providing penalty; providing for codification; and providing an effective date.

HB 1377 – By Holland.

An Act relating to mental health; directing Board of Mental Health and Substance Abuse Services to promulgate certain rules and standards for certification of certain program; providing for application for certain certification for three-year period; authorizing the establishment and collection of certain fees; providing that certain program be in compliance with certain standards; providing for codification; and providing an effective date.

HB 1378 – By Holland.

An Act relating to schools; defining term; prohibiting collective bargaining contracts; prohibiting the recognition of labor organization as bargaining agent for school employees; prohibiting school employees from engaging in strike; providing individual not be denied employment due to certain membership; repealing 70 O.S. 2001, Sections 509.1, 509.2, as amended by Section 7, Chapter 439, O.S.L. 2008, 509.2a, 509.3, 509.6, 509.7, 509.8, 509.9, 509.10 and Section 12, Chapter 432, O.S.L. 2005 (70 O.S. Supp. 2010, Sections 509.2 and 509.11), which relate to negotiations between school employees and districts; providing for codification; and providing an effective date.

HB 1379 – By Holland.

An Act relating to labor; prohibiting employment of certain persons; providing penalties; allowing modification of fines; defining term; directing enforcement and civil action by Attorney General; providing for codification; and providing an effective date.

HB 1380 – By Holland.

An Act relating to schools; amending 70 O.S. 2001, Sections 6-101.3, as amended by Section 8, Chapter 434, O.S.L. 2003 and 6-101.3, as last amended by Section 8, Chapter 291, O.S.L. 2010 (70 O.S. Supp. 2010, Section 6-101.3), which relate to teacher contract definitions; modifying certain definitions; deleting certain definitions; amending 70 O.S. 2001, Section 6-101.10, as amended by Section 5, Chapter 291, O.S.L. 2010 (70 O.S. Supp. 2010, Section 6-101.10), which relates to teacher evaluation policies; updating statutory language; deleting reference to probationary teachers; deleting certain evaluation requirement; amending 70 O.S. 2001, Sections 6-101.21, 6-101.22, as amended by Section

1, Chapter 112, O.S.L. 2006, 6-101.22, as last amended by Section 10, Chapter 291, O.S.L. 2010, 6-101.24, 6-101.24, as amended by Section 11, Chapter 291, O.S.L. 2010, 6-101.25, 6-101.26, as last amended by Section 2, Chapter 112, O.S.L. 2006, 6-101.26, as last amended by Section 12, Chapter 291, O.S.L. 2010 and 6-101.29 (70 O.S. Supp. 2010, Sections 6-101.22, 6-101.24 and 6-101.26), which relate to the Teacher Due Process Act of 1990; updating statutory language and citations; deleting obsolete language; deleting inclusion of certain statutory grounds within the standards document; deleting statutory grounds for dismissal of a career teacher; deleting reference to probationary teacher; deleting certain definition; modifying prohibition for dismissal recommendation; deleting requirement to include statutory grounds in dismissal recommendation and hearing notice; deleting career teacher pretermination hearing procedures and requirements; deleting right to trial de novo; deleting requirement to extend suspensions until completion of a trial de novo; granting certain teachers certain due process rights; repealing 70 O.S. 2001, Sections 6-101.27 and 6-101.27, as amended by Section 13, Chapter 291, O.S.L. 2010 (70 O.S. Supp. 2010, Section 6-101.27), which relate to a teacher's right to a trial de novo; providing for codification; providing an effective date; and declaring an emergency.

HB 1381 – By Cox.

An Act relating to public health and safety; creating the Supplemental Hospital Offset Payment Program Act; defining terms; requiring assessment of certain fees; providing certain limits; establishing basis for certain fees; providing an exception; providing for certain reports; authorizing promulgation of rules; providing for certain penalties; providing termination date for assessment of certain fees; establishing Supplemental Hospital Offset Payment Program Fund; providing for composition of certain fund; providing for budgeting of certain fund; providing for certain expenditures; providing for exemptions; providing for certain unavailable funds; providing for codification; providing an effective date; and declaring an emergency.

HB 1382 – By Condit.

An Act relating to corrections; amending 21 O.S. 2001, Section 701.12, which relates to aggravating circumstances for murder; deleting reference to guard; amending 57 O.S. 2001, Sections 20, 510, as last amended by Section 1, Chapter 232, O.S.L. 2009, 561.1, as last amended by Section 3, Chapter 455, O.S.L. 2009 and 562 (57 O.S. Supp. 2010, Sections 510 and 561.1), which relate to credits for good behavior and the Oklahoma Corrections Act of 1967; updating language; deleting references to guards; and providing an effective date.

HB 1383 – By Condit.

An Act relating to public health and safety; creating the Oklahoma Public Health and Safety Act of 2011; providing for noncodification; and providing an effective date.

HB 1384 – By Condit.

An Act relating to schools; amending 70 O.S. 2001, Section 5-142, as amended by Section 1, Chapter 406, O.S.L. 2010 (70 O.S. Supp. 2010, Section 5-142), which relates to criminal history record searches; providing that national criminal history record check may be conducted by approved private company; requiring board of education to request national criminal history record check from approved private company or from State Department of Education for any person seeking employment in the school; permitting board of education to require mandatory national criminal history record check of certain former employees; requiring substitute teachers to have national criminal history record check every three years; providing an effective date; and declaring an emergency.

HB 1385 – By Condit.

An Act relating to higher education; providing for a reduction of tuition for full-time employees of state agencies and dependents; stating eligibility requirements; providing for award of tuition reduction for students that meet certain criteria; stating coverage of tuition reduction; specifying reduction amounts for different higher education institutions; limiting tuition reduction to certain programs; providing maximum benefit; defining term; providing for codification; providing an effective date; and declaring an emergency.

HB 1386 – By Condit.

An Act relating to higher education; providing for a reduction of tuition for dependents of full-time education employees; stating eligibility requirements; providing for award of tuition reduction for students that meet certain criteria; stating coverage of tuition reduction; specifying reduction amounts for different higher education institutions; limiting tuition reduction to certain programs; providing maximum benefit; providing for codification; providing an effective date; and declaring an emergency.

HB 1387 – By Condit.

An Act relating to professions and occupations; requiring contractors to post a bond and file certain information; defining term; providing for codification; and providing an effective date.

HB 1388 – By Roan.

An Act relating to corrections; amending 57 O.S. 2001, Section 549.1, as last amended by Section 39, Chapter 1, O.S.L. 2007 (57 O.S. Supp. 2010, Section 549.1), which relates to the Oklahoma Corrections Act of 1967; clarifying certain purchasing requirements for products and services; amending 74 O.S. 2001, Section 85.12, as last amended by Section 2, Chapter 370, O.S.L. 2010 (74 O.S. Supp. 2010, Section 85.12), which relates to The Oklahoma Central Purchasing Act; modifying list of acquisitions of the Department of Corrections; and providing an effective date.

HB 1389 – By Roan.

An Act relating to state government; amending 74 O.S. 2001, Section 150.12, as last amended by Section 80, Chapter 16, O.S.L. 2006 (74 O.S. Supp. 2010, Section 150.12), which relates to fingerprint and criminal history reporting requirements; clarifying reporting requirement of minor offenses; deleting requirement to establish and issue certain rules; and providing an effective date.

HB 1390 – By Roan.

An Act relating to state government; amending 74 O.S. 2001, Section 150.16, which relates to aircraft; authorizing the Oklahoma State Bureau of Investigation to own additional aircraft; updating language; and providing an effective date.

HB 1391 – By Roan.

An Act relating to public safety; amending 47 O.S. 2001, Sections 2-105, as last amended by Section 1, Chapter 60, O.S.L. 2010, 2-105.6, as last amended by Section 3, Chapter 83, 2nd Extraordinary Session, O.S.L. 2006 and 2-150, as amended by Section 9, Chapter 62, O.S.L. 2007 (47 O.S. Supp. 2010, Sections 2-105, 2-105.6 and 2-150), which relate to powers and duties of the Department of Public Safety; changing name of unit within the Oklahoma Highway Patrol Division; deleting qualifications for reclassification requests; deleting obsolete salary schedule; modifying manner in which sidearms may be retained by retired officers; amending 47 O.S. 2001, Section 6-201, as last amended by Section 5, Chapter 149, O.S.L. 2004 (47 O.S. Supp. 2010, Section 6-201), which relates to the cancellation or denial of driving privileges; changing name of unit within the Oklahoma

Highway Patrol Division; amending 63 O.S. 2001, Section 4205, which relates to the Oklahoma Vessel and Motor Registration Act; changing name of unit within the Oklahoma Highway Patrol Division; and providing an effective date.

HB 1392 – By Roan.

An Act relating to waters and water rights; amending 82 O.S. 2001, Section 1020.2, which relates to public policy regarding the utilization of ground water; clarifying exemption from groundwater law; providing an exception for water in mines from certain areas; and declaring an emergency.

HB 1393 – By Roan.

An Act relating to counties and county officers; amending 19 O.S. 2001, Section 131, as last amended by Section 9, Chapter 1, O.S.L. 2005 (19 O.S. Supp. 2010, Section 131), which relates to county officers; modifying candidate requirements for county commissioner; and providing an effective date.

HB 1394 – By Roan.

An Act relating to roads, bridges and ferries; designating the PFC A.T. Howell Memorial Bridge; designating the SSGT Billy Elliott Memorial Highway; providing for placement of permanent markers; providing for codification; and declaring an emergency.

HB 1395 – By Roan.

An Act relating to waters and water rights; amending Section 1, Chapter 485, O.S.L. 2002, as amended by Section 1, Chapter 392, O.S.L. 2004 (82 O.S. Supp. 2010, Section 1B), which relates to surface water and groundwater; clarifying language; and providing an effective date.

HB 1396 – By Cox.

An Act relating to public health and safety; amending 63 O.S. 2001, Section 1-101, which relates to the Oklahoma Public Health Code; clarifying language; and providing an effective date.

HB 1397 – By Cox.

An Act relating to public health and safety; amending Section 54, Chapter 197, O.S.L. 2003 (63 O.S. Supp. 2010, Section 1-105e), which relates to the duties of the State Department of Health; adding duties of Department; amending Section 1, Chapter 101, O.S.L. 2006, as amended by Section 1, Chapter 119, O.S.L. 2008 (63 O.S. Supp. 2010, Section 1-105f), which relates to the Office of Accountability Systems; amending 63 O.S. 2001, Section 1-214, as last amended by Section 1, Chapter 198, O.S.L. 2010 (63 O.S. Supp. 2010, Section 1-214), which relates to city-county health department; permitting city-county health department to perform health-related services; permitting city-county health department to submit insurance claims; amending 63 O.S. 2001, Section 1-301, as amended by Section 1, Chapter 187, O.S.L. 2008 (63 O.S. Supp. 2010, Section 1-301), which relates to definitions; adding definition; amending 63 O.S. 2001, Section 1-304, which relates to the duties of the State Commissioner of Health; deleting certain duty; amending 63 O.S. 2001, Section 1-311, which relates to the filing of birth certificates; providing that birth certificates shall be filed with State Registrar; providing birth certificate process when delivering mother carries legal child of another woman; amending 63 O.S. 2001, Section 1-312, which relates to an infant of unknown parentage; amending 63 O.S. 2001, Section 1-316, which relates to new birth certificates; amending 63 O.S. 2001, Section 1-316a, which relates to heirloom birth certificates; providing heirloom birth certificate shall not be used as evidence of live birth nor identification purposes; amending 63 O.S. 2001, Section 1-318, which relates to fetal death certificates; removing provisions

related to location of fetal death; amending 63 O.S. 2001, Section 1-319, which relates to burial permits; requiring transit permit to transport dead bodies by certain individuals; 63 O.S. 2001, Section 321, as amended by Section 61, Chapter 116, O.S.L. 2006 (63 O.S. Supp. 2010, Section 1-321), which relates to amendment of certificates; permitting Board to promulgate certain rules; amending 63 O.S. 2001, Section 1-323, as last amended by Section 8, Chapter 226, O.S.L. 2010 (63 O.S. Supp. 2010, Section 1-323), which relates to vital statistics records; amending Section 1, Chapter 384, O.S.L. 2003 (63 O.S. 2010, Section 1-324.1), which relates to the prohibition of certain acts regarding certain certificates; prohibiting certain act regarding certain certificates; modifying certain penalties; prohibiting certain acts regarding disinterment permits; providing penalties; amending 63 O.S. 2001, Section 1-325, which relates to fees for certain records; permitting fees to be paid by credit cards; amending 63 O.S. 2001, Section 1-329.1, which relates to permit for disposal of bodies; amending 63 O.S. 2001, Section 1-502.2, as last amended by Section 6, Chapter 393, O.S.L. 2008 (63 O.S. Supp. 2010, Section 1-502.2), which relates to the confidentiality of certain information; amending 63 O.S. 2001, Section 1-517, which relates to definitions; modifying certain terms; amending 63 O.S. 2001, Section 1-520, which relates to prohibiting physicians from making false discharge of certain persons; creating certain penalty; amending 63 O.S. 2001, Section 1-522, which relates to prohibiting certain treatment without a prescription; amending 63 O.S. 2001, Section 1-524, as last amended by Section 1, Chapter 346, O.S.L. 2003 (63 O.S. Supp. 2010, Section 1-524), which relates to required testing of persons in prison; amending Section 2, Chapter 346, O.S.L. 2003 (63 O.S. Supp. 2010, Section 524.1), which relates to the required examination of certain arrested persons; amending 63 O.S. 2001, Section 1-525, which relates to the prescriptions and records of certain persons; amending 63 O.S. 2001, Section 1-526, which relates to certain Board rules and regulations; amending 63 O.S. 2001, Section 1-527, which relates to reports of venereal disease; amending 63 O.S. 2001, Section 1-528, which relates to required instruction of certain persons by physician; amending 63 O.S. 2001, Section 1-529, which relates to certain investigations by health officers; amending 63 O.S. 2001, Section 1-530, which relates to the protection against spread of certain disease; amending 63 O.S. 2001, Section 1-531, which relates to the issuance of certain certificates; amending 63 O.S. 2001, Section 1-532, which relates to the publicity of information and reports of certain persons; amending 63 O.S. 2001, Section 1-532.1, which relates to the consent of a minor to be examined and treated for certain disease; amending 63 O.S. 2001, Section 1-534.1, which relates to the state plan for HIV services; deleting requirement that state plan be reviewed annually; amending 63 O.S. 2001, Section 1-873, which relates to minimum adult day care licensure requirements; providing certain licenses may be issued for more than twelve months; amending 63 O.S. 2001, Section 1-1412, which relates to false advertisement of drugs; amending 63 O.S. 2001, Section 1-1905, which relates to licenses for certain facilities; providing certain licenses may be issued for more than twelve months; amending 63 O.S. 2001, Section 946, which relates to exhuming of bodies; requiring certain court order be provided to the Department; amending 63 O.S. 2001, Section 2602, which relates to the right of minors to consent to certain services under certain conditions; repealing 63 O.S. 2001, Section 1-305, 1-306, 1-307, 1-308, 1-309 and 1-519, which relate to local registrars; providing for codification; and providing an effective date.

HB 1398 – By Wesselhoft.

An Act relating to appropriations; making appropriation to Employment Security Administration Fund; specifying amount and purpose of appropriation; requiring expenditure by certain date; requiring certain federal standards; requiring compliance with Social Security Act; and providing an effective date.

HB 1399 – By Wesselhoft.

An Act relating to motor vehicles; amending 47 O.S. 2001, Section 6-111, as last amended by Section 2, Chapter 388, O.S.L. 2009 (47 O.S. Supp. 2010, Section 6-111), which relates to the issuance of driver licenses and identification cards; prohibiting the use of radio frequency identification tags on driver licenses and identification cards; and declaring an emergency.

HB 1400 – By Wesselhoft.

An Act relating to crimes and punishments; amending 21 O.S. 2001, Section 1289.6, which relates to the Oklahoma Firearms Act of 1971; adding condition in which firearms may be carried in certain manner; updating language; and providing an effective date.

HB 1401 – By Wesselhoft.

An Act relating to public health and safety; creating the Oklahoma Child Protection Act; making legislative findings; establishing purpose; defining terms; requiring certain individual to report certain abuse against a child; requiring report to be made within certain time period; requiring certain information be included in report; making certain violation a misdemeanor; requiring the preservation of fetal tissue extracted during abortion of certain individuals; directing Attorney General to adopt rules and regulations relating to fetal tissue; making certain violations a misdemeanor and felony; prohibiting person from assisting child in obtaining abortion without notice and consent; providing for civil liability; permitting court to enjoin certain conduct; providing for certain intervention in litigation; providing for codification; and providing an effective date.

HB 1402 – By Wesselhoft.

An Act relating to public health and safety; creating the Women's Health Defense Act; making legislative findings; establishing purpose; defining terms; prohibiting abortion without certain determination; prohibiting physician from performing abortion when certain gestational age has been determined; providing for exception; requiring certain report by physician; making certain violation a felony; providing certain penalties; providing for certain relief in civil action; providing certain review of physician's conduct by State Board of Medical Licensure and Supervision; providing for admissibility of findings in civil and criminal trials; providing for revocation of medical facility license under certain conditions; providing for loss of state funds; providing exclusion from prosecution; providing for interpretation; providing for certain intervention in litigation; providing for codification; and providing an effective date.

HB 1403 – By Wesselhoft.

An Act relating to schools; amending Section 1, Chapter 195, O.S.L. 2009, as last amended by Section 16, Chapter 291, O.S.L. 2010 (70 O.S. Supp. 2010, Section 1210.544), which relates to the identification of low-achieving schools; providing for implementation of certain school intervention upon petition by parents; providing exception; and providing an effective date.

HB 1404 – By Wesselhoft.

An Act relating to crimes and punishments; amending 21 O.S. 2001, Sections 1698 and 1699.1, which relate to dogfighting events and penalties; increasing certain penalty; deleting penalty provision; and providing an effective date.

HB 1405 – By Wesselhoft.

An Act relating to criminal procedure; creating the Criminal Procedure Act of 2011; providing for noncodification; and providing an effective date.

HB 1406 – By Wesselhoft.

An Act relating to firearms; creating the Oklahoma Firearms Act of 2011; providing for noncodification; and providing an effective date.

HB 1407 – By Wesselhoft.

An Act relating to amusements and sports; requiring lottery winners to provide proof of health insurance in order to collect winnings; and providing an effective date.

HB 1408 – By Derby.

An Act relating to public retirement systems; enacting the Oklahoma Public Employees Retirement System Marital Property Rights Amendments Act of 2011; providing for noncodification; providing an effective date; and declaring an emergency.

HB 1409 – By Cox.

An Act relating to insurance; amending 36 O.S. 2001, Section 6055, as last amended by Section 36, Chapter 176, O.S.L. 2009 (36 O.S. Supp. 2010, Section 6055), which relates to accident and health insurance policies; providing required methods of compensation for certain providers; and providing an effective date.

HB 1410 – By Joyner and Blackwell.

An Act relating to counties and county officers; requiring reimbursement agreement before county provides certain services for courthouse; providing for codification; and providing an effective date.

HB 1411 – By Joyner.

An Act relating to roads, bridges and ferries; establishing the Rails Program Division as a separate state agency under a new identity to be known as the Oklahoma Railways Commission; providing for the continuance of certain powers, duties, and responsibilities; providing for transfer of certain property, funds and pending matters; establishing minimum and maximum number of full-time-equivalent positions; authorizing the Oklahoma Railways Commission and the Department of Transportation to enter into certain agreement for transfer of personnel; requiring written consent of employee to be transferred; permitting certain classified employees to retain certain status and salary; requiring certain benefits to be retained by employees; requiring transfers be coordinated with Office of Personnel Management; authorizing the Oklahoma Railways Commission to rent, lease, or own property; permitting the Oklahoma Railways Commission to accept certain gifts; providing for funding and payment of transfer costs; abolishing certain division; requiring the Director of the Office of State Finance to coordinate transfer of assets and obligations; requiring the Department of Central Services to coordinate transfer of property and records; providing governing body; providing requirements for eligibility of Commission members; providing member selection procedure; providing for selection of Executive Director; authorizing Commission to conduct certain activities; restricting evidentiary use of certain information; requiring certain cooperation; directing certain reporting; creating the Oklahoma Railways Commission Revolving Fund; funding fund; providing for

expenditures; restricting expenditures to certain purpose; providing for codification; and providing an effective date.

HB 1412 – By Joyner.

An Act relating to criminal procedure; amending 22 O.S. 2001, Section 1261, which relates to liquor and gambling paraphernalia; modifying filing procedure; and providing an effective date.

HB 1413 – By Joyner.

An Act relating to consumer protection; enacting the Home Appliance Lemon Law; defining terms; requiring repair to home appliance that does not conform to all express warranties; prescribing replacement or refund if home appliance cannot be repaired; providing affirmative defenses; requiring written notification; providing for presumption of reasonable attempts to repair; requiring Attorney General to prepare written statement and post it on website; requiring retail dealers to provide statement to consumers; providing resale of certain home appliances in this state with exceptions; authorizing consumer to recover certain costs and fees in civil actions; providing for codification; providing for noncodification; and providing an effective date.

HB 1414 – By Joyner and Blackwell.

An Act relating to fees; amending 28 O.S. 2001, Section 152, as last amended by Section 1, Chapter 420, O.S.L. 2010 (28 O.S. Supp. 2010, Section 152), which relates to civil court fees; establishing fee to be credited to the Oklahoma court-appointed special advocates; and providing an effective date.

HB 1415 – By Joyner and Blackwell.

An Act relating to civil procedure; amending 12 O.S. 2001, Section 921.1, which relates to the Legal Services Revolving Fund; clarifying language; and providing an effective date.

HB 1416 – By Joyner.

An Act relating to crimes and punishments; creating the Oklahoma Criminal Law Act of 2011; providing for noncodification; and providing an effective date.

HB 1417 – By Joyner.

An Act relating to counties and county officers; amending 19 O.S. 2001, Section 136, which relates to county office hours; clarifying language; and providing an effective date.

HB 1418 – By Casey.

An Act relating to schools; amending 70 O.S. 2001, Section 5-142, as amended by Section 1, Chapter 406, O.S.L. 2010 (70 O.S. Supp. 2010, Section 5-142), which relates to criminal history record searches; providing that national criminal record check may be conducted by approved private company; requiring board of education to request national criminal record check from approved private company or from State Department of Education for any person seeking employment with school; providing an effective date; and declaring an emergency.

HB 1419 – By Casey and Blackwell.

An Act relating to public health and safety; amending 63 O.S. 2001, Section 1-2504, which relates to the utilization of emergency medical personnel; permitting licensed ambulance services to use registered nurses; and providing an effective date.

HB 1420 – By Casey.

An Act relating to schools; amending 70 O.S. 2001, Section 3311, as last amended by Section 1, Chapter 31, O.S.L. 2009 (70 O.S. Supp. 2010, Section 3311), which relates to the Council on Law Enforcement Education and Training; providing basic and specialized

training academies for reserve deputies; establishing minimum number of training hours; and providing an effective date.

HB 1421 – By Casey.

An Act relating to higher education; amending 70 O.S. 2001, Section 2604, as last amended by Section 2, Chapter 437, O.S.L. 2009 (70 O.S. Supp. 2010, Section 2604), which relates to Oklahoma Higher Learning Access Program awards; limiting payment of awards for courses or units dropped or failed by a student; providing for repayment or an adjustment in the award of a certain amount; specifying application; clarifying language; providing an effective date; and declaring an emergency.

HB 1422 – By Casey.

An Act relating to state government; amending 74 O.S. 2001, Section 1306, as last amended by Section 3, Chapter 231, O.S.L. 2006 (74 O.S. Supp. 2010, Section 1306), which relates to the powers and duties of the State and Education Employees Group Insurance Board; modifying insurance plan year start date for education employees; authorizing modification of certain plan; and providing an effective date.

HB 1423 – By Casey.

An Act relating to the Teachers' Retirement System of Oklahoma; amending 74 O.S. 2001, Section 1316.3, as last amended by Section 3, Chapter 198, O.S.L. 2005 (74 O.S. Supp. 2010, Section 1316.3), which relates to payments for certain health care costs; modifying amounts payable to retirees; providing an effective date; and declaring an emergency.

HB 1424 – By Walker.

An Act relating to pipelines; granting the Corporation Commission the power and duty to enforce maintenance and operation standards for certain pipelines; specifying standards for protecting buried pipelines from becoming uncovered or exposed; specifying standards for recovering buried pipelines that become uncovered or exposed; providing for codification; and providing an effective date.

HB 1425 – By Walker.

An Act relating to children; amending 10 O.S. 2001, Section 7003-1.1, as last amended by Section 1, Chapter 278, O.S.L. 2010, and as renumbered by Section 213, Chapter 233, O.S.L. 2009 (10A O.S. Supp. 2010, Section 1-2-102), which relates to assessment and investigations of child abuse; modifying investigation procedures; and providing an effective date.

HB 1426 – By Walker.

An Act relating to revenue and taxation; amending 68 O.S. 2001, Section 1004, as last amended by Section 4, Chapter 256, O.S.L. 2010 (68 O.S. Supp. 2010, Section 1004), which relates to apportionment of gross production tax revenue; providing for apportionment of certain dollar amount to Rural Economic Action Plan Fund; providing an effective date; and declaring an emergency.

HB 1427 – By Walker.

An Act relating to the Teachers' Retirement System of Oklahoma; amending 74 O.S. 2001, Section 1316.3, as last amended by Section 3, Chapter 198, O.S.L. 2005 (74 O.S. Supp. 2010, Section 1316.3), which relates to payments for certain health care costs; modifying amounts payable to retirees; providing an effective date; and declaring an emergency.

HB 1428 – By Walker.

An Act relating to public retirement systems; amending 70 O.S. 2001, Section 17-105, as last amended by Section 2, Chapter 357, O.S.L. 2010 (70 O.S. Supp. 2010, Section 17-105), which relates to the Teachers' Retirement System of Oklahoma; modifying provisions related to retirement benefits in the event of postretirement divorce; prescribing procedures; providing an effective date; and declaring an emergency.

HB 1429 – By Cox.

An Act relating to state government; directing the State and Education Employees Group Insurance Board to develop bariatric surgery plan; requiring plan to be submitted to certain persons by specified time; and providing an effective date.

HB 1430 – By McPeak.

An Act relating to schools; amending 70 O.S. 2001, Section 5-142, as amended by Section 1, Chapter 406, O.S.L. 2010 (70 O.S. Supp. 2010, Section 5-142), which relates to criminal history record checks of school employees; modifying frequency of required criminal history record check for substitute teachers; and providing an effective date.

HB 1431 – By McPeak.

An Act relating to state government; creating the Dual Office-Holding Act; providing for noncodification; and providing an effective date.

HB 1432 – By McPeak.

An Act relating to schools; amending 70 O.S. 2001, Section 11-110, which relates to the inventory of coursework; clarifying language; and providing an effective date.

HB 1433 – By McPeak.

An Act relating to agriculture; creating the Agriculture Improvement Act of 2011; providing for noncodification; and providing an effective date.

HB 1434 – By McPeak.

An Act relating to municipalities; creating the Municipal Court Fairness Act; providing for noncodification; and providing an effective date.

HB 1435 – By McPeak.

An Act relating to public health and safety; amending 63 O.S. 2001, Section 1-101, which relates to the Oklahoma Public Health Code; clarifying language; and providing an effective date.

HB 1436 – By Cox.

An Act relating to tourism and recreation; authorizing the Oklahoma Tourism and Recreation Commission to sell certain state park real estate and personal property; describing location of property; making the sale subject to all easements and reservations; allowing the Commission to transfer any interests; exempting the sale from certain provisions of law; providing for the deposit and use of monies from the sale; providing for codification; and declaring an emergency.

HB 1437 – By Cox.

An Act relating to prisons and reformatories; amending 57 O.S. 2001, Section 37, as last amended by Section 7, Chapter 366, O.S.L. 2008 (57 O.S. Supp. 2010, Section 37), which relates to capacity of correctional facilities; giving sheriffs the sole discretion to determine inmate transfers; and providing an effective date.

HB 1438 – By Shannon.

An Act relating to state government; enacting the State Assets Auction Process Amendments Act of 2011; providing for noncodification; providing an effective date; and declaring an emergency.

HB 1439 – By Vaughan.

An Act relating to crimes and punishments; amending 21 O.S. 2001, Section 1289.25, as amended by Section 2, Chapter 145, O.S.L. 2006 (21 O.S. Supp. 2010, Section 1289.25), which relates to the Oklahoma Firearms Act of 1971; expanding right to use deadly force; and providing an effective date.

HB 1440 – By Vaughan.

An Act relating to revenue and taxation; amending 68 O.S. 2001, Section 2358, as last amended by Section 1, Chapter 421, O.S.L. 2010 (68 O.S. Supp. 2010, Section 2358), which relates to computation of taxable income and adjusted gross income; providing exemption for sale of certain real and personal property; imposing requirements with respect to property qualifying for exemption; providing exemption for income derived from investment of sale proceeds; and providing an effective date.

HB 1441 – By Cox.

An Act relating to professions and occupations; amending Section 1, Chapter 74, O.S.L. 2009, as amended by Section 1, Chapter 247, O.S.L. 2010 (59 O.S. Supp. 2010, Section 367.8), which relates to the maintaining of emergency medication kits in certain facilities; modifying pharmacies that may maintain certain substances in emergency medication kits; deleting certain definition; and providing an effective date.

HB 1442 – By Faught.

An Act relating to public health and safety; creating the Destructive Human Embryo Research Act; making legislative findings; establishing purpose; defining terms; prohibiting certain acts; providing penalties; providing for certain intervention in litigation; providing for codification; and providing an effective date.

HB 1443 – By Faught.

An Act relating to poor persons; prohibiting the use of Temporary Assistance for Needy Families electronic benefit transfer cards at casino automated teller machines; providing for codification, and providing an effective date.

HB 1444 – By Faught.

An Act relating to definitions and general provisions; creating the Oklahoma Official English Language Implementation Act; declaring the English language to be the official language of this state; stating legislative findings; requiring that the state preserve and enhance the role of English as the official language; stating purpose; prohibiting actions which diminish or ignore the role of English as the official language of this state; defining actions which preserve, enhance, diminish, or ignore the role of English as the official language of this state; requiring disclosure of requirements, and separate budget delineations of costs, for using languages other than English; specifying that the Oklahoma Official English Language Implementation Act creates no new rights of action or claims; providing for codification; and providing an effective date.

HB 1445 – By Faught.

An Act relating to poor persons; amending 56 O.S. 2001, Section 230.50, which relates to the Statewide Temporary Assistance Responsibility System; requiring annual recertification for certain benefits; and providing an effective date.

HB 1446 – By Faught.

An Act relating to immigration; creating the Oklahoma Immigration Act of 2011; providing for noncodification; and providing an effective date.

HB 1447 – By Faught.

An Act relating to state government; repealing Sections 1, 2, 3, 4 and 5, Chapter 254, O.S.L. 2004, Section 6, Chapter 254, O.S.L. 2004, as amended by Section 2, Chapter 400, O.S.L. 2004, and Sections 7 and 8, Chapter 254, O.S.L. 2004 (74 O.S. Supp. 2010, Sections 9030, 9030.1, 9030.2, 9030.3, 9030.4, 9030.5, 9030.6, 9030.7 and 9030.8), which relate to the Oklahoma Art in Public Places Act; providing an effective date; and declaring an emergency.

HB 1448 – By Faught.

An Act relating to environment and natural resources; creating the Beverage Container Recycling Act; providing for noncodification; and providing an effective date.

HB 1449 – By Williams.

An Act relating to intoxicating liquors; amending 37 O.S. 2001, Section 8, which relates to public intoxication; defining term; requiring political subdivisions include certain provision; and providing an effective date.

HB 1450 – By Williams.

An Act relating to revenue and taxation; enacting the Revenue and Taxation Technical Amendments Act; providing for noncodification; and providing an effective date.

HB 1451 – By Williams.

An Act relating to cities and towns; requiring release of account information to licensed process servers; providing for codification; and providing an effective date.

HB 1452 – By Williams.

An Act relating to crimes and punishments; creating the Oklahoma Crimes and Punishments Act of 2011; providing for noncodification; and providing an effective date.

HB 1453 – By Williams.

An Act relating to professions and occupations; creating the Oklahoma Licensed Interpreter Act; defining terms; creating the Oklahoma Board of Licensed Interpreters for the Deaf and Hard-of-Hearing; providing for membership, qualifications, and terms of office for the Board; providing for powers and duties of the Board; providing for investigators of the Board; providing for meetings and notice of meetings of the Board; providing licensure requirements; providing for reinstatement of suspended license; providing for renewal of license; defining practice of interpreting; providing for exceptions; providing for disciplinary actions; providing for inability to practice in certain circumstances; providing for reporting of certain information; providing immunity from certain liability; providing for citations and fines; creating the Oklahoma Licensed Interpreters for the Deaf and Hard-of-Hearing Fund; stating source of revenue; stating purpose; providing for expenditures; providing for confidentiality of certain information; providing for administrative rules; providing for codification; and providing an effective date.

HB 1454 – By Williams.

An Act relating to economic development; enacting the Certified Entrepreneurship Communities Act of 2011; providing for noncodification; and providing an effective date.

HB 1455 – By Cox.

An Act relating to public health and safety; requiring test for human immunodeficiency virus in certain circumstance; defining term; providing for codification; and providing an effective date.

HB 1456 – By Denney.

An Act relating to schools; directing the State Board of Education to prepare an annual report of school achievement; specifying contents of the report; requiring schools to be identified by grades; listing grades; giving schools with a certain grade greater authority over allocation of certain funds; requiring certain schools to receive a school grade; providing certain exceptions; establishing basis for the grade of a school; specifying criteria; specifying criteria for high schools; listing student test data used to determine a school grade; specifying certain data to be used to determine a high school grade; directing the Board to adopt certain criteria for school grades; requiring added weight for reading achievement; requiring certain schools to demonstrate adequate progress by certain students in order to achieve certain grade; requiring reporting of school improvement ratings; providing for certain recognition; directing the State Department of Education to develop a school report card; requiring delivery of the school report card to parents; specifying contents of the school report card; requiring school report cards to be published on the Department website; providing for calculation of performance-based funding; requiring school district grades to be included on school report cards; providing for calculation of a school district grade; directing the Board to promulgate rules; providing for codification; providing an effective date; and declaring an emergency.

HB 1457 – By Denney.

An Act relating to schools; amending 70 O.S. 2001, Sections 6-101.3, as amended by Section 8, Chapter 434, O.S.L. 2003 and 6-101.3, as last amended by Section 8, Chapter 291, O.S.L. 2010 (70 O.S. Supp. 2010, Section 6-101.3), which relates to teacher contract definitions; modifying certain definitions; amending 70 O.S. 2001, Sections 6-101.26, as last amended by Section 2, Chapter 112, O.S.L. 2006 and 6-101.26, as last amended by Section 12, Chapter 291, O.S.L. 2010 (70 O.S. Supp. 2010, Section 6-101.26), which relates to due process procedures under the Teacher Due Process Act of 1990; describing the process for consideration of a recommendation by a superintendent; modifying certain notice requirements; establishing process when a career or probationary teacher waives right to a hearing; requiring hearing within certain time of notification; requiring a pretermination hearing to be conducted by a hearing judge; requiring a hearing judge to submit recommendations within certain time period; changing right to appeal from a trial de novo to a hearing panel review; deleting references to trial de novo; providing criteria for selection of a hearing judge; entitling a career teacher to a hearing panel review; establishing time period for requesting a hearing panel review by a career teacher; providing selection process for a hearing panel; specifying criteria for a review hearing proceeding; requiring the hearing panel to complete the hearing and submit a report within certain time period; providing for additional time under certain circumstance; specifying content of the hearing panel report; making the hearing panel decision final; providing for an appeal; repealing 70 O.S. 2001, Section 6-101.27 and 6-101.27, as amended by Section 13, Chapter 291, O.S.L. 2010 (70 O.S. Supp. 2010, Section 6-101.27), which relates to entitlement of a career teacher to a trial de novo; providing an effective date; and declaring an emergency.

HB 1458 – By Denney.

An Act relating to schools; directing the State Board of Career and Technology Education to assume operations of certain regional programs administered by the Oklahoma School of Science and Mathematics; providing for the transfer of property, records and personnel; stating legislative intent; directing the Board to solicit proposals for programs at certain locations; providing for a selection committee; providing for the establishment of an

Advisory Council; specifying certain duties of the Advisory Council; providing for recruitment and hiring of faculty; providing for transportation of students; repealing 70 O.S. 2001, Section 1210.404, which relates to the development of advanced science and mathematics programs; providing for codification; providing an effective date; and declaring an emergency.

HB 1459 – By Denney.

An Act relating to driver licenses; amending 47 O.S. 2001, Section 6-111, as last amended by Section 2, Chapter 388, O.S.L. 2009 (47 O.S. Supp. 2010, Section 6-111), which relates to the issuance of driver licenses or identification cards; modifying information required for driver licenses and identification cards; and providing an effective date.

HB 1460 – By Denney.

An Act relating to telecommunications; amending 17 O.S. 2001, Section 139.109, as amended by Section 1, Chapter 409, O.S.L. 2004 (17 O.S. Supp. 2010, Section 139.109), which relates to Special Universal Services; changing certain Internet service data transfer rate restriction; and declaring an emergency.

HB 1461 – By Denney.

An Act relating to schools; amending Section 2, Chapter 149, O.S.L. 2002, as amended by Section 5, Chapter 216, O.S.L. 2008, 70 O.S. 2001, Sections 6-114 and 24-100, as renumbered by Section 5, Chapter 149, O.S.L. 2002, and as last amended by Sections 6 and 7, Chapter 216, O.S.L. 2008 (70 O.S. Supp. 2010, Sections 24-100.3, 24-100.4 and 24-100.5), which relate to the School Bullying Prevention Act; expanding statement of findings; modifying definitions; deleting limitation on liability for school districts; modifying requirement for school districts to adopt a control and discipline policy; requiring policies to contain or establish certain procedures, requirements and statements, to identify certain persons and to address prevention in a certain manner; modifying certain required procedures; including certain additional persons in development of a policy; providing for implementation of a policy in a certain manner; modifying and adding duties of the State Board of Education; updating statutory language; adding certain persons to the Safe School Committee; modifying description of certain responsibility of the Committee; deleting exception for technology center schools; providing an effective date; and declaring an emergency.

HB 1462 – By Denney.

An Act relating to professions and occupations; creating the Music Therapy Practice Act; defining terms; requiring certain persons to be licensed under the Music Therapy Practice Act; providing for exceptions; establishing Music Therapy Practice Board to assist the Department of Human Services; providing for membership on Board; providing for terms of membership on Board; providing for powers and duties of Department in implementing Music Therapy Practice Act; providing eligibility for licensure as music therapist; establishing term of music therapist license; establishing eligibility of renewal of music therapist license; providing certain letters that may be used by licensed music therapist; prohibiting use of certain words and letters by certain persons and businesses; providing that referral not be required prior to consultation and evaluation by licensed music therapist; providing that licensed music therapist may not be coerced to delegate activities or tasks if compromising client safety; prohibiting advertisement as licensed music therapist or provider of music therapy services without license; creating misdemeanor and penalty for violation of Music Therapy Practice Act; providing for codification; and providing an effective date.

HB 1463 – By Newell.

An Act relating to crimes and punishments; amending 21 O.S. 2001, Section 1277, as amended by Section 2, Chapter 128, O.S.L. 2007 (21 O.S. Supp. 2010, Section 1277), which relates to unlawful carry of firearms; deleting certain restriction; authorizing certain persons to carry concealed handguns on college or university property; prohibiting colleges and universities from establishing certain policies or rules; and providing an effective date.

HB 1464 – By Johnson.

An Act relating to revenue and taxation; providing for filing of civil actions related to proceedings involving the Oklahoma Tax Commission; providing for venue; providing for appeals in same manner as judgments in civil cases; providing for codification; and providing an effective date.

HB 1465 – By Johnson.

An Act relating to schools; amending 70 O.S. 2001, Section 1-114, which relates to school attendance; changing date for determining age for school attendance purposes; updating statutory language; and providing an effective date.

HB 1466 – By Johnson.

An Act relating to public health and safety; amending 63 O.S. 2001, Section 1-732, which relates to the prohibition of abortions after unborn child has become viable; modifying the presumption of viability of unborn child; and providing an effective date.

HB 1467 – By Johnson.

An Act relating to revenue and taxation; repealing 68 O.S. 2001, Sections 2357.7, as last amended by Section 1, Chapter 440, O.S.L. 2008, 2357.11, as last amended by Section 1, Chapter 361, O.S.L. 2010, 2357.28, as amended by Section 1, Chapter 18, O.S.L. 2002, 2357.32A, as last amended by Section 4, Chapter 418, O.S.L. 2010, Section 1, Chapter 313, O.S.L. 2002, as last amended by Section 12, Chapter 327, O.S.L. 2010, 2357.41, as last amended by Section 5, Chapter 418, O.S.L. 2010, 2357.42, as last amended by Section 1, Chapter 13, O.S.L. 2004, Section 1, Chapter 439, O.S.L. 2005, as last amended by Section 15, Chapter 327, O.S.L. 2010 and Section 8, Chapter 413, O.S.L. 2005, as last amended by Section 24, Chapter 327, O.S.L. 2010 (68 O.S. Supp. 2010, Section 2357.7, 2357.11, 2357.28, 2357.32A, 2357.32B, 2357.41, 2357.42, 2357.46 and 2357.104), which relate to transferable tax credits; repealing transferable tax credits; and declaring an emergency.

HB 1468 – By Johnson.

An Act relating to counties and county officers; amending 19 O.S. 2001, Section 131, as last amended by Section 9, Chapter 1, O.S.L. 2005 (19 O.S. Supp. 2010, Section 131), which relates to county officers; modifying candidate requirements for county commissioner; and providing an effective date.

HB 1469 – By Johnson.

An Act relating to counties and county officers; amending 19 O.S. 2001, Sections 401 and 401.1, which relate to counties providing facilities for courts; requiring reimbursement when counties provide facilities and services for courts; amending 20 O.S. 2001, Section 1304, as last amended by Section 116, Chapter 234, O.S.L. 2009 (20 O.S. Supp. 2010, Section 1304), which relates to permitted court fund claims; modifying permitted expenses; and providing an effective date.

HB 1470 – By Johnson.

An Act relating to firearms; amending 21 O.S. 2001, Sections 1272, as last amended by Section 1, Chapter 128, O.S.L. 2007, 1272.1, 1272.2, 1273, 1276, 1277, as amended by Section 2, Chapter 128, O.S.L. 2007, 1278, 1280.1, as amended by Section 2, Chapter 465,

O.S.L. 2003, 1283, as last amended by Section 1, Chapter 13, O.S.L. 2009 and 1287, as last amended by Section 2, Chapter 162, O.S.L. 2007 (21 O.S. Supp. 2010, Sections 1272, 1277, 1280.1, 1283 and 1287), which relate to the carrying, use and possession of firearms; modifying description of handgun licenses; clarifying manner in which firearms may be carried by handgun licensees; deleting certain statutory references; amending 21 O.S. 2001, Sections 1289.7, 1289.9, 1289.10, 1289.11, 1289.12, 1289.13, as last amended by Section 1, Chapter 549, O.S.L. 2004, Section 4, Chapter 465, O.S.L. 2003, as amended by Section 2, Chapter 549, O.S.L. 2004, 1289.16 and 1289.23, as amended by Section 1, Chapter 538, O.S.L. 2004 (21 O.S. Supp. 2010, Sections 1289.13, 1289.13A and 1289.23), which relate to the Oklahoma Firearms Act of 1971; modifying description of handgun licenses; clarifying manner in which firearms may be carried by handgun licensees; deleting certain statutory references; amending 21 O.S. 2001, Sections 1290.2, 1290.3, 1290.4, 1290.5, as last amended by Section 1, Chapter 225, O.S.L. 2009, 1290.6, 1290.7, 1290.8, as amended by Section 6, Chapter 465, O.S.L. 2003, 1290.9, as amended by Section 7, Chapter 465, O.S.L. 2003, 1290.11, as amended by Section 3, Chapter 62, O.S.L. 2006, 1290.12, as last amended by Section 1, Chapter 162, O.S.L. 2010, 1290.13, 1290.14, as last amended by Section 1, Chapter 455, O.S.L. 2005, 1290.15, 1290.17, 1290.18, 1290.19, 1290.20, 1290.21, 1290.23, 1290.24, 1290.25 and 1290.26, as amended by Section 9, Chapter 465, O.S.L. 2003 (21 O.S. Supp. 2010, Sections 1290.5, 1290.8, 1290.9, 1290.11, 1290.12, 1290.14 and 1290.26), which relate to the Oklahoma Self-Defense Act; modifying and deleting certain statutory references; defining term; modifying certain definition; modifying description of handgun licenses; clarifying manner in which firearms may be carried by handgun licensees; amending 21 O.S. 2001, Section 1364, which relates to discharging firearms; modifying description of handgun license; deleting certain statutory reference; amending 63 O.S. 2001, Section 2-110, as amended by Section 4, Chapter 359, O.S.L. 2008 (63 O.S. Supp. 2010, Section 2-110), which relates to the Uniform Controlled Dangerous Substances Act; modifying manner in which weapons may be carried by attorneys of the Oklahoma State Bureau of Narcotics and Dangerous Drugs Control; amending 63 O.S. 2001, Section 4210.3, which relates to the Oklahoma Boating Safety Regulation Act; modifying scope of certain prohibited act; and providing an effective date.

HB 1471 – By Armes.

An Act relating to agriculture; amending 2 O.S. 2001, Section 1-3, as last amended by Section 1, Chapter 292, O.S.L. 2005 and Section 1, Chapter 180, O.S.L. 2009 (2 O.S. Supp. 2010, Sections 1-3 and 2-4c), which relate to the Oklahoma Agricultural Code; defining term; mandating the Department maintain a Registry of Reproductive Services Businesses; listing registration criteria; requiring prescription drugs be dispensed under certain conditions; amending 59 O.S. 2001, Sections 698.2 and 698.12, as last amended by Sections 1 and 3, Chapter 112, O.S.L. 2010 (59 O.S. Supp. 2010, Sections 698.2 and 698.12), which relate to the Oklahoma Veterinary Practice Act; defining terms; modifying procedures that are not prohibited; and providing an effective date.

HB 1472 – By Armes.

An Act relating to agriculture; amending 2 O.S. 2001, Sections 18-308 and 18-309, which relate to the Oklahoma Wheat Resources Act; increasing per-bushel fee assessed on certain wheat products; and providing an effective date.

HB 1473 – By Armes.

An Act relating to agriculture; amending Section 5, Chapter 138, O.S.L. 2006, as amended by Section 3, Chapter 360, O.S.L. 2010 (2 O.S. Supp. 2010, Section 6-505), which relates to the Oklahoma Farmed Cervidae Act; removing double-fencing requirement for export of certain cervidae; and providing an effective date.

HB 1474 – By Armes.

An Act relating to game and fish; amending Section 2, Chapter 63, O.S.L. 2008, as amended by Section 1, Chapter 266, O.S.L. 2009 (29 O.S. Supp. 2010, Section 7-209), which relates to the Oklahoma Wildlife Conservation Code; increasing maximum fine amount for trespass; and providing an effective date.

HB 1475 – By Armes.

An Act relating to revenue and taxation; amending 68 O.S. 2001, Section 1625, as amended by Section 4, Chapter 408, O.S.L. 2010 (68 O.S. Supp. 2010, Section 1625), which relates to fireworks license fees; increasing retail license fee; amending 68 O.S. 2001, Section 1626, which relates to apportionment of fees; providing a portion of certain fee to State Fire Marshal; amending 68 O.S. 2001, Section 1634, which relates to sales tax on fireworks; requiring sales tax be collected on sales to consumer; requiring sales tax permit; providing an effective date; and declaring an emergency.

HB 1476 – By Armes.

An Act relating to motor vehicles; amending Section 1, Chapter 124, O.S.L. 2007, as amended by Section 4, Chapter 98, O.S.L. 2008 (47 O.S. Supp. 2010, Section 11-1117), which relates to all-terrain vehicles; modifying definition; adding definition; and providing an effective date.

HB 1477 – By Armes.

An Act relating to immigration status; amending 40 O.S. 2001, Section 1-208, as last amended by Section 2, Chapter 132, O.S.L. 2008 (40 O.S. Supp. 2010, Section 1-208), which relates to the Employment Security Act of 1980; modifying definition; amending 47 O.S. 2001, Section 6-112, as amended by Section 8, Chapter 326, O.S.L. 2007 (47 O.S. Supp. 2010, Section 6-112), which relates to driver licenses; requiring the possession of certain identification; amending Section 2, Chapter 455, O.S.L. 2009 (57 O.S. Supp. 2010, Section 530.4), which relates to the Oklahoma Criminal Illegal Alien Rapid Repatriation Act of 2009, requiring the Department of Corrections to release certain prisoners into certain custody; amending 60 O.S. 2001, Section 121, which relates to property; prohibiting certain persons from renting, leasing, and purchasing certain property; amending 63 O.S. 2001, Section 1-311, which relates to birth certificates; requiring record of live birth to be forwarded to certain agencies; amending 70 O.S. 2001, Section 1-113, as last amended by Section 154, Chapter 234, O.S.L. 2009 (70 O.S. Supp. 2010, Section 1-113), which relates to school district residency; prohibiting school districts from admitting certain persons; and providing an effective date.

HB 1478 – By Armes.

An Act relating to agriculture; amending 2 O.S. 2001, Section 10-9.5, as amended by Section 1, Chapter 412, O.S.L. 2005 (2 O.S. Supp. 2010, Section 10-9.5), which relates to the Oklahoma Registered Poultry Feeding Operations Act; requiring certified poultry waste applicators attend educational training courses; authorizing Department to promulgate rules for additional training; directing applicator receive certificate verifying completion of training; making failure to obtain training a violation of the Oklahoma Poultry Waste Applicators Certification Act; mandating certain annual deadline for training; amending 2

O.S. 2001, Sections 10-9.17 and 10-9.21, which relate to the Oklahoma Poultry Waste Applicators Certification Act; mandating compliance with educational training courses; allowing certain penalties if educational training courses not completed; and providing an effective date.

HB 1479 – By Armes.

An Act relating to agriculture; amending 2 O.S. 2001, Section 1-1, which relates to the Oklahoma Agricultural Code; clarifying language; and providing an effective date.

HB 1480 – By Armes.

An Act relating to agriculture; enacting the Oklahoma Agricultural Act of 2011; providing for noncodification; and providing an effective date.

HB 1481 – By Armes.

An Act relating to environment and natural resources; amending 27A O.S. 2001, Section 4-1-103, which relates to the Oklahoma Emergency Response Act; modifying the dangerous substances release responsibility of the Department of Environmental Quality; modifying requirement to maintain a certain list; amending 27A O.S. 2001, Section 4-2-102, which relates to the Oklahoma Hazardous Materials Planning and Notification Act; clarifying certain duty of the Oklahoma Hazardous Materials Emergency Response Commission; and providing an effective date.

HB 1482 – By DeWitt.

An Act relating to water and water rights; amending 82 O.S. 2001, Section 105.19, which relates to surrender of water rights; clarifying statutory language; deleting obsolete language; and providing an effective date.

HB 1483 – By DeWitt.

An Act relating to weights and measures; enacting the Weights and Measures Act; providing for noncodification; and providing an effective date.

HB 1484 – By DeWitt.

An Act relating to waters and water rights; creating the Water Infrastructure Revolving Account; making the account a permanent and perpetual account; stating source of funding; stating purpose of the funds; providing for codification; providing an effective date; and declaring an emergency.

HB 1485 – By Roberts (Dustin) and Blackwell.

An Act relating to motor vehicles; authorizing the Commissioner of Public Safety to negotiate certain compacts and agreements; establishing presumption certain actions shall be within discretion of Commissioner; authorizing certain disapproval by the Legislature or Governor; establishing procedure; establishing presumption that certain agreements shall be approved; authorizing Commissioner to promulgate certain rules; providing for codification; and providing an effective date.

HB 1486 – By Morrissette.

An Act relating to woody biomass; creating the Oklahoma Woody Biomass Energy Initiative Act of 2011; making legislative findings; defining certain term; creating the Woody Biomass Energy Initiative Council; establishing termination date; providing for membership; requiring appointments by a certain date; providing for meetings, a quorum, vacancies and staffing; providing for travel reimbursement; making reimbursement contingent upon funding; requiring the Council to comply with certain Acts; specifying duties; authorizing the Council to apply for and use certain funds; providing for codification; and declaring an emergency.

HB 1487 – By Brumbaugh.

An Act relating to revenue and taxation; amending 68 O.S. 2001, Section 2949, as amended by Section 13, Chapter 447, O.S.L. 2004 (68 O.S. Supp. 2010, Section 2949), which relates to exemption from ad valorem taxation; modifying qualifying income limit for purposes of manufactured home exemption; and providing an effective date.

HB 1488 – By Brumbaugh.

An Act relating to revenue and taxation; amending 68 O.S. 2001, Section 1001, as last amended by Section 1, Chapter 443, O.S.L. 2010 (68 O.S. Supp. 2010, Section 1001), which relates to gross production taxes; extending duration of certain incentives; and providing an effective date.

HB 1489 – By Brumbaugh.

An Act relating to public finance; amending Section 1, Chapter 327, O.S.L. 2007, as amended by Section 2, Chapter 475, O.S.L. 2010 (62 O.S. Supp. 2010, Section 46), which relates to public information; requiring certain road funding information be made available online; and providing an effective date.

HB 1490 – By Brumbaugh.

An Act relating to counties and county officers; amending 19 O.S. 2001, Section 215.28, as amended by Section 2, Chapter 334, O.S.L. 2008 (19 O.S. Supp. 2010, Section 215.28), which relates to creation of the District Attorneys Council; modifying functions of the District Attorneys Council; and providing an effective date.

HB 1491 – By Brumbaugh.

An Act relating to schools; requiring technology center school districts to provide an alternative education program to certain individuals; providing an effective date; and declaring an emergency.

HB 1492 – By Brumbaugh.

An Act relating to schools; directing the State Department of Education to make certain direct and indirect costs available on its website; listing specific costs; requiring school districts to provide certain information on a website under certain conditions; directing the Department to establish a benchmark system for certain purpose; providing for codification; and providing an effective date.

HB 1493 – By Brumbaugh.

An Act relating to schools; requiring school districts to expend a certain percentage of total expenditures on direct instructional activities; requiring the State Board of Education to determine the manner for calculating amount expended; establishing certain expenditure amounts for certain school years; providing that direct instructional activities be determined in accordance with certain standards and definitions; requiring school districts to compute and report certain information to the Board; directing the Board to promulgate rules; providing for codification; providing an effective date; and declaring an emergency.

HB 1494 – By Brumbaugh.

An Act relating to insurance; repealing Sections 1, 2, 3 and 4, Chapter 300, O.S.L. 2010 (36 O.S. Supp. 2010, Sections 7201, 7202, 7203 and 7204), which relate to the Health Carrier Access Payment Revolving Fund; and providing an effective date.

HB 1495 – By Brumbaugh.

An Act relating to transportation infrastructure; enacting the Transportation Infrastructure Reform Act of 2011; providing for noncodification; providing an effective date; and declaring an emergency.

HB 1496 – By Brumbaugh.

An Act relating to waters and water rights; amending 82 O.S. 2001, Section 1470, as last amended by Section 1, Chapter 391, O.S.L. 2010 (82 O.S. Supp. 2010, Section 1470), which relates to Scenic Rivers Commission fees; modifying amount of certain annual fee; providing for a user fee; deleting fees for private flotation devices floating on scenic rivers; allowing certain landowners to be exempt from certain fees; providing an effective date; and declaring an emergency.

HB 1497 – By Shelton.

An Act relating to higher education; creating the Higher Education Employee Merit System Task Force; providing termination date; stating purpose of the Task Force; providing for membership; providing date for appointments and organizational meeting; providing for selection of officers; stating duties; exempting the Task Force from certain acts; providing for meetings; providing for travel reimbursement and staff assistance; requiring completion of the study by a certain date; providing for noncodification; and declaring an emergency.

HB 1498 – By Shelton.

An Act relating to professions and occupations; amending 59 O.S. 2001, Section 1000.1, which relates to the Construction Industries Board Act; clarifying language; and providing an effective date.

HB 1499 – By Shelton.

An Act relating to public health and safety; amending Section 1, Chapter 323, O.S.L. 2010 (63 O.S. Supp. 2010, Section 2-101.2), which relates to the Uniform Controlled Dangerous Substances Act; modifying definition; clarifying scope of certain prohibited act; and providing an effective date.

HB 1500 – By Shelton.

An Act relating to crimes and punishments; making certain acts unlawful; providing penalties; defining term; providing for codification; and providing an effective date.

HB 1501 – By Shelton.

An Act relating to revenue and taxation; amending 68 O.S. 2001, Sections 401 and 402, which relate to tobacco products; defining terms; placing tax on rolling papers; apportioning tax revenue; providing an effective date; and declaring an emergency.

HB 1502 – By Shelton.

An Act relating to criminal procedure; amending 22 O.S. 2001, Section 1014, which relates to executions; deleting manner in which punishment of death may be carried out; and providing an effective date.

HB 1503 – By Schwartz.

An Act relating to professions and occupations; prescribing requirements for prescriptions communicated by electronic transmission; prescribing requirements for electronic transmission devices; permitting certain information to be shown regarding a plan's formulary; providing for codification; and providing an effective date.

HB 1504 – By Schwartz.

An Act relating to public health and safety; amending 63 O.S. 2001, Section 1-1963, which relates to the powers and duties of the State Department of Health; permitting home care agency to receive license if accredited by certain organization; and providing an effective date.

HB 1505 – By Schwartz.

An Act relating to revenue and taxation; amending Section 2, Chapter 412, O.S.L. 2010 (68 O.S. Supp. 2010, Section 1406.1), which relates to Internet sales; prohibiting certain tax notification requirement; removing certain rule making contingency; and declaring an emergency.

HB 1506 – By Schwartz.

An Act relating to damages; amending Section 24, Chapter 228, O.S.L. 2009 (23 O.S. Supp. 2010, Section 61.2), which relates to limitations on damages for bodily injury; reducing recovery cap on certain noneconomic damages; and providing an effective date.

HB 1507 – By Schwartz.

An Act relating to motor vehicles; creating Aaron's Law; amending 47 O.S. 2001, Section 11-903, as amended by Section 1, Chapter 164, O.S.L. 2005 (47 O.S. Supp. 2010, Section 11-903), which relates to negligent homicide; modifying penalties; providing for noncodification; and providing an effective date.

HB 1508 – By Schwartz.

An Act relating to waters and water rights; amending 82 O.S. 2001, Section 1603, as last amended by Section 2, Chapter 95, O.S.L. 2004 (82 O.S. Supp. 2010, Section 1603), which relates to the Oklahoma Floodplain Management Act; adding certain definition; and declaring an emergency.

HB 1509 – By Schwartz.

An Act relating to insurance; amending 36 O.S. 2001, Section 5001, as amended by Section 1, Chapter 269, O.S.L. 2006 (36 O.S. Supp. 2010, Section 5001), which relates to title insurer requirements; updating statutory reference; allowing for examination by attorney of certain policies; specifying examination requirements; specifying that certain attorneys may act as title insurance agents for certain purpose; directing Insurance Commissioner to establish certain guidelines; establishing penalties for certain violations; specifying applicability of certain provisions to title insurers; authorizing civil actions for certain violations; allowing for recovery of certain costs and fees; and providing an effective date.

HB 1510 – By Vaughan.

An Act relating to schools; amending 70 O.S. 2001, Section 11-103.6, as last amended by Section 3, Chapter 173, O.S.L. 2007 (70 O.S. Supp. 2010, Section 11-103.6), which relates to curriculum standards and high school graduation requirements; allowing certain students to be awarded a standard diploma upon completion of an individualized program; requiring passage of the General Educational Development (GED) tests; requiring certain approval; requiring completion of an individualized program by certain age; specifying options for an individualized program; providing an effective date; and declaring an emergency.

HB 1511 – By Vaughan and Key.

An Act relating to definitions and general provisions; stating legislative intent; establishing Second Amendment Day; providing for codification; and declaring an emergency.

HB 1512 – By Liebmann.

An Act relating to deferred maintenance finance; creating the Deferred Maintenance Revolving Fund; specifying source of revenue for fund; authorizing expenditures from fund; providing for codification; providing an effective date; and declaring an emergency.

HB 1513 – By Liebmann.

An Act relating to deferred maintenance finance; authorizing Oklahoma Capitol Improvement Authority to issue certain obligations for benefit of the Department of Central Services; specifying amount of net proceeds authorized; providing schedule for purposes of net proceeds; providing for investment of net proceeds by State Treasurer; prescribing maximum balance amount with respect to net proceeds; prescribing maximum maturity of obligations; stating legislative intent; authorizing Oklahoma Capitol Improvement Authority to issue obligations; specifying authorized net proceeds; providing schedule; providing for investment of proceeds; providing Department of Central Services to use proceeds for certain deferred maintenance expenses; imposing maximum balance requirement; providing for certain agreements; providing for leases; providing for transfer of title to real and personal property; authorizing borrowing by Oklahoma Capitol Improvement Authority; stating legislative intent with respect to appropriations to Department of Central Services; providing for payment of fees and costs; providing for obligations to be issued in series; authorizing hiring of certain professionals; prescribing procedures for sale of obligations; authorizing agreements between Oklahoma Capitol Improvement Authority and certain entities; providing for use of interest; providing exemption from taxation; providing for investment of funds; providing for applicability of certain statutory provisions; creating the Deferred Maintenance Revolving Fund; specifying source of revenue for fund; authorizing expenditures from fund; providing for codification; providing an effective date; and declaring an emergency.

HB 1514 – By Liebmann.

An Act relating to roads, bridges and ferries; amending Section 1, Chapter 444, O.S.L. 2005, as last amended by Section 1, Chapter 422, O.S.L. 2010 (69 O.S. Supp. 2010, Section 1521), which relates to the Rebuilding Oklahoma Access and Driver Safety Fund; increasing total apportionment limit; and providing an effective date.

HB 1515 – By Liebmann.

An Act relating to public finance; authorizing the Oklahoma Capitol Improvement Authority to issue obligations for the Native American cultural center and museum for the Native American Cultural and Educational Authority; stating purpose; providing for transfer of title upon occurrence of certain events; authorizing the borrowing of money for certain purposes; stating legislative intent; providing for payment of certain fees and costs; authorizing procedure for issuance and hiring of certain professionals; authorizing certain agreements; limiting maturity of certain obligations; providing for use of certain interest earnings; exempting certain obligations, transfers, and interest from taxation; providing for investment and oversight; providing conditions and restrictions to the authority to issue obligations; providing certain restrictions on use of state appropriations; providing for principal and interest requirements until certain date; providing for codification; and declaring an emergency.

HB 1516 – By Liebmann.

An Act relating to revenue and taxation; amending Section 1, Chapter 386, O.S.L. 2010 (68 O.S. Supp. 2010, Section 4301), which relates to the Oklahoma Quality Events Incentive Act; clarifying language; and providing an effective date.

HB 1517 – By Liebmann.

An Act relating to transportation; enacting the Transportation Funding Act; providing for noncodification; and providing an effective date.

HB 1518 – By Liebmann.

An Act relating to roads, bridges and ferries; enacting the Oklahoma Road Funding Act; providing for noncodification; and providing an effective date.

HB 1519 – By Liebmann.

An Act relating to revenue and taxation; enacting the Revenue and Taxation Reform Act; providing for noncodification; and providing an effective date.

HB 1520 – By Nollan and Blackwell.

An Act relating to motor vehicles; amending 47 O.S. 2001, Section 7-606, as last amended by Section 4, Chapter 440, O.S.L. 2010 (47 O.S. Supp. 2010, Section 7-606), which relates to penalties for violation of security verification requirements; modifying penalty; and providing an effective date.

HB 1521 – By Nollan.

An Act relating to public health and safety; enacting the Hospital Services Act; providing for noncodification; and providing an effective date.

HB 1522 – By Nollan.

An Act relating to contracts; amending 15 O.S. 2001, Section 598.6, which relates to sales below cost; providing exemption for certain sales; and providing an effective date.

HB 1523 – By Nollan.

An Act relating to schools; amending 70 O.S. 2001, Section 1210.505, which relates to the Oklahoma School Testing Program Act; clarifying statutory citation; and providing an effective date.

HB 1524 – By Nollan.

An Act relating to schools; creating the Administrative Cost Restructuring Act; providing for noncodification; and providing an effective date.

HB 1525 – By Nollan.

An Act relating to revenue and taxation; enacting the County Excise and Equalization Board Technical Amendments Act of 2011; providing for noncodification; providing an effective date; and declaring an emergency.

HB 1526 – By DeWitt.

An Act relating to redistricting; creating the State House of Representatives Redistricting Act of 2011; repealing 14 O.S. 2001, Sections 127, 128, 129, 130, 131 and 132, which relate to the State House of Representatives Redistricting Act of 2001; providing for codification; and providing an effective date.

HB 1527 – By DeWitt.

An Act relating to congressional and legislative districts; creating the Oklahoma Congressional Redistricting Act of 2011; repealing 14 O.S. 2001, Sections 5.1, 5.2, 5.3, 5.4 and 5.5, which relate to the Oklahoma Congressional Redistricting Act of 1991; providing for codification; and providing an effective date.

HB 1528 – By DeWitt.

An Act relating to redistricting; creating the Oklahoma House of Representatives Redistricting Act of 2011; repealing 14 O.S. 2001, Sections 127, 128, 129, 130, 131 and 132, which relate to the State House of Representatives Redistricting Act of 2001; providing for codification; and providing an effective date.

HB 1529 – By DeWitt.

An Act relating to state government; creating the Agency Adjustment Act of 2011; providing for noncodification; and providing an effective date.

HB 1530 – By Morrissette.

An Act relating to public buildings and public works; amending 61 O.S. 2001, Sections 102, as last amended by Section 2, Chapter 257, O.S.L. 2009 and 103, as last amended by Section 2, Chapter 98, O.S.L. 2010 (61 O.S. Supp. 2010, Sections 102 and 103), which relate to the Public Competitive Bidding Act of 1974; defining term; modifying requirements for the awarding of certain contracts; and providing an effective date.

HB 1531 – By Blackwell.

An Act relating to revenue and taxation; amending 68 O.S. 2001, Section 2358, as last amended by Section 1, Chapter 421, O.S.L. 2010 (68 O.S. Supp. 2010, Section 2358), which relates to income taxes; providing an exemption for certain expenditures for health insurance premiums paid by employers and for certain expenditures for health insurance premiums and specified medical expenditures paid by individuals; providing limitations on claiming exemptions; defining term; and providing an effective date.

HB 1532 – By Blackwell.

An Act relating to schools; prohibiting public schools and districts from joining certain interscholastic activity associations or organizations; specifying conditions; providing for codification; and declaring an emergency.

HB 1533 – By Blackwell.

An Act relating to public finance; amending 62 O.S. 2001, Section 7.10, as last amended by Section 47, Chapter 441, O.S.L. 2009, and as renumbered by Section 64, Chapter 441, O.S.L. 2009 (62 O.S. Supp. 2010, Section 34.70), which relates to voluntary payroll deductions; modifying date related to certain eligible statewide associations; and declaring an emergency.

HB 1534 – By Blackwell.

An Act relating to environment and natural resources; amending 27A O.S. 2001, Section 2-11-403, as renumbered by Section 9, Chapter 290, O.S.L. 2005, and as last amended by Section 1, Chapter 194, O.S.L. 2010 (27A O.S. Supp. 2010, Section 2-11-401.2), which relates to the waste tire recycling fee; deleting waste tire recycling fees based on the tire rim size; providing for a minimum waste tire recycling fee; deleting waste tire recycling fee for certain motor cycles; allowing for annual adjustment of the waste tire recycling fee based on Consumer Price Index increases; providing an effective date; and declaring an emergency.

HB 1535 – By Blackwell.

An Act relating to state government; repealing 74 O.S. 2001, Sections 166.2, as amended by Section 2, Chapter 543, O.S.L. 2004, 166.3, 166.5, as amended by Section 3, Chapter 543, O.S.L. 2004, 166.7 and 166.8, as amended by Section 1, Chapter 145, O.S.L. 2007 (74 O.S. Supp. 2010, Sections 166.2, 166.5 and 166.8), which relate to the Commission for Rehabilitation Services; and providing an effective date.

HB 1536 – By Blackwell.

An Act relating to revenue and taxation; amending 68 O.S. 2001, Section 2104, as amended by Section 1, Chapter 273, O.S.L. 2007 (68 O.S. Supp. 2010, Section 2104), which relates to vehicle excise tax; modifying calculation of excise tax; providing an effective date; and declaring an emergency.

HB 1537 – By Morrissette.

An Act relating to state government; creating the Oklahoma Public Campaign Finance Act; declaring intent; declaring findings; creating commission; providing for duties of the commission; providing for membership; prohibiting involvement with traditionally funded

elections; providing for candidate selection process; providing for donor categories; establishing a community election fund; providing for candidate training; providing for penalties; providing for codification; and providing an effective date.

HB 1538 – By Morrissette.

An Act relating to children; amending 10 O.S. 2001, Section 411, which relates to day care immunization requirements; modifying required immunization; requiring that day care centers and homes provide certain information to parents or guardians; specifying required information; authorizing certain means to inform parents of locations providing immunizations; requiring Department of Human Services to make certain information available to parents by a certain time; providing for codification; and providing an effective date.

HB 1539 – By Morrissette.

An Act relating to workers' compensation; amending 85 O.S. 2001, Sections 14, as last amended by Section 4, Chapter 452, O.S.L. 2010 and 14.2, as amended by Section 16, Chapter 1, 1st Extraordinary Session, O.S.L. 2005 (85 O.S. Supp. 2010, Sections 14 and 14.2), which relate to medical attention; allowing employee to select treating physician; and providing an effective date.

HB 1540 – By Morrissette.

An Act relating to the militia; creating the Oklahoma Veterans Advisory Council Act; providing short title; creating the Oklahoma Veterans Advisory Council; stating purpose; stating membership; providing for travel reimbursement; stating terms; providing for vacancies; providing for meeting schedule; providing for assistance from other state entity; providing for codification; and providing an effective date.

HB 1541 – By Murphey.

An Act relating to executive entity consolidations; placing the Construction Industries Board under the Department of Labor; providing for transfer of property and other items; defining term; providing for transfer of personnel and related benefits; providing for transfer of monies; providing for contractual rights and responsibilities; providing for rules; requiring budgetary savings; amending 59 O.S. 2001, Sections 1000.2, as last amended by Section 10, Chapter 405, O.S.L. 2008, 1000.4, as last amended by Section 20, Chapter 413, O.S.L. 2010, and 1000.5, as last amended by Section 1, Chapter 4, O.S.L. 2008 (59 O.S. Supp. 2010, Sections 1000.2, 1000.4 and 1000.5), which relate to the Construction Industries Board; establishing the Construction Industries Board within the Department of Labor; removing obsolete language; modifying the authority of the Construction Industries Board; placing certain authority under the Department of Labor; placing system of fees under the authority of the Department of Labor; recognizing the status of federally recognized tribal governments; placing authority over Native American issues and state and tribal relations under the Secretary of Native American Affairs or successor cabinet position; providing duties and powers; providing qualification for the Secretary of Native American Affairs; amending 10 O.S. 2001, Section 1150.3, as amended by Section 7, Chapter 421, O.S.L. 2004 (10 O.S. Supp. 2010, Section 1150.3), which relates to the Child Death Review Board; modifying membership selection for certain member; amending 21 O.S. 2001, Sections 1168.2 and 1168.4, which relate to human skeletal remains and burial furniture; removing certain designation requirements; amending 73 O.S. 2001, Section 98.2, which relates to the Oklahoma Capitol Complex and Centennial Commemoration Commission; modifying membership; amending 74 O.S. 2001, Section 1226.2, as last amended by Section 2, Chapter 146, O.S.L. 2005 (74 O.S. Supp. 2010, Section 1226.2), which relates to the Native American Cultural and Educational Authority; modifying

membership; repealing 74 O.S. 2001, Section 840-5.22, which relates to placement of offices, positions, and personnel of the Oklahoma Indian Affairs Commission in the unclassified service; repealing 74 O.S. 2001, Sections 1201, 1202, 1203 and 1205, which relate to the Oklahoma Indian Affairs Commission; amending 25 O.S. 2001, Sections 1501, 1502, 1502.1, 1502.2, 1502.3, 1502.4, 1502.5, 1502.6, 1502.7, 1502.8, 1502.9, 1502.10, 1502.11, 1502.12, 1502.13, 1502.14, 1502.15, 1503, 1504, 1505, 1505.1, 1506, 1506.1, 1506.5, 1506.6, 1506.7, 1506.8, 1507, 1508, 1601, 1604, 1704, 1705, 1706 and 1901, which relate to discrimination; making the Human Rights Commission a division within the Office of the Attorney General; transferring rule-making authority to the Attorney General; removing certain authorization requirement; modifying hearing procedure; modifying recipients of dismissal orders; modifying person authorized to eliminate discriminatory practice; amending Section 6, Chapter 434, O.S.L. 2005, as last amended by Section 1, Chapter 270, O.S.L. 2007 (56 O.S. Supp. 2010, Section 198.11b), which relates to the Strategic Planning Committee on the Olmstead Decision; modifying membership; amending Section 3, Chapter 337, O.S.L. 2002, as amended by Section 2, Chapter 98, O.S.L. 2007 (56 O.S. Supp. 2010, Section 1010.23), which relates to the Oklahoma Pharmacy Connection Council; modifying membership; amending Section 4, Chapter 128, O.S.L. 2004 (62 O.S. Supp. 2010, Section 41.5t.2) as renumbered by Section 64, Chapter 441, O.S.L. 2009 (62 O.S. Supp. 2010, Section 34.30) and as last amended by Section 1, Chapter 25, O.S.L. 2010 (62 O.S. Supp. 2010, Section 34.30), which relates to the Electronic and Information Technology Accessibility Advisory Council; modifying membership; amending 74 O.S. 2001, Sections 9.21, 9.23, 9.27, 9.33, as amended by Section 13, Chapter 98, O.S.L. 2007 and 9.34, as amended by Sections 4, 6, 10 and 14, Chapter 98, O.S.L. 2007 (74 O.S. Supp. 2010, Sections 9.21, 9.23, 9.27 and 9.34), which relate to the Office of Disability Concerns; placing the Office under the authority of the State Department of Rehabilitation Services; providing for transfer of property and other items; providing for transfer of personnel and related benefits; providing for transfer of monies; providing for contractual rights and responsibilities; providing for rules; requiring budgetary savings; making the Director of the State Department of Rehabilitation Services the chief administrative officer for the Office; authorizing the Director to make necessary rules and regulations; providing for revolving fund; amending 74 O.S. 2001, Sections 952, 953, 954 and 955, which relate to the Oklahoma Human Rights Commission; placing the Oklahoma Human Rights Commission under the authority of the Office of Attorney General; providing for transfer of property and other items; providing for transfer of personnel and related benefits; providing for transfer of monies; providing for contractual rights and responsibilities; providing for rules; requiring budgetary savings; making the Human Rights Commission a division of the Office of Attorney General; modifying duties; modifying hearing procedure; providing that employees remain in the classified service; removing obsolete language; placing the Oklahoma Merit Protection Commission under the authority of the Office of Personnel Management; providing for transfer of property and other items; providing for transfer of personnel and related benefits; providing for transfer of monies; providing for contractual rights and responsibilities; providing for rules; requiring budgetary savings; amending 74 O.S. 2001, Sections 840-1.7, 840-1.9, as last amended by Section 2, Chapter 12, O.S.L. 2009 and 840-1.21 (74 O.S. Supp. 2010, Section 840-1.9), which relate to the Oklahoma Merit Protection Commission; placing the Oklahoma Merit Protection Commission under the authority of the Office of Personnel Management; providing for revolving fund; repealing 74 O.S. 2001, Section 840-1.4, which relates to obsolete transfer language; creating the Oklahoma Natural Resources Code;

providing that certain statute shall be considered part of the Code; creating the Oklahoma Department of Natural Resources for the State of Oklahoma; providing for merger of certain agencies and appropriated funds within the Oklahoma Department of Natural Resources; providing for transfer of powers, duties, functions and responsibilities of the Department of Environmental Quality to the Oklahoma Department of Natural Resources; making the Department of Mines a division within the Oklahoma Department of Natural Resources; providing for assumption of certain powers, duties, functions and responsibilities; providing for construction of statutory references; requiring budgetary savings; placing the Oklahoma Center for the Advancement of Science and Technology under the authority of the Department of Commerce; providing for transfer of property and other items; providing for transfer of personnel and related benefits; providing for transfer of monies; providing for contractual rights and responsibilities; providing for rules; requiring budgetary savings; placing the Oklahoma Industrial Finance Authority under the authority of the Department of Commerce; providing for transfer of property and other items; providing for transfer of personnel and related benefits; providing for transfer of monies; providing for contractual rights and responsibilities; providing for rules; requiring budgetary savings; placing the Oklahoma Development Finance Authority under the authority of the Department of Commerce; providing for transfer of property and other items; providing for transfer of personnel and related benefits; providing for transfer of monies; providing for contractual rights and responsibilities; providing for rules; requiring budgetary savings; transferring certain powers and duties of the Scenic Rivers Commission to the Oklahoma Conservation Commission; specifying the transfer of certain property, assets, liabilities, fund balance, and obligations; requiring budgetary savings; designating certain records as evidence; providing for seasonal employees; providing for penalties; creating the Scenic River Advisory Council; providing for appointments and terms of members; providing for powers and duties of the Commission; providing for appointment of certain officers; amending 27A O.S. 2001, Sections 3-1-103 and 3-2-106, as amended by Section 1, Chapter 110, O.S.L. 2008 (27A O.S. Supp. 2010, Section 3-2-106), which relate to the Oklahoma Conservation Commission; defining terms; modifying powers and duties of the Commission; amending 82 O.S. 2001, Sections 1451, as amended by Section 1, Chapter 305, O.S.L. 2003, 1452, as amended by Section 2, Chapter 305, O.S.L. 2003, 1454, 1455, as amended by Section 1, Chapter 6, O.S.L. 2009, 1462B, as amended by Section 3, Chapter 192, O.S.L. 2003, 1462C, as amended by Section 4, Chapter 192, O.S.L. 2003, 1464, as amended by Section 3, Chapter 305, O.S.L. 2003, 1465, 1466 and 1467 (82 O.S. Supp. 2010, Sections 1451, 1452, 1455, 1462B, 1462C and 1464), which relate to the Scenic Rivers Act; modifying short title; modifying definition; modifying the acquisitions of certain access points; modifying penalties; modifying petty cash fund; modifying revolving fund; modifying violations; repealing 82 O.S. 2001, Sections 1457, as amended by Section 1, Chapter 148, O.S.L. 2002, 1458, 1460, 1461, as last amended by Section 1, Chapter 20, O.S.L. 2009, 1462, 1462A, as last amended by Section 1, Chapter 390, O.S.L. 2009, 1463, as amended by Section 5, Chapter 192, O.S.L. 2003, 1468, 1469, as amended by Section 6, Chapter 192, O.S.L. 2003, 1470, as last amended by Section 1, Chapter 391, O.S.L. 2010 and 1471 (82 O.S. Supp. 2010, Sections 1457, 1461, 1462A, 1463, 1469 and 1470), which relate to the Scenic Rivers Act; providing for codification; providing for recodification; providing an effective date; and declaring an emergency.

HB 1542 – By Cockroft and Nelson.

An Act relating to motor vehicles; amending 47 O.S. 2001, Section 6-111, as last amended by Section 2, Chapter 388, O.S.L. 2009 (47 O.S. Supp. 2010, Section 6-111), which relates to the issuance of driver licenses and identification cards; directing the Department of Public Safety to issue distinctive driver licenses to persons convicted of certain crime; providing notification procedure; stating time limitations; providing penalty for certain act; and providing an effective date.

HB 1543 – By Cockroft and Reynolds.

An Act relating to revenue and taxation; enacting the Taxpayer Relief Act of 2011; amending 68 O.S. 2001, Section 2355, as last amended by Section 7, Chapter 136, O.S.L. 2007 (68 O.S. Supp. 2010, Section 2355), which relates to income taxation; modifying tax rates applicable to certain amounts of income; specifying rates applicable to certain income amounts; repealing Section 4, Chapter 42, 2nd Extraordinary Session, O.S.L. 2006, as last amended by Section 13, Chapter 378, O.S.L. 2008 (68 O.S. Supp. 2010, Section 2355.1A), which relates to certain state revenue computation used in determining top marginal income tax rate; providing for noncodification; and providing an effective date.

HB 1544 – By Cockroft.

An Act relating to school elections; amending 26 O.S. 2001, Section 13A-103, as last amended by Section 1, Chapter 108, O.S.L. 2004 (26 O.S. Supp. 2010, Section 13A-103), which relates to election dates; changing election dates for members of the board of education; changing election dates for question of school levy; amending 26 O.S. 2001, Section 13A-105, as amended by Section 7, Chapter 369, O.S.L. 2004 (26 O.S. Supp. 2010, Section 13A-105), which relates to the declarations of candidacy by certain candidates; modifying dates of filing; amending 70 O.S. 2001, Section 5-107A, which relates to membership of boards of education of school districts; providing for the term of office of board members elected after certain date; providing for completion of the term of office for certain board members; providing an effective date; and declaring an emergency.

HB 1545 – By Cockroft.

An Act relating to higher education; making certain military students eligible for in-state residency status; specifying eligibility criteria for resident tuition; making spouses and dependent children of certain military students eligible; providing for continuation of in-state status after a military-ordered out-of-state transfer under certain conditions; providing for continuation of in-state status upon discharge under certain conditions; providing for codification; providing an effective date; and declaring an emergency.

HB 1546 – By Cockroft.

An Act relating to schools; amending 70 O.S. 2001, Sections 11-108.1 and 11-108.2, which relate to the Oklahoma Youth Community Services Act; clarifying statutory language; adding certain definition; allowing students to receive elective credit for individual community service activities; requiring submission of an application; requiring prior approval by certain person; providing an effective date; and declaring an emergency.

HB 1547 – By Cockroft.

An Act relating to crimes and punishments; amending 21 O.S. 2001, Section 1290.12, as last amended by Section 1, Chapter 162, O.S.L. 2010 (21 O.S. Supp. 2010, Section 1290.12), which relates to the Oklahoma Self-Defense Act; deleting certain fees associated with concealed carry permit applications; and providing an effective date.

HB 1548 – By Kern.

An Act relating to public health and safety; creating the Abortion Patients' Enhanced Safety Act; providing short title; making legislative findings; establishing purpose; defining terms; including certain abortion clinics in certain term; making certain violation a misdemeanor; providing criminal and civil penalty; directing Attorney General and district attorney to enforce civil penalties; directing State Commissioner of Health to take certain act when person has engaged or is about to engage in certain practices; providing for interpretation; providing for certain intervention in litigation; providing for codification; and providing an effective date.

HB 1549 – By Kern.

An Act relating to crimes and punishments; authorizing victims of child pornography to bring civil action; providing for the recovery of damages, costs and attorney fees; providing procedures for filing civil action; prohibiting reliance on certain defense; authorizing Attorney General to bring civil action on behalf of victim; providing statutory reference for certain term; providing exemption to statute; providing for codification; and providing an effective date.

HB 1550 – By Kern.

An Act relating to schools; amending 70 O.S. 2001, Sections 1210.508C, as last amended by Section 3, Chapter 431, O.S.L. 2005 and 1210.508E, as last amended by Section 2, Chapter 387, O.S.L. 2008 (70 O.S. Supp. 2010, Sections 1210.508C and 1210.508E), which relate to the Reading Sufficiency Act; providing for retention of certain third-grade students; requiring parental notification; requiring retention of third-grade student who scores below a certain level on a certain test; modifying authority of a teacher to recommend participation in a certain summer academy or other program; requiring retention of a student who fails to complete certain competencies; providing an effective date; and declaring an emergency.

HB 1551 – By Kern.

An Act relating to schools; creating the Scientific Education and Academic Freedom Act; providing short title; stating legislative findings; directing State Board of Education, district boards of education, and certain administrators to create certain environment within schools; permitting teachers to help students understand certain information about scientific theories; disallowing State Board of Education, district boards of education, and certain administrators from prohibiting teachers from helping students understand certain information about scientific theories; providing for evaluation of students based on understanding of course materials; prohibiting penalizing of students for holding certain position on scientific theories; prohibiting certain construction; directing State Department of Education to provide certain notification; directing superintendents to disseminate certain information; providing for codification; providing an effective date; and declaring an emergency.

HB 1552 – By Kern.

An Act relating to foreign law; stating legislative findings pertaining to certain rights and privileges; defining term; declaring certain rulings and decisions to be in violation of public policy; making certain rulings and decisions void and unenforceable; declaring certain contracts and contractual provisions to be in violation of public policy; making certain contracts and contractual provisions void and unenforceable; requiring denial of certain motions relating to venue; providing for codification; and providing an effective date.

HB 1553 – By Kern.

An Act relating to crimes and punishments; amending 21 O.S. 2001, Section 1277, as amended by Section 2, Chapter 128, O.S.L. 2007 (21 O.S. Supp. 2010, Section 1277), which relates to the unlawful carrying of concealed handguns; modifying and deleting provisions that prohibit persons from carrying concealed handguns in certain places; authorizing certain persons to bypass security check points; providing for codification; and providing an effective date.

HB 1554 – By Kern.

An Act relating to poor persons; creating the Oklahoma Options Counseling for Long-term Care Program Act; stating legislative findings; providing definitions; creating program; providing for administration; specifying program services; requiring option counseling for certain recipients; specifying act shall not implement certain federal law; providing for codification; and providing an effective date.

HB 1555 – By Jordan.

An Act relating to criminal procedure; creating the Oklahoma Veterans' Treatment Court Act; stating purposes of act; giving judicial districts authority to establish Veterans' Treatment Court program; giving discretion for how and where the program may be administered; defining terms; setting guidelines for admission to program; requiring defendants be asked about veteran status before arraignment; describing eligibility screening process for program; requiring eligibility assessment contain certain elements; exempting assessment requirements in certain cases; allowing participation to be revoked; mandating written agreement between defendant and court; requiring defendant to enter certain plea upon admittance to program; allowing court to order defendant complete treatment and counseling programs; excluding defendants charged with or convicted of a violent felony; excluding defendants unwilling to participate; excluding defendants previously discharged from program; allowing program to maintain network of certain treatment providers; mandating that participant has legal counsel before entering program; allowing participant to withdraw from program at any time; providing participant with individualized treatment program; ensuring program does not continue longer than certain time; requiring program to make, establish, and publish procedures; describing certain conditions for termination from program; allowing court to dismiss charges, terminate sentence or discharge defendant from proceedings upon program completion; providing for codification; providing an effective date; and declaring an emergency.

HB 1556 – By Jordan.

An Act relating to military law; amending Sections 6, 118, 123, 132 and 133, Chapter 86, O.S.L. 2007 (44 O.S. Supp. 2010, Sections 3205, 3361, 3366, 3375 and 3376), which relate to the Uniform State Code of Military Justice; specifying applicability of code provisions; establishing elements of destruction of public record offense; providing for punishment; establishing elements of reckless endangerment offense and punishment; providing for punishment of adultery offense; establishing elements of certain counterfeiting offense and punishment; providing for codification; and providing an effective date.

HB 1557 – By Jordan.

An Act relating to marriage and family; amending 43 O.S. 2001, Section 112, as last amended by Section 10, Chapter 358, O.S.L. 2010 (43 O.S. Supp. 2010, Section 112), which relates to custody and support of minor children in divorce proceedings; modifying requirements and procedures relating to military deployments; amending 43 O.S. 2001,

Section 134, as amended by Section 11, Chapter 407, O.S.L. 2009 (43 O.S. Supp. 2010, Section 134), which relates to alimony procedure; modifying marital property division provisions for certain military members; creating the Military Custody and Visitation Act; defining terms; directing court to provide for custody of child when parent has been deployed; limiting consideration of past and potential future deployments in determining custody; providing exception; specifying certain deployments shall be considered temporary absence for certain purposes; providing for jurisdiction; requiring deploying parent to provide certain notice; specifying notice requirements; providing exception; authorizing court to make an award of certain fees and costs for certain failure; authorizing motions for certain expedited custody hearings; specifying procedure; authorizing the use of electronic means for certain hearings; authorizing certain limitations; authorizing the entry of certain orders; prohibiting certain permanent orders; providing exception; specifying certain decrees shall remain in effect; providing exception; establishing presumption that certain existing orders are in best interest of child; specifying certain requirements of temporary order; authorizing court to establish certain support orders; providing for visitation of other family members; specifying limitations of visitation orders; directing court to order reasonable visitation; providing exceptions; specifying visitation order shall be temporary; specifying requirements of visitation order; providing for enforcement of visitation order; requiring notice at the end of deployment; specifying that certain temporary orders shall terminate upon completion of deployment; specifying certain motions shall not be required; providing exceptions; specifying contents of notice; requiring nondeploying parent to provide liberal visitation prior to entry of certain order; providing exception; providing for the automatic termination of certain temporary custody orders; providing exception; requiring expedited hearing after filing of certain motion; allowing court to order continuation of temporary order in certain circumstances; providing penalties for certain bad-faith motions; providing for codification; and providing an effective date.

HB 1558 – By Jordan.

An Act relating to revenue and taxation; amending 68 O.S. 2001, Section 2358, as last amended by Section 1, Chapter 421, O.S.L. 2010 (68 O.S. Supp. 2010, Section 2358), which relates to adjustments to income tax; extending duration of certain tax treatment for military pay; removing contingency based on revenue growth; repealing Section 3, Chapter 436, O.S.L. 2009 (68 O.S. Supp. 2010, Section 2355.1D), which relates to revenue growth contingent income tax benefit; and providing an effective date.

HB 1559 – By Jordan.

An Act relating to civil procedure; amending 12 O.S. 2001, Section 2502, as last amended by Section 2, Chapter 251, O.S.L. 2009 (12 O.S. Supp. 2010, Section 2502), which relates to attorney-client privilege; removing attorney-client privilege exception for communication between a public officer or agency and its attorney; and providing an effective date.

HB 1560 – By Jordan.

An Act relating to revenue and taxation; amending 68 O.S. 2001, Section 3137, as amended by Section 18, Chapter 447, O.S.L. 2004 (68 O.S. Supp. 2010, Section 3137), which relates to the resale property fund; requiring county treasurer to make financial statement regarding fund available within prescribed period of time; requiring financial statement be accessible through certain sources; and providing an effective date.

HB 1561 – By Jordan.

An Act relating to criminal procedure; amending 22 O.S. 2001, Section 258, as last amended by Section 1, Chapter 337, O.S.L. 2003 (22 O.S. Supp. 2010, Section 258), which relates to preliminary examinations; providing gender neutral language; allowing finding of probable cause to be based on certain evidence; and providing an effective date.

HB 1562 – By Jordan.

An Act relating to property; creating the Property Rights Act of 2011; providing for noncodification; and providing an effective date.

HB 1563 – By Jordan.

An Act relating to torts; amending 76 O.S. 2001, Section 19, as last amended by Section 1, Chapter 88, O.S.L. 2005 (76 O.S. Supp. 2010, Section 19), which relates to access to medical records; clarifying language; and providing an effective date.

HB 1564 – By Jordan.

An Act relating to property; amending Section 1, Chapter 334, O.S.L. 2010 (60 O.S. Supp. 2010, Section 820.1), which relates to severance of airspace in wind or solar energy agreements; creating the Airspace Severance Restriction Act; deleting certain limitation; clarifying legal information required to be recorded for certain purposes; and declaring an emergency.

HB 1565 – By Jordan.

An Act relating to public finance; enacting the Oklahoma School Bonds Expenditure Clarification Act of 2011; providing for noncodification; providing an effective date; and declaring an emergency.

HB 1566 – By Jordan.

An Act relating to retiree health care insurance; amending 74 O.S. 2001, Sections 1316.2, as last amended by Section 2, Chapter 198, O.S.L. 2005 and 1316.3, as last amended by Section 3, Chapter 198, O.S.L. 2005 (74 O.S. Supp. 2010, Sections 1316.2 and 1316.3), which relate to payments to certain retirees of the Teachers' Retirement System of Oklahoma and the Oklahoma Public Employees Retirement System; authorizing suspension of insurance coverage; prescribing procedures related to acquisition of other health care insurance; authorizing reacquisition of insurance coverage and prescribing procedures related thereto; providing an effective date; and declaring an emergency.

HB 1567 – By Jordan.

An Act relating to marriage and family; amending 43 O.S. 2001, Section 113, as amended by Section 1, Chapter 373, O.S.L. 2002 (43 O.S. Supp. 2010, Section 113), which relates to child preference in certain custody determinations; providing for consideration of child preference for visitation; modifying court considerations and procedure in determining custody and visitation; providing for a record; and providing an effective date.

HB 1568 – By Jordan.

An Act relating to marriage; amending Section 1, Chapter 105, O.S.L. 2010 (43 O.S. Supp. 2010, Section 120.7), which relates to court expert requirements; modifying definition of court expert; and providing an effective date.

HB 1569 – By Jordan.

An Act relating to marriage and family; amending 43 O.S. 2001, Section 110, as last amended by Section 1, Chapter 234, O.S.L. 2010 (43 O.S. Supp. 2010, Section 110), which relates to automatic temporary injunctions in divorce proceedings; requiring the production of certain documents; requiring explanation for failure to produce certain information;

specifying penalty; specifying that duty to produce is continuing duty; and providing an effective date.

HB 1570 – By Jordan.

An Act relating to children; amending Section 1, Chapter 358, O.S.L. 2010 (10 O.S. Supp. 2010, Section 7800), which relates to child custody presumptions; specifying that joint custody shall be presumed in certain circumstance; and providing an effective date.

HB 1571 – By Vaughan and Blackwell.

An Act relating to public health and safety; defining term; providing that all persons are created free and have inalienable rights; providing for codification; and providing an effective date.

HB 1572 – By Vaughan.

An Act relating to revenue and taxation; providing tax credit for certain pregnancy; providing for codification; and providing an effective date.

HB 1573 – By Martin (Scott).

An Act relating to nuclear energy; creating the Nuclear Energy Act of 2011; providing short title; defining terms; authorizing electric utilities to apply to the Corporation Commission for determination of need to construct a nuclear power plant; stating procedures for determining need; specifying content of application; limiting application of certain rules to nuclear power plants; providing for review of a final order by the Oklahoma Supreme Court; providing for the creation of a task force to study tax credits for nuclear power plants; stating duties; providing for membership; requiring certain qualifications; providing for travel reimbursement and staffing; requiring a report; amending 11 O.S. 2001, Section 24-105, which relates to the Oklahoma Municipal Power Authority; updating statutory language; removing prohibition from owning interest in nuclear power plants; repealing 11 O.S. 2001, Sections 24-105.1 and 24-117, which relate to prohibiting public power ownership of nuclear generation facilities; providing for codification; providing for noncodification; and providing an effective date.

HB 1574 – By Martin (Scott).

An Act relating to statutes and reports; amending 75 O.S. 2001, Sections 250.2 and 308, which relate to the Administrative Procedures Act; requiring legislative approval of certain administrative rules; providing procedures; and providing an effective date.

HB 1575 – By Martin (Scott).

An Act relating to environment and natural resources; amending 27A O.S. 2001, Section 2-6-101, as last amended by Section 1, Chapter 138, O.S.L. 2005 (27A O.S. Supp. 2010, Section 2-6-101), which relates to water quality definitions; adding certain definition; allowing the use of a certain amount of gray water for certain purposes without a permit; listing certain conditions; providing for codification; and providing an effective date.

HB 1576 – By Martin (Scott).

An Act relating to cities and towns; amending 51 O.S. 2001, Section 51-108, as amended by Section 1, Chapter 126, O.S.L. 2004 (51 O.S. Supp. 2010, Section 51-108), which relates to collective bargaining hearing procedures; eliminating certain prehearing requirements; requiring issuance of written opinion within a certain time; requiring delivery of opinion to certain persons within a certain time; making adoption of majority opinion discretionary; making opinion binding if adopted; providing procedure if majority opinion is not adopted; and providing an effective date.

HB 1577 – By Martin (Scott).

An Act relating to cities and towns; amending 11 O.S. 2001, Section 51-104, as last amended by Section 1, Chapter 16, O.S.L. 2008 (11 O.S. Supp. 2010, Section 51-104), which relates to the Public Employees Relations Board; modifying membership; modifying provisions related to duration of terms; imposing restrictions related to certain associations; and providing an effective date.

HB 1578 – By Martin (Scott).

An Act relating to schools; requiring elementary school districts to consolidate by a certain date; allowing elementary school districts to submit a consolidation plan to the State Board of Education; requiring the Board to consolidate elementary school districts that do not submit a plan; providing for the selection of a board of education for the consolidated school district; allowing for a temporary increase in the number of board positions; making the consolidated school district the legal successor of the participating school districts; providing for codification; providing an effective date; and declaring an emergency.

HB 1579 – By Martin (Scott).

An Act relating to public health and safety; making legislative findings; stating legislative intent; creating the Task Force on Healthier Neighborhood Living; stating duties; providing for membership, appointment, designation of officers, quorum, travel reimbursement, and staff support; requiring report of findings and recommendations by certain deadline; providing for noncodification; providing an effective date; and declaring an emergency.

HB 1580 – By Martin (Scott).

An Act relating to environment and natural resources; amending 27A O.S. 2001, Section 3-2-102, which relates to the Oklahoma Conservation Commission; directing the Commission to consolidate conservation districts; stating number of remaining districts; requiring remaining districts to operate as a single district; requiring the Commission to establish the area served by each district; providing an effective date; and declaring an emergency.

HB 1581 – By Martin (Scott).

An Act relating to revenue and taxation; amending 68 O.S. 2001, Section 2702, as last amended by Section 16, Chapter 412, O.S.L. 2010 (68 O.S. Supp. 2010, Section 2702), which relates to collection of certain municipal taxes; providing for authority of municipalities to enter into certain contracts with the Oklahoma Tax Commission; providing an effective date; and declaring an emergency.

HB 1582 – By Martin (Scott).

An Act relating to schools; amending 70 O.S. 2001, Section 6-187, as last amended by Section 4, Chapter 61, O.S.L. 2010 (70 O.S. Supp. 2010, Section 6-187), which relates to teacher competency examinations; deleting requirement for certain degree completion for certain certification; deleting certain certification exceptions for certain teachers; providing an effective date; and declaring an emergency.

HB 1583 – By Martin (Scott).

An Act relating to soldiers and sailors; creating the Oklahoma Veterans Honor Medal; specifying eligibility requirements; specifying documentation requirements; providing duties of the Oklahoma Department of Veterans Affairs; providing for codification; and providing an effective date.

HB 1584 – By Martin (Scott).

An Act relating to public retirement systems; amending 68 O.S. 2001, Sections 1353, as last amended by Section 1, Chapter 466, O.S.L. 2010 and 2352, as last amended by Section 10, Chapter 278, O.S.L. 2008 (68 O.S. Supp. 2010, Sections 1353 and 2352), which relate to apportionment of sales tax revenue and income tax revenue; modifying apportionment of revenues to the General Revenue Fund; modifying apportionment of revenues to the Teachers' Retirement System of Oklahoma; amending 74 O.S. 2001, Section 1316.3, as last amended by Section 3, Chapter 198, O.S.L. 2005 (74 O.S. Supp. 2010, Section 1316.3), which relates to post-retirement health care payments; modifying provisions related to payments to certain retirees; providing an effective date; and declaring an emergency.

HB 1585 – By Thomsen.

An Act relating to schools; amending Section 6, Chapter 432, O.S.L. 2005, as last amended by Section 11, Chapter 456, O.S.L. 2009 (70 O.S. Supp. 2010, Section 1210.523), which relates to mastery of state academic content standards; delaying requirement for students to demonstrate mastery of state academic content standards; changing certain reporting date; and declaring an emergency.

HB 1586 – By Thomsen.

An Act relating to schools; amending Sections 2, 14 and 15, Chapter 375, O.S.L. 2003, as amended by Sections 1, 2 and 3, Chapter 222, O.S.L. 2009 (70 O.S. Supp. 2010, Sections 821.82, 821.94 and 821.95), which relate to the Uniform Athlete Agents Act; modifying certain definitions; modifying prohibited conduct by an athlete agent; increasing criminal penalty; requiring certain percentage of fine to be deposited in certain fund; providing an effective date; and declaring an emergency.

HB 1587 – By Thomsen.

An Act relating to schools; amending 70 O.S. 2001, Section 1201.508, as last amended by Section 1, Chapter 251, O.S.L. 2010 (70 O.S. Supp. 2010, Section 1210.508), which relates to the Oklahoma School Testing Program Act; adding certain criterion-referenced tests for grades one and two; requiring certain tests be constructed to be completed in certain amount of time; requiring the State Board of Education to develop, field-test and administer certain tests by certain dates; providing an effective date; and declaring an emergency.

HB 1588 – By Thomsen.

An Act relating to professions and occupations; amending 59 O.S. 2001, Section 1800.3, as last amended by Section 2, Chapter 299, O.S.L. 2010 (59 O.S. Supp. 2010, Section 1800.3), which relates to the Alarm and Locksmith Industry Act; modifying exceptions; and providing an effective date.

HB 1589 – By Thomsen.

An Act relating to waters and water rights; amending 82 O.S. 2001, Section 1020.2, which relates to public policy regarding the utilization of groundwater; clarifying exemption from Oklahoma Groundwater Law; providing an exception for water in mines from certain areas; and declaring an emergency.

HB 1590 – By Thomsen.

An Act relating to schools; amending 70 O.S. 2001, Section 1210.403, which relates to the Oklahoma School of Science and Mathematics; requiring the Board of Trustees to begin charging a room and board fee; establishing the amount of the room and board fee; setting minimum amount; requiring certain allocation of funds; and providing an effective date.

HB 1591 – By Thomsen.

An Act relating to marriage and family; amending 43 O.S. 2001, Section 410, which relates to the Oklahoma Centralized Support Registry Act; clarifying language; and providing an effective date.

HB 1592 – By Thomsen.

An Act relating to revenue and taxation; enacting the Oklahoma Tax Amendments Act; providing for noncodification; and providing an effective date.

HB 1593 – By Martin (Steve).

An Act relating to cities and towns; repealing Sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20 and 21, Chapter 62, O.S.L. 2004 (11 O.S. Supp. 2010, Sections 51-200, 51-201, 51-202, 51-203, 51-204, 51-205, 51-206, 51-207, 51-208, 51-209, 51-210, 51-211, 51-212, 51-213, 51-214, 51-215, 51-216, 51-217, 51-218, 51-219 and 51-220), which relate to the Oklahoma Municipal Employee Collective Bargaining Act; and providing an effective date.

HB 1594 – By Martin (Steve).

An Act relating to property; defining terms; stating legislative findings; prohibiting transfer fees; providing for codification; and declaring an emergency.

HB 1595 – By Martin (Steve).

An Act relating to emergency telephone service; amending Section 3, Chapter 191, O.S.L. 2010 (63 O.S. Supp. 2010, Section 2843.2), which relates to the emergency pre-paid wireless telephone fee; updating statutory citations; modifying entities eligible to receive revenue from the fee; stating duty of substate planning districts to hold revenue from the fee; changing how distribution of the revenue from the fee is calculated; and declaring an emergency.

HB 1596 – By Martin (Steve).

An Act relating to motor vehicles; amending 47 O.S. 2001, Section 1112, which relates to the Oklahoma Vehicle License and Registration Act; requiring motor vehicle registrants to present certain identification; and providing an effective date.

HB 1597 – By Martin (Steve).

An Act relating to crimes and punishments; making certain acts unlawful; providing penalties; defining terms; providing for codification; and providing an effective date.

HB 1598 – By Martin (Steve).

An Act relating to professions and occupations; modifying the Oklahoma Real Estate Licenses Code; exempting licensees from certain duties; exempting licensees from liability for certain information regarding real estate; providing for codification; and providing an effective date.

HB 1599 – By Martin (Steve).

An Act relating to revenue and taxation; repealing Section 2, Chapter 442, O.S.L. 2005, as amended by Section 25, Chapter 327, O.S.L. 2010 (68 O.S. Supp. 2010, Section 2357.203), which relates to tax credits for specially trained canines; and providing an effective date.

HB 1600 – By Martin (Steve).

An Act relating to counties and county officers; amending 19 O.S. 2001, Section 215.5, which relates to advice given by district attorneys to county officers; providing gender-neutral language; and providing an effective date.

HB 1601 – By Stiles.

An Act relating to public finance; amending Section 2, Chapter 451, O.S.L. 2009, as renumbered by Section 24, Chapter 451, O.S.L. 2009 (62 O.S. Supp. 2010, Section 34.11.1), which relates to the Chief Information Officer; modifying definition; excluding J.D. McCarty Center for Developmental Disabilities from definition; providing an effective date; and declaring an emergency.

HB 1602 – By Stiles.

An Act relating to state government; amending 74 O.S. 2001, Section 840-2.20, as last amended by Section 1, Chapter 423, O.S.L. 2009 (74 O.S. Supp. 2010, Section 840-2.20), which relates to leave benefits for state employees; providing that state employees who provide direct or nursing care shall receive compensation if request to use excess leave is denied; and providing an effective date.

HB 1603 – By Stiles.

An Act relating to marriage and family; amending 43 O.S. 2001, Section 112, as last amended by Section 10, Chapter 358, O.S.L. 2010 (43 O.S. Supp. 2010, Section 112), which relates to custody and support of minor children in divorce proceedings; modifying requirements and procedures relating to military deployments; creating the Military Custody and Visitation Act; defining terms; directing court to provide for custody of child when parent has been deployed; limiting consideration of past and potential future deployments in determining custody; providing exception; specifying certain deployments shall be considered temporary absence for certain purposes; providing for jurisdiction; requiring deploying parent to provide certain notice; specifying notice requirements; providing exception; authorizing court to make an award of certain fees and costs for certain failure; authorizing motions for certain expedited custody hearings; specifying procedure; authorizing the use of electronic means for certain hearings; authorizing certain limitations; authorizing the entry of certain orders; prohibiting certain permanent orders; providing exception; specifying certain decrees shall remain in effect; providing exception; establishing presumption that certain existing orders are in best interest of child; specifying certain requirements of temporary order; authorizing court to establish certain support orders; providing for visitation of other family members; specifying limitations of visitation orders; directing court to order reasonable visitation; providing exceptions; specifying visitation order shall be temporary; specifying requirements of visitation order; providing for enforcement of visitation order; requiring notice at the end of deployment; specifying contents of notice; requiring nondeploying parent to provide liberal visitation prior to entry of certain order; providing exception; providing for the automatic termination of certain temporary custody orders; providing exception; requiring expedited hearing after filing of certain motion; allowing court to order continuation of temporary order in certain circumstances; providing penalties for certain bad-faith motions; providing for codification; and providing an effective date.

HB 1604 – By Stiles.

An Act relating to crimes and punishments; amending 21 O.S. 2001, Section 1738, as last amended by Section 3, Chapter 325, O.S.L. 2010 (21 O.S. Supp. 2010, Section 1738), which relates to seizure and forfeiture of property; clarifying guidelines for seizing property; providing exception for conveyances used by common carriers or nonconsenting owners; adding circumstance in which certain property may be subject to forfeiture; providing procedures for holding forfeited property as evidence; deleting monetary limitations for revolving funds; amending Section 3, Chapter 381, O.S.L. 2002 (21 O.S. Supp. 2010, Section 2002), which relates to seizure and forfeiture actions; updating

statutory reference; directing funds from revolving fund be used for certain purpose; and providing an effective date.

HB 1605 – By Stiles.

An Act relating to marriage and family; amending 43 O.S. 2001, Section 110, as last amended by Section 1, Chapter 234, O.S.L. 2010 (43 O.S. Supp. 2010, Section 110), which relates to automatic temporary injunctions in divorce proceedings; requiring the production of certain documents; requiring explanation for failure to produce certain information; specifying penalty; specifying that duty to produce is continuing duty; and providing an effective date.

HB 1606 – By Stiles.

An Act relating to children; amending Section 1, Chapter 358, O.S.L. 2010 (10 O.S. Supp. 2010, Section 7800), which relates to child custody presumptions; specifying that joint custody shall be presumed in certain circumstance; and providing an effective date.

HB 1607 – By Stiles.

An Act relating to marriage and family; amending 43 O.S. 2001, Section 113, as amended by Section 1, Chapter 373, O.S.L. 2002 (43 O.S. Supp. 2010, Section 113), which relates to child preference in certain custody determinations; providing for consideration of child preference for visitation; modifying court considerations and procedure in determining custody and visitation; providing for a record; and providing an effective date.

HB 1608 – By Stiles.

An Act relating to schools; creating the School District Reorganization Act; providing definitions; directing the State Department of Education to publish an administrative reorganization list; requiring the inclusion of certain-sized school districts; defining certain term; providing for calculation of certain number; allowing certain school districts to voluntarily reorganize; providing for submission of petition to the State Board of Education; establishing timeline for reorganization; providing for mandatory reorganization by certain date; requiring prompt action; establishing criteria for approval of a voluntary reorganization or annexation; prohibiting a negative impact on desegregation; providing for transfer of bonded indebtedness and school district assets; providing for the division of property; prohibiting the closing of a school site for certain period; limiting number of superintendents; allowing reorganization of noncontiguous school districts if certain conditions are met; allowing certain districts in the same county to reorganize; directing the Board to promulgate rules; requiring certain school districts to retain student records and historical records and artifacts; providing for codification; providing an effective date; and declaring an emergency.

HB 1609 – By Casey.

An Act relating to public retirement systems; amending 74 O.S. 2001, Section 902, as last amended by Section 1, Chapter 435, O.S.L. 2010 (74 O.S. Supp. 2010, Section 902), which relates to the Oklahoma Public Employees Retirement System; modifying definition; providing for status of State Department of Education and Oklahoma Department of Career and Technology Education as participating employers; prescribing requirements for eligible persons; providing for effect of participating service within retirement system; providing an effective date; and declaring an emergency.

HB 1610 – By Reynolds.

An Act relating to higher education; creating the Higher Education Faculty Accountability Act; stating intent that higher education institutions require certain faculty to maintain a minimum number of teaching contact hours; providing for noncodification; providing for codification; and providing an effective date.

HB 1611 – By Reynolds.

An Act relating to courts; creating the Code of Judicial Conduct; stating legislative findings; requiring judicial compliance with the law and actions that promote public confidence; requiring impartiality; prohibiting certain influences; providing standards for performance of duties; providing standards for supervision of staff, court officials and certain other persons; prohibiting unnecessary appointments; requiring the reporting of unprofessional conduct; requiring disqualifications under certain circumstances; providing requirements and standards for extra-judicial activities; prohibiting certain extra-judicial activities; prohibiting acceptance of certain gifts, bequests, favors or loans; providing exceptions; requiring certain persons to comply with portions of the Code of Judicial Conduct; providing penalty for noncompliance with the Code of Judicial Conduct; providing for codification; and providing an effective date.

HB 1612 – By Banz.

An Act relating to education; amending Section 14, Chapter 58, O.S.L. 2003, as last amended by Section 1, Chapter 389, O.S.L. 2008 (3A O.S. Supp. 2010, Section 713), which relates to the disposition of proceeds from the Oklahoma Education Lottery Trust Fund; modifying distribution of a portion of the monies; creating the Common Education Lottery Revolving Fund; making the fund a continuing fund; stating source of monies; providing for expenditure of monies; requiring expenditures to be made upon warrants; providing for investment of monies; directing the State Board of Education to distribute the monies in the Common Education Lottery Revolving Fund to common school districts on a certain average daily membership basis; providing for codification; providing an effective date; and declaring an emergency.

HB 1613 – By Banz.

An Act relating to state capital and capitol building; providing authority for financing to fund relocation for office facilities for the Oklahoma Department of Veterans Affairs; providing new location for the Oklahoma Department of Veterans Affairs; providing for construction of veteran memorials; providing for landscaping; providing for payment of fees and costs associated with relocation; providing authority for hiring necessary professionals to execute funding and relocation; providing for use of interest earnings on debt to finance relocation; exempting tax obligations on monies used to finance relocation; providing for codification; and providing an effective date.

HB 1614 – By Banz.

An Act relating to elections; amending 26 O.S. 2001, Section 20-101, as amended by Section 1, Chapter 174, O.S.L. 2003 (26 O.S. Supp. 2010, Section 20-101), which relates to the Presidential Preference Primary; modifying dates; and providing an effective date.

HB 1615 – By Banz.

An Act relating to elections; amending 26 O.S. 2001, Sections 1-102, as amended by Section 2, Chapter 162, O.S.L. 2003, 1-108, as last amended by Section 6, Chapter 53, O.S.L. 2004, 3-101, as last amended by Section 1, Chapter 224, O.S.L. 2005, 12-103, as last amended by Section 3, Chapter 369, O.S.L. 2004, 12-106, 12-108, as last amended by Section 4, Chapter 369, O.S.L. 2004, 12-113, as last amended by Section 5, Chapter 369,

O.S.L. 2004, 12-116, as amended by Section 6, Chapter 369, O.S.L. 2004, 14-115.5, as amended by Section 22, Chapter 545, O.S.L. 2004, 14-118, as last amended by Section 1, Chapter 149, O.S.L. 2010, 20-101, as amended by Section 1, Chapter 174, O.S.L. 2003 and 20-102, as amended by Section 24, Chapter 485, O.S.L. 2003 (26 O.S. Supp. 2010, Sections 1-102, 1-108, 3-101, 12-103, 12-108, 12-113, 12-116, 14-115.5, 14-118, 20-101 and 20-102), which relate to the election code; modifying date of primary election; modifying dates for formation of political parties; modifying dates for special election; modifying date for filing period; modifying dates for special election for certain vacancies; modifying dates for certain chair to submit certain names; modifying transmission of certain ballots; modifying date of Presidential Preferential Primary; and providing an effective date.

HB 1616 – By Banz.

An Act relating to motor vehicles; amending 47 O.S. 2001, Section 2-101, which relates to creation of the Department of Public Safety; modifying responsibilities of the Commissioner of Public Safety; and providing an effective date.

HB 1617 – By Banz.

An Act relating to public retirement systems; amending 70 O.S. 2001, Section 17-105, as last amended by Section 2, Chapter 357, O.S.L. 2010 (70 O.S. Supp. 2010, Section 17-105), which relates to certain retirement benefits; providing for increase in death benefit amount; providing for increase in incremental amounts; modifying provisions related to payment of certain amounts without necessity of probate; making appropriation to the Teachers' Retirement System of Oklahoma; specifying amount and source of appropriation; providing an effective date; and declaring an emergency.

HB 1618 – By Banz.

An Act relating to higher education; amending 70 O.S. 2001, Section 2604, as last amended by Section 2, Chapter 437, O.S.L. 2009 (70 O.S. Supp. 2010, Section 2604), which relates to Oklahoma Higher Learning Access Program awards; limiting payment of awards for remedial non-credit-earning courses or units; specifying application; clarifying language; providing an effective date; and declaring an emergency.

HB 1619 – By Banz.

An Act relating to public retirement systems; amending 74 O.S. 2001, Section 913, as last amended by Section 4, Chapter 392, O.S.L. 2010 (74 O.S. Supp. 2010, Section 913), which relates to the Oklahoma Public Employees Retirement System; modifying provisions related to credit for military service; providing for grant of certain service credit for members with participating service occurring between designated dates; repealing 74 O.S. 2001, Section 913.8, as amended by Section 18, Chapter 406, O.S.L. 2003 (74 O.S. Supp. 2010, Section 913.8), which relates to payment requirements for certain military service; providing an effective date; and declaring an emergency.

HB 1620 – By Banz.

An Act relating to public retirement systems; amending 70 O.S. 2001, Sections 17-101, as last amended by Section 2, Chapter 270, O.S.L. 2008 and 17-116.10, as last amended by Section 1, Chapter 270, O.S.L. 2008 (70 O.S. Supp. 2010, Sections 17-101 and 17-116.10), which relate to the Teachers' Retirement System of Oklahoma; modifying definition of normal retirement age; providing for retirement based upon specified number of years of certain creditable service; modifying provisions related to post-retirement earnings limitation; providing for inapplicability of limitation for persons reaching normal retirement age pursuant to certain provision; prohibiting accrual of creditable service based upon certain employment; requiring employee contribution amount; providing for purchase of

service credit pursuant to normal retirement age provision; requiring payment in lump sum; requiring payment prior to retirement; providing for codification; providing an effective date; and declaring an emergency.

HB 1621 – By Banz.

An Act relating to public retirement systems; amending 70 O.S. 2001, Section 17-116.2, as last amended by Section 122, Chapter 1, O.S.L. 2005 (70 O.S. Supp. 2010, Section 17-116.2), which relates to the Teachers' Retirement System of Oklahoma; modifying provisions related to certain service credit; modifying minimum period of required participation; providing an effective date; and declaring an emergency.

HB 1622 – By Banz.

An Act relating to motor vehicles; amending Section 14, Chapter 504, O.S.L. 2004, as last amended by Section 3, Chapter 366, O.S.L. 2010 (47 O.S. Supp. 2010, Section 1135.5), which relates to special tags; providing special license plate in support of Pancreatic Cancer Research; directing portion of fee to certain fund; creating the Pancreatic Cancer Research License Plate Revolving Fund; providing source of funds; allowing expenditures for certain purposes; providing legislative findings; providing for codification; and providing an effective date.

HB 1623 – By Brown.

An Act relating to revenue and taxation; amending 68 O.S. 2001, Section 1357, as last amended by Section 5, Chapter 419, O.S.L. 2010 (68 O.S. Supp. 2010, Section 1357), which relates to general sales tax exemptions; expanding exemption to include surviving spouses of certain veterans; providing an effective date; and declaring an emergency.

HB 1624 – By Brown.

An Act relating to insurance; ordering a legislative referendum pursuant to the Oklahoma Constitution; requiring the coverage of individuals diagnosed with autism by insurers in certain circumstances; specifying certain requirement; stating certain right; requiring certain diagnosis; providing certain restrictions; providing exceptions; prohibiting certain acts; excluding certain policies; defining terms; providing for codification; providing ballot title; and directing filing.

HB 1625 – By Brown.

An Act relating to revenue and taxation; enacting the Buy Oklahoma First Act of 2011; amending 68 O.S. 2001, Sections 1367.1, as last amended by Section 14, Chapter 412, O.S.L. 2010 and 1353, as last amended by Section 1, Chapter 466, O.S.L. 2010 (68 O.S. Supp. 2010, Sections 1367.1 and 1353), which relate to sales tax revenue and vendor discounts; modifying percentage of sales tax collections authorized to be retained by vendors; imposing duty upon Oklahoma Tax Commission; imposing duty on Oklahoma Department of Commerce with respect to goods made in Oklahoma; modifying provisions related to maximum amount of discount; providing for apportionment of certain sales tax revenues to the Buy Oklahoma First College Scholarship Revolving Fund; creating Buy Oklahoma First College Scholarship Revolving Fund; providing for apportionment of revenues; providing for expenditures of revenues; imposing standard by reference to the Oklahoma Higher Learning Access Program; providing for codification; providing for noncodification; providing an effective date; and declaring an emergency.

HB 1626 – By Brown.

An Act relating to state government; authorizing state entities to share criminal history records under certain circumstances; providing for codification; and providing an effective date.

HB 1627 – By Brown.

An Act relating to sex offenders; amending 57 O.S. 2001, Section 589, as last amended by Section 2, Chapter 162, O.S.L. 2008 (57 O.S. Supp. 2010, Section 589), which relates to the Sex Offenders Registration Act; making certain acts unlawful; defining terms; and providing an effective date.

HB 1628 – By Brown.

An Act relating to revenue and taxation; reapportioning a portion of the income taxes paid on lottery winnings; creating the Lottery Winnings Education Support Revolving Fund; providing source of funds; providing for distribution of funds; providing for codification; and providing an effective date.

HB 1629 – By Brown.

An Act relating to waters and water rights; amending Section 1, Chapter 485, O.S.L. 2002, as amended by Section 1, Chapter 392, O.S.L. 2004 (82 O.S. Supp. 2010, Section 1B), which relates to surface water and groundwater; clarifying language; and providing an effective date.

HB 1630 – By Brown.

An Act relating to revenue and taxation; enacting the Green Quality Jobs Act of 2011; amending 68 O.S. 2001, Sections 3603, as last amended by Section 1, Chapter 347, O.S.L. 2010, and 3604, as last amended by Section 5, Chapter 406, O.S.L. 2008 (68 O.S. Supp. 2010, Sections 3603 and 3604), which relate to the Oklahoma Quality Jobs Program Act; modifying definitions; providing for net benefit rate for designated business activities; providing specialized gross direct payroll requirements; providing for noncodification; providing an effective date; and declaring an emergency.

HB 1631 – By Brown.

An Act relating to public finance; enacting the Oklahoma Clean Energy Finance Program Act; defining terms; creating Oklahoma Clean Energy Finance Program; providing for oversight by certain Energy Office; imposing duties on Energy Office or program administrator; creating Clean Energy Program Fund; creating accounts; providing for deposit of monies in fund; prescribing requirements for interest; prohibiting transfer of certain monies; providing for payments; providing for payments to lenders; providing for payments based upon uncollectable loan amounts; providing for transfer of monies by State Treasurer; requiring information to be provided to Treasurer; authorizing certain investment; providing for implementation of program; specifying requirements for administration; prescribing loan application procedures; providing for certain borrower classifications; prescribing method for computation of interest rates; requiring annual report; prescribing content of report; providing for reporting to certain committees of the Legislature; enacting the Rural Clean Energy Project Finance Program Act; defining terms; providing for financing assistance; providing for issuance of certain bonds; imposing requirements and limitation; prescribing maturity of bonds; providing for characterization of indebtedness; providing for computation of rates for clean energy delivery; providing for codification; providing an effective date; and declaring an emergency.

HB 1632 – By Brown.

An Act relating to state government; establishing the Oklahoma School Bus Alternative Fuels Conversion Grant Program; directing the Oklahoma Department of Commerce to award grants for certain purposes; specifying use of grants; creating the Oklahoma School Bus Alternative Fuels Conversion Grant Revolving Fund; making the fund continuing; stating source of funds; stating purpose; requiring expenditures to be made

upon warrants; providing for codification; providing an effective date; and declaring an emergency.

HB 1633 – By Brown.

An Act relating to motor vehicles; prohibiting use of certain devices in school zones; providing penalty; providing exceptions; defining terms; providing for codification; and providing an effective date.

HB 1634 – By Ortega.

An Act relating to revenue and taxation; amending 68 O.S. 2001, Section 1503, as last amended by Section 17, Chapter 412, O.S.L. 2010 (68 O.S. Supp. 2010, Section 1503), which relates to vending machines; reducing amount of certain fees; providing an effective date; and declaring an emergency.

HB 1635 – By Ortega.

An Act relating to intoxicating liquors; amending 37 O.S. 2001, Section 518, as last amended by Section 2, Chapter 289, O.S.L. 2010 (37 O.S. Supp. 2010, Section 518), which relates to license fees; reducing winemaking self-distribution license fee; providing an effective date; and declaring an emergency.

HB 1636 – By Ortega.

An Act relating to revenue and taxation; amending 68 O.S. 2001, Section 1357, as last amended by Section 5, Chapter 419, O.S.L. 2010 (68 O.S. Supp. 2010, Section 1357), which relates to sales tax exemptions; authorizing sales tax exemptions for sale of certain food items by certain individuals; limiting amount of exemption; providing an effective date; and declaring an emergency.

HB 1637 – By Ortega.

An Act relating to cities and towns; amending 11 O.S. 2001, Sections 27-113 and 28-121, which relate to the service of arrest warrants; clarifying procedure for serving arrest warrants; and providing an effective date.

HB 1638 – By Ortega.

An Act relating to state government; amending 74 O.S. 2001, Section 85.42, as last amended by Section 12, Chapter 322, O.S.L. 2009 (74 O.S. Supp. 2010, Section 85.42), which relates to The Oklahoma Central Purchasing Act; modifying provisions related to sole source contracts by the Department of Mental Health and Substance Abuse Services; authorizing contracts for certain professional services; providing an effective date; and declaring an emergency.

HB 1639 – By Ortega.

An Act relating to waters and water rights; amending 82 O.S. 2001, Section 105.4, which relates to diversion of water; clarifying language; and providing an effective date.

HB 1640 – By Ritze.

An Act relating to revenue and taxation; amending 68 O.S. 2001, Section 1357, as last amended by Section 5, Chapter 419, O.S.L. 2010 (68 O.S. Supp. 2010, Section 1357), which relates to sales tax exemptions; modifying exemption for sales of certain precious metals; deleting requirements related to depository facilities; providing an effective date; and declaring an emergency.

HB 1641 – By Ritze.

An Act relating to eminent domain; amending 27 O.S. 2001, Section 10, which relates to reimbursing owner for expenses after acquisition; requiring entity provide certain service if displacement is caused by acquisition; directing entity pay certain expenses if displacement is caused by acquisition; amending 27 O.S. 2001, Section 13, which relates to

policies for entities exercising eminent domain; requiring entity to make bona fide offer to acquire property; defining term; mandating court to dismiss suit in certain circumstances and award certain costs; removing entity's ability to waive appraisal in certain cases; requiring entity to file petition in district court; requiring entity to give notice before taking land; specifying information to be included in petition; amending 27 O.S. 2001, Section 16, which relates to the right of just compensation; modifying definition; defining term; directing Attorney General to prepare a Landowner's Bill of Rights; requiring certain notices and information to be included in Landowner's Bill of Rights; mandating that entity disclose certain information at the time of acquisition; allowing for owner to repurchase property if certain conditions occur; setting repurchase price for owner; requiring notice be sent by entity to owner if property is unused; stating information to be included in required notice; describing when owner's right to repurchase expires; requiring that entity take recorded vote at public meeting prior to initiating condemnation proceedings; allowing entity to adopt single order to condemn all property units under certain conditions; describing process for motions and voting procedures; permitting entity's order to identify general area to be condemned; allowing certain property owners to construct streets or roads above condemned easements; setting size limit for roads; providing that breach of duties are a dispute between the parties; providing for codification; and providing an effective date.

HB 1642 – By Ritze.

An Act relating to abortions; amending 63 O.S. 2001, Section 1-731, which relates to persons who may perform abortions; modifying requirements for persons allowed to perform or induce abortions; and providing an effective date.

HB 1643 – By Ritze.

An Act relating to elections; amending 26 O.S. 2001, Section 3-101, as last amended by Section 1, Chapter 224, O.S.L. 2005 (26 O.S. Supp. 2010, Section 3-101), which relates to the election code; modifying election dates; requiring elections to be held on a certain date; providing for exceptions; providing an effective date; and declaring an emergency.

HB 1644 – By Ritze.

An Act relating to public health and safety; allowing licensed practitioners to prescribe or dispense controlled substances without federal license; providing for codification; and providing an effective date.

HB 1645 – By Ritze.

An Act relating to firearms; creating the Oklahoma Firearms Freedom Act; providing short title; providing definitions; making certain firearms, firearm accessories or ammunition exempt from federal law or federal regulation; providing exceptions; requiring certain identification mark on firearms manufactured or sold in Oklahoma; establishing conditions for the possession and purchase of specified firearms; making certain acts unlawful; providing penalties; authorizing Attorney General to defend certain actions; providing legislative findings and declarations of authority; providing applicability of act; providing for noncodification; providing for codification; and providing an effective date.

HB 1646 – By Ritze.

An Act relating to statutes and reports; creating the Oklahoma Enumerated Powers Act; creating new procedures by which legislation shall be considered; requiring United States constitutional authority; requiring Oklahoma constitutional authority; providing for penalty; providing for codification; and providing an effective date.

HB 1647 – By Bennett and Reynolds.

An Act relating to crimes and punishments; amending 21 O.S. 2001, Section 1289.6, which relates to the Oklahoma Firearms Act of 1971; adding condition for which firearms may be carried; amending 21 O.S. 2001, Sections 1290.5, as last amended by Section 1, Chapter 225, O.S.L. 2009 and 1290.12, as last amended by Section 1, Chapter 162, O.S.L. 2010 (21 O.S. Supp. 2010, Sections 1290.5 and 1290.12), which relate to the Oklahoma Self-Defense Act; authorizing issuance of lifetime concealed handgun licenses for military personnel; authorizing promulgation of rules; defining term; modifying certain application procedure; updating language; and providing an effective date.

HB 1648 – By Newell.

An Act relating to schools; amending 70 O.S. 2001, Section 17-116.2, as last amended by Section 122, Chapter 1, O.S.L. 2005 (70 O.S. Supp. 2010, Section 17-116.2), which relates to teacher retirement; prohibiting certain individuals from retaining membership in Teachers' Retirement System; and providing an effective date.

HB 1649 – By Quinn and Ownbey.

An Act relating to the Oklahoma State Bureau of Investigation; amending 22 O.S. 2001, Section 1517, as last amended by Section 3, Chapter 37, O.S.L. 2010 (22 O.S. Supp. 2010, Section 1517), which relates to duties of the Oklahoma State Bureau of Investigation; deleting certain duties; amending 74 O.S. 2001, Section 840-5.5, as last amended by Section 1, Chapter 392, O.S.L. 2010 (74 O.S. Supp. 2010, Section 840-5.5), which relates to unclassified service positions; adding unclassified employee positions to the Oklahoma State Bureau of Investigation; and providing an effective date.

HB 1650 – By Quinn and Nelson.

An Act relating to public finance; amending 62 O.S. 2001, Section 45.1, as amended by Section 4, Chapter 301, O.S.L. 2003 (62 O.S. Supp. 2010, Section 45.1), which relates to the Oklahoma Program Performance Budgeting and Accountability Act; modifying submission of certain report by certain agencies; providing penalty for failure to comply; providing an effective date; and declaring an emergency.

HB 1651 – By Enns.

An Act relating to schools; amending 70 O.S. 2001, Section 5-139, as amended by Section 1, Chapter 132, O.S.L. 2005 (70 O.S. Supp. 2010, Section 5-139), which relates to certain payroll deductions for school employees; prohibiting school districts from making certain payroll deductions for school employees; and providing an effective date.

HB 1652 – By Enns.

An Act relating to crimes and punishments; amending 21 O.S. 2001, Section 1277, as amended by Section 2, Chapter 128, O.S.L. 2007 (21 O.S. Supp. 2010, Section 1277), which relates to the unlawful carrying of concealed handguns; deleting technology center schools from list of prohibited places; authorizing the carrying of concealed handguns on technology center property under certain circumstances; amending 21 O.S. 2001, Section 1280.1, as amended by Section 2, Chapter 465, O.S.L. 2003 (21 O.S. Supp. 2010, Section 1280.1), which relates to the possession of firearms on school property; authorizing possession of concealed handguns on technology center property under certain circumstances; and providing an effective date.

HB 1653 – By Enns.

An Act relating to crimes and punishments; amending 21 O.S. 2001, Sections 1277, as amended by Section 2, Chapter 128, O.S.L. 2007 and 1280.1, as amended by Section 2, Chapter 465, O.S.L. 2003 (21 O.S. Supp. 2010, Sections 1277 and 1280.1), which relate to

the unlawful carrying of firearms; clarifying penalty provisions; and providing an effective date.

HB 1654 – By Enns and Kern.

An Act relating to schools; requiring school districts to adopt a grading policy; specifying certain provisions; directing the State Board of Education to promulgate certain rules; providing for codification; providing an effective date; and declaring an emergency.

HB 1655 – By Enns.

An Act relating to poor persons; requiring the Oklahoma Health Care Authority to study and recommend certain coverage for certain individuals; requiring study to be filed with certain individuals by certain timeline; defining terms; providing for codification; and providing an effective date.

HB 1656 – By Enns.

An Act relating to the Oklahoma Police Pension and Retirement System; amending 11 O.S. 2001, Section 50-112, as last amended by Section 1, Chapter 434, O.S.L. 2004 (11 O.S. Supp. 2010, Section 50-112), which relates to exemption from membership; modifying exemption from membership in the retirement system; providing an effective date; and declaring an emergency.

HB 1657 – By Enns.

An Act relating to revenue and taxation; amending 68 O.S. 2001, Section 1357, as last amended by Section 5, Chapter 419, O.S.L. 2010 (68 O.S. Supp. 2010, Section 1357), which relates to sales tax; providing exemption for certain services provided by photographer; providing an effective date; and declaring an emergency.

HB 1658 – By Enns.

An Act relating to professions and occupations; amending 59 O.S. 2001, Sections 161.3, as last amended by Section 1, Chapter 363, O.S.L. 2007 and 161.6, as last amended by Section 1, Chapter 362, O.S.L. 2009 (59 O.S. Supp. 2010, Sections 161.3 and 161.6), which relate to the Oklahoma Chiropractic Practice Act; defining term; authorizing Board to promulgate rules for certain persons; and providing an effective date.

HB 1659 – By Enns.

An Act relating to higher education; amending Section 11, Chapter 112, O.S.L. 2007 (70 O.S. Supp. 2010, Section 3242.2), which relates to resident tuition and benefits for individuals unlawfully in the United States; deleting certain exception; repealing Section 1, Chapter 210, O.S.L. 2003, as amended by Section 13, Chapter 112, O.S.L. 2007 (70 O.S. Supp. 2010, Section 3242), which relates to eligibility for enrollment and resident tuition for students with certain immigration status; providing an effective date; and declaring an emergency.

HB 1660 – By Enns.

An Act relating to schools; restricting a school district from prohibiting certain action with student immigration information by a school employee; specifying allowed actions; providing for codification; and providing an effective date.

HB 1661 – By Enns.

An Act relating to revenue and taxation; enacting the Sales Tax Reform Act; providing for noncodification; and providing an effective date.

HB 1662 – By Osborn.

An Act relating to public retirement systems; amending 47 O.S. 2001, Sections 2-300, as last amended by Section 8, Chapter 437, O.S.L. 2010, 2-304, 2-305, as last amended by Section 10, Chapter 438, O.S.L. 2010 and 2-305.2, as last amended by Section 11, Chapter

437, O.S.L. 2010 (47 O.S. Supp. 2010, Sections 2-300, 2-305 and 2-305.2), which relate to the Oklahoma Law Enforcement Retirement System; modifying definitions; modifying vesting requirements for certain members; modifying required employee contribution amount for certain members; modifying formula for purposes of benefit computation for certain members; providing certain benefit computations inapplicable to members based upon date of initial participation in Oklahoma Law Enforcement Retirement System; providing certain members ineligible to participate in Oklahoma Law Enforcement Deferred Option Plan; and providing an effective date.

HB 1663 – By Osborn.

An Act relating to higher education; amending 70 O.S. 2001, Sections 2603, as last amended by Section 32, Chapter 2, O.S.L. 2009 and 2605, as last amended by Section 3, Chapter 437, O.S.L. 2009 (70 O.S. Supp. 2010, Sections 2603 and 2605), which relate to the Oklahoma Higher Learning Access Act; adding certain eligibility requirement; modifying parental income amount used to determine financial need at certain time; limiting parental income amount while a student is receiving any Oklahoma Higher Learning Access Program benefit award; requiring a financial qualification determination to be based on certain income information; providing an effective date; and declaring an emergency.

HB 1664 – By Osborn.

An Act relating to initiative and referendum; amending 34 O.S. 2001, Section 9, as last amended by Section 2, Chapter 318, O.S.L. 2009 (34 O.S. Supp. 2010, Section 9), which relates to ballot titles; removing certain requirements from ballot title; and providing an effective date.

HB 1665 – By Osborn and Reynolds.

An Act relating to state government; amending Section 6, Chapter 254, O.S.L. 2004, as amended by Section 2, Chapter 400, O.S.L. 2004 (74 O.S. Supp. 2010, Section 9030.5), which relates to the Oklahoma Art in Public Places Act; providing for suspension of assessment for certain fiscal years; providing an effective date; and declaring an emergency.

HB 1666 – By Osborn.

An Act relating to roads, bridges and ferries; requiring certain signs be paid for by the sponsoring party; directing Department of Transportation to develop procedure; specifying method for calculation of cost; providing for codification; and declaring an emergency.

HB 1667 – By Osborn.

An Act relating to Oklahoma historical societies; providing for the transfer of the Will Rogers Memorial and Will Rogers Homesite to the Oklahoma Historical Society; providing for the transfer of the J.M. Davis Gun Collection and J.M. Davis Arms and Historical Museum to the Oklahoma Historical Society; stating powers and duties of the Oklahoma Historical Society; providing for assumption of certain existing obligations; providing for codification; providing an effective date; and declaring an emergency.

HB 1668 – By Osborn.

An Act relating to the Oklahoma Arts Council; making an appropriation; stating purpose; providing an effective date; and declaring an emergency.

HB 1669 – By Osborn.

An Act relating to cities and towns; amending 11 O.S. 2001, Section 22-112, as amended by Section 1, Chapter 314, O.S.L. 2004 (11 O.S. Supp. 2010, Section 22-112), which relates to condemnation of dilapidated buildings; modifying definition; and providing an effective date.

HB 1670 – By Sanders.

An Act relating to revenue and taxation; enacting the Five-Year Manufacturing Exemption Technical Amendments Act of 2011; providing for noncodification; and providing an effective date.

HB 1671 – By Billy.

An Act relating to roads, bridges and ferries; designating the Samuel R. Henderson Memorial Bridge; providing for placement of permanent markers; providing for codification; and declaring an emergency.

HB 1672 – By Billy.

An Act relating to drug courts; amending 22 O.S. 2001, Section 471.6, as last amended by Section 1, Chapter 238, O.S.L. 2010 (22 O.S. Supp. 2010, Section 471.6), which relates to the Oklahoma Drug Court Act; allowing time period to run during stay of certain order; and providing an effective date.

HB 1673 – By Billy.

An Act relating to prisons and reformatories; amending 57 O.S. 2001, Section 563.2, as last amended by Section 4, Chapter 455, O.S.L. 2009 (57 O.S. Supp. 2010, Section 563.2), which relates to the Oklahoma Corrections Act of 1967; deleting inmate capacity requirement for certain private prison contracts; and providing an effective date.

HB 1674 – By Billy.

An Act relating to state government; amending 74 O.S. 2001, Section 150.2, as last amended by Section 1, Chapter 303, O.S.L. 2006 (74 O.S. Supp. 2010, Section 150.2), which relates to powers and duties of the Oklahoma State Bureau of Investigation; authorizing procurement of certain products and services; and providing an effective date.

HB 1675 – By Billy.

An Act relating to state government; amending 74 O.S. 2001, Section 19, as amended by Section 1, Chapter 494, O.S.L. 2004 (74 O.S. Supp. 2010, Section 19), which relates to evidence fund of the Attorney General; deleting monetary balance limitations for the Attorney General's Evidence Fund; and providing an effective date.

HB 1676 – By Billy.

An Act relating to public safety; amending 27A O.S. 2001, Section 2-9-104, which relates to the Radiation Management Act; modifying exception to radiation safety rules; amending 47 O.S. 2001, Section 2-105.4, as last amended by Section 2, Chapter 83, 2nd Extraordinary Session, O.S.L. 2006, Section 1, Chapter 319, O.S.L. 2008, Sections 2-122, as amended by Section 8, Chapter 397, O.S.L. 2002, 2-143, as amended by Section 7, Chapter 461, O.S.L. 2003 and Section 14, Chapter 397, O.S.L. 2002, as amended by Section 2, Chapter 361, O.S.L. 2005 (47 O.S. Supp. 2010, Sections 2-105.4, 2-108.1, 2-122, 2-143 and 2-144.1), which relate to salaries and responsibilities of the Department of Public Safety; modifying salary schedule provisions; authorizing use of interlocal agreements with certain state educational institutions; making agreements exempt from oversight by certain agency; authorizing Department of Public Safety to receive funds from certain sources; changing name of certain training facility; modifying purpose for certain revolving fund; amending 47 O.S. 2001, Section 10-113, which relates to accident report forms; requiring

Department of Public Safety to make certain forms available; amending 47 O.S. 2001, Section 11-1112, as last amended by Section 26, Chapter 228, O.S.L. 2009 (47 O.S. Supp. 2010, Section 11-1112), which relates to child passenger restraint systems; clarifying certain exception to child passenger restraint system requirements; deleting authorization to give oral warnings for certain violation; making certain persons exempt from civil liability; amending 47 O.S. 2001, Section 40-101, which relates to accident reports; directing Department of Public Safety to prescribe standard accident report forms; amending 47 O.S. 2001, Section 156.1, as last amended by Section 1, Chapter 248, O.S.L. 2009 (47 O.S. Supp. 2010, Section 156.1), which relates to private use of state-owned motor vehicles; clarifying guidelines for using state-owned vehicles; amending 47 O.S. 2001, Section 752, as last amended by Section 1, Chapter 214, O.S.L. 2009 (47 O.S. Supp. 2010, Section 752), which relates to administration of chemical tests; requiring costs associated with collecting certain specimens be included as court costs; and declaring an emergency.

HB 1677 – By Billy.

An Act relating to public finance; authorizing the Oklahoma Capitol Improvement Authority to issue obligations for the Native American cultural center and museum for the Native American Cultural and Educational Authority; making issuance of obligations subject to certain conditions; providing for transfer of title upon occurrence of certain events; authorizing the borrowing of money for certain purposes; stating legislative intent; providing for payment of certain fees and costs; authorizing procedure for issuance and hiring of certain professionals; providing for use of certain interest earnings; exempting certain obligations, transfers, and interest from taxation; providing for investment and oversight; providing for application of certain law; specifying certain restrictions; defining certain term; prohibiting use of state-appropriated funds for payment of obligations until certain fiscal year; providing for payment of principal and interest until a certain fiscal year; clarifying that the bonds of obligations are not a certain type of debt or pledge; requiring certain statement on bonds or obligations; providing for codification; and declaring an emergency.

HB 1678 – By Billy.

An Act relating to state government; requiring the Department of Central Services to construct certain capital improvements on campus of Southern Oklahoma Resource Center; providing for payment of initial costs; providing for codification; providing an effective date; and declaring an emergency.

HB 1679 – By Quinn.

An Act relating to insurance; amending 36 O.S. 2001, Section 6129.1, which relates to Insurance Department financial examinations of prepaid funeral trusts and accounts; specifying compliant funeral service providers shall not pay for examinations; specifying noncompliant funeral service providers shall pay for examinations; directing Department to use fines received to pay for examinations of compliant providers; and providing an effective date.

HB 1680 – By Quinn.

An Act relating to schools; amending 70 O.S. 2001, Section 1210.508, as last amended by Section 1, Chapter 251, O.S.L. 2010 (70 O.S. Supp. 2010, Section 1210.508), which relates to criterion-referenced tests for public school students; requiring school districts to report all performance levels on end-of-instruction tests on high school transcripts; and providing an effective date.

HB 1681 – By Quinn.

An Act relating to contracts; amending 15 O.S. 2001, Section 776.1, as amended by Section 1, Chapter 56, O.S.L. 2006 (15 O.S. Supp. 2010, Section 776.1), which relates to fraudulent electronic mail messages; clarifying language; and providing an effective date.

HB 1682 – By Quinn.

An Act relating to roads, bridges and ferries; enacting the Oklahoma Transportation Amendments Act of 2011; providing for noncodification; and providing an effective date.

HB 1683 – By Cooksey.

An Act relating to waters and water rights; amending 82 O.S. 2001, Section 1324.5, which relates to the Rural Water, Sewer, Gas and Solid Waste Management Districts Act; updating statutory language; requiring a copy of annexation notice to be mailed to certain property owners; providing for payment of mailing costs; requiring a rural water district to provide notice of certain loan applications to certain persons and entities; providing for payment of mailing costs; providing for codification; providing an effective date; and declaring an emergency.

HB 1684 – By Newell.

An Act relating to schools; amending 70 O.S. 2001, Sections 13-124, 13-124.1, 13-125, 13-126, 13-127, 13-128 and 13-129, which relate to the Oklahoma Early Intervention Act; establishing sliding scale for certain services; specifying eligibility requirements; providing limitation; specifying use of fees; directing State Department of Health to develop collection program; removing certain management cost provisions from interagency contract requirements; removing certain restrictions for indirect costs; updating statutory references; and providing an effective date.

HB 1685 – By Peterson.

An Act relating to counties and county officers; amending 19 O.S. 2001, Section 1505, as last amended by Section 1, Chapter 65, O.S.L. 2010 (19 O.S. Supp. 2010, Section 1505), which relates to purchasing; modifying how often certain report must be prepared; allowing report to be prepared and kept electronically; and providing an effective date.

HB 1686 – By Morrissette.

An Act relating to railroads; creating the Eastern Flyer Passenger Rail Development Task Force; providing purpose; providing for appointment of members; requiring organizational meeting; providing for task force chair, vacancies, quorum and meetings; providing for travel reimbursement and staff assistance; requiring Department of Transportation to compile certain data; requiring task force to submit final report; providing for expiration of task force; providing for codification; and declaring an emergency.

HB 1687 – By Derby.

An Act relating to physically disabled parking; amending 11 O.S. 2001, Section 36-101A, as amended by Section 1, Chapter 35, O.S.L. 2009 (11 O.S. Supp. 2010, Section 36-101A), which relates to physically disabled parking and access; directing cities and towns to designate parking spaces for physically disabled wheelchair users; providing specifications; amending 47 O.S. 2001, Section 15-111, as last amended by Section 1, Chapter 302, O.S.L. 2010 (47 O.S. Supp. 2010, Section 15-111), which relates to special parking privileges for physically disabled persons; requiring recognition of placard indicating physical disability and wheelchair use; directing municipalities and political subdivisions to designate parking spaces for physically disabled wheelchair users; providing specifications; and providing an effective date.

HB 1688 – By Russ.

An Act relating to labor; declaring certain contracts void; providing exception; providing penalty; providing for codification; and providing an effective date.

HB 1689 – By Russ.

An Act relating to property; allowing mortgagee of abandoned property to make written request to sheriff; requiring sheriff to inspect abandoned property; permitting mortgagee to take possession of property in certain circumstances; exempting mortgagee's liability for dispossession of mortgagor or tenant; requiring written notice to mortgagor; providing for codification; and providing an effective date.

HB 1690 – By Russ.

An Act relating to crimes and punishments; amending 21 O.S. 2001, Section 1283, as last amended by Section 1, Chapter 13, O.S.L. 2009 (21 O.S. Supp. 2010, Section 1283), which relates to possession of guns by convicted felons; allowing convicted felons to possess weapons under certain circumstances; and providing an effective date.

HB 1691 – By Russ.

An Act relating to roads, bridges and ferries; designating the USAF Maj. Aubrey Eugene Stowers, Jr. Memorial Bridge; providing for placement of permanent markers; providing for codification; and declaring an emergency.

HB 1692 – By Russ.

An Act relating to government; creating the County and Municipal Government Act of 2011; providing for noncodification; and providing an effective date.

HB 1693 – By Russ.

An Act relating to agriculture; creating the Agriculture Motor Vehicle Act of 2011; providing for noncodification; and providing an effective date.

HB 1694 – By Russ.

An Act relating to oil and gas; amending 52 O.S. 2001, Section 1, which relates to defining Corporation Commission; clarifying language; and providing an effective date.

HB 1695 – By Russ.

An Act relating to motor vehicles; authorizing use of certain lights on volunteer fire fighter vehicles; amending 47 O.S. 2001, Section 12-227, as last amended by Section 3, Chapter 39, O.S.L. 2010 (47 O.S. Supp. 2010, Section 12-227), which relates to special restrictions on lamps and illuminating devices; adding an exception to certain prohibited act; providing for codification; and providing an effective date.

HB 1696 – By Russ.

An Act relating to banks and trust companies; amending 6 O.S. 2001, Section 101, which relates to the Oklahoma Banking Code; clarifying language; and providing an effective date.

HB 1697 – By Russ.

An Act relating to agriculture; enacting the Oklahoma Agriculture Act; providing for noncodification; and providing an effective date.

HB 1698 – By Russ.

An Act relating to prisons and reformatories; creating the Oklahoma Corrections Act of 2011; providing for noncodification; and providing an effective date.

HB 1699 – By Dank.

An Act relating to revenue and taxation; amending 68 O.S. 2001, Section 2358, as last amended by Section 1, Chapter 421, O.S.L. 2010 (68 O.S. Supp. 2010, Section 2358), which relates to Oklahoma income tax; providing

deduction for individuals over age sixty-five for certain capital gains; and providing an effective date.

HB 1700 – By Dank.

An Act relating to campaigns; creating the Oklahoma Clean Campaigns Act of 2011; providing short title; stating legislative intent; amending 21 O.S. 2001, Section 187, which relates to the definitions of crimes relating to elections; adding definition; amending 21 O.S. 2001, Section 187.1, as amended by Section 2, Chapter 282, O.S.L. 2008 (21 O.S. Supp. 2010, Section 187.1), which relates to limits on contributions to candidates; modifying contribution limits; prohibiting certain acts; restricting use of contributions; providing reporting requirements; providing criminal penalties; providing for noncodification; and providing an effective date.

HB 1701 – By Newell and Nelson.

An Act relating to revenue and taxation; enacting the Oklahoma Tax Modification Act; providing for noncodification; and providing an effective date.

HB 1702 – By Denney.

An Act relating to criminal procedure; creating the DNA Collection, Storage and Analysis Task Force; providing for membership; providing for appointment of chair; requiring organizational meeting; providing for selection of cochair and other officers; prescribing quorum requirement; outlining areas of study; providing for travel reimbursement; specifying reimbursement method for legislative members; providing for staff assistance; requiring final written report; specifying date of report; providing for termination of Task Force; providing for codification; and providing an effective date.

HB 1703 – By Denney.

An Act relating to schools; amending 70 O.S. 2001, Section 16-101.1, which relates to the lay citizen appointed to the State Textbook Committee; clarifying language; and providing an effective date.

HB 1704 – By Denney.

An Act relating to schools; amending 70 O.S. 2001, Section 5-142, as amended by Section 1, Chapter 406, O.S.L. 2010 (70 O.S. Supp. 2010, Section 5-142), which relates to criminal history record searches; providing that national criminal record check may be conducted by approved private company; requiring board of education to request national criminal record check from approved private company or from State Department of Education for any person seeking employment with school; providing an effective date; and declaring an emergency.

HB 1705 – By Hilliard.

An Act relating to schools; amending 70 O.S. 2001, Section 6-189, as last amended by Section 1, Chapter 213, O.S.L. 2010 (70 O.S. Supp. 2010, Section 6-189), which relates to the licensing and certification system under the Oklahoma Teacher Preparation Act; establishing standards for alternative certification for a superintendent of a technology center school district; and providing an effective date.

HB 1706 – By Hilliard.

An Act relating to revenue and taxation; amending 68 O.S. 2001, Section 1357, as last amended by Section 5, Chapter 419, O.S.L. 2010 (68 O.S. Supp. 2010, Section 1357), which relates to general sales tax exemptions; providing exemption for hearing aids; requiring prescription; providing an effective date; and declaring an emergency.

HB 1707 – By Hilliard.

An Act relating to roads, bridges and ferries; amending 69 O.S. 2001, Section 1711, which relates to turnpikes; exempting school buses from paying tolls; providing for codification; and declaring an emergency.

HB 1708 – By Hilliard.

An Act relating to game and fish; providing license for commercial importation of certain aquatic species; providing for determination of fees; allowing for renewal of license; limiting scope of license; providing penalty for violation; providing for codification; and providing an effective date.

HB 1709 – By Hilliard.

An Act relating to counties and county officers; requiring reimbursement agreement before county provides certain services for courthouse; providing for codification; and providing an effective date.

HB 1710 – By Hilliard.

An Act relating to schools; amending 70 O.S. 2001, Section 18-200.1, as last amended by Section 2, Chapter 478, O.S.L. 2010 (70 O.S. Supp. 2010, Section 18-200.1), which relates to State Aid; modifying the calculation of Foundation Program Income; providing an effective date; and declaring an emergency.

HB 1711 – By Hilliard.

An Act relating to public finance; enacting the Ad Valorem Reimbursement Fund Technical Amendments Act of 2011; providing for noncodification; providing an effective date; and declaring an emergency.

HB 1712 – By Hilliard.

An Act relating to courts; amending 20 O.S. 2001, Section 1, which relates to the Supreme Court; clarifying language; and providing an effective date.

HB 1713 – By Hilliard.

An Act relating to professions and occupations; amending 59 O.S. 2001, Section 858-700, which relates to the Oklahoma Certified Real Estate Appraisers Act; clarifying language; and providing an effective date.

HB 1714 – By Kern.

An Act relating to schools; amending 70 O.S. 2001, Section 11-103.6a, as last amended by Section 15, Chapter 291, O.S.L. 2010 (70 O.S. Supp. 2010, Section 11-103.6a), which relates to the review of adopted curriculum; deleting requirement for the adoption of K-12 Common Core State Standards; and declaring an emergency.

HB 1715 – By Peterson.

An Act relating to professions and occupations; amending 59 O.S. 2001, Sections 1250.1, as amended by Section 1, Chapter 85, O.S.L. 2003, 1255, as amended by Section 5, Chapter 85, O.S.L. 2003, 1261.1, as amended by Section 8, Chapter 85, O.S.L. 2003, Section 9, Chapter 85, O.S.L. 2003, 1263, as amended by Section 14, Chapter 85, O.S.L. 2003 and Section 17, Chapter 85, O.S.L. 2003 (59 O.S. Supp. 2010, Sections 1250.1, 1255, 1261.1, 1261.1a, 1263 and 1266.1), which relate to the Social Workers' Licensing Act; modifying and adding definitions; increasing length of Board member terms; modifying number of terms Board members may serve; modifying application requirements for certain licenses; specifying ground for certain denials; adding definition; modifying requirements for reinstatement of license; modifying authority of State Board of Licensed Social Workers to assess fees; modifying grounds for revocation of licenses; providing for codification; and providing an effective date.

HB 1716 – By Peterson.

An Act relating to motor vehicles; amending Section 14, Chapter 504, O.S.L. 2004, as last amended by Section 3, Chapter 366, O.S.L. 2010 (47 O.S. Supp. 2010, Section 1135.5), which relates to special tags; providing special license plate in support of Pancreatic Cancer Research; directing portion of fee to certain fund; creating the Pancreatic Cancer Research License Plate Revolving Fund; providing source of funds; allowing expenditures for certain purposes; providing for codification; and providing an effective date.

HB 1717 – By Peterson.

An Act relating to marriage and family; amending 43 O.S. 2001, Section 551-101, which relates to the Uniform Child Custody Jurisdiction and Enforcement Act; clarifying language; and providing an effective date.

HB 1718 – By Stiles.

An Act relating to initiative and referendum; amending 34 O.S. 2001, Sections 3, 4, 6, and 8, as amended by Section 1, Chapter 318, O.S.L. 2009 (34 O.S. Supp. 2010, Section 8), which relate to initiative and referendum petitions; requiring gist statement to be submitted to Secretary of State; providing procedures for certain appeal to Supreme Court; prohibiting further challenge; modifying size of sheets for signatures on such petitions; modifying certain notarization and affidavit requirement; making language gender neutral; requiring publication of notice of filing and ballot title of petition; requiring notice of right to protest constitutionality and ballot title; specifying filing requirements and time for filing such protests; specifying certain duties of Secretary of State and Supreme Court; allowing for revival of protest; modifying time period for signed copies of petition to be filed; prohibiting petition blocking; defining term; providing for codification; and providing an effective date.

HB 1719 – By Stiles.

An Act relating to veterans; amending 72 O.S. 2001, Section 126.4, which relates to limitations upon certain guardianships; clarifying language; and providing an effective date.

HB 1720 – By Stiles.

An Act relating to mental health; amending 43A O.S. 2001, Section 1-106, as amended by Section 2, Chapter 46, O.S.L. 2003 (43A O.S. Supp. 2010, Section 1-106), which relates to representation of the state in certain court proceedings; clarifying language; and providing an effective date.

HB 1721 – By Stiles.

An Act relating to state government; enacting the State Agency Consolidation Act of 2011; providing for noncodification; providing an effective date; and declaring an emergency.

HB 1722 – By Stiles.

An Act relating to state government; enacting the Oklahoma State Government Consolidation Act of 2011; providing for noncodification; providing an effective date; and declaring an emergency.

HB 1723 – By Fourkiller.

An Act relating to revenue and taxation; amending 68 O.S. 2001, Section 205, as last amended by Section 2, Chapter 459, O.S.L. 2010 (68 O.S. Supp. 2010, Section 205), which relates to confidentiality of tax records; expanding certain exemption to include the ABLE Commission; and providing an effective date.

HB 1724 – By Fourkiller.

An Act relating to schools; amending Section 4, Chapter 119, O.S.L. 2004, as last amended by Section 1, Chapter 212, O.S.L. 2007 (70 O.S. Supp. 2010, Section 18-114.12), which relates to the teacher minimum salary schedule; expanding minimum salary schedule; providing an effective date; and declaring an emergency.

HB 1725 – By Fourkiller.

An Act relating to revenue and taxation; amending 68 O.S. 2001, Section 2357.32, which relates to income tax credits; modifying expiration dates and time periods during which certain amount of expenditures may be claimed for credit; authorizing designee of certain entities to make certification; modifying time period for certain warranty requirement; and providing an effective date.

HB 1726 – By Fourkiller.

An Act relating to torts; amending Section 1, Chapter 294, O.S.L. 2010 (76 O.S. Supp. 2010, Section 32.1), which relates to the Volunteer Professional Services Immunity Act; extending immunity for elementary school activities; and providing an effective date.

HB 1727 – By Fourkiller.

An Act relating to revenue and taxation; enacting the State Taxation Act; providing for noncodification; and providing an effective date.

HB 1728 – By Fourkiller.

An Act relating to schools; amending 70 O.S. 2001, Section 5-102, which relates to independent school districts; clarifying language; and providing an effective date.

HB 1729 – By Fourkiller.

An Act relating to motor vehicles; creating the Oklahoma Motor Vehicle Act of 2011; providing for noncodification; and providing an effective date.

HB 1730 – By Fourkiller.

An Act relating to game and fish; amending 29 O.S. 2001, Section 2-101, which relates to definitions of words and phrases; clarifying language; and providing an effective date.

HB 1731 – By Hall and Kern.

An Act relating to schools; amending Section 1, Chapter 195, O.S.L. 2009, as last amended by Section 16, Chapter 291, O.S.L. 2010 (70 O.S. Supp. 2010, Section 1210.544), which relates to the identification of low-achieving schools; providing for implementation of certain school intervention upon petition by parents; and providing an effective date.

HB 1732 – By Hall.

An Act relating to schools; amending 70 O.S. 2001, Section 1-111, as last amended by Section 1, Chapter 352, O.S.L. 2010 (70 O.S. Supp. 2010, Section 1-111), which relates to the school day; allowing students participating in religious instruction to be counted as being in attendance; requiring school districts to allow for the release of students for religious instruction under certain conditions; allowing attendance in session of religious instruction to count as school attendance; providing for the withdrawal of religious instruction release time if student is not attending or such instruction advocates violence; prohibiting public school teachers from participating in religious instruction during school hours; prohibiting the use of public funds or public transportation for religious instruction; providing for codification; providing an effective date; and declaring an emergency.

HB 1733 – By Hall.

An Act relating to firearms; creating the Oklahoma Concealed Carry Act of 2011; providing for noncodification; and providing an effective date.

HB 1734 – By Hall.

An Act relating to state government; amending Section 6, Chapter 254, O.S.L. 2004, as amended by Section 2, Chapter 400, O.S.L. 2004 (74 O.S. Supp. 2010, Section 9030.5), which relates to the Oklahoma Art in Public Places Act; modifying provisions related to certain assessment; providing assessment not applicable during certain fiscal years based on comparison of revenue estimates provided to Legislature by State Board of Equalization; specifying fiscal years for which assessment is applicable based upon revenue estimate comparisons; providing an effective date; and declaring an emergency.

HB 1735 – By Hall.

An Act relating to schools; amending 70 O.S. 2001, Section 6-101.20, which relates to the Teacher Due Process Act of 1990; clarifying language; and providing an effective date.

HB 1736 – By Peterson.

An Act relating to Medicaid fraud; amending 56 O.S. 2001, Section 162.4, which relates to the authority of the Office of Inspector General; authorizing the Office of Inspector General to investigate certain fraud cases; defining terms; prohibiting certain acts; establishing penalties for certain frauds; providing for codification; and providing an effective date.

HB 1737 – By Moore.

An Act relating to state government; amending 74 O.S. 2001, Sections 1302, 1308.1, as amended by Section 1, Chapter 41, O.S.L. 2004, 1310.1, as last amended by Section 1, Chapter 373, O.S.L. 2004, and 1315, as last amended by Section 4, Chapter 345, O.S.L. 2004 (74 O.S. Supp. 2010, Sections 1308.1, 1310.1 and 1315), which relate to the State and Education Employees Group Insurance Act; removing certain benefit uniformity requirements; removing certain premium uniformity requirements; amending 74 O.S. 2001, Sections 1362 and 1365, as last amended by Section 1, Chapter 28, O.S.L. 2009 (74 O.S. Supp. 2010, Section 1365), which relate to the Oklahoma State Employees Benefits Act; removing certain benefit uniformity requirements; removing certain indemnity health plan uniformity requirements; modifying duties, responsibilities and authority of the Oklahoma State Employees Benefits Council; and providing an effective date.

HB 1738 – By Moore.

An Act relating to state government; amending 74 O.S. 2001, Section 1370, as last amended by Section 2, Chapter 28, O.S.L. 2009 (74 O.S. Supp. 2010, Section 1370), which relates to the employee flexible benefit allowance; providing that employee benefit allowance shall not be changed for three years; authorizing Legislature to determine the benefit allowance after three years; specifying certain education employees shall not be eligible for certain allowance; and providing an effective date.

HB 1739 – By Moore.

An Act relating to state government; amending 74 O.S. 2001, Section 1341, which relates to the State Employees Flexible Benefits Act; clarifying language; and providing an effective date.

HB 1740 – By Wright.

An Act relating to revenue and taxation; amending 68 O.S. 2001, Section 1503, as last amended by Section 17, Chapter 412, O.S.L. 2010 (68 O.S. Supp. 2010, Section 1503), which relates to vending machines; reducing amount of certain fees; providing an effective date; and declaring an emergency.

HB 1741 – By Wright.

An Act relating to intoxicating liquors; enacting the Oklahoma Intoxicating Liquors Reform Act; providing for noncodification; and providing an effective date.

HB 1742 – By Inman and Dorman.

An Act relating to revenue and taxation; authorizing income tax credit for certain employer expenses; providing for credit based upon voluntary employment terminations related to military duty of spouses; defining terms; requiring statement by terminated employee; authorizing forms; authorizing carryover of credit amounts; providing for codification; and providing an effective date.

HB 1743 – By Johnson.

An Act relating to motor vehicles; requiring rule adoption; requiring certain rules be adopted by specific date; amending 47 O.S. 2001, Sections 951, as last amended by Section 25, Chapter 418, O.S.L. 2004, 952, as last amended by Section 1, Chapter 193, O.S.L. 2005, 953.1, as last amended by Section 2, Chapter 158, O.S.L. 2006, 953.2, as last amended by Section 3, Chapter 360, O.S.L. 2004, 954A, as amended by Section 1, Chapter 82, O.S.L. 2010, 956, as last amended by Section 1, Chapter 179, O.S.L. 2005 and 11-1110, as amended by Section 1, Chapter 133, O.S.L. 2002 (47 O.S. Supp. 2010, Sections 951, 952, 953.1, 953.2, 954A, 956 and 11-1110), which relate to wreckers; defining term; transferring responsibility for regulation of wreckers to the Corporation Commission; amending 42 O.S. 2001, Section 91, as last amended by Section 1, Chapter 98, O.S.L. 2008 (42 O.S. Supp. 2010, Section 91), which relates to liens; updating reference; providing for codification; providing effective dates; and declaring an emergency.

HB 1744 – By Nelson.

An Act relating to schools; amending Section 2, Chapter 381, O.S.L. 2010 (70 O.S. Supp. 2010, Section 13-101.2), which relates to the Lindsey Nicole Henry Scholarships for Student with Disabilities Program Act; modifying scope of the program; providing an exception to certain attendance requirement for certain students; modifying certain notification requirements; adding age limitation; adding a public school placement option; requiring regular teacher contact; requiring a school district to notify parents of the available options and information sources; stating criteria for the public school option; allowing for certain transfer; stating effect of acceptance of a Lindsey Nicole Henry Scholarship; specifying parental responsibility upon acceptance of a scholarship; prohibiting certain designation; directing the State Department of Education to make certain calculation; establishing process for reducing State Aid payments to pay scholarship costs; deleting authorization for an administrative service fee; allowing for payment of an assessment fee; deleting certain reporting requirement by a school district; requiring certain notification of scholarship amount; changing payment and cost responsibilities; directing the Department to establish a toll-free hotline; requiring an annual sworn compliance statement; directing the Department to cross-check enrollments; requiring the Department to establish a process for filing violation complaints; providing for inquiry process; providing for suspension or revocation of a private school participation approval by the State Superintendent of Public Instruction; providing process for denying, revoking or suspending approval; authorizing certain hearing procedures; allowing for immediate suspension under certain circumstances; modifying liability limitations; limiting regulatory authority; providing an effective date; and declaring an emergency.

HB 1745 – By Nelson.

An Act relating to schools; amending Section 1, Chapter 195, O.S.L. 2009, as last amended by Section 16, Chapter 291, O.S.L. 2010 (70 O.S. Supp. 2010, Section 1210.544), which relates to identifying low-achieving schools and alternative governing arrangements; providing for the operation of certain schools to be turned over to the State Board of Education upon petition of the parents; requiring a certain percentage of parent signatures; requiring filing of the petition; directing the board of education to notify the Board; establishing process for the Board to assume control; providing for retention of certain funds by the Board; allowing the Board to select certain operation options; providing for parental input; providing an effective date; and declaring an emergency.

HB 1746 – By Nelson.

An Act relating to schools; requiring school districts to expend a certain amount on direct instructional activities; requiring the State Board of Education to determine the manner for calculating amount expended; establishing certain expenditure amounts for certain school years; providing that direct instructional activities be determined in accordance with certain standards and definitions; providing certain definition; requiring school districts to compute and report certain information to the Board; allowing school district to file a request for an exemption; specifying requirements for an exemption; directing the Board to promulgate rules; requiring Board approval of certain reduction-in-force plans; requiring submission of certain information; providing for codification; providing an effective date; and declaring an emergency.

HB 1747 – By Nelson.

An Act relating to revenue and taxation; creating the Oklahoma Special Education Scholarship Act; providing short title; providing for specified credit against income tax liability; specifying amount of credit for certain contribution by specified taxpayer type and limiting credit; providing conditions under which credit shall not be allowed; limiting total amount of credits allowed annually; defining terms; requiring Oklahoma Tax Commission to maintain certain list for purposes of allocating credit; establishing criteria for reserving credit; requiring Tax Commission to notify certain entities under certain circumstances; providing for carryover of unused credit; requiring Tax Commission to promulgate rules in consultation with State Department of Education; providing for codification; and providing an effective date.

HB 1748 – By Nelson.

An Act relating to children; amending 10 O.S. 2001, Section 7501-1.1, which relates to the Oklahoma Adoption Code; clarifying language; and providing an effective date.

HB 1749 – By Nelson.

An Act relating to marriage and family; amending 43 O.S. 2001, Sections 101 and 107.2, which relate to divorce requirements and procedure; modifying requirements for divorces based on incompatibility; requiring certain educational program in certain divorces; and providing an effective date.

HB 1750 – By Nelson.

An Act relating to crimes and punishments; amending 21 O.S. 2001, Section 360, which relates to crimes against state property and revenue; prohibiting public employees from certain actions regarding legislation; prohibiting retaliation; providing exceptions; amending 21 O.S. 2001, Section 491, which relates to perjury; modifying definition; providing for legislative proceeding; providing an effective date; and declaring an emergency.

HB 1751 – By Nelson.

An Act relating to low-income housing; enacting the Low-income Housing Remodeling Tax Incentive Act of 2011; providing for noncodification; providing an effective date; and declaring an emergency.

HB 1752 – By Nelson.

An Act relating to the state capital and capitol building; amending 73 O.S. 2001, Section 1, which relates to the seat of government and capital; clarifying language; and providing an effective date.

HB 1753 – By Nelson.

An Act relating to public safety; creating the Missing Persons Alert Act; providing for noncodification; and providing an effective date.

HB 1754 – By Nelson.

An Act relating to public safety; amending 47 O.S. 2001, Section 11-106, as last amended by Section 12, Chapter 418, O.S.L. 2004 (47 O.S. Supp. 2010, Section 11-106), which relates to authorized emergency vehicles; modifying duty of care standard; and providing an effective date.

HB 1755 – By Nelson.

An Act relating to schools; creating the Special Education Cooperative Task Force; providing for noncodification; providing an effective date; and declaring an emergency.

HB 1756 – By Nelson.

An Act relating to schools; amending Section 2, Chapter 381, O.S.L. 2010 (70 O.S. Supp. 2010, Section 13-101.2), which relates to the Lindsey Nicole Henry Scholarships for Students with Disabilities Program Act; clarifying language; and providing an effective date.

HB 1757 – By Nelson.

An Act relating to intoxicating liquors; amending 37 O.S. 2001, Section 540, which relates to beer; requiring alcohol content of beer to appear on the label; and providing an effective date.

HB 1758 – By Nelson.

An Act relating to children; amending 10 O.S. 2001, Section 1430.1, as amended by Section 1, Chapter 137, O.S.L. 2006 (10 O.S. Supp. 2010, Section 1430.1), which relates to the Group Homes for Persons with Developmental or Physical Disabilities Act; clarifying language; and providing an effective date.

HB 1759 – By Nelson.

An Act relating to children; amending 10 O.S. 2001, Section 7001-1.1, as amended by Section 9, Chapter 233, O.S.L. 2009, and as renumbered by Section 209, Chapter 233, O.S.L. 2009 (10A O.S. Supp. 2010, Section 1-1-101), which relates to the Children and Juvenile Code; clarifying language; and providing an effective date.

HB 1760 – By Nelson.

An Act relating to marriage and family; amending 43 O.S. 2001, Section 410, which relates to the Oklahoma Centralized Support Registry Act; clarifying language; and providing an effective date.

HB 1761 – By Nelson.

An Act relating to motor vehicles; creating the Motor Vehicle Records Act of 2011; providing for noncodification; and providing an effective date.

HB 1762 – By Nelson.

An Act relating to cities and towns; creating the Oklahoma New Development Impact Fee Act; providing for codification; and providing an effective date.

HB 1763 – By Nelson.

An Act relating to crimes and punishments; creating the Oklahoma Crimes and Punishments Act of 2011; providing for noncodification; and providing an effective date.

HB 1764 – By Nelson.

An Act relating to revenue and taxation; enacting the Ad Valorem Tax Code Technical Amendments Act of 2011; providing for noncodification; and providing an effective date.

HB 1765 – By Nelson.

An Act relating to criminal procedure; creating the Oklahoma Criminal Procedure Act of 2011; providing for noncodification; and providing an effective date.

HB 1766 – By Nelson.

An Act relating to waters and water rights; amending 82 O.S. 2001, Section 105.1, which relates to irrigation and water rights; clarifying language; and providing an effective date.

HB 1767 – By Nelson.

An Act relating to public health and safety; creating the Public Health and Safety Act of 2011; providing for noncodification; and providing an effective date.

HB 1768 – By Nelson.

An Act relating to crimes and punishments; creating the Oklahoma Crimes and Punishments Act of 2011; providing for noncodification; and providing an effective date.

HB 1769 – By Nelson.

An Act relating to firearms; enacting the Firearm Policy Improvement Act; providing for noncodification; and providing an effective date.

HB 1770 – By Nelson.

An Act relating to state government; enacting the Agency Accountability Act of 2011; providing for noncodification; providing an effective date; and declaring an emergency.

HB 1771 – By Nelson.

An Act relating to revenue and taxation; enacting the Oklahoma Tax Modification Act; providing for noncodification; and providing an effective date.

HB 1772 – By Nelson.

An Act relating to state government; creating the Outsourcing of Public Relations Services Act; providing for codification; and providing an effective date.

HB 1773 – By Nelson.

An Act relating to statutes and reports; amending 75 O.S. 2001, Section 251, which relates to the Administrative Procedures Act; requiring agencies filing rules to cite certain authority; and providing an effective date.

HB 1774 – By Roberts (Sean).

An act relating to lawsuit reform; amending Section 6, Chapter 390, O.S.L. 2003, as amended by Section 21, Chapter 368, O.S.L. 2004 and Section 22, Chapter 368, O.S.L. 2004 (63 O.S. Supp. 2010, Sections 1-1708.1F and 1-1708.1F-1), which relate to the Affordable Access to Health Care Act; modifying recovery limitation on certain noneconomic damages; removing termination date of sections; providing scope of application; and providing an effective date.

HB 1775 – By Roberts (Sean).

An Act relating to contracts; amending 15 O.S. 2001, Section 598.6, which relates to the Unfair Sales Act; modifying exemptions; providing exemption for certain food and food products; providing exemption for merchandise; providing exemption for petroleum and petroleum byproducts; providing exemption for pharmaceuticals; and providing an effective date.

HB 1776 – By Roberts (Sean).

An Act relating to state government; requiring certain candidates to file a contribution report; requiring Ethics Commission to make contribution report available online; providing for codification; and providing an effective date.

HB 1777 – By Roberts (Sean).

An Act relating to professions and occupations; amending 59 O.S. 2001, Sections 887.1, 887.2 and 887.17, as last amended by Section 2, Chapter 26, O.S.L. 2008 (59 O.S. Supp. 2010, Section 887.17), which relate to the Physical Therapy Practice Act; establishing legislative intent; modifying definitions; adding definition; providing for certain interpretation; and providing an effective date.

HB 1778 – By Roberts (Sean).

An Act relating to state government; amending Section 6, Chapter 254, O.S.L. 2004, as amended by Section 2, Chapter 400, O.S.L. 2004 (74 O.S. Supp. 2010, Section 9030.5), which relates to the Oklahoma Art in Public Places Act; modifying provisions related to assessment; providing for discretion by governmental entities with respect to allocation from budget; providing an effective date; and declaring an emergency.

HB 1779 – By Roberts (Sean).

An Act relating to revenue and taxation; creating the Tax Collection Program of 2011; directing Oklahoma Tax Commission to establish Tax Collection Program; providing taxpayer with waiver under specified circumstances; limiting time period during which certain action may be taken; requiring Tax Commission to abate from certain actions under specified circumstances; defining term; authorizing application of certain penalty unless certain circumstances exist; requiring Tax Commission to promulgate rules; authorizing Tax Commission to take certain actions and to be exempt from specified requirements for the purpose of implementation; providing for codification; providing for noncodification; and declaring an emergency.

HB 1780 – By Roberts (Sean).

An Act relating to workers' compensation; amending 85 O.S. 2001, Section 1.1, as amended by Section 7, Chapter 1, 1st Extraordinary Session, O.S.L. 2005 (85 O.S. Supp. 2010, Section 1.1), which relates to Workers' Compensation Act applicability limitations; modifying agency designation; amending 85 O.S. 2001, Section 1.2, as amended by Section 1, Chapter 453, O.S.L. 2010 (85 O.S. Supp. 2010, Section 1.2), which relates to the creation and content of the Workers' Compensation Court; creating Workers' Compensation Court of Continuing Claims; providing for the retention of four judges; providing for the selection of new judges; modifying agency designation; requiring Senate confirmation of new judges; providing for appointments to the court; providing for selection of judges in certain circumstances; specifying which claims the Workers' Compensation Court of Continuing Claims shall adjudicate; removing Administrator qualification requirements; amending 85 O.S. 2001, Section 1.2A, which relates to compensation of certain judges; modifying agency designation; amending 85 O.S. 2001, Section 1.3, as amended by Section 8, Chapter 1, 1st Extraordinary Session, O.S.L. 2005 (85 O.S. Supp. 2010, Section 1.3), which relates

to the selection and duties of the administrator of the Workers' Compensation Court; modifying agency designations; specifying that duties of Administrator shall be transferred to Commissioner; removing Administrator selection and qualification requirements; creating the position of Workers' Compensation Commissioner; providing for appointment of Workers' Compensation Commissioner; specifying qualifications of Commissioner; specifying Commissioner shall be an attorney; providing for compensation of Commissioner; renaming Workers' Compensation Court the Workers' Compensation Commission; establishing the positions of benefit review officers, hearing officers and administrative law judges within the workers' compensation system; specifying jurisdictional regions for benefit review officers, hearing officers and administrative law judges; providing for venue of workers' compensation claims; allowing for hearings by videoconference in certain circumstances; authorizing Governor to remove Commissioner under certain circumstances; establishing procedure for removal of Commissioner; requiring Senate confirmation of removal; requiring a representative of the Attorney General to attend removals and advise or assist the Senate; providing for the subpoena of witnesses in removal proceedings; requiring Governor to provide certain information to the Secretary of State upon the removal of Commissioner; specifying that Commissioner shall be an officer of the state; requiring Commissioner to take an oath of office; authorizing the use of an office by the Commissioner; authorizing Commissioner and other employees to conduct hearings at certain career or technology education centers; providing for the creation and use of an official seal; authorizing Commissioner to take certain administrative actions; requiring Commissioner to give notice of certain actions; specifying content of notice; providing that notice be sent to certain interested persons; requiring Commission compliance with the Administrative Procedures Act; providing for the payment of certain expenditures; authorizing the appointment of certain staff; providing for the compensation of certain rate experts; providing for salaries of certain employees; specifying duties of benefit review officers; specifying benefit review officer education and training requirements; directing Commission to establish certain training program; specifying duties of arbitrators; specifying job requirements of arbitrators; directing Commission to provide certain training; specifying duties of hearing officers; specifying job requirements of hearing officers; specifying appeals panel duties; specifying authority of appeals panels; directing appeals panel to issue and maintain certain precedent manual; providing for travel expenses by Commission and Commission's employees; specifying Commission's power and duties; requiring Commissioner to provide an annual report to the Legislature; making workers' compensation insurance optional; requiring certain notifications; requiring filing of notice with Insurance Commissioner; requiring notice to employees; requiring the posting of certain information; prohibiting certain employer defenses; amending 85 O.S. 2001, Section 2.1, which relates to certain excluded employees; providing additional employees; amending 85 O.S. 2001, Section 2.6, as last amended by Section 1, Chapter 84, O.S.L. 2010 (85 O.S. Supp. 2010, Section 2.6), which relates to certain exemptions; providing additional exemption; amending 85 O.S. 2001, Section 3, as last amended by Section 1, Chapter 452, O.S.L. 2010 (85 O.S. Supp. 2010, Section 3), which relates to definitions; modifying definitions; amending 85 O.S. 2001, Section 3.1, which relates to death benefit definitions; modifying definitions; providing for compensation of certain alien nonresident dependents; limiting certain benefits to nonresident dependents; establishing procedure for commencing workers' compensation claims; requiring certain employees to report injuries to employer within a certain period; specifying requirements for occupational diseases; requiring employers to report certain injuries; requiring employers to

create certain report; specifying report delivery requirements; requiring insurer to report to Commissioner; authorizing certain waiver of reporting requirement; specifying certain report shall not be used for certain purposes; specifying report requirements; authorizing Commission to develop rules and procedures for workers' compensation claims reporting; specifying return-to-work requirements and options; requiring participation of parties in benefit review conferences; providing exceptions; establishing procedure for benefit review conferences; requiring the production of certain documentation; directing Commissioner to adopt certain guidelines; providing for certain claims exempt from benefit review conference requirement; stating purpose of benefit review conference; specifying duties of benefit review officer at conference; directing benefit review officer to prepare certain report; establishing procedure for the initiation of a second benefit review conference; specifying benefit review officer shall not take formal testimony; directing Commissioner to adopt rules for benefit review conferences; providing that benefit review conferences shall not be subject to common law or other rules of evidence; requiring parties to sign settlement in certain circumstances; specifying settlements shall be binding; providing exceptions; providing for the creation of certain report; specifying requirements of certain report; authorizing benefit review officer to issue certain interlocutory orders; providing requirements of interlocutory order; establishing requirements and procedures for arbitration; specifying arbitration shall be an option for claimant; specifying arbitration shall be irrevocable and binding; stating purpose of arbitration; directing Commissioner to develop regional lists of arbitrators; providing procedure for selection of arbitrators; authorizing Commissioner to remove arbitrators from list for certain reasons; specifying lists shall be confidential and exempt from discovery; providing exception; providing for the notification of parties upon selection of arbitrator; allowing parties to reject one arbitrator; providing procedure for selection of second arbitrator; requiring the scheduling of arbitration within certain period; providing documentation required at arbitration; specifying certain failure shall be an administrative violation; authorizing arbitrator to take testimony under oath; requiring certain record of proceeding be made; authorizing parties to make stenographic record; authorizing the presentation of certain evidence at arbitration; allowing for closing statements; prohibiting certain communications outside of arbitration; directing arbitrator to create certain award; specifying requirements of award; directing arbitrator to file report; specifying award shall be final and binding; establishing requirements and procedure for contested case hearings; limiting hearing to certain issues; directing Commissioner to adopt certain rules; specifying duties and powers of contested case hearing officers; authorizing hearing officer to make rulings on evidence; requiring certain record of proceeding be made; authorizing parties to make stenographic record; requiring insurer to provide certain documentation at contested case hearing; directing hearing officer to create certain report; specifying contents of report; authorizing hearing officer to issue certain interlocutory orders; specifying order of hearing officer shall be binding; directing hearing officer to create certain report on attorney fees; providing attorney fee report shall not be subject to discovery; directing Commissioner to prescribe certain time limitations for submission of attorney fee report; directing Commissioner to send certain report to parties; specifying case hearing officer decisions shall be final and binding; amending 85 O.S. 2001, Section 3.6, as amended by Section 1, Chapter 403, O.S.L. 2010 (85 O.S. Supp. 2010, Section 3.6), which relates to appellate procedures for workers' compensation claims; modifying agency designation; providing that appeals panel shall hear certain appeals; authorizing appeals panel to reverse or modify certain decisions; providing that certain decisions of the appeals panel shall be final; providing for the

payment of certain fees for appeals panel reviews; restricting Supreme Court authority to reverse Workers' Compensation Commission decisions to certain issues or grounds; modifying agency designations; authorizing Supreme Court to require a bond in certain cases; amending 85 O.S. 2001, Section 3.7, which relates to powers and duties of the Workers' Compensation Administrator; specifying Commissioner shall assume all duties and responsibilities of Administrator; authorizing Commissioner to accept and record certain settlements; modifying agency designations; deleting obsolete language; removing authority of Administrator to adopt certain rules and impose certain penalties; amending 85 O.S. 2001, Sections 3.8, 3.9, as last amended by Section 2, Chapter 403, O.S.L. 2010 and 4 (85 O.S. Supp. 2010, Section 3.9), which relate to workers' compensation general provisions; modifying agency designations; specifying certain officers and arbitrators may be subject to certain qualifications; clarifying language; amending 85 O.S. 2001, Section 11, as last amended by Section 2, Chapter 452, O.S.L. 2010 (85 O.S. Supp. 2010, Section 11), which relates to employer payment of certain compensation; deleting reference to certain injuries; amending 85 O.S. 2001, Section 12, as last amended by Section 3, Chapter 452, O.S.L. 2010 (85 O.S. Supp. 2010, Section 12), which relates to certain employer liability; specifying applicability to certain employers; deleting reference to certain rights; providing penalty for failure to secure compensation; authorizing Commissioner to serve certain orders for certain violations; providing employers opportunity to contest certain orders; allowing for hearings to contest certain orders; specifying burden of proof to overturn certain orders; providing for hearings in certain disputes; requiring Commission to notify insurer of certain hearings; requiring insurer to respond to certain notice of hearing within certain period; authorizing Commission to assess certain fines for certain violations; providing Commission authority to petition district court in certain circumstances; authorizing Commission to seek certain injunction; requiring employers to post certain notices; specifying certain notice requirements; specifying that employers shall not be liable for certain injuries; authorizing Commissioner to establish certain rules and regulations concerning medical service fees; allowing Commissioner to establish maximum allowable fees; amending 85 O.S. 2001, Section 14, as last amended by Section 4, Chapter 452, O.S.L. 2010 (85 O.S. Supp. 2010, Section 14), which relates to the provision of medical services after an injury; specifying that injured employees may seek certain hearing; modifying agency designations; providing for the limitation of certain medical treatments; providing for the ongoing service and replacement of certain medical devices; amending 85 O.S. 2001, Section 14.2, as amended by Section 16, Chapter 1, 1st Extraordinary Session, O.S.L. 2005 (85 O.S. Supp. 2010, Section 14.2), which relates to the selection of treating physicians under certified workplace plans; modifying agency designations; amending 85 O.S. 2001, Section 14.3, as amended by Section 17, Chapter 1, 1st Extraordinary Session, O.S.L. 2005 (85 O.S. Supp. 2010, Section 14.3), which relates to certified workplace medical plans; modifying agency designation; extending period an insured may contract with an independent insurer in certain circumstances; requiring employees to obtain written confirmation that dispute resolution has failed and been exhausted; specifying that certain medical evaluations shall not be admissible if certain conditions have not been met; authorizing Commission to alter the course of certain medical treatments under certain conditions; requiring all state agencies to adopt and implement certain certified workplace plan; amending 85 O.S. 2001, Section 15, which relates to employer requirement of providing prosthetic devices in certain circumstances; modifying agency designation; amending 85 O.S. 2001, Section 16, as amended by Section 18, Chapter 1, 1st Extraordinary Session, O.S.L. 2005 (85 O.S. Supp. 2010, Section 16), which relates to

vocational rehabilitation and job placement services; requiring Commissioner to hire a Vocational Rehabilitation Director; establishing qualifications of Vocational Rehabilitation Director; specifying duties of Vocational Rehabilitation Director; authorizing the request of vocational rehabilitation services under certain circumstances; authorizing Vocational Rehabilitation Director to issue certain administrative orders; providing that certain administrative orders shall be appealable to Commission; authorizing Director to assign certain vocational rehabilitation counselors in certain circumstances; specifying certain services shall be paid by employer; authorizing concurrent medical treatment and vocational rehabilitation services; modifying agency designation; specifying that vocational rehabilitation services shall be payable to provider; extending time frame for certain vocational rehabilitation services; prohibiting the payment for vocational rehabilitation to be a separate item in a settlement or included in a calculation of legal fees; authorizing certain employers to opt out of workers' compensation insurance; specifying employees shall be eligible for a vocational evaluation in certain circumstances; amending 85 O.S. 2001, Section 17, as last amended by Section 19, Chapter 1, 1st Extraordinary Session, O.S.L. 2005 (85 O.S. Supp. 2010, Section 17), which relates to the determination of disability; modifying agency designations; providing that determination of disability shall be the responsibility of the Chief Medical Officer; requiring all claims for disability be supported by certain testimony and include certain evaluations; requiring certain evaluation be sent to parties within certain period; requiring medical opinions be stated within a reasonable degree of medical certainty; defining terms; stating purpose of program; specifying scope of program; establishing qualifications of physicians seeking appointment to Medical Impairment Rating Registry; specifying application procedure for physicians seeking appointment to Medical Impairment Rating Registry; specifying appointment and retention requirements of certain physicians; providing appeal procedure for physicians denied appointment on Registry; specifying circumstances for the appointment of a Medical Impairment Rating Registry physician; providing for the selection of a Registry physician; providing procedure for certain disagreements; providing for the selection of a Registry physician; establishing that the certain impairment rating shall be presumed accurate; authorizing the Program Coordinator to select a Registry physician under certain circumstances; requiring Program Coordinator to contact a selected Registry physician within certain time period; requiring parties to submit copies of certain medical records to the Registry physician; providing Program Coordinator discretion in accepting certain records; specifying how medical records shall be organized; prohibiting the submission of certain types of evidence; requiring completion of certain forms; providing for assistance to claimants in completing forms; authorizing the use of a translator in certain circumstances; providing for reimbursement of claimant travel under certain circumstances; providing for the payment of a Registry physician; specifying fee amounts shall be based upon certain criteria; specifying what the Registry physician fee includes; providing for late fees and penalties under certain circumstances; providing procedure for cancellation of evaluation appointments; allowing evaluations of multiple impairments by different Registry physicians in certain circumstances; prohibiting certain physicians from rendering certain opinions; requiring disclosure by physicians in certain potential conflict of interest circumstances; providing penalties for failure to comply with conflict of interest requirements; prohibiting certain communications; providing exceptions; requiring the compensation of certain physicians if physician is a witness at any proceeding; establishing requirements for physicians conducting certain evaluations; specifying requirements physicians must follow prior to certain evaluations; specifying requirements physicians

must follow upon the completion of certain evaluations; specifying that completed reports shall be sent to the Program Coordinator; specifying that evaluations do not create a doctor-patient relationship; providing that certain physicians shall only evaluate impairment; prohibiting certain physicians from recommending treatment in evaluation assessments; establishing reporting requirements of the Medical Impairment Rating report; requiring that Medical Impairment Rating physicians review attending physician evaluations; providing reporting procedure if the Medical Impairment Rating physician agrees with certain evaluation; providing reporting requirements if the Impairment Rating is consistent with certain guidelines; providing reporting requirements if the Impairment Rating is not consistent with certain guidelines; requiring certain physicians explain rationale for certain ratings; requiring certain physicians sign reports; providing statement required on certain reports; providing procedure if the Medical Impairment Rating physician disagrees with certain determinations; providing that certain physician services conclude upon the issuance of certain report; providing that Medical Impairment Rating reports shall be subject to certain review; providing for the removal of Medical Impairment Rating physicians in certain circumstances; providing grounds for removal of Medical Impairment Rating physician from listing; establishing procedure for complaints regarding Medical Impairment Rating physicians; allowing Medical Impairment Rating physicians opportunity to respond to certain complaints; authorizing Chief Medical Officer to make determinations concerning certain complaints; providing procedure for physicians to request reconsideration of certain decisions; providing procedure for reinstatement of certain physicians; providing Chief Medical Officer authority to impose certain penalties; providing discretion to the Chief Medical Officer with respect to certain time limitations; requiring parties to cooperate in the scheduling of certain evaluations; prohibiting parties from seeking a second opinion in certain circumstances; providing for issuance of final determination of disability by Chief Medical Officer; providing limitations for appeal of certain Chief Medical Officer rulings; authorizing Commissioner to select a Chief Medical Officer; requiring confirmation of Chief Medical Officer by Senate; providing for review of Chief Medical Officer's performance; specifying circumstances and procedure for reappointment of Chief Medical Officer; providing for compensation of Chief Medical Officer; establishing duties of Chief Medical Officer; providing Commission authority to review certain administrative orders issued by the Chief Medical Officer; amending 85 O.S. 2001, Section 22, as last amended by Section 5, Chapter 452, O.S.L. 2010 (85 O.S. Supp. 2010, Section 22), which relates to compensation schedules for specific injuries; providing that the loss of certain body parts shall constitute total disability; prohibiting the receipt of both permanent total disability and any other benefit simultaneously; authorizing annual certification of continuing disability; providing authority to Commissioner to refer certain cases to fraud unit; establishing partial disability rates for injuries incurred on or after the effective date of act; modifying permanent disfigurement compensation requirements; modifying soft tissue injury compensation extension procedure and limitations; specifying that the odd-lot doctrine shall not apply in permanent disability cases; providing for the receipt of certain benefits for injuries incurred prior to effective date of act; providing the maximum amount of compensation to be paid for certain disabilities; modifying agency designation; amending 85 O.S. 2001, Section 24.1, as amended by Section 21, Chapter 1, 1st Extraordinary Session, O.S.L. 2005 (85 O.S. Supp. 2010, Section 24.1), which relates to record keeping requirements; modifying agency designations; amending 85 O.S. 2001, Section 25, which relates to the examination of injured employees; modifying agency designation; amending 85 O.S. 2001, Section 26, as amended by Section 22, Chapter 1, 1st

Extraordinary Session, O.S.L. 2005 (85 O.S. Supp. 2010, Section 26), which relates to notice of injury requirements; modifying agency designation; amending 85 O.S. 2001, Section 27.1, which relates to cumulative medical testimony in certain cases; modifying agency designation; authorizing Commission to review any compensation order, decision or award; providing for the review by an appeals panel or the Commission of certain terminated benefits for certain reasons; authorizing Commission to make certain determinations and orders upon review of certain compensation orders; authorizing Commission to correct certain clerical errors; amending 85 O.S. 2001, Section 30, as amended by Section 23, Chapter 1, 1st Extraordinary Session, O.S.L. 2005 (85 O.S. Supp. 2010, Section 30), which relates to certain costs and penalties; modifying agency designation; amending 85 O.S. 2001, Section 41, which relates to the payment of certain permanent partial or permanent total awards; modifying agency designation; amending 85 O.S. 2001, Section 42, as amended by Section 1, Chapter 236, O.S.L. 2010 (85 O.S. Supp. 2010, Section 42), which relates to the nonpayment or failure to pay awards under certain circumstances; modifying agency designation; modifying applicable interest rate determination; amending 85 O.S. 2001, Section 43, as amended by Section 24, Chapter 1, 1st Extraordinary Session, O.S.L. 2005 (85 O.S. Supp. 2010, Section 43), which relates to time limitations of injury or death claims; modifying agency designations; authorizing Commission or Court to reopen certain claims; amending 85 O.S. 2001, Section 44, as amended by Section 25, Chapter 1, 1st Extraordinary Session, O.S.L. 2005 (85 O.S. Supp. 2010, Section 44), which relates to certain claims against third-party insurers; modifying agency designation; removing prohibition against employer or insurer pursuing the right of subrogation in certain circumstances; removing provision allowing employers to have certain cause of action; amending 85 O.S. 2001, Section 45, which relates to the exemption of certain benefits or assets; providing that certain laws of another state shall not result in duplicative benefit payment; amending 85 O.S. 2001, Section 47.1, which relates to waiver of compensation by employees in certain circumstances; updating agency designation; amending 85 O.S. 2001, Section 48.1, which relates to certain liens for the payment of child support; modifying agency designation; amending 85 O.S. 2001, Section 61, as amended by Section 78, Chapter 264, O.S.L. 2006 (85 O.S. Supp. 2010, Section 61), which relates to means by which an employer may secure compensation to injured employees; modifying agency designation; amending 85 O.S. 2001, Section 61.2, which relates to workplace safety plans; modifying agency designation; amending 85 O.S. 2001, Section 64, as last amended by Section 79, Chapter 264, O.S.L. 2006 (85 O.S. Supp. 2010, Section 64), which relates to insurance policy requirements; requiring insurers to have complete settlement authority to attend certain proceedings; specifying that certain violations shall be subject to administrative violation penalties; amending 85 O.S. 2001, Sections 66.1 and 66.2, which relate to the Individual Self-Insured Guaranty Fund Board and the Group Self-Insurance Association Guaranty Fund Board; modifying agency designations; amending 85 O.S. 2001, Sections 80, 81, 84, 85 and 104, which relate to the Workers' Compensation Act; modifying agency designation; amending 85 O.S. 2001, Section 110, as amended by Section 1, Chapter 338, O.S.L. 2002 (85 O.S. Supp. 2010, Section 110), which relates to inquiry into an employee's prior claims; providing that certain failure shall subject an employee to discharge; modifying agency designation; amending 85 O.S. 2001, Section 112, which relates to the Advisory Council on Workers' Compensation; reducing membership from nine to seven members; authorizing the Commissioner to act as ex officio nonvoting member; specifying Governor appointments; specifying Speaker of the House of Representatives appointments; specifying President Pro Tempore appointments; providing

for selection of an additional member; prohibiting certain professionals from serving on the Advisory Council; providing for three-year terms; modifying quorum requirement of the Advisory Council; modifying agency designations; specifying that Council shall consult with the Commission and Chief Medical Officer regarding oversight; amending 85 O.S. 2001, Sections 149.1 and 149.2, which relate to rules for certain employer self-insured pools; modifying agency designation; amending 85 O.S. 2001, Section 171, as amended by Section 27, Chapter 1, 1st Extraordinary Session, O.S.L. 2005 (85 O.S. Supp. 2010, Section 171), which relates to certain definition; modifying agency designation; amending 85 O.S. 2001, Section 173, as last amended by Section 29, Chapter 1, 1st Extraordinary Session, O.S.L. 2005 (85 O.S. Supp. 2010, Section 173), which relates to the creation of the Multiple Injury Trust Fund; modifying agency designations; amending 85 O.S. 2001, Section 175, as last amended by Section 30, Chapter 1, 1st Extraordinary Session, O.S.L. 2005 (85 O.S. Supp. 2010, Section 175), which relates to the administration of the Multiple Injury Trust Fund by CompSource Oklahoma; modifying agency designation; amending 85 O.S. 2001, Section 177, which relates to the creation of an administration fund; modifying agency designations; amending 85 O.S. 2001, Section 201, as amended by Section 6, Chapter 403, O.S.L. 2010 (85 O.S. Supp. 2010, Section 201), which relates to authority of the Administrator to impose certain penalties on health care providers for certain violations; modifying agency designation; amending 85 O.S. 2001, Section 201.1, as last amended by Section 6, Chapter 452, O.S.L. 2010 (85 O.S. Supp. 2010, Section 201.1), which relates to the creation of a Physician Advisory Committee; modifying agency designation; providing that recommendations made by the committee concerning acceptable deviations from certain guidelines shall be reviewed and adopted by the Chief Medical Officer; removing authority of Committee to make certain permanent impairment determinations; requiring treatment guidelines be recommended to Chief Medical Officer; defining medical treatment for certain purposes; requiring that recommended guidelines reflect evidence and scientifically approved standards of medical treatment; providing that certain treatments may be approved in certain circumstances; requiring Chief Medical Officer to specify why certain treatment is outside of medical guidelines; removing provisions establishing treatment guidelines; modifying agency designation; defining terms; amending 85 O.S. 2001, Section 203, which relates to disputes between carriers or employers; modifying agency designation; amending 85 O.S. 2001, Section 211, which relates to authorization to inspect or examine certain records; modifying agency designation; repealing 85 O.S. 2001, Section 3.4, which relates to procedural requirements; repealing 85 O.S. 2001, Section 3.5, as amended by Section 10, Chapter 1, 1st Extraordinary Session, O.S.L. 2005 (85 O.S. Supp. 2010, Section 3.5), which relates to venue of workers' compensation claims; repealing 85 O.S. 2001, Section 3.10, as last amended by Section 3, Chapter 403, O.S.L. 2010 (85 O.S. Supp. 2010, Section 3.10), which relates to mediation of workers' compensation claims; repealing 85 O.S. 2001, Section 21, which relates to the computation of average weekly wages; repealing 85 O.S. 2001, Section 28, which relates to the review of awards by the Court; repealing 85 O.S. 2001, Section 69.5, which relates to powers and duties of the Workers' Compensation Court Presiding Judge; repealing 85 O.S. 2001, Section 122, which relates to the abrogation of the right to recover damages in certain circumstances; repealing 85 O.S. 2001, Section 201.2, which relates to requiring the Physician Advisory Committee to develop certain recommendations; providing for codification; and providing an effective date.

HB 1781 – By Roberts (Sean).

An Act relating to revenue and taxation; enacting the Oklahoma Tax Reform Act of 2011; providing for noncodification; providing an effective date; and declaring an emergency.

HB 1782 – By Roberts (Sean).

An Act relating to statutes and reports; amending 75 O.S. 2001, Sections 250.2 and 308, which relate to the Administrative Procedures Act; requiring legislative approval of certain administrative rules; providing procedures; and providing an effective date.

HB 1783 – By Roberts (Sean).

An Act relating to economic development; enacting the Entrepreneurship Center Act; providing for noncodification; providing an effective date; and declaring an emergency.

HB 1784 – By Roberts (Sean).

An Act relating to transportation; enacting the Transportation Reform Act; providing for noncodification; and providing an effective date.

HB 1785 – By Roberts (Sean).

An Act relating to agriculture; creating the Agriculture Improvement Act of 2011; providing for noncodification; and providing an effective date.

HB 1786 – By Roberts (Sean).

An Act relating to public finance; enacting the Oklahoma Budgetary Process Amendments Act of 2011; providing for noncodification; providing an effective date; and declaring an emergency.

HB 1787 – By Roberts (Sean).

An Act relating to property; creating the Property Rights Reform Act; providing for noncodification; and providing an effective date.

HB 1788 – By Roberts (Sean).

An Act relating to firearms; creating the Second Amendment Act of 2011; providing for noncodification; and providing an effective date.

HB 1789 – By Roberts (Sean).

An Act relating to schools; amending 70 O.S. 2001, Section 6-101.20, which relates to the Teacher Due Process Act of 1990; clarifying language; and providing an effective date.

HB 1790 – By Roberts (Sean).

An Act relating to state government; amending 62 O.S. 2001, Section 46, as last amended by Section 2, Chapter 475, O.S.L. 2010 (62 O.S. Supp. 2010, Section 46), which relates to the Taxpayer Transparency Act; requiring certain expense report to be placed on certain website; amending 74 O.S. 2001, Section 840-2.17, as last amended by Section 3, Chapter 286, O.S.L. 2010 (74 O.S. Supp. 2010, Section 840-2.17), which relates to the Oklahoma Personnel Act; prohibiting certain officials from authorizing raises during certain time period; and providing an effective date.

HB 1791 – By Roberts (Sean).

An Act relating to children; amending 10 O.S. 2001, Section 7001-1.1 as amended by Section 9, Chapter 233, O.S.L. 2009, and as renumbered by Section 209, Chapter 233, O.S.L. 2009 (10A O.S. Supp. 2010, Section 1-1-101), which relates to the Children and Juvenile Code; clarifying language; and providing an effective date.

HB 1792 – By Roberts (Sean).

An Act relating to public safety; creating the Oklahoma Public Safety Act of 2011; providing for noncodification; and providing an effective date.

HB 1793 – By Roberts (Sean).

An Act relating to public health and safety; enacting the Hospital Services Act; providing for noncodification; and providing an effective date.

HB 1794 – By Roberts (Sean).

An Act relating to public health and safety; amending 63 O.S. 2001, Section 1-101, which relates to the Oklahoma Public Health Code; clarifying language; and providing an effective date.

HB 1795 – By Roberts (Sean).

An Act relating to insurance; allowing for the creation of cooperative organizations for certain purpose; requiring promulgation of rules; and providing an effective date.

HB 1796 – By Tibbs.

An Act relating to firearms; ordering a legislative referendum pursuant to the Oklahoma Constitution; amending 21 O.S. 2001, Sections 1272, as last amended by Section 1, Chapter 128, O.S.L. 2007, 1272.1, 1272.2, 1273, 1276, 1277, as amended by Section 2, Chapter 128, O.S.L. 2007, 1278, 1280.1, as amended by Section 2, Chapter 465, O.S.L. 2003, 1283, as last amended by Section 1, Chapter 13, O.S.L. 2009 and 1287, as last amended by Section 2, Chapter 162, O.S.L. 2007 (21 O.S. Supp. 2010, Sections 1272, 1277, 1280.1, 1283 and 1287), which relate to the carrying, use and possession of firearms; modifying description of handgun licenses; clarifying manner in which firearms may be carried by handgun licensees; deleting certain statutory references; amending 21 O.S. 2001, Sections 1289.7, 1289.9, 1289.10, 1289.11, 1289.12, 1289.13, as last amended by Section 1, Chapter 549, O.S.L. 2004, Section 4, Chapter 465, O.S.L. 2003, as amended by Section 2, Chapter 549, O.S.L. 2004, 1289.16 and 1289.23, as amended by Section 1, Chapter 538, O.S.L. 2004 (21 O.S. Supp. 2010, Sections 1289.13, 1289.13A and 1289.23), which relate to the Oklahoma Firearms Act of 1971; modifying description of handgun licenses; clarifying manner in which firearms may be carried by handgun licensees; deleting certain statutory references; amending 21 O.S. 2001, Sections 1290.2, 1290.3, 1290.4, 1290.5, as last amended by Section 1, Chapter 225, O.S.L. 2009, 1290.6, 1290.7, 1290.8, as amended by Section 6, Chapter 465, O.S.L. 2003, 1290.9, as amended by Section 7, Chapter 465, O.S.L. 2003, 1290.11, as amended by Section 3, Chapter 62, O.S.L. 2006, 1290.12, as last amended by Section 1, Chapter 162, O.S.L. 2010, 1290.13, 1290.14, as last amended by Section 1, Chapter 455, O.S.L. 2005, 1290.15, 1290.17, 1290.18, 1290.19, 1290.20, 1290.21, 1290.23, 1290.24, 1290.25 and 1290.26, as amended by Section 9, Chapter 465, O.S.L. 2003 (21 O.S. Supp. 2010, Sections 1290.5, 1290.8, 1290.9, 1290.11, 1290.12, 1290.14 and 1290.26), which relate to the Oklahoma Self-Defense Act; modifying and deleting certain statutory references; defining term; modifying certain definition; modifying description of handgun licenses; clarifying manner in which firearms may be carried by handgun licensees; amending 21 O.S. 2001, Section 1364, which relates to discharging firearms; modifying description of handgun license; deleting certain statutory reference; amending 63 O.S. 2001, Section 2-110, as amended by Section 4, Chapter 359, O.S.L. 2008 (63 O.S. Supp. 2010, Section 2-110), which relates to the Uniform Controlled Dangerous Substances Act; modifying manner in which weapons may be carried by attorneys of the Oklahoma State Bureau of Narcotics and Dangerous Drugs Control; amending 63 O.S. 2001, Section 4210.3, which relates to the Oklahoma Boating Safety Regulation Act; modifying scope of certain prohibited act; providing an effective date; providing a ballot title; and directing filing.

HB 1797 – By Tibbs.

An Act relating to motor vehicles; amending 47 O.S. 2001, Section 2-111, as last amended by Section 3, Chapter 326, O.S.L. 2007 (47 O.S. Supp. 2010, Section 2-111), which relates to Department of Public Safety records; prohibiting the duplication of certain records; making records available upon request and payment of fees; amending 47 O.S. 2001, Sections 6-106, as last amended by Section 1, Chapter 277, O.S.L. 2010, 6-117, as last amended by Section 1, Chapter 426, O.S.L. 2010 and 6-205.2, as last amended by Section 19, Chapter 311, O.S.L. 2006 (47 O.S. Supp. 2010, Sections 6-106, 6-117 and 6-205.2), which relate to driver licenses; modifying application requirements for commercial driver licenses; requiring certain applicants to submit medical examiner certification; deleting certain notification requirement; directing the Department of Public Safety to maintain certain reports and abstracts; clarifying record-keeping requirements; providing procedures for issuing motor vehicle reports; providing for the collection and deposit of fees into certain revolving funds; authorizing the adoption and establishment of certain rules; stating procedures for motor vehicle report notification system; modifying and expanding scope of certain definition; establishing disqualification time periods for violating out-of-service orders; requiring disqualification of driving privileges under certain circumstances; making certain acts unlawful; amending Section 1, Chapter 218, O.S.L. 2010 (47 O.S. Supp. 2010, Section 11-901c), which relates to unlawful use of cellular telephones; expanding scope of crime to include operators of commercial motor vehicles; amending 47 O.S. 2001, Section 12-417, as last amended by Section 10, Chapter 190, O.S.L. 2005 (47 O.S. Supp. 2010, Section 12-417), which relates to the Oklahoma Mandatory Seat Belt Use Act; clarifying seat belt use requirements; modifying definition; amending 47 O.S. 2001, Sections 14-109, as last amended by Section 1, Chapter 102, O.S.L. 2009, 14-116, as last amended by Section 1, Chapter 428, O.S.L. 2010 and Section 12, Chapter 390, O.S.L. 2004 (47 O.S. Supp. 2010, Sections 14-109, 14-116 and 14-120.2), which relate to vehicle size, weight and load limitations; clarifying utility and refuse collection exception; providing cancellation or revision fee for certain permits; directing deposit of fee into certain revolving fund; updating statutory reference; requiring Oklahoma Highway Patrol to provide superload escorts; defining term; stating fee for escort; amending 47 O.S. 2001, Section 230.6, as last amended by Section 14, Chapter 390, O.S.L. 2004 (47 O.S. Supp. 2010, Section 230.6), which relates to the Oklahoma Motor Carrier Safety and Hazardous Materials Transportation Act; clarifying scope of certain prohibited acts; increasing amount of administrative penalties; providing for codification; and providing an effective date.

HB 1798 – By Tibbs.

An Act relating to public health and safety; amending 63 O.S. 2001, Section 2-509, which relates to the Uniform Controlled Dangerous Substances Act; making certain acts unlawful; and providing an effective date.

HB 1799 – By Tibbs.

An Act relating to prisons and reformatories; authorizing the Department of Corrections to establish certain lease financing program; limiting transactions for which program may be used; providing for codification; and providing an effective date.

HB 1800 – By Tibbs.

An Act relating to state government; amending Section 150.5, as last amended by Section 1, Chapter 240, O.S.L. 2010 and Section 3, Chapter 351, O.S.L. 2002, as amended by Section 1, Chapter 203, O.S.L. 2003 (74 O.S. Supp. 2010, Sections 150.5 and 150.37), which relate to investigations and the Forensic Laboratory Accreditation Act; modifying

confidentiality requirements for disclosing certain records; modifying and adding definitions; deleting certain definitions; deleting certain requirements and exceptions for forensic laboratories; modifying accreditation guidelines; and providing an effective date.

HB 1801 – By Tibbs.

An Act relating to public health and safety; providing short title; creating the Oklahoma Sentencing for Drug Crimes Act; stating manner in which persons convicted of drug offenses shall be punished; providing policy statement; providing definitions; declaring purposes of sentencing schedule; establishing classification system for felony criminal drug offenses; defining schedules; providing punishments; providing for the enhancement of drug crimes; providing list of offense enhancers; providing drug crime and punishment schedule chart; amending 63 O.S. 2001, Section 2-312.1, which relates to the Anti-Drug Diversion Act; classifying felonies and modifying penalties; amending 63 O.S. 2001, Sections 2-328, Section 1, Chapter 288, O.S.L. 2002, as last amended by Section 4, Chapter 59, O.S.L. 2004 and Section 2, Chapter 288, O.S.L. 2002, as last amended by Section 10, Chapter 359, O.S.L. 2008 (63 O.S. Supp. 2010, Sections 2-332 and 2-333), which relate to the Precursor Substances Act; classifying felonies and modifying penalties; amending 63 O.S. 2001, Sections 2-401, as last amended by Section 4, Chapter 283, O.S.L. 2005, 2-402, as last amended by Section 1, Chapter 306, O.S.L. 2009, 2-404, as amended by Section 4, Chapter 396, O.S.L. 2004, 2-405, as last amended by Section 5, Chapter 396, O.S.L. 2005, 2-406, as amended by Section 6, Chapter 396, O.S.L. 2004 and 2-407, as amended by Section 7, Chapter 396, O.S.L. 2004 (63 O.S. Supp. 2010, Sections 2-401, 2-402, 2-404, 2-405, 2-406 and 2-407), which relate to penalties and offenses of the Uniform Controlled Dangerous Substances Act; classifying felonies and modifying penalties; amending 63 O.S. 2001, Section 2-415, as last amended by Section 5, Chapter 199, O.S.L. 2007 (63 O.S. Supp. 2010, Section 2-415), which relates to the Trafficking in Illegal Drugs Act; classifying felonies and modifying penalties; amending 63 O.S. 2001, Section 2-503.1, which relates to enforcement and administration of the Drug Dealer Liability Act; classifying felonies and modifying penalties; amending 63 O.S. 2001, Section 2-509, which relates to the Drug Money Laundering and Wire Transmitter Act; classifying felonies and modifying penalties; amending 68 O.S. 2001, Section 450.8, which relates to the Controlled Dangerous Substances Tax; classifying felony and modifying penalty; repealing 63 O.S. 2001, Section 2-419.1, which relates to employing minors in trafficking drugs; providing for codification; and providing an effective date.

HB 1802 – By Tibbs.

An Act relating to corrections; amending 22 O.S. 2001, Section 991a, as last amended by Section 1, Chapter 237, O.S.L. 2010 (22 O.S. Supp. 2010, Section 991a), which relates to sentencing powers of the court; authorizing use of electronic monitoring of inmates under certain circumstances; authorizing sheriff to contract for electronic monitoring services; providing for the revocation of electronic monitoring order; defining term; providing exemption from certain liability; amending 57 O.S. 2001, Section 38, as amended by Section 8, Chapter 74, 2nd Extraordinary Session, O.S.L. 2006 (57 O.S. Supp. 2010, Section 38), which relates to reimbursement rates for incarcerated inmates; providing rate of reimbursement for inmates on electronic supervision; and providing an effective date.

HB 1803 – By Tibbs.

An Act relating to counties and county officers; amending 19 O.S. 2001, Section 171, as amended by Section 2, Chapter 132, O.S.L. 2007 (19 O.S. Supp. 2010, Section 171), which relates to audits by the State Auditor and Inspector; allowing counties to hire independent auditing firm after certain time; and providing an effective date.

HB 1804 – By Tibbs.

An Act relating to prisons and reformatories; amending 57 O.S. 2001, Sections 583, as last amended by Section 5, Chapter 404, O.S.L. 2009 and 584, as last amended by Section 1, Chapter 407, O.S.L. 2010 (57 O.S. Supp. 2010, Sections 583 and 584), which relate to the Sex Offenders Registration Act; modifying definition of local law enforcement authority; and providing for an effective date.

HB 1805 – By Tibbs.

An Act relating to schools; amending 70 O.S. 2001, Section 1-114, which relates to free school attendance and admissions; authorizing school districts to charge students not lawfully present in the United States certain fees; prohibiting school districts from taking certain actions; defining certain term; providing an effective date; and declaring an emergency.

HB 1806 – By Tibbs.

An Act relating to elections; requiring court clerk to report certain information; requiring county election board to cancel certain voter registration; providing for codification; and providing an effective date.

HB 1807 – By Tibbs.

An Act relating to counties and county officers; amending 19 O.S. 2001, Section 326, which relates to county commissioners; clarifying language; and providing an effective date.

HB 1808 – By Tibbs.

An Act relating to state government; amending Section 1, Chapter 60, O.S.L. 2003 (74 O.S. Supp. 2010, Section 85.45o), which relates to the Oklahoma Online Bidding Act; clarifying language; and providing an effective date.

HB 1809 – By Tibbs.

An Act relating to criminal procedure; creating the Oklahoma Criminal Procedure Act of 2011; providing for noncodification; and providing an effective date.

HB 1810 – By Shannon and Johnson.

An Act relating to revenue and taxation; amending 68 O.S. 2001, Section 1503, as last amended by Section 17, Chapter 412, O.S.L. 2010 (68 O.S. Supp. 2010, Section 1503), which relates to vending machines; reducing amount of certain fees; providing an effective date; and declaring an emergency.

HB 1811 – By Shannon.

An Act relating to civil procedure; amending 12 O.S. 2001, Section 1101.1, as amended by Section 7, Chapter 468, O.S.L. 2002 (12 O.S. Supp. 2010, Section 1101.1), which relates to judgment offers; providing for applicability for eminent domain actions; and providing an effective date.

HB 1812 – By Shannon.

An Act relating to public buildings and public works; amending 61 O.S. 2001, Section 103.5, which relates to right-of-way projects; increasing project size competitive bidding threshold; updating terminology; providing an effective date; and declaring an emergency.

HB 1813 – By Shannon.

An Act relating to roads, bridges and ferries; repealing 69 O.S. 2001, Section 504, which relates to maintenance of streets, roads and state-owned parking lots on Capitol grounds; providing an effective date; and declaring an emergency.

HB 1814 – By Shannon.

An Act relating to roads, bridges and ferries; amending 69 O.S. 2001, Section 1510, as amended by Section 1, Chapter 218, O.S.L. 2006 (69 O.S. Supp. 2010, Section 1510), which relates to special maintenance crews; expanding responsibility to include larger projects; providing an effective date; and declaring an emergency.

HB 1815 – By Shannon.

An Act relating to transportation; enacting the Equity in Road Funding Act; providing for noncodification; and providing an effective date.

HB 1816 – By Shannon.

An Act relating to roads, bridges and ferries; enacting the Oklahoma Transportation Act of 2011; providing for noncodification; and providing an effective date.

HB 1817 – By Hardin.

An Act relating to schools; amending Section 3, Chapter 353, O.S.L. 2010 (70 O.S. Supp. 2010, Section 3-129.3), which relates to the Empowered Schools and School Districts Act; requiring a public school to submit an empowerment plan upon submission of a petition signed by certain parents and legal guardians; requiring the public school to collaborate with parents and legal guardians; providing an effective date; and declaring an emergency.

HB 1818 – By Hardin.

An Act relating to crimes and punishments; making certain acts unlawful; providing penalty; providing for codification; and providing an effective date.

HB 1819 – By Hardin and Nelson.

An Act relating to low-income housing; enacting the Low-income Housing Remodeling Tax Incentive Act of 2011; providing for noncodification; providing an effective date; and declaring an emergency.

HB 1820 – By Hardin and Blackwell.

An Act relating to prisons and reformatories; requiring fiscal impact statements for legislation affecting the correctional system; requiring inclusion of certain information in fiscal impact statements; providing guidelines for preparing and giving notice of fiscal impact statements; defining phrase; providing for codification; and providing an effective date.

HB 1821 – By Trebilcock.

An Act relating to energy; creating the Wind Energy Generation and Transmission Act; providing for noncodification; and providing an effective date.

HB 1822 – By Trebilcock.

An Act relating to oil and gas; amending 52 O.S. 2001, Section 318.5, as amended by Section 16, Chapter 22, O.S.L. 2002 (52 O.S. Supp. 2010, Section 318.5), which relates to negotiating surface damages; deleting certain trial procedure requirement; and providing an effective date.

HB 1823 – By Trebilcock.

An Act relating to oil and gas; amending 52 O.S. 2001, Section 87.1, as amended by Section 2, Chapter 331, O.S.L. 2007 (52 O.S. Supp. 2010, Section 87.1), which relates to common source of supply and well spacing and drilling units; updating statutory language and citations; providing an exception for horizontal units from certain well spacing and drilling unit limits; establishing the maximum size of a well spacing and drilling unit for certain horizontal units; and providing an effective date.

HB 1824 – By Trebilcock.

An Act relating to oil and gas; amending 52 O.S. 2001, Section 87.1, as amended by Section 2, Chapter 331, O.S.L. 2007 (52 O.S. Supp. 2010, Section 87.1), which relates to the common source of supply and well spacing and drilling units; clarifying language; updating statutory language and citations; construing the impact of certain provisions of law to impose certain duties on certain persons; and providing an effective date.

HB 1825 – By Trebilcock.

An Act relating to public utilities; amending 17 O.S. 2001, Section 250, as amended by Section 1, Chapter 410, O.S.L. 2004 (17 O.S. Supp. 2010, Section 250), which relates to rate adjustment definitions; adding certain definition; stating findings; authorizing utilities to enter into long-term gas supply agreements in a certain manner; making certain statement; requiring long-term gas supply agreements to be filed with the Corporation Commission; requiring the Commission to make certain determinations; allowing utilities to recover certain costs upon approval of a long-term gas supply agreement; prohibiting the Commission from reversing approval under certain conditions; providing for codification; and providing an effective date.

HB 1826 – By Trebilcock.

An Act relating to professions and occupations; amending 59 O.S. 2001, Section 567.11, which relates to the Oklahoma Nursing Practice Act; clarifying language; and providing an effective date.

HB 1827 – By Trebilcock.

An Act relating to insurance; requiring health benefit plans to establish equal out-of-pocket requirements for oral anticancer medications and intravenously administered chemotherapy medications; prohibiting increase in certain out-of-pocket expenses; providing for interpretation; providing for codification; and providing an effective date.

HB 1828 – By Trebilcock.

An Act relating to courts; amending 20 O.S. 2001, Section 106.9, as last amended by Section 3, Chapter 84, O.S.L. 2007 (20 O.S. Supp. 2010, Section 106.9), which relates to court reporter salaries; allowing certain courts to set salary rate for temporary court reporters; and providing an effective date.

HB 1829 – By Trebilcock.

An Act relating to public health and safety; amending 63 O.S. 2001, Section 1-1950.3, as last amended by Section 2, Chapter 79, O.S.L. 2006 (63 O.S. Supp. 2010, Section 1-1950.3), which relates to certified medication aides; providing that certified medication aides shall be eligible to distribute medications or certain treatments at a county or municipal jail; and providing an effective date.

HB 1830 – By Trebilcock.

An Act relating to counties and county officers; amending 19 O.S. 2001, Section 547, as last amended by Section 1, Chapter 125, O.S.L. 2010 (19 O.S. Supp. 2010, Section 547), which relates to deputizing certain persons; clarifying duties of sheriffs; and providing an effective date.

HB 1831 – By Trebilcock.

An Act relating to professions and occupations; amending 59 O.S. 2001, Sections 858-702 and 858-703, as amended by Sections 1 and 2, Chapter 165, O.S.L. 2006, 858-705.1, 858-706, 858-708, 858-709, 858-711, 858-712, as amended by Sections 4, 5, 7 and 8, Chapter 165, O.S.L. 2006, 858-713, 858-714, 858-715, 858-722, 858-723, 858-724, 858-725, 858-726 and 858-732, as amended by Sections 10, 11, 12, 13, 14 and 15, Chapter 165,

O.S.L. 2006 (59 O.S. Supp. 2010, Sections 858-702, 858-703, 858-708, 858-709, 858-711, 858-712, 858-722, 858-723, 858-724, 858-725, 858-726 and 858-732), which relate to the Oklahoma Certified Real Estate Appraisers Act; modifying application of act; modifying definitions; modifying duties of chairperson; modifying powers and duties of the board; modifying federal registry fee; modifying application for temporary permit; modifying requirements for original certification; modifying examination for certification; modifying minimum experience requirements; modifying applications of nonresidents; modifying continuing education requirements; modifying penalties; expanding scope of certain notice; modifying procedure and venue for review of final order; modifying scope of certain standards; stating legislative intent; modifying code of ethics; and providing an effective date.

HB 1832 – By Trebilcock.

An Act relating to elections; creating the Uniform Military and Overseas Voters Act; defining terms; specifying application to certain elections; establishing role of the Secretary of the State Election Board; providing duties of the Secretary; providing precinct and address assignment for registration and voting purposes; providing methods of registering to vote; providing methods of applying for military-overseas ballot; providing for timeliness and scope of application for military-overseas ballot; providing for transmittal of ballots and balloting material; providing for timely casting of ballots; authorizing use of federal write-in absentee ballots; requiring counting of certain ballots; requiring inclusion of certain declaration; requiring implementation of electronic free-access system and stating purpose therefor; providing for request and use of electronic-mail addresses for certain purpose; providing that electronic-mail addresses are not public records; authorizing use of electronic-mail address for standing request for electronic delivery of ballots; requiring publication of election notices; providing for contents; providing for requests, updates and publication on Internet websites; providing that certain mistakes or omissions do not invalidate documents; providing that notarization or authentication is not required; providing for equitable relief; providing for uniformity of application and construction; providing for relation to the Electronic Signatures in Global and National Commerce Act; repealing 26 O.S. 2001, Sections 14-116 and 14-117, as last amended by Sections 1 and 2, Chapter 272, O.S.L. 2009, 14-118, as last amended by Section 1, Chapter 149, O.S.L. 2010, Section 27, Chapter 485, O.S.L. 2003, as amended by Section 4, Chapter 272, O.S.L. 2009, 26 O.S. 2001, Sections 14-119, as amended by Section 5, Chapter 272, O.S.L. 2009, 14-120, as last amended by Section 6, Chapter 272, O.S.L. 2009, 14-120.1, as amended by Section 20, Chapter 447, O.S.L. 2002 and 14-121, as last amended by Section 5, State Question No. 746, Legislative Referendum No. 347 (26 O.S. Supp. 2010, Sections 14-116, 14-117, 14-118, 14-118.1, 14-119, 14-120, 14-120.1 and 14-121), which relate to military and overseas voting; providing for codification; and providing an effective date.

HB 1833 – By Trebilcock.

An Act relating to the Uniform Commercial Code; amending 12A O.S. 2001, Sections 1-9-102, as last amended by Section 59, Chapter 140, O.S.L. 2005, 1-9-105, 1-9-307, 1-9-311, as amended by Section 37, Chapter 139, O.S.L. 2005, 1-9-316, 1-9-317, as amended by Section 68, Chapter 140, O.S.L. 2005, 1-9-326, 1-9-406, as amended by Section 5, Chapter 153, O.S.L. 2004, 1-9-408, as amended by Section 6, Chapter 153, O.S.L. 2004, 1-9-502, 1-9-503, 1-9-507, 1-9-516, 1-9-518, 1-9-521 and 1-9-607 (12A O.S. Supp. 2010, Sections 1-9-102, 1-9-311, 1-9-317, 1-9-406 and 1-9-408), which relate to secured transactions; modifying definitions; adding definition; establishing standard for determining control of electronic chattel paper; modifying how control is obtained; providing for

designation of location by certain organizations; clarifying application of law of other jurisdictions for certain purpose; providing for effect of change in governing law with respect to filed financing statements; clarifying when certain buyers take free of a security interest or agricultural lien; modifying when certain licensees take free of a security interest; modifying subordination of security interest created by new debtor; modifying when terms restricting assignment are ineffective; modifying requirements for record of mortgage as financing statement; modifying information that sufficiently provides the name of the debtor; modifying scope of post-filing changes in debtor's name that does not affect effectiveness of financing statement; specifying financing statement that is effective for debtor that is a transmitting utility; modifying grounds for refusal to accept a record; providing procedure for filing information statements of inaccurate or wrongfully filed records; modifying UCC finance statement forms; modifying content of certain sworn affidavit; providing for transition; providing for codification; and providing an effective date.

HB 1834 – By Trebilcock.

An Act relating to marriage and family; amending 43 O.S. 2001, Sections 601-101, as amended by Section 1, Chapter 367, O.S.L. 2004, 601-102, 601-103, as amended by Section 2, Chapter 367, O.S.L. 2004, 601-201 and 601-202, as amended by Sections 3 and 4, Chapter 367, O.S.L. 2004, 601-203, 601-204, 601-206, 601-207, 601-208 and 601-209, as amended by Sections 6, 7, 8 and 9, Chapter 367, O.S.L. 2004, Sections 10 and 11, Chapter 367, O.S.L. 2004, 601-301, 601-304, 601-305, 601-307, 601-308, 601-310, 601-311, 601-313, 601-316 and 601-317, as amended by Sections 12, 14, 15, 17, 18, 19, 20, 22, 24 and 25, Chapter 367, O.S.L. 2004, 601-318, 601-319 and 601-401, as amended by Sections 26 and 27, Chapter 367, O.S.L. 2004, 601-504, 601-505, 601-507, as amended by Section 32, Chapter 367, O.S.L. 2004, 601-601, 601-602, as amended by Section 33, Chapter 367, O.S.L. 2004, 601-603, 601-604 and 601-605, as amended by Sections 34 and 35, Chapter 367, O.S.L. 2004, 601-606, 601-607, as amended by Section 36, Chapter 367, O.S.L. 2004, 601-608, 601-609, 601-610 and 601-611, as amended by Sections 37 and 38, Chapter 367, O.S.L. 2004 and Section 41, Chapter 367, O.S.L. 2004 (43 O.S. Supp. 2010, Sections 601-101, 601-103, 601-201, 601-202, 601-206, 601-207, 601-208, 601-209, 601-210, 601-211, 601-301, 601-304, 601-305, 601-307, 601-308, 601-310, 601-311, 601-313, 601-316, 601-317, 601-319, 601-401, 601-507, 601-602, 601-604, 601-605, 601-607, 601-610, 601-611 and 601-615), which relate to the Uniform Interstate Family Support Act; modifying and adding definitions; designating support enforcement agency; clarifying cumulative remedies; providing application to foreign residents and foreign support proceedings; specifying basis for jurisdiction over nonresident; identifying the roles of a tribunal; providing for simultaneous proceedings involving foreign countries; providing for determination of controlling child support order if an order has been issued by a foreign country; providing for credit of child support payments made pursuant to a foreign order; broadening authority of tribunal to receive evidence; prohibiting modification of spousal support order issued by a foreign country; modifying procedures, duties and powers to provide for foreign child support orders; providing for electronic communications; providing for establishment of support orders for persons or agencies outside this state; authorizing certain proceeding to determine parentage; clarifying language relating to employers; providing for administrative enforcement of foreign support orders; providing for registration of foreign support orders; providing for choice of law if a foreign country issues an order; excluding certain orders from time limit to contest orders; specifying that procedures apply to support orders; modifying power to modify registered support orders;

providing circumstances in which a tribunal of this state retains jurisdiction to modify an order issued by a tribunal of this state; authorizing a tribunal of this state to modify foreign child support orders under certain circumstances; providing procedure to register child support order of foreign country for modification; establishing Article 7 of the Uniform Interstate Family Support Act; defining terms; providing for applicability of Article 7; recognizing the Department of Human Services as the agency designated to perform certain functions under the Convention on the International Recovery of Child Support and Other forms of Family Maintenance; providing duties of the Department of Human Services; authorizing certain support proceedings; prohibiting state tribunals from requiring security, bond or deposit for certain costs and expenses; authorizing direct request for certain purposes and establishing procedure therefor; authorizing alternative procedure; authorizing and providing procedure for registration of Convention support order; providing for notification; providing procedure for contest of registered Convention support order; providing for recognition and enforcement of registered Convention support order; authorizing partial enforcement; providing for recognition and enforcement of foreign support agreements; authorizing the modification of Convention support orders under certain circumstances; limiting the use of personal information; requiring filed record to be in original language with an English translation; providing application of act to proceeding begun on or after a certain date; repealing 43 O.S. 2001, Section 601-701, as amended by Section 42, Chapter 367, O.S.L. 2004 (43 O.S. Supp. 2010, Section 601-701), which relates to proceedings to determine parentage; providing for codification; providing for noncodification; and providing an effective date.

HB 1835 – By Sanders.

An Act relating to firefighters; amending Section 2, Chapter 515, O.S.L. 2004 (74 O.S. Supp. 2010, Section 325.1), which relates to the Oklahoma Council on Firefighter Training; increasing number of Council members; changing certain membership requirements; describing additional member requirement and duties; requiring Council to set minimum standards and oversee continuing education programs; increasing frequency of Council's meetings; amending Section 3, Chapter 515, O.S.L. 2004 (68 O.S. Supp. 2010, Section 2358.7), which relates to volunteer firefighter tax credits; changing program requirements for claiming tax credit; allowing programs offered by the Oklahoma Department of Career and Technology Education; eliminating certain education requirements; mandating equivalency be determined by the Oklahoma Council on Firefighter Training; specifying completion of annual training to claim tax credit; granting local fire chief authority to choose and approve training; eliminating certain duty of Oklahoma State University Fire Service Training program; requiring Oklahoma Council on Firefighter Training to provide Oklahoma Tax Commission with certain documents; and providing an effective date.

HB 1836 – By Shelton.

An Act relating to crimes and punishments; restricting access to food and beverages with certain titles; providing punishment for violation; providing for codification; and providing an effective date.

HB 1837 – By Johnson.

An Act relating to game and fish; amending 29 O.S. 2001, Section 4-112, as last amended by Section 4, Chapter 317, O.S.L. 2010 (29 O.S. Supp. 2010, Section 4-112), which relates to hunting licenses; expanding license exemption for landowners; and providing an effective date.

HB 1838 – By Johnson.

An Act relating to crimes and punishments; amending 21 O.S. 2001, Sections 1272, as last amended by Section 1, Chapter 128, O.S.L. 2007 and 1277, as amended by Section 2, Chapter 128, O.S.L. 2007 (21 O.S. Supp. 2010, Sections 1272 and 1277), which relate to the carrying of firearms; providing exception to prohibited acts for members of the Legislature; and providing an effective date.

HB 1839 – By Johnson.

An Act relating to corrections; creating the Oklahoma Corrections Act of 2011; providing for noncodification; and providing an effective date.

HB 1840 – By Shelton.

An Act relating to roads, bridges and ferries; designating the Honorable Hannah Diggs Atkins, Secretary of State, Memorial Highway; providing for placement of permanent markers; providing for codification; and providing an effective date.

HB 1841 – By Shelton.

An Act relating to revenue and taxation; enacting the Intoxicating Liquors Act; providing for noncodification; and providing an effective date.

HB 1842 – By Shelton.

An Act relating to state government; creating the State Government Goes Green by 2015 Task Force; providing for membership; requiring organizational meeting; providing for selection of chair and cochair; prescribing quorum requirement; providing for travel reimbursement; providing for staff assistance; requiring final written report; specifying date of report; providing for termination of Task Force; providing for codification; and providing an effective date.

HB 1843 – By Shelton.

An Act relating to crimes and punishments; creating the Oklahoma Crimes Act of 2011; providing for noncodification; and providing an effective date.

HB 1844 – By Shelton.

An Act relating to crimes and punishments; creating the Oklahoma Crimes and Punishments Act of 2011; providing for noncodification; and providing an effective date.

HB 1845 – By Shelton.

An Act relating to crimes and punishments; amending 21 O.S. 2001, Section 850, which relates to malicious intimidation and harassment; expanding scope of crime to include certain class; modifying penalties; and providing an effective date.

HB 1846 – By Shelton.

An Act relating to schools; amending Section 2, Chapter 381, O.S.L. 2010 (70 O.S. Supp. 2010, Section 13-101.2), which relates to the Lindsey Nicole Henry Scholarships for Students with Disabilities Program Act; requiring participating private schools to adopt an antidiscrimination policy; providing an effective date; and declaring an emergency.

HB 1847 – By Shelton.

An Act relating to liens; amending 42 O.S. 2001, Section 141.1, which relates to mechanics' and materialmen's liens; clarifying language; and providing an effective date.

HB 1848 – By Shelton.

An Act relating to children; amending Section 1, Chapter 58, O.S.L. 2008, and Section 2, Chapter 58, O.S.L. 2008, as last amended by Section 1, Chapter 45, O.S.L. 2010 (10 O.S. Supp. 2010, Sections 404.2 and 404.3), which relate to Demarion's Law; updating statutory reference; requiring insurance or self-insurance coverage of child care facilities; removing exceptions to requirements for posting; and providing an effective date.

HB 1849 – By Blackwell.

An Act relating to public safety; amending 63 O.S. 2001, Section 940, which relates to investigations of death; requiring the Chief Medical Examiner or designee to promptly investigate deaths; and providing an effective date.

HB 1850 – By Blackwell.

An Act relating to state government; amending 74 O.S. 2001, Section 4249, which relates to lobbyists; modifying definitions; and providing an effective date.

HB 1851 – By Blackwell.

An Act relating to schools; amending 70 O.S. 2001, Section 18-108, as last amended by Section 9, Chapter 432, O.S.L. 2005 (70 O.S. Supp. 2010, Section 18-108), which relates to free public kindergarten; updating statutory language; changing date by which full-day kindergarten is required to be offered by a school district; and declaring an emergency.

HB 1852 – By Shumate.

An Act relating to schools; providing for the designation of contributions to the Public School Classroom Support Revolving Fund on certain tax forms; providing for impact on the tax refund; directing the Oklahoma Tax Commission to include certain instructions on tax forms; providing for reduction of tax refunds; providing for certain report; crediting certain amount to certain fund; providing for payment of certain administration costs; creating the Public School Classroom Support Revolving Fund; making the fund a continuing fund; stating source of funds; providing for budgeting and expenditure of monies; stating purpose; requiring expenditures to be made upon warrants; directing the State Board of Education to award grants to classroom teachers; specifying use of grants; directing the Board to establish certain criteria and a grant application process; requiring grants to be statewide and competitive; requiring the Board to promulgate rules; providing for codification; providing an effective date; and declaring an emergency.

HB 1853 – By Shumate.

An Act relating to schools; amending 70 O.S. 2001, Section 13-109, as amended by Section 1, Chapter 86, O.S.L. 2009 (70 O.S. Supp. 2010, Section 13-109), which relates to personnel to carry out provisions of the special education laws; providing for the appointment of special education due process hearing or appeal officers; requiring the State Board of Education to provide legal services to school districts for special education proceedings; directing the Board to appoint, employ and compensate personnel to provide special education legal services to school districts; specifying certain legal services; prohibiting school district from retaining separate legal counsel or services; providing an effective date; and declaring an emergency.

HB 1854 – By Shumate.

An Act relating to higher education; directing the Oklahoma State Regents for Higher Education to adopt an equal access policy for statewide professional educators' associations; specifying content of the policy; providing for codification; and providing an effective date.

HB 1855 – By Shumate.

An Act relating to schools; amending 70 O.S. 2001, Section 3-136, as amended by Section 1, Chapter 439, O.S.L. 2008 (70 O.S. Supp. 2010, Section 3-136), which relates to rules and standards for charter schools; deleting restriction on levying taxes and issuing bonds; providing an effective date; and declaring an emergency.

HB 1856 – By Shumate.

An Act relating to schools; amending 70 O.S. 2001, Sections 3-132, as last amended by Section 1, Chapter 290, O.S.L. 2010, 3-134, as last amended by Section 2, Chapter 288, O.S.L. 2010 and 3-142, as last amended by Section 4, Chapter 288, O.S.L. 2010 (70 O.S. Supp. 2010, Sections 3-132, 3-134 and 3-142), which relate to the Oklahoma Charter Schools Act; adding the State Superintendent of Public Instruction as a charter school sponsor; providing an effective date; and declaring an emergency.

HB 1857 – By Morrisette.

An Act relating to prisons and reformatories; creating the Oklahoma Prison Reform Act; providing for noncodification; and providing an effective date.

HB 1858 – By Morrisette.

An Act relating to public health and safety; amending 63 O.S. 2001, Section 1-101, which relates to the Oklahoma Public Health Code; clarifying language; and providing an effective date.

HB 1859 – By Morrisette.

An Act relating to children; creating the Oklahoma Alternative Sentencing for Juveniles Act; providing for noncodification; and providing an effective date.

HB 1860 – By Morrisette.

An Act relating to labor; amending 40 O.S. 2001, Section 450, which relates to the Oklahoma Asbestos Control Act; clarifying language; and providing an effective date.

HB 1861 – By Morrisette.

An Act relating to labor; amending 40 O.S. 2001, Section 401, which relates to the Oklahoma Occupational Health and Safety Standards Act; clarifying language; and providing an effective date.

HB 1862 – By Morrisette.

An Act relating to labor; amending 40 O.S. 2001, Section 551, which relates to the Standards for Workplace Drug and Alcohol Testing Act; clarifying language; and providing an effective date.

HB 1863 – By Morrisette.

An Act relating to homestead exemptions; enacting the Homestead Exemption Technical Amendments Act of 2011; providing for noncodification; and providing an effective date.

HB 1864 – By Morrisette.

An Act relating to public finance; enacting the Oklahoma Zero-Based Budget Act of 2011; imposing requirements with respect to presentation of requests for appropriations; requiring zero-based budget presentations; prescribing procedures; providing for implementation by certain governmental entities; providing for codification; providing an effective date; and declaring an emergency.

HB 1865 – By Morrisette.

An Act relating to public finance; enacting the Empowerment and Enterprise Zone Utilization Act of 2011; providing for noncodification; providing an effective date; and declaring an emergency.

HB 1866 – By Morrisette.

An Act relating to public finance; enacting the Empowerment and Enterprise Zone Utilization Act of 2011; providing for noncodification; providing an effective date; and declaring an emergency.

HB 1867 – By Morrissette.

An Act relating to marriage and family; amending 43 O.S. 2001, Section 551-101, which relates to the Uniform Child Custody Jurisdiction and Enforcement Act; clarifying language; and providing an effective date.

HB 1868 – By Morrissette.

An Act relating to guardians and wards; amending 30 O.S. 2001, Section 1-101, which relates to the Oklahoma Guardianship and Conservatorship Act; clarifying language; and providing an effective date.

HB 1869 – By Morrissette.

An Act relating to veterans; amending 72 O.S. 2001, Section 126.4, which relates to limitations upon certain guardianships; clarifying language; and providing an effective date.

HB 1870 – By Morrissette.

An Act relating to poor persons; amending Section 1, Chapter 434, O.S.L. 2005 (56 Supp. 2010, Section 198.12), which relates to the Oklahoma Self-Directed Care Act; clarifying language; and providing an effective date.

HB 1871 – By Morrissette.

An Act relating to poor persons; amending 56 O.S. 2001, Section 57, which relates to the Oklahoma Indigent Health Care Act; clarifying language; and providing an effective date.

HB 1872 – By Morrissette.

An Act relating to public health and safety; requiring liability insurance for nursing facilities; specifying coverage; providing for proof of coverage; directing the Oklahoma Health Care Authority to promulgate rules establishing certain form; providing exception for mandated coverage; providing for certain form; providing for suspension or revocation of license for failure to comply; providing for codification; and providing an effective date.

HB 1873 – By Morrissette.

An Act relating to children; amending 10 O.S. 2001, Section 7001-1.1, as amended by Section 9, Chapter 233, O.S.L. 2009, and as renumbered by Section 209, Chapter 233, O.S.L. 2009 (10A O.S. Supp. 2010, Section 1-1-101), which relates to the Children and Juvenile Code; clarifying language; and providing an effective date.

HB 1874 – By Morrissette.

An Act relating to cities and towns; amending 11 O.S. 2001, Section 22-150, which relates to the Oklahoma Municipal Utility Revenue Bond Act; clarifying language; and providing an effective date.

HB 1875 – By Morrissette.

An Act relating to Oklahoma historical societies; amending 53 O.S. 2001, Section 1.5, as amended by Section 3, Chapter 289, O.S.L. 2003 (53 O.S. Supp. 2010, Section 1.5), which relates to arts and craft programs, exhibits and shows on state property; clarifying language; and providing an effective date.

HB 1876 – By Morrissette.

An Act relating to schools; amending 70 O.S. 2001, Section 1-102, which relates to scope, organization and definitions; clarifying language; and providing an effective date.

HB 1877 – By Morrissette.

An Act relating to oil and gas; amending 52 O.S. 2001, Section 1, which relates to defining Corporation Commission; clarifying language; and providing an effective date.

HB 1878 – By Morrissette.

An Act relating to criminal procedure; amending 22 O.S. 2001, Section 991c, as last amended by Section 2, Chapter 113, O.S.L. 2010 (22 O.S. Supp. 2010, Section 991c), which relates to deferred sentences; providing for immediate expungement of records under certain circumstances; and providing an effective date.

HB 1879 – By Morrissette.

An Act relating to state government; creating the Oklahoma State Bureau of Investigation Act of 2011; providing for noncodification; and providing an effective date.

HB 1880 – By Morrissette.

An Act relating to motor vehicles; creating the Oklahoma Motor Vehicles Act; providing for noncodification; and providing an effective date.

HB 1881 – By Morrissette.

An Act relating to crimes and punishments; creating the Oklahoma Criminal Law Act; providing for noncodification; and providing an effective date.

HB 1882 – By Morrissette.

An Act relating to criminal procedure; creating the Oklahoma Criminal Procedure Act; providing for noncodification; and providing an effective date.

HB 1883 – By Morrissette.

An Act relating to torts; amending 76 O.S. 2001, Section 1, which relates to abstaining from injuring the person or property of another; clarifying language; and providing an effective date.

HB 1884 – By Morrissette.

An Act relating to civil procedure; amending 12 O.S. 2001, Section 1, which relates to the Code of Civil Procedure; clarifying language; and providing an effective date.

HB 1885 – By Morrissette.

An Act relating to revenue and taxation; amending 68 O.S. 2001, Section 2357.43, which relates to income tax credit; increasing amount of credit; restricting eligibility based on income; amending 68 O.S. 2001, Section 2358, as last amended by Section 1, Chapter 421, O.S.L. 2010 (68 O.S. Supp. 2010, Section 2358), which relates to Oklahoma income tax; providing income tax deduction for certain expenses; limiting amount deduction; and providing an effective date.

HB 1886 – By Morrissette.

An Act relating to revenue and taxation; amending 68 O.S. 2001, Section 2357.43, which relates to income tax credit; increasing amount of credit; amending 68 O.S. 2001, Section 2358, as last amended by Section 1, Chapter 421, O.S.L. 2010 (68 O.S. Supp. 2010, Section 2358), which relates to Oklahoma income tax; providing income tax deduction for certain expenses; limiting eligibility based on income; and providing an effective date.

HB 1887 – By Morrissette.

An Act relating to revenue and taxation; enacting the Revenue and Taxation Review Act; providing for noncodification; and providing an effective date.

HB 1888 – By Peterson.

An Act relating to public health and safety; creating the Pain-Capable Unborn Child Protection Act; defining terms; making legislative findings; establishing purpose; prohibiting the performance of an abortion without certain determination; prohibiting the performance of an abortion upon determination of certain age of unborn child; providing for exceptions; requiring that the manner in which physicians terminate certain pregnancies provides the best opportunity for unborn child's survival; requiring certain report by

physician; including certain information; requiring State Department of Health to issue certain report; stating certain penalties for physicians; requiring Department to promulgate rules; providing penalty; permitting certain individuals to maintain action including injunctive relief; providing for attorney fees; requiring court to rule regarding anonymity; requiring written findings under certain circumstance; providing for severability; providing for codification; and providing an effective date.

HB 1889 – By Rousselot.

An Act relating to schools; amending 70 O.S. 2001, Section 3226, which relates to the waiver of nonresident tuition; clarifying statutory language; and providing an effective date.

HB 1890 – By Condit and Dorman.

An Act relating to motor vehicles; amending 47 O.S. 2001, Section 14-120.1, which relates to oversize loads; modifying escort vehicle requirements; and declaring an emergency.

HB 1891 – By Reynolds.

An Act relating to revenue and taxation; amending 68 O.S. 2001, Sections 2889 and 2890, as amended by Section 8, Chapter 447, O.S.L. 2004 (68 O.S. Supp. 2010, Section 2889), which relate to homestead exemptions and additional homestead exemptions for purposes of ad valorem taxation; increasing homestead exemption; increasing additional homestead exemption provided to certain persons based upon age or disability; and providing an effective date.

HB 1892 – By Scott.

An Act relating to marriage and family; amending 43 O.S. 2001, Section 410, which relates to the Oklahoma Centralized Support Registry Act; clarifying language; and providing an effective date.

HB 1893 – By Scott.

An Act relating to cities and towns; creating the Abandoned and Neglected Properties Rehabilitation Act; stating legislative findings; defining terms; providing for determination of abandoned and neglected property; providing for determination of nuisance property; providing for property that was purchased by certain tax sale; allowing municipality to bring certain action to district court; providing for filing of complaint; providing for defense to complaint; authorizing municipality to submit certain plan; authorizing municipality to exercise certain rights; designating certain ownership interest to municipality; authorizing owner to petition for reinstatement; providing for contents of petition for reinstatement; requiring owner to post bond; authorizing court to grant certain rights to municipality if owner fails to take certain actions; providing for municipality to purchase property for fair market value; providing priority for distribution of proceeds; authorizing certain persons to place a lien on property; authorizing court to deny certain rights and remedies; providing recourse for municipality as to lien filed against property; authorizing municipality to hold special tax sales; providing for eminent domain proceeding; providing for certain property to be removed from list; providing for codification; and declaring an emergency.

HB 1894 – By Scott.

An Act relating to mental health; amending 43A O.S. 2001, Section 1-106, as amended by Section 2, Chapter 46, O.S.L. 2003 (43A O.S. Supp. 2010, Section 1-106), which relates to representation of the state in certain court proceedings; clarifying language; and providing an effective date.

HB 1895 – By Scott.

An Act relating to public health and safety; enacting the Hospital Services Act; providing for noncodification; and providing an effective date.

HB 1896 – By Scott.

An Act relating to public health and safety; amending 63 O.S. 2001, Section 1-101, which relates to the Oklahoma Public Health Code; clarifying language; and providing an effective date.

HB 1897 – By Scott.

An Act relating to public finance; enacting the Oklahoma Linked Deposit Amendments Act of 2011; providing for noncodification; providing an effective date; and declaring an emergency.

HB 1898 – By Scott.

An Act relating to economic development; enacting the Oklahoma Mobile Markets Incentive Act of 2011; providing for noncodification; providing an effective date; and declaring an emergency.

HB 1899 – By Scott.

An Act relating to revenue and taxation; amending 68 O.S. 2001, Section 1357, as last amended by Section 5, Chapter 419, O.S.L. 2010 (68 O.S. Supp. 2010, Section 1357), which relates to sales tax; exempting certain solar energy systems from sales tax; defining terms; providing an effective date; and declaring an emergency.

HB 1900 – By Scott.

An Act relating to children; amending 10 O.S. 2001, Section 7501-1.1, which relates to the Oklahoma Adoption Code; clarifying language; and providing an effective date.

HB 1901 – By Scott.

An Act relating to public health and safety; creating the Restroom Access Act; defining terms; requiring access to employee toilets by certain customers under certain circumstances; exempting retail establishments from civil liability upon certain circumstances; providing penalty for violation; providing for codification; and providing an effective date.

HB 1902 – By Scott.

An Act relating to public finance; enacting the Municipal Energy Lending Act of 2011; providing for noncodification; providing an effective date; and declaring an emergency.

HB 1903 – By Jackson.

An Act relating to revenue and taxation; providing for determination of timely mailing of certain documents; providing requirements; providing exception; addressing holiday situations; providing for codification; and providing an effective date.

HB 1904 – By Jackson.

An Act relating to public health and safety; amending 63 O.S. 2001, Section 2-101, as last amended by Section 1, Chapter 251, O.S.L. 2006 (63 O.S. Supp. 2010, Section 2-101), which relates to the Uniform Controlled Dangerous Substances Act; modifying drug paraphernalia definition; and providing an effective date.

HB 1905 – By Jackson.

An Act relating to children; amending 10 O.S. 2001, Section 7110.1, as last amended by Section 88, Chapter 233, O.S.L. 2009, and as renumbered by Section 295, Chapter 233, O.S.L. 2009 (10A O.S. Supp. 2010, Section 1-9-103), which relates to the Child Abuse Multidisciplinary Account; establishing two separate funds within the account; specifying division of monies received by account; and providing an effective date.

HB 1906 – By Jackson.

An Act relating to intoxicating liquors; amending 37 O.S. 2001, Section 163.18H, which relates to low-point beer; increasing fine; and providing an effective date.

HB 1907 – By Jackson.

An Act relating to public retirement systems; authorizing certain increase in retirement benefits for certain members of the Oklahoma Public Employees Retirement System; specifying amount of increase; authorizing deduction of certain membership dues from retirement benefit; providing for codification; providing an effective date; and declaring an emergency.

HB 1908 – By Jackson.

An Act relating to motor vehicles; amending Section 1, Chapter 476, O.S.L. 2010 (47 O.S. Supp. 2010, Section 1132A), which relates to registration renewals; modifying administration; modifying selection step; eliminating certain reduction of retained fees; and declaring an emergency.

HB 1909 – By Jackson.

An Act relating to oil and gas; stating legislative findings regarding advanced horizontal drilling and certain spacing laws; discussing certain constraints on certain goals of the Corporation Commission; stating necessity for modifying the oil and gas regulatory scheme; providing for noncodification; and providing an effective date.

HB 1910 – By Jackson.

An Act relating to waters and water rights; amending 82 O.S. 2001, Section 1020.16, as amended by Section 1, Chapter 331, O.S.L. 2008 (82 O.S. Supp. 2010, Section 1020.16), which relates to commercial drilling and plugging licenses; clarifying language; deleting obsolete language; authorizing the Oklahoma Water Resources Board to prepare examinations for applicants for certain licenses; granting the Board authority to inspect certain wells or boreholes; providing for access to certain lands for inspections; allowing the Board to disapprove use of a well under certain circumstances; prohibiting use of a disapproved well; providing for a hearing; authorizing the Board to issue orders and require action for certain violations; allowing the Board to issue emergency orders under certain conditions; providing for notice and hearing; authorizing the Board to temporarily impound rigs and equipment for certain violations; specifying criteria for the release of impounded rigs and equipment; allowing the Board to collect penalties or compel certain actions through the Attorney General; requiring deposit of certain penalties and proceeds in certain funds; directing the Board to promulgate rules; providing for noncodification; and declaring an emergency.

HB 1911 – By Christian.

An Act relating to crimes and punishments; making possession of firearms by certain persons unlawful; providing penalty; providing for codification; and providing an effective date.

HB 1912 – By Christian and Key.

An Act relating to public finance; amending 62 O.S. 2001, Section 89.2, as last amended by Section 7, Chapter 241, O.S.L. 2010 (62 O.S. Supp. 2010, Section 89.2), which relates to authorized investments; authorizing State Treasurer to invest monies in gold or silver; requiring determination regarding adequacy; providing an effective date; and declaring an emergency.

HB 1913 – By Christian.

An Act relating to crimes and punishments; amending 21 O.S. 2001, Sections 1290.10 and 1290.11, as amended by Section 3, Chapter 62, O.S.L. 2006 (21 O.S. Supp. 2010, Section 1290.11), which relate to the Oklahoma Self-Defense Act; updating statutory references; deleting certain mandatory preclusion; adding condition to list of temporary preclusions; establishing time limitation for preclusive period; and providing an effective date.

HB 1914 – By Quinn and McNiel.

An Act relating to schools; amending 70 O.S. 2001, Section 19-116, which relates to driver education program; clarifying language; and providing an effective date.

HB 1915 – By Christian.

An Act relating to firearms; creating the Oklahoma Firearms Act; providing for noncodification; and providing an effective date.

HB 1916 – By Coody.

An Act relating to revenue and taxation; amending 68 O.S. 2001, Section 1357, as last amended by Section 5, Chapter 419, O.S.L. 2010 (68 O.S. Supp. 2010, Section 1357), which relates to general sales tax exemptions; exempting sales to surviving spouses of certain veterans from sales tax; exempting funeral expenses of certain veterans from sales tax; providing an effective date; and declaring an emergency.

HB 1917 – By Coody.

An Act relating to schools; amending Sections 5 and 6, Chapter 432, O.S.L. 2005, as last amended by Sections 10 and 11, Chapter 456, O.S.L. 2009 and Section 3, Chapter 387, O.S.L. 2008 (70 O.S. Supp. 2010, Sections 1210.522, 1210.523 and 1210.526), which relate to the Achieving Classroom Excellence Act of 2005; adding intervention as a service that schools can provide to certain students; providing an effective date; and declaring an emergency.

HB 1918 – By Coody.

An Act relating to schools; requiring the Oklahoma Commission for Teacher Preparation to offer certain teachers a professional development program in certain mathematics instruction; stating purpose; specifying criteria for a professional development program; requiring certain content; providing for codification; providing an effective date; and declaring an emergency.

HB 1919 – By Coody.

An Act relating to schools; amending 70 O.S. 2001, Section 1-109, as last amended by Section 1, Chapter 103, O.S.L. 2009 (70 O.S. Supp. 2010, Section 1-109), which relates to length of school year; adding certain number of days or time to length of school year; making addition contingent upon funding; providing an effective date; and declaring an emergency.

HB 1920 – By Coody.

An Act relating to schools; requiring the Oklahoma Commission for Teacher Preparation to offer certain teachers a professional development program in certain reading instruction; stating purpose; specifying criteria for a professional development program; requiring certain content; providing for codification; providing an effective date; and declaring an emergency.

HB 1921 – By Coody.

An Act relating to schools; creating the School Administrative Restructuring Task Force; providing termination date; stating purpose of the Task Force; providing for membership; providing date for appointments and organizational meeting; providing for selection of officers; stating duties; exempting the Task Force from certain acts; providing for meetings; providing for travel reimbursement and staff assistance; requiring completion of the study by a certain date; providing for noncodification; and declaring an emergency.

HB 1922 – By Coody.

An Act relating to schools; amending 70 O.S. 2001, Section 1-101, which relates to scope, organization and definitions; clarifying language; and providing an effective date.

HB 1923 – By Coody.

An Act relating to schools; amending 70 O.S. 2001, Section 11-110, which relates to coursework; clarifying language; and providing an effective date.

HB 1924 – By Coody.

An Act relating to public retirement systems; enacting the Oklahoma Pension Systems Modification Act of 2011; providing for noncodification; providing an effective date; and declaring an emergency.

HB 1925 – By Coody.

An Act relating to public retirement systems; enacting the Oklahoma Pension Systems Modification Act of 2011; providing for noncodification; providing an effective date; and declaring an emergency.

HB 1926 – By Coody.

An Act relating to revenue and taxation; enacting the Revenue and Taxation Act; providing for noncodification; and providing an effective date.

HB 1927 – By Coody.

An Act relating to revenue and taxation; enacting the Tax Review Act; providing for noncodification; and providing an effective date.

HB 1928 – By Coody.

An Act relating to immigration; creating the Oklahoma Immigration Act of 2011; providing for noncodification; and providing an effective date.

HB 1929 – By Coody.

An Act relating to immigration; creating the Oklahoma Illegal Immigration Act; providing for noncodification; and providing an effective date.

HB 1930 – By McPeak.

An Act relating to public records; amending 51 O.S. 2001, Section 24A.16, as amended by Section 1, Chapter 430, O.S.L. 2003 (51 O.S. Supp. 2010, Section 24A.16), which relates to education records and material; clarifying language; providing an effective date; and declaring an emergency.

HB 1931 – By Lockhart.

An Act relating to waters and water rights; requiring certain environmental agencies to assist the Oklahoma Water Resources Board in developing a strategic plan for the Lake Wister watershed; stating purpose of the plan; directing the Board to coordinate with certain environmental agencies on creating a restoration and protection strategy; requiring submission of the strategy by a certain date; specifying information and actions to be included in the strategy; requiring an annual progress report; requiring submission of the progress report; stating contents of the progress report; providing for codification; and declaring an emergency.

HB 1932 – By Kouplen.

An Act relating to schools; amending 70 O.S. 2001, Section 6-101.20, which relates to the Teacher Due Process Act of 1990; clarifying language; and providing an effective date.

HB 1933 – By Kouplen.

An Act relating to motor vehicles; amending 47 O.S. 2001, Section 14-116, as last amended by Section 1, Chapter 428, O.S.L. 2010 (47 O.S. Supp. 2010, Section 14-116), which relates to permit fees; modifying calculation of minimum fees; amending Section 4, Chapter 428, O.S.L. 2010 (47 O.S. Supp. 2010, Section 14-122), which relates to apportionment of fees; modifying apportionment of minimum fees; providing an effective date; and declaring an emergency.

HB 1934 – By Kouplen.

An Act relating to agriculture; amending 2 O.S. 2001, Section 10-9.5, as amended by Section 1, Chapter 412, O.S.L. 2005 (2 O.S. Supp. 2010, Section 10-9.5), which relates to the Oklahoma Registered Poultry Feeding Operations Act; modifying frequency of educational training requirements for operators of poultry feeding operations; and providing an effective date.

HB 1935 – By Kouplen.

An Act relating to schools; amending 70 O.S. 2001, Section 1210.508, as last amended by Section 1, Chapter 251, O.S.L. 2010 (70 O.S. Supp. 2010, Section 1210.508), which relates to the Oklahoma School Testing Program Act; deleting reference to a certain diploma; amending Section 6, Chapter 432, O.S.L. 2005, as last amended by Section 11, Chapter 456, O.S.L. 2009 (70 O.S. Supp. 2010, Section 1210.523), which relates to the mastery of state academic content standards in designated subjects; requiring students to complete certain end-of-instruction tests in order to graduate; providing for the award of a diploma with certain distinction to students meeting certain achievement; providing for the award of a standard diploma to students not meeting certain achievement; clarifying language and references; providing an effective date; and declaring an emergency.

HB 1936 – By Kouplen.

An Act relating to waters and water rights; amending Section 1, Chapter 485, O.S.L. 2002, as amended by Section 1, Chapter 392, O.S.L. 2004 (82 O.S. Supp. 2010, Section 1B), which relates to surface water and groundwater; clarifying language; and providing an effective date.

HB 1937 – By Kouplen.

An Act relating to waters and water rights; amending 82 O.S. 2001, Section 105.1, which relates to definitions; clarifying language; and providing an effective date.

HB 1938 – By Condit and Dorman.

An Act relating to public health and safety; amending 63 O.S. 2001, Section 1-1118, which requires persons who sell food or drink to obtain certain license; establishing annual fee for pharmacy for license to sell food and drink; and providing an effective date.

HB 1939 – By Jackson.

An Act relating to environment and natural resources; amending 27A O.S. 2001, Section 2-11-403, as renumbered by Section 9, Chapter 290, O.S.L. 2005, and as last amended by Section 1, Chapter 194, O.S.L. 2010 (27A O.S. Supp. 2010, Section 2-11-401.2), which relates to the waste tire recycling fee; modifying waste tire recycling fee for tires with certain rim sizes; providing an effective date; and declaring an emergency.

HB 1940 – By Jackson.

An Act relating to agriculture; amending 2 O.S. 2001, Section 3-83, which relates to pesticide record-keeping; eliminating record-keeping requirements of commercial and noncommercial applicators; and providing an effective date.

HB 1941 – By Jackson.

An Act relating to open records; amending 51 O.S. 2001, Section 24A.5, as last amended by Section 34, Chapter 16, O.S.L. 2006 (51 O.S. Supp. 2010, Section 24A.5), which relates to the inspection and copying of public records; prohibiting a public body from requiring a requesting person to submit a request form or certain information; and providing an effective date.

HB 1942 – By Jackson.

An Act relating to landlord and tenant; providing penalties if residential rental property is damaged as a result of certain actions; providing for codification; and providing an effective date.

HB 1943 – By Jackson.

An Act relating to waters and water rights; amending 82 O.S. 2001, Sections 1603, as last amended by Section 2, Chapter 95, O.S.L. 2004, 1604, as last amended by Section 3, Chapter 95, O.S.L. 2004, 1607, as amended by Section 7, Chapter 46, O.S.L. 2002, 1608, as amended by Section 8, Chapter 46, O.S.L. 2002, 1610, as amended by Section 10, Chapter 46, O.S.L. 2002, 1614, as amended by Section 14, Chapter 46, O.S.L. 2002 and 1616, as amended by Section 16, Chapter 46, O.S.L. 2002 (82 O.S. Supp. 2010, Section 1603, 1604, 1607, 1608, 1610, 1614 and 1616), which relate to the Oklahoma Floodplain Management Act; modifying certain definitions; modifying certain purpose of floodplain management rules and regulations; limiting certain fees; requiring county floodplain regulations to be approved by the Oklahoma Water Resources Board; limiting certain submission requirements to certain floodplain boards; clarifying language; requiring certain information and notice to be posted on the floodplain board website; requiring consideration of the business needs of a certain industry in promulgating rules and regulations; adding certain appeals options; and providing an effective date.

HB 1944 – By Jackson.

An Act relating to energy; creating the Energy Act of 2011; providing for noncodification; and providing an effective date.

HB 1945 – By Jackson.

An Act relating to oil and gas; amending 52 O.S. 2001, Section 1, which relates to defining Corporation Commission; clarifying language; and providing an effective date.

HB 1946 – By Jackson.

An Act relating to schools; amending 70 O.S. 2001, Section 6-101.20, which relates to the Teacher Due Process Act of 1990; clarifying language; and providing an effective date.

HB 1947 – By Jackson.

An Act relating to revenue and taxation; amending 68 O.S. 2001, Section 102, which relates to tax laws; clarifying language; and providing an effective date.

HB 1948 – By Jackson.

An Act relating to revenue and taxation; enacting the Tax Amendment Act; providing for noncodification; and providing an effective date.

HB 1949 – By Jackson.

An Act relating to contracts; prohibiting businesses from sharing, disclosing, or selling personal information of customers for certain purposes; defining terms; providing for codification; and providing an effective date.

HB 1950 – By Jackson.

An Act relating to public retirement systems; authorizing certain increase in retirement benefits for certain members of the Oklahoma Public Employees Retirement System; specifying amount of increase; providing for codification; providing an effective date; and declaring an emergency.

HB 1951 – By McNiel.

An Act relating to environment and natural resources; amending 27A O.S. 2001, Section 1-1-101, which relates to the Oklahoma Environmental Quality Act; clarifying language; and providing an effective date.

HB 1952 – By McNiel.

An Act relating to weights and measures; enacting the Oklahoma Weights and Measures Reform Act; providing for noncodification; and providing an effective date.

HB 1953 – By McNiel.

An Act relating to economic development; enacting the Opportunity Fund Act of 2011; providing for noncodification; providing an effective date; and declaring an emergency.

HB 1954 – By McNiel.

An Act relating to revenue and taxation; amending 68 O.S. 2001, Section 1359, as last amended by Section 8, Chapter 44, O.S.L. 2nd Extraordinary Session 2006 (68 O.S. Supp. 2010, Section 1359), which relates to manufacturing exemptions; providing exemption for sales on behalf of exempt manufacturers; requiring certain documentation; providing penalty for violation; providing an effective date; and declaring an emergency.

HB 1955 – By McNiel.

An Act relating to public utilities; stating findings; authorizing utilities to enter into long-term gas supply agreements in a certain manner; requiring long-term gas supply agreements to be filed with the Corporation Commission; requiring the Commission to make certain determinations; allowing utilities to recover certain costs upon approval of a long-term gas supply agreement; prohibiting the Commission from reversing approval under certain conditions; providing for codification; and providing an effective date.

HB 1956 – By McNiel.

An Act relating to roads, bridges, and ferries; amending 69 O.S. 2001, Section 1201, as amended by Section 1, Chapter 73, O.S.L. 2008 (69 O.S. Supp. 2010, Section 1201), which relates to public highways; expanding prohibition to opening a public highway; providing an effective date; and declaring an emergency.

HB 1957 – By McNiel.

An Act relating to agriculture; amending 2 O.S. 2001, Section 9-210.3, as renumbered by Section 25, Chapter 292, O.S.L. 2005, and as amended by Section 21, Chapter 31, O.S.L. 2007 (2 O.S. Supp. 2010, Section 20-21), which relates to the Oklahoma Swine Feeding Operations Act; prohibiting new licenses for certain swine feeding operations; requiring swine feeding operations applying for groundwater use permits to obtain Department certification; directing Board to consider list of factors to determine if area is a camp or recreational site; stating applicability where property is owned or leased prior to establishment of swine feeding operation; providing license exemption for certain swine feeding operations; amending 82 O.S. 2001, Section 1020.11a, as last amended by Section

105, Chapter 3, O.S.L. 2003 (82 O.S. Supp. 2010, Section 1020.11a), which relates to permits for swine feeding operations; directing Oklahoma Water Resources Board to obtain certain confirmation prior to issuing or amending a permit; providing exception for permit renewals; deleting certain permit procedures and requirements; and providing an effective date.

HB 1958 – By Ritze.

An Act relating to public health and safety; amending 63 O.S. 2001, Section 949, as amended by Section 1, Chapter 190, O.S.L. 2004 (63 O.S. Supp. 2010, Section 949), which relates to records maintained by the Office of the Chief Medical Examiner; clarifying language; and providing an effective date.

HB 1959 – By Ritze.

An Act relating to schools; repealing 70 O.S. 2001, Section 4-105, which relates to the office of the county superintendent; and providing an effective date.

HB 1960 – By Ritze.

An Act relating to schools; repealing 70 O.S. 2001, Section 1-102, which relates to the purpose of the Oklahoma School Code; and providing an effective date.

HB 1961 – By Ritze.

An Act relating to schools; repealing 70 O.S. 2001, Section 1-103, which relates to the construction of the Oklahoma School Code; and providing an effective date.

HB 1962 – By Ritze.

An Act relating to schools; repealing 70 O.S. 2001, Sections 5-110 and 5-110.1, as last amended by Sections 3 and 4, Chapter 439, O.S.L. 2008 (70 O.S. Supp. 2010, Sections 5-110 and 5-110.1), which relate to training workshops and continuing education for school district board members; providing an effective date; and declaring an emergency.

HB 1963 – By Peters.

An Act relating to alcoholic beverages; amending 3A O.S. 2001, Section 417, which relates to bingo; updating references to reflect changes in alcoholic beverage regulation; amending Section 2, Chapter 167, O.S.L. 2009 (10A O.S. Supp. 2010, Section 2-7-611), which relates to secure juvenile facilities; updating references to reflect changes in alcoholic beverage regulation; amending 11 O.S. 2001, Section 43-102, which relates to municipal zoning; updating references to reflect changes in alcoholic beverage regulation; amending 21 O.S. 2001, Sections 1102, 1103, 1190, 1215, as amended by Section 5, Chapter 61, O.S.L. 2006, 1220, as last amended by Section 1, Chapter 16, O.S.L. 2006 and 1272.1 (21 O.S. Supp. 2010, Sections 1215 and 1220), which relate to crimes and punishments; updating references to reflect changes in alcoholic beverage regulation; amending 22 O.S. 2001, Section 1402, as amended by Section 5, Chapter 456, O.S.L. 2010 (22 O.S. Supp. 2010, Section 1402), which relates to criminal procedure; updating references to reflect changes in alcoholic beverage regulation; amending 37 O.S. 2001, Section 8, which relates to public intoxication; updating references to reflect changes in alcoholic beverage regulation; amending 37 O.S. 2001, Sections 163.1, as amended by Section 1, Chapter 229, O.S.L. 2010, 163.2, as last amended by Section 1, Chapter 289, O.S.L. 2010, 163.3, as last amended by Section 2, Chapter 229, O.S.L. 2010, 163.4, as last amended by Section 2, Chapter 484, O.S.L. 2003, 163.5, 163.6, 163.7, as last amended by Section 25, Chapter 5, O.S.L. 2004, 163.8, as amended by Section 1, Chapter 170, O.S.L. 2004, 163.9, 163.10, 163.11, as last amended by Section 7, Chapter 61, O.S.L. 2006, 163.11a, 163.12, 163.13, 163.14, 163.16, 163.17, 163.18, 163.18A, 163.18B, 163.18C,

163.18D, 163.18E, as amended by Section 2, Chapter 144, O.S.L. 2009, 163.18F, 163.18G, 163.18H, 163.19, 163.20, 163.22, 163.23, 163.25, 163.26, 163.27, 163.28, Section 1, Chapter 156, O.S.L. 2003, 213, 213.1, 213.2, 219, 219.1, Section 1, Chapter 178, O.S.L. 2005, 231, as last amended by Section 1, Chapter 479, O.S.L. 2005, 233, 241, as amended by Section 8, Chapter 61, O.S.L. 2006, 243, 244, as amended by Section 9, Chapter 61, O.S.L. 2006, 246, as amended by Section 10, Chapter 61, O.S.L. 2006 and 247 (37 O.S. Supp. 2010, Section 163.1, 163.2, 163.3, 163.4, 163.7, 163.8, 163.11, 163.18E, 163.29, 220, 231, 241, 244 and 246), which relate to low-point beer; eliminating two-tier system of beer regulation; providing for regulation of all beer by ABLE Commission; updating references to reflect changes in alcoholic beverage regulation; amending 37 O.S. 2001, Sections 502, 503, 504, 505, as amended by Section 3, Chapter 229, O.S.L. 2010, 506, as amended by Section 1, Chapter 173, O.S.L. 2005, 506.1, as amended by Section 4, Chapter 204, O.S.L. 2003, 508, 509, 510, 511, 511A, 512, 513a, 514, 517, 518, as last amended by Section 2, Chapter 289, O.S.L. 2010, 518.1, 521, as last amended by Section 1, Chapter 64, O.S.L. 2009, 522, 523, 523.1, 523.2, 524, as amended by Section 3, Chapter 289, O.S.L. 2010, 527, as amended by Section 1, Chapter 131, O.S.L. 2008, 527.1, 528, as amended by Section 1, Chapter 365, O.S.L. 2007, 528.1, 532, 532.1, 533, 534, as last amended by Section 1, Chapter 268, O.S.L. 2010, 535, 535.3, 537, as last amended by Section 4, Chapter 289, O.S.L. 2010, 538, 538.2, 538.3, 539, 540, 542, 543, 545, 546, 547, 549, 550, 551, 552, 553, as last amended by Section 1, Chapter 398, O.S.L. 2008, 554, as amended by Section 5, Chapter 229, O.S.L. 2010, 554.1, 559, 560, 561, 563, as amended by Section 17, Chapter 426, O.S.L. 2009, 564, 567, as amended by Section 6, Chapter 289, O.S.L. 2010, 569, 571, 572, 578, 579, as last amended by Section 1, Chapter 430, O.S.L. 2005, 580, 582, as amended by Section 8, Chapter 289, O.S.L. 2010, 586, 588, 593, 594, as amended by Section 1, Chapter 343, O.S.L. 2010, 598, as last amended by Section 2, Chapter 343, O.S.L. 2010, 601, 602, 603, 604, 605, 606 and Section 1, Chapter 333, O.S.L. 2010 (37 O.S. Supp. 2010, Sections 505, 506, 506.1, 518, 521, 524, 527, 528, 534, 537, 553, 554, 563, 567, 579, 582, 594, 598 and 609), which relate to alcoholic beverages; eliminating two-tier system of beer regulation; providing for regulation of all beer by ABLE Commission; updating references to reflect changes in alcoholic beverage regulation; amending Section 2, Chapter 354, O.S.L. 2003, as last amended by Section 1, Chapter 129, O.S.L. 2007 (43A O.S. Supp. 2010, Section 2-311), which relates to substance abuse; updating references to reflect changes in alcoholic beverage regulation; amending 57 O.S. 2001, Section 21, as last amended by Section 1, Chapter 459, O.S.L. 2009 (57 O.S. Supp. 2010, Section 21), which relates to prisons; updating references to reflect changes in alcoholic beverage regulation; amending 59 O.S. 2001, Section 1315, as amended by Section 59, Chapter 222, O.S.L. 2010 (59 O.S. Supp. 2010, Section 1315), which relates to bondsmen; updating references to reflect changes in alcoholic beverage regulation; amending 60 O.S. 2001, Section 178.4, as last amended by Section 1, Chapter 195, O.S.L. 2010 (60 O.S. Supp. 2010, Section 178.4), which relates to trusts; updating references to reflect changes in alcoholic beverage regulation; amending 63 O.S. 2001, Section 1-1522, as amended by Section 3, Senate Joint Resolution No. 21, p. 2357 (63 O.S. Supp. 2010, Section 1-1522), which relates to smoking; updating references to reflect changes in alcoholic beverage regulation; amending 68 O.S. 2001, Section 205, as last amended by Section 2, Chapter 459, O.S.L. 2010 and Section 3, Chapter 458, O.S.L. 2002 (68 O.S. Supp. 2010, Sections 205 and 216.2), which relate to revenue and taxation; updating references to reflect changes in alcoholic beverage regulation; amending 70 O.S. 2001, Sections 24-101.3, as last amended by Section 84, Chapter 228, O.S.L. 2009, 24-102, 24-

132, 24-138 and 1210.229-3 (70 O.S. Supp. 2010, Section 24-101.3), which relate to education; updating references to reflect changes in alcoholic beverage regulation; amending Section 56, Chapter 363, O.S.L. 2005 (74 O.S. Supp. 2010, Section 2255), which relates to petty cash; updating references to reflect changes in alcoholic beverage regulation; repealing 37 O.S. 2001, Sections 163.15, which relates to low-point beer; repealing 37 O.S. 2001, Sections 516 and Section 2, Chapter 156, O.S.L. 2003 (37 O.S. Supp. 2010, Section 521.1), which relate to alcoholic beverages; providing an effective date; and providing that effective date is contingent upon passage of certain measure.

HB 1964 – By Wesselhoft.

An Act relating to public finance; enacting the Native American Cultural and Educational Authority Finance Act of 2011; providing for noncodification; providing an effective date; and declaring an emergency.

HB 1965 – By Mulready.

An Act relating to children; amending Section 114, Chapter 233, O.S.L. 2009 (10A O.S. Supp. 2010, Section 1-4-204), which relates to the placement of children in state custody; modifying adoption placement considerations; amending 10 O.S. 2001, Section 7004-3.2, as renumbered by Section 279, Chapter 233, O.S.L. 2009, and as last amended by Section 4, Chapter 358, O.S.L. 2010 (10A O.S. Supp. 2010, Section 1-7-105), which relates to rules and procedures for children in custody; authorizing contact between children and former foster parents; providing exception; and providing an effective date.

HB 1966 – By Mulready.

An Act relating to motor vehicles; amending 47 O.S. 2001, Section 6-117, as last amended by Section 1, Chapter 426, O.S.L. 2010 (47 O.S. Supp. 2010, Section 6-117), which relates to records of the Department of Public Safety; reducing fees for providing certain records; eliminating certain deposits; and providing an effective date.

HB 1967 – By Mulready.

An Act relating to children; amending Section 114, Chapter 233, O.S.L. 2009 (10A O.S. Supp. 2010, Section 1-4-204), which relates to the placement of children in state custody; modifying adoption placement considerations; amending 10 O.S. 2001, Section 7004-3.2, as renumbered by Section 279, Chapter 233, O.S.L. 2009, and as last amended by Section 4, Chapter 358, O.S.L. 2010 (10A O.S. Supp. 2010, Section 1-7-105), which relates to rules and procedures for children in custody; authorizing contact between children and former foster parents; providing exception; and providing an effective date.

HB 1968 – By Mulready.

An Act relating to insurance; amending 36 O.S. 2001, Section 1250.5, as amended by Section 2, Chapter 323, O.S.L. 2009 (36 O.S. Supp. 2010, Section 1250.5), which relates to unfair claims settlement practices; adding certain denials, refusals, or modifications of coverage to list of prohibited actions; amending 36 O.S. 2001, Section 4024, which relates to insurance policy liability limitations; prohibiting insurer refusals or modifications based upon certain travel of insured claimants; specifying limitations and exceptions; specifying certain action shall be an unfair claims settlement practice; and providing an effective date.

HB 1969 – By Mulready.

An Act relating to insurance; amending 36 O.S. 2001, Section 101, which relates to the Oklahoma Insurance Code; clarifying language; and providing an effective date.

HB 1970 – By Grau.

An Act relating to public health and safety; amending Section 1, Chapter 48, O.S.L. 2010 (63 O.S. Supp. 2010, Section 1-729a), which relates to RU-486 for the purpose of inducing abortions; adding definitions; modifying duties of certain physicians; requiring physician to examine woman and document gestational age prior to administering certain drugs; requiring follow-up appointment to be scheduled for certain patient; and providing an effective date.

HB 1971 – By Grau.

An Act relating to counties and county officers; permitting counties to solicit and accept bids from newspapers to publish certain notices; stating publication on newspaper's website meets legal requirements of publication in hard copy form; providing for codification; and providing an effective date.

HB 1972 – By Grau.

An Act relating to the Office of the Chief Medical Examiner; amending 63 O.S. 2001, Sections 931, as amended by Section 1, Chapter 410, O.S.L. 2005, 932, 933, 934, 935, as last amended by Section 5, Chapter 269, O.S.L. 2008, 937, 939, 940, 941, 945, 947, 948, as amended by Section 1, Chapter 559, O.S.L. 2004, Section 2, Chapter 559, O.S.L. 2004, 949, as amended by Section 1, Chapter 190, O.S.L. 2004, 950, 951 and 954 (63 O.S. Supp. 2010, Sections 931, 935, 948, 948.1 and 949), which relate to the Office of Chief Medical Examiner; modifying membership of the Board of Medicolegal Investigations; changing references to the Office of the Chief Medical Examiner to the Office of the State Medical Examiner; specifying qualifications of designees to the Board; modifying meeting requirements of the Board; modifying quorum requirement of the Board; modifying requirements for rule promulgation by the Board; authorizing certain override; directing the Office to be administered by the Chief Administrative Officer; permitting the Chief Administrative Officer to employ staff members; specifying certain requirements of the Office; directing the Board to appoint the Chief Administrative Officer; specifying minimum qualifications of the Chief Administrative Officer; directing the Chief Administrative Officer to serve at the pleasure of the Board; directing the Chief Administrative Officer to appoint a Chief Medical Examiner; directing the Chief Medical Examiner to serve at the pleasure of the Chief Administrative Officer; making the Chief Administrative Officer responsible to the Board for the administration of the Office; specifying the duties of the Chief Administrative Officer; specifying certain limitation of the Chief Medical Examiner; making language gender-neutral; requiring certain reports to be completed and final; clarifying certain requirement; deleting language prohibiting certain fee; providing for certain fee; requiring certain copies of reports to be admitted in evidence; providing for certain documents to be self-authenticating; deleting language requiring certain documents to be admitted in evidence; deleting language requiring certain party to pay specified costs; stating that the Chief Medical Examiner shall not be compelled to testify in certain proceedings; amending 10 O.S. 2001, Section 1150.4, which relates to child death certificates; modifying statutory reference; amending 12 O.S. 2001, Section 2902, as amended by Section 63, Chapter 468, O.S.L. 2002 (12 O.S. Supp. 2010, Section 2902), which relates to self-authentication; expanding list of documents which are considered to be self-authenticating; amending 20 O.S. 2001, Section 1313.2, as last amended by Section 1, Chapter 442, O.S.L. 2009 (20 O.S. Supp. 2010, Section 1313.2), which relates to definitions; modifying statutory reference; amending 21 O.S. 2001, Section 1154, which relates to autopsies; modifying statutory reference; amending 21 O.S. 2001, Section 1168.4, which relates to discovery of human remains or burial furniture; modifying

statutory reference; amending 63 O.S. 2001, Section 1-329.1, which relates to disposal permits; modifying statutory references; amending 63 O.S. 2001, Section 2-315, which relates to controlled dangerous substances; modifying statutory reference; repealing 63 O.S. 2010, Section 944.2, which relates to fees for autopsies; and providing an effective date.

HB 1973 – By Morgan.

An Act relating to revenue and taxation; amending 68 O.S. 2001, Sections 3106, as last amended by Section 1, Chapter 416, O.S.L. 2010 and 3127, as last amended by Section 2, Chapter 416, O.S.L. 2010 (68 O.S. Supp. 2010, Sections 3106 and 3127), which relate to sale procedures for delinquent ad valorem taxes; modifying required content of certain notices related to original sales and resales for delinquent ad valorem taxes; providing immunity from liability based upon certain errors or discrepancies; requiring information to be made available through Internet websites if available; and providing an effective date.

HB 1974 – By Morgan.

An Act relating to state government; amending 74 O.S. 2001, Section 85.17A, as amended by Section 1, Chapter 395, O.S.L. 2010 (74 O.S. Supp. 2010, Section 85.17A), which relates to bidding preferences; modifying the awarding of contracts; defining term; requiring certain provisions be made part of the invitation to bid; providing for provisions to apply to all contracts made by certain entities; and providing an effective date.

HB 1975 – By Morgan.

An Act relating to revenue and taxation; amending 68 O.S. 2001, Sections 500.3, as amended by Section 2, Chapter 327, O.S.L. 2006, 500.4, 701 and 723 (68 O.S. Supp. 2010, Section 500.3), which relate to motor fuel taxation; modifying definitions; defining compressed natural gas; providing for levy of tax on compressed natural gas; modifying definition of special fuel; excluding compressed natural gas from definition of special fuel; eliminating references to compressed natural gas for purposes of tax decal; providing an effective date; and declaring an emergency.

HB 1976 – By Pittman.

An Act relating to schools; amending Section 1, Chapter 149, O.S.L. 2002, Section 2, Chapter 149, O.S.L. 2002, as amended by Section 5, Chapter 216, O.S.L. 2008, 70 O.S. 2001, Sections 6-114 and 24-100, as renumbered by Section 5, Chapter 149, O.S.L. 2002, and as last amended by Sections 6 and 7, Chapter 216, O.S.L. 2008 (70 O.S. Supp. 2010, Sections 24-100.2, 24-100.3, 24-100.4 and 24-100.5), which relate to the School Bullying Prevention Act; changing name of the act to the Ty Fields School Bullying Prevention Act; expanding statement of findings; modifying definitions; adding definition; deleting limitation on liability for school districts; modifying requirement for school districts to adopt a control and discipline policy; requiring policies to contain or establish certain procedures, requirements and statements, to identify certain persons and to address prevention in a certain manner; modifying certain required procedures; including certain additional persons in development of a policy; providing for implementation of a policy in a certain manner; stating the right to other legal recourse; modifying and adding duties of the State Board of Education; updating statutory language; adding certain persons to the Safe School Committee; modifying description of certain responsibility of the Committee; deleting exception for technology center schools; providing an effective date; and declaring an emergency.

HB 1977 – By Pittman.

An Act relating to definitions and general provisions; amending 25 O.S. 2001, Section 82.1, as amended by Section 1, Chapter 371, O.S.L. 2010 (25 O.S. Supp. 2010, Section 82.1), which relates to the designation and dates of state holidays; designating American Indian Heritage Day on the day after Thanksgiving; and providing an effective date.

HB 1978 – By Pittman.

An Act relating to crimes and punishments; amending 21 O.S. 2001, Section 850, which relates to malicious intimidation or harassment; establishing homelessness as a protected class; and providing an effective date.

HB 1979 – By Pittman.

An Act relating to tourism and recreation; creating the Oklahoma Freedom Trail Act; making designation for purposes of planning and administration; stating purpose of the Freedom Trail; requiring specific agencies to work in cooperation; designating entities and certain appointments as working group; requiring certain input and assistance; providing for coalition of historians and scholars; requiring creation of map and brochures; providing for marketing and advertising; providing for selection of sites; providing for system of markers; providing for features of markers; making implementation contingent upon funding; providing for codification; providing for noncodification; and providing an effective date.

HB 1980 – By Pittman.

An Act relating to public health and safety; directing State Department of Health to develop program of services for adults with sickle cell disease; providing for codification; and providing an effective date.

HB 1981 – By Pittman.

An Act relating to professions and occupations; creating the State Licensing for Paint Contractors Act; providing short title; stating certain duties of the Department of Labor relating to such act; prohibiting certain rules; defining terms; creating the Examination Commission for Paint Contractors; providing for membership, appointment, terms, qualifications, vacancies, removal, service, reimbursement, meetings, officers and quorum count; requiring the Department of Labor to keep certain records and account for certain funds; requiring the deposit of certain funds in the Paint Contractors Revolving Fund; stating certain duties of the Commission; requiring the Department to keep a register of all applicants; specifying information to be kept; providing for prima facie evidence of certain facts; specifying roster as public record; providing for costs; requiring certain report; providing for powers and duties of the Department; providing for powers and duties of the Commission; providing requirements and qualifications for licensure; requiring certain fees; specifying licenses; requiring the Commission to conduct certain examinations; stating purposes; authorizing the issuance of certain certificates of licensure under certain conditions; delineating examinees; authorizing certain reexaminations upon payment of certain fees; requiring the submission of new application under certain circumstances; providing for the expiration of certificates of licensure; providing for renewals and fees and procedures related thereto; requiring certain notification by the Commission; providing for certain late payments; providing for certain disciplinary actions and procedures; authorizing any person to prefer certain charges, and providing procedures related thereto; requiring the Department to promulgate certain disciplinary rules; requiring the Department to provide a system of recordkeeping for disciplinary actions; specifying records; providing for certain reissuance under certain conditions; providing for rights of the paint contractor; limiting professional acts of licensee which are not regulated under this act; providing jurisdiction

pursuant to other occupational licenses; prohibiting relief from other laws or codes; requiring compliance with act by certain date; prohibiting certain acts; prohibiting certain persons from being held criminally liable under certain circumstances; authorizing certain restraining orders and injunction relief under certain conditions, and providing procedures related thereto; authorizing the district court to have certain jurisdiction; requiring certain architects and engineers to notify bidders of certain information; providing for reciprocity; creating the Paint Contractors Revolving Fund, and providing procedures related thereto; providing for codification; and providing an effective date.

HB 1982 – By Pittman.

An Act relating to roads, bridges and ferries; designating the Lecia Swain-Ross Memorial Bridge; designating the C.E. Pittman Memorial Bridge; providing for placement of permanent markers; providing for codification; and declaring an emergency.

HB 1983 – By Hoskin.

An Act relating to criminal procedure; amending 22 O.S. 2001, Section 1161, as last amended by Section 1, Chapter 39, O.S.L. 2008 (22 O.S. Supp. 2010, Section 1161), which relates to acts of insane persons; defining term; and providing an effective date.

HB 1984 – By Hoskin.

An Act relating to motor vehicles; amending Section 11, Chapter 504, O.S.L. 2004, as last amended by Section 1, Chapter 366, O.S.L. 2010 (47 O.S. Supp. 2010, Section 1135.2), which relates to special license plates; limiting the total cost of the Killed in Action License Plates; and providing an effective date.

HB 1985 – By Hoskin.

An Act relating to state government; amending 74 O.S. 2001, Section 840-4.14, as amended by Section 1, Chapter 81, O.S.L. 2004 (74 O.S. Supp. 2010, Section 840-4.14), which relates to the Oklahoma Personnel Act; providing preference for certain persons; and providing an effective date.

HB 1986 – By Hoskin.

An Act relating to motor vehicles; amending 47 O.S. 2001, Sections 6-103, as last amended by Section 5, Chapter 326, O.S.L. 2007, 6-205, as last amended by Section 2, Chapter 333, O.S.L. 2010 and 6-205.1, as last amended by Section 2, Chapter 345, O.S.L. 2010 (47 O.S. Supp. 2010, Sections 6-103, 6-205 and 6-205.1), which relate to the issuance of driver licenses and revocation of driving privileges; clarifying guidelines for denying issuance of driver license; prohibiting the Department of Public Safety from taking certain action; defining term; and providing an effective date.

HB 1987 – By Hoskin.

An Act relating to schools; amending 70 O.S. 2001, Section 1210.515, as amended by Section 3, Chapter 197, O.S.L. 2004 (70 O.S. Supp. 2010, Section 1210.515), which relates to reading proficiency tests for driver licenses; allowing submission of reading proficiency tests from other states; and providing an effective date.

HB 1988 – By Hoskin.

An Act relating to crimes and punishments; amending 21 O.S. 2001, Section 1111, as last amended by Section 5, Chapter 62, O.S.L. 2006 (21 O.S. Supp. 2010, Section 1111), which relates to rape; expanding definition of rape; and providing an effective date.

HB 1989 – By Sullivan.

An Act relating to waters and water rights; creating the Arkansas River Development Authority Act; creating the Arkansas River Development Authority; stating purpose; making the Authority an agency of the state; conferring certain powers; deeming certain powers essential governmental function; providing for membership of the Authority; stating eligibility requirements; providing for terms and removal; providing for election of officers and a quorum; providing for travel reimbursement; authorizing the creation of subcommittees; exempting members from certain office holding prohibition; stating powers and duties of the Authority; making the Authority subject to certain acts; requiring certain monies to be deemed trust funds; making certain declarations; providing an exemption from certain taxes; providing for codification; providing an effective date; and declaring an emergency.

HB 1990 – By Sullivan.

An Act relating to transportation; enacting the Oklahoma Multi-modal Transportation Authority Act; providing for noncodification; and providing an effective date.

HB 1991 – By Sullivan.

An Act relating to criminal procedure; amending 22 O.S. 2001, Sections 1014 and 1015, as last amended by Section 3, Chapter 275, O.S.L. 2009 (22 O.S. Supp. 2010, Section 1015), which relate to death sentences; clarifying administration procedures for executions; allowing certain persons to witness executions; providing confidentiality for persons involved in the execution process; making identities nondiscoverable in civil or criminal proceedings; making the purchase of certain products exempt from the Oklahoma Central Purchasing Act; and providing an effective date.

HB 1992 – By Sullivan.

An Act relating to public finance; amending 62 O.S. 2001, Sections 445 and 446, which relate to sinking funds; modifying procedures with respect to expenditure or transfer of surplus fund balances by political subdivisions; authorizing approval by certain municipal official; modifying required content of published notice; modifying authorized purpose of expenditures for transferred surplus funds; repealing 62 O.S. 2001, Section 447, which relates to district court approval procedures; providing an effective date; and declaring an emergency.

HB 1993 – By Sullivan.

An Act relating to public finance; enacting the County and Municipal Cost Savings Act of 2011; providing for noncodification; providing an effective date; and declaring an emergency.

HB 1994 – By Sullivan.

An Act relating to healthcare professionals; creating the Oklahoma Healthcare Professionals Act of 2011; providing for noncodification; and providing an effective date.

HB 1995 – By Sullivan.

An Act relating to The Governmental Tort Claims Act; requiring certain hospitals to maintain liability insurance coverage; specifying minimum amount of coverage required; amending 51 O.S. 2001, Section 154, as amended by Section 2, Chapter 304, O.S.L. 2003 (51 O.S. Supp. 2010, Section 154), which relates to extent of liability; providing extent of liability for certain hospitals; providing for codification; and providing an effective date.

HB 1996 – By Sullivan.

An Act relating to insurance; amending 36 O.S. 2001, Sections 6202, as amended by Section 23, Chapter 125, O.S.L. 2007, 6203, as amended by Section 40, Chapter 176, O.S.L. 2009 and 6205, as last amended by Section 42, Chapter 176, O.S.L. 2009 (36 O.S. Supp. 2010, Sections 6202, 6203 and 6205), which relate to the Insurance Adjusters Licensing Act; adding definition; modifying exceptions to licensing requirements; prohibiting licensing of certain applicants unless certain conditions are met; and providing an effective date.

HB 1997 – By Dorman.

An Act relating to schools; defining terms; requiring students enrolled in public school to be tested for dyslexia and related disorders; requiring board of education of each school district to provide for treatment of any students determined to have dyslexia or related disorder; authorizing State Department of Education to promulgate rules; providing for codification; and providing an effective date.

HB 1998 – By Dorman.

An Act relating to revenue and taxation; providing income tax checkoff for Y.W.C.A. domestic abuse shelters; allowing taxpayer to designate portion of tax liability into fund; directing placement of funds; creating the Y.W.C.A. Domestic Abuse Shelter Revolving Fund; allowing Department of Human Services to distribute monies in fund; specifying method of payment of funds; allowing refund for certain donations; providing time limit for refund; providing for expiration of income tax checkoffs unless reauthorized; providing income tax checkoff for volunteer fire departments; allowing taxpayer to designate portion of tax liability into fund; directing placement of funds; creating the Volunteer Fire Department Revolving Fund; allowing the Office of the State Fire Marshall to distribute monies in fund; specifying method of payment of funds; allowing refund for certain donations; providing time limit for refund; providing for expiration of income tax checkoffs unless reauthorized; providing for codification; and providing an effective date.

HB 1999 – By Dorman.

An Act relating to agriculture; amending 2 O.S. 2001, Section 16-8, as amended by Section 3, Chapter 195, O.S.L. 2007 (2 O.S. Supp. 2010, Section 16-8), which relates to the Oklahoma Forestry Code; granting authority to oversee volunteer rural fire departments; specifying responsibility of oversight; and declaring an emergency.

HB 2000 – By Dorman.

An Act relating to liens; amending 42 O.S. 2001, Sections 142, 142.6, 143 and 150, which relate to mechanics and materialmen's liens; modifying requirements for filing statement; decreasing time for filing statement; correcting statute citations; specifying time for filing statement; removing pre-lien notice exceptions; adding requirement for filing statement; increasing time for filing statement; and providing an effective date.

HB 2001 – By Dorman.

An Act relating to landlord and tenant; amending 41 O.S. 2001, Section 121, which relates to the Oklahoma Residential Landlord and Tenant Act; modifying amount of deduction from rent for repairs; and providing an effective date.

HB 2002 – By Dorman.

An Act relating to public health and safety; amending 63 O.S. 2001, Section 1-890.3, as amended by Section 2, Chapter 53, O.S.L. 2009 (63 O.S. Supp. 2010, Section 1-890.3), which relates to the promulgation of rules to implement the provisions of the Continuum of Care and Assisted Living Act; modifying scope of rules; providing for exceptions; and providing an effective date.

HB 2003 – By Dorman.

An Act relating to roads, bridges and ferries; requiring utility companies bear certain utility line expenses; defining term; requiring certain determination be made; providing criteria for determination; requiring production of determination letter; requiring utility companies bear certain utility line expenses; defining term; providing for codification; and providing an effective date.

HB 2004 – By Dorman.

An Act relating to public retirement systems; amending 70 O.S. 2001, Section 17-105, as last amended by Section 2, Chapter 357, O.S.L. 2010 (70 O.S. Supp. 2010, Section 17-105), which relates to certain death benefits; providing for disclaimer of benefits; providing for transfer of disclaimed benefits to certain licensed funeral directors; prescribing procedural requirements; providing an effective date; and declaring an emergency.

HB 2005 – By Pittman.

An Act relating to schools; recognizing the need to ensure that visually impaired and blind students are provided appropriate educational opportunities; amending 70 O.S. 2001, Section 6-185, as last amended by Section 1, Chapter 296, O.S.L. 2010 (70 O.S. Supp. 2010, Section 6-185), which relates to the competency-based teacher preparation system; requiring teacher preparation system to include competencies in vision matters; providing that competency examinations include certain material; amending 70 O.S. 2001, Section 13-102, which relates to the determination of eligibility for special education and related services; requiring reevaluation of blind or visually impaired children to include certain eye exam; requiring the multidisciplinary team evaluating a visually impaired or blind student to include certain person; requiring certain assessment and evaluation to be conducted by certain individuals; clarifying statutory language; requiring parents to be informed of educational services and placement options; amending 70 O.S. 2001, Section 13-105, which relates to qualifications of special education teachers and support personnel; directing the State Department of Education to offer certain training on visually impaired and blind students to certain school employees; requiring training be provided in a certain manner; amending Section 1, Chapter 160, O.S.L. 2006, as last amended by Section 88, Chapter 2, O.S.L. 2010 (70 O.S. Supp. 2010, Section 1210.284), which relates to requirements for vision screening of students; requiring vision screening of students during certain school grades; amending 70 O.S. 2001, Section 1210.508, as last amended by Section 1, Chapter 251, O.S.L. 2010 (70 O.S. Supp. 2010, Section 1210.508), which relates to the Oklahoma School Testing Program Act; requiring certain tests to be administered to visually impaired and blind students with certain accommodations; specifying certain accommodations; providing for codification; providing for noncodification; providing an effective date; and declaring an emergency.

HB 2006 – By Pittman.

An Act relating to crimes and punishments; amending 21 O.S. 2001, Section 1040.13a, as last amended by Section 14, Chapter 261, O.S.L. 2007 (21 O.S. Supp. 2010, Section 1040.13a), which relates to solicitation of sexual conduct or communication with a minor by use of technology; including description of text messages with certain sexual content; modifying penalty for consensual text messages between certain persons; specifying penalty for certain persons; and declaring an emergency.

HB 2007 – By Pittman.

An Act relating to schools; amending 70 O.S. 2001, Section 3409, as last amended by Section 6, Chapter 229, O.S.L. 2003 (70 O.S. Supp. 2010, Section 3409), which relates to the appointments to the Board of Regents of the Oklahoma Agricultural and Mechanical Colleges; clarifying language; and providing an effective date.

HB 2008 – By Pittman.

An Act relating to schools; amending 70 O.S. 2001, Section 6-101.20, which relates to the Teacher Due Process Act of 1990; clarifying language; and providing an effective date.

HB 2009 – By Pittman.

An Act relating to schools; creating the Oklahoma High School Entrepreneurship Program Act of 2011; providing for noncodification; and providing an effective date.

HB 2010 – By Pittman.

An Act relating to public health and safety; amending 63 O.S. 2001, Section 1-1527, which relates to tobacco restriction preemption; modifying legislative intent; and providing an effective date.

HB 2011 – By Pittman.

An Act relating to cities and towns; amending 11 O.S. 2001, Section 22-112, as amended by Section 1, Chapter 314, O.S.L. 2004 (11 O.S. Supp. 2010, Section 22-112), which relates to condemnation of dilapidated buildings; modifying notice requirement; and providing an effective date.

HB 2012 – By Pittman.

An Act relating to prisons and reformatories; creating the Prisons and Reformatories Act of 2011; providing for noncodification; and providing an effective date.

HB 2013 – By Pittman.

An Act relating to transportation; enacting the Transportation and Light Rail Act; providing for noncodification; and providing an effective date.

HB 2014 – By Pittman.

An Act relating to state government; creating the Adults with Disabilities Employment Act of 2011; providing for codification; and providing an effective date.

HB 2015 – By Pittman.

An Act relating to roads, bridges and ferries; enacting the Transportation Modification Act; providing for noncodification; and providing an effective date.

HB 2016 – By Pittman.

An Act relating to schools; amending 70 O.S. 2001, Section 6-101.20, which relates to the Teacher Due Process Act of 1990; clarifying language; and providing an effective date.

HB 2017 – By Pittman.

An Act relating to public health and safety; amending 63 O.S. 2001, Section 1-101, which relates to the Oklahoma Public Health Code; clarifying language; and providing an effective date.

HB 2018 – By Pittman.

An Act relating to public health and safety; amending 63 O.S. 2001, Section 1-101, which relates to the Oklahoma Public Health Code; clarifying language; and providing an effective date.

HB 2019 – By Sullivan.

An Act relating to public health and safety; enacting the Hospital Services Act; providing for noncodification; and providing an effective date.

HB 2020 – By Sullivan.

An Act relating to public health and safety; amending 63 O.S. 2001, Section 1-101, which relates to the Oklahoma Public Health Code; clarifying language; and providing an effective date.

HB 2021 – By Sullivan.

An Act relating to torts; amending 76 O.S. 2001, Section 19, as last amended by Section 1, Chapter 88, O.S.L. 2005 (76 O.S. Supp. 2010, Section 19), which relates to access to medical records; modifying persons allowed to access specified records; establishing maximum cost for records provided in certain form; and providing an effective date.

HB 2022 – By Sullivan.

An Act relating to motor vehicles; amending Section 14, Chapter 504, O.S.L. 2004, as last amended by Section 3, Chapter 366, O.S.L. 2010 (47 O.S. Supp. 2010, Section 1135.5), which relates to special tags; providing special license plate in support of Juvenile Diabetes Research; directing portion of fee to certain fund; creating the Juvenile Diabetes Research License Plate Revolving Fund; providing source of funds; allowing expenditures for certain purposes; providing legislative findings; providing for codification; and providing an effective date.

HB 2023 – By Sullivan.

An Act relating to civil procedure; providing admissibility for actual amounts paid for medical bills; specifying procedure when no payment is made; establishing date for applicability; providing for codification; and providing an effective date.

HB 2024 – By Sullivan.

An Act relating to lawsuit reform; creating the Oklahoma Lawsuit Reform Act; providing for noncodification; and providing an effective date.

HB 2025 – By Sullivan.

An Act relating to lawsuit reform; creating the Oklahoma Civil Procedure Reform Act; providing for noncodification; and providing an effective date.

HB 2026 – By Sullivan.

An Act relating to agriculture; amending 2 O.S. 2001, Section 14-38, as last amended by Section 1, Chapter 434, O.S.L. 2010 (2 O.S. Supp. 2010, Section 14-38), which relates to weights and measures; setting pricing standard for lumber and building material sellers; excepting and including certain sellers; declaring pricing failure to be a violation and failed inspection; and providing an effective date.

HB 2027 – By Sullivan.

An Act relating to lawsuit reform; creating the Oklahoma Damages Reform Act; providing for noncodification; and providing an effective date.

HB 2028 – By Sullivan.

An Act relating to municipalities; amending 12 O.S. 2001, Section 735, as amended by Section 4, Chapter 468, O.S.L. 2002 (12 O.S. Supp. 2010, Section 735), which relates to judgment limitations; removing municipalities as exception to five-year limitation on judgments; amending 62 O.S. 2001, Sections 365.5 and 365.6, which relate to judgments against municipalities; modifying manner in which judgments shall be paid; and providing an effective date.

HB 2029 – By Sullivan.

An Act relating to crimes and punishments; creating the Oklahoma Firearms Act of 2011; providing for noncodification; and providing an effective date.

HB 2030 – By Sullivan.

An Act relating to schools; creating the Task Force on School District Administrative Restructuring; providing for noncodification; and providing an effective date.

HB 2031 – By Sullivan.

An Act relating to professions and occupations; amending 59 O.S. 2001, Section 15.1, as last amended by Section 1, Chapter 125, O.S.L. 2004 (59 O.S. Supp. 2010, Section 15.1), which relates to the Oklahoma Accountancy Act; clarifying language; and providing an effective date.

HB 2032 – By Sullivan.

An Act relating to counties and county officers; amending 19 O.S. 2001, Section 953, which relates to retirement systems of county employees; modifying population requirements; and providing an effective date.

HB 2033 – By Sullivan.

An Act relating to labor; amending 40 O.S. 2001, Sections 551, 552, as amended by Section 5, Chapter 190, O.S.L. 2005, 554, as last amended by Section 11, Chapter 132, O.S.L. 2008, 555, as last amended by Section 12, Chapter 132, O.S.L. 2008, 556, 557, as amended by Section 3, Chapter 277, O.S.L. 2006, 559, 560 and 562 (40 O.S. Supp. 2010, Sections 552, 554, 555 and 557), which relate to the Standards for Workplace Drug and Alcohol Testing Act; modifying reference; modifying definitions; modifying provisions related to employer testing; modifying provision related to certain damage threshold; modifying provisions related to refusal to take required tests; modifying provisions related to employer written policies; modifying certain provisions related to employee notices regarding drug testing policies; modifying provisions related to authorized time for testing; modifying provisions related to authority of the State Board of Health; modifying provisions related to testing facilities and testing standards; authorizing certain employer policies; modifying requirements related to samples; modifying confidentiality provisions; modifying provisions related to use of test results and related information; modifying provisions related to employer actions based upon positive test results; repealing 40 O.S. 2001, Sections 561, 563, 564 and 565, which relate to the Standards for Workplace Drug and Alcohol Testing Act; and providing an effective date.

HB 2034 – By Sullivan.

An Act relating to public retirement systems; enacting the Protecting Oklahoma's Investments Act; defining terms; imposing duties on certain public retirement systems; requiring identification of certain scrutinized companies; requiring compilation of lists; requiring public retirement systems to provide notification to certain companies; prescribing content of notice; imposing time limitations; authorizing continued holdings based upon company response; prescribing procedures based upon certain noncompliance;

requiring public retirement systems to divest certain holdings within prescribed period of time; prohibiting acquisition of certain assets within prescribed period; providing exemption for alternative investments or indirect holdings; requiring report to the Attorney General of the United States; requiring report to Governor, President Pro Tempore of the State Senate and Speaker of the Oklahoma House of Representatives; specifying required content of report; requiring updates to report; prescribing procedures based upon certain business activity conducted in Iran; prescribing procedures based upon certain business activity conducted in Sudan; authorizing performance of actions by public retirement systems; providing for indemnification for certain losses; requiring actions taken in good faith for purposes of indemnification; providing for indemnification for certain expenses; providing for continued indemnification rights to designated persons; prescribing notice procedures; providing for effect of amendments or repeals related to indemnity rights; requiring reimbursement to public retirement systems; prescribing procedures for reimbursement payments; providing for codification; providing an effective date; and declaring an emergency.

HB 2035 – By Sullivan.

An Act relating to revenue and taxation; enacting the Business Inventory Property Tax Valuation Amendments Act of 2011; providing for noncodification; and providing an effective date.

HB 2036 – By Sullivan.

An Act relating to public finance; enacting the Interlocal Agreement Act of 2011; providing for noncodification; providing an effective date; and declaring an emergency.

HB 2037 – By Sullivan.

An Act relating to public finance; enacting the County and Municipal Service Consolidation Act of 2011; providing for noncodification; providing an effective date; and declaring an emergency.

HB 2038 – By Sullivan.

An Act relating to workers' compensation; amending 85 O.S. 2001, Section 1, which relates to the Workers' Compensation Act; clarifying language; and providing an effective date.

HB 2039 – By Sullivan.

An Act relating to workers' compensation; amending 85 O.S. 2001, Section 4, which relates to certain injuries occurring outside state; clarifying language; and providing an effective date.

HB 2040 – By Sullivan.

An Act relating to insurance; creating the Oklahoma Home Service Contract Act; providing short title; stating purpose; providing exemptions; specifying certain agreements are not insurance; defining terms; requiring provider to provide certain information before the issuance of home service contracts; requiring providers to register with the Insurance Commissioner; providing for registration fee; specifying forms of financial securities; specifying that providers are not subject to the Service Warranty Insurance Act; specifying requirements of service contracts; allowing the Commissioner to conduct certain examinations; authorizing the Commissioner to take certain actions; providing procedures relating to enforcement; allowing the Commissioner to bring certain actions; providing penalties; providing for codification; and providing an effective date.

HB 2041 – By Sullivan.

An Act relating to workers' compensation; amending 85 O.S. 2001, Section 6, which relates to liability for certain damages; clarifying language; and providing an effective date.

HB 2042 – By Reynolds.

An Act relating to records and technology; amending 51 O.S. 2001, Section 24A.5, as last amended by Section 34, Chapter 16, O.S.L. 2006 (51 O.S. Supp. 2010, Section 24A.5), which relates to the Oklahoma Open Records Act; modifying records that are subject to the Oklahoma Open Records Act; modifying duty and procedure for a public body to respond to a request for a public record; clarifying availability of records for copying or reproduction; amending 62 O.S. 2001, Section 41.5q, as renumbered by Section 64, Chapter 441, O.S.L. 2009, and as last amended by Section 42, Chapter 2, O.S.L. 2010 (62 O.S. Supp. 2010, Section 34.25), which relates to convenience fees for electronic or online transactions; providing certain contract requirements; and providing an effective date.

HB 2043 – By Reynolds.

An Act relating to public utilities; creating the Affordable Energy Act; establishing procedure and notice for proceeding on application for power plant using nuclear material as fuel; making the Corporation Commission the sole forum for such proceedings; specifying certain criteria to be considered by the Commission; setting time frame for hearing and final determination; listing certain information to be included in certain petitions; listing certain matters for the Commission to take into account in making a determination; creating a presumption; making the Commission order final; providing for certain appeal process; limiting challenge of right to recover certain costs; making an exception; providing definitions; directing the Commission to establish an alternative cost recovery mechanism for recovery of certain costs of a nuclear power plant; specifying certain recovery mechanisms; providing for filing a petition for cost recovery; allowing an increase in base rate charges to recover certain costs; providing for calculation of rate of return on capital investments; requiring certain annual reporting to the Commission; allowing for recovery of certain cost if construction of the nuclear power plant is not completed; providing for codification; and providing an effective date.

HB 2044 – By Reynolds.

An Act relating to elections; amending 26 O.S. 2001, Section 3-101, as last amended by Section 1, Chapter 224, O.S.L. 2005 (26 O.S. Supp. 2010, Section 3-101), which relates to days on which elections are held; modifying when certain special elections may be held; and providing an effective date.

HB 2045 – By Reynolds.

An Act relating to public finance; prohibiting contracts for certain computer software unless the source code is provided; requiring certain documentation; directing the State Purchasing Director to provide advice and assistance; providing definitions; repealing Section 4, Chapter 391, O.S.L. 2005 (62 O.S. Supp. 2008, Section 41.5u), as renumbered by Laws 2009, Chapter 441, Section 64, and as last amended by Section 19, Chapter 451, O.S.L. 2009 (62 O.S. Supp. 2010, Section 34.31), which relates to the Oklahoma State Finance Act; providing for codification; providing an effective date; and declaring an emergency.

HB 2046 – By Reynolds.

An Act relating to the Teachers' Retirement System of Oklahoma; repealing Section 1, Chapter 46, 2nd Extraordinary Session, O.S.L. 2006 and Section 2, Chapter 46, 2nd Extraordinary Session, O.S.L. 2006, as amended by Section 4, Chapter 186, O.S.L. 2007 (70 O.S. Supp. 2010, Section 17-116.2C), which relate to benefit computations for certain persons; repealing noncodified short title; repealing certain benefit computation; providing cost-of-living increase for certain retirees of the Teachers' Retirement System of Oklahoma; providing for codification; providing an effective date; and declaring an emergency.

HB 2047 – By Reynolds.

An Act relating to insurance; amending Section 7, Chapter 127, O.S.L. 2003 (36 O.S. Supp. 2010, Section 956); which relates to the Use of Credit Information in Personal Insurance Act; requiring certain information be provided to consumer; and providing an effective date.

HB 2048 – By Moore and Key.

An Act relating to civil procedure; amending 12 O.S. 2001, Section 95, as last amended by Section 111, Chapter 234, O.S.L. 2009 (12 O.S. Supp. 2010, Section 95), which relates to limitations of civil actions; providing limitation for action filed by employee; and providing an effective date.

HB 2049 – By Moore.

An Act relating to roads, bridges and ferries; creating the Historic Bike Trail; requiring markers; providing for bike lane contingent on funding; providing for codification; and providing an effective date.

HB 2050 – By Moore.

An Act relating to higher education; providing for establishment of certain tuition and fee amounts by the Oklahoma Legislature; repealing 70 O.S. 2001, Sections 3218.2, as amended by Section 1, Chapter 4, O.S.L. 2003, 3218.8, as last amended by Section 1, Chapter 53, O.S.L. 2008 and 3218.9, as amended by Section 3, Chapter 4, O.S.L. 2003 (70 O.S. Supp. 2010, Sections 3218.2, 3218.8, and 3218.9), which relate to establishment of tuition and fees by Oklahoma State Regents for Higher Education; providing for codification; and providing an effective date.

HB 2051 – By Dorman.

An Act relating to public health and safety; amending 63 O.S. 2001, Section 1-1118, which requires persons who sell food or drink to obtain certain license; establishing annual fee for pharmacy for license to sell food and drink; and providing an effective date.

HB 2052 – By Dorman.

An Act relating to revenue and taxation; enacting the Oklahoma Title 68 Policy Act; providing for noncodification; and providing an effective date.

HB 2053 – By Dorman.

An Act relating to motor vehicles; amending 47 O.S. 2001, Section 14-120.1, which relates to oversize loads; modifying escort vehicle requirements; and declaring an emergency.

HB 2054 – By Dorman.

An Act relating to revenue and taxation; authorizing income tax credit for certain employer expenses; providing for credit based upon voluntary employment terminations related to military duty of spouses; defining terms; requiring statement by terminated employee; authorizing forms; authorizing carryover of credit amounts; providing for codification; and providing an effective date.

HB 2055 – By Quinn and McNeil.

An Act relating to economic development; enacting the Economic Development Incentives Act of 2011; providing for noncodification; providing an effective date; and declaring an emergency.

HB 2056 – By Moore.

An Act relating to motor vehicles; amending 47 O.S. 2001, Section 6-117, as last amended by Section 1, Chapter 426, O.S.L. 2010 (47 O.S. Supp. 2010, Section 6-117), which relates to records of the Department of Public Safety; reducing fees for providing certain records; eliminating certain deposits; and providing an effective date.

HB 2057 – By Moore.

An Act relating to public retirement systems; defining term; prohibiting legislatively authorized cost-of-living adjustments for designated public retirement systems based upon certain funded ratio; providing for codification; providing an effective date; and declaring an emergency.

HB 2058 – By Moore.

An Act relating to state government; amending 74 O.S. 2001, Section 1365, as last amended by Section 1, Chapter 28, O.S.L. 2009 (74 O.S. Supp. 2010, Section 1365), which relates to duties of the Oklahoma State Employees Benefits Council; authorizing Council to take bids for workers' compensation insurance; specifying requirements; providing procedure for obtaining workers' compensation bids; providing that Employees Benefits Council shall award certain business; requiring delivery of certain loss histories; requiring cooperation with Employees Benefits Council; and providing an effective date.

HB 2059 – By Moore.

An Act relating to schools; amending 70 O.S. 2001, Section 6-101.20, which relates to the Teacher Due Process Act of 1990; clarifying language; and providing an effective date.

HB 2060 – By Moore.

An Act relating to schools; amending 70 O.S. 2001, Section 26-101, as amended by Section 1, Chapter 282, O.S.L. 2002 (70 O.S. Supp. 2010, Section 26-101), which relates to the Larry Dickerson Education Flexible Benefits Allowance Act; updating language; and providing an effective date.

HB 2061 – By Moore.

An Act relating to state government; amending 74 O.S. 2001, Section 1301, which relates to the State and Education Employees Group Insurance Act; clarifying language; and providing an effective date.

HB 2062 – By Moore.

An Act relating to workers' compensation; amending 85 O.S. 2001, Section 1, which relates to the Workers' Compensation Act; clarifying language, and providing an effective date.

HB 2063 – By Key.

An Act relating to schools; amending 70 O.S. 2001, Section 6-101.20, which relates to the Teacher Due Process Act of 1990; clarifying language; and providing an effective date.

HB 2064 – By Key.

An Act relating to schools; amending 70 O.S. 2001, Section 24-152, as last amended by Section 1, Chapter 90, O.S.L. 2008 (70 O.S. Supp. 2010, Section 24-152), which relates to Veterans Day and Celebrate Freedom Week in the public schools; requiring certain curriculum during specified time; providing that teachers may add but may not remove content; providing an effective date; and declaring an emergency.

HB 2065 – By Key.

An Act relating to motor vehicles; amending 47 O.S. 2001, Section 6-117, as last amended by Section 1, Chapter 426, O.S.L. 2010 (47 O.S. Supp. 2010, Section 6-117), which relates to records of the Department of Public Safety; reducing fees for providing certain records; eliminating certain deposits; and providing an effective date.

HB 2066 – By Key.

An Act relating to counties and county officers; amending 19 O.S. 2001, Sections 180.63, as amended by Section 1, Chapter 362, O.S.L. 2010 and 180.75, as amended by Section 2, Chapter 362, O.S.L. 2010 (19 O.S. Supp. 2010, Sections 180.63 and 180.75), which relate to basic salary increases for county officers; making certain increases discretionary; and providing an effective date.

HB 2067 – By Key.

An Act relating to elections; requiring certain candidates to complete certain form; providing for contents of form; providing for codification; and providing an effective date.

HB 2068 – By Key.

An Act relating to state government; creating the Transparency in Agency Lobbying Act; defining term; requiring certain persons to file reports; directing the Secretary of State to prescribe form; providing for contents of reports; providing time to file reports; subjecting reports to the Oklahoma Open Records Act; providing for codification; and providing an effective date.

HB 2069 – By Key.

An Act relating to public finance; enacting the State Sovereignty Act; defining terms; making findings regarding the Tenth Amendment to the United States Constitution; making findings regarding impermissible exercises of federal power; making declaration of sovereignty; creating the Federal Tax Fund; providing for deposit of interest and penalty amounts; imposing remitting responsibilities upon certain taxpayers; providing for credits to Federal Tax Fund; providing for transfer of monies to the Internal Revenue Service; prescribing procedures; providing for suspension of payment from Federal Tax Fund based upon certain actions of the federal government; prescribing procedures for release of monies; authorizing surcharge; prescribing civil penalty amount; providing for deposit of monies into Federal Tax Fund; providing for codification; and declaring an emergency.

HB 2070 – By Key.

An Act relating to revenue and taxation; amending 68 O.S. 2001, Section 2358, as last amended by Section 1, Chapter 421, O.S.L. 2010 (68 O.S. Supp. 2010, Section 2358), which relates to adjustments to taxable income and adjusted gross income; providing deduction for income derived from certain oil or gas production; and providing an effective date.

HB 2071 – By Key.

An Act relating to insurance; amending Section 3, Chapter 176, O.S.L. 2009 (36 O.S. Supp. 2010, Section 311A.1), which relates to the Oklahoma Annual Financial Report Act; clarifying language; and providing an effective date.

HB 2072 – By Key.

An Act relating to insurance; amending 36 O.S. 2001, Section 101, which relates to the Oklahoma Insurance Code; clarifying language; and providing an effective date.

HB 2073 – By Key.

An Act relating to insurance; authorizing the Insurance Commissioner to negotiate certain compacts and agreements; establishing presumption certain actions shall be within discretion of Commissioner; authorizing certain disapproval by the Legislature or Governor; establishing procedure; establishing presumption that certain agreements shall be approved; authorizing Commissioner to promulgate certain rules; providing for codification; and providing an effective date.

HB 2074 – By Key.

An Act relating to insurance; amending 36 O.S. 2001, Section 1435.1, which relates to the Oklahoma Producer Licensing Act; clarifying language; and providing an effective date.

HB 2075 – By Key.

An Act relating to insurance; amending Section 2, Chapter 276, O.S.L. 2002, as amended by Section 34, Chapter 176, O.S.L. 2009, and Sections 3, 4, 6, 7 and 8, Chapter 276, O.S.L. 2002 (36 O.S. Supp. 2010, Sections 4522, 4523, 4524, 4526, 4527 and 4528), which relate to the Employer Health Insurance Purchasing Group Act; modifying definition; modifying board of directors membership requirement; modifying employer eligibility requirements; authorizing extension of certain contract period; specifying rules shall not apply to certain individual factors; specifying that certain annual filings shall be deemed approved unless expressly disapproved; specifying each Health Insurance Purchasing Group shall be considered a large group for certain purposes; modifying Health Insurance Purchasing Group benefit plan requirements; removing requirement that Health Insurance Purchasing Groups comply with the Small Employer Health Insurance Reform Act; modifying administrative services requirements; prohibiting employees from being associated with certain organizations; modifying board of directors membership affiliation prohibition; modifying definition; allowing for adjustments based on certain factors; modifying rating characteristics requirements; specifying certain groups shall be subject to the Small Employer Health Insurance Reform Act; and providing an effective date.

HB 2076 – By Key.

An Act relating to insurance; amending 36 O.S. 2001, Section 1250.1, which relates to the Unfair Claims Settlement Practices Act; clarifying language; and providing an effective date.

HB 2077 – By Key.

An Act relating to insurance; amending Section 1, Chapter 127, O.S.L. 2003 (36 O.S. Supp. 2010, Section 950), which relates to the Use of Credit Information in Personal Insurance Act; clarifying language; and providing an effective date.

HB 2078 – By Key.

An Act relating to the Oklahoma Professional Employer Organization Recognition and Registration Act; amending Section 4, Chapter 64, O.S.L. 2002, as amended by Section 53, Chapter 222, O.S.L. 2010 (40 O.S. Supp. 2010, Section 600.4), which relates to professional employer organization requirements; modifying requirements; and providing an effective date.

HB 2079 – By Key.

An Act relating to insurance; creating the Healthcare Exchange Act of 2011; providing for noncodification; and providing an effective date.

HB 2080 – By Key.

An Act relating to insurance; amending 36 O.S. 2001, Section 3636, as last amended by Section 31, Chapter 176, O.S.L. 2009 (36 O.S. Supp. 2010, Section 3636), which relates to uninsured motorist insurance coverage requirements; prohibiting the stacking of certain insurance policies; and providing an effective date.

HB 2081 – By Key.

An Act relating to insurance; amending Section 2, Chapter 276, O.S.L. 2002, as amended by Section 34, Chapter 176, O.S.L. 2009, and Sections 3, 4, 6, 7 and 8, Chapter 276, O.S.L. 2002 (36 O.S. Supp. 2010, Sections 4522, 4523, 4524, 4526, 4527 and 4528), which relate to the Employer Health Insurance Purchasing Group Act; modifying definition; modifying board of directors membership requirement; modifying employer eligibility requirements; authorizing extension of certain contract period; specifying rules shall not apply to certain individual factors; specifying that certain annual filings shall be deemed approved unless expressly disapproved; specifying each Health Insurance Purchasing Group shall be considered a large group for certain purposes; modifying Health Insurance Purchasing Group benefit plan requirements; removing requirement that Health Insurance Purchasing Groups comply with the Small Employer Health Insurance Reform Act; modifying administrative services requirements; prohibiting employees from being associated with certain organizations; modifying board of directors membership affiliation prohibition; modifying definition; prohibiting Health Insurance Purchasing Group carriers from offering certain plans or contracts to specified entities; allowing for adjustments based on certain factors; modifying rating characteristics requirements; specifying certain groups shall be subject to the Small Employer Health Insurance Reform Act; and providing an effective date.

HB 2082 – By Mulready and Key.

An Act relating to motor vehicles; amending 47 O.S. 2001, Section 6-117, as last amended by Section 1, Chapter 426, O.S.L. 2010 (47 O.S. Supp. 2010, Section 6-117), which relates to records of the Department of Public Safety; reducing fees for providing certain records; eliminating certain deposits; and providing an effective date.

HB 2083 – By Terrill.

An Act relating to definitions and general provisions; creating the Oklahoma Official English Language Implementation Act; declaring the English language to be the official language of this state; stating legislative findings; requiring that the state preserve and enhance the role of English as the official language; stating purpose; prohibiting actions which diminish or ignore the role of English as the official language of this state; defining actions which preserve, enhance, diminish, or ignore the role of English as the official language of this state; requiring disclosure of requirements, and separate budget delineations of costs, for using languages other than English; specifying that the Oklahoma Official English Implementation Act creates no new rights of action or claims; providing for codification; and providing an effective date.

HB 2084 – By Terrill.

An Act relating to citizenship; establishing criteria for determining Oklahoma citizenship; defining phrases; providing for codification; and providing an effective date.

HB 2085 – By Terrill.

An Act relating to immigration; making the smuggling of human beings unlawful; providing penalties; defining terms; requiring certain persons to complete or carry alien registration documents; providing guidelines for enforcement; prohibiting certain sentencing options; directing payment of jail costs; providing exception; providing for the admissibility of certain records; providing penalty; amending 21 O.S. 2001, Section 1738, as last amended by Section 3, Chapter 325, O.S.L. 2010 (21 O.S. Supp. 2010, Section 1738), which relates to seizure and forfeiture proceedings; authorizing seizure and forfeiture of property under certain circumstances; amending 22 O.S. 2001, Section 196, which relates to arrests by officers without a warrant; adding circumstance that provides for an arrest; prohibiting limitations or restrictions when enforcing federal immigration laws; directing law enforcement to determine immigration status on stops, detentions and arrests; directing verification of immigration status through the federal government; providing presumption of lawful presence when providing certain documents; directing law enforcement to notify certain federal agencies of unlawfully present persons; providing for the transportation of persons to federal facilities; providing guidelines for determining immigration status; authorizing certain person to file certain action; directing payment of civil penalty for certain violation; providing for the collection and deposit of civil penalties; providing for the award of court costs and attorney fees; providing indemnification for law enforcement officers; prohibiting employers from knowingly and intentionally employing unauthorized aliens; providing procedures for submitting complaints to the Attorney General or district attorney; directing the Attorney General and district attorney to notify federal authorities for legitimate complaints; stating jurisdiction for actions in violation of statute; providing penalties for employers; directing Attorney General to maintain copies of certain court orders; directing courts to consider determinations made by the federal government; providing rebuttable presumption and affirmative defenses for employers under certain circumstances; allowing claim of entrapment to be used as an affirmative defense; prohibiting certain provisions from being construed in certain manner; directing employers to verify employment eligibility of employees through certain program; requiring use of program by employers prior to receiving economic development incentives; directing repayment of monies for noncompliance; defining terms; directing Attorney General to request and make available a list of employers who use certain program; authorizing agencies to share information relating to the immigration status of individuals for certain purposes; providing for codification; and providing an effective date.

HB 2086 – By Terrill.

An Act relating to schools; creating the Quality of Education Assessment for Oklahoma Citizens Act of 2011; providing legislative findings and intent; requiring elementary and secondary schools to determine citizenship status of enrolled students; providing guidelines for making determination; requiring parents notify school of citizen or immigration status of child under certain circumstances; directing school or school districts to collect and compile certain data; directing school districts to submit certain data to State Department of Education; directing State Superintendent of Public Instruction to compile certain information and prepare certain annual report; requiring certain data be contained within report; directing State Board of Education to prepare and issue certain rules; authorizing the Board to contract for certain services; prohibiting public disclosure of certain information; making disclosure of certain information unlawful; making an exception; providing for waiver of confidentiality under certain circumstances; providing civil remedy for certain disclosure under certain circumstances; providing for enforcement; defining term; providing for codification; providing for noncodification; and providing an effective date.

HB 2087 – By Terrill.

An Act relating to crimes and punishments; amending 21 O.S. 2001, Section 1277, as amended by Section 2, Chapter 128, O.S.L. 2007 (21 O.S. Supp. 2010, Section 1277), which relates to the unlawful carrying of firearms; authorizing certain persons to carry concealed weapons on college or university property; and providing an effective date.

HB 2088 – By Terrill.

An Act relating to crimes and punishments; creating the Jerome Ersland Act; providing presumption of self-defense under certain circumstances; making presumption rebuttable with certain evidence; providing for noncodification; providing for codification; and providing an effective date.

HB 2089 – By Terrill.

An Act relating to public health and safety; amending Section 2, Chapter 458, O.S.L. 2010 (63 O.S. Supp. 2010, Section 2-701), which relates to the methamphetamine offender registry; requiring registration of persons convicted of crimes in other jurisdictions; modifying time limitation for submitting registration form; and providing an effective date.

HB 2090 – By Terrill.

An Act relating to career and technology education; amending Section 9B of Article X of the Oklahoma Constitution, as last amended by Section 1, Chapter 123, O.S.L. 2007, which relates to tax levies for technology center school districts; providing for the application and division of the building fund levy in certain overlap areas; providing an effective date; and declaring an emergency.

HB 2091 – By Terrill.

An Act relating to higher education; amending Section 11, Chapter 112, O.S.L. 2007 (70 O.S. Supp. 2010, Section 3242.2), which relates to resident tuition and benefits for individuals unlawfully in the United States; deleting certain exception; repealing Section 1, Chapter 210, O.S.L. 2003, as amended by Section 13, Chapter 112, O.S.L. 2007 (70 O.S. Supp. 2010, Section 3242), which relates to eligibility for enrollment and resident tuition for students with certain immigration status; providing an effective date; and declaring an emergency.

HB 2092 – By Terrill.

An Act relating to citizenship; creating the Interstate Compact for Birth Certificates Act; providing short title; providing purpose of the compact; stating duties of the compacting states; declaring when compact may take effect; providing for codification; and providing an effective date.

HB 2093 – By Terrill.

An Act relating to congressional and legislative districts; prohibiting certain persons from being included in the state population count for purposes of redistricting; defining term; providing for codification; and providing an effective date.

HB 2094 – By Terrill.

An Act relating to prisons and reformatories; amending Section 2, Chapter 455, O.S.L. 2009 (57 O.S. Supp. 2010, Section 530.4), which relates to the Oklahoma Corrections Act of 1967; providing additional circumstances for revoking the release of prisoners; authorizing the Director of the Department of Corrections to issue arrest warrants under certain circumstances; and providing an effective date.

HB 2095 – By Terrill.

An Act relating to crimes and punishments; amending 21 O.S. 2001, Section 1738, as last amended by Section 3, Chapter 325, O.S.L. 2010 (21 O.S. Supp. 2010, Section 1738), which relates to seizure and forfeiture proceedings; authorizing seizure and forfeiture of property under certain circumstances; and providing an effective date.

HB 2096 – By Terrill.

An Act relating to crimes and punishments; creating the Jerome Ersland Act of 2011; making certain acts justified under specified conditions; making presumption rebuttable with certain evidence; providing for noncodification; providing for codification; and providing an effective date.

HB 2097 – By Terrill.

An Act relating to records; amending 51 O.S. 2001, Sections 24A.3, as last amended by Section 4, Chapter 199, O.S.L. 2005, 24A.5, as last amended by Section 34, Chapter 16, O.S.L. 2006 and 24A.7, as amended by Section 2, Chapter 116, O.S.L. 2005 (51 O.S. Supp. 2010, Sections 24A.3, 24A.5 and 24A.7), which relate to the Oklahoma Open Records Act; modifying certain definition; updating statutory references; allowing Department of Public Safety to withhold the release of certain records; providing exceptions; providing guidelines for assessing costs on certain records; directing public bodies to keep certain employee information confidential; and declaring an emergency.

HB 2098 – By Terrill.

An Act relating to immigration; creating the Oklahoma Illegal Immigration Act of 2011; providing for noncodification; and providing an effective date.

HB 2099 – By Terrill.

An Act relating to firearms; creating the Oklahoma Firearms Act of 2011; providing for noncodification; and providing an effective date.

HB 2100 – By Terrill.

An Act relating to motor vehicles; creating the Oklahoma Motor Vehicles Act of 2011; providing for noncodification; and providing an effective date.

HB 2101 – By Terrill.

An Act relating to criminal procedure; creating the Oklahoma Criminal Procedure Act of 2011; providing for noncodification; and providing an effective date.

HB 2102 – By Terrill.

An Act relating to crimes and punishments; creating the Oklahoma Criminal Law Act of 2011; providing for noncodification; and providing an effective date.

HB 2103 – By Terrill.

An Act relating to corrections; creating the Oklahoma Corrections Act of 2011; providing for noncodification; and providing an effective date.

HB 2104 – By Terrill.

An Act relating to intoxicating liquors; enacting the Intoxicating Liquors Policy Act; providing for noncodification; and providing an effective date.

HB 2105 – By Terrill.

An Act relating to state government; creating the Oklahoma Sunshine Act of 2011; providing for noncodification; and providing an effective date.

HB 2106 – By Christian.

An Act relating to crimes and punishments; creating the Crimes and Punishments Act of 2011; providing for noncodification; and providing an effective date.

HB 2107 – By Christian.

An Act relating to prisons and reformatories; creating the Oklahoma Prisons Act of 2011; providing for noncodification; and providing an effective date.

HB 2108 – By Christian.

An Act relating to state government; amending 74 O.S. 2001, Section 1331, which relates to the State Employees Disability Program Act; clarifying language; and providing an effective date.

HB 2109 – By Christian.

An Act relating to congressional and legislative districts; prohibiting certain persons from being included in the state population count for purposes of redistricting; defining term; providing for codification; and providing an effective date.

HB 2110 – By Christian.

An Act relating to higher education; amending Section 11, Chapter 112, O.S.L. 2007 (70 O.S. Supp. 2010, Section 3242.2), which relates to resident tuition and benefits for individuals unlawfully in the United States; deleting certain exception; repealing Section 1, Chapter 210, O.S.L. 2003, as amended by Section 13, Chapter 112, O.S.L. 2007 (70 O.S. Supp. 2010, Section 3242), which relates to eligibility for enrollment and resident tuition for students with certain immigration status; providing an effective date; and declaring an emergency.

HB 2111 – By Christian.

An Act relating to immigration; creating the Oklahoma Illegal Immigration Act of 2011; providing for noncodification; and providing an effective date.

HB 2112 – By Williams.

An Act relating to state government; amending 74 O.S. 2001, Section 192, as last amended by Section 2, Chapter 51, O.S.L. 2007 (74 O.S. Supp. 2010, Section 192), which relates to standards for city and county jails; requiring installation of steel mesh screening in city and county jails; and providing an effective date.

HB 2113 – By Williams.

An Act relating to schools; creating the School District Restructuring Act; providing for noncodification; and providing an effective date.

HB 2114 – By Hickman.

An Act relating to higher education; stating legislative intent that the Oklahoma State Regents of Higher Education redesign and adopt a new funding formula for higher education institutions; specifying certain method; providing for codification; and providing an effective date.

HB 2115 – By Hickman.

An Act relating to schools; amending 70 O.S. 2001, Sections 7-202, 7-203 and 7-204, as last amended by Sections 3, 4 and 5, Chapter 448, O.S.L. 2009 (70 O.S. Supp. 2010, Sections 7-202, 7-203 and 7-204), which relate to the Oklahoma School Consolidation and Annexation Act; expanding application of the act; providing for the expenditure of funds for assistance to school districts that have entered into a mutual contract for a superintendent; establishing amount of assistance; setting maximum amount of assistance; requiring certain notification; allowing certain school districts to get preference for allocations from certain funds; providing an effective date; and declaring an emergency.

HB 2116 – By Hickman.

An Act relating to schools; amending 70 O.S. 2001, Section 13-107, which relates to federal funds for special education; clarifying statutory language; directing the State Board of Education to develop a funding mechanism for federal funds for certain high-need student costs; requiring funding mechanism to distribute federal funds in a certain manner; and declaring an emergency.

HB 2117 – By Hickman.

An Act relating to public finance; amending 62 O.S. 2001, Sections 853, as last amended by Section 55, Chapter 5, O.S.L. 2004 and 856, as last amended by Section 3, Chapter 210, O.S.L. 2005 (62 O.S. Supp. 2010, Sections 853 and 856), which relate to the Local Development Act; modifying definitions; modifying requirement related to certain districts created by agreement; modifying provisions related to certain ordinances or resolutions; amending 61 O.S. 2001, Section 127, as amended by Section 25, Chapter 271, O.S.L. 2006 (61 O.S. Supp. 2010, Section 127), which relates to certain contracts; modifying reference to public entities; and declaring an emergency.

HB 2118 – By Hickman.

An Act relating to criminal procedure; amending 22 O.S. 2001, Sections 60.2, as last amended by Section 3, Chapter 116, O.S.L. 2010, 60.3, as amended by Section 3, Chapter 407, O.S.L. 2003 and 60.4, as last amended by Section 4, Chapter 116, O.S.L. 2010 (22 O.S. Supp. 2010, Sections 60.2, 60.3 and 60.4), which relate to the Protection from Domestic Abuse Act; making petitions for protective orders confidential; making final protective orders available for public inspection; and providing an effective date.

HB 2119 – By Hickman.

An Act relating to the State Capitol Building; amending 7 O.S. 2001, Section 73, which relates to vending facilities; providing exception for areas of the State Capitol Building under management and control of Legislature; amending 73 O.S. 2001, Section 15.1, as last amended by Section 1, Chapter 396, O.S.L. 2010 (73 O.S. Supp. 2010, Section 15.1), which relates to management and control of space in State Capitol Building; modifying space under management and control of Legislature; and providing an effective date.

HB 2120 – By Hickman.

An Act relating to motor vehicles; amending 47 O.S. 2001, Section 2-117.1, which relates to duties of the Oklahoma Tax Commission; clarifying language; amending 47 O.S. 2001, Section 14-110, as amended by Section 6, Chapter 522, O.S.L. 2004 (47 O.S. Supp. 2010, Section 14-110), which relates to certain vehicle registration certificate requirements; providing authority to certain employees of the Corporation Commission to demand presentment of certain registration certificates; amending 47 O.S. 2001, Section 14-111, as last amended by Section 1, Chapter 363, O.S.L. 2010 (47 O.S. Supp. 2010, Section 14-111), which relates to governmental authority to weigh certain vehicles; clarifying authority of certain Corporation Commission employees; amending 47 O.S. 2001, Section 116.13, as amended by Section 8, Chapter 522, O.S.L. 2004 (47 O.S. Supp. 2010, Section 116.13), which relates to uniform and badge requirements of certain Corporation Commission employees; modifying requirements; substituting insignia for badge requirement; amending 47 O.S. 2001, Section 116.14, as amended by Section 9, Chapter 522, O.S.L. 2004 (47 O.S. Supp. 2010, Section 116.14), which relates to vehicles that are not registered or are improperly registered; modifying procedure for seizing and sale of certain vehicles; amending 47 O.S. 2001, Section 162, as last amended by Section 2, Chapter 183, O.S.L. 2009 (47 O.S. Supp. 2010, Section 162), which relates to powers and duties of the Corporation Commission; providing Corporation Commission authority to administratively regulate and supervise certain motor carriers; specifying certain facilities for use in regulation of certain motor carriers; specifying that jurisdiction of the Department of Public Safety shall not be affected by this section; amending 47 O.S. 2001, Section 166.5, which relates to inconsistencies between certain statutes and the state Constitution; specifying that provisions of certain acts be considered amendments and alterations of state Constitution; amending 47 O.S. 2001, Sections 166a, as amended by Section 6, Chapter 183, O.S.L. 2009, and 170.1 (47 O.S. Supp. 2010, Section 166a), which relate to the regulation of motor carriers; updating agency designations; amending 47 O.S. 2001, Section 170.2, which relates to notification procedures for certain motor carrier weight violations; modifying information to be contained in notifications; modifying what constitutes contempt; modifying grounds for show-cause orders; amending 47 O.S. 2001, Section 171, which relates to Corporation Commission authority to hire certain personnel; changing enforcement authority designation to administration authority; amending 47 O.S. 2001, Section 171.1, which relates to the expenditure of certain Corporation Commission funds; changing designation of enforcement officers and supervisors to administrative officers and supervisors; limiting duties of certain employees to the provisions of the Oklahoma Motor Carrier Act; modifying requirements for certain Corporation Commission vehicles; amending 47 O.S. 2001, Section 172, as amended by Section 3, Chapter 238, O.S.L. 2006 (47 O.S. Supp. 2010, Section 172), which relates to certain violations; updating agency and employee designations; removing authorization for certain Corporation Commission officers to be considered peace officers; providing that certain state officials shall not have authority to order certain employees not to perform certain duties or services; amending 47 O.S. 2001, Sections 177.2 and 177.3, which relate to transporting of deleterious substances; updating agency designations; amending 47 O.S. 2001, Sections 180, 180a, 180b, 180c, 180d, 180e, 180f and 180g, which relate to the regulation of motor carriers; updating agency designations; amending 47 O.S. 2001, Section 180h, as amended by Section 4, Chapter 238, O.S.L. 2006 (47 O.S. Supp. 2010, Section 180h), which relates to the collection of certain fees; clarifying language; amending 47 O.S. 2001, Section 180k, which relates to Corporation Commission records; updating agency designations; amending 47

O.S. 2001, Section 180l, which relates to reciprocal compacts and agreements with other states; updating agency designations; providing that the authority of the Department of Public Safety shall not be superseded or suspended by certain compacts or agreements; amending 47 O.S. 2001, Section 180m, which relates to the duties of certain governmental entities to enforce certain motor vehicle provisions; modifying enforcement authority; modifying requirements for notification; amending 47 O.S. 2001, Sections 224 and 225, which relate to the regulation of motor carriers; clarifying language; amending 47 O.S. 2001, Section 228.3, which relates to intrastate fuel surcharges; updating agency designations; modifying reference to federal agency determining minimum surcharge; amending 47 O.S. 2001, Section 228.4, which relates to application of certain statutes to certain certificates and permits; updating statutory reference; amending 47 O.S. 2001, Sections 230.2, 230.3, 230.4, 230.5, 230.6, as last amended by Section 14, Chapter 390, O.S.L. 2004, 230.7, 230.8, 230.9, as last amended by Section 15, Chapter 390, O.S.L. 2004, 230.10, 230.11, 230.13, 230.14, 230.15, as amended by Section 1, Chapter 64, O.S.L. 2004, 230.22, 230.23, as amended by Section 13, Chapter 190, O.S.L. 2005, 230.24, 230.25, 230.26, 230.27, as amended by Section 5, Chapter 238, O.S.L. 2006, 230.28, as last amended by Section 3, Chapter 418, O.S.L. 2005, 230.29, 230.30, 230.31 and 230.32 (47 O.S. Supp. 2010, Sections 230.6, 230.9, 230.15, 230.23, 230.27 and 230.28), which relate to the Oklahoma Motor Carrier Safety and Hazardous Materials Transportation Act and the Motor Carrier Act of 1995; updating agency designations; clarifying language; clarifying scope of certain violations; requiring interagency agreements for certain cooperative actions; modifying enforcement authority; specifying how provisions shall be construed; updating statutory reference; modifying power and authority of the Corporation Commission; specifying the Department of Public Safety as the primary enforcement agency; authorizing the Corporation Commission to administer law only if agreement is established with the Department of Public Safety; amending Section 2, Chapter 140, O.S.L. 2006 and Section 3, Chapter 140, O.S.L. 2006, as amended by Section 1, Chapter 243, O.S.L. 2006 (47 O.S. Supp. 2010, Sections 230.34a and 230.34b), which relate to the Motor Carrier Harvest Permit Act of 2006; clarifying certain apportionment; updating agency designations; amending 47 O.S. 2001, Section 1115, as last amended by Section 18, Chapter 412, O.S.L. 2010 (47 O.S. Supp. 2010, Section 1115), which relates to vehicle registration requirements; updating agency and employee designations; eliminating limitation on certain penalties; modifying certain penalty; amending 47 O.S. 2001, Section 1115.1, as last amended by Section 1, Chapter 181, O.S.L. 2009 (47 O.S. Supp. 2010, Section 1115.1), which relates to seizure of vehicles under certain circumstances; removing Corporation Commission authority to seize certain vehicles; providing Corporation Commission employees authority to notify law enforcement for the seizure of certain vehicles; amending 47 O.S. 2001, Section 1123, which relates to Tax Commission authority to enter into reciprocal compacts and agreements; clarifying language; amending 47 O.S. 2001, Section 1133, as last amended by Section 6, Chapter 168, O.S.L. 2008 (47 O.S. Supp. 2010, Section 1133), which relates to license fees for commercial vehicles; updating agency employee designations; amending 47 O.S. 2001, Section 1133.2, as amended by Section 20, Chapter 522, O.S.L. 2004 (47 O.S. Supp. 2010, Section 1133.2), which relates to the display of certain registration information in certain circumstances; modifying certain penalty; eliminating limitation on certain penalty; modifying enforcement authority; amending 47 O.S. 2001, Section 1140, as last amended by Section 1, Chapter 386, O.S.L. 2009 (47 O.S. Supp. 2010, Section 1140), which relates to qualifications and requirements for certain agents; updating statutory reference; amending 47 O.S. 2001, Section 1151, as

last amended by Section 20, Chapter 412, O.S.L. 2010 (47 O.S. Supp. 2010, Section 1151), which relates to certain unlawful acts and penalties; removing authority of Corporation Commission employees to issue certain citations; amending Section 2, Chapter 522, O.S.L. 2004 (47 O.S. Supp. 2010, Section 1166), which relates to the transfer of certain authority from the Tax Commission to the Corporation Commission; deleting obsolete language; amending Section 3, Chapter 522, O.S.L. 2004, as last amended by Section 1, Chapter 102, O.S.L. 2008 (47 O.S. Supp. 2010, Section 1167), which relates to Corporation Commission authority to establish and administer certain fees, fines and penalties; limiting Corporation Commission authority to fees; specifying that the Corporation Commission shall adjudicate certain administrative actions; amending Section 4, Chapter 522, O.S.L. 2004 (47 O.S. Supp. 2010, Section 1168), which relates to the transfer of certain Tax Commission facilities and equipment to the Department of Transportation; clarifying language; amending Section 11, Chapter 238, O.S.L. 2006 (47 O.S. Supp. 2010, Section 1169), which relates to Corporation Commission authority to revoke certain licenses, permits, registrations or certificates; updating agency designations; modifying authority; amending Section 12, Chapter 238, O.S.L. 2006 (47 O.S. Supp. 2010, Section 1170), which relates to the confidentiality of certain reports; clarifying language; repealing 47 O.S. 2001, Section 171.2, which relates to authority of certain enforcement officers; repealing 47 O.S. 2001, Section 172.1, which relates to qualification requirements for enforcement officers; and providing an effective date.

HB 2121 – By Hickman.

An Act relating to revenue and taxation; amending 68 O.S. 2001, Section 1001, as last amended by Section 1, Chapter 443, O.S.L. 2010 (68 O.S. Supp. 2010, Section 1001), which relates to gross production tax exemptions; modifying provisions related to production from certain horizontal wells; modifying provisions related to production from certain deep wells; and declaring an emergency.

HB 2122 – By Hickman.

An Act relating to oil and gas; amending 52 O.S. 2001, Section 86.4, which relates to common source of supply orders and rules; clarifying language; and providing an effective date.

HB 2123 – By Hickman.

An Act relating to revenue and taxation; providing income tax checkoff for the Oklahoma Grape Growers and Wine Makers Association; allowing taxpayer to designate portion of tax liability into fund; directing placement of funds; creating the Oklahoma Grape Growers and Wine Makers Association Revolving Fund; allowing Oklahoma Department of Agriculture, Food, and Forestry to distribute monies in fund; specifying method of payment of funds; allowing refund for certain donations; providing time limit for refund; providing for codification; and providing an effective date.

HB 2124 – By Hickman.

An Act relating to crimes and punishments; amending 21 O.S. 2001, Section 1158, which relates to burials; modifying duty of burial; providing that right to dispose of decedent's body is forfeited under certain circumstances; providing for court to award right of disposition; providing for certain authorization to be relied on by funeral establishment; authorizing funeral director to have certain authority; providing exemption from liability for certain entities; providing for codification; providing an effective date; and declaring an emergency.

HB 2125 – By Hickman.

An Act relating to schools; amending 70 O.S. 2001, Section 18-200.1, as last amended by Section 2, Chapter 478, O.S.L. 2010 (70 O.S. Supp. 2010, Section 18-200.1), which relates to the State Aid formula; modifying calculation of the Foundation Program Income; providing an effective date; and declaring an emergency.

HB 2126 – By Hickman.

An Act relating to crimes and punishments; amending 21 O.S. 2001, Section 1277, as amended by Section 2, Chapter 128, O.S.L. 2007 (21 O.S. Supp. 2010, Section 1277), which relates to areas in which it is unlawful to carry a concealed handgun; deleting technology center schools from list of unlawful places; including technology center school property as an authorized carry area; allowing concealed handgun in vehicle on certain property; allowing technology center schools to report violation; prohibiting a technology center school from establishing a policy prohibiting lawful possession; amending 21 O.S. 2001, Section 1280.1, as amended by Section 2, Chapter 465, O.S.L. 2003 (21 O.S. Supp. 2010, Section 1280.1), which relates to possession of firearms on school property; allowing possession of a concealed handgun on technology center school property under certain conditions; and providing an effective date.

HB 2127 – By Hickman.

An Act relating to cities and towns; creating the Oklahoma New Development Impact Fee Act; providing short title; stating intent; defining terms; authorizing certain municipalities which have adopted certain plan to impose certain fees; setting standards for development impact fee; establishing the Development Impact Fee Advisory Committee; stating purpose of committee; setting membership; clarifying certain methods of establishing credits against certain fee; setting accounting procedures for collected impact fees; requiring certain report; providing for administrative appeals and arbitration; prohibiting effect of act; providing for construction; providing for codification; and providing an effective date.

HB 2128 – By Steele.

An Act relating to damages; amending Section 24, Chapter 228, O.S.L. 2009 (23 O.S. Supp. 2010, Section 61.2), which relates to limitations on damages for bodily injury; modifying recovery limitation on certain noneconomic damages; modifying conditions for removal of limitation; eliminating establishment of a Health Care Indemnity Fund; providing scope of application; and providing an effective date.

HB 2129 – By Steele.

An Act relating to workers' compensation; amending 85 O.S. 2001, Section 6, which relates to liability for certain damages; clarifying language; and providing an effective date.

HB 2130 – By Steele.

An Act relating to insurance; amending Section 2, Chapter 128, O.S.L. 2009 (36 O.S. Supp. 2010, Section 4602), which relates to the duties of the Health Care for the Uninsured Board; providing for appointment of Board; specifying backgrounds of appointees; providing for the appointment of the original board; specifying term of Board membership; providing for appointment of vacant positions; requiring initial meeting of Board; directing Oklahoma Health Care Authority to provide space for meetings; specifying Board shall not be compensated; authorizing reimbursement for travel; changing agencies that direct implementation and duties of the Board; directing Board to apply for certain grants and funds; modifying Insurance Commissioner duties; and providing an effective date.

HB 2131 – By Steele.

An Act relating to corrections; amending 21 O.S. 2001, Sections 61.1, 61.2, 61.3, 61.4 and 61.5, which relate to sentences served by defendants; providing for more than one sentence to be served concurrently under certain circumstances; providing for more than one sentence to run consecutively when specified; authorizing Governor to order certain sentencing under certain circumstances; authorizing the court to order certain sentencing under certain circumstances; authorizing the court to determine if certain terms of sentencing are satisfied; amending 22 O.S. 2001, Section 976, which relates to concurrent sentences; requiring certain sentences to be served concurrently; amending 22 O.S. 2001, Sections 988.2, as amended by Section 1, Chapter 251, O.S.L. 2004, 988.9, as amended by Section 3, Chapter 165, O.S.L. 2002 and 988.18, as amended by Section 6, Chapter 165, O.S.L. 2002 (22 O.S. Supp. 2010, Sections 988.2, 988.9 and 988.18), which relate to the Oklahoma Community Sentencing Act; modifying definition of eligible offender; modifying supervision fee requirement; making certain offenders eligible for state-funded community punishments; providing minimum qualifications for pardon and parole board members; amending 57 O.S. 2001, Section 332.16, which relates to time limitations for acting on paroles; clarifying time limitations; deeming parole recommendation granted if action not taken within certain time period; providing an exception; requiring review and parole recommendation for certain crimes; amending 57 O.S. 2001, Section 510.9, as last amended by Section 2, Chapter 507, O.S.L. 2004 (57 O.S. Supp. 2010, Section 510.9), which relates to the Oklahoma Corrections Act of 1967; modifying eligibility requirements for the Electronic Monitoring Program; providing for codification; and providing an effective date.

HB 2132 – By Steele.

An Act relating to public finance; enacting the Truth in Funding Act; amending Section 3, Chapter 292, O.S.L. 2006, as last amended by Section 32, Chapter 3, O.S.L. 2008, Section 7, Chapter 292, O.S.L. 2006, as amended by Section 8, Chapter 367, O.S.L. 2007, Section 11, Chapter 292, O.S.L. 2006, as amended by Section 3, Chapter 186, O.S.L. 2007 and Section 12, Chapter 292, O.S.L. 2006 (62 O.S. Supp. 2010, Sections 3103, 3107, 3111 and 3112), which relate to the Oklahoma Pension Legislation Actuarial Analysis Act; modifying definitions; modifying provisions related to concurrent funding; deleting provision related to liabilities attributable to certain cost-of-living adjustments; providing standard for determination of concurrent funding; prohibiting retirement systems from adopting cost-of-living actuarial assumptions; providing certain measures not effective and prohibiting administration without concurrent funding determination; providing for noncodification; providing an effective date; and declaring an emergency.

HB 2133 – By Steele.

An act relating to revenue and taxation; creating Educational Improvement Act; creating income tax credits; limiting amount of credits; capping total amount of credits; defining terms; prohibiting refund; requiring educational innovation organizations to submit an application; specifying content of application; authorizing the Oklahoma Tax Commission to consult with certain state agency; providing for review of applications; requiring organizations to submit an annual report; specifying contents of the annual report; directing the Commission to distribute certain forms; prohibiting additional information; creating Educational Improvement Act Fund; providing for deposit of revenues; prescribing procedures; providing for refund claim process; imposing limitation upon payment of claims until specified period; allowing carryover; providing for recapture; requiring promulgation of rules; providing for codification; and providing an effective date.

HB 2134 – By Steele.

An Act relating to firearms; amending 21 O.S. 2001, Sections 1272, as last amended by Section 1, Chapter 128, O.S.L. 2007 and 1277, as amended by Section 2, Chapter 128, O.S.L. 2007 (21 O.S. Supp. 2010, Sections 1272 and 1277), which relate to unlawful carry of firearms; making certain acts unlawful; providing exception; clarifying certain exception; clarifying elements of certain prohibited act; amending 21 O.S. 2001, Sections 1290.2, 1290.8, as amended by Section 6, Chapter 465, O.S.L. 2003, 1290.11, as amended by Section 3, Chapter 62, O.S.L. 2006, 1290.22, as amended by Section 2, Chapter 39, O.S.L. 2004 and 1290.26, as amended by Section 9, Chapter 465, O.S.L. 2003 (21 O.S. Supp. 2010, Sections 1290.8, 1290.11, 1290.22 and 1290.26), which relate to the Oklahoma Self-Defense Act; modifying definition of concealed handgun; modifying punishment for certain prohibited act; modifying temporary preclusion conditions for handgun licenses; authorizing private property owners to prohibit certain conduct; requiring private property owners to post certain signs; making certain conduct subject to removal from property; providing for the issuance of citations; modifying manner in which a firearm may be carried; and providing an effective date.

HB 2135 – By Steele.

An Act relating to public health and safety; amending 63 O.S. 2001, Section 1-1527, which relates to tobacco restriction preemption; modifying legislative intent; and providing an effective date.

HB 2136 – By Steele.

An Act relating to the Children and Juvenile Code; amending 10 O.S. 2001, Section 7003-1.1, as renumbered by Section 213, Chapter 233, O.S.L. 2009, and as last amended by Section 1, Chapter 220, O.S.L. 2010 (10A O.S. Supp. 2010, Section 1-2-102), which relates to preliminary investigation procedures; requiring the Department of Human Services to conduct certain background checks; specifying required background checks; directing Department to conduct investigations instead of assessments in certain circumstances; specifying requirements; amending 10 O.S. 2001, Section 7003-5.5a, as renumbered by Section 252, Chapter 233, O.S.L. 2009, and as last amended by Section 13, Chapter 278, O.S.L. 2010 (10A O.S. Supp. 2010, Section 1-4-806), which relates to trial home reunification procedure; requiring certain background checks prior to trial reunification; amending 10 O.S. 2001, Section 7003-5.6, as last amended by Section 40, Chapter 233, O.S.L. 2009, and as renumbered by Section 253, Chapter 233, O.S.L. 2009 (10A O.S. Supp. 2010, Section 1-4-807), which relates to review hearing requirements; specifying that certain reports shall be provided to parties; and providing an effective date.

HB 2137 – By Steele.

An Act relating to public health and safety; amending 63 O.S. 2001, Sections 931, as amended by Section 1, Chapter 410, O.S.L. 2005 and 932 (63 O.S. Supp. 2010, Section 931), which relate to the Board of Medicolegal Investigations; modifying membership of the Board; requiring Board to promulgate certain rules; requiring national criminal background check for certain applicants; providing for codification; and providing an effective date.

HB 2138 – By Steele.

An Act relating to elections; amending 26 O.S. 2001, Sections 1-102, as amended by Section 2, Chapter 162, O.S.L. 2003, 1-108, as last amended by Section 6, Chapter 53, O.S.L. 2004, 3-101, as last amended by Section 1, Chapter 224, O.S.L. 2005, 12-103, as last amended by Section 3, Chapter 369, O.S.L. 2004, 12-106, 12-108, as last amended by Section 4, Chapter 369, O.S.L. 2004, 12-113, as last amended by Section 5, Chapter 369, O.S.L. 2004, 12-116, as amended by Section 6, Chapter 369, O.S.L. 2004, 14-115.5, as amended by Section 22, Chapter 545, O.S.L. 2004, 14-118, as last amended by Section 1, Chapter 149, O.S.L. 2010, 20-101, as amended by Section 1, Chapter 174, O.S.L. 2003 and 20-102, as amended by Section 24, Chapter 485, O.S.L. 2003 (26 O.S. Supp. 2010, Sections 1-102, 1-108, 3-101, 12-103, 12-108, 12-113, 12-116, 14-115.5, 14-118, 20-101 and 20-102), which relate to the election code; modifying date of primary election; modifying dates for formation of political parties; modifying dates for special election; modifying date for filing period; modifying dates for special election for certain vacancies; modifying dates for certain chair to submit certain names; modifying transmission of certain ballots; modifying date of Presidential Preferential Primary; and providing an effective date.

HB 2139 – By Steele.

An Act relating to schools; amending 70 O.S. 2001, Section 3-101, as amended by Section 15, Chapter 375, O.S.L. 2002 (70 O.S. Supp. 2010, Section 3-101), which relates to the State Board of Education; updating statutory language; providing an effective date; and declaring an emergency.

HB 2140 – By Steele.

An Act relating to state government; enacting the State Government Administrative Process Consolidation and Reorganization Reform Act of 2011; providing for noncodification; and providing an effective date.

HB 2141 – By Steele.

An Act relating to immigration; creating the Oklahoma Immigration Reform Act of 2011; providing for noncodification; and providing an effective date.

HB 2142 – By Steele.

An Act relating to revenue and taxation; amending 68 O.S. 2001, Section 101, which relates to tax laws; clarifying language; and providing an effective date.

HB 2143 – By Steele.

An Act relating to revenue and taxation; enacting the Title 68 Act of 2011; providing for noncodification; and providing an effective date.

HB 2144 – By Steele.

An Act relating to revenue and taxation; enacting the Oklahoma Revenue and Taxation Act of 2011; providing for noncodification; and providing an effective date.

HB 2145 – By Steele.

An Act relating to redistricting; creating the State House of Representatives Redistricting Act of 2011; repealing 14 O.S. 2001, Sections 127, 128, 129, 130, 131 and 132, which relate to the State House of Representatives Redistricting Act of 2001; providing for codification; and providing an effective date.

HB 2146 – By Steele.

An Act relating to redistricting; creating the Oklahoma House of Representatives Redistricting Act of 2011; repealing 14 O.S. 2001, Sections 127, 128, 129, 130, 131 and 132, which relate to the State House of Representatives Redistricting Act of 2001; providing for codification; and providing an effective date.

HB 2147 – By Steele.

An Act relating to congressional and legislative districts; creating the Oklahoma Congressional Redistricting Act of 2011; repealing 14 O.S. 2001, Sections 5.1, 5.2, 5.3, 5.4 and 5.5, which relate to the Oklahoma Congressional Redistricting Act of 1991; providing for codification; and providing an effective date.

HB 2148 – By Steele.

An Act relating to courts; creating the Judicial Redistricting Act; providing for noncodification; and providing an effective date.

HB 2149 – By Steele.

An Act relating to courts; creating the Judicial Redistricting Act of 2011; providing for noncodification; and providing an effective date.

HB 2150 – By Steele.

An Act relating to corrections; creating the Oklahoma Corrections Act of 2011; providing for noncodification; and providing an effective date.

HB 2151 – By Steele.

An Act relating to state government; amending 74 O.S. 2001, Section 1301, which relates to the State and Education Employees Group Insurance Act; clarifying language; and providing an effective date.

HB 2152 – By Steele.

An Act relating to public retirement systems; enacting the Public Employee Pension Reform Act of 2011; providing for noncodification; providing an effective date; and declaring an emergency.

HB 2153 – By Steele.

An Act relating to public retirement systems; enacting the Education Employee Pension Reform Act of 2011; providing for noncodification; providing an effective date; and declaring an emergency.

HB 2154 – By Steele.

An Act relating to public health and safety; amending 63 O.S. 2001, Section 1-101, which relates to the Oklahoma Public Health Code; clarifying language; and providing an effective date.

HB 2155 – By Steele.

An Act relating to workers' compensation; amending 85 O.S. 2001, Section 1, which relates to the Workers' Compensation Act; clarifying language; and providing an effective date.

HB 2156 – By Steele.

An Act relating to statutes and reports; amending 75 O.S. 2001, Section 12a, which relates to legislative bills and resolutions; clarifying language; and providing an effective date.

HB 2157 – By Steele.

An Act relating to state government; creating the Appointments to Public Bodies Act; providing for noncodification; and providing an effective date.

HB 2158 – By Steele.

An Act relating to notaries public; enacting the Revised Uniform Law on Notaries Acts; providing for noncodification; and providing an effective date.

HB 2159 – By Hickman.

An Act relating to revenue and taxation; enacting the Oklahoma Title 68 Act; providing for noncodification; and providing an effective date.

HB 2160 – By Hickman.

An Act relating to wills and succession; amending 84 O.S. 2001, Section 54, which relates to holographic wills; clarifying language; and providing an effective date.

HB 2161 – By Hickman.

An Act relating to aircraft and airports; creating the Airport Improvement Act of 2011; providing for noncodification; and providing an effective date.

HB 2162 – By Hickman.

An Act relating to crimes and punishments; amending 21 O.S. 2001, Section 1290.10, which relates to the Oklahoma Self-Defense Act; providing exception to the list of mandatory preclusions; and providing an effective date.

HB 2163 – By Hickman.

An Act relating to energy; creating the Transmission Line Wind Energy Act; providing for noncodification; and providing an effective date.

HB 2164 – By Hickman.

An Act relating to schools; amending 70 O.S. 2001, Section 1-102, which relates to scope, organization and definitions; clarifying language; and providing an effective date.

HB 2165 – By Hickman.

An Act relating to schools; amending 70 O.S. 2001, Section 1-109, as last amended by Section 1, Chapter 103, O.S.L. 2009 (70 O.S. Supp. 2010, Section 1-109), which relates to the length of the school year; clarifying language; and providing an effective date.

HB 2166 – By Hickman.

An Act relating to revenue and taxation; enacting the Oklahoma Tax Code Reform Act of 2011; providing for noncodification; providing an effective date; and declaring an emergency.

HB 2167 – By Hickman.

An Act relating to state government; enacting the Oklahoma Government Consolidation Act of 2011; providing for noncodification; providing an effective date; and declaring an emergency.

HB 2168 – By Hickman.

An Act relating to revenue and taxation; enacting the Oklahoma Ad Valorem Tax Code Amendments Act of 2011; providing for noncodification; and providing an effective date.

HJR 1001 – By Dank.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to Section 8C of Article X of the Constitution of the State of Oklahoma; modifying provisions related to certain qualifying income; providing ballot title; and directing filing.

HJR 1002 – By Dank.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to Section 8B of Article X of the Constitution of the State of Oklahoma; modifying limitation on valuation increases; providing ballot title; and directing filing.

HJR 1003 – By Reynolds.

A Joint Resolution providing for removal of certain names from the State Capitol rotunda; providing for noncodification; and declaring an emergency.

HJR 1004 – By Key.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to the Constitution of the State of Oklahoma by adding a new Section 35A to Article V; modifying the legislative process to require certain consideration of bills and joint resolutions; providing ballot title; and directing filing.

HJR 1005 – By Sears and Martin (Scott) of the House and Myers and Jolley of the Senate.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to Section 21 of Article X of the Constitution of the State of Oklahoma; clarifying certification procedures; providing ballot title; and directing filing.

HJR 1006 – By McDaniel (Randy).

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to the Constitution of the State of Oklahoma by adding a new Section 100 to Article X; providing for the Public Retirement System Improvement Act of 2011; providing ballot title; and directing filing.

HJR 1007 – By Key.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to the Constitution of the State of Oklahoma by creating a new Article XXXI; declaring intent; declaring all goods made in Oklahoma are not subject to the authority of the federal government; providing for penalties; providing ballot title; and directing filing.

HJR 1008 – By Reynolds.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to the Constitution of the State of Oklahoma, repealing Sections 1, 2, 3, 4, 5, 6 and 7 of Article VII-B and amending Section 3 of Article VII of the Constitution of the State of Oklahoma; modifying the selection process for appellate justices and judges; providing ballot title; providing for a special election; and directing filing.

HJR 1009 – By Key.

An Act directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to Section 4 of Article VII-B of the Constitution of the State of Oklahoma; modifying selection process for Justices of the Supreme Court and Judges of the Court of Criminal Appeals; providing ballot title; and directing filing.

HJR 1010 – By McAffrey.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to Sections 3 and 4 of Article XXVIII of the Constitution of the State of Oklahoma; authorizing the sale of wine in certain establishments; authorizing the sale of certain nonalcoholic beverages; allowing certain alcoholic beverages to be refrigerated; providing ballot title; and directing filing.

HJR 1011 – By Peters.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection proposed amendments to Sections 3 and 4 of Article XXVIII of the Constitution of the State of Oklahoma; allowing brewers to sell certain beer; restricting sales to the brewery premises; providing ballot title; and directing filing.

HJR 1012 – By Holland.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to Section 26 of Article V and Section 23 of Article X of the Constitution of the State of Oklahoma; modifying provisions related to legislation considered in odd-numbered year of legislative session; requiring two-year budget cycle; modifying provisions related to appropriations; modifying provisions related to revenue estimation process; modifying provisions related to the Constitutional Reserve Fund; providing ballot title; and directing filing.

HJR 1013 – By Inman.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to Section 8B of Article X of the Constitution of the State of Oklahoma and Section 8C of Article X of the Constitution of the State of Oklahoma; modifying provisions related to valuation increases for certain real property; modifying maximum percentage increase with respect to homesteads; modifying provisions related to certain qualifying income; providing ballot title; and directing filing.

HJR 1014 – By Williams.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to Sections 3 and 4 of Article XXVIII of the Constitution of the State of Oklahoma; allowing brewers to sell certain beer; restricting sales to the brewery premises; providing ballot title; and directing filing.

HJR 1015 – By Schwartz.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to Sections 3 and 4 of Article XXVIII of the Constitution of the State of Oklahoma; authorizing the sale of certain nonalcoholic beverages and wine and spirit accessories; providing ballot title; and directing filing.

HJR 1016 – By Blackwell.

A Joint Resolution relating to foreign trade zones; revoking status of Cimarron County as a foreign trade zone; and declaring an emergency.

HJR 1017 – By Cockroft.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to the Constitution of the State of Oklahoma by adding a new Section 9A-1 to Article X; prescribing procedures for computation of revenues derived from county general fund millage rate; requiring separate computations based upon specified taxable valuations; providing for computation of general fund levy based upon incremental increase of taxable values for real property, personal property and public service corporation property; providing for apportionment of designated amount of revenue to County Road and Bridge Construction and Improvement Growth Revenue Fund; providing for apportionment of remaining amount of revenue to county general fund; restricting purpose of expenditures; prohibiting use of revenues for state purposes; providing exception; authorizing enabling legislation; imposing limitation on scope of enabling legislation; providing ballot title; and directing filing.

HJR 1018 – By Murphey.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to Section 21 of Article V of the Constitution of the State of Oklahoma, which relates to the Board on Legislative Compensation; abolishing the Board on Legislative Compensation; establishing a criteria for compensation of members of the Legislature; providing that certain increases require a vote of the people; providing when changes in compensation take effect; providing ballot title; and directing filing.

HJR 1019 – By Martin (Scott).

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to Section 9 of Article X of the Constitution of the State of Oklahoma; allowing school districts to make an additional tax levy; limiting amount of levy; requiring voter approval; providing for election to rescind the making of the levy; providing for apportionment of revenues; providing ballot title; and directing filing.

HJR 1020 – By Banz.

A Joint Resolution calling a Constitutional Convention to alter, revise, or amend the present Constitution of the State of Oklahoma or to propose a new Constitution; fixing the time and place thereof; providing for selection of delegates to the Convention; providing requirements and restrictions for eligibility; creating a Constitutional Convention Commission; stating purpose; providing for composition; providing for election of officers and organization of the Constitutional Convention; providing for employment of staff; providing for rules of procedure; prohibiting consideration of certain provisions of the Constitution; providing for working draft to be considered by the Constitutional Convention; providing voting requirements for certain actions; providing for compensation of delegates; providing for payment of expenses of the Convention; providing for submission of constitutional changes to the voters of the state; providing for submission of this joint resolution to a vote of the people; providing ballot title; and directing filing.

HJR 1021 – By Banz.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to the Constitution of the State of Oklahoma by adding a new Section 10B to Article V; providing for number of legislative districts in the Oklahoma House of Representatives and Oklahoma State Senate; requiring conformity with United States Constitution and cases decided by United States Supreme Court or other federal courts; repealing Sections 9A and 10A of Article V of the Oklahoma Constitution; providing ballot title; and directing filing.

HJR 1022 – By Banz.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to Sections 9A and 10A of Article V of the Constitution of the State of Oklahoma, which relate to legislative districts; clarifying language; providing ballot title; and directing filing.

HJR 1023 – By Dank.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to Section 34 of Article V of the Constitution of the State of Oklahoma; providing requirements prior to final passage of a bill; providing ballot title; and directing filing.

HJR 1024 – By Hilliard.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to the Oklahoma Constitution by adding a new section to Article II to be designated as Section 38; recognizing certain right of the citizens of this state related to participating in rodeo sports and livestock shows; allowing regulation; defining terms; allowing Legislature to modify definitions by statute; providing ballot title; and directing filing.

HJR 1025 – By Stiles.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to Section 8B of Article X of the Constitution of the State of Oklahoma; modifying provisions related to valuation increases for purposes of ad valorem taxation; providing for modified percentage of maximum increase; providing for comparison of percentage amount to increase in Consumer Price Index for All Urban Consumers; providing valuation increases limited to lesser of compared percentages; providing ballot title; and directing filing.

HJR 1026 – By Hall.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to Section 23 of Article X of the Constitution of the State of Oklahoma; modifying provision related to total appropriation levels; providing ballot title; and directing filing.

HJR 1027 – By Proctor.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to Section 8C of Article X of the Constitution of the State of Oklahoma; modifying provisions related to valuation increases for homestead property owned by certain persons; modifying age qualification; providing ballot title; and directing filing.

HJR 1028 – By Morrissette.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to Section 23 of Article V of the Constitution of the State of Oklahoma; modifying provisions related to certain activity authorized for legislators; prohibiting compensation, remuneration or reimbursement from state governmental entities for prescribed period; authorizing employment of former legislators by certain political subdivisions; providing ballot title; and directing filing.

HJR 1029 – By Johnson.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to Section 8C of Article X of the Constitution of the State of Oklahoma; modifying provisions related to valuation of certain homesteads owned by persons of designated age; clarifying language; providing ballot title; and directing filing.

HJR 1030 – By Morrissette.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to Section 8B of Article X of the Constitution of the State of Oklahoma; modifying provisions related to valuation increases for purposes of ad valorem taxation; providing ballot title; and directing filing.

HJR 1031 – By Morrissette.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to Section 8C of Article X of the Constitution of the State of Oklahoma and a proposed amendment by adding a new Section 8H to Article X of the Constitution of the State of Oklahoma; modifying provisions related to qualifying income limit for valuation of certain homesteads; providing homestead exemption for certain disabled persons; providing ballot title; and directing filing.

HJR 1032 – By Rousselot.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to the Constitution of the State of Oklahoma by adding a new Section 8F to Article X; providing ad valorem tax exemption for certain real and personal property related to alternative energy; providing ballot title; and directing filing.

HJR 1033 – By Jackson.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to Section 8B of Article X of the Constitution of the State of Oklahoma; imposing limitation on increase in taxable fair cash value of homestead property; prescribing method for valuation of commercial or income-producing property; providing ballot title; and directing filing.

HJR 1034 – By Peters.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to the Constitution of the State of Oklahoma by adding new sections to Article XXVIII to be designated as Sections 2a and 2b and proposing amendments to Sections 3 and 4 and repealing Section 2 of Article XXVIII of the Constitution of the State of Oklahoma; defining terms; authorizing the sale of wine and strong beer in certain establishments; eliminating two-tier system of beer regulation; providing ABLE Commission authority over all alcoholic beverages; authorizing certain sale of beer; providing ballot title; and directing filing.

HJR 1035 – By Reynolds.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to Section 3 of Article XIII-A of the Constitution of the State of Oklahoma; requiring the Legislature to make direct appropriations to certain higher education entities; authorizing the Legislature to determine which entities will receive direct appropriations; providing ballot title; and directing filing.

HJR 1036 – By Reynolds.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to the Constitution of the State of Oklahoma by adding a new Section 25A to Article X; prohibiting certain obligations based upon method of repayment; requiring provisions of Section 25 of Article X as exclusive method for incurring of obligations by state governmental entities; providing exception for bonds repaid using certain fees or charges for repayment; providing ballot title; and directing filing.

HJR 1037 – By Key.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to the Constitution of the State of Oklahoma by adding a new article to be designated as Article XXX; creating the Oklahoma Sovereignty Protection Act; providing for notice to certain legislative leaders to file legislation against acts of the federal government which violate the United States Constitution; providing for legislation to be sent to the floor calendar for a recorded vote; providing for legislation to be sent to floor calendar for a recorded vote in the opposite house; prohibiting Governor from taking certain actions; providing exemptions from certain articles of the Constitution; providing ballot title; and directing filing.

HJR 1038 – By Key.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to Section 8B of Article X of the Constitution of the State of Oklahoma; modifying provisions related to valuation increases for purposes of ad valorem taxation; providing ballot title; and directing filing.

HJR 1039 – By Key.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to Section 8B of Article X of the Constitution of the State of Oklahoma; modifying provisions related to valuation increases for certain locally assessed property; authorizing board of county commissioners to submit certain question to voters of county; authorizing valuation increases in excess of certain amount; limiting valuation increases based on certain amount; providing for effect of election; authorizing Legislature to enact laws modifying percentage increase; prescribing procedures related to approval of legislation; providing for override of gubernatorial veto; specifying requirements for legislation; providing for inapplicability of legislation with respect to local elections; providing ballot title; and directing filing.

HJR 1040 – By Terrill.

An Act directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to Section 23 of Article V of the Constitution of the State of Oklahoma; modifying restrictions on former legislators being appointed to or employed by a state entity; providing ballot title; and directing filing.

HJR 1041 – By Hickman.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to Section 3 of Article XXVIII of the Oklahoma Constitution; authorizing certain individuals to ship wine to consumers; providing ballot title; and directing filing.

RESOLUTIONS

The following were introduced and read:

HCR 1001 – By Banz.

A Concurrent Resolution making application to the Congress of the United States under Article V of the United States Constitution to call for a constitutional convention to propose amendments to the United States Constitution; limiting scope to specified subject areas; making application a continuing application unless rescinded by the Legislature; and directing distribution.

HCR 1002 – By Sullivan of the House and Stanislawski of the Senate.

A Concurrent Resolution recognizing the many contributions made by citizens of the Republic of Turkey; and directing distribution.

HR 1001 – By Reynolds.

A Resolution petitioning the Trial Division of the Court on the Judiciary to assume jurisdiction and institute proceedings for the removal of a certain judge from office; and directing distribution.

HR 1002 – By Reynolds.

A Resolution recognizing February 9, 2011, as Rose Day at the State Capitol; commending all citizens who have come to the Capitol in recognition of Rose Day.

HR 1003 – By Reynolds.

A Resolution recognizing February 9, 2011, as Rose Day 2011 at the State Capitol; commending all citizens who have come to the Capitol in recognition of Rose Day.

HR 1004 – By Key.

A Resolution relating to the Rules of the House of Representatives of the Fifty-third Legislature of the State of Oklahoma; requiring that a specified rule be added to the Rules of the House of Representatives of the Fifty-third Legislature of the State of Oklahoma; requiring committee hearing of bills and joint resolutions under certain circumstances; requiring floor consideration of bills and joint resolutions under certain circumstances; providing for amendment of conflicting rules; and providing for numbering of rule.

HR 1005 – By Reynolds.

A Resolution memorializing Congress to take certain action against Judge Vickie Miles-LaGrange; calling for impeachment and impeachment trial; and directing distribution.

HR 1006 – By Ritze.

A Resolution petitioning the Trial Division of the Court on the Judiciary to assume jurisdiction and institute proceedings for the removal of a certain judge from office; and directing distribution.

HR 1007 – By Peterson.

A Resolution recognizing President Ronald Reagan Day; and urging Oklahoma citizens to participate in this observance.

HR 1008 – By Steele.

A Resolution relating to the House Rules; establishing the Rules of the House of Representatives for the 53rd Oklahoma Legislature.

MOTION

Representative Sullivan moved that the Honorable Senate be notified by message that the House of Representatives is assembled and ready to convene in Joint Session, which was the order.

JOINT SESSION

The Second Joint Session of the First Regular Session of the Fifty-third Legislature assembled in the House Chamber on Monday, February 7, 2011, and was called to order by President of the Senate, Lieutenant Governor Todd Lamb.

Senator Schulz moved that the attendance roll call of the Senate be considered the roll call of the Senate in Joint Session, which was the order.

Representative Sullivan moved that the attendance roll call of the House be considered the roll call of the House in Joint Session, which was the order.

President Lamb declared quorums of the Senate and House present and the Joint Session duly convened.

The invocation was given by Pastor Charlie Blount, First Baptist Church of El Reno.

Posting of the Colors was presented by the JROTC of Will Rogers High School in Tulsa.

COMMITTEE TO ESCORT GOVERNOR

Senator Schulz moved that the President of the Senate and the Speaker of the House appoint a committee of Members from the Senate and the House respectively as a Joint Committee to notify Governor Mary Fallin that the First Regular Session of the Fifty-third Legislature is now in Joint Session and ready to receive her and hear her message, which motion was declared adopted.

President Lamb appointed Senators Barrington, Brown and Eason McIntrye.

Speaker Steele appointed Representatives Coody, Trebilcock and Wesselhoft.

Governor Fallin was escorted to the rostrum by the Joint Committee and presented to the Joint Session by President Lamb where she delivered her message.

Upon motion of Representative Sullivan, the Joint Session was ordered dissolved at 1:45 p.m.

Speaker Pro Tempore Hickman Presiding

Representative Sullivan moved that the House stand in recess until 2:45 p.m., which was the order.

Speaker Steele Presiding

Upon unanimous consent request of Representative Sullivan, the Governor's message was printed in full as follows:

STATE OF THE STATE

“Lieutenant Governor Lamb, statewide elected officials, Speaker Steele, President Pro Tem Bingman, members of the court, Honorable Senators and Representatives, cabinet members, distinguished guests, and citizens of Oklahoma:

Thank you for giving me the opportunity to stand here today as your governor.

I'm joined today by my family, my husband Wade and our wonderful children. Thank you for your love and support.

We are gathered here to discuss the state of the state. I am proud to say, it is strong.

Oklahoma continues to be proud and beautiful ... a wonderful place to live and raise a family, and the only state I would ever choose to call home.

We have one of the lowest unemployment rates in the nation, at 6.9%.

Our economy is propelled by thousands of successful small businesses, our energy and agricultural sectors and a strong aerospace industry.

Oklahomans are helping to feed our nation by raising crops and livestock and helping to power our nation with the extraction of oil and gas and by harnessing the wind.

Oklahoma is the home to the largest aerospace maintenance and repair facilities in the nation, and our aerospace technicians are keeping military and commercial aircraft flying safely throughout the world.

Here in Oklahoma City, we see a new floor added every few days to the Devon Tower, one of the tallest buildings west of the Mississippi River. And we are blessed with a low cost of living, abundant natural resources, ease of travel, great family values and an incredible people who form an unbreakable community.

It hasn't always been easy for Oklahoma. We have felt the effects of the national recession, and it has been hard. However, we have worked through it, and we will come out stronger. As Oklahomans have done for years, we will continue to manufacture goods and build skyscrapers on the land that was once known as the Dust Bowl.

That is the unshakeable spirit of the people of Oklahoma. We are a state that has survived the injustices of the Trail of Tears and the Tulsa Race Riots, the Great Depression, oil booms and busts and the horrors of the Murrah bombing, only to emerge as a stronger community and a prouder people.

That's the Oklahoma Spirit. It's a pioneer spirit, a spirit of resilience and a love for one's neighbors.

And it is because of the love, appreciation and respect I have for my fellow Oklahomans that it pains me, as I know it pains you, when we fall short in some areas.

It is unacceptable and unimaginable that a people who perfected amazing technical feats in areas like horizontal drilling and hydraulic fracturing cannot successfully address preventable illnesses like diabetes and heart disease that cost our state thousands of lives and hundreds of millions of dollars in medical bills each year.

We don't tolerate mediocrity in our football teams, and yet our student performance continues to lag behind.

We allow overregulation and costly workers' compensation and legal systems to slow our recovery and drive jobs out of the state.

And we have allowed our government institutions, in many instances, to become outdated 8-track bureaucracies in an I-pod world, rather than moving forward to adopt more efficient and effective practices, as we must.

None of these problems are insurmountable. But they require action. And for too long, we've kicked the can down the road. And it's our citizens and our state that have paid the price.

Now, going into the next legislative session, we have two distinct sets of challenges.

The first is to deal with an immediate revenue shortfall that has left our state budget with a 600 million dollar gap between revenues and last year's expenditures.

The second challenge is how, even in the midst of that revenue crisis, we can push forward to pursue the reforms that will make Oklahoma more prosperous for years and generations to come.

Voters understand these challenges. And in the last election, the people of Oklahoma had the opportunity to speak, and they sent us a message.

They told us that it's time to get serious about controlling spending, and that the growth of government shouldn't outpace growth in the private sector.

They asked us to eliminate government bureaucracy that holds back private sector growth.

They reminded our government officials that when hard times hit, the public expects a leaner, more efficient government, not one that raises taxes to avoid making tough decisions and sacrifices.

That is the philosophy I've embraced as I've worked with my administration and legislative leaders to put together the governor's budget and our leadership agenda.

The agenda I am presenting today represents a forward thinking plan of action that lays the groundwork for generations of prosperity. It will create jobs and grow the economy. It will reform our government to make it more efficient and effective. It will work towards a healthier, better-educated Oklahoma. Ultimately, it will help to build a state whose future is secure in a competitive global economy.

Our first priority will be to balance our state budget without raising taxes, which we can do by carefully prioritizing our spending and enacting government reform.

I have proposed a series of cost-saving measures that will make government more efficient and effective while focusing on eliminating wasteful spending.

Those cost-saving measures are essential, because the bottom line is we can't spend what we don't have.

Some of the cuts and the reforms I am proposing will be painful. But I am not asking our state agencies to do the impossible. I don't believe there is anyone, either in government or the private sector, who does not believe that our state agencies can't find more ways to save money.

And the fact of the matter is, if we grow the government faster than the economy, then our state will sink under the weight of government spending. To prevent that, every agency will have to tighten its belt, just like families and businesses across the country have done.

We can do that even as we keep our commitments to important public priorities, like keeping our citizens safe, building our transportation infrastructure, educating our children, and caring for the less fortunate, the sick and the elderly. To reflect these priorities in my budget, agencies that deal with those issues will receive lesser cuts than the rest of our state government.

But the reality remains: all of us will have to do more with less. And I am asking our agency heads: resist the urge to tell the people of Oklahoma what you can't do. Instead, tell us what you can do. Find ways to innovate and succeed. And just as countless Oklahomans have found ways to push through this recession, to put food on the table even when times are hard, find a way forward.

All of us in government can find ways to provide our services to our customers – the taxpayers – in a more efficient, cost-effective manner.

That's why I'm asking our legislative leaders to send me a series of reforms that will create a smaller, smarter state government, a better business climate for job growth and job creation, improved access to health care and higher academic achievement for our children.

This is Oklahoma's roadmap to prosperity.

That roadmap begins with one goal: to create the very best business climate to retain and expand jobs and investments in Oklahoma. Our actions must send a signal to the rest of the nation: that Oklahoma is ready and open for business.

I recently attended the National Governor's Association conference and I ran across one of our neighbors, Governor Rick Perry. Governor Perry told me he's been using some scare tactics in Texas. He's been telling legislators they had better get busy and pass his pro-business reforms because Oklahoma and Mary Fallin are nipping at his heels.

And I told him then: you're darn right. And you had better watch out because Oklahoma is on the move, and we are dead serious about building a state that's pro-business, pro-growth and committed to creating more and better jobs for our citizens.

We can start by reforming our workers' compensation system into one that takes care of our injured workers in a more timely fashion, reduces fraud and waste, and puts the brakes on runaway costs that have spiraled upwards each year.

Our system is one of the most expensive and inefficient workers' compensation systems in the country. In some cases, when our workers get hurt, we pay them to stay at home. We need to start focusing on what workers can do, not what they can't. If at all possible, let's get them healthy, retrained and back into suitable jobs.

So to the legislators here today – I'm challenging you to send me a reform bill that will reduce legal and medical costs, get our workers healthy and back to work, and allow claims to be processed quickly and efficiently without unnecessary expenses to businesses.

I'm also asking our legislators to work with me to get a lawsuit reform package signed into law, one that includes a hard cap of \$250,000 for non-economic damages. We believe in justice for every Oklahoman. But we don't believe in jackpot justice. And excessive awards for non-economic damages hurt businesses, destroy jobs and give a bad name to a legal system whose professionals are, for the most part, dedicated to ensuring fair outcomes for all parties.

Moving forward, we should also carefully scrutinize new rules and regulations so that we can study how they might affect our economy and whether they achieve their intended goals or simply throw up more bureaucratic hurdles to growth.

As another tool for economic development, I'm asking the legislature to work with me to create a Governor's closing fund ... so that when a business is deciding between, say, Texas and Oklahoma, we can reel that business in and get those jobs for our citizens and that revenue for our state.

That's why I'll continue to support the implementation of the income tax cut trigger, which lowers taxes for Oklahoma families and businesses and continues to make our state more competitive.

And on the subject of tax credits, I know a lot has been said. Representative Dank and Senator Mazzei are conducting a study to investigate which credits are effective and create jobs, and which do not. I'm looking forward to the results of that study, and our course of action will be simple: only tax credits that create jobs will stay. For instance, my budget begins the process of restoring the Aerospace Engineer Tax Credit, which brings good, high tech jobs to Oklahoma. But those tax credits that do not create jobs must be eliminated.

If we can do these things – reduce the costs of doing business here in Oklahoma, get government and legal hurdles out of the way of private sector growth, and retain jobs and businesses here while attracting new ones – we can do more and think longer-term than just ending the recession. We can make this state more competitive, more prosperous and more successful for many years to come. I'm asking you today to join me in pursuing that goal.

I'm also asking you to join me in pursuing another goal: the goal of creating a modern, efficient and effective state government.

For the past several months, I've worked with some of the most innovative minds in the private and public sector to target waste and inefficiency in government.

Today we are proposing the first round in a series of reforms that streamline and modernize our state agencies.

For starters, we're going to require our state government to finally move from paper to electronic billing and payment services. Currently, the state of Oklahoma pays \$13.50 for every check it writes. That's inefficient. Moving to paperless billing and payment will be faster, more efficient and save the state around \$3.5 million a year.

We'll create a user-friendly one-stop shop for business licensing, so entrepreneurs looking to start companies can go to one location rather than several to do their paperwork, because it shouldn't be any easier to open a business in Texas than in Oklahoma.

I'm also going to ask our colleges and universities to move off of their individual purchasing card systems and onto the state system, a move that will save \$1.6 million annually and bring more accountability and transparency to the process. Oklahoma State University recently made this change, and I'd like to thank the university and President Hargis for their leadership on this issue.

In the next year, I'm also proposing a consolidation of IT services and personnel across state agencies. And while we're at it, I'm going to call on our agencies to use a uniform system for financial and administrative services. The state of Oklahoma doesn't need 76 different programs for financial bookkeeping. It needs one. And by moving towards that one system and consolidating services, we'll save a whopping \$146 million each year. I already have commitments from our Secretary of State and the departments of health, agriculture and commerce to move to such a system, and I thank those agencies for their dedication to making government more efficient.

These are the kind of simple, common sense solutions we can pursue to save taxpayer dollars.

I'm challenging our citizens and our government employees: help me find more places to save money and cut waste. Tell us how we can make our state serve our customers – the people of Oklahoma – more efficiently.

If you have an idea, share it with my administration by going to the website www.ideas.ok.gov and tell us where we need to look to find waste or abuse.

Besides finding ways to make government operate more efficiently, we'll also need to work this legislative session to address one of the most serious long term budget problems facing the state: our underfunded and unsustainable pension systems. Currently, Oklahoma has an unfunded liability of \$16 billion.

Without taking action, our pension systems will run out of money. The consequences for the state, its employees and our economy will be severe.

I know that our public employees and legislators do not want Oklahoma to go down the same path as states like California, states which refused to fix their pension problems. So I am looking forward to working with both the House and the Senate to passing reforms that protect the solvency of our pension systems. These reforms are necessary if the state of Oklahoma is going to keep its commitments to our current public employees without jeopardizing our future and the health of our economy and our state.

We've talked now about the health of our economy; it is important that we also turn our attention to the health and welfare of our citizens.

Studies now rank Oklahoma 46th in the nation for the health of our citizens. That ranking is unacceptable, and comes hand in hand with lost workforce productivity, hundreds of millions of dollars in medical bills, and thousands of preventable deaths.

For Oklahoma to move forward it must get healthier. We can do that by increasing access to affordable health care through free market initiatives, but also by encouraging personal responsibility. These changes can and should come from the people of our state, not Washington.

Last November, Oklahomans sent a message when they voted to pass a ballot initiative stating that the federal government cannot force our citizens to purchase private health insurance. Many Oklahomans, including myself, feel that the federal mandate is unconstitutional and wrong. That's why Attorney General Scott Pruitt and I have acted to add Oklahoma to the list of states that are now challenging the President's health care law in court.

And while we pursue that challenge, the state of Oklahoma must continue to work on local solutions to help our citizens gain access to affordable health insurance. We can do that by supporting innovative, state-based programs like Insure Oklahoma, a public-private partnership that helps small businesses provide affordable health insurance options to their employees.

Likewise, Speaker Steele has also introduced the foundation for another Oklahoma-based reform effort with potential to help health insurance consumers.

Two years ago Speaker Steele passed legislation authorizing the creation of a website where every health insurance plan in the state could be compared side by side. In the coming years, we'll take that idea and build on it, allowing Oklahoma consumers to actually purchase health insurance through an Oklahoma exchange, knowing that the plan they've chosen has the right benefits at the right price.

Ultimately, the choice to live healthier and be healthier is just that: a choice. But I'm happy to say that the Department of Health has introduced innovative public-private initiatives like the Certified Healthy Businesses program to encourage healthy living and eating.

Currently, over 900 private businesses have become “certified.” And I’m excited to see our healthy living initiatives grow to include the Certified Healthy Schools and Certified Healthy Communities programs.

By asking our citizens to take responsibility for their own health, we’re building a healthier, more prosperous state, business by business, school by school and block by block.

We’re also asking our citizens to take responsibility for their lifestyles and their wellbeing. It’s no secret that many Oklahomans struggle with addiction issues that can lead to incarceration. As a result, Oklahoma is one of the highest rated states in the nation for female incarceration.

As we know, the costs to our state and our communities don’t end with the original offender. Children with a parent in prison are five times more likely to end up in the correctional system.

As Oklahomans, we must always place a priority on protecting our citizens and keeping our streets safe. But we can be tough on crime *and* smart on crime.

That’s why I’m continuing to offer my full support to programs like “Women in Recovery” and other initiatives that address substance abuse, prevent incarceration, and allow more families to stay together. By fighting the hold that substance abuse has on our communities, we can make Oklahoma healthier and safer while working towards reducing our incarceration rates.

Lastly, there is nothing more important to our future and our long-term prosperity than education. It is the cornerstone of a prosperous society.

We have pockets of excellence in education throughout the state. Many of our teachers – like my sisters-in-law Rameen and Jane—along with many such as my sisters-in-law and administrators can be counted as some of the best in the country.

But the unfortunate truth is that Oklahoma too often comes up short when it comes to quality education.

We can do better. And we must do better in a challenging environment, in the midst of a serious and prolonged budget shortfall.

It is critically important that we restructure our spending and our educational programs in order to get more money into the classroom, where it can do the most good. That will require cutting down on overhead and educational bureaucracy by sharing administrative resources.

And like in any industry, we also need to find ways to encourage innovation and good results. That’s why I’m working with Superintendent Barresi to find available funds for a new public-private partnership where private money matches state dollars to fund innovative learning programs that are shown to increase student performance and close the achievement gap.

And to address the limited circumstances where teachers are underperforming, I’m asking the legislature to send me a bill eliminating a practice known as “trial de novo;” a system that makes it nearly impossible to dismiss even the most underperforming teacher. By implementing these reforms, we’ll make the system more accountable and better able to reward good results.

We have a lot more work to do.

It has been shown that from the first through third grade a child “learns to read,” but from the fourth grade on a child “reads to learn.” Our children must be able to read at grade-appropriate levels to be successful, and so I will work with our superintendent and my secretary of education to take steps towards the elimination of social promotion.

We also need to make some common sense changes that save money, like moving towards electronic textbooks where appropriate. And we must reduce remediation rates and develop better and more accurate systems to track student progress, so we know what's working and what isn't.

In the next few years, I am confident Oklahoma will be the beneficiary of true education reform that delivers on many of these fronts.

Superintendent Janet Barresi and Secretary of Education Phyllis Hudecki are two of the strongest, most dedicated and most qualified women ever to spearhead education reform efforts in Oklahoma.

I know the legislature is committed to improving our schools as well.

And it must be. Because nothing – and I mean nothing – is as important to the success of this state than raising the bar in education.

With the right tools, our children will be the business leaders, the entrepreneurs, the social workers, and the teachers of the future. They will be our innovators and our civic leaders.

But to get there tomorrow, they need us to make the right choices today ... to budget responsibly, to ensure that our government operates efficiently and effectively and to reform those agencies that don't, to pursue an agenda that is pro-jobs and pro-business, to empower our citizens, to improve our health and to recommit ourselves to providing quality education and quality schools.

It won't happen overnight. But it starts now.

One hundred and twenty-two years ago, many thousands of pioneers came in covered wagons to the unsettled lands of Oklahoma. They built tent cities in the unsettled wilderness.

In 2011, we're done with tent cities and covered wagons. Now we build skyscrapers and jet engines, develop new crops and find new cures for disease. And our future is every bit as exciting today as it was then.

We have the tools we need to move Oklahoma forward, to forge a prosperous future and to ensure that the next century of history in this state is as impressive as the last.

Let's work together to build that future, for ourselves, our children and our children's children. In closing, let's share this simple goal: every year, when we return to these chambers, the state of our state will be stronger, healthier, better educated and more prosperous than it was the year before.

Thank you. God bless you and God bless Oklahoma."

RESOLUTION FOR CONSIDERATION

HR 1008 was called up for consideration.

Representative Hoskin moved to postpone the consideration of **HR 1008** for a twenty-four (24) hour period.

Representative Sullivan moved to table the Hoskin motion to postpone to a definite time.

Representative Reynolds raised a point of order that the motion to table offered by Representative Sullivan was out of order.

The Presiding Officer ruled the point well taken pursuant to Mason's Manual, Section 370.

Representative Hoskin pressed adoption of his motion to postpone the consideration of **HR 1008**, which motion failed of adoption upon roll call as follows:

Aye: Brown, Cannaday, Christian, Condit, Dorman, Fourkiller, Glenn, Hamilton, Hilliard, Hoskin, Inman, Key, Kouplen, Lockhart, McDaniel (Jeannie), McPeak, Morgan, Morrisette, Pittman, Proctor, Pruett, Renegar, Reynolds, Ritze, Roan, Roberts (Dustin), Rousselot, Scott, Shelton, Sherrer, Shumate, Terrill, Virgin, Walker, Wesselhoft, Williams.--36.

Nay: Armes, Banz, Bennett, Billy, Blackwell, Brumbaugh, Casey, Cockroft, Coody, Cooksey, Cox, Dank, Denney, Derby, DeWitt, Enns, Farley, Faught, Grau, Hall, Hardin, Hickman, Holland, Jackson, Johnson, Jordan, Joyner, Kern, Kirby, Liebmann, Martin (Scott), Martin (Steve), McCullough, McDaniel (Randy), McNiel, Moore, Mulready, Murphey, Nelson, Newell, Nollan, Ortega, Osborn, Ownbey, Peters, Peterson, Quinn, Richardson, Roberts (Sean), Russ, Sanders, Schwartz, Sears, Shannon, Stiles, Sullivan, Thomsen, Tibbs, Trebilcock, Vaughan, Watson, Wright, Mr. Speaker.--63.

Excused: McAffrey, Shoemake.--2.

Representative Blackwell moved to amend **HR 1008**, Page 58, Section 9.10(a), Lines 3-4 by striking the language "and prior to the consideration of any other business." and by inserting in lieu thereof the language "prior to the consideration of any other business, of said Member's intention to present a motion to reconsider such action, and the Presiding Officer shall afford any Member such opportunity prior to proceeding to consideration of any other business.", which amendment was declared adopted.

Representative Kern moved to amend **HR 1008**, Page 50, Section 8.19(c), Lines 5-6 by changing the word and figure "fifteen (15)" to the word and figure "twenty-five (25)", which amendment was declared adopted upon a division of the question.

Representative Jackson moved to amend **HR 1008**, Page 14, Section 5.3 by striking paragraph (b) and inserting a new Section 5.4 to read as follows:

"5.4 House Parking

When the House is convened in regular or special session, no registered lobbyist under the Ethics Commission Act shall be permitted to park in the parking areas of the Capitol grounds allocated to the House of Representatives.", which amendment was declared adopted.

Representative Key moved to amend **HR 1008**, by adding a new section to the House Rules as follows:

"THAT the following rule be added to the Rules of the House of Representatives of the Fifty-third Legislature of the State of Oklahoma:

(a) Each committee of the House shall be assigned titles of the Oklahoma Statutes which are the responsibility of that committee. On the second reading of a bill or joint resolution, if assigned to a committee, the assignment shall be made based on the title or titles of law contained in the bill or joint resolution.

(b) Exceptions to the requirement of subsection (a) of this rule shall be allowed only if approved by the Speaker of the House and a majority of the members of the Rules Committee.

THAT any rule in conflict with this rule be amended to conform to this rule.

THAT this rule be assigned a number in an appropriate place within the Rules of the House of Representatives of the Fifty-third Legislature of the State of Oklahoma.”

Representative Sullivan moved to table the Key amendment, which tabling motion prevailed upon roll call as follows:

Aye: Armes, Banz, Billy, Brumbaugh, Casey, Cockroft, Coody, Cooksey, Cox, Dank, Denney, Derby, DeWitt, Enns, Farley, Faught, Hall, Hardin, Hickman, Holland, Jackson, Jordan, Joyner, Kirby, Liebmann, Martin (Scott), Martin (Steve), McCullough, McDaniel (Randy), McNiel, Mulready, Nelson, Nollan, Ortega, Osborn, Ownbey, Peters, Peterson, Quinn, Richardson, Roberts (Dustin), Roberts (Sean), Russ, Sanders, Schwartz, Sears, Shannon, Stiles, Sullivan, Thomsen, Tibbs, Trebilcock, Vaughan, Watson, Wright, Mr. Speaker.--56.

Nay: Bennett, Blackwell, Brown, Cannaday, Christian, Condit, Dorman, Glenn, Grau, Hamilton, Hilliard, Hoskin, Inman, Johnson, Kern, Key, Kouplen, Lockhart, McDaniel (Jeannie), McPeak, Moore, Morgan, Morrisette, Murphey, Newell, Pittman, Proctor, Pruett, Renegar, Reynolds, Ritze, Roan, Rousselot, Scott, Shelton, Sherrer, Shumate, Terrill, Virgin, Walker, Wesselhoft, Williams.--42.

Excused: Fourkiller, McAffrey, Shoemake.--3.

Representative Key moved to amend **HR 1008** by adding a new section to the House Rules to read as follows:

“THAT the following rule be added to the Rules of the House of Representatives of the Fifty-third Legislature of the State of Oklahoma:

(a) After assignment to a standing or special committee, the principal author of a bill or resolution introduced on or prior to the filing deadline of the First Regular Session and the principal author of a bill or resolution introduced after the filing deadline of the First Regular Session and on or prior to the filing deadline of the Second Regular Session shall be entitled to have such bill or joint resolution considered at least four (4) legislative days prior to the final date for Third Reading in the First Regular Session or for Third Reading in the Second Regular Session respectively or prior to any date designated as a deadline for reporting bills and joint resolutions from committee if the principal author submits a request to the Chair of the committee.

(b) If a bill or joint resolution is reported from committee, the bill or joint resolution shall be heard on the floor of the House prior to any date designated as a deadline for third reading and final passage if the principal author makes a written request for such consideration to the Speaker of the House.

THAT any rule of the House of Representatives of the Fifty-third Legislature of the State of Oklahoma in conflict with this rule be amended to conform to this rule.

THAT this rule be assigned a number in an appropriate place within the Rules of the House of Representatives of the Fifty-third Legislature of the State of Oklahoma governing committees and committee process.”

Representative Reynolds moved to put the previous question, which motion failed of adoption upon roll call as follows:

Aye: Bennett, Brumbaugh, Cannaday, Christian, Condit, Derby, Dorman, Fourkiller, Glenn, Hamilton, Hoskin, Inman, Kern, Key, Kouplén, Lockhart, McDaniel (Jeannie), McPeak, Moore, Morrisette, Murphey, Nelson, Newell, Pittman, Proctor, Renegar, Reynolds, Ritze, Rousselot, Schwartz, Scott, Shannon, Shelton, Terrill, Virgin, Walker, Wesselhoft.--37.

Nay: Armes, Banz, Billy, Blackwell, Casey, Cockroft, Coody, Cooksey, Cox, Dank, Denney, DeWitt, Farley, Faught, Grau, Hall, Hickman, Hilliard, Holland, Jackson, Johnson, Jordan, Joyner, Kirby, Liebmann, Martin (Scott), Martin (Steve), McCullough, McDaniel (Randy), McNeil, Morgan, Mulready, Nollan, Ortega, Ownbey, Peters, Peterson, Pruett, Quinn, Richardson, Roberts (Dustin), Roberts (Sean), Russ, Sanders, Sears, Sherrer, Stiles, Sullivan, Thomsen, Tibbs, Trebilcock, Vaughan, Watson, Williams, Wright, Mr. Speaker.--56.

Excused: Brown, Enns, Hardin, McAffrey, Osborn, Roan, Shoemake, Shumate.--8.

Representative Peters moved to table the Key amendment, which tabling motion failed of adoption upon roll call as follows:

Aye: Banz, Billy, Brumbaugh, Casey, Cockroft, Coody, Cooksey, Cox, Dank, Denney, DeWitt, Faught, Hall, Hardin, Hickman, Holland, Jordan, Kirby, Liebmann, Martin (Scott), Martin (Steve), McCullough, McDaniel (Randy), McNeil, Mulready, Nollan, Ortega, Ownbey, Peters, Peterson, Quinn, Richardson, Roberts (Dustin), Roberts (Sean), Russ, Sanders, Sears, Stiles, Sullivan, Tibbs, Trebilcock, Vaughan, Watson, Wright, Mr. Speaker--45.

Nay: Armes, Bennett, Blackwell, Brown, Cannaday, Christian, Condit, Derby, Dorman, Enns, Farley, Fourkiller, Glenn, Grau, Hamilton, Hilliard, Hoskin, Inman, Jackson, Johnson, Joyner, Kern, Key, Kouplén, Lockhart, McDaniel (Jeannie), McPeak, Moore, Morgan, Morrisette, Murphey, Nelson, Newell, Pittman, Proctor, Pruett, Renegar, Reynolds, Ritze, Roan, Rousselot, Schwartz, Scott, Shannon, Shelton, Sherrer, Shumate, Terrill, Thomsen, Virgin, Walker, Wesselhoft, Williams.--53.

Excused: McAffrey, Osborn, Shoemake.--3.

Representative Reynolds moved to extend the debate time to thirty (30) minutes, which motion was declared adopted.

Representative Key pressed adoption of the amendment, which motion failed of adoption upon roll call as follows:

Aye: Bennett, Blackwell, Brown, Cannaday, Christian, Condit, Derby, Dorman, Fourkiller, Glenn, Grau, Hamilton, Hilliard, Hoskin, Inman, Johnson, Kern, Key, Kouplen, Lockhart, McDaniel (Jeannie), McPeak, Moore, Morgan, Morrissette, Murphey, Newell, Pittman, Proctor, Pruett, Renegar, Reynolds, Ritze, Roan, Rousselot, Shelton, Sherrer, Shumate, Terrill, Virgin, Wesselhoft, Williams.--42.

Nay: Armes, Banz, Billy, Brumbaugh, Casey, Cockroft, Coody, Cooksey, Cox, Dank, Denney, DeWitt, Enns, Farley, Faught, Hall, Hardin, Hickman, Holland, Jackson, Jordan, Joyner, Kirby, Liebmann, Martin (Scott), Martin (Steve), McCullough, McDaniel (Randy), McNeil, Mulready, Nelson, Nollan, Ortega, Ownbey, Peters, Peterson, Quinn, Richardson, Roberts (Dustin), Roberts (Sean), Russ, Sanders, Schwartz, Sears, Shannon, Stiles, Sullivan, Thomsen, Trebilcock, Vaughan, Watson, Wright, Mr. Speaker.--53.

Excused: McAffrey, Osborn, Scott, Shoemake, Tibbs, Walker.--6.

Representative Hoskin moved to amend **HR 1008** by inserting a new section to read as follows:

“THAT the following rule be added to the Rules of the House of Representatives of the Fifty-third Legislature of the State of Oklahoma:

Prior to consideration by the House, a House or Senate conference committee report that is placed on the House Floor Calendar shall not be considered by the House until at least twenty-four (24) hours after placement on the House Floor Calendar. No conference committee report shall be considered by the House if Members of the House have not been provided a printed or electronically transmitted copy of the report, a summary of changes from the previous version, and a fiscal analysis at least twenty-four (24) hours prior to consideration. The provisions of this rule shall be applicable throughout the entire legislative session.

THAT any rule in conflict with this rule be amended to conform to this rule.

THAT this rule be assigned a number in an appropriate place within the Rules of the House of Representatives of the Fifty-third Legislature of the State of Oklahoma.”

Representative Sullivan moved to table the Hoskin amendment, which tabling motion prevailed.

Representative Peters moved to advance the question, which motion was declared adopted upon roll call as follows:

Aye: Armes, Banz, Billy, Brumbaugh, Casey, Cockroft, Coody, Cooksey, Cox, Dank, Denney, Derby, DeWitt, Enns, Farley, Grau, Hall, Hardin, Hickman, Holland, Jackson, Johnson, Jordan, Joyner, Kern, Kirby, Liebmann, Martin (Scott), Martin (Steve), McCullough, McDaniel (Randy), McNeil, Moore, Mulready, Murphey, Nelson, Newell, Nollan, Ortega, Ownbey, Peters, Peterson, Richardson, Roberts (Dustin), Roberts (Sean), Russ, Sanders, Schwartz, Sears, Shannon, Stiles, Sullivan, Thomsen, Tibbs, Trebilcock, Vaughan, Watson, Wright, Mr. Speaker.--59.

Nay: Bennett, Brown, Cannaday, Christian, Condit, Dorman, Fourkiller, Glenn, Hamilton, Hilliard, Hoskin, Inman, Key, Kouplen, Lockhart, Morgan, Morrissette, Pittman, Proctor, Pruett, Renegar, Reynolds, Ritze, Roan, Rousselot, Scott, Shelton, Sherrer, Shumate, Terrill, Virgin, Walker, Wesselhoft, Williams.--34.

Excused: Blackwell, Faught, McAffrey, McDaniel (Jeannie), McPeak, Osborn, Quinn, Shoemake.--8.

Representative Dorman raised a point of inquiry as to whether it would be appropriate to offer a motion to extend debate.

The Presiding Officer stated that because the House had just voted to limit debate, it would not be appropriate to immediately consider a motion to extend debate.

Representative Reynolds raised a point of inquiry as to the basis for the Presiding Officer's ruling due to the fact that the House had not yet adopted its rules.

The Presiding Officer stated that he was relying on the customs of the House.

Representative Sullivan pressed adoption of **HR 1008**, which motion was declared adopted upon roll call as follows:

Aye: Armes, Banz, Bennett, Billy, Blackwell, Brumbaugh, Casey, Cockroft, Coody, Cooksey, Cox, Dank, Denney, Derby, DeWitt, Enns, Farley, Faught, Grau, Hall, Hardin, Hickman, Holland, Jackson, Johnson, Jordan, Joyner, Kern, Kirby, Liebmann, Martin (Scott), Martin (Steve), McCullough, McDaniel (Randy), McNiel, Moore, Mulready, Murphey, Nelson, Newell, Nollan, Ortega, Osborn, Ownbey, Peters, Peterson, Quinn, Richardson, Roberts (Dustin), Roberts (Sean), Russ, Sanders, Schwartz, Sears, Shannon, Stiles, Sullivan, Thomsen, Tibbs, Trebilcock, Vaughan, Watson, Wright, Mr. Speaker.--64.

Nay: Brown, Cannaday, Christian, Condit, Dorman, Fourkiller, Glenn, Hamilton, Hilliard, Hoskin, Inman, Key, Kouplen, Lockhart, McDaniel (Jeannie), McPeak, Morgan, Morrissette, Pittman, Proctor, Renegar, Reynolds, Ritze, Roan, Rousselot, Scott, Shelton, Sherrer, Shumate, Terrill, Virgin, Walker, Wesselhoft, Williams.--34.

Excused: McAffrey, Pruett, Shoemake.--3.

HR 1008 was referred for enrollment.

HOUSE RULES

HR 1008 – By: Steele.

A Resolution relating to the House Rules; establishing the Rules of the House of Representatives for the 53rd Oklahoma Legislature.

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE 1ST SESSION OF THE 53RD OKLAHOMA LEGISLATURE:

HOUSE RULES
53RD OKLAHOMA LEGISLATURE
STATEMENT OF AUTHORITY

Pursuant to Article V, Section 30 of the Oklahoma Constitution, the Oklahoma House of Representatives adopts the following rules to govern its operations and procedures. The provisions of these rules shall be deemed the only requirements binding upon the House of Representatives under Article V, Section 30 of the Oklahoma Constitution, notwithstanding any other requirements expressed in statute.

RULE ONE
DUTIES AND RIGHTS
OF THE SPEAKER

1.1 – Convening

(a) Except as provided in paragraph (b) of this section, the Speaker of the House, or his or her designee, shall convene the House of Representatives on the day and at the hour to which the House was adjourned on the previous legislative day.

(b) Upon taking the chair, the Speaker shall call the House to order and, except in the absence of a quorum, proceed under the customary categories of legislative business set forth in these Rules.

(c) The Speaker may designate any other member of the House to serve as the presiding officer, but such designation shall not last beyond that day's adjournment.

1.2 – Voting Rights of the Presiding Officer

The Speaker shall have the same right as other members to vote. On all questions on which ayes and nays are taken, the Speaker shall vote under the title "Speaker".

1.3 – Preservation of Order and Decorum

(a) The Speaker shall preserve order and decorum. In case of any disturbance or disorderly conduct in the Hall of the House of Representatives or in other areas of the Capitol assigned to the House, the Speaker shall have the power to order the same to be cleared or direct any other action necessary to preserve order and decorum.

(b) Appearances or presentations by school or other groups shall not be permitted on the floor of the House during the four (4) legislative days immediately preceding sine die adjournment as the Speaker may designate.

1.4 - Referral of Legislation

(a) All proposed legislation, as governed by paragraph (b) of Section 8.4 of these Rules, if not referred directly to the General Order category of the House Calendar, shall be referred by the Speaker to an appropriate standing or special committee.

(b) Prior to the time a bill or resolution is taken up for consideration by a committee or subcommittee, the Speaker may reassign such bill or resolution.

1.5 - Speaker to Sign Bills, Resolutions and Papers

(a) The Speaker, or a member of the House designated by the Speaker, shall sign all bills and resolutions passed by the Legislature.

1. The signatures required by this section shall be executed either by physical signature or by electronic signature as determined by the Speaker.

2. The certifications required by this section shall be made while the House is in session and shall be made a matter of record in the House Journal.

(b) The Speaker shall sign all subpoenas, warrants, writs, vouchers for expenditures chargeable to the House, contracts binding upon the House or other papers issued by the House. The Speaker may delegate the authority to sign papers authorizing payments and other papers of an administrative nature.

1.6 – Authorization of Counsel

The Speaker may authorize or engage legal counsel on behalf of the House, a committee of the House, a member or former member of the House in his or her legal capacity as a member, or an officer, employee or agent of the House in their official capacity when the Speaker determines that such action would be in the best interest of the House of Representatives. Expenses incurred for legal services authorized by these Rules may be paid upon approval of the Speaker.

1.7 – Supervision of the House

(a) The Speaker shall have general supervision over the Hall of the House and the areas of the Capitol building assigned to the House of Representatives.

(b) The Speaker shall assign committee rooms to the various standing, special, joint and standing conference committees.

(c) The Speaker may reserve a portion of the gallery for former members of the House, former members of the Senate and the families of members of the House and their guests.

1.8 – Committees

(a) The Speaker shall create, abolish and establish the jurisdiction of all standing committees, special committees and subcommittees of the House of Representatives.

(b) The Speaker shall appoint the chairpersons and vice-chairpersons of all standing committees, special committees and subcommittees of the House of Representatives and shall appoint the cochairpersons and covice-chairpersons from the House for any joint committees of the Legislature.

(c) The Speaker shall appoint the membership of all standing committees, special committees and subcommittees of the House of Representatives and shall appoint the members constituting the House's delegation to any joint committees of the Legislature.

(d) All chairpersons, cochairpersons, vice-chairpersons, covice-chairpersons and members of any House committee, subcommittee or joint committee shall serve at the pleasure of the Speaker.

(e) The Speaker shall be an ex officio voting member of all standing, special and joint committees.

1.9 – Conference Committees

(a) The Speaker shall appoint conference committees as the Speaker determines to be necessary.

(b) Upon creation of a standing conference committee, the Speaker shall appoint the chairperson, vice-chairperson and membership of the standing conference committee.

(c) The Speaker shall be an ex officio voting member of all standing conference committees.

RULE TWO
SPEAKER PRO TEMPORE

2.1 – Convening

(a) In the absence of the Speaker, the Speaker Pro Tempore, as presiding officer, shall convene the House of Representatives on the day and at the hour to which the House was adjourned on the previous legislative day.

(b) Upon taking the chair, the Speaker Pro Tempore shall call the House to order and, except in the absence of a quorum, proceed under the customary categories of legislative business set forth in these Rules.

(c) In the absence of the Speaker, the Speaker Pro Tempore may designate any other member of the House to serve as the presiding officer, but such designation shall not last beyond that day's adjournment.

2.2 – Duties

(a) The Speaker Pro Tempore shall perform the duties of Speaker in the absence of the Speaker.

(b) The Speaker Pro Tempore shall be an ex officio voting member of all standing, special and joint committees.

2.3 – Succession

(a) If, while the House is meeting in regular or special session, the office of Speaker becomes vacant because of removal from office, death, resignation or other disability of the person holding that office, then the Speaker Pro Tempore shall serve as acting Speaker of the House until such time as the disability is removed or a new Speaker is elected.

(b) When acting as Speaker pursuant to paragraph (a) of this section, the Speaker Pro Tempore shall not exercise the powers of appointment provided to a Speaker of the House by statute or by House Rule and shall not be considered the Speaker of the House within the meaning of Article VI, Section 15 of the Oklahoma Constitution establishing the line of succession to the Governor.

(c) If the House is not meeting in regular or special session and the office of Speaker becomes vacant because of removal from office, death, resignation or other disability of the person holding that office, then the Speaker Pro Tempore shall be considered the Speaker of the House and shall be authorized to exercise all authority granted to the Speaker of the House under law or by House Rule including, but not limited to, the powers of appointment and inclusion in the line of succession to the Office of Governor as provided by Article VI, Section 15 of the Oklahoma Constitution.

(d) Upon accession to the Office of Speaker of the House under paragraph (c) of this Rule, the member in so doing shall continue as Speaker until such time as the House convenes for session or until the conclusion of the present term of office unless earlier removed from office under the provisions of 51 O.S., Section 24.1.

(e) The Speaker Pro Tempore, upon becoming Speaker of the House by operation of paragraph (c) of this section, shall take the oath of Office as Speaker of the House and shall file said oath with the Office of the Secretary of State.

RULE THREE
HOUSE OFFICERS AND EMPLOYEES

3.1 – Employment by House

(a) All House employees work for and serve at the pleasure of the Speaker of the House.

(b) The Speaker shall determine their qualifications, hours of work and compensation, including benefits.

(c) The Speaker has the right at any time to transfer any employee to another department or discharge any employee of the House without cause.

3.2 – Clerk of the House

(a) The Clerk of the House, under the direction of the Speaker, shall employ and manage qualified personnel to staff the House of Representatives.

(b) The Clerk of the House, under the direction of the Speaker, shall have general charge and supervision over the legislative procedure of the House.

(c) The Clerk of the House shall be responsible for:

1. publication of all House calendars and agendas;
2. publication of bills, resolutions and amendments;
3. publication of standing committee reports, special committee reports, conference committee reports; and
4. preparation, indexing and publication of electronic and tangible versions of the House Journal.

(d) The Clerk of the House shall have custody of and be responsible for the safekeeping of all bills and resolutions pending in the House at the final adjournment of the First Regular Session of the Legislature.

(e) All official papers, records, reports, testimony presented and other materials belonging to the House shall be entrusted to the care and custody of the Clerk of the House.

(f) Official copies of all bills and resolutions and other materials as designated by the Speaker shall not be removed from the Office of the Clerk for any purpose except upon order of the Speaker.

(g) Communications shall be prepared and signed by the Clerk of the House under the direction of and in the name of the Speaker.

(h) The Clerk of the House of Representatives shall be the guardian of electronic signatures for the House of Representatives and shall be authorized to make determinations as to validity and authenticity of electronic signatures.

(i) If transmitting bills, resolutions or messages electronically to the Senate, Governor or Secretary of State, the Clerk of the House shall establish safeguards to protect against unauthorized users.

3.3 – Chief Sergeant At Arms

(a) It shall be the duty of the Chief Sergeant at Arms to attend the House during each day's session, to maintain order under the direction of the presiding officer, and to execute the commands of the House.

(b) The Chief Sergeant at Arms shall have charge of the Chamber during the sessions, and see that the same is kept in order and at all times ready for use by the House.

(c) The Chief Sergeant at Arms shall, fifteen (15) minutes before the House is to convene, clear the House Floor, anterooms of the House Floor and House Lounge of all

unauthorized persons, as defined in Rule 5, and shall see that no unauthorized persons enter said areas while the House is in session.

3.4 – Parliamentarian

(a) The Speaker of the House shall appoint a parliamentarian who shall assist the presiding officer in the making of parliamentary rulings.

(b) The parliamentarian shall, at the direction of the Speaker, assist the Speaker in publishing a volume of substantive parliamentary rulings.

3.5 – Chaplain

A Chaplain shall attend the commencement of each day's session of the House, open the same with prayer and may be allotted five (5) minutes during the Thursday session for the purpose of delivering remarks to the House.

3.6 – Pages

The Speaker, or his or her designee, shall promulgate rules and guidelines for the Page program.

RULE FOUR
MEMBERS

4.1 – Member Defined

“Member”, as used in these Rules, means a member of the House of Representatives.

4.2 – Disclosure of Personal or Private Interest

A member who has a personal or private interest in any bill or resolution, proposed or pending before the House, shall disclose that fact to the House, and shall not vote on that bill or resolution, as required by Article V, Section 24 of the Oklahoma Constitution.

4.3 – Absence of Members

No member shall be absent from the session of the House without leave.

4.4 – Decorum

(a) No member rising to debate, to give notice, to make a motion, or to present a paper of any kind shall proceed until the member has addressed the presiding officer and has been recognized by the presiding officer as being entitled to the Floor.

(b) While a member is speaking, no other member shall enter into any private conversation or pass between the speaking member and the presiding officer.

(c) The presiding officer may enforce the provisions of House rules by naming the disruptive or disorderly member after requesting order in the Chamber three (3) times.

(d) Profane, obscene or indecent language is prohibited in the House and in all committees and subcommittees of the House.

(e) When the House is in session all members shall, while in the Chamber, be appropriately dressed, with men in jackets and ties and women in dresses or skirts or pants worn with a jacket or sweater and shall conduct themselves in a manner becoming a member of the House of Representatives.

(f) Any member who, while under the influence of intoxicating liquor or drugs, appears in the Chamber or in any part of the Capitol Building assigned to the House, shall be in contempt of the House and subject to reprimand, suspension or expulsion.

(g) Possession of intoxicating liquor shall not be permitted at any time in the Chamber or in any part of the Capitol Building assigned to the House.

(h) Use of tobacco products, including smoking, dipping or sniffing snuff, shall not be permitted at any time in the Chamber, as governed by Section 11.6 of these Rules.

(i) No food, including canned or bottled beverages, shall be allowed at any time in the Chamber. Food may be consumed in the lounge and foyer at the west end of the Chamber.

4.5 – Service of Process

Upon being presented with any service of legal process pertaining to the House of Representatives itself or to an individual member of the House of Representatives in his or her official capacity, the member or employee so approached shall inform the Speaker of the House and the House General Counsel prior to attempting to respond.

RULE FIVE PRIVILEGES OF THE FLOOR AND THE ANTEROOMS

5.1 – Floor Privileges

(a) The following persons shall be entitled to privileges of the Floor when the House is in session:

1. members of the House;
2. members of the Senate;
3. former members of the House except as otherwise provided in Section 5.3 of this rule;
4. the Governor;
5. employees of the House and Senate as designated by the Speaker; and
6. children or grandchildren of members for the purpose only of introduction from the member's desk.

(b) Except as permitted in paragraph (a) of this section, no other person, except upon formal invitation by the House of Representatives, shall enter upon the Floor when the House is convened in session.

5.2 – Anterooms of the House Chamber

While the House is in session, no persons other than those entitled to privileges of the Floor, members of the immediate families of House members and House employees authorized by the Speaker shall be admitted to the House Lounge and anteroom located at the west end of the House Floor or into the anteroom located at the east end of the House Floor, except at the express invitation of a member.

5.3 – Former Members

(a) Except as authorized by the Speaker, no former member of the House or Senate who is an officer or employee in the executive branch of state government or who is registered or required to be registered as a lobbyist under the Ethics Commission Act shall be entitled to privileges of the Floor when the House is convened in session.

~~(b) When the House is convened in regular or special session, no former member of the House who is registered or required to be registered as a lobbyist under the Ethics Commission Act shall be permitted to park in the parking areas of the Capitol grounds allocated to the House of Representatives.~~

5.4 – House Parking

When the House is convened in regular or special session, no registered lobbyist under the Ethics Commission Act shall be permitted to park in the parking areas of the Capitol ground allocated to the House of Representatives.

RULE SIX
BILLS AND RESOLUTIONS

6.1 – Definition of the Term “Bill”

The term “bill”, as used in these Rules, shall mean proposed legislation which in order to become law must pass through the Legislature according to the procedures established by the Oklahoma Constitution, including consideration by the Governor. The term shall include proposed laws of a general nature and proposed special or local laws. The procedures of these Rules applicable to the introduction and passage of bills shall also apply to the introduction and passage of joint resolutions.

6.2 – Filing Deadlines

(a) The filing deadlines for introduction of bills and joint resolutions shall be established in consultation between the House of Representatives and the Senate.

(b) Legislative deadlines previously agreed to by the House of Representatives shall be inapplicable to:

1. measures which propose a special or local law as governed by Section 6.10 of this Rule;
2. measures authored by the chairpersons and vice-chairpersons of the House Appropriations and Budget Committee and the Senate Appropriations Committee which affect the receipt, expenditure or budgeting of state funds or funds under the control of an entity created by state law;
3. measures authored by the Speaker of the House of Representatives and the President Pro Tempore of the Senate and which is deemed by them to be necessary for the preservation of the public peace, health and safety; or
4. measures authored by the Speaker of the House of Representatives and the President Pro Tempore of the Senate which provides for redistricting pursuant to the 2010 federal census.

6.3 – Numbering

(a) Bills and joint resolutions introduced in the Second Regular Session of a Legislature shall be numbered consecutively with the last bill and joint resolution, respectively, introduced in the First Regular Session of the same Legislature.

(b) Simple and concurrent resolutions introduced in the Second Regular Session of a Legislature shall be numbered consecutively with the last simple and concurrent resolution, respectively, introduced in the First Regular Session of the same Legislature.

6.4 – Introduction

(a) All bills and resolutions shall be accompanied by the name or names of the member or members introducing the bill or resolution, shall have a title stating the subject matter contained therein and shall include the request number assigned to the bill or resolution by the staff of the House.

(b) Except as provided in paragraph (c) of this section, no member of the House of Representatives shall be the principal author of more than eight (8) bills or joint resolutions during a session of the Legislature.

(c) The provisions of paragraph (b) of this section shall not apply to:

1. measures containing budgetary matters of which the principal author is the Chairperson of the Appropriations and Budget Committee of the House;
2. redistricting measures;

3. bills introduced for the purpose specified in Section 23.1 of Title 75 of the Oklahoma Statutes;
4. measures introduced for the purpose of disapproving or approving agency rules pursuant to the Administrative Procedures Act;
5. bills introduced for the purpose of implementing the Oklahoma Sunset Law;
6. bills that only repeal or delete, without substantive replacement, provisions of the Oklahoma Statutes;
7. simple or concurrent resolutions; and
8. any other measure authorized by the Speaker.

6.5 – Coauthors

Coauthors of bills and resolutions added after the introduction of a measure shall be indicated on the front page of a bill or resolution.

6.6 – Principal Senate Author of a House Bill or Resolution

(a) While a House bill, joint resolution or concurrent resolution is within the physical control of the House, the principal House author of the bill or resolution shall have full and complete discretion in determining who the principal Senate author of the bill or resolution shall be.

(b) No bill or resolution lacking a principal Senate author shall be scheduled for Floor consideration, except that the withdrawal of the principal Senate author, after the bill or resolution is scheduled for Floor consideration, shall not preclude the House from considering the bill or resolution.

6.7 – Procedures Governing Simple and Concurrent Resolutions

(a) Except as exempted by paragraph (b) of this section, the following classes of simple and concurrent resolutions shall lie over one (1) legislative day after introduction, after which they may be called up for consideration:

1. resolutions requesting information from any of the executive or judicial departments, from county and municipal officers or from corporate entities or persons; or
2. resolutions giving rise to debate.

(b) The following classes of simple and concurrent resolutions may be taken up the same legislative day they are introduced:

1. resolutions relating to business immediately before the House;
2. resolutions relating to business of the day on which they may be offered;
3. resolutions reported from the House Rules Committee proposing adoption of a special rule or rules; or
4. resolutions relating to adjournment or recess.

(c) Upon taking up a motion to adopt a simple or concurrent resolution, said motion shall be subject to amendment and debate.

(d) A motion to amend shall be in order immediately but amendments proposed to simple and concurrent resolutions shall be electronically submitted to the Office of the Clerk prior to consideration by the House.

(e) The House shall not consider any proposed amendments not germane to the subject of a simple or concurrent resolution under consideration.

(f) Debate on the question of adoption of a simple or concurrent resolution shall be limited to thirty (30) minutes, equally divided between the proponents and opponents of the resolution, provided that no member speak for more than ten (10) minutes.

(g) Five (5) minutes of the time allocated to the proponents of the resolution shall be reserved to the principal author, and the principal author shall have the right to close the debate.

(h) Any simple or concurrent resolution may be referred by the Speaker to an appropriate committee.

6.8 – Final Action

(a) The following action shall constitute final action on any bill or resolution:

1. committee recommendation of "Do Not Pass";
2. if a motion to reconsider the vote on Third Reading or Fourth Reading fails to prevail;
3. if a motion to table the motion to reconsider prevails; or
4. if a vote is taken on Third Reading or Fourth Reading and no notice is served to reconsider the vote.

(b) If final action is such as to defeat a bill or resolution, no other bill or resolution having the same effect and covering the same specific subject matter shall be considered by the House of Representatives during either session of the current Legislature.

6.9 – Carry-over Bills and Joint Resolutions

Any bill or joint resolution pending in the House at the sine die adjournment of the First Regular Session of a Legislature shall carry over to the Second Regular Session with the same status as if there had been no adjournment; provided, however, that this Rule shall not apply to bills and joint resolutions pending in a conference committee at the time of sine die adjournment.

6.10 – Special or Local Laws

(a) The House of Representatives shall not consider proposed local or special legislation on subjects prohibited by the Oklahoma Constitution.

(b) No special or local law shall be considered by the House of Representatives unless passage of a general law would be ineffective.

(c) Prior to consideration of special or local legislation in the House of Representatives:

1. notice of the intended introduction of a proposed local or special law shall be first published for four (4) consecutive weeks in a newspaper of weekly or general circulation in the city or county affected by the proposed law;
2. the notice shall state in substance the contents of the proposed law; and
3. verified proof of such publication as required by this section shall be filed with the Office of the Oklahoma Secretary of State.

RULE SEVEN
COMMITTEES

CHAPTER A. STANDING AND SPECIAL COMMITTEES

7.1 – Open Meetings

All meetings of all committees and subcommittees shall be open to the public, subject to the authority of the chairperson to maintain order and decorum. A chairperson, with the approval of the Speaker, may close a committee or subcommittee meeting or portion thereof, and the record of such meeting may not disclose the identity of the witness

appearing before the committee or subcommittee, if necessary to preserve physical security, including the protection of a witness.

7.2 – Notice of Meetings

(a) All committees and subcommittees shall provide, in a manner reasonably calculated to give actual notice to interested persons, at least forty-eight (48) hours notice of a meeting. Notice of the meeting shall be published through an appropriate, public medium such as the House website or electronic mail. In case of emergency, with the approval of the Speaker, a meeting may be held with notice appropriate to the circumstances. The Speaker shall announce and describe the emergency.

(b) A notice shall state the date, time and place of a meeting and shall include a listing and sufficient title for identification of any and all bills to be considered by the committee or subcommittee holding the meeting. The bill author and the members of the committee or subcommittee shall be provided separate notice.

(c) If a committee or subcommittee is scheduled for a regular meeting, but does not plan to meet, a notice stating that no meeting is to be held shall be posted.

(d) Bills or resolutions published on a meeting notice but not considered shall not be taken up in a subsequent committee meeting unless said bills or resolutions are listed on the meeting notice announcing the items of business to be considered in the later meeting.

7.3 – Timing of Meetings

(a) Committees and subcommittees shall meet at the call of the committee Chair within the dates, times and locations designated by the Speaker.

(b) No committee or subcommittee shall sit during a floor session of the House without special leave from the Speaker.

7.4 – Authority of the Chair

(a) The committee or subcommittee chairperson shall sign all vouchers or reports required or permitted by these Rules. The committee chairperson shall sign all subpoenas as provided in Section 7.13.

(b) Except as otherwise provided in these Rules, the chairperson has all authority necessary to ensure the efficient operation of the committee or subcommittees, including, but not limited to, presiding over the committee or subcommittees, establishing the calendar for the committee or subcommittees, recognition of members or presenters, deciding all questions of order in committee or subcommittees and determining the order in which matters are considered in committee or subcommittees. All standing and special committees and subcommittees shall be governed by the House Rules applicable to committee proceedings.

(c) The chairperson shall exercise all authority necessary to maintain order and decorum, including the authority to require all persons present to silence all electronic devices and to request the Sergeant at Arms to clear the committee room of a person or persons causing disruption.

(d) In case of a chairperson's absence, the vice-chairperson shall assume all duties of the chairperson until the chairperson's return or replacement.

7.5 – Procedure

(a) When considering legislation or conducting other business, committees and subcommittees shall observe the following procedures:

1. the chairperson shall cause to be created an official report recording the ayes and the nays as required by Section 7.7 of this Rule;

2. no person shall address the committee or subcommittee unless first recognized by the chairperson for that purpose;

3. all motions offered in a committee or a subcommittee meeting shall require a second to receive further consideration;

4. a committee or subcommittee may only take up bills or resolutions for consideration if a quorum of the committee or subcommittee is present. A quorum is a majority of the members of the committee or subcommittee, excluding the ex officio members of the committee or subcommittee, but the ex officio members may count toward the presence of a quorum in a committee or its subcommittees;

5. if and when a bill or resolution is taken up for consideration, the House author shall be recognized for explanation of the bill or resolution if he or she so desires;

6. the House author shall be given the opportunity to answer questions put by members of the committee or other persons recognized by the chairperson;

7. the chairperson shall provide opportunity for presentation of amendments to the bill or resolution by the House author, any member of the committee, or any other member of the House, as governed by Section 7.6 of this Rule;

8. amendments shall be considered in the order they appear in the bill or resolution, or in the order they are presented to the committee. The chairperson shall resolve any conflict resulting from claimed priority of presentation;

9. the author of an amendment shall explain the amendment and be afforded the opportunity to answer questions about the amendment put by members of the committee, the author of the bill or resolution or other persons recognized by the chairperson; and

10. the chairperson may recognize any person for comment on the proposed legislation or amendments thereto. The chairperson may limit the amount of time for any such comment.

(b) The chairperson of a parent committee may refer to a subcommittee or reassign from a subcommittee any legislation, proposal or inquiry; provided, however, no subcommittee shall be permitted to report directly to the House, but rather shall report to the parent committee.

(c) Except for legislation recommended by the Appropriations and Budget Committee, all legislation originating in the House which is recommended by a committee to the full House shall contain a complete Title and an Enacting or Resolving Clause.

7.6 – Amendments

(a) Committees and subcommittees may only consider amendments presented in final written form prior to adoption.

(b) Any member of the House may offer an amendment to any bill or resolution being considered by any committee or subcommittee and shall be recognized to introduce the amendment. If not a member of the committee or subcommittee, a member who offers an amendment must comply with the amendment filing deadline of this Rule and be present at the meeting at which the amendment is considered. If the member is not present, the amendment may only be considered if taken up and offered by a member of the committee or subcommittee.

(c) Any member offering an amendment, including a member of the committee or subcommittee, must submit the proposed amendment in electronic form to the chairperson by 4:30 p.m. the legislative day before the meeting of the committee or subcommittee. This rule may be suspended for amendments submitted by members who are not members of the committee or subcommittee by a vote of two-thirds (2/3) of a quorum of the committee or subcommittee. The chairperson may, at his or her discretion, waive or set a later deadline than contained in this rule for amendments submitted by members of the committee or subcommittee.

(d) Amendments to any bill or resolution under consideration by a committee or subcommittee shall be germane to the subject of the introduced bill or resolution.

(e) When considering a measure section by section, a motion to strike a section when such section is under individual consideration shall not be subject to the time constraints established by this Rule for consideration of committee amendments.

(f) When considering a measure section by section, the Title or Enacting or Resolving Clause of a bill or joint resolution may not be stricken except as provided in Section 7.5, paragraph (c) of these rules.

(g) Amendments approved by any committee shall be incorporated into the bill or resolution the same as if included in the introduced bill or resolution.

7.7 – Voting

(a) All votes in committees or subcommittees shall be conducted in open public meetings of that committee, except that two-thirds (2/3) of the members of any standing or special committee, including ex officio members, may report a bill or resolution out of committee by signing a written report. If a written report is prepared by a member other than the chairperson of the committee, a written notice that a report is being prepared shall be given to the chairperson prior to the circulation of the report for signatures.

(b) Only the vote on recommendation for final passage out of committee to the full House concerning a bill or resolution shall be by recorded vote. Recommendation for final passage out of committee shall require a majority vote of a quorum of the members of the committee.

(c) As used in this section, "recommendation for final passage out of committee" means a "Do Pass", "Do Pass as Amended" or a "Do Not Pass" motion. A "Do Pass" motion takes precedence over any other motions for final passage.

(d) Only those committee members present may vote on any matter. No person shall cast a vote on behalf of any committee member eligible to vote in any House committee.

7.8 – Committee Recommendations

(a) When any committee returns a bill or resolution with the recommendation of "Do Pass" or "Do Pass as Amended", except as permitted in paragraph (b) of this section, the same shall be published on the House Calendar in numerical order by bill or resolution number under the heading, "Bills on General Order", or "Joint Resolutions on General Order".

(b) Any committee returning a bill or resolution with a recommendation of "Do Pass" or "Do Pass as Amended", may also vote to return the measure to the House under the heading of "Bills on Consent Calendar" or "Joint Resolutions on Consent Calendar", rather than under the heading of "Bills on General Order" or "Joint Resolutions on General Order".

(c) Adoption of a motion to return a bill or joint resolution under the heading of "Bills on Consent Calendar" or "Joint Resolutions on Consent Calendar" shall be noted on the official report recording the ayes and the nays. Adoption of such a motion shall also be recorded in the House Journal.

(d) When any committee returns a bill or resolution with the recommendation of "Do Not Pass", this shall constitute final action.

(e) If a committee does not return a bill or resolution with the recommendation of either "Do Pass", "Do Pass as Amended" or "Do Not Pass", the bill or resolution shall remain the property of the committee, unless the bill or resolution is placed directly on the House Calendar by the Speaker or is discharged pursuant to Section 7.12.

7.9 – Public Hearing

(a) After assignment to a standing or special committee, a bill or resolution shall be considered in a public hearing followed by a recommendation vote under the following procedures:

1. submission of a written request that is signed by a majority of the members of the committee or subcommittee if the principal author is a member of the committee or subcommittee, or
2. submission of a written request that is signed by a majority of the members of the committee or subcommittee plus the principal author if the principal author is not a member of the committee or subcommittee to which the measure in question was assigned.

(b) Ex officio members of a committee or subcommittee may sign such written requests and shall count towards the necessary signatures as required by this section.

(c) The written request for a hearing and recommendation vote shall be submitted to the Clerk of the House. The Clerk shall determine if the written request contains the necessary signatures as required by this section. If the written request contains the necessary signatures, the Clerk shall forward the written request to the appropriate committee or subcommittee chairperson who shall set the date and time of the hearing.

(d) The notice of the date and time of such hearing shall be publicly announced by the chairperson. Such time and date shall not be less than three (3) legislative days from the date such request was received by the chairperson, unless such time and date would prohibit consideration of the bill or resolution in accordance with Section 7.5 or 7.10 of this Rule.

7.10 – Consideration of House Bills and Joint Resolutions

(a) After assignment to a standing or special committee, the principal author of a bill or resolution introduced on or prior to the filing deadline of the First Regular Session and the principal author of a bill or resolution introduced after the filing deadline of the First Regular Session and on or prior to the filing deadline of the Second Regular Session shall be entitled to have such bill or joint resolution considered by a vote of the committee at least four (4) legislative days prior to the final date for Third Reading in the First Regular Session or for Third Reading in the Second Regular Session respectively under the following procedures:

1. submission of a written request that is signed by a majority of the members of the committee if the principal author is a member of the committee or one of the subcommittees of the committee; or
2. submission of a written request that is signed by a majority of the members of the committee plus the principal author if the principal author is not a member of the committee or subcommittee to which the measure in question was assigned.

(b) Ex officio members of a committee may sign such written requests and shall count towards the necessary signatures as required by this section.

(c) The written requests provided for by this section shall be submitted to the Clerk of the House. The Clerk shall determine if the written request contains the necessary signatures. If the written request contains the necessary signatures, the Clerk shall forward the written request to the appropriate committee chair.

7.11 – Bill Summary

(a) All bills and resolutions whose adoption will have a fiscal impact, including the affecting of revenues, expenditures or fiscal liability shall not be scheduled for floor consideration unless accompanied by a bill summary which shall include a fiscal analysis. The fiscal analysis contained within a bill summary shall state in dollars the estimated increase or decrease in revenues or expenditures and the present and future fiscal

implications of the bill. The bill summary shall not express comment or opinion relative to the merits of the legislation proposed, but should point out technical or mechanical defects.

(b) All bills affecting any retirement system authorized by law shall be accompanied by a bill summary which shall include an estimate of the cost and actuarial analysis of the measure upon being reported favorably by any standing committee unless the actuarial analysis for the bill is governed by the Oklahoma Pension Legislation Actuarial Analysis Act. The estimate and actuarial analysis shall be prepared by an actuary engaged by the House of Representatives.

(c) If any bill of the type delineated in paragraphs (a) and (b) of this section is scheduled for floor consideration without a bill summary having been prepared, it shall be the right of any member to raise a point of order on the Floor and the presiding officer may, in his or her discretion, order return of the bill to the appropriate committee.

(d) The accuracy of a fiscal or actuarial analysis contained within the bill summary shall not be a basis for a point of order under these Rules.

7.12 – Discharge from Committee

(a) Any bill or resolution may be discharged from any standing committee of the House upon a written request signed by two-thirds (2/3) of the members of the House.

(b) The written request for discharge of a bill or resolution shall be submitted to the Clerk of the House. The Clerk shall determine if the written request contains the necessary signatures as required by this section. If the written request contains the necessary signatures, the Clerk shall forward the written request to the Speaker who shall place the bill or resolution on the appropriate Calendar. The Clerk of the House shall publish the signatures on the House website.

7.13 – Oversight Powers and Responsibilities of Committees and Subcommittees

(a) Committees and subcommittees are authorized:

1. to maintain a continuous review of the work of the state agencies concerned with their subject areas and the performance of the functions of government within each subject area;
2. to invite public officials, public employees and private individuals to appear before the committees or subcommittees to submit information;
3. to request reports from departments and agencies performing functions reasonably related to the committees' jurisdictions;
4. to complete the interim projects assigned by the Speaker; and
5. to conduct such other business as directed by the Speaker.

(b) Each committee or subcommittee has the reasonable right and authority to inspect and investigate the books, records, papers, documents, data, operation and physical plant of any public agency in this state.

(c) In order to carry out the duties of the committee and its subcommittees, the chairperson of each committee with approval of the Speaker may issue subpoenas duces tecum and other necessary process to compel the attendance of witnesses either before the committee or subcommittee or at deposition and the production of any books, letters or other documentary evidence required by such committee.

(d) The chairperson, vice-chairperson, or a member designated by the chairperson or vice-chairperson may administer all oaths and affirmations to witnesses who appear before such committees to testify in any matter requiring evidence.

CHAPTER B. CONFERENCE COMMITTEES

7.14 – Appointment of Conference Committees

(a) The House chairpersons, vice-chairpersons and members of a conference committee shall be appointed by the Speaker.

(b) Once appointed, the chairperson of a conference committee shall determine its procedures, subject to the provisions of Sections 7.14 through 7.21 of this rule.

(c) Once a measure is in conference, the chairperson of the standing conference committee to which the measure is assigned shall, if requested by the principal author, schedule consideration of the measure.

(d) No measure shall be assigned to a standing conference committee which does not include among its membership the chairperson and vice-chairperson of the standing committee from which the same measure was reported during General Order.

(e) When a measure is under consideration in a standing conference committee, the author of the measure shall not have a vote unless said author is a duly appointed member of the standing conference committee. In the event of a tie vote on the question of recommending adoption of the conference committee report, the author shall have a casting vote therein.

7.15 – Meetings of Standing Conference Committees

All meetings of standing conference committees shall be open to the public, subject to the authority of the chairperson to maintain order and decorum.

7.16 – Notice

(a) All standing conference committees shall provide reasonable, public notice of a meeting.

(b) The notice shall state the date, time and place of a meeting.

(c) The notice shall include a listing and sufficient title for identification of the bills to be considered by the standing conference committee holding the meeting.

7.17 – Timing of Meetings

(a) Standing conference committees shall meet at the call of the chairperson within the dates, times and locations designated by the Speaker.

(b) No standing conference committee shall sit during a floor session of the House without special leave from the Speaker.

7.18 – Voting

(a) All votes cast in standing conference committees shall be conducted in open, public meetings.

(b) In a standing conference committee, only the vote to recommend adoption of the conference committee report shall be recorded.

7.19 – Conference Committee Reports

(a) Upon recommendation of a House conference committee report, the chairperson of a standing conference committee shall cause to be created an official conference committee report recording the ayes and the nays or signatures of the House conferees.

(b) For conference committees appointed on an ad hoc basis by the Speaker, signatures on conference committee reports may only be solicited by and given to members of the committee, the author or coauthor of the bill or resolution or House staff members.

7.20 – Consideration of Conference Committee Reports

(a) Motions to accept or reject Senate amendments or to adopt or reject conference committee reports may be arranged on a calendar or upon such calendars as may be directed by the Speaker of the House or the Speaker's designee.

(b) The House shall not consider adoption of a conference committee report or a joint committee report until a majority of both the House and Senate members constituting the conference committee or joint committee have adopted or signed the report.

(c) The House shall not consider a House conference committee report or a joint committee report unless it is limited to matters germane to the bill or resolution.

(d) A motion to adopt or reject a conference committee report or a joint committee report shall be subject to debate. Debate shall be limited to one (1) hour, equally divided between the proponents and the opponents of the motion, provided that no member may speak for more than ten (10) minutes.

(e) If debate is requested and entertained on the question of adoption of a conference committee report, no further debate shall be permitted on Fourth Reading and final passage of the same measure.

(f) If debate is requested and entertained on the question of adoption of a joint committee report, no further debate shall be permitted on Third Reading and final passage of the same measure.

7.21 – Transparency in Conference

(a) A summary of the changes contained in a conference committee report shall be made available prior to consideration of the report by the House.

(b) All conference committee reports whose adoption will have a fiscal impact, shall be accompanied by a fiscal analysis.

(c) A conference committee report may be considered for adoption only if said report has been published on the joint conference calendar twenty-four (24) hours before consideration of the report.

(d) A motion to reject a joint committee report with instructions or a motion to reject a conference committee report with instructions shall not be considered unless said instructions are electronically submitted to the Office of the Clerk prior to the time the author of the measure is initially recognized to present the joint committee report or the conference committee report to the House of Representatives.

7.22 – Publication of Records

All records required by the provisions of this Rule shall be made available on the House website at least for the duration of the Session.

RULE EIGHT ORDER OF BUSINESS AND LEGISLATIVE PROCESS CHAPTER A. ORDER OF BUSINESS

8.1 – Daily Order of Business

(a) The following Order of Business shall be followed each day:

1. Roll Call.
2. Prayer.

3. Correction of the Previous Day's Journal. (The Journal shall be published and any error appearing therein shall be corrected.)
4. Petitions and Memorials.
5. Executive Messages or Communications.
6. Reports of Special Committees.
7. Reports of Standing Committees.
8. Reports of Conference Committees.
9. Reports of Engrossed and Enrolled Bills.
10. Introduction of Bills and Joint Resolutions.
11. Senate Bills and Joint Resolutions on First Reading.
12. House and Senate Bills and Joint Resolutions on Second Reading.
13. Consideration of Simple and Concurrent Resolutions.
14. Messages from the Senate and Senate Amendments to House Bills.
15. House and Senate Bills and Joint Resolutions on General Order.
16. House and Senate Bills and Joint Resolutions on Third Reading.
17. Consideration of Conference Committee Reports.
18. House and Senate Bills and Joint Resolutions on Fourth Reading.
19. Motions and Notices.
20. Unfinished business.

(b) On each Monday, the Roll Call shall be followed by the Pledge of Allegiance.

The Order of Business shall then proceed as defined by paragraph (a) of Section 8.1.

8.2 – “Reading” Defined

“Reading” means the stage of consideration of a bill or joint resolution after reading or publishing of a portion of the title sufficient for identification, as determined by the Speaker.

8.3 – Reading of Bills and Joint Resolutions

Each bill and each joint resolution shall receive three (3) readings on three (3) separate days. The publication of a bill or joint resolution by its title and bill number in the House Journal shall satisfy the requirements of First Reading.

8.4 – First and Second Reading

(a) After the First Reading of a bill or joint resolution, the bill or joint resolution shall be placed on the House Calendar under "Bills on Second Reading" or "Joint Resolutions on Second Reading", as the case may be.

(b) On the Second Reading of a bill, the bill shall be read by Title only, unless otherwise ordered by the House, and shall be referred by the Speaker to an appropriate committee or directly to the House Calendar under the heading "Bills on General Order", "Joint Resolutions on General Order", "Bills on Consent Calendar", or "Joint Resolutions on Consent Calendar", as the case may be.

(c) No bill or joint resolution on First or Second Reading shall be subject to amendment or debate.

CHAPTER B. BILLS AND JOINT RESOLUTIONS ON GENERAL ORDER

Rule 8.5 – Reading and Explanation

(a) A bill or joint resolution on General Order shall first be read by title, or read and considered by sections, unless otherwise ordered.

(b) The member presenting a bill or joint resolution shall be allowed a reasonable length of time in which to explain same, but said explanations shall not include a discussion of the merits of the proposition.

(c) No bill or joint resolution on General Order shall be considered until all opportunities provided by this rule for filing proposed amendments shall be afforded the House.

(d) In such case where no main floor amendment shall be timely filed as defined in paragraph (b) of Section 8.6 or where no main floor amendments shall be offered except those amendments permitted under paragraphs (f) and (g) of Section 8.6, such measure shall become eligible for floor consideration upon the expiration of the deadline set forth in paragraph (b) of Section 8.6.

Rule 8.6 – Amendments

(a) All House and Senate bills and joint resolutions when initially published on the Floor Calendar shall be subject to amendment beginning at the time of such publishing.

(b) A main floor amendment must be filed no later than twenty-four (24) hours after a bill or joint resolution is initially published on the Floor Calendar.

(c) An amendment to a main floor amendment must be filed no later than forty-eight (48) hours after a bill or joint resolution is initially published on the Floor Calendar.

(d) Calendar days not concurrently designated as legislative days shall not be considered when calculating the beginning and ending dates and times for bills initially published on the Floor Calendar and passing through the amendment cycle.

(e) No amendment purporting to strike the Title or the Enacting or Resolving Clause of any bill or joint resolution shall be in order except as provided in paragraphs (f) and (g) of this section.

(f) Beginning on the Monday falling two (2) weeks prior to a Third Reading deadline, amendments to strike the Title or the Enacting or Resolving Clause of a bill or joint resolution shall be in order only when offered by the principal author of such bill or resolution and upon receiving prior approval from the House Rules Committee. Amendments offered under this paragraph shall not be subject to the time constraints mandated by paragraphs (b) and (c) of this section.

(g) The Chairperson of the Appropriations and Budget Committee and the Chairperson of the Appropriations Subcommittee on Revenue and Taxation shall be permitted to offer amendments to strike the Title or the Enacting or Resolving Clause of measures affecting revenue or appropriations. Amendments offered under this paragraph shall not be subject to the time constraints established by paragraphs (b) and (c) of this section.

(h) In the event a bill or joint resolution is published on the Floor Calendar and then subsequently removed while time remains for filing floor amendments as provided in this Rule, such bill or joint resolution, if published again on the Floor Calendar, shall not be considered by the House until the remaining time for filing floor amendments is concluded.

(i) When considering a measure section by section pursuant to Section 8.5, paragraph (a) of this Rule, a motion to strike a section when such section is under individual consideration shall not be subject to the time constraints established by this Rule for consideration of regularly filed floor amendments.

(j) When considering a measure section by section, the Title or Enacting or Resolving Clause of a bill or joint resolution may not be stricken except as provided in paragraphs (f) and (g) of this section.

Rule 8.7 – Consideration And Presentation

(a) The House shall not consider more than one amendment at a time and amendments shall be taken up only as sponsors gain recognition from the presiding officer to move their adoption.

(b) The adoption of an amendment to a section shall not preclude further amendment of that section so long as subsequent amendments do not purport to amend the same language previously amended. If a bill is being considered section by section or item by item, only amendments to the section or item under consideration shall be in order.

(c) For the purpose of this rule, an amendment shall be deemed pending only after its author has been recognized by the presiding officer and has moved its adoption.

(d) The body of a bill or joint resolution shall not be defaced or interlined, but all proposed amendments shall be separately submitted, noting the page and line, and shall be considered timely filed only if the principal author of the amendment has electronically submitted such amendment in completed form to the Office of the Clerk within the time constraints provided under paragraphs (b) and (c) of this section.

(e) The House of Representatives shall not consider any floor amendments offered in the form of a floor substitute.

8.8 – Bills Subject to Special Rule

(a) The Committee on Rules, with the approval of the Speaker, may by majority vote recommend that any measure be subject to a Special Rule created by the Committee. The Committee shall submit the recommendation to the House for its approval.

(b) A Special Rule may limit or prohibit the offering of amendments, may prescribe the time and conditions of debate, may govern floor consideration on Third or Fourth Reading of the bill, or may contain any other provisions deemed appropriate.

8.9 – Amendment of General Appropriations Bill

Whenever an amendment is offered to a General Appropriations Bill that would increase any line item of such bill, such amendment shall show the amount by line item of the increase and shall decrease a line item or items within the same bill in an amount or amounts equivalent to or greater than the increase required by the amendment.

8.10 – Amendment Summary

(a) All proposed amendments to bills or joint resolutions whose adoption will have a fiscal impact, including the affecting of revenues, expenditures or fiscal liability, shall be accompanied by a written summary which shall contain a fiscal analysis upon being filed with the Office of the Clerk. The written summary filed with the amendment shall include a statement in dollars of the estimated increase or decrease in revenues or expenditures and the present and future fiscal implications of passage of the amended bill. The summary shall not express comment or opinion relative to the merits of the amendment proposed, but should point out technical or mechanical defects.

(b) Except as may be otherwise required by the Oklahoma Pension Legislation Actuarial Analysis Act, all amendments to bills or joint resolutions affecting any retirement system authorized by law shall be accompanied by a summary which shall include an estimate and actuarial analysis of the present and future fiscal implications of passage of the amended bill. The estimate and actuarial analysis contained in the summary shall be prepared by an actuary engaged by the House of Representatives.

8.11 – Germaneness of House or Senate Amendments

The House shall not consider any proposed amendment not germane to the subject of the House bill or resolution. An amendment to a main amendment must be germane to both the main amendment and the measure which it purports to amend.

8.12 – Amendments Out of Order

An amendment is out of order if it is the principal substance of a bill or resolution that has received an unfavorable committee report, has been withdrawn from further consideration by the principal author or has not been reported favorably by the committee of reference in either session of the current Legislature and may not be offered to a bill or resolution on the Floor Calendar and under consideration by the House. Any amendment that is substantially the same, and identical as to specific intent and purpose, as the bill or resolution residing in the committee of reference is covered by this Rule, unless the bill or resolution under amendment is substantially the same as the bill or resolution residing in the committee of reference.

8.13 – Reconsideration

A motion to reconsider any vote on the adoption or rejection of an amendment, or the adoption or rejection of a section of any bill or joint resolution, may be made by any member prior to the advancement of such measure from General Order, which motion shall be subject to debate. The motion to reconsider may be laid on the table without affecting the question in reference to which the motion is made thereby resulting in a final disposition of the motion.

8.14 – Motion to Commit

A motion may be made during the reading or consideration of any bill or joint resolution on General Order to commit the bill to a standing or special committee, with or without instructions. A motion to commit with instructions shall be electronically submitted to the Office of the Clerk prior to consideration by the House.

8.15 – Motion to Advance from General Order

A motion to advance a bill or joint resolution from General Order shall not be in order until all opportunities provided by this Rule for filing proposed amendments shall be afforded the House. Once a motion to advance from General Order has been adopted, the bill or resolution shall be considered engrossed and on Third Reading.

CHAPTER C. BILLS AND JOINT RESOLUTIONS ON THIRD READING OR FOURTH READING

8.16 – Consideration and Debate

(a) After Third Reading or Fourth Reading of a bill or joint resolution, the presiding officer shall put the question in the following manner: “The Question Before the House is, shall the Bill or Joint Resolution Pass?”

(b) After Third Reading but before the vote is ordered, unless prohibited by Section 7.20 of these rules, the question shall be subject to debate. After Fourth Reading but before the vote is ordered, unless prohibited by Section 7.20 of these rules, the question shall be subject to debate.

(c) As governed by paragraph (b) of this section, debate shall be limited to one (1) hour, equally divided between the proponents and opponents of the question, provided that no member may speak for more than ten (10) minutes.

(d) Five (5) minutes of the time allocated to the proponents of the bill or joint resolution shall be reserved to the principal author, and the principal author shall have the right to close the debate.

(e) The question of passage of a bill or joint resolution on Third or Fourth Reading shall be decided by recorded vote after declaration of the question by the presiding officer.

8.17 – Amendments

No bill or joint resolution on Third or Fourth Reading shall be subject to amendment.

8.18 – Consideration of Emergency Section

When any bill or joint resolution is being considered on Third Reading or Fourth Reading, and such a bill or joint resolution contains an emergency section, the emergency section shall constitute a separate question and shall be subject to debate.

8.19 – Consent Calendar

(a) There shall be a Consent Calendar on which shall be entered such bills and resolutions as the committees shall designate on the committee report or which the Speaker shall place on a Consent Calendar.

(b) Measures placed on the Consent Calendar shall not be considered by the House of Representatives for two (2) legislative days, including the day that the measure is placed on the Consent Calendar. The measure may then be scheduled for final consideration on the third legislative day.

(c) During the two (2) days established in paragraph (b) of this section, any member, in open session and with a minimum of ~~fifteen (15)~~ twenty-five (25) seconds, may request that a bill or resolution be removed from the Consent Calendar and placed on General Order. Such request shall be recorded in the House Journal.

(d) All bills and resolutions from the Consent Calendar shall be considered for final action as provided by House Rules, except that there shall be no debate or amendments offered.

RULE NINE CHAMBER PROTOCOL

9.1 – Enforcement of Rules

The presiding officer shall enforce, apply and interpret the Rules of the House in all deliberations.

9.2 – Questions of Order and Decorum

(a) While in the Chamber, the presiding officer shall preserve order and decorum, shall prevent personal reflections or the impugning of the motive of any member, and shall confine members in debate to the question under discussion.

(b) When two (2) or more members seek recognition at the same time, the presiding officer shall name the one entitled to the floor. The presiding officer shall not recognize any member who has risen or remains standing while another member is speaking. No member shall be entitled to be recognized to speak unless the member seeks recognition from the member's own desk.

(c) On all questions relative to the transgression of these Rules, the presiding officer shall call the members to order. In such case the member so called to order shall sit down and shall not rise except to explain said member's actions or to proceed in order.

(d) Any member may rise to a point of order against any other member when, in the member's opinion, such member is proceeding out of order. Such point of order shall be decided by the presiding officer without debate.

(e) Any decision by the Speaker on a point of order is subject to an appeal to the House made in a timely manner by any member should the member or the House be aggrieved by such decision. Such appeal must be seconded by a minimum of fifteen (15) members. Members desiring to second an appeal shall so signify by rising.

(f) The question of an appeal shall be put in the following form: "The question is, shall the decision of the presiding officer be the decision of the House? All those in favor signify by voting 'Aye'; those opposed 'Nay'. The vote is now in progress."

(g) All appeals shall be decided by a recorded vote and without debate, except that the member taking said appeal shall have five (5) minutes within which to state the reasons for the member's appeal and the Chair may state the reasons for the Chair's decision.

(h) When a point of order is called, no member shall approach the presiding officer or the parliamentarian until after the presiding officer has ruled. If requested by the presiding officer, the majority floor leader may confer with the presiding officer regarding matters not pertaining to the point of order.

9.3 – Procedure

(a) When the ayes and nays are ordered, the presiding officer shall put the question in the following form: "All those in favor signify by voting 'Aye'; those opposed 'Nay'. The vote is now in progress."

(b) As governed by Section 6.7, paragraph (e), Section 7.6, paragraph (d), Section 7.20, paragraph (c) and Section 8.11, the House shall not consider in either session of the current Legislature any measure originating in the House of Representatives if said measure has been amended by the insertion of matter not germane to the subject of the bill or resolution.

9.4 – Debate

(a) Except as otherwise specifically provided in these Rules, when a debatable question is before the House, such debate shall be limited to fifteen (15) minutes, equally divided between the proponents and opponents of the question. Under no circumstances shall a member debate twice on the same question, nor shall any member speak longer than ten (10) minutes on the same question.

(b) When a debatable question is before the House, any member may move that the time for debate on such question be extended. For adoption, such motion need only receive a majority of those voting, a quorum being present.

(c) No member debating any question shall be interrupted by questions until said member has finished the member's remarks, and all time taken in asking and answering questions shall be deducted from the time allotted to said member.

9.5 – Privileges

(a) Questions and motions of privilege shall be: First, those affecting the rights of the House collectively, its safety, dignity and the integrity of its proceedings; Second, the right, reputation and conduct of its members individually in their representative capacity only, and shall have precedence over all other questions, except motions to adjourn.

(b) No member who obtains the floor on a question of personal privilege, or on a question of privileges of the House, shall debate any question, matter, or measure then pending in the House, or in any standing or special committee of the House, nor shall the member be allowed to yield the floor for questions from other members.

9.6 – Voting and Division

(a) The electronic voting machine shall be used to record the vote whenever the ayes and nays are required or ordered. The machine shall also be used to determine the presence of a quorum, or to determine the numerical count where a division is requested. In the event the machine is not operating properly, all votes and determinations of quorums may be taken by calling the roll. If a member's voting device is out of order, the member shall rise and so announce to the presiding officer and cast said member's vote orally prior to the declaration of the result of the vote. Every member shall vote providing the member is in the Chamber at the time the vote is in progress.

(b) The electronic voting machine shall be under the control of the presiding officer and shall be operated by such clerk as the presiding officer so designates. At a reasonable time prior to any vote being taken, the presiding officer shall announce that a vote is about to be taken. When any member other than the Speaker is presiding, the member shall direct another member to activate the roll call switch at said member's desk in the manner requested by that member. When the Speaker is not presiding, the Speaker may direct another member to activate the Speaker's roll call switch in the manner requested by the Speaker. Any member who is present in the Chamber or is within the view of the presiding officer while a vote is in progress may direct another member to activate said member's roll call switch in the manner requested by that member.

(c) Each recorded vote for final passage will be held open for at least two (2) minutes or a shorter time if the presiding officer determines that all members recorded as being present have voted.

(d) When sufficient time has elapsed for each member to vote, the presiding officer shall ask if any members present desire to vote or change their vote. Following such inquiry and before the electronic voting machine is locked, any member may be excused from voting, pursuant to the provisions of Article V, Section 24 of the Oklahoma Constitution.

(e) The presiding officer shall then lock the machine and instruct the clerk to record the vote. The clerk shall immediately activate the recording equipment and when the vote is completely recorded shall advise the presiding officer of the result, and the presiding officer shall announce the result to the House. No vote may be changed after it has been recorded.

(f) No member may vote for another member, nor may any person cast a vote for a member, except as otherwise provided in this rule. A member who votes for another member, except as herein provided, may be punished in a manner the House determines. A person voting for a member, when not authorized by this rule, shall be barred from the Chamber and may be further punished as the House considers proper.

(g) When a division is requested and ordered, those in the affirmative or the negative, as the case may be, shall cast their votes accordingly and the clerk shall activate the electronic voting machine so as to reflect the individual ayes and nays and the numerical count, but no permanent record thereof shall be made. When the vote is completed, the clerk shall advise the presiding officer of the result, and the presiding officer shall announce the result to the House. In the event the machine is not operating properly, those in the affirmative shall arise from their seats and stand until they are counted aloud by the clerk, then those voting in the negative shall arise and stand until they are counted, and the presiding officer shall announce the result.

(h) All votes on final passage of bills and resolutions, or the Emergency Section thereof, shall be by recorded votes. One-fifteenth (1/15) of the members present, a quorum being present, may demand a recorded vote on any proposition, or the presiding officer may order a recorded vote upon the presiding officer's own initiative. All such recorded votes shall be published in the House Journal.

(i) After the question has been put, but before the vote commences, any member may call for a statement of the question.

9.7 – Conduct During Voting

(a) While a vote is in progress and until the completion of a vote, and the announcement of the result, no member shall be recognized and no other business shall be transacted.

(b) No explanation of any vote shall be permitted while a vote is in progress or after a vote has been cast, except pursuant to Article V, Section 24, of the Oklahoma Constitution.

(c) No member, House employee or other person shall visit or remain by the Reading Clerk or his or her assistant while a vote is in progress.

9.8 – Previous Question

When a debatable question is before the House, any member may move the Previous Question. It shall be put in the following form: "The Previous Question has been moved. The Question is, shall the pending Question now be put?" If the motion for the Previous Question passes, the pending question shall be put immediately and no member shall be heard to debate it further or seek to amend it.

9.9 – Motion to Advance Question

When a debatable question is before the House, any member may move to Advance the Question. If the motion to Advance the Question passes, no further amendments to the matter considered shall be allowed and debate shall be limited to fifteen (15) minutes, equally divided between the proponents and opponents of the question, provided that no member may speak for more than five (5) minutes. After debate is concluded, the question shall be put immediately.

9.10 – Reconsideration

(a) The final vote on Third Reading or Fourth Reading on any bill or joint resolution, or on the Emergency Section thereof, or the final vote on adoption of a simple or concurrent resolution, may be reconsidered only if a member serves notice immediately after such final vote is taken ~~and prior to the consideration of any other business~~ prior to the consideration of any other business, of said Member's intention to present a motion to reconsider such action, and the Presiding Officer shall afford any Member such opportunity prior to proceeding to consideration of any other business.

(b) Unless presented and considered within three (3) legislative days, including the day upon which notice is served, a motion to reconsider shall be considered as having failed of adoption.

(c) A motion to reconsider may be offered immediately or upon the same day the final vote is taken by the member who served notice, or by another member with said member's consent. On the last day of the reconsideration period, any member may seek recognition for a motion to reconsider.

(d) Motions to reconsider shall be disposed of before the close of business on the last day of the time period specified for Third Reading and final passage for House and Senate measures.

(e) On the last day of the time period specified for Third Reading and final passage for House and Senate measures, a motion to reconsider, lodged either upon that same day or upon the two (2) prior legislative days, may be offered by any member upon being recognized for such motion by the presiding officer.

(f) On the last day of a session, no motion to reconsider shall be recognized except immediately after a final vote is taken and prior to the consideration of any other business. A member may move to reconsider which motion shall be taken up immediately.

(g) For adoption, a motion to reconsider must receive a majority vote of those elected to and constituting the House. Only one (1) reconsideration of the final vote on a bill, resolution or Emergency Section shall be allowed. Except as otherwise specifically provided in Section 8.13 of these Rules, no question shall be subject to reconsideration in the House.

9.11 – Measures Vetoed By The Governor

(a) When a bill or joint resolution is returned to the House because of a veto by the Governor, a motion to vote to override the veto shall be in order at any time.

(b) A motion to vote to override a veto by the Governor is debatable. Such debate shall be limited to thirty (30) minutes, equally divided between the proponents and opponents of the question, provided that no member may speak for more than ten (10) minutes.

(c) Prior to consideration of a motion to override the Governor's veto, if the returned bill or joint resolution was accompanied by a message of explanation, such message shall be published to the House of Representatives as determined by the presiding officer.

9.12 – Quorum

(a) If, at any time during the daily sessions of the House, a member recognized by the presiding officer raises a question as to the presence of a quorum, the presiding officer shall, without debate, forthwith direct that the electronic voting machine be activated to determine the presence or absence of a quorum, and shall announce the result.

(b) Whenever it shall be ascertained that a quorum is not present, the members present may, by motion adopted by a majority of those voting, direct the Chief Sergeant at Arms to request and, if necessary, to compel the presence of absent members, which motion shall be considered without debate. Pending its execution and until a quorum shall be present, no motion or debate, except to adjourn to a day and time certain, shall be in order.

RULE TEN MOTIONS

10.1 – Precedence of Motions

When a question shall be under consideration, no motion shall be received except as hereinafter specified, which motion shall have precedence in the order stated, and shall be amendable or not amendable, debatable or not debatable, as set forth below:

(a) Privileged Motions

To adjourn to a time certain (amendable - not debatable)

Questions and motions of privilege (as governed by Section 9.5 of these Rules)

To adjourn (not amendable - not debatable)

To recess (amendable - not debatable)

Call of the House (not amendable - not debatable; see Section 10.5 of this rule)

To work under the Call of the House (not amendable - not debatable; see Section 10.5 of this rule)

Question of presence of quorum (not amendable - not debatable)

To table (not amendable - not debatable)

(b) Incidental Motions

Appeals (not amendable - not debatable, except as governed by Section 9.2 of these Rules)

Requests for leave to withdraw a motion or question under consideration (not amendable - not debatable; see Section 10.4 of this rule)

Suspension of the Rules (not amendable - not debatable)

Objection to consideration of a question (not amendable - not debatable)

Method of consideration (amendable - not debatable)

Question of priority (not amendable - not debatable)

Reading of papers (not amendable - debatable)

(c) Subsidiary Motions

To advance from General Order (not amendable - not debatable)

To put the Previous Question (not amendable - not debatable)

To Advance the Question (not amendable - not debatable)

To postpone to a time certain (amendable - debatable)

To commit without instructions (not amendable - not debatable)

To amend (amendable - debatable)

To postpone indefinitely (not amendable - debatable)

(d) Main Motions

A main motion shall be defined as a substantive proposal such as a bill, resolution or any other question which requires passage, adoption, rejection, approval or disapproval by the House of Representatives.

Main questions include but are not limited to the following and shall rank in the following order:

To reconsider (not amendable - debatable)

To rescind (not amendable - debatable)

To adopt a conference committee report/joint committee report (not amendable - debatable)

To reject a conference committee report/joint committee report (not amendable - debatable)

To reject a conference committee report/joint committee report with instructions (instructions amendable - debatable)

To commit with instructions (instructions amendable - debatable)

Any other main question not specifically listed shall be taken up in the order offered.

10.2 – Motions in Writing

Every motion shall be rendered in writing as ordered by the presiding officer and may be read by the clerk before debate or vote if so ordered by the presiding officer. All motions shall be put by the presiding officer prior to debate and prior to ordering the vote.

10.3 – Vote Required for Adoption of Motions

Except as otherwise specifically required by these Rules, or required by the Oklahoma Constitution, any motion, for adoption, need only receive a majority of those voting, a quorum being present.

10.4 – Withdrawal of Motions

(a) Except as provided in paragraph (b) of this section, prior to commencement of debate thereon, or prior to action being taken thereon if there be no debate, any motion may be withdrawn by the member making same. Otherwise, such motion may be withdrawn only upon adoption of a motion to withdraw same.

(b) When a bill or resolution is under consideration within the House, the principal author or the member designated to present the bill or resolution on behalf of the principal author may withdraw said measure at any time prior to the vote being ordered on adoption of a recommendation or final passage of the bill or resolution.

10.5 – Call of the House

(a) Call of the House may be moved at any time by any member, but must be seconded by fifteen (15) members. If such motion prevails, the business pending shall be suspended, the roll shall be taken, and the names of the absentees ascertained. The Chief Sergeant at Arms shall then be directed by the presiding officer to compel the attendance of the absent members. After one (1) hour has expired, the roll shall again be taken and absent members noted in the Journal, and the business suspended upon the roll call shall proceed. If, however, before the expiration of the hour, all absent members, not otherwise excused, shall appear, the business pending shall then proceed.

(b) If a Call of the House be ordered, a motion to "work under the Call of the House" shall be in order and, if adopted, the House shall proceed with any other business at hand except that interrupted by a Call of the House.

(c) The Speaker, seconded by five (5) members, may move a Call of the House and send for absent members, provided there be not a quorum present. In all cases where an absent member shall be sent for and fails to attend in obedience to the summons, the report of the Chief Sergeant at Arms shall be entered in the Journal.

RULE ELEVEN
GENERAL PROVISIONS

11.1 – Nominations

(a) Nominations which require House confirmation shall be referred by the Speaker to a standing or special committee for consideration.

(b) Committee reports on nominations shall be combined for consideration by the House. To be approved by the House, the combined report shall be adopted by a majority of the members of the House. At the request of any member, a nominee shall be separated from the combined report and considered individually by the House. The Majority Floor Leader shall be responsible for preparation and submission of the combined report.

11.2 – Investigations

(a) No special committee established for the purpose of considering articles of impeachment or any other type of investigation shall be formed unless first authorized by a House resolution or by the Speaker.

(b) If authorized by House resolution, the resolution shall define the duties and time period during which the committee shall exist. Any member or members requesting the investigation shall not serve as chairperson of the special committee.

(c) Special committees established under this section shall, upon convening, adopt such rules and procedures as shall be determined by the committee to be in the best interest of the House of Representatives.

11.3 – Distribution Within House of Representatives

(a) No object or item of literature shall be distributed on the House Floor in anticipation of or while the House is meeting in session except upon the sponsorship of a member of the House of Representatives whose name shall appear on each individual object or item of literature to be distributed.

(b) All objects or items of literature distributed within the areas of the Capitol Building assigned to the House of Representatives shall display the name of the person or entity distributing such materials.

11.4 – Honorary Appointments

No honorary appointments shall be recorded in the House Journal.

11.5 – Lobbying

(a) All lobbying activities directed at the House shall be governed by Sections 4249 through 4255 of Title 74 of the Oklahoma Statutes and such other applicable rules lawfully promulgated by the Oklahoma Ethics Commission.

(b) No monetary contributions shall be accepted by any member or his or her staff on Capitol property at any time.

11.6 – Designated Smoking Areas

No person shall smoke within those parts of the Capitol Building assigned to the House. Members, employees or visitors wishing to smoke shall use designated smoking areas inside or outside the Capitol building.

11.7 – Members of the Press

No persons shall be admitted to the House press gallery except members and staff of the House, members of the press bearing permits signed by the Speaker and the chairpersons of the Capitol Press organizations and guests with the written permission of the Speaker and the chairpersons of the Capitol Press organizations.

11.8 – Legislative Records

(a) Records that are required to be created by these Rules or that are of vital, permanent or archival value shall be maintained in the Office of the Clerk. Whenever necessary, but no more often than annually or less often than biennially, records required to be maintained shall be archived with the Oklahoma Department of Libraries.

(b) Other records that are no longer needed for any purpose and that do not have sufficient administrative, legal or fiscal significance to warrant their retention shall be disposed of systematically.

(c) A digital recording shall be made of each day's session by the Office of the Clerk which shall be compiled and stored on a digital device suitable for archival purposes.

(d) The committee staff assigned to each existing committee shall ensure compliance with this Rule for all records created or received by the committee or for a former committee whose jurisdiction has been assigned to the committee.

(e) The Speaker and all House officers, under the direction of the Speaker, shall ensure compliance with this Rule for all records created or received by their respective offices and their predecessors in office.

11.9 – Technical Corrections

(a) The Office of Engrossing and Enrolling is authorized to correct misspelled words, citations, doublets or repeated words when engrossing House bills or joint resolutions, or House amendments to engrossed Senate bills or joint resolutions.

(b) When engrossing or enrolling House bills or joint resolutions, preparing House amendments to engrossed Senate bills or joint resolutions and when preparing committee reports, the House staff is authorized to:

1. remove sections from a bill or joint resolution labeled as amendatory but which consist entirely of existing law and contain no amendments to the existing law;
2. incorporate amendments to sections of law in the bill or joint resolution which are contained in legislation enacted previously during the same legislative session and amending the same sections of law and repeal such previous versions of the section at issue if, in the opinion of the House legal staff, the incorporation of such amendments and repeal of the previous version would clearly not conflict with the amendments contained in the legislation at issue;
3. modify sections of such measures which provide for a measure to become effective on July 1 or on a date earlier than ninety (90) days after the date of anticipated sine die adjournment to read to reflect an effective date of ninety (90) days after the date of actual sine die adjournment, or to delete such sections, if the emergency clause has failed to receive the required number of votes for passage; and
4. delete sections of such measures which provide for a measure to become effective on a date prior to such engrossment or enrollment.

11.10 – Convening Restriction

No legislative day shall begin between the hours of 12:00 midnight and 8:00 a.m. on any calendar day.

11.11 – Security

Upon convening in regular or special session, no member of the House of Representatives, without the express permission of the Chief Sergeant at Arms, shall enter upon the roof of the Capitol building within the areas adjacent to the hall of the House.

RULE TWELVE
ADJOURNMENT OR RECESS

12.1 – Motion to Adjourn or Recess

(a) When a motion to adjourn or recess is adopted, no member or officer shall leave said member's or officer's place until the adjournment or recess shall be declared by the presiding officer.

(b) When the House adjourns it shall be to 1:30 p.m. of the succeeding legislative day unless another day and/or hour be specifically named, which day and/or hour shall be entered in the Journal.

(c) A motion to adjourn or recess shall always be in order when the floor can be obtained for that purpose. When a vote is being taken, a motion to adjourn or recess shall not be in order. When it is apparent to the presiding officer that the motion to adjourn or recess is being made for the purpose of delay and such motion has been voted in the negative, within the next preceding ten (10) minutes, the presiding officer, in the discretion of the presiding officer, may rule the motion out of order as being dilatory.

(d) A legislative day shall be adjourned no later than 12:00 midnight of the calendar day that it began.

12.2 – Absence of a Quorum

In the absence of a quorum, the Speaker with three (3) members shall be a sufficient number to adjourn.

12.3 – Sine Die Adjournment

The date and time of sine die adjournment of each Regular Session of the Legislature shall be fixed by motion or resolution. Once the date and time so fixed has arrived, no further business shall be conducted by the House and the presiding officer shall declare the House adjourned sine die.

RULE THIRTEEN INTERIM STUDIES

13.1 – Interim Studies

(a) When the Legislature is not in session, the Speaker shall have the authority to direct committees to make interim studies for such purposes as the Speaker may designate.

(b) The Speaker shall provide to the Clerk of the House a copy of interim charges made to a standing or select committee.

(c) The committees shall meet as often as necessary to transact effectively the business assigned to them and may continue to exercise the oversight and investigatory powers granted in Section 7.13 of these Rules.

13.2 – Requests for Interim Study

No resolution requesting or authorizing an interim study of any matter or proposition by the House, or a committee thereof, shall be introduced in or considered by the House. All such requests for interim study shall be submitted on request forms available to any member in the office of the Clerk of the House.

13.3 – Quorum

During a legislative interim, no committee shall take any final action unless a quorum of the membership of the committee is present.

13.4 – Meeting Notice

During a legislative interim, published notice of any interim committee meeting shall be given at least ten (10) days prior to the meeting. The staff of the House shall publish the meeting notices required by this section. The ten-day notice requirement of this section shall not apply to a committee or subcommittee meeting with a Senate committee or subcommittee on an interim study assigned for joint study.

RULE FOURTEEN RULES

14.1 – Suspension or Amendment of Rules

(a) These Rules may be amended by a two-thirds (2/3) vote of those elected to and constituting the House; provided any amendment to the Rules recommended by the Committee on Rules shall be effective if approved by a majority of the members elected to and constituting the House.

(b) If the Committee on Rules shall recommend revisions or amendments to the Rules, the House shall be given one (1) day's prior notice before consideration of the recommended changes may commence.

(c) Two-thirds (2/3) of the members elected to and constituting the House may suspend the Rules, or a portion thereof, but a motion for that purpose shall be decided without debate.

14.2 – Parliamentary Authorities

Any parliamentary questions not provided for by the Oklahoma Constitution or these Rules shall be governed by the ruling of the Speaker. The Speaker may publish these substantive rulings in a volume of precedents. In making his or her ruling, the Speaker may rely upon, but is not bound by, these published rulings or other parliamentary authorities, including, but not limited to, the 2000 edition of *Mason's Manual of Legislative Procedure*.

14.3 – Rules Effective

(a) These Rules shall be in full force and effect for the duration of the 53rd Oklahoma Legislature, unless amended, as provided herein.

(b) Upon convening for a Special or Extraordinary Session, the time constraints contained in Section 8.6 of these Rules for filing main floor amendments and amendments to man floor amendments shall not be applicable.

STANDING COMMITTEE

The Speaker named the following standing committee:

REDISTRICTING

DeWitt, Chair
Morgan, Vice-Chair

Central Oklahoma Subcommittee

Dank, Chair

Inman
McDaniel (Randy)

Newell
Pittman

Eastern Oklahoma Subcommittee

Roan, Chair

Cox
Faight

Hoskin
Quinn

North/Northeast Subcommittee

Peters, Chair

Nollan
Rousselot

Shumate
Trebilcock

Southern Oklahoma Subcommittee

Armes, Chair

Billy
HilliardMartin (Scott)
Virgin**West/Northwest Oklahoma Subcommittee**

Hickman, Chair

Casey
JacksonRoberts (Sean)
Walker

Representative Sullivan moved that when the clerk's desk is clear, the House stand adjourned to reconvene at 8:30 a.m., Tuesday, February 8, 2011, which was the order.

Pursuant to the motion of Representative Sullivan, the House was adjourned at 5:03 p.m., to reconvene Tuesday, February 8, 2011, at 8:30 a.m.