HB1987 FULLPCS1 John Jordan-GRS 2/27/2017 4:08:45 pm

COMMITTEE AMENDMENT

HOUSE OF REPRESENTATIVES
State of Oklahoma

SPEAKER:						
CHAIR:						
I move to amend	нв1987					
Page	Section		Lines	Of the pr	rinted Bill	
			Of	the Engr	cossed Bill	
By striking the Title, the Enacting Clause, the entire bill, and by inserting in lieu thereof the following language:						
AMEND TITLE TO CONFORM TO AMENDMENTS						
Adopted:			ent submitte	d by: John	Jordan	

Reading Clerk

1	STATE OF OKLAHOMA				
2	1st Session of the 56th Legislature (2017)				
3	PROPOSED COMMITTEE SUBSTITUTE				
4	FOR HOUSE BILL NO. 1987 By: Jordan				
5	By. Ooldan				
6					
7					
8	PROPOSED COMMITTEE SUBSTITUTE				
9	An Act relating to criminal procedure; authorizing defendants to file application for certain				
LO	evidentiary hearing; providing time limitations for				
L1	filing applications and holding hearings; directing district courts to file decision within certain				
L2	period of time; providing for codification; and declaring an emergency.				
L3					
L 4					
L5	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:				
L6	SECTION 1. NEW LAW A new section of law to be codified				
L7	in the Oklahoma Statutes as Section 1281 of Title 22, unless there				
L8	is created a duplication in numbering, reads as follows:				
L 9	A. If the defendant intends to raise the question of				
20	involuntary intoxication at the time of the offense of driving under				
21	the influence of alcohol or a controlled dangerous substance or any				
22	other intoxicating substance, the defendant may file an application				
23	for an evidentiary hearing, together with affidavits setting out				

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those items alleged to be necessary for disposition of the issue of involuntary intoxication.

- B. The application for an evidentiary hearing shall be filed with the court no later than thirty (30) days after formal arraignment.
- C. If the district court determines that an evidentiary hearing should be held, the hearing shall be held within thirty (30) days from the date that the application was filed by the defendant.
- D. The district court shall file its decision together with findings of fact and conclusions of law within forty-five (45) days from the date of the conclusion of the evidentiary hearing.

SECTION 2. It being immediately necessary for the preservation of the public peace, health or safety, an emergency is hereby declared to exist, by reason whereof this act shall take effect and be in full force from and after its passage and approval.

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