HOUSE OF REPRESENTATIVES CONFERENCE COMMITTEE REPORT

	resident: beaker:			
The C	conference Committee, to	which was referred	d	
			HB1341	
Ву:	Worthen of the House an	d Scott of the Sen	ate	
Title:	Open Records Act; pro effective date.	ohibiting access to	certain records on the Internet	or World Wide Web
_	_		ereto, beg leave to report that we same with the following recomn	
	at the Senate recede from at the attached Conference			
Respe	ectfully submitted,			
House	Action	Date	Senate Action	Date

HB1341 CCR (A) HOUSE CONFEREES

Babinec, Greg	J. 3/	Baker, Rhonda			
Biggs, Scott	50R5	Downing, Tim	Tim	other J	(Downing)
Humphrey, Justin	Af Thumphrey	Jordan, John Paul			
Loring, Ben		Montgomery, John	John	Michael	Montgomery
Newton, Carl	Carl W few for D.S.	Tadlock, Johnny			
Williams, Cory	Clery fred	Worthen, Rande	(hr	7 Desich	Wolle

HB1341 CCR A

SENATE CONFERES Scott Dahm Fry Holt Newhouse Floyd Pittman	AST Hold			
House Action	Date	Senate Action	Date	

House Action ______ Date _____ Senate Action _____ Date _____

1	STATE OF OKLAHOMA				
2	1st Session of the 56th Legislature (2017)				
3	CONFERENCE COMMITTEE SUBSTITUTE				
4	FOR ENGROSSED HOUSE BILL NO. 1341 By: Worthen and Biggs of the				
5	House				
6	and				
7	Scott and Sharp of the Senate				
8					
9					
LO	CONFERENCE COMMITTEE SUBSTITUTE				
L1	An Act relating to court records; amending 22 O.S. 2011, Section 977, as amended by Section 4, Chapter				
L2	348, O.S.L. 2016 (22 O.S. Supp. 2016, Section 977), which relates to records of convictions; authorizing certain entities and persons to obtain birth date information; providing procedure for authorization to obtain the information; providing for development of an online registration and access portal; authorizing assessment of certain fee; requiring protection of records; authorizing promulgation of fees; and providing an effective date.				
L3					
L 4					
L5					
L 6					
L7					
L 8	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:				
L 9	SECTION 1. AMENDATORY 22 O.S. 2011, Section 977, as				
20	amended by Section 4, Chapter 348, O.S.L. 2016 (22 O.S. Supp. 2016,				
21	Section 977), is amended to read as follows:				
22	Section 977. A. When judgment upon a conviction is rendered,				
23	the clerk must enter the same upon the minutes, stating briefly the				
24	offense for which the conviction has been had and must immediately				

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1 annex together and file the following papers, which constitute a 2 record of the action:

- The indictment and a copy of the minutes of the plea or demurrer;
 - 2. A copy of the minutes of the trial;

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- 3. The charges given or refused, and the endorsements, if any, thereon; and
- 4. A copy of the judgment, which shall include a notation of the year of birth of the defendant and the last four digits of the Social Security number of the defendant. The judgment shall also contain the statutory reference to the felony crime the defendant was convicted of and the date of the offense.
- B. The court shall obtain <u>both</u> the <u>year date</u> of birth of the defendant and the last four digits of the Social Security number of the defendant. <u>The date of birth shall only be released to entities or persons that comply with the provisions of subsection C of this section.</u>
 - C. The court shall allow access to date of birth records to:
- 1. Any entity or person that makes application to the Supreme

 Court and demonstrates to the satisfaction of the Supreme Court that

 the entity or person has a legitimate need for the records. If

 approved by the Supreme Court, the entity or person shall receive

 written notice of such approval;

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2. Newspapers, as defined in Section 106 of Title 25 of the 1 2 Oklahoma Statutes; and 3 3. Members of the Oklahoma Bar Association who are in good 4 standing with the Bar and demonstrate to the satisfaction of the 5 Supreme Court that such records are necessary to provide legal 6 representation to a client or clients. 7 D. The Supreme Court shall develop an online registration and 8 access portal to allow entities and persons approved pursuant to 9 subsection C of this section to access the records provided for in 10 this section. The Supreme Court may establish an annual fee not to 11 exceed One Thousand Five Hundred Dollars (\$1,500.00), payable by the 12 entity or person seeking access to the records, to offset the cost 13 of creating the online access system and the cost for reviewing the 14 applications for access to the records. Members of the Bar 15 Association shall be exempt from paying the fee. 16 E. Any entity or person receiving records pursuant to 17 subsection C of this section shall be responsible for the protection 18 of the records. 19 F. The Supreme Court may promulgate rules to implement the 20 provisions of this section. 21 SECTION 2. This act shall become effective November 1, 2017. 22

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