HB3562 FULLPCS1 Mark Lepak-SD 2/24/2020 4:04:29 pm

COMMITTEE AMENDMENT

HOUSE OF REPRESENTATIVES
State of Oklahoma

SPEAKER:				
CHAIR:				
I move to amen	d <u>HB3562</u>			
Dage	Section	т.		the printed Bill
Page	Section	L:	ines Of the	e Engrossed Bill
	e Title, the Enactieu thereof the fo			l, and by
AMEND TITLE TO CO	NFORM TO AMENDMENTS			
Adopted:		Amendmer	it submitted by	: Mark Lepak

Reading Clerk

STATE OF OKLAHOMA

2nd Session of the 57th Legislature (2020)

PROPOSED COMMITTEE SUBSTITUTE

FOR

HOUSE BILL NO. 3562

By: Lepak

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PROPOSED COMMITTEE SUBSTITUTE

An Act relating to courts; amending 20 O.S. 2011, Sections 30.1, 30.2, 30.4, 30.5, 30.7, 30.15 and 30.16, which relate to the Court of Civil Appeals; modifying name of court; modifying authority of the Oklahoma Court of Civil Appeals; requiring all civil appeals to be assigned to the Oklahoma Court of Civil Appeals; providing that cases shall be heard by a three-Judge panel; modifying number of divisions of the court; specifying counties in each division and location of each division; providing for assignment of appeals; authorizing a division to sit en banc subject to certain conditions; providing that filing of request for en banc review tolls time period for requesting certiorari; providing for Judges serving on effective date of act and specifying divisions they will serve; providing for appointment of additional judges; providing for selection of Presiding Judges and stating duties; requiring promulgation of rules; providing for submission of briefs and oral arguments; requiring establishment of a Court Calendar and specifying items to be included on the Court Calendar; requiring Calendar to be posted on the Court's website, free of charge; providing that proceeding shall be open to the public unless sealed pursuant to law; providing term limitations; providing term limits to not apply to service on other courts; repealing 20 O.S. 2011, Sections 30.11, 30.14, 30.18 and 30.19, which relate to the Court of Civil Appeals; and providing an effective date.

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BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

subsection B of this section.

2 SECTION 1. AMENDATORY 20 O.S. 2011, Section 30.1, is 3 amended to read as follows:

Section 30.1 A. There is hereby established an intermediate

appellate court to be known as the Oklahoma Court of Civil Appeals

of the State of Oklahoma which shall have the power to determine or

otherwise dispose of any civil cases that are assigned to it by the

Supreme Court. Its decisions, when final, shall neither not be

appealable to the Supreme Court nor be subject to reexamination by

another division of the Court of Civil Appeals or by the Judges of

that Court sitting en bane except upon certiorari as provided in

- B. The Oklahoma Court of Civil Appeals shall have jurisdiction to issue writs of habeas corpus, mandamus, quo warranto, certiorari, prohibition, or any other process when this may be necessary in any case assigned to it by properly before the Supreme Court. A decision of the Oklahoma Court of Civil Appeals may be reviewed by the Supreme Court if a majority of its Justices direct that a writ of certiorari be granted, and the. The Supreme Court may, by order, shall not recall a case from assigned to the Oklahoma Court of Civil Appeals.
- C. Beginning January 1, 2021, and continuing thereafter, the Supreme Court shall assign every appeal of a district court decision, except for criminal cases appealed to the Court of

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1 Criminal Appeals as provided by law, to the Oklahoma Court of Civil
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- 2 | Appeals. The Supreme Court shall not retain any appeal of a
- 3 district court decision, and shall not have discretion in making
- 4 assignments of appeals to the Oklahoma Court of Civil Appeals.
- 5 Nothing contained in this section shall be construed to alter the
- 6 original jurisdiction of the Supreme Court.
- 7 D. Upon assignment of an appeal to the Oklahoma Court of Civil
- 8 Appeals, the case shall be heard by a three-Judge panel of the
- 9 Oklahoma Court of Civil Appeals as provided by law.
- 10 | SECTION 2. AMENDATORY 20 O.S. 2011, Section 30.2, is
- 11 | amended to read as follows:

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- 12 | Section 30.2 A. The Oklahoma Court of Civil Appeals shall,
- 13 upon the members being elected and qualified, consist of four two
- 14 permanent divisions. Two divisions which shall be known as the
- 15 Oklahoma Court of Civil Appeals, Eastern Division and the Oklahoma
- 16 | Court of Civil Appeals, Western Division. The location and
- 17 | jurisdiction of each division shall be as follows:
- 18 1. The Eastern Division shall sit in Tulsa County and two
- 19 divisions shall be assigned appeals of decisions of the district
- 20 | courts of the following counties: Adair, Atoka, Bryan, Carter,
- 21 | Cherokee, Choctaw, Coal, Craig, Creek, Delaware, Haskell, Hughes,
- 22 Johnston, Latimer, LeFlore, Love, Marshall, Mayes, McCurtain,
- McIntosh, Murray, Muskogee, Nowata, Okfuskee, Okmulgee, Osage,

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Ottawa, Pawnee, Pittsburg, Pontotoc, Pushmataha, Rogers, Seminole,

Sequoyah, Tulsa, Wagoner, and Washington; and
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2. The Western Division shall sit in Oklahoma County and shall be assigned appeals of decisions of the district courts of the following counties: Alfalfa, Beaver, Beckham, Blaine, Caddo,

Canadian, Cimarron, Cleveland, Comanche, Cotton, Custer, Dewey,

Ellis, Garfield, Garvin, Grady, Grant, Greer, Harmon, Harper,

Jackson, Jefferson, Kay, Kingfisher, Kiowa, Lincoln, Logan, Major,

McClain, Noble, Oklahoma, Payne, Pottawatomie, Roger Mills,

Stephens, Texas, Tillman, Washita, Woods, and Woodward.

- B. Each division shall consist of three nine Judges, at and shall hear appeals in randomly assigned and rotating three-Judge panels. At least two of whom Judges sitting on a panel shall concur in any decision, and each the division may sit en banc to review the decision of any panel. Petitions for en banc review shall be granted upon the concurrence of a majority of the Judges of the division then in office. The filing of a petition for en banc review shall toll the time period for requesting certiorari from the Supreme Court.
- C. All Judges of the Court of Civil Appeals serving on January

 1, 2021, shall serve the remainder of their terms. Beginning

 January 1, 2021, the Oklahoma Court of Civil Appeals shall be

 constituted as follows:

Page 4

Reg. No. 11328

1. The Judges of Divisions 1 and 2 shall become Judges of the Western Division;

- 2. The Judges of Divisions 3 and 4 shall become Judges of the Eastern Division; and
- 3. Additional Judges shall be appointed as necessary to fill the remaining seats in each division.
- <u>D. Each</u> division shall select <u>elect</u> a <u>presiding Presiding</u> Judge who <u>shall be responsible for administrative matters of the division</u> with the advice of the Judges of the division and shall act in that capacity without additional compensation. The assignment of Judges to the divisions shall be effected by the Supreme Court. Judges may be transferred from one division to another.
- SECTION 3. AMENDATORY 20 O.S. 2011, Section 30.4, is amended to read as follows:
- Section 30.4 A. The Supreme Oklahoma Court of Civil Appeals shall, by rule, prescribe the promulgate rules of procedure and practice in the Court of Civil Appeals, the procedure in bringing writs of certiorari to the Court of Civil Appeals, and the scope of review to be afforded on certiorari to that Court. Subject to law and the rules of the Supreme Court, the to the extent permitted by law.
- B. The Oklahoma Court of Civil Appeals may promulgate its own rules shall afford each party to a case the opportunity to timely

submit a written merits brief and to present oral argument to the Court, unless one or both are waived by all parties to the appeal.

- C. The Oklahoma Court of Civil Appeals shall establish a Court Calendar that includes any information that would assist litigants or increase transparency to the public, as determined by the Court in its rules. At a minimum, the Court Calendar shall include dates and times of oral argument and dates of conferences of the Court.

 The Court Calendar shall note the cases scheduled for oral argument and the matters to be discussed in conference. The Court Calendar shall be prominently featured on the Court's website and shall be publicly accessible without charge.
- B. D. There shall be deposited with the Clerk of the Supreme Court as costs for the filing of a petition for certiorari to the Supreme Court One Hundred Dollars (\$100.00) of which no rebate or refund of any part thereof may be made; provided, the Supreme Court, by rule, may prescribe the procedure for affording access to the Supreme Court, on certiorari and without deposit of costs, to those indigent persons who are deemed by it entitled thereto.
- SECTION 4. AMENDATORY 20 O.S. 2011, Section 30.5, is amended to read as follows:
- Section 30.5 The Oklahoma Court of Civil Appeals shall effect disposition of cases assigned to before it by a written opinion prepared in such form as the Supreme Court prescribes. No opinion of the The Oklahoma Court of Civil Appeals shall be binding or cited

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    as precedent unless it shall have been approved by the majority of
    the justices of the Supreme Court for publication in the official
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    reporter. The Supreme Court shall direct which opinion or decision,
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    if any, of the Court of Civil Appeals shall be published in the
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    unofficial reporter. Opinions of the Court of Civil Appeals which
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    apply settled precedent and do not settle new questions of law shall
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    not be released for publication in the official reporter establish
    rules and procedures governing the publishing of opinions in
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    official and unofficial reporters, consistent with the procedures of
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    the Supreme Court for its publication determinations.
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        SECTION 5. AMENDATORY 20 O.S. 2011, Section 30.7, is
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    amended to read as follows:
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        Section 30.7 The Oklahoma County divisions of the Court of
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    Appeals shall be quartered in Oklahoma City. Suitable quarters and
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    maintenance for the <del>Tulsa division</del> divisions of the Oklahoma Court
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    of Civil Appeals shall be provided for by the State of Oklahoma,
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    under the supervision of the Administrative Director of the Courts.
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    Proceedings of the Oklahoma Court of Civil Appeals shall be open to
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    the public unless sealed by law.
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        SECTION 6. AMENDATORY 20 O.S. 2011, Section 30.15, is
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    amended to read as follows:
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        Section 30.15 Two Judges shall be appointed or elected to the
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    Court of Civil Appeals from each of the six congressional districts
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Req. No. 11328 Page 7

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of the State of Oklahoma.

A. Each Judge of the Oklahoma Court of Civil Appeals shall have, prior to election or appointment, a minimum of four (4) years' experience as a licensed practicing attorney, or as a judge of a court of record, or both, within the State of Oklahoma; shall be a qualified elector of the respective district State of Oklahoma; and shall have such additional qualifications as may be prescribed by statute. Judges of the Oklahoma Court of Civil Appeals shall may continue to be licensed attorneys while in office.

- B. The terms of office of the Judges of the Oklahoma Court of Civil Appeals shall be six (6) years and shall begin on the second Monday of January following their election. Those appointed or elected to fill vacancies shall assume office immediately upon qualifying for the office.
- C. Beginning January 1, 2021, no Judge of the Oklahoma Court of
 Civil Appeals shall serve more than three (3) terms. Any Judge
 serving on the Oklahoma Court of Civil Appeals on January 1, 2021,
 shall be eligible to finish the remainder of his or her term and no
 more than two terms thereafter. This subsection shall not be
 construed to limit judicial service on other courts after a Judge
 has completed service on the Oklahoma Court of Civil Appeals.

 SECTION 7. AMENDATORY 20 O.S. 2011, Section 30.16, is
 amended to read as follows:

Section 30.16 At the General Election next before a term expires, any Judge of the $\underline{Oklahoma}$ Court of Civil Appeals may seek

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    retention in office by filing with the Secretary of State, not less
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    than sixty (60) days before the date of the election, a declaration
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    of candidacy to succeed himself or herself. At the election, there
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    shall be submitted to the qualified electors of the state, on a
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    separate ballot, without party designation, this question:
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             "Shall (Here insert name of Judge) of the Oklahoma Court of
             Civil Appeals be retained in Office?"
 7
                  ☐ YES
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                  □ NO
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    The question shall be decided by a majority of those voting thereon.
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    If the decision is "yes" the Judge shall be retained in office for
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    the next ensuing six-year term. If the decision is "no", or if no
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    declaration of candidacy is filed, the office shall be vacant upon
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    expiration of the term then being served, and the former Judge shall
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    not be eliqible for appointment to succeed himself or herself.
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    Retention in office may be sought for successive terms without limit
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    as to number, except for retirement as may be provided by the
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    Legislature for a maximum retirement age, subject to the term
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    limitations contained in Section 30.15 of this title.
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        SECTION 8.
                       REPEALER
                                     20 O.S. 2011, Sections 30.11, 30.14,
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    30.18 and 30.19, are hereby repealed.
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        SECTION 9. This act shall become effective January 1, 2021.
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        57-2-11328
                               02/24/20
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