1	STATE OF OKLAHOMA
2	2nd Session of the 57th Legislature (2020)
3	COMMITTEE SUBSTITUTE FOR
4	HOUSE BILL NO. 3683 By: Kannady
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6	COMMITTEE SUBSTITUTE
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8	An Act relating to criminal procedure; amending 22 O.S. 2011, Sections 1181, 1181.2, 1182, 1192, 1194, 1195 and 1196, which relate to removal of officers;
9	authorizing certain elected officers to be fined; adding causes for removal or fine; modifying
10	accusation contents; modifying type of accusation presented to grand jury; directing district attorney
11	to investigate and institute certain proceedings upon certain notification; authorizing fine upon certain
12	conviction; modifying accusation presented by certain county officials; modifying complaint contents;
13	authorizing certain county officer to voluntarily suspend himself or herself from office under certain
14	circumstances; authorizing judgment to include fine; and providing an effective date.
15	and providing an effective date.
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17	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
18	SECTION 1. AMENDATORY 22 O.S. 2011, Section 1181, is
19	amended to read as follows:
20	Section 1181. Any officer not subject to impeachment elected or
21	appointed to any state, county, township, city, town, or other
22	office under the laws of the state may, in the manner provided in
23	this article, be removed from office or fined a minimum of Five
24	Hundred Dollars (\$500.00) for any of the following causes:

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- 1 First. Habitual or willful neglect of duty.
- 2 Second. Gross partiality in office.
- 3 Third. Oppression in office.
- 4 Fourth. Corruption in office.

5 Fifth. Extortion or willful overcharge of fees in office.

- 6 Sixth. Willful maladministration.
- 7 Seventh. Habitual drunkenness.

8 Eighth. Failure to produce and account for all public funds and 9 property in his <u>or her</u> hands, at any settlement or inspection 10 authorized or required by law.

11 <u>Ninth. Habitual absence from minimum required training events.</u>
 12 Tenth. Dereliction of duty.

13SECTION 2.AMENDATORY22 O.S. 2011, Section 1181.2, is14amended to read as follows:

15 Section 1181.2 The complaint, petition, accusation or 16 proceeding for removal or ouster from office or fine may include 17 allegations or charges of any act or acts of commission, omission or 18 neglect which may be committed, done or omitted during the term of 19 office in which such ouster or removal proceeding may be filed, and 20 may also include allegations or charges as to any act or acts of 21 commission, omission or neglect committed, done or omitted during a 22 previous or preceding term in such office.

23 SECTION 3. AMENDATORY 22 O.S. 2011, Section 1182, is 24 amended to read as follows:

1 Section 1182. A. An accusation in writing, charging such 2 officer with any of the causes for removal mentioned in the first preceding section or fine as provided in Section 1181 of this title 3 4 may be presented by the grand jury to the district court of the 5 county in or for which the officer is elected or appointed: Provided; provided, that in the case of a state officer, such 6 7 accusation may be presented by the grand jury of the county in which 8 such officer resides, or in which he or she has his or her place of 9 office for the usual transaction of official business. 10 B. It shall be the duty of the district attorney, upon notice 11 in writing and verified by fifty-one percent (51%) of the registered 12 voters that voted in the previous election for the political 13 subdivision of which the officer who is the subject of the complaint 14 is an official, before some officer authorized to administer oaths, 15 that any officer herein mentioned has been guilty of any of the 16 acts, omissions or offenses as set out in Section 1181 of this 17 title, to investigate such complaint, and if on such investigation 18 the district attorney shall find that there is reasonable cause for 19 such complaint, the district attorney shall institute proceedings in 20 the district court of the county of the residence of the accused to 21 fine or remove such officer from office. 22 SECTION 4. 22 O.S. 2011, Section 1192, is AMENDATORY 23 amended to read as follows: 24

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Section 1192. Upon a conviction, the court <u>must shall</u> pronounce judgment, that the defendant be removed from office <u>or be fined</u>. But to warrant a removal <u>or fine</u>, the judgment must be entered upon the minutes, assigning therein the causes of removal <u>or fine</u>. SECTION 5. AMENDATORY 22 O.S. 2011, Section 1194, is

6 amended to read as follows:

7 Section 1194. The board of county commissioners may, in the case of any county or township officer, present such accusation and 8 9 bring an action in the name of the county for the removal or fine of 10 such officer, and the district court shall have exclusive 11 jurisdiction thereof; but if any county commissioner is the party 12 charged, then the judge of the district court and county treasurer 13 shall present such accusation and bring the action. The 14 proceedings, in actions brought under the provisions of this 15 section, shall, except as provided in the two next succeeding 16 sections Sections 1195 and 1196 of this title, be as is provided in 17 the preceding sections of this article Sections 1181 through 1193 of 18 this title.

19 SECTION 6. AMENDATORY 22 O.S. 2011, Section 1195, is
20 amended to read as follows:

21 Section 1195. (1) <u>A.</u> When the complaint for removal <u>or fine</u> is 22 filed, if, in addition to the matter charged as ground for removal 23 <u>or fine</u>, the complaint shall also pray that the officer charged be 24 suspended from office pending the investigation, the judge of the

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1 court may, if sufficient cause appear from the charge or from the 2 testimony, or affidavits then presented, order the suspension of the accused from the functions of his or her office until the 3 4 determination of the matter. If the order of suspension be made and 5 the court be then in session, the accused shall be entitled to a trial within ten (10) days, if he or she demands it. If the court 6 7 be not in session, then the accused shall be entitled to a trial on the first day of the next term. The accused shall have the right to 8 9 change of judge, or to a change of venue, on application to the 10 court, or to the judge if the court be not in session, on making the 11 showing required to change the venue in a criminal case, and if the 12 application be allowed the matter shall be sent for trial to the 13 nearest adjoining county, and in which the objections stated as 14 ground of change do not exist, and trial shall be there had at the 15 earliest possible date. But one such change shall be allowed. The 16 accused shall be entitled to continuance, as in other cases. If the 17 accused be not suspended from his or her office, then the 18 complainant may have a continuance, as in other criminal cases. If 19 a suspension take takes place, the board of county commissioners may 20 temporarily fill the office by appointment, but if the officer 21 suspended be is a county commissioner, then the vacancy shall be 22 filled by temporary appointment made by the Governor.

23 (2) <u>B.</u> A county officer, other than a county commissioner,
 24 against whom a complaint for removal <u>or fine</u> has been filed, may

1 voluntarily suspend himself or herself from office by filing an 2 election of suspension at any time after such complaint has been filed with the board of county commissioners, which board shall 3 4 temporarily fill the office by appointment. If the officer be is a 5 county commissioner, then such filing shall be made with the Governor of the State of Oklahoma, who shall temporarily fill the 6 7 office by appointment. If upon trial such officer is found guilty, such temporary appointment shall remain in effect until a successor 8 9 is duly qualified as provided by law, but if such officer is 10 acquitted, such temporary appointment shall expire at that time, and 11 the person so acquitted shall immediately resume his or her office. 12 22 O.S. 2011, Section 1196, is SECTION 7. AMENDATORY 13 amended to read as follows:

Section 1196. The question of fact shall be tried as in other actions, and if the accused is found guilty, the judgment shall be entered <u>either fining the officer or</u> removing the officer from his <u>or her</u> office and declaring the <u>latter office</u> vacant, or as provided for in the code of criminal procedure, and a copy thereof shall be certified to the board of county commissioners, and the county clerk shall enter the same upon the proper record.

This act shall become effective November 1, 2020.

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SECTION 8.