SENATE CHAMBER STATE OF OKLAHOMA

DISPOSITION

| FLOOR AMENDMENT | No | |
|--|--|-------------------------------------|
| COMMITTEE AMENDMENT | - - | |
| | | (Date) |
| | | |
| Mr./Madame President: | | |
| I move to amend Senate Bi enacting clause and entire body of | ll No. 1408, by substituting the attacthe measure. | thed floor substitute for the title |
| | | |
| | Submitted | by: |
| | Senator Da | nniels |
| Daniels-TEK-FS-Req#4005 3/9/2020 12:06 PM | | |
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| | | |
| (Floor Amendments Only) Date | and Time Filed: | |
| Untimely | Amendment Cycle Extended | Secondary Amendment |

| 1 | STATE OF OKLAHOMA | | |
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| 2 | 2nd Session of the 57th Legislature (2020) | | |
| 3 | FLOOR SUBSTITUTE | | |
| 4 | FOR SENATE BILL NO. 1408 By: Daniels of the Senate | | |
| 5 | and | | |
| 6 | Kannady of the House | | |
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| 9 | FLOOR SUBSTITUTE | | |
| 10 | An Act relating to sentencing proceedings; amending 22 O.S. 2011, Section 929, which relates to new sentencing proceedings; modifying eligibility | | |
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| 12 | reinstatement of sentence upon certain waiver; prohibiting appeal of reinstated sentence; authorizing certain testimony; deleting retroactive applicability of certain provisions; updating statutory references; and providing an effective | | |
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| 18 | BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: | | |
| 19 | SECTION 1. AMENDATORY 22 O.S. 2011, Section 929, is | | |
| 20 | amended to read as follows: | | |
| 21 | Section 929. A. Upon any appeal of a conviction by the | | |
| 22 | defendant in a noncapital criminal case, the appellate court, if it | | |
| 23 | finds prejudicial error in the sentencing proceeding only, may set | | |
| 24 | aside the sentence rendered and remand the case to the trial court | | |

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- in the jurisdiction in which the defendant was originally sentenced for resentencing. No error in the sentencing proceeding shall result in the reversal of the conviction in a criminal case unless the error directly affected the determination of guilt.
 - B. When a criminal case is remanded for vacation of a sentence, the court may shall:
 - 1. Set the case for a nonjury sentencing proceeding; or

- 2. If the defendant or the prosecutor so requests in writing was originally sentenced by a jury, impanel a new sentencing jury unless jury resentencing is waived by the defendant and the prosecutor.
- C. If a written request for a jury trial is filed within twenty

 (20) days of the date of the appellate court order, the trial court

 shall impanel a new jury for the purpose of conducting a new

 sentencing proceeding.
- 1. The defendant may affirmatively waive resentencing before the appropriate trial court within ninety (90) days of the appellate court order remanding for resentencing; provided, however, the defendant may not waive resentencing after the commencement of the resentencing hearing or trial. The defendant may not waive resentencing on an appeal or petition for a writ of extraordinary relief sought by the prosecution or if the original sentence was unlawful. If the defendant affirmatively waives resentencing pursuant to this subsection, the original sentence shall be

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reinstated by the trial court. A sentence reinstated pursuant to this subsection shall not be appealable by the defendant.

- <u>D.</u> All exhibits and a transcript of all testimony and other evidence properly admitted in the prior trial and sentencing shall be admissible in the new sentencing proceeding. <u>The defendant may testify at his or her resentencing proceeding in accordance with the requirements of the Oklahoma Evidence Code. Additional relevant evidence may be admitted including testimony of witnesses who testified at the previous trial.</u>
- 2. The provisions of this section are procedural and shall apply retroactively to any defendant sentenced in this state.
- D. E. This section shall not be construed to amend or be in conflict with the provisions of Section 701.10 or 701.10a of Title 21 of the Oklahoma Statutes relating to sentencing and resentencing in death penalty cases; Section 438 860.1 of this act title relating to the trial procedure for defendants prosecuted for second or subsequent offense; or the provisions of Sections 439 926.1 and 440 927.1 of this act title relating to assessment of punishment in the original trial proceedings.
- SECTION 2. This act shall become effective November 1, 2020.

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