HB3270 FULLPCS1 Garry Mize-GRS 2/17/2022 1:43:08 pm

COMMITTEE AMENDMENT

HOUSE OF REPRESENTATIVES
State of Oklahoma

SPEAKER:			
CHAIR:			
I move to amer	nd <u>HB3270</u>		
Page	Section	Lines	Of the printed Bill
-			Of the Engrossed Bill
	ne Title, the Enacting lieu thereof the follow		re bill, and by
AMEND TITLE TO C	ONFORM TO AMENDMENTS		
Adopted:		Amendment submi	tted by: Garry Mize
	Reading Clerk		

1	STATE OF OKLAHOMA			
2	2nd Session of the 58th Legislature (2022)			
3	PROPOSED COMMITTEE SUBSTITUTE			
4	FOR HOUSE BILL NO. 3270 By: Mize			
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7	PROPOSED COMMITTEE SUBSTITUTE			
8	An Act relating to criminal procedure; amending 22 O.S. 2021, Section 815, which relates to the dismissal of cases; removing requirement that defendants pay the costs in dismissed actions or indictments; amending 22 O.S. 2021, Section 983b, which relates to hearings that determine the ability of defendants to pay fines, fees, costs, or assessments; waiving fines, fees, costs, or assessments and hearing requirement for persons who provide proof of enrollment in federal or state government assistance programs; and providing an effective date.			
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L 6	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:			
L 7	SECTION 1. AMENDATORY 22 O.S. 2021, Section 815, is			
L8				
	amended to read as follows:			
L9	Section 815. A. The court may either of its own motion or upon			
20	the application of the district attorney, upon the furtherance of			
21	justice, order an action or indictment to be dismissed; but in that			
22	case the reasons of the dismissal must be set forth in the order,			
23	which must be entered upon the minutes.			

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B. The district attorney may dismiss an action or indictment by filing a notice of dismissal at any time prior to commencement of the preliminary hearing in the case of a felony or, in the case of a misdemeanor, prior to the matter being set for trial. Any subsequent request for dismissal of an action or indictment by the district attorney must be made pursuant to the provisions of subsection A of this section. A defendant named in such action or indictment shall only not be required to pay the costs of that action if agreed upon by the parties.

2.1

SECTION 2. AMENDATORY 22 O.S. 2021, Section 983b, is amended to read as follows:

Section 983b. A. 1. Any person released on parole or released without parole from a term of imprisonment with the Department of Corrections shall be required to report at a time not less than one hundred eighty (180) days after his or her release from the Department of Corrections to:

- 1. The <u>a.</u> the district court of the county from which the judgment and sentence resulting in incarceration arose; and
- 2. All b. all other district courts or municipal courts where the person owes fines, fees, costs and assessments,

for the purpose of scheduling a hearing to determine the ability of the person to pay fines, fees, costs or assessments owed by the

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- person in every felony or misdemeanor criminal case filed in a

 district court or criminal case filed in a municipal court of this

 state. Such hearing shall be held in accordance with the provisions

 of Section VIII of the Rules of the Court of Criminal Appeals, 22

 O.S. 2011, Ch. 18, App. A court may for good cause shown or in its

 discretion continue such hearing for up to one hundred eighty (180)

 days.
 - 2. A hearing pursuant to the provisions of this subsection shall not be required and all fines, fees, costs, or assessments shall be waived by the court upon proof provided by the person of enrollment in a federal or state government assistance program including, but not limited to, Social Security or the Supplemental Nutrition Assistance Program.

B. In determining the ability of the person to satisfy fines, fees, costs or assessments owed to a district or municipal court, the court shall inquire of the person at the time of the hearing which counties and municipalities the person owes fines, fees, costs or assessments in every felony or misdemeanor criminal case filed against the person and shall consider all court-ordered debt, including restitution and child support, in determining the ability of the person to pay. The person shall not be required to pay any outstanding fines, fees, costs or assessments prior to the expiration of the one-hundred-eighty-day period; provided, however, the person shall not be precluded from voluntarily making payment

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toward the satisfaction of any fines, fees, costs or assessments due 1 2 and owing to a district or municipal court of this state. C. The Court of Criminal Appeals shall promulgate rules 3 governing the provisions of this section including, but not limited 4 5 to: 6 1. Reporting, hearing and payment requirements as provided for 7 in subsections A and B of this section; 2. Consolidating district and municipal court fines, fees, 8 costs or assessments owed by a person into one order for payment; 10 and 11 3. Accepting and distributing payments received for fines,

3. Accepting and distributing payments received for fines, fees, costs or assessments to various district and municipal courts when consolidated by the court into one order for payment.

SECTION 3. This act shall become effective November 1, 2022.

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