HB4357 FULLPCS1 Brian Hill-LRB 2/17/2022 9:26:34 am

COMMITTEE AMENDMENT

HOUSE OF REPRESENTATIVES
State of Oklahoma

	SPEAKER:						
	CHAIR:						
I move to amend HB4357 Of the printer							nted Bill
Page		Section _		Lines			ossed Bill
Bw et	rikina the	nitle the En	acting Clas	isa the			
By striking the Title, the Enacting Clause, the entire bill, and by inserting in lieu thereof the following language:							
AMEND TITLE TO CONFORM TO AMENDMENTS							
Adonte	2d •			Amendment	submitted	by: Brian	Hill
1140000							

Reading Clerk

1 STATE OF OKLAHOMA 2 2nd Session of the 58th Legislature (2022) 3 PROPOSED COMMITTEE SUBSTITUTE 4 FOR HOUSE BILL NO. 4357 By: Hill 5 6 7 8 PROPOSED COMMITTEE SUBSTITUTE 9 An Act relating to occupational licensing; creating Provisional License for Ex-Offenders Act; allowing for the issuance of a provisional license or license 10 to an applicant with prior offenses; providing a time frame that a provisional license is valid; allowing 11 occupational licensing authority to revoke provisional license under certain circumstances; 12 allowing for occupational licensing authority to 1.3 issue a license to applicant after expiration of provisional license under certain conditions; 14 preventing a provisional licensee from obtaining another license if revoked; allowing for licensing 15 agency to use discretion for additional license issuance; requiring applicant to inform occupational 16 licensing authority of community supervision; requiring notice by the authority to probation or 17 parole department of provisional license issuance; requiring notice by probation, parole department, or 18 court to notify agency of revocation of community supervision or further charges of licensee; providing 19 for condition on provisional license if applicant committed certain offense; allowing exception for 20 condition under certain conditions; allowing licensing agency to use further discretion for 2.1 license issuance or time limitations; providing exceptions; providing for codification; and providing 22 an effective date. 23

Req. No. 10508 Page 1

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

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- 1 | SECTION 1. NEW LAW A new section of law to be codified
- 2 | in the Oklahoma Statutes as Section 4300 of Title 59, unless there
- 3 | is created a duplication in numbering, reads as follows:
- 4 This act shall be known and may be cited as the "Provisional
- 5 License for Ex-Offenders Act".
- 6 SECTION 2. NEW LAW A new section of law to be codified
- 7 | in the Oklahoma Statutes as Section 4300.1 of Title 59, unless there
- 8 is created a duplication in numbering, reads as follows:
- 9 A. Notwithstanding any other provision of law, and unless the
- 10 applicant has been convicted of an offense described in Section 3 of
- 11 | this act, an occupational licensing authority shall issue to an
- 12 otherwise qualified applicant who has been convicted of an offense
- 13 a:
- 14 1. License for which the applicant applied; or
- 15 2. Provisional license.
- 16 B. The provisional license shall be valid for terms ranging
- 17 | between ninety (90) days and one (1) year, as specified by the rules
- 18 or the authority.
- 19 C. The occupational licensing authority may revoke a
- 20 provisional license if the provisional licensee:
- 21 1. Commits a new offense;
- 22 2. Commits an act or omission that causes the person's
- 23 community supervision, mandatory supervision, or parole to be
- 24 | revoked, if appliable; or

3. Violates the law or rules governing the practice of the occupation for which the provisional license is issued.

- D. The occupational licensing authority shall issue the license for which the applicant originally applied as a provisional licensee on the expiration date of the provisional license term if the provisional licensee does not violate the provisions of subsection C of this section.
- E. If the occupational licensing authority revokes a provisional license due to violations of subsection C of this section, the provisional licensee is not entitled to receive another provisional license or a regular license for which the applicant originally applied, even if otherwise qualified. The ability of such a person to subsequently obtain another such license in the future is within the discretion of the occupational licensing authority.
- F. An applicant who is on community supervision and who is issued a provisional license under this section shall provide to the occupational licensing authority the name and contact information of the probation or parole department to which the applicant reports. The occupational licensing authority shall notify the probation or parole department that a provisional license has been issued to the applicant. The probation or parole department shall notify the occupational licensing authority if the person's community supervision is revoked during the term of the provisional licensing.

The court shall also notify the issuing authority if the person is charged with a new offense.

- G. If the applicant was convicted of an offense that involved robbery, residential burglary, or a home invasion of any kind within the last ten (10) years and, if the occupation involved requires a licensee to enter private residences regularly, the provisional license shall include a condition that the licensee work under the accompanying supervision of another licensed individual without a criminal record during home visits and the supervising individual shall sign a verifying affidavit. If the offense occurred more than ten (10) years prior to the issuance of a provisional license, the authority shall use its own discretion on requiring a supervision condition with its license. The regular license may include this supervision condition if the authority determines the condition is warranted. The authority may conduct reasonable enforcement activities to ensure this supervision condition is complied with over the course of the license term.
 - H. Nothing herein shall be implicitly interpreted to preclude an authority from exercising its existing discretion to issue a license to individuals not covered in this section, except where precluded by existing law.
 - I. The occupational licensing authority may set a time limitation of not more than two (2) years since an applicant's last conviction; provided, that if the person is incarcerated, the person

- 1 may be denied a provisional license even if the waiting period has 2 elapsed.
 - SECTION 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 4300.2 of Title 59, unless there is created a duplication in numbering, reads as follows:
 - A. This act shall not apply to:

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- Persons convicted of homicide, an aggravated violent felony,
 a felony sex offense, or kidnapping;
 - 2. Persons convicted of an offense involving fraud if the licensed occupation is one in which the licensee owes a fiduciary duty to a client;
 - 3. Any occupation where the licensee would be supervising a minor or an individual lacks the mental capacity to provide informed consent without another licensee in the same room at all times; or
 - 4. Any initial or renewal license application where the applicant was convicted of committing an offense in the course of performing the duties of the occupation or a substantially similar occupation.
 - B. If the occupational licensing authority deems another exemption, not provided in this section, necessary in a specific case to protect the public from clear and imminent danger, the authority may seek declaratory relief in district court through judicial order finding that the applicant should not be issued a regular or provisional license.

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        SECTION 4.
                       NEW LAW A new section of law to be codified
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    in the Oklahoma Statutes as Section 4300.3 of Title 59, unless there
    is created a duplication in numbering, reads as follows:
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        Nothing in this act shall be construed to:
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        1. Require an employer or consumer to employ or contract with a
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    worker who is not licensed or state certified;
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        2. Preempt federal regulations; or
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        3. Require a private certification organization to grant or
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    deny private certification to any individual.
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        SECTION 5. This act shall become effective November 1, 2022.
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        58-2-10508 LRB
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