HB2411 FULLPCS1 Chris Kannady-TJ 2/8/2023 10:21:45 am

## **COMMITTEE AMENDMENT** HOUSE OF REPRESENTATIVES State of Oklahoma

SPEAKER:

CHAIR:

I move to amend <u>HB2411</u> Of the printed Bill Page Section Lines Of the Engrossed Bill

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

Amendment submitted by: Chris Kannady

Adopted:

Reading Clerk

1	STATE OF OKLAHOMA										
2	1st Session of the 59th Legislature (2023)										
3	PROPOSED COMMITTEE SUBSTITUTE										
4	FOR HOUSE BILL NO. 2411 By: Kannady										
5	Boos bill No. 2111 by. Ramady										
6											
7	PROPOSED COMMITTEE SUBSTITUTE										
8	An Act relating to legal interpreter for the deaf and hard of hearing; amending 63 O.S. 2021, Section 2408,										
9	which relates to definitions; clarifying definitions; clarifying qualifications for interpreters; amending 63 O.S. 2021, Section 2409, which relates to appointment of interpreter in court; narrowing when an interpreter is appointed by a court; and providing										
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12	an effective date.										
13											
14											
15	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:										
16	SECTION 1. AMENDATORY 63 O.S. 2021, Section 2408, is										
17	amended to read as follows:										
18	Section 2408. As used in the Oklahoma Legal Interpreter for the										
19	Deaf and Hard-of-Hearing Act:										
20	1. "Deaf person" or "hard-of-hearing person" means an										
21	individual whose sense of hearing is nonfunctional for the ordinary										
22	purposes of life, and also may include a person who is deaf-blind,										
23	meaning a deaf or hard-of-hearing person whose vision is also										
24	nonfunctional for the ordinary purposes of life;										

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- 2. "Qualified legal interpreter" means:
- 2 an individual certified by the State Board of a. Examiners of Certified Courtroom Interpreters, or 3 4 an individual who possesses the knowledge and b. (1) 5 skills necessary to accurately and impartially interpret spoken English into the equivalent 6 7 visual languages and modes, and currently certified by the National Registry of 8 9 Interpreters for the Deaf (RID) as one of the 10 following: 11 Specialist Certificate: Legal (SC:L). (a) In 12 the event none are available, then 13 (b) Another RID national certification, 14 including, but not limited to, the National 15 Interpreter Certification (NIC), Certificate 16 of Interpretation and Certificate of 17 Transliteration (CI & CT), or Comprehensive 18 Skills Certificate (CSC), or National 19 Association of the Deaf Certificate Level 5 20 (NAD5), 21 (2) an individual who possesses the knowledge and 22 skills necessary to accurately and impartially 23 transliterate for a person who is oral or 24 nonsigning using the equivalent oral or captioned

1		mode	, and is currently certified by the National					
2		Registry of Interpreters for the Deaf as one of						
3		the :	following:					
4		(a)	Specialist Certificate: Oral					
5			Transliteration Certificate (OTC). In the					
6			event none are available, then					
7		<del>(b)</del>	Specialist Certificate: Legal (SC:L). In					
8			the event none are available, then					
9		<del>(c)</del>						
10		(b)	Another RID national certification,					
11			including, but not limited to, the NIC,					
12			Certificate of Interpretation and					
13			Certificate of Transliteration (CI & CT), $\underline{\text{or}}$					
14			Comprehensive Skills Certificate (CSC), $\frac{1}{2}$					
15			National Association of the Deaf Certificate					
16			Level 5 (NAD5).					
17		(c)	In the event none are available, <u>or at the</u>					
18			request of the deaf individual, then a					
19			recognized national or state certifying body					
20			of captionists, or <u>a court reporter who is</u>					
21			able to provide real time captioning, or					
22	(3)	an in	ndividual who:					
23		(a)	is deaf or hard-of-hearing who possesses the					
24			knowledge, skills, specialized training and					

1 experience to enhance communication with 2 persons who are deaf or hard-of-hearing and whose communication modes are so unique that 3 4 they cannot be adequately assessed by 5 interpreters who are hearing, and holds the following qualifications as a deaf 6 (b) 7 interpreter: National Registry of Interpreters for the Deaf, Certified Deaf 8 9 Interpreter (CDI); in the event none are 10 available, then an Oklahoma QAST Deaf 11 Evaluator may be utilized; and 12 3. "Appointing authority" means any court, department, board, 13 commission, agency, licensing authority, political subdivision or 14 municipality of the state. 15 63 O.S. 2021, Section 2409, is SECTION 2. AMENDATORY 16 amended to read as follows: 17 Section 2409. A. In any case before any state or local court 18 or grand jury, wherein a person who is deaf or hard-of-hearing is a 19 litigant, defendant, spectator as required by subtitle A of Title II 20 of the Americans with Disabilities Act, Pub. L. 101-336, witness, 21 party, prospective juror, or juror, the court shall, upon request, 22 appoint a qualified legal interpreter to interpret the proceedings 23 to the deaf or hard-of-hearing person and interpret testimony or 24 statements and to assist in preparation and communication with

counsel within the context of the court proceeding. The court shall 1 2 also appoint a qualified legal interpreter, upon request, for any party proceeding in forma pauperis in an action before the court not 3 4 be responsible for providing an interpreter for attorney-client 5 communications which are not immediately ancillary to the court proceeding or for meetings at the private counsel's office. 6 The 7 individual who is deaf or hard-of-hearing shall determine which type of qualified legal interpreter or captioning best fits the needs of 8 9 the individual.

10 Efforts to obtain the services of a qualified legal Β. 11 interpreter with the highest available level of certification, skill 12 and specialized training in the area of legal interpretation for the 13 deaf or hard-of-hearing will be made prior to accepting services of 14 an interpreter with lesser certification and skill. Once a 15 qualified legal interpreter is appointed, the interpreter shall be 16 afforded the time necessary to make a language assessment in order 17 to ensure effective communication, and to assess whether a deaf 18 interpreter may also be necessary. Based on the language 19 assessment, the interpreter will make recommendations to the court. 20 С. The provisions of this section shall be construed in 21 conjunction with Sections 1 1701 through 10 1710 of Senate Bill No. 22 779 of the 1st Session of the 50th Oklahoma Legislature, if that

23 bill is enacted <u>Title 20 of the Oklahoma Statutes</u>.

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1	SECTI	EON 3.	This act	shall	become	effective	November	1,	2023.
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