SENATE CHAMBER

STATE OF OKLAHOMA

DISPOSITION

FLOOR AMENDMENT	N	lo i		
COMMITTEE AMENDA	MENT		·	
				(Date)
I move to amend Senate Bill for the title, enacting clause, a				(Request # 3654)
I hereby grant permission for	the floor sub	stitute to be ado	pted.	
Brent Howard, Senator Howard, Chair (requi	2		Senator Floyd	
Senator Gollihare			Senator Hall	
Senator Boren			Senator Jech	,
Senator Brooks Senator Bullard Senator Daniels			Senator Standridge Senator Stewart 1. Danual W Senator Weaver	Dref
Senator Treat, President Pro	Гетроге		Senator McCortney, N Leader	Majority Floor
Note: Judiciary Committee m	ajority requi	res seven (7) me	mbers' signatures.	
Gollihare-TEK-FS-SB1706 3/12/2024 3:40 PM				
(Floor Amendments Only)	Date and Ti	me Filed: 3.	13-24 9:19	sampo
Untimely	Ame	endment Cycle E		lary Amendment

1	STATE OF OKLAHOMA				
2	2nd Session of the 59th Legislature (2024)				
3	FLOOR SUBSTITUTE				
4	FOR SENATE BILL NO. 1706 By: Gollihare of the Senate				
5	and				
6	Pae of the House				
7					
8	FLOOR SUBSTITUTE				
9	[misdemeanor arrests - detention - transport - arraignment - effective date]				
LO	arrargiment - errective date j				
L1					
L2	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:				
L3	SECTION 1. AMENDATORY 22 O.S. 2021, Section 177, as				
L 4	amended by Section 1, Chapter 204, O.S.L. 2023 (22 O.S. Supp. 2023)				
L5	Section 177), is amended to read as follows:				
L 6	Section 177. A. If the offense charged in the warrant $\frac{be}{is}$ a				
L7	misdemeanor and the defendant comes in contact with a law				
L 8	enforcement officer in another county, the law enforcement officer				
L 9	may:				
20	1. Issue a verbal warning about the existence of the warrant				
21	and further advise the defendant to contact the clerk of the court				
22	for the purpose of resolving the outstanding warrant. All verbal				
23	warnings shall be documented by the law enforcement officer on a				
2	department-issued warning ticket: or				

Req. No. 3654 Page 1

- 2. Arrest the defendant and take the defendant before a
 magistrate in that the county in which the defendant was
 apprehended, or the image of the defendant may be broadcast by
 closed circuit television to the magistrate, as provided in Section
 176 of this title, who must admit the defendant to bail and take
 bail accordingly.
 - B. Notwithstanding the provisions of subsection A of this section, the law enforcement officer shall arrest the defendant if the warrant was issued prior to the final disposition of the criminal charge at issue, or if the warrant is for:
- 1. Any offense provided in Section 644 of Title 21 of the
 12 Oklahoma Statutes;
- 2. Negligent homicide;

7

8

9

10

14

15

16

- 3. Violation of a protective order;
- 4. Driving under the influence;
 - 5. Driving while impaired; or
- 6. Any crime for which the victim is a minor.
- C. The defendant may be detained in the county of the

 defendant's apprehension for a reasonable period of time prior to

 transport without such detention being considered an unnecessary

 delay as prohibited by Section 181 of this title. The defendant

 shall be transported by law enforcement from the county issuing the

 warrant to the county where the offense is triable as soon as

 reasonably practicable. The defendant in custody may be arraigned

Req. No. 3654 Page 2

```
by the court in which the indictment or information for the
 1
 2
    arresting offense is filed by videoconference as authorized in
 3
    Section 130 of Title 20 of the Oklahoma Statutes.
        SECTION 2. This act shall become effective November 1, 2024.
 4
 5
 6
        59-2-3654
                       TEK 3/13/2024 9:29:13 AM
 7
 8
 9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
```

Req. No. 3654 Page 3