## SENATE CHAMBER STATE OF OKLAHOMA

DISPOSITION

FLOOR AMENDMENT No

No. \_\_\_

COMMITTEE AMENDMENT

(Date)

I move to amend Senate Bill No. 2003 by substituting the attached floor substitute (Request # 3588) for the title, enacting clause, and entire body of the measure.

Submitted by:

I hereby grant permission for the floor substitute to be adopted.

Senator Chair (required

Senator Gollihare

Senator Boren

Senator Brooks Senator Bullard

Senator Daniels

Senator Treat, President Pro Tempore

Senator Floyd

Sénator H Senator Jec

Senator Standridge Senator Stev

Senator Weaver

Senator McCortney, Majority Floor Leader

Note: Judiciary Committee majority requires seven (7) members' signatures.

Garvin-TEK-FS-SB2003 3/8/2024 1:16 PM		
(Floor Amendments Only)	Date and Time Filed: 3-11-24	- a:aspmfd
Untimely	Amendment Cycle Extended	Secondary Amendment

1	STATE OF OKLAHOMA
2	2nd Session of the 59th Legislature (2024)
3	FLOOR SUBSTITUTE FOR
4	SENATE BILL NO. 2003 By: Garvin
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7	FLOOR SUBSTITUTE
8	[ civil procedure - scheduling conference - codification - effective date ]
9	courreacton errective date j
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11	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
12	SECTION 1. NEW LAW A new section of law to be codified
13	in the Oklahoma Statutes as Section 193 of Title 12, unless there is
14	created a duplication in numbering, reads as follows:
15	Within sixty (60) days after an answer is filed by the defendant
16	in a civil action, the court shall conduct a scheduling conference
17	for the parties to address:
18	1. Formulation and simplification of the issues including but
19	not limited to the elimination of frivolous claims or defenses;
20	2. The necessity or desirability of amendments to pleadings;
21	3. Identification and location of documents and witnesses
22	including contact information of witnesses;
23	4. The possibility of obtaining admissions of fact and of
24	documents which will avoid unnecessary proof, stipulations regarding

Req. No. 3588

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1 authenticity of documents, and advance rulings from the court on the 2 admissibility of evidence;

3 5. The avoidance of unnecessary proof and of cumulative4 evidence;

5 6. The need for orders controlling or scheduling discovery
6 including orders affecting disclosures and discovery under Sections
7 3226 and 3229 through 3237 of Title 12 of the Oklahoma Statutes;

8 7. The need for adopting any procedures or protocols for9 discovery of information stored electronically;

8. The need for including in a scheduling order any agreements
 reached by the parties for asserting claims of privilege or of work
 product protection after such information has been produced;

13 9. The need for orders addressing the preservation of14 potentially discoverable information;

15 10. A schedule for filing and exchanging pretrial briefs and16 the date or dates for further conferences and for trial;

17 11. The possibility of settlement or the use of extrajudicial18 procedures to resolve the dispute;

19 12. Ruling upon or the disposition of pending motions including20 motions for discovery;

21 13. Procedures for managing potentially difficult or protracted 22 actions that may involve complex issues, multiple parties, difficult 23 legal questions, or unusual proof problems; and

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1	14. Any other matters that may facilitate or expedite discovery
2	or the disposition of the action.
3	SECTION 2. This act shall become effective November 1, 2024.
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5	59-2-3588 TEK 3/11/2024 5:04:50 PM
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