

COMMITTEE AMENDMENT

HOUSE OF REPRESENTATIVES

State of Oklahoma

SPEAKER:

CHAIR:

I move to amend HB3386 _____
Of the printed Bill
Page _____ Section _____ Lines _____
Of the Engrossed Bill

By deleting the content of the entire measure, and by inserting in lieu thereof the following language:

AMEND TITLE TO CONFORM TO AMENDMENTS

Adopted: _____

Amendment submitted by: Amanda Clinton

Reading Clerk

1 STATE OF OKLAHOMA

2 2nd Session of the 60th Legislature (2026)

3 PROPOSED OVERSIGHT
4 COMMITTEE SUBSTITUTE
5 FOR
6 HOUSE BILL NO. 3386

By: Clinton

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8 PROPOSED OVERSIGHT COMMITTEE SUBSTITUTE

9 An Act relating to evictions; amending 12 O.S. 2021,
10 Section 1148.6, which relates to answer by a
11 defendant in forcible entry and detainer actions;
12 creating a defense against eviction when there are
13 minors living in the rental property; requiring proof
14 of residency; requiring mediation prior to litigation
15 if a mediator is present; and providing an effective
16 date.

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

16 SECTION 1. AMENDATORY 12 O.S. 2021, Section 1148.6, is
17 amended to read as follows:

18 Section 1148.6. A. In all cases in which the defendant wishes
19 to assert title to the land or that the boundaries of the land are
20 in dispute, he or she shall, before the time for the trial of the
21 cause, file a verified answer or an affidavit which contains a full
22 and specific statement of the facts constituting his or her defense
23 of title or boundary dispute. If the defendant files such a
24 verified answer or affidavit, the action shall proceed as one in

1 ejectment before the proper division of the district court. If the
2 defendant files an affidavit he or she shall file answer within ten
3 (10) days after the date the affidavit is filed.

4 B. In all cases in which the cause of action is based on an
5 asserted breach of a lease by the defendant, or the termination or
6 expiration of a lease under which the defendant claims an interest
7 in the property in a verified answer or affidavit, the plaintiff may
8 proceed with the forcible entry and detainer action instead of an
9 ejectment action.

10 C. In all cases in which there are minor children in the house,
11 a defendant may assert that there are minor children in the
12 household as a defense against eviction by attaching proof of
13 residency for said minor children including, but not limited to,
14 school records or shot records. Upon establishing proof of
15 residency of said minor, the case shall be assigned to mediation
16 prior to the case being litigated, should a mediator be present that
17 day. Otherwise, a ruling may be issued.

18 D. No answer by the defendant shall be required before the time
19 for trial of the cause.

20 SECTION 2. This act shall become effective November 1, 2026.

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22 60-2-16825 GRS 02/26/26

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