

SENATE CHAMBER

STATE OF OKLAHOMA

DISPOSITION

FLOOR AMENDMENT

No. 1

COMMITTEE AMENDMENT

(Date)

I move to amend Senate Bill No. 2114 by substituting the attached floor substitute (Request #3731) for the title, enacting clause, and entire body of the measure.

Submitted by:

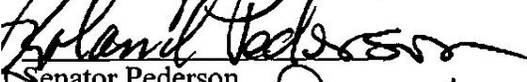


Senator Guthrie

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



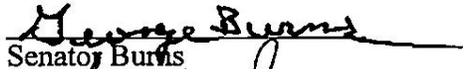
Senator Murock, Chair (required)



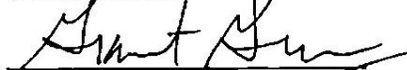
Senator Pederson



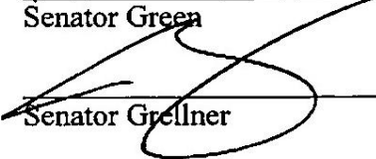
Senator Bullard



Senator Burns



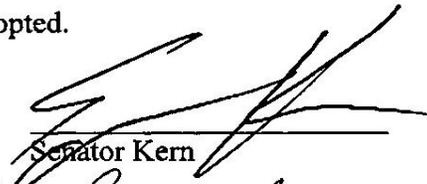
Senator Green



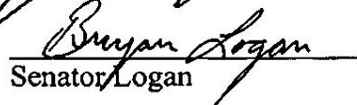
Senator Grellner

Senator Hicks

Senator Paxton, President Pro Tempore

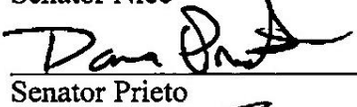


Senator Kern

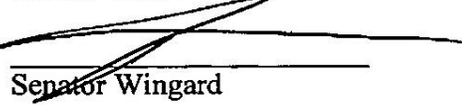


Senator Logan

Senator Nice



Senator Prieto



Senator Wingard

Senator Woods

Senator Daniels, Majority Floor Leader

Note: Agriculture and Wildlife committee majority requires seven (7) members' signatures.

Guthrie-YG-FS-SB2114

2/24/2026 1:21 PM

(Floor Amendments Only)

Date and Time Filed:

2-24-26 1:47 PM JD

Untimely

Amendment Cycle Extended

Secondary Amendment

1 STATE OF OKLAHOMA

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

3 FLOOR SUBSTITUTE
4 FOR

5 SENATE BILL NO. 2114

6 By: Guthrie and Bullard of the
7 Senate

8 and

9 Hays of the House

10 FLOOR SUBSTITUTE

11 [game and fish - trespass - game wardens - dogs -
12 noncodification - codification - effective date]

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

14 SECTION 1. NEW LAW A new section of law not to be
15 codified in the Oklahoma Statutes reads as follows:

16 It is the intent of the Legislature to establish a clear and
17 enforceable standard to prohibit any person from knowingly,
18 recklessly, or negligently permitting a dog under his or her
19 ownership to pursue, control, or disturb wildlife upon land in which
20 such person has no ownership or permission to enter. It is the
21 intent of the Legislature to protect landowners and other lawful
22 occupants from unwanted dogs entering upon such land as to preserve
23 their property rights and land use. Nothing in this act shall be
24 construed to penalize dogs engaged in lawful hunting with the

1 permission of the landowner or enforce liability if a hunting dog
2 unintentionally crosses into land the dog is not permitted to access
3 if reasonable efforts are made to retrieve the dog.

4 SECTION 2. AMENDATORY 29 O.S. 2021, Section 3-201, as
5 amended by Section 265, Chapter 486, O.S.L. 2025 (29 O.S. Supp.
6 2025, Section 3-201), is amended to read as follows:

7 Section 3-201. A. All things being equal, veterans of World
8 War II, the Korean, the Vietnam and Persian Gulf Wars shall be
9 appointed as game wardens when vacancies occur.

10 B. All persons appointed game wardens shall be peace officers
11 and have the full powers of peace officers of ~~the State of Oklahoma~~
12 this state in the enforcement of the provisions of ~~this Code~~ the
13 Oklahoma Wildlife Conservation Code and are authorized to:

14 1. Enforce all state laws on Department-owned or Department-
15 managed lands;

16 2. Enforce all other laws of this state;

17 3. Make arrests for wildlife conservation violations and
18 nonconservation-related crimes with the same power and authority as
19 sheriffs are vested with and in cooperation with other law
20 enforcement officers and agencies;

21 4. Take into possession any and all protected wildlife, or any
22 part thereof, killed, taken, shipped or in any possession contrary
23 to the law, and the wildlife or parts thereof may be disposed of as
24 determined by the Director or any court of competent jurisdiction;

1 5. Make a complaint and cause proceedings to be commenced
2 against any person for violation of any of the laws for the
3 protection and propagation of wildlife, with the sanction of the
4 prosecuting or district attorney of the county in which the
5 proceedings are brought, and shall not be required to give security
6 for costs;

7 6. Be an authorized agent of the Commission or Department under
8 Section 3-202 of this title in addition to duties as a game warden;
9 and

10 7. Assist in enforcement of the state fire laws, upon request
11 of the Oklahoma Department of Agriculture, Food, and Forestry.

12 C. 1. Pursuant to the provisions of this subsection, a game
13 warden may operate a vehicle owned or leased by the Department upon
14 a roadway during the hours of darkness without lighted headlamps,
15 clearance lamps, or other illuminating devices. As used in this
16 paragraph, "roadway" shall include any street or highway in this
17 state except an interstate highway, a limited access highway, a
18 state trunk highway, or any street or highway within the limits of
19 an incorporated area.

20 2. Pursuant to the provisions of this subsection, a game warden
21 may operate a vessel upon any waters of this state during the hours
22 of darkness without the illuminating devices required by Section
23 4207 of Title 63 of the Oklahoma Statutes.

24

1 3. A game warden may operate a vehicle or vessel without the
2 illuminating devices specified in this subsection only if the
3 operation:

4 a. is made in the performance of the duties of the game
5 warden pursuant to the provisions of the Code, and

6 b. (1) will aid in the accomplishment of a lawful arrest
7 for any violation of the Code or any rule or
8 regulation promulgated thereto, or

9 (2) will aid in ascertaining whether a violation of
10 the Code or any rule or regulation promulgated
11 thereto has been or is about to be committed.

12 D. Any person who refuses to stop a vehicle or boat when
13 requested to do so by a game warden in the performance of the duties
14 of the game warden is guilty of a misdemeanor and upon conviction ~~is~~
15 punishable shall be punished by a fine ~~of~~ not less than One Hundred
16 Dollars (\$100.00) nor more than Five Hundred Dollars (\$500.00).

17 E. Any game warden who solicits or accepts any bribe or money
18 or other thing of value in connection with the performance of duty
19 as a game warden shall be guilty of a Class C2 felony offense and,
20 upon conviction, shall be sentenced to a term of imprisonment as
21 provided for in subsections B through F of Section 20M of Title 21
22 of the Oklahoma Statutes and shall be summarily removed from office.

23 F. Pursuant to the provisions of subsection B of this section
24 and the Oklahoma Wildlife Conservation Code, a game warden shall not

1 have authority to use or place a game or wildlife camera on private
2 property without the permission of the owner or controller of the
3 property or pursuant to a warrant issued by a court of competent
4 jurisdiction.

5 G. Game wardens may enforce the provisions of Section 3 of this
6 act relating to dogs harassing wildlife on lands without permission
7 and may take enforcement action upon complaint of a landowner or an
8 individual holding a valid written hunting lease, fishing lease,
9 agricultural lease, grazing lease, recreational-use lease, or other
10 written agreement granting authority to be upon or use the land if
11 such written lease expressly authorizes the leaseholder to grant
12 others access to the land.

13 SECTION 3. NEW LAW A new section of law to be codified
14 in the Oklahoma Statutes as Section 7-802 of Title 29, unless there
15 is created a duplication in numbering, reads as follows:

16 A. No person shall knowingly, recklessly, or negligently allow
17 any dog owned by, kept by, or under the control of the person to
18 pursue, harass, or otherwise disturb wildlife on lands the person
19 does not own or have permission to enter.

20 B. A first violation of this section shall result in the
21 issuance of a warning. A second and subsequent violation of this
22 section shall be punishable by a fine not to exceed Two Hundred
23 Fifty Dollars (\$250.00). Each separate occurrence may be charged as
24 a distinct offense.

1 C. For purposes of this section, permission to allow for
2 presence of any person or dog on such land may be granted by the
3 landowner or by an individual holding a valid written hunting lease,
4 fishing lease, agricultural lease, grazing lease, recreational-use
5 lease, or any other written agreement granting authority to be upon
6 or use the land if such written lease expressly authorizes the
7 leaseholder to grant others access to the land.

8 D. No person shall intentionally remove, damage, disable, or
9 tamper with any identification collar, tracking collar, Global
10 Positioning System (GPS) device, or other tracking equipment
11 attached to a dog.

12 E. Any person who violates subsection D of this section shall
13 be subject to:

14 1. A fine not to exceed Two Hundred Fifty Dollars (\$250.00);
15 and

16 2. Civil liability for damages resulting from injury or harm to
17 the dog caused by such unlawful conduct.

18 F. The provisions of this section shall not apply to:

19 1. Dogs lawfully engaged in hunting activities on lands where
20 permission has been granted;

21 2. Dogs engaged in livestock-protection duties on lands where
22 such duties are authorized;

23 3. Law enforcement animals performing official duties; or
24

1 4. Unintentional or momentary crossing of property boundaries
2 where a person is making reasonable efforts to recover a dog engaged
3 in hunting activities on land he or she is not permitted to access.

4 G. When the owner or person responsible for the dog cannot be
5 identified within a reasonable amount of time, a game warden may
6 take reasonable measures to detain, impound, or coordinate the
7 impoundment of the dog in cooperation with local law enforcement,
8 animal control officers, or county sheriff's departments, for the
9 purpose of preventing continued harassment of wildlife and
10 identifying the owner.

11 SECTION 4. This act shall become effective November 1, 2026.

12

13 60-2-3731 YG 2/24/2026 2:09:47 PM

14

15

16

17

18

19

20

21

22

23

24