

1 **SENATE FLOOR VERSION**

2 February 17, 2026

3 COMMITTEE SUBSTITUTE
4 FOR

5 SENATE BILL NO. 1325

By: Coleman of the Senate

and

Hasenbeck of the House

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9 An Act relating to the Protection from Domestic Abuse
10 Act; amending 22 O.S. 2021, Section 60.17, which
11 relates to victim protective orders; updating
12 statutory language; requiring defendants charged with
13 certain domestic violence offenses to use a Global
14 Positioning System (GPS) device when released on
15 bond; requiring defendant to pay certain costs;
16 requiring monitoring by the Department of
17 Corrections; authorizing removal under certain
18 circumstance; authorizing certain location monitoring
19 by victim; and providing an effective date.

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

SECTION 1. AMENDATORY 22 O.S. 2021, Section 60.17, is
amended to read as follows:

Section 60.17. A. The court shall consider the safety of any
and all alleged victims of domestic violence, stalking, harassment,
sexual assault, or forcible sodomy where the defendant is alleged to
have violated a protective order, committed domestic assault and
battery, stalked, sexually assaulted, or forcibly sodomized the

1 alleged victim or victims prior to the release of the alleged
2 defendant from custody on bond. The court, after consideration and
3 to ensure the safety of the alleged victim or victims, may issue an
4 emergency protective order pursuant to the Protection from Domestic
5 Abuse Act. The court may also issue to the alleged victim or
6 victims an order restraining the alleged defendant from any activity
7 or action from which ~~they~~ he or she may be restrained under the
8 Protection from Domestic Abuse Act. The court shall not consider a
9 "no contact order as condition of bond" as a factor when determining
10 whether the petitioner is eligible for relief. The protective order
11 shall remain in effect until either a plea has been accepted,
12 sentencing has occurred in the case, the case has been dismissed, or
13 until further order of the court dismissing the protective order.
14 In conjunction with any protective order or restraining order
15 authorized by this section, the court may order the defendant to use
16 an active, real-time, twenty-four-hour Global Positioning System
17 (GPS) monitoring device for such term as the court deems
18 appropriate. Upon application of the victim, the court may
19 authorize the victim to monitor the location of the defendant. Such
20 monitoring by the victim shall be limited to the ability of the
21 victim to make computer or cellular inquiries to determine if the
22 defendant is within a specified distance of locations, excluding the
23 residence or workplace of the defendant, or to receive a computer-
24 or a cellular-generated signal if the defendant comes within a

1 specified distance of the victim. The court shall conduct an annual
2 review of the monitoring order to determine if such order to monitor
3 the location of the defendant is still necessary. Before the court
4 orders the use of a GPS device, the court shall find that the
5 defendant has a history that demonstrates an intent to commit
6 violence against the victim, including, but not limited to, prior
7 conviction for an offense under the Protection from Domestic Abuse
8 Act or any other violent offense, or any other evidence that shows
9 by a preponderance of the evidence that the defendant is likely to
10 commit violence against the victim. The court may further order the
11 defendant to pay costs and expenses related to the GPS device and
12 monitoring.

13 B. 1. Any defendant charged with domestic abuse by
14 strangulation, domestic abuse with a dangerous or deadly weapon, or
15 domestic abuse after a previous adjudication for domestic abuse
16 shall not be released on bail without a GPS monitoring device
17 attached to the defendant. The cost of the monitoring device shall
18 be paid by the defendant at his or her own expense until the
19 conclusion of the criminal case. The Department of Corrections
20 shall monitor such GPS monitoring device and the defendant until the
21 conclusion of the case, and the defendant shall pay a supervision
22 fee as provided for other persons subject to supervision by the
23 Department. At the conclusion of the case, the court shall order

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1 the removal of the GPS monitoring device if the defendant is
2 acquitted, is to be incarcerated, or the case is dismissed.

3 2. Upon application of the victim, the court may authorize the
4 victim to monitor the location of the defendant by receiving a
5 computer- or cellular-generated signal if the defendant comes within
6 a specified distance of the victim.

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

8 COMMITTEE REPORT BY: COMMITTEE ON JUDICIARY
9 February 17, 2026 - DO PASS AS AMENDED BY CS

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