1 STATE OF OKLAHOMA 2 2nd Session of the 60th Legislature (2026) 3 SENATE BILL 1372 By: Jech 4 5 6 AS INTRODUCED 7 An Act relating to probation; defining terms; permitting certain offenders to receive completion 8 and education credits under certain circumstances; permitting supervising agencies to maintain a record 9 of credits; requiring supervising agencies to give notice of earned credits; requiring the court to 10 enter an order in certain circumstances; requiring the Department of Corrections to develop certain 11 policies and procedures; permitting offenders to make a motion for credits; providing for codification; and 12 providing an effective date. 13 14 15 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: 16 SECTION 1. NEW LAW A new section of law to be codified 17 in the Oklahoma Statutes as Section 991a-4.3 of Title 22, unless 18 there is created a duplication in numbering, reads as follows: 19 A. As used in this section: 20 "Educational advancement activity" means a high school 21 diploma or high school equivalency diploma, a bachelor's or 22

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associate's degree, or a certificate of completion of vocational

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training; and

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- 2. "Supervising agency" means an agency providing probation supervision, whether conducted by the Department of Corrections, a district attorney, or a private supervision provider.
- B. Any offender who receives a sentence that is suspended in whole or in part with probation pursuant to the provisions of Section 991a of Title 22 of the Oklahoma Statutes may be eligible to earn credits that reduce the person's full probation term. No person convicted of an offense under Section 13.1 or subsection C, D, E, F, G, or J of Section 644 of Title 21 of the Oklahoma Statutes shall be eligible for earned credits pursuant to this section.
- 1. When an offender successfully completes the first year of supervised probation or the entire period of supervised probation, whichever is shorter, the supervising agency shall award the offender earned credits equal to one quarter (1/4) of the person's probation length. Each supervising agency may establish rules to determine successful completion under this subsection. An offender may only earn completion credit once during the term of his or her probation.
- 2. When an offender successfully completes an educational advancement activity while on supervised probation, the supervising agency shall award a compliant offender with earned credits equal to one quarter (1/4) of the person's probation length. An offender can only earn education credit once during the term of his or her probation.

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- The supervising agency shall maintain a record of credits earned by an offender under this section. No less than once annually from the date the offender is placed on supervised probation, the supervising agency shall notify the offender of the projected probation termination date.
- The supervising agency shall notify the court of the offender's reduction in his or her probation term under this subsection when:
- The offender satisfies restitution and all nonmonetary conditions of his or her probation; and
- The accumulation of time served on probation and any earned reduction is equal to the imposed probation term or when the supervising agency has completed supervised probation, whichever is earlier.
- E. Upon receipt of the information in subsection D of this section, the court shall enter an order modifying the length of the probation term. Nothing in this section shall prohibit the supervising agency from requesting an earlier probation termination date.
- The Department of Corrections and other supervising agencies shall develop written policies and procedures necessary for the implementation of earned credits as authorized by this section. policies and procedures developed by the Department of Corrections shall include, but not be limited to, written guidelines regarding

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the process to earn credits and the application of the credits toward the reduction of the term of probation.

G. If an offender is no longer supervised by a supervising agency but has completed an educational advancement activity and would qualify for earned credits under paragraph 2 of subsection B of this section, the offender may file a motion with the sentencing court seeking a one-quarter reduction of his or her probation term. If the court finds that the offender has completed an educational advancement activity and the offender has not yet received education credit under the term of his or her probation, the court shall grant the motion.

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

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