

1 STATE OF OKLAHOMA

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

3 HOUSE BILL 3674

By: Provenzano

6 AS INTRODUCED

7 An Act relating to schools; amending Section 1,  
8 Chapter 281, O.S.L. 2023, as amended by Section 1,  
9 Chapter 354, O.S.L. 2024 (70 O.S. Supp. 2025, Section  
10 5-148.1), which relates to the school resource  
11 officer program; requiring sexual assault reports to  
12 be given to a law enforcement agency; requiring  
13 school districts to verify completion of certain  
14 training; amending 70 O.S. 2021, Section 3311.4,  
15 which relates to continuing law enforcement training;  
16 requiring school resource officers to annually  
complete one hour of CLEET continuing education;  
amending 70 O.S. 2021, Section 3311.5, as amended by  
Section 1, Chapter 399, O.S.L. 2022 (70 O.S. Supp.  
2025, Section 3311.5), which relates to law  
enforcement certification; requiring school resource  
officers to attend certain evidence-based sexual  
assault and sexual violence training; clarifying who  
pays the cost of training; and providing an effective  
date.

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

20 SECTION 1. AMENDATORY Section 1, Chapter 281, O.S.L.

21 2023, as amended by Section 1, Chapter 354, O.S.L. 2024 (70 O.S.  
22 Supp. 2025, Section 5-148.1), is amended to read as follows:

1       Section 5-148.1. A. The State Department of Education shall  
2 establish and maintain a three-year pilot program known as the  
3 School Resource Officer Program.

4       B. School resource officers employed or contracted by school  
5 districts participating in the School Resource Officer Program shall  
6 successfully complete law enforcement active shooter emergency  
7 response training given by the Council on Law Enforcement Education  
8 and Training (CLEET) and approved by the Department of Public  
9 Safety.

10       C. 1. A school district participating in the School Resource  
11 Officer Program shall give first priority to employing or  
12 contracting with a law enforcement officer with sworn authority and  
13 training in school-based law enforcement and crisis response who is  
14 assigned by an employing law enforcement agency to work  
15 collaboratively with one or more schools using community-oriented  
16 policing concepts.

17       2. If a law enforcement agency that serves the area in which a  
18 school district is located is unwilling or unable to provide a law  
19 enforcement officer described in paragraph 1 of this subsection, a  
20 participating school district may employ or contract with a retired  
21 law enforcement officer or an armed security guard who is licensed  
22 pursuant to the Oklahoma Security Guard and Private Investigator  
23 Act. The law enforcement agency that serves the area in which the  
24 school district is located shall preauthorize any individual

1 employed or contracted with under this paragraph. The school shall  
2 require a background check on the individual. The law enforcement  
3 agency that serves the area in which the school district is located  
4 shall allow an authorized individual employed or contracted with the  
5 school district access to the preauthorizing agency's radio system,  
6 pursuant to this paragraph, and a police band radio system which may  
7 be used by the individual in the performance of his or her duties to  
8 be paid for by the employing district. A school district may use  
9 funds from the School Security Revolving Fund created pursuant to  
10 Section 5-148.2 of this title to cover the cost of the radio system.

11       3. All reports of sexual assault shall be reported to a law  
12 enforcement agency.

13       D. Each school district shall be responsible for verifying that  
14 every school resource officer under its employ or contract has  
15 received or is scheduled to receive the training as required by  
16 subsection C of Section 3311.5 of this title.

17       SECTION 2.       AMENDATORY       70 O.S. 2021, Section 3311.4, is  
18 amended to read as follows:

19       Section 3311.4. A. Beginning January 1, 2008, and annually  
20 thereafter, every active full-time peace officer, certified by the  
21 Council on Law Enforcement Education and Training (CLEET) pursuant  
22 to Section 3311 of this title, shall attend and complete a minimum  
23 of twenty-five (25) hours of continuing law enforcement training  
24 accredited or provided by CLEET which shall include a mandatory two

1 (2) hours on mental health issues. Effective November 1, 2019,  
2 CLEET shall establish appropriate training resources which shall  
3 include the policies and protocols for responding to sexual assault  
4 calls, guidelines for the collection and maintenance of sexual  
5 assault kits and continuing education on trauma-informed sexual  
6 assault response and intervention, and shall require all CLEET-  
7 certified law enforcement officers to complete such training on a  
8 regular basis to be determined by CLEET. Beginning with the  
9 effective date of this act, and annually thereafter, every person  
10 acting in the capacity of a school resource officer (SRO), as  
11 authorized by Section 5-148.1 of this title, shall attend and  
12 complete a minimum of one (1) hour of continuing education  
13 accredited or provided by CLEET. CLEET shall promulgate rules to  
14 enforce the provisions of this section and shall enter into  
15 contracts and agreements for the payment of classroom space,  
16 training, food, and lodging expenses as may be necessary for law  
17 enforcement officers attending such training in accordance with  
18 subsection B of Section 3311 of this title. Such training and  
19 seminars shall be conducted in all areas of this state at technology  
20 center schools, institutions of higher education, or other approved  
21 sites.

22 B. Beginning January 1, 2017, and annually thereafter, every  
23 active reserve peace officer, certified by CLEET pursuant to Section  
24 3311 of this title, shall attend and complete a minimum of eight (8)

1 hours of continuing law enforcement training accredited or provided  
2 by CLEET which shall include a mandatory one (1) hour on mental  
3 health issues.

4 C. Every inactive full-time or reserve peace officer, certified  
5 by CLEET, shall be exempt from these requirements during the  
6 inactive status. Upon reentry to full-time active status, the peace  
7 officer shall be required to comply with subsection A of this  
8 section. If a full-time certified peace officer has been inactive  
9 for five (5) or more years, the officer must complete refresher  
10 training as prescribed by CLEET and which shall include a minimum of  
11 four (4) hours of mental health education and training, within one  
12 (1) year of employment. Upon reentry to active reserve status, the  
13 peace officer shall be required to comply with subsection B of this  
14 section. If a certified reserve officer has been inactive for five  
15 (5) or more years, the certified reserve officer shall complete a  
16 legal update as prescribed by CLEET. The Director of CLEET may  
17 waive these requirements based on review of all records of  
18 employment and training.

19 D. Every tribal officer who is commissioned by an Oklahoma law  
20 enforcement agency pursuant to a cross-deputization agreement with  
21 the State of Oklahoma or any political subdivision of the State of  
22 Oklahoma pursuant to the provisions of Section 1221 of Title 74 of  
23 the Oklahoma Statutes shall comply with the provisions of this  
24 section.

1       E. Any active full-time or reserve certified peace officer, or  
2 CLEET-certified cross-deputized tribal officer who fails to meet the  
3 annual training requirements specified in this section, shall be  
4 subject to having the certification of the peace officer suspended,  
5 after the peace officer and the employer have been given written  
6 notice of noncompliance and a reasonable time, as defined by the  
7 Council, to comply with the provisions of this section. A peace  
8 officer shall not be employed in the capacity of a peace officer  
9 during any period of suspension. The suspension period shall be for  
10 a period of time until the officer files a statement attesting to  
11 full compliance with the provisions of this section. Suspension of  
12 peace officer certification shall be reported to the district  
13 attorney for the jurisdiction in which the officer is employed, the  
14 liability insurance company of the law enforcement agency that  
15 employed the peace officer, the chief elected official of the  
16 governing body of the law enforcement agency and the chief law  
17 enforcement officer of the law enforcement agency. Any officer  
18 whose certification is suspended pursuant to this section may  
19 request a hearing with CLEET. Such hearings shall be governed by  
20 the Administrative Procedures Act except that the affected officer  
21 has the burden to show CLEET why CLEET should not have the  
22 certification of the officer suspended.

23       F. All certified, active full-time or reserve peace officers  
24 employed, commissioned or appointed for a period of ninety (90) days

1 in a calendar year, who become inactive prior to the end of a  
2 calendar year, are responsible for meeting mandatory continuing  
3 education requirements as set forth in this section upon return to  
4 active full-time or reserve peace officer status within sixty (60)  
5 days of the date of return to employment, commission or appointment.  
6 Failure to complete the mandatory continuing education within sixty  
7 (60) days may result in disciplinary action as set forth in CLEET  
8 Rules at OAC 390:2. Full-time or reserve certified peace officers  
9 who return to active status within the calendar year they become  
10 inactive must complete the annual mandatory continuing education  
11 requirements outlined in this section within the remaining portion  
12 of the calendar year.

13       G. Peace officers with full-time certification who worked  
14 during a calendar year only as a reserve officer are required to  
15 complete only the training requirements for reserve certification.  
16 For purposes of the requirements outlined in subsection F of this  
17 section, full-time peace officers who worked both in the capacity of  
18 a full-time peace officer and reserve officer in a calendar year  
19 must complete full-time continuing education requirements.

20       SECTION 3.       AMENDATORY       70 O.S. 2021, Section 3311.5, as  
21 amended by Section 1, Chapter 399, O.S.L. 2022 (70 O.S. Supp. 2025,  
22 Section 3311.5), is amended to read as follows:

23       Section 3311.5. A. On and after November 1, 2007, the Council  
24 on Law Enforcement Education and Training (CLEET), pursuant to its

1 authority granted by Section 3311 of this title, shall include in  
2 its required basic training courses for law enforcement  
3 certification a minimum of four (4) hours of education and training  
4 relating to recognizing and managing a person appearing to require  
5 mental health treatment or services. The Council shall further  
6 offer a minimum of four (4) hours of education and training on  
7 specific mental health issues pursuant to Section 3311.4 of this  
8 title to meet the annual requirement for continuing education in the  
9 areas of mental health issues.

10 B. By January 1, 2008, CLEET, pursuant to its authority granted  
11 by Sections 3311 and 3311.4 of this title, shall include in its  
12 required courses of study for law enforcement certification a  
13 minimum of six (6) hours of evidence-based sexual assault and sexual  
14 violence training. A portion of the sexual assault and sexual  
15 violence training shall include instruction presented by a certified  
16 sexual assault service provider.

17 C. By January 1, 2012, every active full-time peace officer,  
18 previously certified by CLEET pursuant to Section 3311 of this  
19 title, shall be required to attend and complete the evidence-based  
20 sexual assault and sexual violence training provided in subsection B  
21 of this section. Every person acting in the capacity of a school  
22 resource officer (SRO), as authorized by Section 5-148.1 of this  
23 title, shall be required to attend and complete the evidence-based  
24 sexual assault and sexual violence training provided in subsection B

1 of this section within six (6) months of the effective date of this  
2 act or within six (6) months of starting employment with a school  
3 district, whichever is later. The school resource officer, or the  
4 private company contracting the resource officer out to the school,  
5 shall be responsible for the cost of the training required by this  
6 subsection.

7       D. CLEET shall promulgate rules to enforce the provisions of  
8 subsections B and C of this section and shall, with the assistance  
9 of certified sexual assault service providers, establish a  
10 comprehensive integrated curriculum for the teaching of evidence-  
11 based sexual assault and sexual violence issues.

12       E. The Council is required to update that block of training or  
13 course materials relating to legal issues, concepts, and state laws  
14 annually, but not later than ninety (90) days following the  
15 adjournment of any legislative session.

16       F. By January 1, 2009, CLEET, pursuant to its authority granted  
17 by Sections 3311 and 3311.4 of this title, shall include in its  
18 required courses of study for law enforcement certification oil  
19 field equipment theft training.

20       G. By January 1, 2012, CLEET, pursuant to its authority granted  
21 by Sections 3311 and 3311.4 of this title, shall establish and  
22 include in its required courses of study for law enforcement  
23 certification a minimum of eight (8) hours of evidence-based  
24 domestic violence and stalking investigation training. The training

1 should include, at a minimum, the importance of reporting domestic  
2 violence incidents, determining the predominant aggressor, evidence-  
3 based investigation of domestic violence and stalking, lethality  
4 assessment, and personal safety planning necessary at the pretrial  
5 stages of a potential criminal case. A portion of the training  
6 shall include instruction presented by an expert victim advocate  
7 selected from recommendations provided by the Office of the Attorney  
8 General or the Domestic Violence Fatality Review Board. The  
9 training shall be developed in collaboration with the Domestic  
10 Violence Fatality Review Board, and where applicable, shall replace  
11 existing domestic violence and stalking courses currently required.

12 H. By January 1, 2012, the evidence-based domestic violence and  
13 stalking investigation curriculum developed in collaboration with  
14 the Domestic Violence Fatality Review Board shall be submitted to  
15 the Council for approval.

16 I. CLEET shall establish the training provided in subsection G  
17 of this section as a part of CLEET's peace officer continuing  
18 education program and develop a plan to train full-time peace  
19 officers previously certified by CLEET pursuant to Section 3311 of  
20 this title where applicable. The Office of the Attorney General  
21 shall provide a list of expert victim advocates that are available  
22 to assist in the training.

23 J. The Council is authorized to pay for and send training staff  
24 and employees to one or more training and education courses in

1 jurisdictions outside this state for the purpose of expanding  
2 curriculum, training skill development, and general knowledge within  
3 the field of law enforcement education and training.

4       K. On and after November 1, 2013, CLEET, pursuant to its  
5 authority granted by Section 3311 of this title, shall include in  
6 its required basic training courses for law enforcement  
7 certification a minimum of two (2) hours of education and training  
8 relating to recognizing and managing a person experiencing dementia  
9 or Alzheimer's disease.

10       L. By November 1, 2019, CLEET shall establish appropriate  
11 training resources focused on protocol for handling and processing  
12 sexual assault calls. The training shall include, but not be  
13 limited to:

- 14       1. How to handle the sexual assault call upon first contact;
- 15       2. Determining when the assault occurred;
- 16       3. Where to take the victim;
- 17       4. Questioning witnesses and collecting evidence; and
- 18       5. Informing and assisting the victim in accessing resources,  
19 help and information.

20       M. The Council shall promulgate rules to evaluate and approve  
21 municipalities and counties that are deemed capable of conducting  
22 separate basic law enforcement training academies in their  
23 jurisdiction and to certify officers successfully completing such  
24 academy training courses. Upon application to the Council, any

1 municipality with a population of sixty-five thousand (65,000) or  
2 more or any county with a population of five hundred thousand  
3 (500,000) or more shall be authorized to operate a basic law  
4 enforcement academy. In addition, upon application and approval  
5 from the Council, a municipality with a population under sixty-five  
6 thousand (65,000) or a county with a population under five hundred  
7 thousand (500,000) may be authorized to operate a basic law  
8 enforcement academy; provided, however, the Council may approve no  
9 more than two such applications per year. The Council shall approve  
10 an application when the municipality or county making the  
11 application meets the criteria for a separate training academy and  
12 demonstrates to the satisfaction of the Council that the academy has  
13 sufficient resources to conduct the training, the instructional  
14 staff is appropriately trained and qualified to teach the course  
15 materials, the curriculum is composed of comparable or higher  
16 quality course segments to the CLEET academy curriculum, and the  
17 facilities where the academy will be conducted are safe and  
18 sufficient for law enforcement training purposes. Any municipality  
19 or county authorized to operate a basic law enforcement academy  
20 after November 1, 2007, shall not be eligible to receive funds  
21 pursuant to subsection E of Section 1313.2 of Title 20 of the  
22 Oklahoma Statutes. The Council shall not provide any funding for  
23 the operation of any separate training academy authorized by this  
24 subsection.

1       N. Any municipality or county that, prior to November 1, 2007,  
2 was authorized to conduct a basic law enforcement academy shall  
3 continue to receive funding pursuant to subsection E of Section  
4 1313.2 of Title 20 of the Oklahoma Statutes.

5       O. The Council shall promulgate rules to evaluate and approve  
6 an application submitted by the Department of Corrections for a  
7 separate training academy. Pursuant to the promulgated rules, the  
8 Council shall approve a separate training academy once the  
9 Department:

10       1. Has met the criteria for a separate training academy;

11       2. Demonstrates to the satisfaction of the Council that the  
12 academy has sufficient resources to conduct the training;

13       3. Has the instructional staff appropriately trained and  
14 qualified to teach the course materials;

15       4. Has the curriculum composed of comparable or higher quality  
16 course segments to the CLEET academy curriculum; and

17       5. Has the facilities where the academy will be conducted that  
18 are safe and sufficient for law enforcement training purposes.

19       The Council shall not provide any funding for the operation of  
20 any separate training academy authorized by this subsection.

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

23       60-2-15182           SW           01/10/26