

**BILL SUMMARY**  
2<sup>nd</sup> Session of the 60<sup>th</sup> Legislature

<b>Bill No.:</b>	<b>HB3629</b>
<b>Version:</b>	<b>Int</b>
<b>Request Number:</b>	<b>13891</b>
<b>Author:</b>	<b>Lawson</b>
<b>Date:</b>	<b>2/9/2026</b>
<b>Impact:</b>	<b>Please see previous summary of this measure</b>

**Research Analysis**

HB 3629 proposes amendments to Oklahoma statutes concerning procedures for determining the competency of individuals involved in criminal proceedings, including treatment and restoration processes. The requirement for personal service of notice and affidavit related to competency applications is removed. Hearings to determine competency must be held within 30 days of examiner reports, with jury trials available upon request and extended scheduling allowed upon good cause, changing previous 72-hour time limits. Courts may order the Department of Mental Health and Substance Abuse Services or treating physicians to prescribe and administer medications, including injectables, as part of competency restoration. DMHSAS or its designee must submit competency reports to the court every 30 days.

Prepared By: Brad Wolgamott

**Fiscal Analysis**

The measure is currently under review and impact information will be completed.

Prepared By: House Fiscal Staff

**Other Considerations**

None.