

BILL SUMMARY
1st Session of the 60th Legislature

Bill No.:	HB2289
Version:	SAHB
Request Number:	
Author:	Speaker Hilbert
Date:	5/20/2025
Impact:	Budget Impact: \$0

Research Analysis

The senate amendment to HB 2289 renames the Oklahoma Judicial Security and Privacy Act of 2023 to the Oklahoma Elected Official and Judicial Security and Privacy Act of 2025. The measure adds currently elected federal officials and state officials to the definition of *at-risk individual*. In effect, currently elected federal officials and state officials are authorized to file a written notice confirming their status as an at-risk individual and request that theirs and their immediate family's covered information be private. State agencies are prohibited from publicly posting or displaying covered information of an elected federal official or state official and the covered information of an elected federal official's or state official's immediate family. State agencies have 72 hours to remove any publicly posted or displayed covered information after receiving the written notice. Additionally, the biennial report submitted by the Administrative Director of the Courts disclosing the cost to protect covered information and certain data points as outlined in the measure must include information related to elected federal officials and state officials.

The social security numbers, driver license numbers, or home addresses displayed on voter registration information is removed from the definition of *covered information*. The Secretary of the State Election Board is authorized to keep currently elected federal officials or state officials home addresses and mailing addresses confidential.

Prepared By: Keana Swadley

Fiscal Analysis

HB 2289 in its current form, governs the treatment by agencies of information about federal officials of this State and family members. The required efforts of agencies should be minor, considering the small number of federal elected officials from this state. Any costs to such agencies is expected to be absorbed within the existing budgetary resources of each agency. For these reasons the impact on the state budget and state revenues as a result of HB 2289 is anticipated to be \$0.

Senate Amendment are is not expected to change the fiscal impact of the measure and any additional costs should be absorbed by existing budget resources.

Prepared By: John McPhetridge, House Fiscal Director

Other Considerations

None.

