

BILL SUMMARY
2nd Session of the 60th Legislature

| | |
|------------------------|--|
| Bill No.: | HB3845 |
| Version: | POLPCS1 |
| Request Number: | 16543 |
| Author: | Harris |
| Date: | 2/19/2026 |
| Impact: | Please see previous summary of this measure |

Research Analysis

The proposed policy committee substitute for HB3845 adds that at a hearing, notice must be given that licenses may be suspended or revoked before suspending or revoking an obligor's license. The polpcs also provides that if an obligor is placed on probation they will be allowed to operate a moto vehicle. The polpcs provides that if an obligor is not in compliance with the terms of probation that the oblige or Child Support Services may file a notice at any time with the court for immediate suspension or revocation of the obligor's license.

The measure allows an obligor to request a hearing within 30 days to show cause that their licenses should not be revoked or suspended. If a hearing is not requested in this time period, the court will order an immediate suspension or revocation, which the obligor will then be allowed to apply for reinstatement. The court must reinstate the licenses if the obligor has paid all support due in full in addition to other criteria already in law. The court may also reinstate licenses upon showing that a reinstatement of the licenses would increase the likelihood of the obligor paying consistent, reliable child support or for good cause shown. The court may place the obligor on probation after terminating the suspension or revocation order. Probation must not exceed three years from the date of entry of the initial revocation or probation.

The measure authorizes the district or administrative courts of the state to order the revocation or suspension of a driver license for noncompliance with a child support order or for a custodian who fails to submit to genetic testing to determine paternity.

The measure also requires that when a person is found not in compliance with a child support order, they will be required to surrender their driver license and the court will forward an order to Service Oklahoma to revoke the person's driving privilege. The court or Office of Administrative Hearings (OAH) must also send a copy of the Notification of Revocation to the obligor. The court of OAH will notify Service Oklahoma when a person has established and is complying with a payment schedule and upon receiving this release, Service Oklahoma will reinstate the driving privileges of the person. The court or OAH may resubmit the notice of noncompliance if a person defaults on the payment schedule, with a reinstatement if they once again comply.

Prepared By: Suzie Nahach, House Research Staff

Fiscal Analysis

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

Prepared By: House Fiscal Staff

Other Considerations

None.

© 2026 Oklahoma House of Representatives, see Copyright Notice at www.okhouse.gov