STATE OF OKLAHOMA

1st Session of the 55th Legislature (2015)

HOUSE BILL 1599

By: Kern

AS INTRODUCED

An Act relating to marriage; creating the Preservation of Sovereignty and Marriage Act; prohibiting public funds for any activity licensing or supporting same-sex marriage; prohibiting public employees from recognizing same-sex marriage licenses; prohibiting spending public funds to enforce certain court orders; directing state courts to dismiss challenges to the act; providing for payment of costs and attorney fees; prohibiting interference with implementation of the act; requiring removal of office for any judge violating the act; stating effectiveness of act against federal court rulings; providing for severability; providing for codification; and declaring an emergency.

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

SECTION 1. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 21 of Title 43, unless there is created a duplication in numbering, reads as follows:

A. This section shall be known and may be cited as the "Preservation of Sovereignty and Marriage Act".

B. No taxpayer funds or governmental salaries shall be paid for any activity that includes the licensing or support of same-sex marriage. No employee of this state and no employee of any local
governmental entity shall officially recognize, grant or enforce a
same-sex marriage license and continue to receive a salary, pension
or other employee benefit at the expense of taxpayers of this state.
No taxes or public funds of this state shall be spent enforcing any
court order requiring the issuance or recognition of a same-sex
marriage license.

C. The courts of this state shall dismiss any challenge to any
portion of the Preservation of Sovereignty and Marriage Act, with an
award of costs and attorney fees to defendants. No employee of this
state and no employee of any local governmental entity shall violate
or interfere with the implementation of this act and continue to
receive a salary, pension or other employee benefit at the expense
of taxpayers of this state.

D. If a judge violates this act, the judge shall be removed
from office pursuant to Section 1 of Article VIIA of the Oklahoma
Constitution.

E. The Preservation of Sovereignty and Marriage Act shall be
fully effective, based on the Eleventh Amendment to the Constitution
of the United States and the structure of the United States
Constitution, against any contrary federal court ruling.

F. Each provision in the Preservation of Sovereignty and
Marriage Act is severable from the remainder of the act, such that
the lack of enforceability of any provision shall not affect the
enforceability of other provisions.
SECTION 2. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist, by reason whereof this act shall take effect and be in full force from and after its passage and approval.

55-1-6587   EK   01/22/15