

**COMMITTEE AMENDMENT**  
HOUSE OF REPRESENTATIVES  
State of Oklahoma

SPEAKER:

CHAIR:

I move to amend HB1294 \_\_\_\_\_  
Of the printed Bill  
Page \_\_\_\_\_ Section \_\_\_\_\_ Lines \_\_\_\_\_  
Of the Engrossed Bill

By striking the Title, the Enacting Clause, the entire bill, and by inserting in lieu thereof the following language:

**AMEND TITLE TO CONFORM TO AMENDMENTS**

Adopted: \_\_\_\_\_

Amendment submitted by: Nicole Miller \_\_\_\_\_

\_\_\_\_\_  
Reading Clerk

1 STATE OF OKLAHOMA

2 1st Session of the 57th Legislature (2019)

3 PROPOSED COMMITTEE  
4 SUBSTITUTE  
5 FOR  
6 HOUSE BILL NO. 1294

By: Miller

7 PROPOSED COMMITTEE SUBSTITUTE

8 An Act relating to criminal procedure; amending 22  
9 O.S. 2011, Sections 453 and 458, which relate to  
10 officers bringing persons in custody to court and  
11 fixing amount of bail; providing gender-neutral  
12 language; establishing time limitation for certain  
13 court appearances; requiring counsel for defendant at  
14 initial appearance; directing court to determine  
15 ability of defendant to pay bail; amending 22 O.S.  
16 2011, Section 470, which relates to arraignment  
17 procedures; decreasing time limitation for  
18 arraignment of defendants taken into custody;  
19 requiring counsel for defendant at arraignment;  
20 directing court to schedule preliminary hearing when  
21 applicable; and providing an effective date.

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

23 SECTION 1. AMENDATORY 22 O.S. 2011, Section 453, is  
24 amended to read as follows:

25 Section 453. ~~When his~~ Whether or not the personal appearance of  
26 a defendant is necessary, if he ~~be~~ or she is in custody, the court  
27 ~~may shall~~ direct the officer in whose custody ~~he~~ the defendant is to  
28 bring him ~~before it to be arraigned, and the officer must do so~~  
29 ~~accordingly~~ or her before the court as soon as possible, but in no

1 case later than forty-eight (48) hours after being taken into  
2 custody, inclusive of weekends and holidays. The defendant shall be  
3 entitled to counsel at the initial appearance.

4 SECTION 2. AMENDATORY 22 O.S. 2011, Section 458, is  
5 amended to read as follows:

6 Section 458. A. If the offense charged is bailable the court,  
7 upon directing the bench warrant to issue, must fix the amount of  
8 bail and an endorsement must be made on the bench warrant and signed  
9 by the clerk, to the following effect:

10 The defendant is to be admitted to bail in the sum of .....  
11 Dollars.

12 B. At his or her initial appearance, the defendant shall be  
13 entitled to counsel and a determination of his or her ability to pay  
14 the bail fixed in the warrant.

15 SECTION 3. AMENDATORY 22 O.S. 2011, Section 470, is  
16 amended to read as follows:

17 Section 470. The arraignment of the defendant shall be held  
18 within ~~thirty (30) days~~ forty-eight (48) hours after the defendant  
19 is ~~ordered held for trial~~ taken into custody upon a preliminary  
20 information charging the commission of a felony; ~~provided, for good~~  
21 ~~cause, the court may set a later date.~~ The defendant shall be  
22 entitled to counsel at the arraignment and shall be provided a copy  
23 of the charge against him or her. The court shall schedule a  
24 preliminary hearing in applicable cases.

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SECTION 4. This act shall become effective November 1, 2019.

57-1-8218            GRS            02/25/19