1	STATE OF OKLAHOMA
2	1st Session of the 57th Legislature (2019)
3	HOUSE BILL 1394 By: Dills
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6	AS INTRODUCED
7	An Act relating to public health and safety; amending 63 O.S. 2011, Section 2-420, which relates to the
8	Trafficking in Illegal Drugs Act; removing Department of Corrections as entity responsible for supervising
9	persons on Global Positioning System (GPS) monitoring devices; deleting requirement that statistical
L O	records for aggravated trafficking offenses be maintained by the Department; and providing an
L1	effective date.
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L 4	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
L5	SECTION 1. AMENDATORY 63 O.S. 2011, Section 2-420, is
L 6	amended to read as follows:
L7	Section 2-420. A. Any person charged with aggravated
18	trafficking pursuant to Section 2-415 of this title shall not be
L9	subject to pretrial release as specified in Section 1105.3 of Title
20	22 of the Oklahoma Statutes and shall not be released on bail
21	without a Global Positioning System (GPS) monitoring device attached
22	to the person and cost thereof paid by such person at his or her own
23	expense until after the conclusion of the criminal case. The
24	Department of Corrections shall monitor such GPS monitoring device

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    and the person until the conclusion of the case, and the person
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    shall pay a supervision fee as provided for other persons subject to
    supervision by the Department. At the conclusion of the case, the
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    court shall order the removal of the GPS monitoring device if the
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    person is acquitted or is to be incarcerated or the case is
    dismissed.
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        B. The Department of Corrections shall maintain statistical
    records on any aggravated trafficking offense, including a
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    calculation of the time period from arrest to disposition, and if
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    the person is convicted, the term of sentence, length of sentence
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    actually served in incarceration, amount of the fine imposed,
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    whether any enhancements or co-occurring offenses were involved,
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    whether the person is determined upon reception into the custody of
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    the Department to be an addicted person, and whether the person has
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    prior convictions by stating the prior offenses.
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        SECTION 2. This act shall become effective November 1, 2019.
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