1	HOUSE OF REPRESENTATIVES - FLOOR VERSION
2	STATE OF OKLAHOMA
3	1st Session of the 56th Legislature (2017)
4	COMMITTEE SUBSTITUTE
5	FOR HOUSE BILL NO. 1413 By: Russ
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8	<u>COMMITTEE SUBSTITUTE</u>
9	An Act relating to criminal procedure; amending 22 O.S. 2011, Section 1115.1, which relates to release
10	on personal recognizance; specifying a defendant shall have the opportunity to enter certain plea and
11	pay fine during certain time period; allowing plea to be entered and payment of fine and costs made over
12	the phone; allowing electronic payment over the phone; and providing an effective date.
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15	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
16	SECTION 1. AMENDATORY 22 O.S. 2011, Section 1115.1, is
17	amended to read as follows:
18	Section 1115.1 A. In addition to other provisions of law for
19	posting bail, any person, whether a resident of this state or a
20	nonresident, who is arrested by a law enforcement officer solely for
21	a misdemeanor violation of a state traffic law or municipal traffic
22	ordinance, shall be released by the arresting officer upon personal
23	recognizance if:

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The arrested person has been issued a valid license to
 operate a motor vehicle by this state, another state jurisdiction
 within the United States, which is a participant in the Nonresident
 Violator Compact or any party jurisdiction of the Nonresident
 Violator Compact;

6 2. The arresting officer is satisfied as to the identity of the7 arrested person;

8 3. The arrested person signs a written promise to appear as 9 provided for on the citation, unless the person is unconscious or 10 injured and requires immediate medical treatment as determined by a 11 treating physician; and

- 12 4. The violation does not constitute:
- 13 a. a felony, or
- 14 b. negligent homicide, or
- c. driving or being in actual physical control of a motor
 vehicle while impaired or under the influence of
 alcohol or other intoxicating substances, unless the
 person is unconscious or injured and requires
 immediate medical treatment as determined by a
 treating physician, or
- d. eluding or attempting to elude a law enforcement
 officer, or

e. operating a motor vehicle without having been issued a valid driver license, or while the driving privilege

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and driver license is under suspension, revocation, denial or cancellation, or

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f. an arrest based upon an outstanding warrant, or

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g. a traffic violation coupled with any offense stated in subparagraphs a through f of this paragraph.

B. If the arrested person is eligible for release on personal
recognizance as provided for in subsection A of this section, then
the arresting officer shall:

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1. Designate the traffic charge;

Record information from the arrested person's driver license
 on the citation form, including the name, address, date of birth,
 personal description, type of driver license, driver license number,
 issuing state, and expiration date;

Record the motor vehicle make, model and tag information;
Record the date and time on the citation on which, or before
which, the arrested person promises to contact, pay, or appear at
the court, as applicable to the court; and

18 5. Permit the arrested person to sign a written promise to 19 contact, pay, or appear at the court, as provided for in the 20 citation.

The arresting officer shall then release the person upon personal recognizance based upon the signed promise to appear. The citation shall contain a written notice to the arrested person that release upon personal recognizance based upon a signed written promise to appear for arraignment is conditional and that failure to timely appear for arraignment shall result in the suspension of the arrested person's driving privilege and driver license in this state, or in the nonresident's home state pursuant to the Nonresident Violator Compact.

6 The court, or the court clerk as directed by the court, may С. 7 continue or reschedule the date and time of arraignment upon request of the arrested person or the attorney for that person. If the 8 9 arraignment is continued or rescheduled, the arrested person shall 10 remain on personal recognizance and written promise to appear until 11 such arraignment, in the same manner and with the same consequences 12 as if the continued or rescheduled arraignment was entered on the 13 citation by the arresting officer and signed by the defendant. An 14 arraignment may be continued or rescheduled more than one time. 15 Provided, however, the court shall require an arraignment to be had 16 within a reasonable time. It shall remain the duty of the defendant 17 to appear for arraignment unless the citation is satisfied as 18 provided for in subsection D of this section.

D. A defendant released upon personal recognizance may elect
shall have the opportunity to enter a plea of guilty or nolo
contendere to the violation charged and pay and satisfy the fine and
<u>costs</u> at any time before the defendant is required to appear for
arraignment <u>during the regular business hours of the court clerk.</u>
The defendant may enter a plea of guilty or nolo contendere by

1 either indicating such plea on the copy of the citation furnished to 2 the defendant or on a legible copy thereof, together with the date 3 of the plea and signature or over the phone in a manner approved by 4 the court. The defendant shall be responsible for assuring have the 5 opportunity to make full payment of the fine and costs to the appropriate court clerk in the same manner they enter their plea as 6 7 provided in this subsection. Payment of the fine and costs may be made by personal, cashier's, traveler's, certified or guaranteed 8 9 bank check, postal or commercial money order, electronic payment 10 over the phone, or other form of payment approved by the court in an 11 amount prescribed as bail for the offense. Provided, however, the 12 defendant shall not use currency for payment by mail. If the 13 defendant has entered a plea of guilty or nolo contendere as 14 provided for in this subsection, such plea shall be accepted by the 15 court and the amount of the fine and costs shall be: 16 1. As prescribed in Section 1115.3 of this title as bail for 17 the violation; or 18 2. In case of a municipal violation, as prescribed by municipal 19 ordinance for the violation charged; or 20 3. In the absence of such law or ordinance, then as prescribed

20 3. In the absence of such law or ordinance, then as prescribed 21 by the court.

E. 1. If, pursuant to the provisions of subsection D of this section, the defendant does not timely elect to enter a plea of quilty or nolo contendere and fails to timely appear for

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arraignment, the court may issue a warrant for the arrest of the defendant and the municipal or district court clerk, within one hundred twenty (120) calendar days from the date the citation was issued by the arresting officer, shall notify the Department of Public Safety that:

- a. the defendant was issued a traffic citation and
 released upon personal recognizance after signing a
 written promise to appear for arraignment as provided
 for in the citation,
- b. the defendant has failed to appear for arraignmentwithout good cause shown,
- 12 c. the defendant has not posted bail, paid a fine, or
 13 made any other arrangement with the court to satisfy
 14 the citation, and
- 15 d. the citation has not been satisfied as provided by16 law.

17 Additionally, the court clerk shall request the Department of Public 18 Safety to either suspend the defendant's driving privilege and 19 driver license to operate a motor vehicle in this state, or notify 20 the defendant's home state and request suspension of the defendant's 21 driving privilege and driver license in accordance with the 22 provisions of the Nonresident Violator Compact. Such notice and 23 request shall be on a form approved or furnished by the Department 24 of Public Safety.

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2. The court clerk shall not process the notification and
 request provided for in paragraph 1 of this subsection if, with
 respect to such charges:

4 the defendant was arraigned, posted bail, paid a fine, a. 5 was jailed, or otherwise settled the case, or the defendant was not released upon personal 6 b. 7 recognizance upon a signed written promise to appear as provided for in this section or if released, was 8 9 not permitted to remain on such personal recognizance 10 for arraignment, or

11 c. the violation relates to parking or standing, or 12 d. a period of one hundred twenty (120) calendar days or 13 more has elapsed from the date the citation was issued 14 by the arresting officer.

F. Following receipt of the notice and request from the court clerk for driving privilege and driver license suspension as provided for in subsection E of this section, the Department of Public Safety shall proceed as provided for in Section 1115.5 of this title.

G. The municipal or district court clerk shall maintain a record of each request for driving privilege and driver license suspension submitted to the Department of Public Safety pursuant to the provisions of this section. When the court or court clerk receives appropriate bail or payment of the fine and costs, settles

1 the citation, makes other arrangements with the defendant, or 2 otherwise closes the case, the court clerk shall furnish proof 3 thereof to such defendant, if the defendant personally appears, or 4 shall mail such proof by first class mail, postage prepaid, to the 5 defendant at the address noted on the citation or at such other address as is furnished by the defendant. Additionally, the court 6 7 or court clerk shall notify the home jurisdiction of the defendant as listed on the citation, if such jurisdiction is a member of the 8 9 Nonresident Violator Compact, and shall, in all other cases, notify 10 the Department, of the resolution of the case. The form of proof 11 and the procedures for notification shall be approved by the 12 Department of Public Safety. Provided, however, the court or court 13 clerk's failure to furnish such proof or notice in the manner 14 provided for in this subsection shall in no event create any civil 15 liability upon the court, the court clerk, the State of Oklahoma or 16 any political subdivision thereof, or any state department or agency 17 or any employee thereof but duplicate proof shall be furnished to 18 the person entitled thereto upon request.

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SECTION 2. This act shall become effective November 1, 2017.

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21 COMMITTEE REPORT BY: COMMITTEE ON COUNTY AND MUNICIPAL GOVERNMENT, dated 03/02/2017 - DO PASS, As Amended.

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