1	HOUSE OF REPRESENTATIVES - FLOOR VERSION
2	STATE OF OKLAHOMA
3	1st Session of the 55th Legislature (2015)
4	HOUSE BILL 1449 By: Calvey
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7	AS INTRODUCED
8	An Act relating to landlord and tenant; amending 12
9	O.S. 2011, Section 1148.5A, which relates to actions regarding real property; modifying certain service of
10	summons; amending 41 O.S. 2011, Section 115, which relates to security deposits; prohibiting certain
11	judicial determinations; declaring certain judicial determinations void; and providing an effective date.
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14	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
15	SECTION 1. AMENDATORY 12 O.S. 2011, Section 1148.5A, is
16	amended to read as follows:
17	Section 1148.5A If, in the exercise of reasonable diligence,
18	service cannot be made upon the defendant personally nor upon any
19	person residing upon the premises over fifteen (15) years of age,
20	then in lieu of service by certified mail, service may be obtained
21	for the sole purpose of adjudicating the right to restitution of the
22	premises by the sheriff's posting or by private process service any
23	person over eighteen (18) years of age, as directed by the attorney
24	for the property owner, posting of said summons conspicuously on the
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<u>UNDERLINED</u> language denotes Amendments to present Statutes. BOLD FACE CAPITALIZED language denotes Committee Amendments. Strike thru language denotes deletion from present Statutes.

building on the premises, and, if there be no building on said 1 2 premises, then by posting the same at some conspicuous place on the 3 premises sought to be recovered at least five (5) days prior to the date of trial, and by the claimant's mailing a copy of said summons 4 5 to the defendant at his or her last-known address by certified mail at least five (5) days prior to said date of trial. In order to 6 7 approve the posting of a notice as described in this section, it shall not be necessary for the attorney to enter an appearance in 8 9 the action. Such service shall confer no jurisdiction upon the 10 court to render any judgment against the defendant for the payment 11 of money nor for any relief other than the restoration of possession 12 of the premises to the claimant, unless the defendant appears at 13 trial. Such service shall not be rendered ineffectual by the 14 failure of the defendant to actually see or receive such posted 15 process nor by his or her failure to actually receive or sign a 16 return receipt for such mailed process.

17 SECTION 2. 41 O.S. 2011, Section 115, is AMENDATORY 18 amended to read as follows:

19 Section 115. A. Any damage or security deposit required by a 20 landlord of a tenant must be kept in an escrow account for the 21 tenant, which account shall be maintained in the State of Oklahoma 22 with a federally insured financial institution. Misappropriation of 23 the security deposit shall be unlawful and punishable by a term in a 24 county jail not to exceed six (6) months and by a fine in an amount HB1449 HFLR

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1 not to exceed twice the amount misappropriated from the escrow 2 account.

3 Upon termination of the tenancy, any security deposit held Β. 4 by the landlord may be applied to the payment of accrued rent and 5 the amount of damages which the landlord has suffered by reason of the tenant's noncompliance with this act and the rental agreement, 6 all as itemized by the landlord in a written statement delivered by 7 mail to be by return receipt requested and to be signed for by any 8 9 person of statutory service age at such address or in person to the 10 tenant if he or she can reasonably be found. If the landlord 11 proposes to retain any portion of the security deposit for rent, 12 damages or other legally allowable charges under the provisions of 13 this act or the rental agreement, the landlord shall return the 14 balance of the security deposit without interest to the tenant 15 within thirty (30) days after the termination of tenancy, delivery 16 of possession and written demand by the tenant. If the tenant does 17 not make such written demand of such deposit within six (6) months 18 after termination of the tenancy, the deposit reverts to the 19 landlord in consideration of the costs and burden of maintaining the 20 escrow account, and the interest of the tenant in that deposit 21 terminates at that time.

C. Upon cessation of a landlord's interest in the dwelling unit including, but not limited to, termination of interest by sale, assignment, death, bankruptcy, appointment of receiver or otherwise, HB1449 HFLR Fage 3

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Transfer said deposits to the landlord's successor in
 interest and notify the tenants in writing of such transfer and of
 the transferee's name and address; or

2. Return the deposits to the tenants.

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D. Upon receipt of the transferred deposits under paragraph 1
of subsection C of this section, the transferee, in relation to such
deposits, shall have all the rights and obligations of a landlord
holding such deposits under this act.

E. If a landlord or manager fails to comply with this section or fails to return any prepaid rent required to be paid to a tenant under this act, the tenant may recover the damage and security deposit and prepaid rent, if any.

F. Except as otherwise provided by the rental agreement, a tenant shall not apply or deduct any portion of the security deposit from the last month's rent or use or apply such tenant's security deposit at any time in lieu of payment of rent.

G. This section does not preclude the landlord or tenant from recovering other damages to which he <u>or she</u> may be entitled under this act.

H. No judicial determination or order regarding a security
 deposit shall be issued if a tenant is still in possession of the

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premises and any judicial determination or order regarding a
security deposit issued prior to the tenant vacating the premises
shall be null and void.
SECTION 3. This act shall become effective November 1, 2015.
COMMITTEE REPORT BY: COMMITTEE ON ECONOMIC DEVELOPMENT, COMMERCE,
AND REAL ESTATE, dated 02/12/2015 - DO PASS.

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