| 1  | ENGROSSED SEI<br>TO           | NATE | AMENDMEN  | Т       |        |       |        |           |          |
|----|-------------------------------|------|-----------|---------|--------|-------|--------|-----------|----------|
| 2  | ENGROSSED HOU<br>BILL NO. 199 |      |           |         |        | Bv.   | Nolla  | an of the | HOUSE    |
| 3  | DILL NO. 199.                 | J    |           |         |        | Бу.   | NOTIC  |           | e nouse  |
| 4  |                               |      |           |         |        |       |        | and       |          |
| 5  |                               |      |           |         |        |       | Snaw   | of the S  | Senale   |
| 6  |                               |      |           |         |        |       |        |           |          |
| 7  |                               |      |           |         |        |       |        |           |          |
| 8  | [ cou                         | ntie | s and cou | unty of | ficer  | s – ( | direct | ting she  | riff to  |
| 9  | kee                           | p re | cordings  | pursua  | ant to | vide  | eo ret | tention   |          |
| 10 | sch                           | edul | e – direc | cting s | sherif | fs to | o esta | ablish v  | ideo     |
| 11 | ret                           | enti | on schedu | ule upo | on app | rova  | l by 1 | the dist  | rict     |
| 12 | att                           | orne | y – effec | ctive o | date ] |       |        |           |          |
| 13 |                               |      |           |         |        |       |        |           |          |
| 14 |                               |      |           |         |        |       |        |           |          |
| 15 |                               |      |           |         |        |       |        |           |          |
| 16 | AMENDMENT NO                  | . 1. | Page 1,   | line    | 15, st | crike | e the  | enacting  | g clause |
| 17 |                               |      |           |         |        |       |        |           |          |
| 18 |                               |      |           |         |        |       |        |           |          |
| 19 |                               |      |           |         |        |       |        |           |          |
| 20 |                               |      |           |         |        |       |        |           |          |
| 21 |                               |      |           |         |        |       |        |           |          |
| 22 |                               |      |           |         |        |       |        |           |          |
| 23 |                               |      |           |         |        |       |        |           |          |
| 24 |                               |      |           |         |        |       |        |           |          |

| 1  | Passed the Senate the 22nd day of April, 2019.       |
|----|--|
| 2  |  |
| 3  |  |
| 4  | Presiding Officer of the Senate                      |
| 5  | Passed the House of Representatives the day of,      |
| 6  | 2019.  |
| 7  |  |
| 8  |  |
| 9  | Presiding Officer of the House<br>of Representatives |
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| 1  | ENGROSSED HOUSE<br>BILL NO. 1995 By: Nollan of the House             |
|----|--|
| 2  |  |
| 3  | and  |
| 4  | Shaw of the Senate   |
| 5  |  |
| 6  |  |
| 7  | [ counties and county officers - directing sheriff to                |
| 8  | keep recordings pursuant to video retention                          |
| 9  | schedule - directing sheriffs to establish video                     |
| 10 | retention schedule upon approval by the district                     |
| 11 | attorney - effective date ]  |
| 12 |  |
| 13 |  |
| 14 |  |
| 15 | BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:                |
| 16 | SECTION 1. AMENDATORY 19 O.S. 2011, Section 517.1, as                |
| 17 | last amended by Section 1, Chapter 145, O.S.L. 2017 (19 O.S. Supp.   |
| 18 | 2018, Section 517.1), is amended to read as follows:                 |
| 19 | Section 517.1 A. The governing body of each county may               |
| 20 | establish a length of time for the county to keep departmental       |
| 21 | records and authorize the sheriff to properly dispose of or digitize |
| 22 | all records not specifically addressed in other statutes.            |
| 23 | B. Except as otherwise provided in this section, records shall       |
| 24 | be kept for a minimum of seven (7) years. However, if the sheriff    |
|    |  |

ENGR. H. B. NO. 1995

Page 1

| 1  | is the sole source for such records, the records shall be kept for a                      |
|----|---|
| 2  | minimum of seven (7) years; provided, that the sheriff shall be                           |
| 3  | required to keep any audio or video recordings from recording                             |
| 4  | equipment attached to the person of a law enforcement officer                             |
| 5  | according to the video retention schedule for that county created                         |
| 6  | pursuant to subsection C of this section; provided, that the county                       |
| 7  | shall keep for a minimum of one (1) year any such recordings that                         |
| 8  | depict anything other than an or directly relate to:                                      |
| 9  | <u>1. An</u> officer-involved shooting <del>, use</del> ;                                 |
| 10 | 2. Use of lethal force, incidents involving;  |
| 11 | 3. Incidents resulting in medical treatment, incidents where;                             |
| 12 | 4. Incidents identified in a written application is received                              |
| 13 | for <del>the</del> preservation of the <del>specific event,</del> <u>recording of the</u> |
| 14 | incident received by a county sheriff within ninety (90) days of the                      |
| 15 | recording of the incident; or upon request of   |
| 16 | 5. Incidents identified for preservation as requested by the                              |
| 17 | district attorney <del>may be kept at a minimum of one (1) year to be</del>               |
| 18 | determined by the county sheriff.   |
| 19 | C. The sheriff's office of each county that utilizes or                                   |
| 20 | operates audio or video recordings from recording equipment attached                      |
| 21 | to the person of a law enforcement officer within the sheriff's                           |
| 22 | office shall establish a video retention schedule that shall consist                      |
| 23 | of requirements for storing and keeping any such audio or video                           |
| 24 | recordings that do not depict or directly relate to the incidents                         |

ENGR. H. B. NO. 1995

Page 2

described in paragraphs 1 through 5 of subsection B of this section.
 The video retention schedule shall establish a method by which
 recordings shall be classified as either evidentiary or
 nonevidentiary. Recordings classified as nonevidentiary shall be
 kept for a minimum of ninety (90) days. Recordings classified as
 evidentiary shall be kept for a minimum of one (1) year.

D. Any written reports and records related to the audio or
video recordings described in subsections B and C of this section
shall be kept for a minimum of seven (7) years.

10 SECTION 2. NEW LAW A new section of law to be codified 11 in the Oklahoma Statutes as Section 517.2 of Title 19, unless there 12 is created a duplication in numbering, reads as follows:

The sheriff's office of each county that utilizes or operates 13 14 audio or video recordings from the recording equipment attached to 15 the person of a law enforcement officer within the sheriff's office 16 shall establish, upon approval of the district attorney for that 17 jurisdiction, a video retention schedule that shall state which 18 video-recorded incidents or actions taken by the law enforcement 19 officer, other than the incidents described in paragraphs 1 through 20 5 of subsection B of Section 517.1 of Title 19 of the Oklahoma 21 Statutes, are classified as either nonevidentiary or evidentiary 22 recordings. Recordings classified as nonevidentiary shall be kept 23 for a minimum of ninety (90) days.

24 SECTION 3. This act shall become effective November 1, 2019.

ENGR. H. B. NO. 1995

Page 3

| 1  | Passed the House of Representatives the 5th day of March, 2019. |
|----|---|
| 2  |   |
| 3  |   |
| 4  | Presiding Officer of the House<br>of Representatives            |
| 5  |   |
| 6  | Passed the Senate the day of, 2019.                             |
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| 8  | Presiding Officer of the Senate                                 |
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