1	ENGROSSED HOUSE
0	BILL NO. 3087 By: Hilbert of the House
2	and
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4	Leewright of the Senate
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7	An Act relating to county jails; amending 21 O.S.
8	2021, Section 533, which relates to officer refusal to receive prisoners; modifying exceptions; and
	providing an effective date.
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11	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
12	SECTION 1. AMENDATORY 21 O.S. 2021, Section 533, is
13	amended to read as follows:
14	Section 533. A. Except as provided in this section and Section
15	979a of Title 22 of the Oklahoma Statutes, for emergency medical
16	treatment for an injury or condition that threatens life or
17	threatens the loss or use of a limb or where authorized personnel of
18	the jail have deemed a person medically unfit to be received into
19	custody, any peace officer or jail or prison contractor who, in
20	violation of a duty imposed upon the officer or contractor by law or
21	by contract to receive into custody any person as a prisoner,
22	willfully neglects or refuses so to receive such person into custody
23	is guilty of a misdemeanor.
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1 B. Except as provided in this section and Section 979a of Title 2 22 of the Oklahoma Statutes, for emergency medical treatment for an injury or condition that threatens life or threatens the loss or use 3 of a limb or where authorized personnel of the jail have deemed a 4 5 person medically unfit to be received into custody, any peace officer or jail or prison contractor who, in violation of a duty 6 7 imposed upon the officer or contractor by law or by contract to fingerprint any person received into custody as a prisoner, 8 9 willfully neglects or refuses so to fingerprint such person is 10 quilty of a misdemeanor.

11 C. Any person coming into contact with a peace officer prior to being actually received into custody at a jail facility or holding 12 13 facility, including, but not limited to, during the time of any 14 arrest, detention, transportation, investigation of any incident, 15 accident or crime, who needs emergency medical treatment for an 16 injury or condition that threatens life or threatens the loss or use 17 of a limb, shall be taken directly to a medical facility or hospital 18 for such emergency medical care notwithstanding any duty imposed 19 pursuant to this section or any other provision of law to first take 20 such person into custody or to fingerprint such person. The 21 responsibility for payment of such emergency medical costs shall be 22 the sole responsibility of the person coming into the officer's 23 contact and shall not be the responsibility of any jail, law 24 enforcement agency, jail or prison contractor, sheriff, peace

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1	officer, municipality or county, except when the condition is a
2	direct result of injury caused by such officer acting outside the
3	scope of lawful authority.
4	SECTION 2. This act shall become effective November 1, 2022.
5	Passed the House of Representatives the 7th day of March, 2022.
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7	Presiding Officer of the House
8	of Representatives
9	Passed the Senate the day of, 2022.
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12	Presiding Officer of the Senate
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