1	STATE OF OKLAHOMA								
2	2nd Session of the 59th Legislature (2024)								
3	HOUSE BILL 3148 By: Humphrey								
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6	AS INTRODUCED								
7	An Act relating to elected officials; creating the Anti-Terrorism Elected Official Accountability Act; providing intent; prohibiting elected officials from								
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9	supporting terrorist groups; defining term; providing for investigation; providing for sanctions and removal from office; providing for noncodification; providing for codification; and providing an								
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11	effective date.								
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14	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:								
15	SECTION 1. NEW LAW A new section of law not to be								
16	codified in the Oklahoma Statutes reads as follows:								
17	A. This act shall be known and may be cited as the "Anti-								
18	Terrorism Elected Official Accountability Act".								
19	B. The purpose of this legislation is to safeguard the								
20	integrity of public office and national security by establishing								
21	procedures for the removal or sanction of elected officials found to								
22	support known terrorist groups.								
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SECTION 2. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 111 of Title 51, unless there is created a duplication in numbering, reads as follows:

A. Any elected official found to provide material support,
endorsement, or advocacy for a known terrorist group shall be
subject to removal from office or other appropriate sanctions. For
purposes of this section, "known terrorist group" means entities
identified as a terrorist group by credible national or
international intelligence agencies.

B. A thorough investigation shall be conducted by the Oklahoma State Bureau of Investigation to ascertain the alleged support or association with a known terrorist group. If substantial evidence is found, a determination shall be made by the Oklahoma State Bureau of Investigation regarding the culpability of the elected official.

¹⁵ C. Removal proceedings shall be initiated through the ¹⁶ Legislature upon the determination of the elected official's support ¹⁷ for a known terrorist group. A fair and transparent hearing shall ¹⁸ be conducted, affording the elected official the opportunity to ¹⁹ present a defense.

D. Sanctions may include, but are not limited to, suspension of duties, censure, or fines. In extreme cases, where the evidence is incontrovertible, removal from office may be deemed necessary.

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Req. No. 8669

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1	SECTION 3.	This act	shall	become	effective	November	1,	2024.
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3	59-2-8669	LRB	12/1	8/23				
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