1	STATE OF OKLAHOMA
2	1st Session of the 58th Legislature (2021)
3	SENATE BILL 1012 By: Kidd
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6	AS INTRODUCED
7	An Act relating to jury assessment of punishment;
8	amending 22 O.S. 2011, Section 926.1, which relates to punishments assessed and declared by juries;
9	establishing sentencing procedures for juries that assess and declare punishment in criminal cases;
10	providing for consideration of aggravating and mitigating circumstances unless waived by the state
11	and defendant; directing court to follow specific sentencing procedure under certain circumstances;
12	directing court to instruct juries on laws relating to punishment and sentencing alternatives; defining
13	terms; 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 926.1, is
17	amended to read as follows:
18	Section 926.1. <u>A.</u> In all cases of a verdict of conviction for
19	any offense against any of the laws of the State of Oklahoma, the
20	jury may $_{ au}$ and shall, upon the request of the defendant, assess and
21	declare the punishment in their verdict within the limitations fixed
22	by law, and the court shall render a judgment according to such
23	verdict, except as hereinafter provided.
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¹ <u>B.</u> In any case in which a jury may assess and declare ² <u>punishment:</u>

3	1. At the conclusion of the evidence, the court shall instruct
4	the jury on the offense charged. The jury shall be further
5	instructed to determine only the guilt or innocence of the defendant
6	on the offense charged and that punishment shall not be determined
7	by the jury at this time; and
8	2. If the jury reaches a verdict that the defendant is guilty
9	of the offense charged or guilty of a lesser included offense, the
10	court shall proceed to a second stage in which the jury shall assess
11	punishment within the limitations fixed by law including sentencing
12	alternatives available to the court pursuant to the provisions of
13	Section 991a, 991a-3 or 991c of this title as applicable to the
14	case.
15	C. If the defendant is not prosecuted for a second or
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ΤŪ	subsequent offense, evidence of aggravating and mitigating
17	circumstances and argument on punishment shall be received by the
18	jury unless waived by the state and the defendant. The court shall
19	instruct the jury on the penalty fixed by law for the offense and
20	the jury may assess and declare its punishment within the penalty
21	fixed by law including any such sentencing alternatives available to
22	the court including the provisions of Section 991a, 991a-3 or 991c
23	of this title as applicable to the case. The jury may assess and
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1 declare in its punishment any such sentencing alternatives available
2 to the court.

3	D. If the defendant is prosecuted for a second or subsequent
4	offense, except in those cases in which the former conviction is an
5	element of the offense, the court shall follow the procedures set
6	forth in Section 860.1 of this title. In addition to evidence of
7	prior convictions, evidence of aggravating and mitigating
8	circumstances and argument on punishment shall be received by the
9	jury unless waived by the state and the defendant. The court shall
10	instruct the jury on the penalty fixed by law for the offense and
11	the jury may assess and declare its punishment within the penalty
12	fixed by law including sentencing alternatives available to the
13	court pursuant to the provisions of Section 991a, 991a-3 or 991c of
14	this title as applicable to the case. The jury may assess and
15	declare in its punishment any such sentencing alternatives available
16	to the court.
17	E. For purposes of this section:
18	1. "Aggravating circumstances" means evidence of the conduct of
19	the defendant relating to the circumstances of the offense itself
20	that would support a more severe sentence within the range of
21	punishment fixed by law; and
22	2. "Mitigating circumstances" means evidence of factors that
23	would support leniency in sentencing including, but not limited to,
24	lack of a prior criminal record, minor participation in the offense,

1	culpability of the victim, past circumstances such as abuse that
2	resulted in the criminal activity, circumstances at the time of the
3	offense such as provocation, stress or emotional problems that,
4	while not excusing the crime, may offer an explanation, mental or
5	physical illness and genuine remorse.
6	SECTION 2. This act shall become effective November 1, 2021.
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