STATE OF OKLAHOMA

2nd Session of the 58th Legislature (2022)

SENATE BILL 1424 By: Garvin

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AS INTRODUCED

An Act relating to civil procedure; amending 12 O.S. 2021, Sections 940 and 1101, which relate to offers of judgment; conforming language; modifying procedures for offers of judgment; establishing deadline for filing certain offer; requiring filing of accepted offer with court clerk; providing for inadmissibility of unaccepted offer; requiring payment of certain costs after unaccepted offer under certain circumstances; specifying acceptable litigation costs; establishing requirements for comparison of judgment and offer; requiring offer of judgment letter to include certain information; stating applicability of provisions; repealing 12 O.S. 2021, Sections 1101.1 and 1106, which relate to offers of judgment and offer in court by defendant to confess judgment for part of amount claimed; and providing an effective date.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. AMENDATORY 12 O.S. 2021, Section 940, is amended to read as follows:

Section 940. A. In any civil action to recover damages for the negligent or willful injury to property and any other incidental costs related to such action, the prevailing party shall be allowed reasonable attorney's fees, court costs and interest to be set by

the court and to be taxed and collected as other costs of the action.

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B. Provided that, the defendant in such action may, not less than ten (10) days after being served with summons, serve upon the plaintiff or his attorney a written offer to allow judgment to be taken against him. If the plaintiff accepts the offer and gives notice thereof to the defendant or his attorney, within five (5) days after the offer was served, the offer, and an affidavit that the notice of acceptance was delivered within the time limited, may be filed by the plaintiff, or the defendant, verified by affidavit. The offer and acceptance shall be noted in the journal, and judgment shall be rendered accordingly. If the notice of acceptance is not given in the period limited, the offer shall be deemed withdrawn, and shall not be given in evidence or mentioned at the trial. If upon the action being adjudicated the judgment rendered is for the defendant or for the plaintiff and is for a lesser amount than the defendant's offer, then the plaintiff shall not be entitled to recover attorney's fees, court costs and interest. If the judgment rendered is for the plaintiff, and is for the same amount as the defendant's offer, then the plaintiff and defendant shall incur their own attorney's fees, court costs and interest. And if the judgment rendered is for the plaintiff, and is for a larger amount than the defendant's offer, then the plaintiff shall be entitled to recover attorney's fees, court costs and interest.

SECTION 2. AMENDATORY 12 O.S. 2021, Section 1101, is amended to read as follows:

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Section 1101. The defendant, in an action for the recovery of money only, may, at any time before the trial, serve upon the plaintiff or his attorney an offer, in writing, to allow judgment to be taken against him for the sum specified therein. If the plaintiff accept the offer and give notice thereof to the defendant or his attorney, within five days after the offer was served, the offer, and an affidavit that the notice of acceptance was delivered within the time limited, may be filed by the plaintiff, or the defendant may file the acceptance, with a copy of the offer, verified by affidavit; and in either case, the offer and acceptance shall be noted in the journal, and judgment shall be rendered accordingly. If the notice of acceptance be not given in the period limited, the offer shall be deemed withdrawn, and shall not be given in evidence or mentioned on the trial. If the plaintiff fails to obtain judgment for more than was offered by the defendant, he shall pay the defendant's costs from the time of the offer

A. MAKING AN OFFER; JUDGMENT ON AN ACCEPTED OFFER. At least fourteen (14) days before the date set for trial, a party defending against a claim may serve on an opposing party an offer to allow judgment on specified terms, with the costs then accrued. If the opposing party serves written notice accepting the offer within fourteen (14) days after being served, either party may then file

the offer and notice of acceptance plus proof of service. The court clerk shall then enter judgment.

- B. UNACCEPTED OFFER. An unaccepted offer is considered withdrawn, but shall not preclude a later offer. Evidence of an unaccepted offer is not admissible except in a proceeding to determine costs.
- C. OFFER AFTER LIABILITY IS DETERMINED. When the liability of one party to another has been established but the extent of liability remains to be determined, the party held liable may make an offer of judgment. Any such offer shall be served no fewer than fourteen (14) days prior to the date set for a hearing to determine the extent of liability.
 - D. PAYING COSTS AFTER AN UNACCEPTED OFFER.
- 1. If the judgment the offeree obtains is less than or equal to the unaccepted offer or the judgment is for the offering party, the offeree shall pay the litigation costs of the offeror incurred after the offer was made. Litigation costs shall include recovery of all costs associated with the litigation process after the offer was rejected including:
 - a. reasonable attorney fees,
 - b. court costs,

- c. expert witness fees, and
- d. interest to be set by the court and to be taxed and collected as other costs of the action.

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- 2. If the judgment the offeree obtains exceeds the offer of judgment, the offeree shall be entitled to recover reasonable attorney fees, court costs, and interest to the extent otherwise permitted by law for the offeree's claim.
- 3. For purposes of comparing the amount of a judgment with the amount of an offer, any recoverable litigation costs shall not be included in the amount of the compared judgment.
- E. OFFER OF JUDGMENT LETTER. An offer of judgment letter shall include the following:
 - 1. The judgment offer amount;
- 2. If the offer of judgment is for part of the amount claimed or part of the causes involved in the action, then specifically to which cause or causes the offer of judgment applies;
 - 3. If the offer includes attorney fees;
- 4. If the action involves multiple opposing parties, then to which party the offer of judgment applies;
- 5. If the action involves multiple opposing parties and the offer of judgement is for all parties, then specifically how much each opposing party is to receive of the offer amount; and
- 6. The expiration date of the offer as determined pursuant to subsection A of this section.
- F. EFFECTIVENESS. The provisions of this section shall be applicable to an action filed on or after the effective date of this act.

1	SECTION 3. REPEALER 12 O.S. 2021, Sections 1101.1 and	
2	1106, are hereby repealed.	
3	SECTION 4. This act shall become effective November 1, 2022.	
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