1	ENGROSSED HOUSE AMENDMENT TO
2	ENGROSSED SENATE BILL NO. 649 By: Treat and Pittman of the Senate
3	and
4	O'Donnell of the House
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7	An Act relating to crime and punishment; amending 21 O.S. 2011, Section 51.1, which relates to second or
8	subsequent offenses; clarifying language; modifying certain convictions; stating certain prohibition;
9	modifying certain maximum sentences; amending 21 O.S. 2011, Section 51.2, which relates to second and
1 0	subsequent offenses; modifying offenses; updating language; and providing an effective date.
11	ranguage, and providing an effective date.
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1 4	AUTHOR: Add the following House Coauthor: Cleveland
15	AUTHOR: Add the following Senate Coauthor: Sharp
16	AMENDMENT NO. 1. Replace the title, enacting clause and entire bill and insert
17	and insert
18	"[crimes and punishments - modifying certain
19	convictions - updating language - effective date]
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2 2	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
2 3	SECTION 1. AMENDATORY 21 O.S. 2011, Section 51.1, is
2 4	amended to read as follows:

Section 51.1 A. Except as otherwise provided in the Elderly and Incapacitated Victim's Protection Program and Section 3 of this act 51.1a of this title, every person who, having been convicted of any offense punishable by imprisonment in the State Penitentiary felony, commits any crime after such conviction, within ten (10) years of the date following the completion of the execution of the sentence, and against whom the District Attorney district attorney seeks to enhance punishment pursuant to this section of law, is punishable therefor as follows:

- 1. If the offense for which the person is subsequently convicted is an offense enumerated in Section 571 of Title 57 of the Oklahoma Statutes and the offense is punishable by imprisonment in the State Penitentiary custody of the Department of Corrections for a term exceeding five (5) years, such person is punishable by imprisonment in the State Penitentiary custody of the Department of Corrections for a term in the range of ten (10) years to life imprisonment.
- 2. If the offense of which such person is subsequently convicted is such that upon a first conviction an offender would be punishable by imprisonment in the State Penitentiary custody of the Department of Corrections for any term exceeding five (5) years, such person is punishable by imprisonment in the State Penitentiary custody of the Department of Corrections for a term in the range of twice the minimum term for a first time offender to life

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- imprisonment. If the subsequent felony offense does not carry a
 minimum sentence as a first time offender, such person is punishable
 by imprisonment in the State Penitentiary custody of the Department
 of Corrections for a term in the range of two (2) years to life
 imprisonment.
 - 3. If such subsequent offense is such that upon a first conviction the offender would be punishable by imprisonment in the State Penitentiary custody of the Department of Corrections for five (5) years, or any less term, then the person convicted of such subsequent offense is punishable by imprisonment in the State Penitentiary custody of the Department of Corrections for a term not exceeding ten (10) years.
 - 4. If such subsequent conviction is for petit larceny, the person convicted of such subsequent offense is punishable by imprisonment in the State Penitentiary for a term not exceeding five (5) years.
 - B. Every person who, having been twice convicted of felony offenses, commits a subsequent felony offense which is an offense enumerated in Section 571 of Title 57 of the Oklahoma Statutes, within ten (10) years of the date following the completion of the execution of the sentence, and against whom the District Attorney district attorney seeks to enhance punishment pursuant to this section of law, is punishable by imprisonment in the State

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- the range of twenty (20) years to life imprisonment. Felony offenses relied upon shall not have arisen out of the same transaction or occurrence or series of events closely related in time and location. Nothing in this section shall abrogate or affect the punishment by death in all crimes now or hereafter made punishable by death.
 - C. Every person who, having been twice convicted of felony offenses, commits a subsequent felony offense within ten (10) years of the date following the completion of the execution of the sentence, and against whom the District Attorney district attorney seeks to enhance punishment pursuant to this section of law, is punishable by imprisonment in the State Penitentiary custody of the Department of Corrections for a term in the range of three times the minimum term for a first time offender to life imprisonment. subsequent felony offense does not carry a minimum sentence as a first time offender, the person is punishable by imprisonment in the State Penitentiary custody of the Department of Corrections for a term in the range of four (4) years to life imprisonment. Felony offenses relied upon shall not have arisen out of the same transaction or occurrence or series of events closely related in time and location. Nothing in this section shall abrogate or affect the punishment by death in all crimes now or hereafter made punishable by death.

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D. A previous conviction for possession of a controlled dangerous substance pursuant to Section 2-402 of Title 63 of the Oklahoma Statutes, or the equivalent law for possession of a controlled dangerous substance from any other jurisdiction, may not be used to enhance punishment pursuant to this section of law.

SECTION 2. AMENDATORY 21 O.S. 2011, Section 51.2, is amended to read as follows:

Section 51.2 Except as provided in Section 3 of this act 51.1a of this title, no person shall be sentenced as a second and subsequent offender under Section 51.1 of this title, or any other section of the Oklahoma Statutes, when a period of ten (10) years has elapsed since the completion of the sentence imposed on the former conviction; provided, said the person has not, in the meantime, been convicted of a misdemeanor involving moral turpitude or a felony. Nothing in this section shall prohibit the use of a prior conviction for physical or sexually related child abuse as a prior conviction for second and subsequent offender purposes if the person is presently charged with a felony crime involving physical or sexually related child abuse.

SECTION 3. This act shall become effective November 1, 2017."

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1	Passed the House of Representatives the 20th day of April, 2017.
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4	Presiding Officer of the House of Representatives
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6	Passed the Senate the day of, 2017.
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ENGROSSED SENATE 1 BILL NO. 649 By: Treat and Pittman of the Senate 2 and 3 O'Donnell of the House 5 An Act relating to crime and punishment; amending 21 6 O.S. 2011, Section 51.1, which relates to second or subsequent offenses; clarifying language; modifying certain convictions; stating certain prohibition; modifying certain maximum sentences; amending 21 O.S. 8 2011, Section 51.2, which relates to second and subsequent offenses; modifying offenses; updating 9 language; and providing an effective date. 10 11 12 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: SECTION 4. 21 O.S. 2011, Section 51.1, is 13 AMENDATORY amended to read as follows: 1 4 Section 51.1. A. Except as otherwise provided in the Elderly 15 and Incapacitated Victim's Protection Program and Section 3 of this 16 act 51.1a of this title, every person who, having been convicted of 17 any offense punishable by imprisonment in the State Penitentiary 18 felony, commits any crime after such conviction, within ten (10) 19 years of the date following the completion of the execution of the 2.0 sentence, and against whom the District Attorney district attorney 2 1 seeks to enhance punishment pursuant to this section of law, is 22 punishable therefor as follows: 23

- 1. If the offense for which the person is subsequently convicted is an offense enumerated in Section 571 of Title 57 of the Oklahoma Statutes and the offense is punishable by imprisonment in the State Penitentiary custody of the Department of Corrections for a term exceeding five (5) years, such person is punishable by imprisonment in the State Penitentiary custody of the Department of Corrections for a term in the range of ten (10) years to life imprisonment.
- 2. If the offense of which such person is subsequently convicted is such that upon a first conviction an offender would be punishable by imprisonment in the State Penitentiary custody of the Department of Corrections for any term exceeding five (5) years, such person is punishable by imprisonment in the State Penitentiary custody of the Department of Corrections for a term in the range of twice the minimum term for a first time offender to life imprisonment. If the subsequent felony offense does not carry a minimum sentence as a first time offender, such person is punishable by imprisonment in the State Penitentiary custody of the Department of Corrections for a term in the range of two (2) years to life imprisonment.
- 3. If such subsequent offense is such that upon a first conviction the offender would be punishable by imprisonment in the State Penitentiary custody of the Department of Corrections for five
 (5) years, or any less term, then the person convicted of such

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- subsequent offense is punishable by imprisonment in the State

 Penitentiary custody of the Department of Corrections for a term not exceeding ten (10) years.
 - 4. If such subsequent conviction is for petit larceny, the person convicted of such subsequent offense is punishable by imprisonment in the State Penitentiary for a term not exceeding five (5) years.
 - B. Every person who, having been twice convicted of felony offenses, commits a subsequent felony offense which is an offense enumerated in Section 571 of Title 57 of the Oklahoma Statutes, within ten (10) years of the date following the completion of the execution of the sentence, and against whom the District Attorney district attorney seeks to enhance punishment pursuant to this section of law, is punishable by imprisonment in the State Penitentiary custody of the Department of Corrections for a term in the range of twenty (20) years to life imprisonment. Felony offenses relied upon shall not have arisen out of the same transaction or occurrence or series of events closely related in time and location. Nothing in this section shall abrogate or affect the punishment by death in all crimes now or hereafter made punishable by death.
 - C. Every person who, having been twice convicted of felony offenses, commits a subsequent felony offense within ten (10) years of the date following the completion of the execution of the

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sentence, and against whom the District Attorney district attorney seeks to enhance punishment pursuant to this section of law, is punishable by imprisonment in the State Penitentiary custody of the Department of Corrections for a term in the range of three times the minimum term for a first time offender to life imprisonment. If the subsequent felony offense does not carry a minimum sentence as a first time offender, the person is punishable by imprisonment in the State Penitentiary custody of the Department of Corrections for a term in the range of four (4) years to life imprisonment. Felony offenses relied upon shall not have arisen out of the same transaction or occurrence or series of events closely related in time and location. Nothing in this section shall abrogate or affect the punishment by death in all crimes now or hereafter made punishable by death.

- D. A previous conviction for possession of a controlled dangerous substance pursuant to Section 2-402 of Title 63 of the Oklahoma Statutes, or the equivalent law for possession of a controlled dangerous substance from any other jurisdiction, may not be used to enhance punishment pursuant to this section of law.
- E. Notwithstanding subsections A, B and C of this section,

 every person who, having previously been convicted of a felony other

 than a felony enumerated in Section 571 of Title 57 of the Oklahoma

 Statutes, is convicted of a second or subsequent felony other than a

 felony enumerated in Section 571 of Title 57 of the Oklahoma

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Statutes, is punishable by imprisonment in the custody of the 1 Department of Corrections for a term of not more than the maximum 2 sentence plus one-fourth (1/4) of the sentence that could have been 3 imposed for a first conviction of the current offense. SECTION 5. AMENDATORY 21 O.S. 2011, Section 51.2, is 5 amended to read as follows: Section 51.2. Except as provided in Section 3 of this act 51.1a of this title, no person shall be sentenced as a second and 8 subsequent offender under Section 51.1 of this title, or any other 9 section of the Oklahoma Statutes, when a period of ten (10) years 10 11 has elapsed since the completion of the sentence imposed on the 12 former conviction; provided, said the person has not, in the meantime, been convicted of a misdemeanor involving moral turpitude 13 or a felony. Nothing in this section shall prohibit the use of a 1 4 prior conviction for physical or sexually related child abuse as a 15 prior conviction for second and subsequent offender purposes if the 16 person is presently charged with a felony crime involving physical 17 or sexually related child abuse. 18 SECTION 6. This act shall become effective November 1, 2017. 19 2.0 21 22 2.3

1	Passed the Senate the 21st day of March, 2017.
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4	Presiding Officer of the Senate
5	Passed the House of Representatives the day of,
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