STATE OF OKLAHOMA
2nd Session of the 56th Legislature (2018)
SENATE BILL 904 By: Shaw
AS INTRODUCED
An Act relating to criminal procedure; amending 22
O.S. 2011, Section 988.18, which relates to assessment and evaluation of defendants; removing certain requirements for participation; and providing
an effective date.
BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
SECTION 1. AMENDATORY 22 O.S. 2011, Section 988.18, is
amended to read as follows:
Section 988.18. A. On and after March 1, 2000, for each felony
offender considered for any community punishment pursuant to the
Oklahoma Community Sentencing Act, the judge shall, prior to
sentencing, order an assessment and evaluation of the defendant as
required by law.
B. The Level of Services Inventory (LSI), or another assessment
and evaluation instrument designed to predict risk to recidivate
approved by the Department of Corrections, shall be required to
determine eligibility for any offender sentenced pursuant to the
Oklahoma Community Sentencing Act. The completed assessment

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accompanied by a written supervision plan shall be presented to and reviewed by the court prior to determining any punishment for the offense. The purpose of the assessment shall be to identify the extent of the deficiencies and pro-social needs of the defendant, the potential risk to commit additional offenses that threaten public safety, and the appropriateness of various community punishments.

C. Upon order of the court, the defendant shall be required to 8 9 submit to the LSI or other approved assessment which shall be 10 administered and scored by an appropriately trained person pursuant 11 to a service agreement with the local community sentencing system. 12 Any defendant lacking sufficient skills to comprehend or otherwise participate in the assessment and evaluation shall have appropriate 13 assistance. If it is determined that the offender cannot be 14 15 adequately evaluated using the LSI or another approved assessment, the offender shall be deemed ineligible for any community services 16 pursuant to the Oklahoma Community Sentencing Act, and shall be 17 sentenced as prescribed by law for the offense. 18

D. The willful failure or refusal of the defendant to be assessed and evaluated by using the LSI or another approved assessment shall preclude the defendant from eligibility for any community punishment.

E. The completed LSI, or other approved assessment, shallinclude a written supervision plan and identify an appropriate

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1 community punishment, if any, when the offender is considered eligible for community punishments based upon the completed 2 risk/need score from the LSI assessment of the offender. Unless 3 otherwise prohibited by law, only eligible offenders scoring in a 4 5 range other than the low range on the LSI assessment and having at least one prior felony conviction, as defined in Section 988.2 of 6 7 this title, shall be eligible for any state-funded community punishments. 8

9 F. The court is not required to sentence any offender to a 10 community punishment regardless of an eligible score on the LSI. Any felony offender scoring in the low risk/need levels on the LSI 11 12 may be sentenced to a suspended sentence with minimal, if any, 13 conditions of the sentence to be paid by the offender. If the LSI or another assessment has been conducted, the evaluation report 14 15 shall accompany the judgment and sentence. SECTION 2. This act shall become effective November 1, 2018. 16 17 56-2-2715 12/28/2017 8:57:33 AM ΒH 18 19 20 21

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