

1 STATE OF OKLAHOMA

2 1st Session of the 60th Legislature (2025)

3 COMMITTEE SUBSTITUTE  
FOR  
4 SENATE BILL 54

By: Weaver

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7 COMMITTEE SUBSTITUTE

8 An Act relating to motor vehicle safety; amending 47  
9 O.S. 2021, Section 11-902, which relates to persons  
under the influence of alcohol or other intoxicating  
10 substance; modifying sentencing provisions for  
certain violations; modifying scope of certain  
offense; modifying scope of penalties for certain  
11 offense; updating statutory language and references;  
and providing an effective date.

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

15 SECTION 1. AMENDATORY 47 O.S. 2021, Section 11-902, is  
16 amended to read as follows:

17 Section 11-902. A. It is unlawful and punishable as provided  
18 for in this section for any person to drive, operate, or be in  
19 actual physical control of a motor vehicle within this state,  
20 whether upon public roads, highways, streets, turnpikes, other  
21 public places or upon any private road, street, alley, or lane which  
22 provides access to one or more single or multi-family dwellings,  
23 who:

1       1. Has a blood or breath alcohol concentration, as defined in  
2 Section 756 of this title, of eight-hundredths (0.08) or more at the  
3 time of a test of such person's blood or breath ~~administered within~~  
4 ~~two (2) hours after the arrest of such person;~~

5       2. Is under the influence of alcohol;

6       3. Has any amount of a Schedule I chemical or controlled  
7 substance, as defined in Section 2-204 of Title 63 of the Oklahoma  
8 Statutes, or one of its metabolites or analogs in the person's  
9 blood, saliva, urine, or any other bodily fluid at the time of a  
10 test of such person's blood, saliva, urine, or any other bodily  
11 fluid ~~administered within two (2) hours after the arrest of such~~  
12 person;

13       4. Is under the influence of any intoxicating substance other  
14 than alcohol which may render such person incapable of safely  
15 driving or operating a motor vehicle; or

16       5. Is under the combined influence of alcohol and any other  
17 intoxicating substance which may render such person incapable of  
18 safely driving or operating a motor vehicle.

19       B. The fact that any person charged with a violation of this  
20 section is or has been lawfully entitled to use alcohol or a  
21 controlled dangerous substance or any other intoxicating substance  
22 shall not constitute a defense against any charge of violating this  
23 section.

1       C. 1. Any person who is convicted of a violation of the  
2 provisions of this section shall be guilty of a misdemeanor for the  
3 first offense and shall:

- 4           a. participate in an assessment and evaluation pursuant  
5           to subsection G H of this section and shall follow all  
6           recommendations made in the assessment and evaluation,  
7           b. be punished by imprisonment in jail for not less than  
8           ten (10) days nor more than one (1) year, and  
9           c. be fined not more than One Thousand Dollars  
10           (\$1,000.00).

11       2. Any person who, having been convicted of or having received  
12 deferred judgment for a violation of this section or a violation  
13 pursuant to the provisions of any law of this state or another state  
14 prohibiting the offenses provided in this section, Section 11-904 of  
15 this title, or paragraph 4 of subsection A of Section 852.1 of Title  
16 21 of the Oklahoma Statutes, or having a prior conviction in a  
17 municipal criminal court of record for the violation of a municipal  
18 ordinance prohibiting the offense provided for in this section,  
19 commits a subsequent violation of this section within ten (10) years  
20 of the date following the completion of the execution of said such  
21 sentence or deferred judgment shall, upon conviction, be guilty of a  
22 felony and shall participate in an assessment and evaluation  
23 pursuant to subsection G H of this section and shall be sentenced  
24 to:

- 1           a. follow all recommendations made in the assessment and  
2                 evaluation for treatment at the defendant's expense,  
3                 or  
4           b. ~~placement use of an ignition interlock device, as~~  
5                 provided by subparagraph n of paragraph 1 of  
6                 subsection A of Section 991a of Title 22 of the  
7                 Oklahoma Statutes,  
8           c. imprisonment in the custody of the Department of  
9                 Corrections for not less than one (1) year and not to  
10                 exceed more than five (5) years, and  
11           d. a fine of not more than Two Thousand Five Hundred  
12                 Dollars (\$2,500.00), or  
13           e. ~~treatment, imprisonment, and a fine within the~~  
14                 limitations prescribed in subparagraphs a and b of  
15                 this paragraph.

16           However, if the treatment in subsection G H of this section does  
17         not include residential or inpatient treatment for a period of not  
18         less than five (5) days, the person shall serve a term of  
19         imprisonment of at least five (5) days.

20           3. Any person who commits a violation of this section after  
21         having been convicted of a felony offense pursuant to the provisions  
22         of this section or a violation pursuant to the provisions of any law  
23         of this state or another state prohibiting the offenses provided for  
24         in this section, Section 11-904 of this title, or paragraph 4 of

1 subsection A of Section 852.1 of Title 21 of the Oklahoma Statutes  
2 shall be guilty of a felony and participate in an assessment and  
3 evaluation pursuant to subsection G H of this section and shall be  
4 sentenced to:

- 5 a. follow all recommendations made in the assessment and  
6 evaluation for treatment at the defendant's expense,
- 7 b. two hundred forty (240) hours of community service,  
8 and
- 9 c. use of an ignition interlock device, as provided by  
10 subparagraph n of paragraph 1 of subsection A of  
11 Section 991a of Title 22 of the Oklahoma Statutes, or  
12 b. placement
- 13 d. imprisonment in the custody of the Department of  
14 Corrections for not less than one (1) year and not to  
15 exceed more than ten (10) years, and
- 16 e. a fine of not more than Five Thousand Dollars  
17 (\$5,000.00), or
- 18 f. ~~treatment, imprisonment and a fine within the~~  
19 ~~limitations prescribed in subparagraphs a and b of~~  
20 ~~this paragraph.~~

21 However, if the treatment in subsection G H of this section does  
22 not include residential or inpatient treatment for a period of not  
23 less than ten (10) days, the person shall serve a term of  
24 imprisonment of at least ten (10) days.

1       4. Any person who commits a violation of this section after  
2 having been twice convicted of a felony offense pursuant to the  
3 provisions of this section or a violation pursuant to the provisions  
4 of any law of this state or another state prohibiting the offenses  
5 provided for in this section, Section 11-904 of this title, or  
6 paragraph 4 of subsection A of Section 852.1 of Title 21 of the  
7 Oklahoma Statutes shall be guilty of a felony and participate in an  
8 assessment and evaluation pursuant to subsection G H of this section  
9 and shall be sentenced to:

- 10      a. follow all recommendations made in the assessment and  
11            evaluation for treatment at the defendant's expense,  
12            followed by not less than one (1) year of supervision  
13            and periodic testing, as provided in subparagraph q of  
14           paragraph 1 of subsection A of Section 991a of Title  
15           22 of the Oklahoma Statutes, at the defendant's  
16           expense,  
17      b. four hundred eighty (480) hours of community service,  
18           and  
19      c. use of an ignition interlock device, as provided by  
20           subparagraph n of paragraph 1 of subsection A of  
21           Section 991a of Title 22 of the Oklahoma Statutes, for  
22           a minimum of ~~thirty~~ ninety (90) days, or  
23      b. placement

- 1           d. imprisonment in the custody of the Department of  
2           Corrections for not less than one (1) year and not to  
3           exceed more than twenty (20) years, and  
4           e. a fine of not more than Five Thousand Dollars  
5           (\$5,000.00), or  
6           e. ~~treatment, imprisonment and a fine within the~~  
7           ~~limitations prescribed in subparagraphs a and b of~~  
8           ~~this paragraph.~~

9           However, if the person does not undergo residential or inpatient  
10          treatment pursuant to subsection G H of this section, the person  
11          shall serve a term of imprisonment of at least ten (10) days.

12         5. Any person who, after a previous conviction of a violation  
13          of murder in the second degree or manslaughter in the first degree  
14          in which the death was caused as a result of driving under the  
15          influence of alcohol or other intoxicating substance, is convicted  
16          of a violation of this section shall be guilty of a felony and shall  
17          be punished by imprisonment in the custody of the Department of  
18          Corrections for not less than five (5) years and not to exceed  
19          twenty (20) years, and a fine of not more than Ten Thousand Dollars  
20          (\$10,000.00).

21         6. Provided, however, a conviction from another state shall not  
22          be used to enhance punishment pursuant to the provisions of this  
23          subsection if that conviction is based on a blood or breath alcohol  
24          concentration of less than eight-hundredths (0.08).

1       7. In any case in which a defendant is charged with driving  
2 under the influence of alcohol or other intoxicating substance  
3 offense within any municipality with a municipal court other than a  
4 court of record, the charge shall be presented to the county's  
5 district attorney and filed with the district court of the county  
6 within which the municipality is located.

7       D. Any person who is convicted of a violation of driving under  
8 the influence ~~with a~~ while also committing one of more of the  
9 following acts:

10      1. Driving, operating, or being in actual physical control of a  
11 motor vehicle while having a blood or breath alcohol concentration  
12 of fifteen-hundredths (0.15) or more ~~pursuant to this section at the~~  
13 time of a test of such person's blood or breath;

14      2. Causing a motor vehicle incident involving one or more  
15 vehicles that results in a report pursuant to Section 40-102 of this  
16 title;

17      3. Driving in a manner that violates the provisions of Section  
18 11-301, 11-302, 11-306, 11-309, or 11-311 of this title;

19      4. Driving while eluding peace officers pursuant to Section  
20 540a of Title 21 of the Oklahoma Statutes;

21      5. Driving with a speed in excess of twenty (20) miles per hour  
22 over the speed limit or ten (10) miles per hour over the speed limit  
23 within an active school zone;

1       6. Operating a motor vehicle with a passenger younger than  
2 eighteen (18) years of age; or

3       7. Reckless driving as defined in Section 11-901 of this title,  
4 shall be deemed, upon conviction, be guilty of aggravated driving  
5 under the influence, which shall be a felony offense.

6       E. A person convicted of aggravated driving under the influence  
7 shall participate in an assessment and evaluation pursuant to  
8 subsection G H of this section and shall comply with all  
9 recommendations for treatment. Such person shall be sentenced as  
10 provided in paragraph 1, 2, 3, 4, or 5 of subsection C of this  
11 section and to:

12       1. Imprisonment as provided in paragraph 1, 2, 3, 4, or 5 of  
13 subsection C of this section, provided that:

14       a. for a first offense of a violation pursuant to this  
15 section, the first ten (10) days of the sentence shall  
16 not be subject to probation, suspension, or deferral  
17 and may be served by night or weekend incarceration  
18 pursuant to Section 991a of Title 22 of the Oklahoma  
19 Statutes,

20       b. for a second offense of a violation pursuant to this  
21 section, the first thirty (30) days of the sentence  
22 shall not be subject to probation, suspension, or  
23 deferral; provided further, this mandatory minimum  
24 period of confinement shall be served in the county

1                   jail as a condition of a suspended or deferred  
2                   sentence, pursuant to Section 991a of Title 22 of the  
3                   Oklahoma Statutes, and

4                 c. the portion of the sentence not subject to probation,  
5                 suspension, or deferral shall increase by thirty (30)  
6                 days for each subsequent conviction after the second  
7                 offense;

8                 2. A fine pursuant to paragraph 1, 2, 3, 4, or 5 of subsection  
9                 C of this section;

10                3. Not less than one (1) year of supervision and periodic  
11                testing, as provided in subparagraph q of paragraph 1 of subsection  
12                A of Section 991a of Title 22 of the Oklahoma Statutes, at the  
13                defendant's expense; and

14                2. 4. An ignition interlock device or devices, as provided by  
15                subparagraph n of paragraph 1 of subsection A of Section 991a of  
16                Title 22 of the Oklahoma Statutes, for a minimum of ~~ninety~~ (90) one  
17                hundred eighty (180) days.

18                E. F. When a person is sentenced to imprisonment in the custody  
19                of the Department of Corrections, the person shall be processed  
20                through the Lexington Assessment and Reception Center or at a place  
21                determined by the Director of the Department of Corrections. The  
22                Department of Corrections shall classify and assign the person to  
23                one or more of the following:

1       1. The Department of Mental Health and Substance Abuse Services  
2 pursuant to paragraph 1 of subsection A of Section 612 of Title 57  
3 of the Oklahoma Statutes; or

4       2. A correctional facility operated by the Department of  
5 Corrections with assignment to substance abuse treatment.  
6 Successful completion of a Department-of-Corrections-approved  
7 substance abuse treatment program shall satisfy the recommendation  
8 for a ten-hour or twenty-four-hour alcohol and drug substance abuse  
9 course or treatment program or both. Successful completion of an  
10 approved Department of Corrections substance abuse treatment program  
11 may precede or follow the required assessment.

12       F. G. ~~The Department of Public Safety Service Oklahoma is~~  
13 hereby authorized to reinstate any suspended or revoked driving  
14 privilege when the person meets the statutory requirements which  
15 affect the existing driving privilege.

16       G. H. Any person who is found guilty of a violation of the  
17 provisions of this section shall be ordered to participate in an  
18 alcohol and drug substance abuse evaluation and assessment program  
19 offered by a certified assessment agency or certified assessor for  
20 the purpose of evaluating and assessing the receptivity to treatment  
21 and prognosis of the person and shall follow all recommendations  
22 made in the assessment and evaluation for treatment. The court  
23 shall order the person to reimburse the agency or assessor for the  
24 evaluation and assessment. Payment shall be remitted by the

1 defendant or on behalf of the defendant by any third party,,  
2 provided, no state-appropriated funds are utilized. The fee for an  
3 evaluation and assessment shall be the amount provided in subsection  
4 C of Section 3-460 of Title 43A of the Oklahoma Statutes. The  
5 evaluation and assessment shall be conducted at a certified  
6 assessment agency, the office of a certified assessor,, or at another  
7 location as ordered by the court. The agency or assessor shall,  
8 within seventy-two (72) hours from the time the person is evaluated  
9 and assessed, submit a written report to the court for the purpose  
10 of assisting the court in its sentencing determination. The court  
11 shall, as a condition of any sentence imposed, including deferred  
12 and suspended sentences, require the person to participate in and  
13 successfully complete all recommendations from the evaluation, such  
14 as an alcohol and substance abuse treatment program pursuant to  
15 Section 3-452 of Title 43A of the Oklahoma Statutes. If such report  
16 indicates that the evaluation and assessment shows that the  
17 defendant would benefit from a ten-hour or twenty-four-hour alcohol  
18 and drug substance abuse course or a treatment program or both, the  
19 court shall, as a condition of any sentence imposed, including  
20 deferred and suspended sentences, require the person to follow all  
21 recommendations identified by the evaluation and assessment and  
22 ordered by the court. No person, agency,, or facility operating an  
23 evaluation and assessment program certified by the Department of  
24 Mental Health and Substance Abuse Services shall solicit or refer

1 any person evaluated and assessed pursuant to this section for any  
2 treatment program or substance abuse service in which such person,  
3 agency, or facility has a vested interest; however, this provision  
4 shall not be construed to prohibit the court from ordering  
5 participation in or any person from voluntarily utilizing a  
6 treatment program or substance abuse service offered by such person,  
7 agency, or facility. If a person is sentenced to imprisonment in  
8 the custody of the Department of Corrections and the court has  
9 received a written evaluation report pursuant to the provisions of  
10 this subsection, the report shall be furnished to the Department of  
11 Corrections with the judgment and sentence. Any evaluation and  
12 assessment report submitted to the court pursuant to the provisions  
13 of this subsection shall be handled in a manner which will keep such  
14 report confidential from the general public's review. Nothing  
15 contained in this subsection shall be construed to prohibit the  
16 court from ordering judgment and sentence in the event the defendant  
17 fails or refuses to comply with an order of the court to obtain the  
18 evaluation and assessment required by this subsection. If the  
19 defendant fails or refuses to comply with an order of the court to  
20 obtain the evaluation and assessment, ~~the Department of Public~~  
21 Safety Service Oklahoma shall not reinstate driving privileges until  
22 the defendant has complied in full with such order. Nothing  
23 contained in this subsection shall be construed to prohibit the  
24 court from ordering judgment and sentence and any other sanction

1 authorized by law for failure or refusal to comply with an order of  
2 the court.

3       H. I. Any person who is found guilty of a violation of the  
4 provisions of this section shall be required by the court to attend  
5 a victims impact panel program, as defined in subsection H of  
6 Section 991a of Title 22 of the Oklahoma Statutes, if such a program  
7 is offered in the county where the judgment is rendered, and to pay  
8 a fee of Seventy-five Dollars (\$75.00), as set by the governing  
9 authority of the program and approved by the court, to the program  
10 to offset the cost of participation by the defendant, if in the  
11 opinion of the court the defendant has the ability to pay such fee.

12       I. J. Any person who is found guilty of a felony violation of  
13 the provisions of this section shall be required to submit to  
14 electronic monitoring as authorized and defined by Section 991a of  
15 Title 22 of the Oklahoma Statutes.

16       J. K. Any person who is found guilty of a violation of the  
17 provisions of this section who has been sentenced by the court to  
18 perform any type of community service shall not be permitted to pay  
19 a fine in lieu of performing the community service.

20       K. L. When a person is found guilty of a violation of the  
21 provisions of this section, the court shall order, in addition to  
22 any other penalty, the defendant to pay ~~a one hundred dollar~~  
23 ~~assessment~~ an assessment of One Hundred Dollars (\$100.00) to be  
24 deposited in the Drug Abuse Education and Treatment Revolving Fund

1 created in Section 2-503.2 of Title 63 of the Oklahoma Statutes,  
2 upon collection.

3 L. M. 1. When a person is eighteen (18) years of age or older,  
4 and is the driver, operator, or person in physical control of a  
5 vehicle, and is convicted of violating any provision of this section  
6 while transporting or having in the motor vehicle any child less  
7 than eighteen (18) years of age, the fine shall be enhanced to  
8 double the amount of the fine imposed for the underlying driving  
9 under the influence (DUI) violation which shall be in addition to  
10 any other penalties allowed by this section.

11 2. Nothing in this subsection shall prohibit the prosecution of  
12 a person pursuant to Section 852.1 of Title 21 of the Oklahoma  
13 Statutes who is in violation of any provision of this section or  
14 Section 11-904 of this title.

15 M. N. Any plea of guilty, nolo contendere, or finding of guilt  
16 for a violation of this section or a violation pursuant to the  
17 provisions of any law of this state or another state prohibiting the  
18 offenses provided for in this section, Section 11-904 of this title,  
19 or paragraph 4 of subsection A of Section 852.1 of Title 21 of the  
20 Oklahoma Statutes, shall constitute a conviction of the offense for  
21 the purpose of this section; provided, any deferred judgment shall  
22 only be considered to constitute a conviction for a period of ten  
23 (10) years following the completion of any court-imposed  
24 probationary term.

1       N. O. If qualified by knowledge, skill, experience, training,  
2 or education, a witness shall be allowed to testify in the form of  
3 an opinion or otherwise solely on the issue of impairment, but not  
4 on the issue of specific alcohol concentration level, relating to  
5 the following:

6           1. The results of any standardized field sobriety test  
7 including, but not limited to, the horizontal gaze nystagmus (HGN)  
8 test administered by a person who has completed training in  
9 standardized field sobriety testing; or

10          2. Whether a person was under the influence of one or more  
11 impairing substances and the category of such impairing substance or  
12 substances. A witness who has received training and holds a current  
13 certification as a drug recognition expert shall be qualified to  
14 give the testimony in any case in which such testimony may be  
15 relevant.

16           SECTION 2. This act shall become effective November 1, 2025.

17  
18           60-1-1746           CN           2/19/2025 5:33:04 PM