

1                   **HOUSE OF REPRESENTATIVES - FLOOR VERSION**

2                   STATE OF OKLAHOMA

3                   1st Session of the 60th Legislature (2025)

4                   HOUSE BILL 2818

By: Steagall and **Adams** of the  
House

5                   and

6                   **Weaver** of the Senate

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9                   AS INTRODUCED

10                  An Act relating to firearms; amending 21 O.S. 2021,  
11                  Sections 1279 and 1280, which relate to pointing  
firearms at others and related penalties; clarifying  
scope of and exception to certain unlawful act;  
deleting mandatory minimum sentencing option;  
deleting handgun license revocation requirement;  
amending 21 O.S. 2021, Sections 1289.16 and 1289.25,  
which relate to the Oklahoma Firearms Act of 1971;  
authorizing the pointing of firearms under certain  
circumstances; making certain acts unlawful; deleting  
administrative penalty provision; expanding  
situations that allow for the use of physical or  
deadly force; allowing for the defensive display of  
firearms under certain circumstances; providing  
exceptions; defining terms; and declaring an  
emergency.

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

23                  SECTION 1.       AMENDATORY       21 O.S. 2021, Section 1279, is

24                  amended to read as follows:

Section 1279.

## MISDEMEANOR POINTING A FIREARM

~~Except for an act of self defense, it~~ It shall be unlawful for any person to point any pistol firearm or any other deadly weapon whether loaded or not, at any other person or persons. Any person violating the provisions of this section shall, upon conviction, be guilty of a misdemeanor punishable as provided in Section 1280 of this title.

~~Any person convicted of violating the~~ The provisions of this section ~~after having been issued a~~ shall not apply to persons acting in self-defense or to home or business owners in defense of their private property, whether or not they possess a valid handgun license pursuant to the provisions of the Oklahoma Self-Defense Act may be subject to an administrative violation as provided in Section 1280 of this title.

SECTION 2. AMENDATORY 21 O.S. 2021, Section 1280, is amended to read as follows:

## Section 1280.

PENALTY FOR 1279

Any person violating the provisions of Section 1279 of this title shall, upon conviction, be guilty of a misdemeanor punishable by a fine of not less than One Hundred Dollars (\$100.00) nor more than One Thousand Dollars (\$1,000.00) and shall be imprisoned in the county jail for a period of not ~~less than three (3)~~ nor more than

1      twelve (12) months. Any person convicted of violating the  
2      provisions of Section 1279 of this title after having been issued a  
3      handgun license pursuant to the provisions of the Oklahoma Self-  
4      Defense Act shall have the handgun license revoked and shall be  
5      liable for an administrative fine of Fifty Dollars (\$50.00) upon a  
6      hearing and determination by the Oklahoma State Bureau of  
7      Investigation that the person is in violation of the provisions of  
8      this section.

9                    SECTION 3.        AMENDATORY            21 O.S. 2021, Section 1289.16, is  
10   amended to read as follows:

11                    Section 1289.16.

12                    FELONY POINTING FIREARMS

13      ~~Except for an act of self-defense, it~~ A. It shall be unlawful  
14      for any person to willfully or without lawful cause lawful to point  
15      a ~~shotgun, rifle or pistol, firearm, knife, or any other~~ deadly  
16      weapon, ~~whether loaded or not,~~ at any another person or persons ~~for~~  
17      the purpose of threatening or with the intention of discharging the  
18      firearm or with any malice or for any purpose of injuring, either  
19      through physical injury or mental or emotional intimidation or for  
20      purposes of whimsy, humor or prank, or in anger or otherwise, but  
21      not to include the pointing of shotguns, rifles or pistols by law:

22                  1. A person who can legally own or possess a weapon pursuant to  
23                  the provisions of Section 1272 of this title:

24                  a. during an act of self-defense, or

1           b. in defense of real or private property, whether owned,  
2           leased, or occupied by permission of the property  
3           owner and whether or not the person possesses a valid  
4           handgun license issued pursuant to the Oklahoma Self-  
5           Defense Act;

6        2. A person in the defensive display of a firearm or other  
7        deadly weapon, as provided for in Section 1289.25 of this title;

8        3. Law enforcement authorities in the performance of their  
9        duties, ~~armed~~;

10      4. Armed security guards licensed by the Council on Law  
11     Enforcement Education and Training pursuant to the Oklahoma Security  
12     Guard and Private Investigator Act in the performance of their  
13     duties, ~~members~~;

14      5. Members of the state military forces in the performance of  
15     their duties, ~~members~~;

16      6. Members of the federal military reserve and active military  
17     components in the performance of their duties, ~~or any~~;

18      7. Any federal government law enforcement officer in the  
19     performance of any duty; or ~~in~~

20      8. Any person during the performance of a play on stage, ~~while~~  
21     participating in a rodeo, ~~or when participating in a television~~  
22     program or on film, ~~or in defense of any person, one's home or~~  
23     property project.

1       B. It shall be unlawful for any person to willfully and without  
2       lawful cause point a firearm, knife, or any other deadly weapon,  
3       whether loaded or not, at any person or persons for the purpose of  
4       threatening or with the intention of discharging the firearm or with  
5       any malice or for any purpose of injuring, either through physical  
6       injury or mental or emotional intimidation, or for purposes of  
7       whimsy, humor, or prank, or in anger or otherwise.

8       C. Any person convicted of a violation of the provisions of  
9       this section shall be punished as provided in Section 1289.17 of  
10      this title.

11      Any person convicted of a violation of the provisions of this  
12      section after having been issued a handgun license pursuant to the  
13      Oklahoma Self-Defense Act shall have the license revoked and shall  
14      be subject to an administrative fine of One Thousand Dollars  
15      (\$1,000.00), upon a hearing and determination by the Oklahoma State  
16      Bureau of Investigation that the person is in violation of the  
17      provisions of this section.

18      SECTION 4.       AMENDATORY           21 O.S. 2021, Section 1289.25, is  
19      amended to read as follows:

20      Section 1289.25.

21                    **PHYSICAL OR DEADLY FORCE AGAINST INTRUDER**

22      A. The Legislature hereby recognizes that the citizens of the  
23      State of Oklahoma have a right to expect absolute safety within  
24      their own homes, places of business, occupied premises, or places of

1 worship and have the right to establish policies regarding the  
2 possession of weapons on property pursuant to the provisions of  
3 Section 1290.22 of this title.

4       B. A person, regardless of official capacity or lack of  
5 official capacity, within a place of worship or a person, an owner,  
6 manager or employee of a business is presumed to have held a  
7 reasonable fear of imminent peril of death or great bodily harm to  
8 himself or herself or another when using defensive force that is  
9 intended or likely to cause death or great bodily harm to another  
10 if:

11       1. a. The person against whom the defensive force was used  
12                  was in the process of unlawfully and forcefully  
13                  entering, or had unlawfully and forcibly entered, a  
14                  dwelling, residence, occupied vehicle, place of  
15                  business, occupied premises, or place of worship, or  
16                  if that person had removed or was attempting to remove  
17                  another against the will of that person from the  
18                  dwelling, residence, occupied vehicle, place of  
19                  business, occupied premise, or place of worship.

20       b. The person who uses defensive force knew or had reason  
21                  to believe that an unlawful and forcible entry or  
22                  unlawful and forcible act on the occupied premises was  
23                  occurring or had occurred; or

1       2. The person who uses defensive force knew or had a reasonable  
2 belief that the person against whom the defensive force was used  
3 entered or was attempting to enter into a dwelling, residence,  
4 occupied vehicle, place of business, occupied premises, or place of  
5 worship for the purpose of committing a forcible felony, as defined  
6 in Section 733 of this title, and that the defensive force was  
7 necessary to prevent the commission of the forcible felony.

8       C. The presumption set forth in subsection B of this section  
9 does not apply if:

10      1. The person against whom the defensive force is used has the  
11 right to be in or is a lawful resident of the dwelling, residence,  
12 or vehicle, such as an owner, lessee, or titleholder, and there is  
13 not a protective order from domestic violence in effect or a written  
14 pretrial supervision order of no contact against that person;

15      2. The person or persons sought to be removed are children or  
16 grandchildren, or are otherwise in the lawful custody or under the  
17 lawful guardianship of, the person against whom the defensive force  
18 is used; or

19      3. The person who uses defensive force is engaged in an  
20 unlawful activity or is using the dwelling, residence, occupied  
21 vehicle, place of business or place of worship to further an  
22 unlawful activity.

23      D. A person who is not engaged in an unlawful activity and who  
24 is attacked in any other place where he or she has a right to be has

1 no duty to retreat and has the right to stand his or her ground and  
2 meet force with force, including deadly force, if he or she  
3 reasonably believes it is necessary to do so to prevent death or  
4 great bodily harm to himself or herself or another or to prevent the  
5 commission of a forcible felony.

6 E. A person who unlawfully and by force enters or attempts to  
7 enter the dwelling, residence, occupied vehicle of another person,  
8 place of business, occupied premises, or place of worship is  
9 presumed to be doing so with the intent to commit an unlawful act  
10 involving force or violence.

11 F. A person who uses defensive force, as permitted pursuant to  
12 the provisions of subsections A, B, D and E of this section, is  
13 justified in using such defensive force and is immune from and shall  
14 not be subject to criminal prosecution and civil action for the use  
15 of such defensive force. As used in this subsection, the term  
16 "criminal prosecution" includes charging or prosecuting the  
17 defendant.

18 G. A law enforcement agency may use standard procedures for  
19 investigating the use of defensive force, but the law enforcement  
20 agency may not arrest the person for using defensive force unless it  
21 determines that there is probable cause that the defensive force  
22 that was used was unlawful.

23 H. The court shall award reasonable attorney fees, court costs,  
24 compensation for loss of income, and all expenses incurred by the

1 defendant in defense of any civil action brought by a plaintiff if  
2 the court finds that the defendant is immune from and not subject to  
3 prosecution as provided in subsection F of this section.

4 I. The provisions of this section and the provisions of the  
5 Oklahoma Self-Defense Act shall not be construed to require any  
6 person using a weapon pursuant to the provisions of this section to  
7 be licensed in any manner.

8 J. A person pointing a weapon at a perpetrator in self-defense  
9 or in order to thwart, stop or deter a forcible felony or attempted  
10 forcible felony shall not be deemed guilty of committing a criminal  
11 act.

12 K. 1. The defensive display of a firearm or other deadly  
13 weapon by a person is justified when and to the extent a reasonable  
14 person believes that physical force is immediately necessary to  
15 protect himself, herself, or another person against the use or  
16 attempted use of unlawful physical or deadly force by a person,  
17 premises owner or controller in self-defense, or in defense of real  
18 or private property, located on any premises, owned, rented, leased,  
19 or occupied by permission of the premise owner or controller,  
20 whether or not a person is in possession of a valid handgun license  
21 issued pursuant to the provisions of the Oklahoma Self-Defense Act,  
22 and shall not be deemed a criminal act.

23 2. The provisions of this subsection shall not apply to a  
24 person who:

- 1       a. intentionally provokes another person to use or  
2           attempt to use unlawful physical or deadly force, or  
3       b. uses a firearm during the commission of an unlawful  
4           act involving force or violence.

5       3. The provisions of this subsection do not require the  
6       defensive display of a firearm or any other deadly weapon before the  
7       use of defensive force or the threat of defensive force by a person  
8       who is justified in the use or threatened use of defensive force.

9       4. For purposes of this subsection, "defensive display of a  
10      firearm" includes, but is not limited to:

- 11       a. verbally informing another person that the person  
12           possesses or has available a firearm or any other  
13           deadly weapon,
- 14       b. exposing or displaying a firearm or any other deadly  
15           weapon in a manner that a reasonable person would  
16           understand was meant to protect the person against the  
17           use or attempted use by another of unlawful physical  
18           or deadly force, or
- 19       c. placing the hand of the person on a firearm or any  
20           other deadly weapon while the firearm is contained in  
21           a pocket, purse, holster, sling scabbard, case or  
22           other means of containment or transport.

23       L. As used in this section:

1       1. "Defensive force" includes, but shall not be limited to,  
2 pointing a weapon at a perpetrator in self-defense or in order to  
3 thwart, stop or deter a forcible felony or attempted forcible  
4 felony;

5       2. "Dwelling" means a building or conveyance of any kind,  
6 including any attached porch, whether the building or conveyance is  
7 temporary or permanent, mobile or immobile, which has a roof over  
8 it, including a tent, and is designed to be occupied by people;

9       3. "Occupied premises" means any premises occupied by an owner,  
10 tenant, lessee, business, place of worship, liquor store, guest or  
11 authorized user of the premises, including their agents;

12       4. "Place of worship" means:

13           a. any permanent building, structure, facility or office  
14              space owned, leased, rented or borrowed, on a full-  
15              time basis, when used for worship services, activities  
16              and business of the congregation, which may include,  
17              but not be limited to, churches, temples, synagogues  
18              and mosques, and

19           b. any permanent building, structure, facility or office  
20              space owned, leased, rented or borrowed for use on a  
21              temporary basis, when used for worship services,  
22              activities and business of the congregation including,  
23              but not limited to, churches, temples, synagogues and  
24              mosques;

1       4. 5. "Residence" means a dwelling in which a person resides  
2 either temporarily or permanently or is visiting as an invited  
3 guest; and

4       5. 6. "Vehicle" means a conveyance of any kind, whether or not  
5 motorized, which is designed to transport people or property.

6       SECTION 5. It being immediately necessary for the preservation  
7 of the public peace, health or safety, an emergency is hereby  
8 declared to exist, by reason whereof this act shall take effect and  
9 be in full force from and after its passage and approval.

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11 COMMITTEE REPORT BY: COMMITTEE ON JUDICIARY AND PUBLIC SAFETY  
OVERSIGHT, dated 02/27/2025 - DO PASS, As Coauthored.  
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