## HB2490 FA1 HillBr-GRS(Untimely Filed) 3/21/2023 11:33:33 am

## FLOOR AMENDMENT

HOUSE OF REPRESENTATIVES State of Oklahoma

SPEAKER:

CHAIR:

I move to amend HB2490

Of the printed Bill Page Section Lines Of the Engrossed Bill

By striking the Title, the Enacting Clause, the entire bill, and by inserting in lieu thereof the following language:

AMEND TITLE TO CONFORM TO AMENDMENTS

Amendment submitted by: Brian Hill

Adopted: \_\_\_\_\_

Reading Clerk

1	STATE OF OKLAHOMA
2	1st Session of the 59th Legislature (2023)
3	FLOOR SUBSTITUTE For
4	HOUSE BILL NO. 2490 By: Hill
5	
6	
7	FLOOR SUBSTITUTE
8	[ criminal procedure - district attorneys - extension
9	of supervision - dismissal of charges - effective
10	date ]
11	
12	
13	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
14	SECTION 1. NEW LAW A new section of law to be codified
15	in the Oklahoma Statutes as Section 991a-4.2 of Title 22, unless
16	there is created a duplication in numbering, reads as follows:
17	A. Any person who receives a suspended sentence exceeding five
18	(5) years in length, pursuant the provisions of Section 991a of
19	Title 22 of the Oklahoma Statutes, for an offense not listed in
20	Section 571 of Title 57 of the Oklahoma Statutes, Section 13.1 of
21	Title 21 of the Oklahoma Statutes, or subsection C, D, E, F, G, or J
22	of Section 644 of Title 21 of the Oklahoma Statutes, shall, upon
23	request, receive an early evaluation hearing to determine whether
24	the length of the suspended sentence should be modified.

B. The early evaluation hearing shall be conducted by the court
 which imposed the original suspended sentence.

The early evaluation hearing shall not be conducted until 3 С. 4 the person has served at least five (5) years of the suspended 5 sentence. Provided, a person who receives a high school diploma or high school equivalency diploma, any college-level degree, or a 6 7 vocational, technical, or career training certification or degree while serving his or her suspended sentence, may request an early 8 9 evaluation hearing after having served at least four (4) years of 10 the suspended sentence.

D. At the early evaluation hearing, the court may modify the length of the suspended sentence when the court is satisfied that the best interests of the public will not be jeopardized. Provided, the court shall be prohibited from modifying the length of the suspended sentence when the district attorney or victim of the crime objects to the modification.

E. A person may only receive one early evaluation hearing in acase without prior approval from the district attorney.

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 SECTION 2. This act shall become effective November 1, 2023.

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 59-1-8040
 GRS
 03/21/23

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