BILL SUMMARY

1st Session of the 60th Legislature

Bill No.: HB2105 Version: FA1

Request Number:

 Author:
 Rep. Osburn

 Date:
 3/12/2025

 Impact:
 AOC: \$300,000

DOC: \$125,000

Research Analysis

The Floor Amendment 1 to HB 2105 adds a new section 8 and 9 to the measure. The amendment provides that the copy of the judgement and sentence include the classification level of the felony crime the defendant was convicted of, and the required amount of the minimum time to be served according to the sentencing court. If the Department of Corrections receives a judgement and sentence document that is missing the classification level or the required amount of time to be served, the Department is to default to the lowest possible classification level for that offense and to the lowest possible amount of minimum time to be served for that offense.

Prepared By: Brad Wolgamott

Fiscal Analysis

The CS to HB2105 reclassifies various criminal offenses within the Oklahoma Statutes. The Department of Corrections (DOC) anticipate a fiscal impact of at least \$125,000 in IT related costs for new time calculations as they will need to reclassify the offenses of all inmates currently within the DOC database system. Additionally, the Administrative Office of the Courts (AOC) anticipate that significant program changes will be needed at a cost of \$300,000 for a contract programmer to meet the measure's required deadline of January 1, 2026 while also not derailing other priority projects within the agency.

Therefore, in its current form, HB2104 has an anticipated cost of at least \$125,000 to DOC, and a cost of \$300,000 to the AOC. Both agencies may seek additional funding to defray these costs.

The FA1 clarifies certain procedures related to the transition from the previous classifications to the new classifications. This does not change the fiscal impact of the measure.

Prepared By: Robert Flipping IV, House Fiscal Staff

Other Considerations

None.