1	ENGROSSED HOUSE AMENDMENT TO
2	ENGROSSED SENATE BILL NO. 319 By: Smalley of the Senate
3	and
4	Biggs of the House
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7	[ prosecution fees - offenses by inmates - State
8	Board of Corrections - emergency ]
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1 1	AMENDMENT NO. 1. Page 1, line 10, strike the enacting clause
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1 2	Passed the House of Representatives the 24th day of April, 2017.
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1 5	Presiding Officer of the House of Representatives
16	Representatives
1 7	Passed the Senate the day of, 2017.
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2 0	Presiding Officer of the Senate
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ENGROSSED SENATE BILL NO. 319

By: Smalley of the Senate

and

Biggs of the House

[ prosecution fees - offenses by inmates - State
Board of Corrections 
emergency ]

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

SECTION 1. AMENDATORY 22 O.S. 2011, Section 1277, is amended to read as follows:

Section 1277. A. The Department of Corrections shall pay a fee as provided in subsection D of this section for criminal prosecutions conducted in any county where a penal institution or community correction center is located in this state when the prosecution involves:

- 1. A violation of any criminal law committed by any prisoner housed in any penal institution or community correction center of this state; or
- 2. A crime committed in furtherance of an escape, flight or concealment as a fugitive from any penal institution or community correction center of this state.

- B. The provisions of subsection A of this section shall apply whether the prisoner is confined or permitted to be at large as a trusty or otherwise. Provided, however, the provisions of subsection A of this section shall not apply to inmates incarcerated in any correctional facility which is not operated by or under contract with the Oklahoma Department of Corrections.
- C. The cost of any habeas corpus proceedings instituted by any prisoner of any penal institution or community correction center which is operated by or under contract with this state shall be paid by the Department of Corrections out of any funds provided for the support and maintenance of the institution of which the person committing such crime, or instituting such habeas corpus proceedings, is a prisoner, upon the filing of a verified and itemized claim from the court clerk of the county where the proceedings were held.
- Dollars (\$200.00) upon the filing of a criminal action pursuant to the provisions of paragraph 1 or 2 of subsection A of this section, and an additional fee of Three Hundred Dollars (\$300.00) upon acquittal or conviction of each such prisoner prosecuted, regardless of the number of charges or counts which arise out of the same incident. The fee shall be paid to the district court fund of the county where the action arose. The fee shall be in lieu of any expenses authorized by law for a criminal prosecution and chargeable

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- against the Department of Corrections. The fee shall be paid at the
- 2 conclusion of the prosecution and upon a proper invoice by the court
- 3 clerk to the Department Within thirty (30) days of the conclusion of
- 4 the prosecution, the court clerk shall submit an invoice to the
- 5 Department for chargeable fees. The Department shall not be
- 6 required to pay an invoice submitted past the thirty (30) day
- 7 timeframe. Failure to pay the cost shall not constitute grounds for
- 8 dismissal of the criminal action.
- D. The Department may pay the fee provided for in this section
- directly from the inmate's trust funds, including mandatory savings
- in accordance with Section 549 of Title 57 of the Oklahoma Statutes,
- or if there are not sufficient funds available in the inmate's trust
- 13 | funds, the Department shall invoice the inmate for reimbursement.
- E. Nothing in this section shall prohibit the court from
- ordering the costs and expenses of a criminal prosecution to be paid
- by the inmate or restrict the court clerk from collecting such costs
- 17 and expenses from the inmate.
- SECTION 2. AMENDATORY 57 O.S. 2011, Section 549, as
- amended by Section 1, Chapter 265, O.S.L. 2014 (57 O.S. Supp. 2016,
- 20 | Section 549), is amended to read as follows:
- Section 549. A. The State Board of Corrections shall have the
- 22 | following powers and duties with respect to the operation of prison
- industries, the Construction Division, and administration of inmate
- 24 trust funds:

- 1. The power to make leases or other contracts consistent with the operation of prison industries, and to set aside land or facilities for the use of such industry;
- 2. The power to establish conditions for expenditures by the Department of Corrections from the Industries Revolving Fund;
- 3. The power to negotiate wages and working conditions on behalf of prisoners working in prison industries or prisoners working in the Construction Division. Pay grades for the Construction Division "on-the-job training" inmate crews shall be as follows:
  - a. Pay Grade "A" Inmate Worker,
  - b. Pay Grade "B" Inmate Worker,
  - c. Pay Grade "C" Apprentice,
  - d. Pay Grade "D" Skilled Craft;
- 4. The power to collect wages and other receipted funds on behalf of the inmate, to apportion inmate wages and funds in accordance with the law; and the duty to preserve those wages and funds reserved for the inmate in an account for his or her benefit, and to establish procedures by which the inmate can draw funds from this account under the conditions and limitations and for the purposes allowed by law;
- 5. The duty to establish the percentages of such wages which shall be available for apportionment to inmate mandatory savings; to the inmate for his or her personal use; to the lawful dependents of

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the inmate, if any; to the victim of the inmate's crime; for payment of creditors; for payment of costs and expenses for criminal actions against such inmate; and to the Department of Corrections for costs of incarceration. Provided, that not less than twenty percent (20%) of such wages shall be placed in an account, and shall be payable to the prisoner upon his or her discharge; however, inmates with a sentence of life without the possibility of parole shall be exempt from this provision. Funds from this account may be used by the inmate for fees or costs in filing a civil or criminal action as defined in Section 151 et seq. of Title 28 of the Oklahoma Statutes or for federal action as defined in Section 1911 et seq. of Title 28 of the United States Code, 28 U.S.C., Section 1911 et seq.;

6. The power to invest funds held by the Department of Corrections on behalf of each inmate in an interest-bearing account with the interest accruing and payable to the Crime Victims

Compensation Revolving Fund, as provided in Section 142.17 of Title 21 of the Oklahoma Statutes. The interest from each inmate's savings account shall be payable to the Crime Victims Compensation Revolving Fund, at such intervals as may be determined by the Board, in addition to any other payments to such fund required by the inmate's sentence or otherwise by law. An inmate shall not have the right, use or control of any interest derived from any funds placed in a mandatory savings account;

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7. The power to invest funds held by the Department of 1 Corrections on behalf of each inmate in a commingled offender 2 interest-bearing account held by the Office of the State Treasurer. 3 The State Treasurer shall post interest to this account monthly. The Department of Corrections, at such intervals as may be determined by the Board, will credit interest to the inmate based on the pro rata account balance of the inmate. Deposits into the inmate interest-bearing account will only be allowed when the trust fund draw account of the inmate has a balance in excess of One 9 Hundred Dollars (\$100.00). Inmate mandatory savings account 10 balances will not be used to determine the eligibility of the inmate 11 12 to participate in the interest-bearing savings account. Inmates who participate in the interest-bearing account will only be allowed to 13 transfer funds from their interest-bearing account to their draw 1 4 account once every ninety (90) days. All inmate transfers from the 15 interest-bearing account of the inmate to the draw account of the 16 inmate must be approved by appropriate Department staff prior to 17 transfer. All transfers of funds from an inmate interest-bearing 18 account to external recipients must be reviewed and approved by 19 appropriate Department staff prior to transfer. The Department will 2.0 define in policy those rules and procedures that govern inmate 21 interest-bearing account deposits and funds transfers; and 22

8. The power to invest canteen system, offender restitution and other offender-related collections by the Department of Corrections

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- in a commingled interest-bearing account held by the Office of the State Treasurer and invested as prescribed by Section 89.2 of Title 62 of the Oklahoma Statutes. The State Treasurer shall post 3 interest to this account monthly. By the fifteenth day of each month, the proportionate share of the interest from the canteen 5 system, offender restitution and other offender-related collections, 6 excluding that portion of the interest payable to the Victims Compensation Revolving Fund and any interest payable to inmates for 8 the inmate interest-bearing account, shall be remitted to the State 9 Treasurer from the Department of Corrections for deposit into the 10 General Revenue Fund. 11
  - B. The State Board of Corrections shall cause to be placed in an account income from the inmate's employment and any other income or benefits accruing to or payable to and for the benefit of said the inmate, including any workers' compensation or Social Security benefits.
  - 1. From this account, the State Board of Corrections may charge for costs of incarceration any inmate working in private prison industries or any other inmate for costs of incarceration not to exceed fifty percent (50%) of any deposits made to said the account, unless said the deposits were from a workers' compensation benefit.
  - 2. From this account, the State Board of Corrections may charge any inmate for costs of incarceration, an amount equivalent to one

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- hundred percent (100%) of any deposits from a workers' compensation benefit to said the account.
- 3. From this account, the State Board of Corrections may charge any inmate for the costs of prosecution fees in accordance with

  Section 1277 of Title 22 of the Oklahoma Statutes. The Board may cause the prosecution fees to be paid directly from the inmates' trust funds, as provided in paragraph 5 of subsection A of this section, if sufficient funds are available.
- 4. The Department of Corrections shall pay into the Crime Victims Compensation Revolving Fund, Section 142.17 of Title 21 of the Oklahoma Statutes, an amount equal to five percent (5%) of the gross wages earned by inmates working in a private prison industries program, said the amount to be paid from the amount deducted for cost of incarceration.
- 4.5. Withdrawals and deposits shall be made according to rules and regulations established by the State Board of Corrections.
- C. The Department of Corrections may assess costs of incarceration against all inmates beginning on September 1, 1992. Such costs shall be a debt of the inmate owed to the Department of Corrections and may be collected as provided by law for collection of any other civil debt. In addition to the provisions of this section authorizing expenditure of inmate trust funds for costs of incarceration, any monies received for costs of incarceration shall be deposited in the Department of Corrections Revolving Fund.

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1	SECTION 3. It being immediately necessary for the preservation
2	of the public peace, health or safety, an emergency is hereby
3	declared to exist, by reason whereof this act shall take effect and
4	be in full force from and after its passage and approval.
5	Passed the Senate the 22nd day of March, 2017.
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7	Presiding Officer of the Senate
8	riesiding Officer of the Senate
9	Passed the House of Representatives the day of,
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