Number	Date	Requestor	Disposition	Disposition Date	Summary
W-1	1/23/2020	Trey Lam	2020-12	10/20/2020	1) Is the description of county boundaries in Article XVII, Section 8 of the Oklahoma Constitution, which depends on the center lines of water courses to define the boundary of certain counties, subject to the laws governing accretion, reliction, and avulsion? 2) Does Title 19, Section 36 of the Oklahoma Statutes apply to the jurisdictional boundary of a county, or only to the taxable situs of property in a county, where the county boundary is defined by the center of a stream or watercourse?
W-2	2/27/2020	Sen. Roger Thompson	2020-3	3/9/2020	1) 3A O.S. § provides 88% of monies "received by the state pursuant to subsection A of Part 11 of the Model Tribal Gaming Compact shall be deposited in the Education Reform Revolving Fund," i.e., the 1017 fund, and the other 12% "shall be deposited in the General Revenue Fund; and 2) 62 O.S. § provides any State "receipts of One Hundred Dollars (\$100.00) or more shall be deposited [in the established agency clearing or special account] on the same banking day as received."3A O. S. and 62 O.S. and the legal authority of the Executive branch to redirect the State gaming compact revenue-share receipts from the 1017 Fund or the General Revenues Fund, or delaying the allocation on the same banking day as received which is the current requirement. State continue to allocate the fees paid as set forth in 3A O.S.Supp.2019, § 280?
W-3	3/24/2020	Kayse Shrum	2020-7	3/24/2020	What restrictions are imposed by Oklahoma law on the use of telemedicine by health professionals responding to the COVID-19 pandemic?
W-4	4/3/2020	Rep. Kevin West	Withdrawn		1) Is the Governor's authority under CHEPA concerning "property management" limited to State property or could it be extended to personal property? 2) In the event a vaccine is available, would our current exemptions remain in place or could they be overridden? 3) What protections are in place to prevent "unduly interfering with civil rights and liberties"?
W-5	4/23/2020	Sen. Joe Newhouse	Withdrawn		1) This matter revolves around a contradiction in the laws of Oklahoma and the federal government regarding the costs and reproduction of medical records. In this matter, a client complied with the assessment of costs for the copying and production of medical records of the State of Oklahoma according to 76 Okla. Stat. § 19 for a single medical record request. 2) The Office of Civil Rights with the Department of Health and Human Services (OCR) found that Oklahoma's law was not a reasonable assessment of costs, and that our client violated HIPAA as a result. The complaint by OCR is regarding a single complaint by a family member requesting records. This family member signed an agreement to the statutory Oklahoma costs, and then filed a complaint with OCR. As a result of this single claim, which my Client had acted in direct accordance with Oklahoma law, OCR is pursuing a penalty against my client for \$330,000 for this incident. 3) It is my hope that perhaps you can enlist the assistance of Mike Hunter's office to perhaps provide an advisory opinion supporting the validity of Oklahoma's 76 Okla. State. § 19 as reasonable, or to provide some advisory input regarding the disproportionate penalty to the alleged HIPAA infraction.
W-6	4/28/2020	Sen. Marty Quinn	Withdrawn	6/30/2021	1) Example, if a county has 42,000 properties to assess, it visually inspects 25%, or 10,500 each calendar year. A tax increase goes out to 75% of the properties to increase by law 3 to 5%, based on property. Tax assessors state that they must apply the maximum appraisal system, and that state statutes require the increase. Is this consistent with state statutes? 2) If a taxpayer purchases any of the items listed below and pays sales tax, can the County Assessor also tax for ad valorem? Is this double taxation? Portable storage sheds, tractors, wind break sheds for animals (loading sheds), etc.
W-7	5/1/2020	Sen. Greg Treat, Rep. Charles McCall	2020-8	5/5/2020	What authority does the Governor have to enter into new compacts with tribes which contain gaming activities that are expressly prohibited by Oklahoma Statute?

W-8	5/13/2020	Blake Suthers	Referred to DA (Ar	5/14/2020 1) Is this a correct opinion of this State Statute, that an Elected County Commissioner cannot be paid to be an Emergency Responder for the Emergency Medical Service if the Service receives County Sales Tax and Ad Valorem funds appropriated by the County Commissioners, but voted on by the public? The County Commissioners have been told they can not be a compensated employee of EMS since they vote members to the EMS Board, which have their ow By-laws, they have also been told they cannot be a compensated EMS employee because they set the percentage of the sales tax proposition for a vote of the public. 2) Since it is a vote of the people, why is it considered wrong/illegal for an elected official to be compensated as an Emergency Medical Responder with a Service? 3) The Ellis County EMS does receive Sales Tax from the above mentioned vote, but they also have a separate account that has nothing to do with Sales Tax or Ad Valorem Funding, it is a Patient/Insurance Reimbursement Account (not held at the County), could this account/fund be used to pay the compensation to an Elected Official that is an Emergency Responder for said Service. (considered a second job or employment)?
W-9	5/27/2020	Rep. Harold Wright	Letter of Counsel	7/28/2020 If the omnibus joint resolution required by Section 308.3 of Title 75, fails to pass both houses of the Legislature, is the Governor authorized to disapprove individual proposed permanent rules of an agency, or is the Governor required to approve all proposed permanent rules filed on or before April 1 of the current Legislative session?
W-10	6/11/2020	David Prater	2020-10	1. Pursuant to 19 O.S.Supp.2019, § 215.30, the salaries of district attorneys are set at 98% of the salary of district judges. The body charged with fixing judicial salaries is the Board on Judicial Compensation, unless its decisions are "rejected or amended by law passed by a majority vote of each house of the Legislature." 20 O.S.2011, § 3.2. In its 2019 report, the Board recommended a 9.23% salary increase for all state judges, but the report was amended by the Legislature to provide a 4.5% salary increase for certain listed judges, including district judges. See H.B. 2673, 57 th Okla. Legislature, 2 nd Reg. Session (2020). 2. Does the judicial salary increase enacted pursuant to House Bill 2673 also increase the salaries of current district attorneys "by operation of law enacted prior to [their] election or appointment" such that the mid-term increase would be permitted by OKLA. CONST. art. XXIII, § 10?
W-11		Rep. Sean Roberts	Withdrawn	9/10/2020 1) Regarding a road that constitutes the border between two counties, does Title 69 of the Oklahoma Statutes, Section 621, allow the two counties to divide the cost of maintaining such road as they may agree, even if one county pays the entire cost of maintaining such road? Does section 623 of that title, or any other statute, preclude a county from paying the entire cost of maintaining the border road? 2) Regarding a stream blockage or logjam downstream from a bridge on the border between two counties, which backs up water to negatively impact such bridge, may a county pay for clearing that stream blockage, even if the blockage is in an adjoining county, provided the county has permission from the owner of the property on which the blockage or logjam occurs, and that both counties agree? See 2009 OK AG 20. Does Title 69 of the Oklahoma Statutes, Section 606, or any other statute, preclude the two counties from dividing the cost of clearing such blockage as they may agree, even if one county pays the entirety of that cost?
W-12	6/22/2020	Rep. Sean Roberts	Closed	11/19/2020 May a county sell a building it owns to the Oklahoma Military Department through a lease-purchase pursuant to 19 OS 338 and 349?
W-13	6/26/2020	Jerry Winchester	Withdrawn	6/30/2021 Under the firearms laws of Oklahoma and the laws governing State Parks and refuges, are firearms, which are not handguns, prohibited from being carried on state refuges, unless otherwise permitted by the Oklahoma Tourism and Recreation Department or the Oklahoma Wildlife Commission, and thus Oklahoma State Parks under the current applicable statutes?

W-14	7/13/2020	Scott Crow	2021-1	1) Whether achievement credits may be awarded for good conduct through Section 138(H), Title 57, Oklahoma Statutes? 2) Whether achievement credits may be awarded for assignment to Pre-Parole Conditional Supervision, Electronic Monitoring, Global Positioning Satellite or Community Supervision Program through Section 138(H), Title 57, Oklahoma Statutes? 3) Whether achievement credits may be awarded on a recurring basis for the same achievement through Section 138(H), Title 57, Oklahoma Statutes?
W-15		Rep. Avery Frix Rep. Lonnie Sims Sen. Dwayne Pemberton Rep. Chris Sneed Rep. Lewis Moore Sen. David Bullard	Withdrawn	Questions regarding interpretation of 36 O.S. § 6055 and when it is permissible for insured to assign health insurance benefits to provider.
W-16	7/21/2020	Rep. Collin Walke	Withdrawn	1) When a sentence has been suspended in part pursuant to Okla. Stat. tit. 22 sec. 991a(A)(1) is the convicted defendant subject to probation as defined by Okla. Stat. tit. 22 sec. 991a(E) while serving the custodial portion of the sentence? 2) When a sentence has been suspended in part pursuant to Okla. Stat. tit. 22 sec. 991a(A)(1) and the convicted defendant is serving the custodial portion of the split sentence, is he also simultaneously supervised by a probation officer as defined by Okla. Stat. tit. 57 sec. 515? 3) When a sentence has been suspended in part pursuant to Okla. Stat. tit. 22 sec. 991a(A)(1) is the convicted defendant "subject to conditions imposed by the court" as set forth at Okla. Stat. tit. 22 sec. 991a(E) while in prison serving the custodial portion of the sentence?
W-17	8/11/2020	Rep. Mike Sanders	Withdrawn	1) When a lawful entity such as a senior citizen group or fire department spends earmarked sales tax funds for their entity, who owns the acquired property? Are capital assets purchased with sales tax funds? 2) If a lawful entity receiving capital assets from purchases ear marked sales tax funding, who is now owner of said assets? Is the lawful entity required to provide inventory of all capital assets over \$500.00 to their county?
W-18	8/18/2020	Sen. David Bullard	Letter of Counsel	When a bank brings over a mortgage modification, if they have paid 5 years of mortgage tax, but say the dates are not within the time of the mortgage maturity date, for example, if mortgage maturity date is 5/5/2019 and they don't do the modification until 7/15/2020, is it considered a new mortgage?
W-19	7/7/2020	Rep. Kevin McDugle	Withdrawn	Question re Oklahoma and Tulsa County votes for the passage of State Question 802

W-20	8/20/2020	Michael T. Leake	Withdrawn	11/19/2020	1. An Oklahoma licensed osteopathic physician is employed by the United States Veterans Administration. The physician practices medicine exclusively in a VA institution in Oklahoma. May that physician lawfully prescribe controlled dangerous substances or other medications to an established VA patient when the doctor has never examined the patient and the doctor has no doctor/patient relationship? 2. An Oklahoma licensed osteopathic physician is employed by the Indian Health Service for one of the tribes in Oklahoma. The physician practices exclusively in an IHS or tribal medical facility located in eastern Oklahoma. May that physician lawfully prescribe medications to an established IHS or tribal patient when the doctor has never examined the patient and the doctor has no doctor/patient relationship? 3. Does the recent US Supreme Court Decision in McGirt v. Oklahoma, decided July 9, 2020, have any impact on the jurisdiction of the Oklahoma Board of Osteopathic Examiners over that Oklahoma-licensed osteopathic physician who is a full-time employee of the IHS or an Oklahoma tribal medical facility located in eastern Oklahoma? When a sentence has been suspended in part pursuant to Okla. Stat. tit. 22 sec. 991a(A)(1) is the convicted defendant subject to probation as defined by Okla. Stat. tit. 22 sec. 991a(E) while serving the custodial portion of the sentence?
W-21		Rep. Justin Humphrey	Letter of Counsel	3/9/2021	Are there any prohibitions which would preclude the Legislature from enacting legislation which would allow counties the ordinance making authority which would only relate to county gov't responsibilities and not contravene or interfere with local affairs of cities and towns?
W-22		Rep. Melissa Provenzano	Letter of Counsel	10/21/2020	Question re: State's expenditure of CARES Act funds
W-23		Kevin Corbett, OHCA	Letter of Counsel	12/22/2020	Questions re: premium taxes assessed against HMOs that contract with SoonerCare.
W-24	10/5/2020	P.D. Taylor	Denied	10/12/2020	Re: Oklahoma County gov't and the Oklahoma County Criminal Justice Authority funds and budgets.
W-25			Withdrawn		Questions re: sale of state land around Lake Texoma
W-26	10/19/2020		Working		Re: use to janitorial services in State owned buildings and State Use Contracts.
W-27			2022-2	1/20/2022	Re: use to executive sessions to discuss property appraisals
W-28	10/26/2020	Rep. Jadine Nollan	Denied		Does the 10th Circuit Court ruling in the case of McCraw, et al v. City of Oklahoma City negate and/or limit the enforcement of Title 42, Section 11-507 concerning Pedestrians Soliciting Rides or Business?
W-29	10/23/2020	Rep. Ty Burns	Withdrawn		Is it the AGs Opinion that the Dept of Ag promulgate rules and enforce 2 O.S. 6-214 (Oklahoma Meat Inspection Act)
W-30	11/5/2020	Sen. Brent Howard	Withdrawn		1. May a Circuit Engineering District created pursuant to statute, 69 O.S. § 687.1, own or operate a road oil plant for the purpose of providing the Counties of the district, and other counties, high quality road oil at prices comparable to or lower than road oil on the market in terms of road area covered per dollar of its cost? May a public trust created for the benefit of a CED, or its counties, under both County Energy District Authority – Circuit Engineering District statutes, 60 O.S. § 460.2a, and the general public trust statutes, 60 O.S. §§ 176-184.4, with a Trust Indenture that confers upon it broad authority to act in the public interest, own or operate a road oil plant for the purpose of providing the Counties of the district, and other counties, high quality road oil at prices comparable to or lower than road oil on the market in terms of road area covered per dollar of its cost
W-31	11/12/2020	Rep. Tommy Hardin	Letter of Counsel	4/26/2021	Can a city council members family take position as volunteer firefighter without being considered nepotism?
W-32	11/20/2020	Joy Hofmeister	2020-13	11/30/2020	Lindsey Nicole Henry Scholarship
W-33		Rep. Eric Roberts	Letter of Counsel		Related to CARES Act fund use by counties for personnel

W-34	11/25/2020	Rep. Trish Ranson	Working		The applicability of Open Meeting Act (25 O.S. 304 1977) with consideration of 1979 OK AG 134, to Student Government Associations and other student groups with decision making authority on college campuses.
					If Open Meeting Act is applicable, would the same reporting standards be expected of these organizations, regardless of the level of delegated authority and/or student allocated dollars they oversee or receive.
W-35		Rep. Marcus McEntire Sen. Greg McCortney	Letter of Counsel	2/11/2021	Whether insurances companies were included in the language of HB2632
W-36	12/21/2020	Rep. Carol Bush	Working		If a person's homestead property is placed in irrevocable trust, is trustor disqualified from claiming homestead exemption
W-37		Rep. Avery Frix Rep. Chris Sneed Sen. Dewayne Pembeton	Letter of Counsel	9/14/2021	Does an Oklahoma home-rule municipality have authority to enact an ordinance creating a prescription drug disposal program?

Number	Date	Requestor	Disposition	Disposition Date	Summary	Acknow. Letter Sent
X-01	1/26/2021	Kelly Cathey Horse Racing Commission	working		Does Title 3A, Section 205.7a(A) authorize simulcasting horse racing to off-track betting systems in other states and foreign countries, commonly called interstate or "export" simulcasting, and govern the disbursement of proceeds from this activity?	1/27/21
X-02	1/29/2021	Paul Smith, DA Pontotoc, Seminole & Hughes Cos.	withdrawn		Does the Indian status of a Taxpayer impact the ability of County Officials to assess and collect Ad Valorem Taxes against the individual taxpayer who owns property located within one of the Original 1866 Tribal Reservation Borders of the five (5) Civilized Tribes?	n/a
X-03	2/9/2021	Sen. Kim David Rep. John Pfeiffer Rep. Marcus McEntire	Letter of Counsel		Does the Oklahoma Board of Medical Licensure and Supervision's limitation on the number of physician assistants that one allopathic physician may supervise violate the provision in the Physician Assistants Act (59 O.S. § 519.6(B)) that provides that a physician assistant may have agreements with multiple allopathic or osteopathic physicians?	2/24/21
X-04	2/19/2021	Rep. Avery Frix	Letter of Counsel		[Can] an interest in a professional entity organized pursuant to the Oklahoma Professional Entity Act (18 OS § 801 <i>et seq</i>) be held by a private trust organized under the Oklahoma Trust Act (60 OS § 175.1 <i>et seq</i>) if such private trust is controlled by an appropriately licensed professional?	2/24/21
X-05	2/23/2021	Rep. Marcus McEntire	withdrawn	6/4/2021	Is the [OHCA] board simply an advisory board or is the board a policy-making board?	3/2/21
X-06	3/1/2021	Carl Hickman Office of State Fire Marshal	withdrawn		Does a city or town have the authority to inspect county or state buildings within their corporate limits? Does a city or town have the authority to enforce fire and building codes in county or state buildings located within their corporate limits?	3/9/21
					Can a city, town, or county issue a building permit for a state building within their corporate or county limits?	
X-07		Rep. Collin Walke	2022-4		Did making the Board of Health an advisory board violate the Oklahoma Constitution?	3/10/21
X-08	3/9/2021	Sen. Dr. George Young, Sr.	2022-1		If a person's sentence is commutated to a lesser number or time served how does that affect their ability or inability to register and vote? Does the lesser number or the time served become the original sentence or does it stay the same? There are people who were commutated during the largest commutation in state history in 2019. How if any does this change their ability or inability to register and vote? Would the original sentence or the commutated sentence be used to determine their	
					eligibility date to register and vote? Last, those who participate, and successfully complete drug court cases are usually dismissed. Do they still have to wait any amount of time before they can register and vote if the case is dismissed?	
X-09		Taylor Henderson Council on Judicial Complaints	withdrawn		Is 22 O.S. § 355(A) instructive as to disclosures which may be made by the Council absent a court order? Does 22 O.S. § 355(A) allow the Council on Judicial Complaints to disclose to law enforcement agencies evidence gathered through its proceedings to aid in a law enforcement agency's investigation which is separate and apart from that of the Council's investigation? If the disclosure provision in 22 O.S. § 355(A) is found to not allow disclosure of information, is there any statutory provision which	n/a
					would allow such disclosure? Does the Council's duty to better the administration of justice, even if only in one case, supersede the duty of secrecy set forth in 20 O.S. 1358(F)?	

X-10		Craig Ladd, DA, 20th District	withdrawn		1. Does the definition of "Indian Country" as defined in 18 U.S.C. § 1151 and § 1152, which held in McGirt v. Oklahoma and Bost v. State that the Indian Reservation for the Creek Nation and by extension, the Chickasaw Nation, was never disestablished grant exclusive jurisdiction over involuntary juvenile proceedings to the tribe whose reservation an Indian child is domiciled or resides on as required under ICWA, 25 U.S.C. § 1911(a)? 2. If the answer to the above question is "yes," then does the provision under 25 U.S.C. § 1919 allow the State of Oklahoma enter into an agreement with a tribe to grant the State of Oklahoma concurrent jurisdiction over an Indian Child who resides or is domiciled on the tribal land defined by McGirt and/or Bosse? 3. If the answer to the above question is "yes," then does 10 O.S. § 40.7 grant the Director of the Department of Human Service and the Executive Director of the Department of Juvenile Affairs the authority to sign an agreement with a tribe in regards to concurrent jurisdiction when the term "jurisdiction" is not mentioned in § 40.7? 4.If the answer is "no," does the State Court lack jurisdiction under 25 C.F.R. §23.110 over the involuntary juvenile proceeding? 5.If the answer is "yes," does the State Court have a duty to dismiss said action? 6. Would a tribe need to obtain an agreement granting concurrent jurisdiction with the State of Oklahoma through the procedures stated in the Joint Committee on State-Tribal Relations under 74 O.S. 1221? 7. Does a tribe have the authority to enter into an agreement granting concurrent jurisdiction to the State of Oklahoma for Indian children who reside or are domiciled within their tribal boundaries who are a member of a different federally recognized tribe?	
X-11		Joshua Smith, Bd. Of Tests for Alcohol & Drug Influence	2022-3		Does 62 O.S. § 211, which requires certain self-sustaining state boards to pay into the General Revenue Fund ten percent of the gross fees charged, collected, and received by the board, apply to the Board of Tests? Is the Board of Tests considered a self-sustaining Board when it receives pass through funding appropriated by the Department of Public Safety ("DPS")? If the answer is yes, is the Board of Tests required to transfer any unpaid fees from past years to the General Revenue Fund?	
X-12	6/28/2021	Rep. Nicole Miller	withdrawn		Would an internet based platform that provides for payment by "swiping" of a debit card or credit card for the voluntary contribution as defined in the statute which would result in the issuance of a numbered ticket in electronic form and a drawing held using a random number generator through the web based application be lawful?	
X-13	6/21/2021	Rep. Ross Ford	withdrawn	8/16/2021	Are all employees of an Oklahoma municipality required to take the oath contained in 51 O.S. § 36.2A?	

X-14	8/12/2021	Rep. Sean Roberts	working	1. Given the language of 68 O.S. 2011, Section 3131, does this statute mean that the excess funds cannot be paid out to an owner (or a person acting on the owner's behalf pursuant to valid power of attorney) or that the funds can be so paid, but after expiration of the one year period, the funds must be paid from the county resale property fund? 2. Is the county treasurer obligated to disburse the surplus sale proceeds from an original sale or a resale procedure to the person or entity that is reflected as the owner of the property in the real property records of the county in which the property is located? 3. If a person is designated pursuant to a power of attorney, executed pursuant to Oklahoma law, to act on behalf of a person to whom excess sale proceeds are payable, does the county treasurer have the legal right to refuse to accept any documents executed within the scope of that power of attorney? For purposes of this question, assume that the person acting as agent is able to provide adequate proof of his or her identity to the county treasurer and that the power of attorney conforms to statutory requirements and has been validly executed. 4. Is it lawful for a county treasurer to make distribution of surplus sale proceeds to the county general fund under any circumstances? 5. Is the county or the county treasurer a "holder" within the meaning of the Unclaimed Property Act, 60 O.S. 2011, Sections 651 et seq., with respect to surplus sale proceeds and if so, at what time after the sale proceedings have concluded is the county treasurer obligated to turn the surplus sale proceeds over to the State Treasurer pursuant to the Unclaimed Property Act?	8/24/21
X-15		Rep. Brad Boles Sen. Chris Kidd	Letter of Counsel	session of the 58th legislature effective November 1, 2021, may the board of county commissioners institute a pay adjustment for county officers after November 1, 2021, that will take effect during the officers' term of office without violating OKLA. CONST. art. XXIII, § 10?	8/24/21
X-16	8/23/2021	Paul B. Smith DA - District 22	working	Whether county ad valorem tax dollars may lawfully be used to enforce tribal laws pursuant to a Cross-Deputization Agreement.	8/24/21
X-17	10/11/2021	Kevin Corbett, CEO HCA	working	1. Unless expressly required in the following sections, does subsection 63 Okl.St.Ann. §5007(C)(1) require the Board's vote of approval for operational policy decisions and changes to the delivery of the Oklahoma Medicaid Program, prior to carrying out these actions pursuant to the powers and duties delegated to the Authority in 63 Okl.St.Ann. §§5006, 5009, 5010, and to the CEO in 63 Okl.St.Ann. §§ 5003 and 5008? 2. Does the CEO have the exclusive authority to carry out the powers and duties under the Health Care Authority Act, 63 Okl.St.Ann. §5004 et seq., with the exception of those powers and duties that are expressly delegated to the Board and require the Board's vote of approval prior to the execution of such authority? 3. Does the Health Care Authority Act, 63 Okl.St.Ann. §5004 et seq., limit the Board's role to that of advisory in nature when the Act does not expressly require the Board's vote of approval prior to the execution of such power or duty under the Act? 4. Does the provision requiring the Board's vote of approval of the Authority's annual budget pursuant to subsection 63 Okl.St.Ann. §5008(B)(3), require the CEO to obtain the Board vote of approval of Authority [for] contract(s) entered into pursuant to 63 Okl.St.Ann. §§5003, 5006 and 5008(B)(5), in any aggregate amount, prior to the execution of said contract(s)?	10/21/21
X-18		Sen. Brent Howard	working	related to ongoing medical needs and not just what is considered end of life or authorization to withhold life-sustaining treatment? If so, may the individual nominate the health care proxy to make health care decisions at any time that the individual is unable to make his or her own informed decision, or does the Advanced Directive Act limit the authority of the health care proxy to only times when the attending physician and another physician determine the individual is no longer able to make his or her own medical decisions due to the individual being persistently unconscious, incompetent, or otherwise mentally or physically incapable of communication?	11/12/21
X-19	11/12/2021	Rep. Ajay Pittman	working	Does Oklahoma allow a company(via its employees) to sell its own real estate without having to obtain a real estate license (i.e., is there an exemption for this type of transaction/person)?	11/18/21

X-20	12/3/2021	Rep. Sean Roberts	withdrawn	2/14/2022 1. Are tribes able to donate to state candidate committees if they are considered foreign entities?	12/7/21
				2. Does the state of Oklahoma Ethics Commission have any authority to hold tribal entities accountable for campaign contribution	
				violations, or any other election violations, in state elections?	
X-21	11/26/2021	Rebecca Wilkinson	working	Does the Oklahoma Charter School Act prohibit religiously affiliated charter schools, or integration of religion into school	12/13/21
				operations and programs, in violation of the First Amendment?	
X-22	12/9/2021	Rep. Sean Roberts	withdrawn	1/10/2022 May a county use federal ARPA funds to build a new jail, if a stated purpose of the new jail is to reduce the spread of COVID-19	12/13/21
				and other communicable diseases?	
X-23	12/21/2021	Sen. Jessica Garvin	working	Does a city have the authority to make their own ordinances in contrast to State Questions 788?	1/25/22
X-24	12/10/2021	Rep. John Pfeiffer	working	1.Do the statutes applicable to jail standards or the rules promulgated by the State Department of Health for yearly jail	1/25/22
				inspections provide for the measurement calculation in use today whereby jail inspectors subtract "encumbered" space from the total square footage of floor space?	
				2. Was the State Department of Health required to go through the formal rulemaking process prior to implementing this new measurement calculation?	
				3.If the State Department of Health (a) is lacking the statutory or regulatory authority to implement a new measurement	
				calculation for square footage of floor space and (b) was required to go through a formal rulemaking to institute this new	
				measurement calculation, does its action of instituting such new measurement calculation and enforcing it against jails constitute	
				an ultra vires act lacking in delegated authority?	