

An Act relating to Attorney General; creating a Victims Services Unit within the Office of the Attorney General; specifying purpose; defining terms; creating the Domestic Violence and Sexual Assault Advisory Council; providing Sunset term for Council; providing for membership, membership selection, terms of office, selection of chair, and appointments to unexpired terms; establishing duties; providing for certain membership of Council to continue for certain period; directing the Attorney General to contract for certain services; making certain contractors subject to certain rules; providing confidentiality of certain records; defining certain record; making exception to confidentiality for certain persons; prohibiting certain disclosure of certain information; construing certain information not be subject to open records information; defining term; providing certain services for certain minor mothers; limiting extent of certain services without court order or certain consent; exempting certain facilities from certain criminal provisions under certain circumstance; providing emergency custody hearing for certain persons; directing the Attorney General to maintain twenty-four-hour telephone service for certain purpose; transferring all administrative rules on certain date from the Department of Mental Health and Substance Abuse Services to the Office of the Attorney General for certain purpose; directing the Secretary of State to make rule transfer official; allowing for future amendments, repeal or additions to any transferred rules; providing for certification of certain programs and services; specifying names for certified programs and services; providing application for certification from the Attorney General; setting terms of certification; allowing certain compliance visits and inspections; exempting certain professionals from certain certification; requiring certain facilities to meet certain standards; exempting the Department of Mental Health and Substance Abuse Services and Department of Human Services from certain standards; providing for revocation of certification for certain failure to comply; authorizing Attorney General to collect certain fee; setting certification fee; authorizing injunctive relief for certain violation; making certain findings prima facie evidence; providing for collection of certain information for certain purposes; exempting certain data and information from the Oklahoma Open Records Act and public disclosure; amending 21 O.S. 2001, Section 644, as last amended By Section 12 of Enrolled House Bill No. 2060 of the 1st Session of the 50th Oklahoma Legislature, which relates to domestic abuse; changing certifying authority; amending 43A O.S. 2001, Section 1-102, as amended by Section 1, Chapter 46, O.S.L. 2003 (43A O.S. Supp. 2004, Section 1-102), which relates to purpose of Mental Health Law; deleting domestic violence and sexual assault services; amending 43A O.S. 2001, Section 2-103, as last amended by Section 5 of Enrolled Senate Bill No. 561 of the 1st Session of the 50th Oklahoma Legislature, which relates to Board of Mental Health and Substance Abuse Services; modifying membership; modifying application of duties; amending Section 9, Chapter 46, O.S.L. 2003 (43A O.S. Supp. 2004, Section 2-224), which relates to collection of information; deleting collection of information for domestic violence and sexual assault; amending 43A O.S. 2001, Section 3-302, as amended by Section 15, Chapter 46, O.S.L. 2003 (43A O.S. Supp. 2004, Section 3-302), which relates to definitions; modifying certain definitions; amending 22 O.S. 2001, Sections 60.1, as amended by Section 1, Chapter 407, O.S.L. 2003, 60.4, as amended by Section 4, Chapter 407, O.S.L. 2003, 60.6, as amended by Section 2, Chapter 516, O.S.L. 2004 (22 O.S. Supp. 2004, Sections 60.1, 60.4, and 60.6), which relate to Protection from Domestic Abuse Act and Domestic Abuse Reporting Act definitions, emergency ex parte order and violation of final order; modifying definitions; modifying entity certifying certain programs; amending 22 O.S. 2001, Section

1602, which relates to Domestic Violence Fatality Review Board; modifying and increasing membership; changing appointing authority from Department of Mental Health and Substance Abuse Services to the Attorney General; amending 63 O.S. 2001, Section 1-227.4, which relates to interagency child abuse task force; modifying membership representing Department of Mental Health and Substance Abuse Services; modifying certain expertise required by certain member; changing membership to include the Attorney General; repealing 43A O.S. 2001, Section 3-313, as last amended by Section 1, Chapter 389, O.S.L. 2004 (43A O.S. Supp. 2004, Section 3-313), which relates to domestic violence and sexual assault shelters, records and reporting; repealing 43A O.S. 2001, Section 3-313a, which relates to domestic violence services to minor mothers; repealing 43A O.S. 2001, Section 3-314, which relates to twenty-four-hour statewide telephone communications service; repealing 43A O.S. 2001, Section 3-314.1, as last amended by Section 2, Chapter 389, O.S.L. 2004 (43A O.S. Supp. 2004, Section 3-314.1), which relates to certification of domestic violence and sexual assault programs; repealing 43A O.S. 2001, Section 3-314.2, as last amended by Section 15 of Enrolled Senate Bill No. 561 of the 1st Session of the 50th Oklahoma Legislature, which relates to ability to obtain injunction for domestic violence and sexual assault programs; providing for codification; providing an effective date; and declaring an emergency.