## 1 STATE OF OKLAHOMA 2 1st Session of the 56th Legislature (2017) 3 COMMITTEE SUBSTITUTE FOR SENATE BILL 727 4 By: Griffin of the Senate 5 and 6 Ownbey of the House 7 8 9 COMMITTEE SUBSTITUTE An Act relating to foster care; amending 10A O.S. 10 2011, Section 1-2-105, as last amended by Section 2, Chapter 130, O.S.L. 2016 (10A O.S. Supp. 2016, 11 Section 1-2-105), which relates to investigations of 12 abuse or neglect; directing collaboration for certain decisions; providing timeline for removal; amending Section 1, Chapter 143, O.S.L. 2014, as amended by 13 Section 1, Chapter 189, O.S.L. 2015 (10A O.S. Supp. 2016, Section 1-8-111), which relates to annual 14 credit report for youth in custody; reducing age of youth in custody of the Department that shall be 15 provided with an annual credit report; clarifying language; amending 10A O.S. 2011, Section 1-9-105, 16 which relates to program planning and monitoring; requiring certain report; specifying delivery of 17 report; stipulating contents; eliminating liability for foster parents for property damage or injuries in 18 certain circumstances; providing certain acts and omissions shall not limit liability; amending 10A 19 O.S. 2011, Section 1-9-119, as last amended by Section 4, Chapter 257, O.S.L. 2014 (10A O.S. Supp. 20

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2016, Section 1-9-119), which relates to foster parent rights; including certain meetings and

an effective date.

services; providing for codification; and providing

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BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
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10A O.S. 2011, Section 1-2-105, as 2 SECTION 1. AMENDATORY last amended by Section 2, Chapter 130, O.S.L. 2016 (10A O.S. Supp. 3 2016, Section 1-2-105), is amended to read as follows: 4 5 Section 1-2-105. A. 1. Any county office of the Department of Human Services receiving a child abuse or neglect report shall 6 7 promptly respond to the report by initiating an investigation of the report or an assessment of the family in accordance with priority 8 9 guidelines established by the Department. The Department may 10 prioritize reports of alleged child abuse or neglect based on the 11 severity and immediacy of the alleged harm to the child. 12 Department shall adopt a priority system pursuant to rules promulgated by the Department. The primary purpose of the 13 investigation or assessment shall be the protection of the child. 14 15 For investigations or assessments, the Department shall give special consideration to the risks of any minor, including a child with a 16 disability, who is unable to communicate effectively about abuse, 17 neglect or other safety threat or who is in a vulnerable position 18

2. If an investigation or assessment conducted by the Department in response to any report of child abuse or neglect shows that the incident reported was the result of the reasonable exercise of parental discipline involving the use of ordinary force, including, but not limited to, spanking, switching, or paddling, the

due to the inability to communicate effectively.

investigation or assessment will proceed no further and all records regarding the incident shall be expunded.

- B. 1. The investigation or assessment shall include a visit to the home of the child, unless there is reason to believe that there is an extreme safety risk to the child or worker or it appears that the referral has been made in bad faith. The visit shall include an interview with and examination of the subject child and may be conducted at any reasonable time and at any place including, but not limited to, the child's school. The Department shall notify the person responsible for the health, safety, and welfare of the child that the child has been interviewed at a school. The investigation or assessment may include an interview with the parents of the child or any other person responsible for the health, safety, or welfare of the child and an interview with and examination of any child in the home.
- 2. The investigation or assessment may include a medical, psychological, or psychiatric examination of any child in the home. If admission to the home, school, or any place where the child may be located cannot be obtained, then the district court having jurisdiction, upon application by the district attorney and upon cause shown, shall order the person responsible for the health, safety, or welfare of the child, or the person in charge of any place where the child may be located, to allow entrance for the interview, the examination, and the investigation or assessment. If

the person responsible for the health, safety, or welfare of the child does not consent to a medical, psychological, or psychiatric examination of the child that is requested by the Department, the district court having jurisdiction, upon application by the district attorney and upon cause shown, shall order the examination to be made at the times and places designated by the court.

- 3. The investigation or assessment may include an inquiry into the possibility that the child or a person responsible for the health, safety, or welfare of the child has a history of mental illness. If the person responsible for the child's health, safety, or welfare does not allow the Department to have access to behavioral health records or treatment plans requested by the Department, which may be relevant to the alleged abuse or neglect, the district court having jurisdiction, upon application by the district attorney and upon good cause shown, shall by order allow the Department to have access to the records pursuant to terms and conditions prescribed by the court.
  - 4. a. If the court determines that the subject of the behavioral health records is indigent, the court shall appoint an attorney to represent that person at the hearing to obtain behavioral health records.
    - b. A person responsible for the health, safety, or welfare of the child is entitled to notice and a hearing when the Department seeks a court order to

allow a psychological or psychiatric examination or access to behavioral health records.

- c. Access to behavioral health records does not constitute a waiver of confidentiality.
- 5. The investigation of a report of sexual abuse or serious physical abuse or both sexual abuse and serious physical abuse shall be conducted, when appropriate and possible, using a multidisciplinary team approach as provided by Section 1-9-102 of this title. Law enforcement and the Department shall exchange investigation information.
- 6. The investigation or assessment shall include an inquiry into whether the person responsible for the health, safety or welfare of the child is an active duty service member of the military or the spouse of an active duty service member. The Department shall collect and report information related to the military affiliation of the person or spouse responsible for the health, safety or welfare of the child to the designated federal authorities at the federal military installation where the service member is assigned as provided by paragraph 4 of subsection A of Section 1-2-102 of this title.
- C. 1. Every physician, surgeon, or other health care provider making a report of abuse or neglect as required by this section or examining a child to determine the likelihood of abuse or neglect and every hospital or related institution in which the child was

examined or treated shall provide copies of the results of the examination or copies of the examination on which the report was based and any other clinical notes, x-rays, photographs, and other previous or current records relevant to the case to law enforcement officers conducting a criminal investigation into the case and to employees of the Department conducting an assessment or investigation of alleged abuse or neglect in the case.

- 2. As necessary in the course of conducting an assessment or investigation, the Department may request and obtain, without a court order, copies of all prior medical records of a child including, but not limited to, hospital records, medical, and dental records. The physician-patient privilege shall not constitute grounds for failure to produce such records.
- D. 1. The Department shall engage in a collaborative decision-making process to address each child's needs related to safety and whether the child's condition warrants a safety intervention.
- 2. If, before the assessment or investigation is complete, the Department determines that immediate removal of the child is necessary to protect the child from further abuse or neglect, the Department shall recommend that the child be taken into custody prior to the emergency custody hearing.
- E. The Department shall make a complete written report of the investigation. The investigation report, together with its recommendations, shall be submitted to the appropriate district

attorney's office. Reports of assessment recommendations shall be submitted to appropriate district attorneys.

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- F. The Department, where appropriate and in its discretion, shall identify prevention- and intervention-related services available in the community and refer the family to or arrange for such services when an investigation or assessment indicates the family would benefit from such services, or the Department may provide such services directly. The Department shall document in the record its attempts to provide, refer or arrange for the provision of voluntary services and shall determine within sixty (60) days whether the family has accessed those services directly related to safety of the child. If the family refuses voluntary services or does not access those services directly related to safety of the child, and it is determined by the Department that the child's surroundings endanger the health, safety, or welfare of the child, the Department may recommend that the child be placed in protective or emergency custody or that a petition be filed.
- G. If the Department has reason to believe that a person responsible for the health, safety, and welfare of the child may remove the child from the state before the investigation is completed, the Department may request the district attorney to file an application for a temporary restraining order in any district court in the State of Oklahoma without regard to continuing jurisdiction of the child. Upon cause shown, the court may enter a

temporary restraining order prohibiting the parent or other person
from removing the child from the state pending completion of the
assessment or investigation.

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- H. The Director of the Department or designee may request an investigation be conducted by the Oklahoma State Bureau of Investigation or other law enforcement agency in cases where it reasonably believes that criminally injurious conduct including, but not limited to, physical or sexual abuse of a child has occurred.
- I. Child Welfare Services, in collaboration with the Developmental Disabilities Services Division, shall implement a protocol to be used in cases where the subject child is a child with a disability who has complex medical needs, and the protocol shall include, but not be limited to: resource coordination, medical consultation or medical evaluation, when needed.
- 15 SECTION 2. AMENDATORY Section 1, Chapter 143, O.S.L. 2014, as amended by Section 1, Chapter 189, O.S.L. 2015 (10A O.S. 16 Supp. 2016, Section 1-8-111), is amended to read as follows: 17 Section 1-8-111. A. The Department of Human Services shall 18 provide each youth in its custody sixteen (16) fourteen (14) years 19 and older an annual credit report. The Department shall inform the 20 court with jurisdiction over the youth of any inaccuracies in a 21 credit report displaying evidence of identity theft or any other 22 activity fraudulently made on behalf of the youth in custody. 23

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Department may implement the requirements of this section in stages

- beginning with youth in the independent living program whose credit rating may inhibit employment and housing opportunities when the child is no longer in custody.
- Within one (1) year of the effective date of this act 4 5 November 1, 2014, the Department of Human Services shall submit annual reports on the implementation of the provisions of this act 6 section to the Chair and Vice Chair of the Senate Health and Human 7 Services Committee and the Chair and Vice Chair of the House Human 9 Services Committee. Such reports shall include, but not be limited 10 to, the number of youths in the Department's custody receiving 11 credit score reports, the frequency of such reports, and 12 administrative issues faced by the Department in the implementation 13 of this act section. Such reports shall continue to be issued by the Department until November 1, 2018. 14
- SECTION 3. AMENDATORY 10A O.S. 2011, Section 1-9-105, is amended to read as follows:

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Section 1-9-105. A. The Department of Human Services shall carefully define the children and youth programs of the Department as to their purpose, the population served, and performance expectations. Planning for new programs and services and major modifications to existing ones shall include evaluation of their effect on other programs and services and communication and coordination with other public and private children and youth service providers in order to assure successful and cost-effective

implementation of the program. An evaluation component that
includes monitoring and evaluation of client outcomes shall be
incorporated into all of the Department's programs and services to
children and youth, whether provided directly by the agency or
through a contract.

- 1. All programs and services shall be designed to ensure the accessibility of the program to the persons served. Provision for transportation, child care and similar services necessary in order to assist persons to access the services shall be made. If the service is provided in an office setting, the service shall be available during the evening.
- 2. Programs and services shall be targeted to the areas of the state having the greatest need for them. The programs and services shall be designed to meet the needs of the area in which they are located. Programs and services intended for statewide implementation shall be implemented first in those areas that have the greatest need for them.
- 3. As a part of the Department's program planning and monitoring processes, the Department shall examine its programs and services to children and youth to ensure that the practices within them do not operate to detriment of minority children and youth.
- 4. All child care services and facilities operated by the Department shall be accredited by the National Council on Accreditation, when applicable.

- B. The Department shall develop a five-year plan for children and youth services provided by the agency. The plan shall be reviewed annually and modified as necessary. Agency budget recommendations of the Department for services to children and youth shall be based upon documented needs, and the development of budget recommendations and priorities shall be closely integrated with agency and interagency program planning and management.
- C. The Department shall annually review its programs and services and submit a report to the Governor, the Speaker of the House of Representatives, the President Pro Tempore of the Senate, and the Supreme Court of the State of Oklahoma, analyzing and evaluating the effectiveness of the programs and services being carried out by the Department. Such report shall include, but not be limited to:
- An analysis and evaluation of programs and services continued, established and discontinued during the period covered by the report;
- 2. A description of programs and services which should be implemented;
  - 3. Statutory changes necessary;

4. Relevant information concerning the number of children in
the Department's custody during the period covered by the report;
and

5. Such other information as will enable a user of the report to ascertain the effectiveness of the Department's programs and services.

- D. The Department shall annually submit a report to the

  Governor, President Pro Tempore of the Senate, Speaker of the House

  of Representatives and the Oklahoma Supreme Court which shall

  include:
- 1. Information concerning the number of children in the

  Department's custody that are placed in non-family settings,

  including but not limited to the types of settings utilized and the duration of the children's stays in such settings;
- 2. A census of approved foster homes and the number of children placed in those homes and a comparative review of foster home room and board rates; and
- 3. Information concerning child welfare staff workloads and comparative salaries for such staff.
- SECTION 4. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 1-9-116.1 of Title 10A, unless there is created a duplication in numbering, reads as follows:

A foster parent who is acting in good faith and pursuant to the reasonable and prudent parent standard shall not be liable for property damage or injuries caused by the child or injuries to the child placed in his or her care when the child engages in appropriate activities and such damage or injuries results from the

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1 | inherent risks typically associated with such activities. Nothing
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- 2 | in this section shall prevent or limit the liability of a foster
- 3 parent if the foster parent commits an act or omission that
- 4 | constitutes willful or wanton disregard for the safety of the child
- 5 or other persons or their property, and that act or omission caused
- 6 the damage or injuries.
- 7 | SECTION 5. AMENDATORY 10A O.S. 2011, Section 1-9-119, as
- 8 | last amended by Section 4, Chapter 257, O.S.L. 2014 (10A O.S. Supp.
- 9 2016, Section 1-9-119), is amended to read as follows:
- 10 Section 1-9-119. A. A statement of foster parent's rights
- 11 | shall be given to every foster parent annually and shall include,
- 12 | but not be limited to, the right to:
- 1. Be treated with dignity, respect, and consideration as a
- 14 professional member of the child welfare team;
- 2. Be notified of and be given appropriate, ongoing education
- 16 and continuing education and training to develop and enhance foster
- 17 parenting skills;
- 18 3. Be informed about ways to contact the state agency or the
- 19 child-placing agency in order to receive information and assistance
- 20 to access supportive services for any child in the foster parent's
- 21 | care;
- 22 4. Receive timely financial reimbursement for providing foster
- 23 | care services;

5. Be notified of any costs or expenses for which the foster parent may be eligible for reimbursement;

- 6. Be provided a clear, written explanation of the individual treatment and service plan concerning the child in the foster parent's home, listing components of the plan pursuant to the provisions of the Oklahoma Children's Code;
- 7. Receive, at any time during which a child is placed with the foster parent, additional or necessary information that is relevant to the care of the child;
- 8. Be notified of scheduled review meetings, permanency planning meetings, <u>family team meetings</u> and special staffing concerning the foster child <u>in the foster parent's home</u> in order to actively participate in the case planning and decision-making process regarding the child;
- 9. Provide input concerning the plan of services for the child and to have that input be given full consideration in the same manner as information presented by any other professional on the team;
- 10. Communicate with other foster parents in order to share information regarding the foster child. In particular, receive any information concerning the number of times a foster child has been moved and the reasons why, and the names and telephone numbers of the previous foster parent if the previous foster parent has authorized such release;

11. Communicate with other professionals who work with the foster child within the context of the team including, but not limited to, therapists, physicians, and teachers;

- 12. Be given, in a timely and consistent manner, any information regarding the child and the child's family which is pertinent to the care and needs of the child and to the making of a permanency plan for the child. Disclosure of information shall be limited to that information which is authorized by the provisions of Chapter VI of the Oklahoma Children's Code for foster parents;
- 13. Be given reasonable notice of any change in or addition to the services provided to the child pursuant to the child's individual treatment and service plan;
  - 14. a. Be given written notice of:

- (1) plans to terminate the placement of the child with the foster parent pursuant to Section 1-4-805 of this title, and
- (2) the reasons for the changes or termination in placement  $\frac{1}{2}$
- b. The notice shall be waived only in emergency cases pursuant to Section 1-4-805 of this title;
- 15. Be notified by the applicable state agency in a timely and complete manner of all court hearings, including notice of the date and time of any court hearing, the name of the judge or hearing

officer hearing the case, the location of the hearing, and the court docket number of the case;

16. Be informed of decisions made by the court, the state agency or the child-placing agency concerning the child;

- 17. Be considered as a preferred placement option when a foster child who was formerly placed with the foster parent is to reenter foster care at the same level and type of care, if that placement is consistent with the best interest of the child and other children in the home of the foster parent;
- 18. Be provided a fair, timely, and impartial investigation of complaints concerning the certification of the foster parent;
  - 19. Be provided the opportunity to request and receive a fair and impartial hearing regarding decisions that affect certification retention or placement of children in the home;
- 20. Be allowed the right to exercise parental substitute authority;
  - 21. Have timely access to the appeals process of the state agency and child placement agency and the right to be free from acts of harassment and retaliation by any other party when exercising the right to appeal;
- 22. Be given the number of the statewide toll-free Foster 22 Parent Hotline;
- 23. File a grievance and be informed of the process for filing 24 a grievance; and

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        24. Receive a copy of the liability insurance policy the
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    Department of Human Services maintains for every Department-
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    contracted foster home placement.
            The Department of Human Services and a child-placing agency
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    under contract with the Department shall be responsible for
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    implementing this section.
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        C. Nothing in this section shall be construed to create a
    private right of action or claim on the part of any individual, the
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    Department, the Office of Juvenile Affairs, or any child-placing
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    agency.
        SECTION 6. This act shall become effective November 1, 2017.
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