1	STATE OF OKLAHOMA
2	2nd Session of the 56th Legislature (2018)
3	HOUSE BILL 2972 By: Frix
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6	AS INTRODUCED
7	An Act relating to torts; amending 76 O.S. 2011,
8	Section 19, as last amended by Section 1, Chapter 100, O.S.L. 2015 (76 O.S. Supp. 2017, Section 19),
9	which relates to access to medical records; adding time requirement for access to medical records; and
LO	providing an effective date.
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L3	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
L 4	SECTION 1. AMENDATORY 76 O.S. 2011, Section 19, as last
15	amended by Section 1, Chapter 100, O.S.L. 2015 (76 O.S. Supp. 2017,
16	Section 19), is amended to read as follows:
L7	Section 19. A. 1. Any person who is or has been a patient of
18	a doctor, hospital, or other medical institution shall be entitled,
L9	upon request, to obtain access within thirty (30) calendar days of
20	the request to the information contained in the patient's medical
21	records, including any x-ray or other photograph or image or
22	pathology slide. Disclosure regarding a deceased patient shall
23	require either a court order or a written release of an executor,
24	administrator or personal representative appointed by the court, or

Req. No. 8094 Page 1

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if there is no such appointment, by the spouse of the patient or, if none, by any responsible member of the family of the patient. As used in this paragraph, "responsible family member" shall mean the parent, adult child, adult sibling or other adult relative who was actively involved in providing care to or monitoring the care of the patient as verified by the doctor, hospital or other medical institution responsible for the care and treatment of such person.

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2. Any person who is or has been a patient of a doctor, hospital, or other medical institution shall be furnished copies of all records, including any x-ray, other photograph or image or pathology slide, pertaining to that person's case upon request and upon the tender of the expenses enumerated in this paragraph. cost of each copy to such person or to the personal representative, spouse or responsible family member of such person, not including any x-ray or other photograph or image or pathology slide, shall be fifty cents (\$0.50) for each page. Requests for medical records from attorneys, insurance companies and by way of subpoena shall be charged a base fee of Ten Dollars (\$10.00) in addition to the per page charges required pursuant to this section, plus postage or delivery fee. The physician, hospital or other medical professionals and institutions, or their business associates as the term is defined in Section 160.103 of Title 45 of the United States Code of Federal Regulations shall produce the records in digital form at the rate of thirty cents (\$0.30) per page if:

Req. No. 8094 Page 2

a. the entire request can be reproduced from an electronic health record system,

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- b. the medical record is specifically requested to be delivered in electronic format, and
- 5 the medical record can be delivered electronically. If a provider or business associate transmits the records 6 7 electronically, no postage shall be charged but a delivery charge shall apply. In no event shall a charge for the reproduction of 8 9 electronically stored and delivered medical records pursuant to this 10 paragraph exceed Two Hundred Dollars (\$200.00) plus postage or 11 delivery fee. The cost of each x-ray, other photograph or image, or 12 pathology slide to such person or to the legal representative of 13 such person shall be Five Dollars (\$5.00). The physician, hospital, 14 or other medical professionals and institutions, or their business 15 associates as the term is defined in Section 160.103 of Title 45 of 16 the United States Code of Federal Regulations, shall not charge a 17 person who requests their own record a fee for searching, 18 retrieving, reviewing, and preparing medical records of the person. 19 No mailing fee shall be charged for copies provided by facsimile. 20 All requests for medical records made pursuant to this subsection 21 shall be subject to the fees described in this section regardless of 22 where the copies or electronic versions of such records are actually 23 produced.

Req. No. 8094 Page 3

3. The provisions of paragraphs 1 and 2 of this subsection shall not apply to psychological, psychiatric, mental health or substance abuse treatment records. In the case of psychological, psychiatric, mental health or substance abuse treatment records, access to information contained in the records shall be obtained pursuant to Section 1-109 of Title 43A of the Oklahoma Statutes.

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In cases involving a claim for personal injury or death В. 1. against any practitioner of the healing arts or a licensed hospital, or a nursing facility or nursing home licensed pursuant to Section 1-1903 of Title 63 of the Oklahoma Statutes arising out of patient care, where any person has placed the physical or mental condition of that person in issue by the commencement of any action, proceeding, or suit for damages, or where any person has placed in issue the physical or mental condition of any other person or deceased person by or through whom the person rightfully claims, that person shall be deemed to waive any privilege granted by law concerning any communication made to a physician or health care provider with reference to any physical or mental condition or any knowledge obtained by the physician or health care provider by personal examination of the patient; provided that, before any communication, medical or hospital record, or testimony is admitted in evidence in any proceeding, it must be material and relevant to an issue therein, according to existing rules of evidence. Psychological, psychiatric, mental health and substance abuse

Req. No. 8094 Page 4

treatment records and information from psychological, psychiatric, mental health and substance abuse treatment practitioners may only be obtained provided the requirements of Section 1-109 of Title 43A of the Oklahoma Statutes are met.

- 2. Any person who obtains any document pursuant to the provisions of this section shall provide copies of the document to any opposing party in the proceeding upon payment of the expense of copying the document pursuant to the provisions of this section.
- C. This section shall not apply to the records of an inmate in a correctional institution when the correctional institution believes the release of such information to be a threat to the safety or security of the inmate or the institution.

1.3 SECTION 2. This act shall become effective November 1, 2018.

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Page 5

Req. No. 8094