1	ENGROSSED SENATE AMENDMENTS TO				
2	ENGROSSED HOUSE				
3	BILL NO. 1279 By: Lawson and Munson of the House				
4	and				
5	Stanley of the Senate				
6					
7					
8	An Act relating to mental health; amending 43A O.S. 2011, Sections 5-502, as amended by Section 1, Chapter 280, O.S.L. 2016, 5-503 and 5-511 (43A O.S. Supp. 2018, Section 5-502), which relate to definitions; modifying definition; providing for voluntary and involuntary admission for treatment;				
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10					
11	expanding requirements for admission to hospital or inpatient mental health or substance abuse treatment; requiring hearings pursuant to the Inpatient Mental Health and Substance Abuse Treatment of Minors Act; modifying rights to type of hearing; and providing an effective date.				
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16	AMENDMENT NO. 1. Page 16, lines 6 through 8, delete all new language				
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18	AMENDMENT NO. 2. Page 16, line 9, insert after the word "treatment" and before the word "must", the following				
19	language:				
20	"shall be made by the judge; provided, however, the judge on his or her own motion may call a jury to try any such				
21	case. Such decision"				
22	and amend the title to conform				
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1	Passed the Senate the 23rd day of April, 2019.
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4	Presiding Officer of the Senate
5	Passed the House of Representatives the day of,
6	2019.
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8	Dussiding Officers of the Neuro
9	Presiding Officer of the House of Representatives
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10	voluntary and involuntary admission for treatment; expanding requirements for admission to hospital or inpatient mental health or substance abuse treatment; requiring hearings pursuant to the Inpatient Mental Health and Substance Abuse Treatment of Minors Act; modifying rights to type of hearing; and providing an effective date.				
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17	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:				
18	SECTION 1. AMENDATORY 43A O.S. 2011, Section 5-502, as				
19	amended by Section 1, Chapter 280, O.S.L. 2016 (43A O.S. Supp. 2018,				
20	Section 5-502), is amended to read as follows:				
21	Section 5-502. As used in the Inpatient Mental Health and				
22	Substance Abuse Treatment of Minors Act:				
23	1. "Minor" means any person under eighteen (18) years of age;				
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- 2. a. "Minor in need of treatment" means a minor who because
 of his or her mental illness or drug or alcohol
 dependency:
 - (1) poses a substantial risk of physical harm to self in the near future as manifested by evidence of serious threats of or attempts at suicide or other significant self-inflicted bodily harm,
 - (2) poses a substantial risk of physical harm to another person or persons in the near future as manifested by evidence of violent behavior directed toward another person or persons,
- 12 (3) has placed another person or persons in a 13 reasonable fear of violent behavior or serious 14 physical harm directed toward such person or 15 persons as manifested by serious and immediate 16 threats,
- 17 is in a condition of severe deterioration such (4) 18 that, without intervention, there exists a 19 substantial risk that severe impairment or injury 20 to the minor will result in the near future, or 21 (5) poses a substantial risk of serious physical 22 injury to self or death in the near future as 23 manifested by evidence that the minor is unable
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to provide for and is not providing for his or her basic physical needs.

- b. The mental health or substance abuse history of the minor may be used as part of the evidence to determine whether the minor is a minor in need of treatment as defined in this section. The mental health or substance abuse history of the minor shall not be the sole basis for this determination.
- 9 с. The term "minor in need of treatment" shall not mean a 10 minor afflicted with epilepsy, a developmental 11 disability, organic brain syndrome, physical 12 handicaps, brief periods of intoxication caused by 13 such substances as alcohol or drugs or who is truant 14 or sexually active unless the minor also meets the 15 criteria for a minor in need of treatment pursuant to 16 subparagraph a or b of this paragraph;

17 3. "Consent" means the voluntary, express, and informed 18 agreement to treatment in a mental health facility by a minor 19 sixteen (16) years of age or older or by a parent of the minor;

4. "Individualized treatment plan" means a specific plan for
the care and treatment of an individual minor who requires inpatient
mental health treatment. The plan shall be developed with maximum
involvement of the family of the minor, consistent with the desire

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1 of the minor for confidentiality and with the treatment needs of the 2 minor, and shall clearly include the following:

- a. a statement of the presenting problems of the minor,
 short- and long-term treatment goals and the estimated
 date of discharge. The short- and long-term goals
 shall be based upon a clinical evaluation and shall
 include specific behavioral and emotional goals
 against which the success of treatment can be
 measured,
- b. treatment methods and procedures to be used to achieve
 these goals, which methods and procedures are related
 to each of these goals and which include, but are not
 limited to, specific prognosis for achieving each of
 these goals,
- 15 identification of the types of professional personnel с. 16 who will carry out the treatment procedures including, 17 but not limited to, appropriate licensed mental health 18 professionals, education professionals, and other 19 health or social service professionals, and 20 documentation of the involvement of the minor or the d. 21 parent of the minor or legal custodian in the 22 development of the treatment plan and whether all 23 persons have consented to such plan;
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5. "Inpatient treatment" means treatment services offered or
 provided for a continuous period of more than twenty-four (24) hours
 in residence after admission to a mental health or substance abuse
 treatment facility for the purpose of observation, evaluation or
 treatment;

6 6. "Least restrictive alternative" means the treatment and
7 conditions of treatment which, separately and in combination, are no
8 more intrusive or restrictive of freedom than reasonably necessary
9 to achieve a substantial therapeutic benefit to the minor, or to
10 protect the minor or others from physical injury;

11 "Less restrictive alternative to inpatient treatment" means 7. 12 and includes, but is not limited to, outpatient counseling services, 13 including services provided in the home of the minor and which may 14 be referred to as "home-based services", day treatment or day 15 hospitalization services, respite care, or foster care or group home 16 care, as defined by Section 1-1-105 of Title 10A of the Oklahoma 17 Statutes, through a program established and specifically designed to 18 meet the needs of minors in need of mental health treatment, or a 19 combination thereof:

8. "Licensed mental health professional" means a person who is not related by blood or marriage to the person being examined or does not have any interest in the estate of the person being examined, and who is:

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1	a.	a psychiatrist who is a diplomate of the American
2		Board of Psychiatry and Neurology or American
3		Osteopathic Board of Neurology and Psychiatry,
4	b.	a physician licensed pursuant to the Oklahoma
5		Allopathic Medical and Surgical Licensure and
6		Supervision Act or the Oklahoma Osteopathic Medicine
7		Act,
8	с.	a clinical psychologist who is duly licensed to
9		practice by the State Board of Examiners of
10		Psychologists,
11	d.	a professional counselor licensed pursuant to the
12		Licensed Professional Counselors Act,
13	e.	a person licensed as a clinical social worker pursuant
14		to the provisions of the Licensed Social Workers Act,
15	f.	a licensed marital and family therapist as defined in
16		the Marital and Family Therapist Licensure Act,
17	g.	a licensed behavioral practitioner as defined in the
18		Licensed Behavioral Practitioner Act,
19	h.	an advanced practice nurse, as defined in the Oklahoma
20		Nursing Practice Act, specializing in mental health,
21	i.	a physician assistant, who is licensed in good
22		standing in this state, or
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j. a licensed alcohol and drug counselor/mental health
 (LADC/MH) as defined in the Licensed Alcohol and Drug
 Counselors Act.

4 For the purposes of this paragraph, "licensed" means that the person 5 holds a current, valid license issued in accordance with the laws of 6 this state;

9. "Mental health evaluation" means an examination or evaluation of a minor for the purpose of making a determination whether, in the opinion of the licensed mental health professional making the evaluation, the minor is a minor in need of treatment and, if so, is in need of inpatient treatment and for the purpose of preparing reports or making recommendations for the most appropriate and least restrictive treatment for the minor;

14 "Mental health facility" means a public or private hospital 10. 15 or related institution as defined by Section 1-701 of Title 63 of 16 the Oklahoma Statutes offering or providing inpatient mental health 17 services, a public or private facility accredited as an inpatient or 18 residential psychiatric facility by the Joint Commission on 19 Accreditation of Healthcare Organizations, or a facility operated by 20 the Department of Mental Health and Substance Abuse Services and 21 designated by the Commissioner of the Department of Mental Health 22 and Substance Abuse Services as appropriate for the inpatient 23 evaluation or treatment of minors;

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"Mental illness" means a substantial disorder of the 1 11. 2 child's thought, mood, perception, psychological orientation or 3 memory that demonstrably and significantly impairs judgment, 4 behavior or capacity to recognize reality or to meet the ordinary 5 demands of life. "Mental illness" may include substance abuse, which is the use, without compelling medical reason, of any 6 7 substance which results in psychological or physiological dependency as a function of continued use in such a manner as to induce mental, 8 9 emotional, or physical impairment and cause socially dysfunctional 10 or socially disordering behavior;

11 12. "Parent" means:

- a. a biological or adoptive parent who has legal custody
 of the minor or has visitation rights, or
- b. a person judicially appointed as a legal guardian or
 custodian of the minor, or
- 16 c. a relative within the third degree of consanguinity 17 who exercises the rights and responsibilities of legal 18 custody by delegation from a parent, as provided by 19 law;

20 13. "Person responsible for the supervision of the case" means: 21 a. when the minor is in the legal custody of a private 22 child care agency, the Department of Human Services or 23 the Office of Juvenile Affairs, the caseworker or

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1 other person designated by the agency to supervise the
2 case, or

b. when the minor is a ward of the court and under the
court-ordered supervision of the Department of Human
Services, the Office of Juvenile Affairs or a
statutorily constituted juvenile bureau, the person
designated by the Department of Human Services, the
Office of Juvenile Affairs or juvenile bureau to
supervise the case;

10 14. "Initial assessment (medical necessity review)" means the 11 examination of current and recent behaviors and symptoms of a minor 12 who appears to be mentally ill, alcohol-dependent, or drug-dependent 13 and a minor requiring treatment, whose condition is such that it 14 appears that emergency detention may be warranted by a licensed 15 mental health professional at a facility approved by the 16 Commissioner of Mental Health and Substance Abuse Services, or a 17 designee, as appropriate for such examination to determine if 18 emergency detention of the minor is warranted, and whether admission 19 for inpatient mental illness or drug- or alcohol-dependence 20 treatment or evaluation constitutes the least restrictive level of 21 care necessary;

15. "Ward of the court" means a minor adjudicated to be a deprived child, a child in need of supervision, or a delinquent child;

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1 16. "Treatment" means any planned intervention intended to
 2 improve the functioning of a minor in those areas which show
 3 impairment as a result of mental illness or drug or alcohol
 4 dependence; and

5 17. "Prehearing detention order" means a court order that 6 authorizes a facility to detain a minor pending a hearing on a 7 petition to determine whether the minor is a minor in need of 8 treatment.

9 SECTION 2. AMENDATORY 43A O.S. 2011, Section 5-503, is 10 amended to read as follows:

Section 5-503. A. A parent of a minor or a minor sixteen (16) years of age or older may consent to the voluntary admission of the minor for inpatient mental health or substance abuse treatment.

B. Upon the application of a minor sixteen (16) years of age or older or a parent of a minor, a mental health or substance abuse facility may admit the minor for inpatient evaluation or treatment if the person in charge of the facility, or a designee, determines the minor to be clinically eligible for such admission, and:

After an initial assessment, a licensed mental health
 professional determines and states in writing that there is
 reasonable cause to believe that the minor may be a minor in need of
 treatment and that an evaluation is necessary to properly determine
 the condition and treatment needs of the minor, if any; and

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1 2. After an outpatient or inpatient mental health evaluation, a 2 licensed mental health professional determines and states in writing 3 that in the opinion of the professional, the minor is a minor in need of treatment and: 4 5 a. the minor appears to have a mental illness or drug or alcohol dependence serious enough to warrant inpatient 6 7 treatment and is reasonably likely to benefit from the treatment, and 8 9 b. based upon the following, inpatient treatment is determined to be the least restrictive alternative 10 11 that meets the needs of the minor: 12 (1) reasonable efforts have been made to provide for 13 the treatment needs of the minor through the 14 provision of less restrictive alternatives and 15 such alternatives have failed to meet the 16 treatment needs of the minor, or 17 (2) after a thorough consideration of less 18 restrictive alternatives to inpatient treatment, 19 the condition of the minor is such that less 20 restrictive alternatives are unlikely to meet the 21 treatment needs of the minor, and 22 с. the minor has been provided with a clinically 23 appropriate explanation of the nature and purpose of 24 the treatment.

The consenting parent shall have the opportunity to discuss the
 findings with a person involved in the treatment of the minor.

C. The determinations and written statements of a licensed mental health professional made pursuant to this section shall, upon the admission of the minor for inpatient evaluation or treatment, be made a part of the medical record of the minor.

7 Inpatient treatment of a minor admitted under this section D. may not continue unless continued inpatient treatment has been 8 9 authorized by appropriate hospital medical personnel, based upon 10 their written findings that the criteria set forth in subsection B 11 of this section continue to be met, after such persons have examined 12 the minor and interviewed the consenting parent and reviewed reports 13 submitted by members of the facility staff familiar with the 14 condition of the minor. This finding is subject to the review 15 provisions contained in Section 5-512 of this title.

16 A mental health or substance abuse treatment facility may Ε. 17 request that the district attorney file a petition alleging a minor 18 to be a minor in need of treatment and require inpatient treatment 19 when the parent consenting to the admission of a minor or when the 20 minor age sixteen (16) years or older who had previously consented 21 to admission revokes such consent and the person in charge of the 22 facility, or a designee, determines that the condition of the minor 23 is such that the minor should remain in the facility. If the 24 district attorney refuses to file a petition, the district attorney

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1 must immediately notify the requesting facility, in writing, of the 2 refusal to file.

F. A minor who is in the legal custody of the Department of Human Services or the Office of Juvenile Affairs, or and who is a ward of a court may be admitted to a hospital or other facility for inpatient mental health or substance abuse treatment only pursuant to the provisions of Section 5-507 of this title.

8 1. A public or private child care agency having legal custody
9 of a minor may request the district attorney to file a petition
10 alleging the minor to be a minor in need of treatment and to require
11 inpatient treatment.

12 2. Nothing in the Inpatient Mental Health and Substance Abuse 13 Treatment of Minors Act shall be interpreted to prohibit or preclude 14 the provision of outpatient treatment or services including, but not 15 limited to, outpatient evaluation, counseling, educational, 16 rehabilitative or other mental health and substance abuse services 17 to the minor, as necessary and appropriate, in the absence of a 18 specific court order for such services.

19 G. 1. An order of a court committing a minor to a facility for 20 inpatient mental health or substance abuse evaluation or treatment 21 shall not, by itself, relieve a parent of the obligation to provide 22 for the support of the minor nor of liability for the cost of 23 treatment provided to the minor.

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Nothing in the Inpatient Mental Health and Substance Abuse
 Treatment of Minors Act shall be interpreted to:

- 3 limit the authority of the court to order a parent to a. 4 make support payments or to make payments or 5 reimbursements for medical care or treatment, including mental health care or treatment, to the 6 7 person, institution, or agency having custody of the minor or providing the treatment, or 8 9 b. abrogate the right of the minor to any benefits
- 10 11

provided through public funds for which the minor is otherwise eligible.

12 3. An order committing a minor to a facility for inpatient 13 mental health or substance abuse treatment shall not by itself serve 14 to preclude a subsequent adjudication which finds the minor to be 15 delinquent, in need of supervision or deprived nor shall it cause 16 the vacation of any such order of adjudication previously entered.

H. If the parent who consented to the admission of a minor under this section revokes such consent at any time, the minor shall be discharged within forty-eight (48) hours, excluding weekends and holidays, unless the district attorney is requested to file a petition alleging the minor to be a minor in need of treatment and to require inpatient treatment in accordance with the provisions of this title. If the district attorney refuses to file a petition,

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the district attorney must immediately notify the requesting
 facility, in writing, of the refusal to file.

3 I. If a minor sixteen (16) years of age or older who consented 4 to treatment subsequently revokes their consent at any time, the 5 minor shall be discharged within forty-eight (48) hours, excluding weekends and holidays, unless the district attorney is requested to 6 7 file a petition alleging the minor to be a minor in need of treatment and to require inpatient treatment in accordance with the 8 9 provisions of this title or the parent of the minor subsequently 10 consents to the treatment of the minor. If the district attorney 11 refuses to file a petition, the district attorney must immediately 12 notify the requesting facility, in writing, of the refusal to file. 13 SECTION 3. AMENDATORY 43A O.S. 2011, Section 5-511, is 14 amended to read as follows:

15 Section 5-511. A. Hearings pursuant to the Inpatient Mental 16 Health and Substance Abuse Treatment of Minors Act shall be private 17 unless specifically ordered by the judge to be conducted in public, 18 but persons having a direct interest in the case shall be admitted. 19 Stenographic notes or other transcript of the hearings shall be kept 20 as in other cases, but they shall not be open to inspection except 21 by order of the court or as otherwise provided by Title 10A of the 22 Oklahoma Statutes for court records relating to children.

B. The minor may remain silent as a matter of right in hearings
 pursuant to the Inpatient Mental Health and Substance Abuse

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1 Treatment of Minors Act and shall be so advised. No statement,
2 admission or confession made by the minor alleged to be a minor in
3 need of treatment shall be used against the minor for any purpose
4 except for proceedings pursuant to the Inpatient Mental Health and
5 Substance Abuse Treatment of Minors Act.

6 In hearings to determine whether a minor is a minor in need С. 7 of treatment, the minor shall have the right to demand a nonjury trial, which shall be granted as in other cases, unless waived. A 8 9 decision determining a minor to be a minor in need of treatment must 10 be based on sworn testimony and the minor must have the opportunity 11 for cross-examination unless the facts are stipulated. Where the 12 facts are stipulated, the judge must ascertain from the minor if the 13 minor agrees with the stipulation and understands the consequences 14 of stipulating the facts.

D. In hearings to determine whether a minor is a minor in need
of treatment, the minor shall have the right to demand a trial by
jury, which shall be granted as in other cases, unless waived, or
the judge on his or her own motion may call a jury to try any such
case. Such jury shall consist of six persons.

20 <u>1. If a jury trial is not demanded, the The</u> court may receive 21 as evidence and act upon the evaluation or report of the licensed 22 mental health professional who evaluated the minor;

23 2. When the hearing is conducted as a jury trial, any witness
 24 on behalf of the district attorney shall be subject to cross-

1 examination by the attorney for the minor alleged to be a minor 2 requiring treatment.

3 E. If authorized by the court, any proceeding held pursuant to 4 the Inpatient Mental Health and Substance Abuse Treatment of Minors 5 Act may be conducted via teleconference communication; provided, that when a parent or child appears for a proceeding via 6 7 teleconference, the attorney representing that parent or child shall personally appear at the hearing. For purposes of this paragraph, 8 9 "teleconference communication" means participation in the hearing by 10 interactive telecommunication, including telephonic communication, 11 by the absent party, those parties present in court, the attorneys, 12 and others deemed to be necessary participants to the proceeding 13 including, but not limited to, foster parents and facility staff 14 where a child may be receiving care or treatment. 15 SECTION 4. This act shall become effective November 1, 2019. 16 Passed the House of Representatives the 6th day of March, 2019. 17 18 Presiding Officer of the House 19 of Representatives 20 Passed the Senate the ____ day of _____, 2019. 21

Presiding Officer of the Senate

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