1	STATE OF OKLAHOMA
2	1st Session of the 57th Legislature (2019)
3	COMMITTEE SUBSTITUTE FOR
4	SENATE BILL NO. 460 By: Treat and Simpson
5	
6	
7	COMMITTEE SUBSTITUTE
8	An Act relating to the Office of Juvenile Affairs; amending 10A O.S. 2011, Section 2-7-201, as last
9	amended by Section 1, Chapter 386, O.S.L. 2016 (10A O.S. Supp. 2018, Section 2-7-201), which relates to
10	the Executive Director of the Office; requiring that Executive Director be appointed by Governor with
11	advice and consent of the Senate; requiring service at pleasure of Governor; requiring Governor to fix
12	salary of Director; modifying powers and duties of Executive Director; abolishing Board of Juvenile
13	Affairs and transferring its powers, duties and responsibilities to the Executive Director; modifying
14	references to Board; providing that actions taken by Board remain in effect unless changed by Executive
15	Director; amending 10 O.S. 2011, Section 404.1, as last amended by Section 1, Chapter 109, O.S.L. 2017
16	(10 O.S. Supp. 2018, Section 404.1), which relates to child care facilities; amending 10A O.S. 2011,
17	Sections 2-1-103, as last amended by Section 2, Chapter 254, O.S.L. 2017, 2-3-103, as amended by
18	Section 1, Chapter 67, O.S.L. 2016, 2-4-101, as amended by Section 1, Chapter 335, O.S.L. 2014, 2-4-
19	103, 2-5-212, as amended by Section 5, Chapter 362, O.S.L. 2014, 2-7-202, as last amended by Section 1,
20	Chapter 222, O.S.L. 2018, 2-7-305, as last amended by Section 1, Chapter 225, O.S.L. 2017, 2-7-306, as last
21	amended by Section 22, Chapter 404, O.S.L. 2013, 2-7- 311, 2-7-602, as amended by Section 2, Chapter 307,
22	O.S.L. 2016, 2-7-603, 2-7-606, as amended by Section 44, Chapter 304, O.S.L. 2012, 2-7-608, as amended by
23	Section 3, Chapter 67, O.S.L. 2016, 2-7-611, Section 1, Chapter 129, O.S.L. 2013, Sections 2 and 3,
24	Chapter 129, O.S.L. 2013, as amended by Sections 1

1 and 2, Chapter 67, O.S.L. 2014, Section 1, Chapter 201, O.S.L. 2014, as amended by Section 1, Chapter 2 232, O.S.L. 2016, Section 3, Chapter 307, O.S.L. 2016, 2-7-705, 2-7-801 and 2-7-802 (10A O.S. Supp. 3 2018, Sections 2-1-103, 2-3-103, 2-4-101, 2-5-212, 2-7-202, 2-7-305, 2-7-306, 2-7-602, 2-7-606, 2-7-608, 2-7-613, 2-7-614, 2-7-615, 2-7-616 and 2-7-617), 4 which relate to the Oklahoma Juvenile Code; repealing 5 10A 2001, Section 2-7-101, which relates to the Board of Juvenile Affairs; and declaring an emergency. 6 7 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: 8 9 SECTION 1. AMENDATORY 10A O.S. 2011, Section 2-7-201, as last amended by Section 1, Chapter 386, O.S.L. 2016 (10A O.S. Supp. 10 11 2018, Section 2-7-201), is amended to read as follows: 12 Section 2-7-201. A. The Board of Juvenile Affairs Governor shall appoint the Executive Director of the Office of Juvenile 13 Affairs, with the advice and consent of the Senate. The Executive 14 Director shall serve at the pleasure of the Board Governor. The 15 Governor shall fix the salary of the Executive Director. 16 The Executive Director of the Office of Juvenile Affairs 17 в. shall be qualified for such position by character, ability, 18 education, training, and successful administrative experience in one 19 of the following: Corrections, juvenile justice, juvenile 20 delinquency, criminal justice, law, police science, criminology, 21 psychology, sociology, administration, education, or a related 22 social science. 23

C. The Executive Director shall provide for the administration
 of the Office of Juvenile Affairs and shall:

3 1. Be the executive officer and supervise the activities of the4 Office of Juvenile Affairs;

5 2. Pursuant to legislative authorization employ, discharge, appoint or contract with, and fix the duties and compensation of 6 such assistants, attorneys, law enforcement officers, probation 7 officers, psychologists, social workers, medical professionals, 8 9 administrative, clerical and technical, investigators, aides and 10 such other personnel, either on a full-time, part-time, fee or 11 contractual basis, as in the judgment and discretion of the 12 Executive Director shall be deemed necessary in the performance or carrying out of any of the purposes, objectives, responsibilities, 13 or statutory provisions relating to the Office of Juvenile Affairs, 14 or to assist the Executive Director of the Office of Juvenile 15 Affairs in the performance of official duties and functions; 16

Establish internal policies and procedures for the proper
 and efficient administration of the Office of Juvenile Affairs; and

Exercise all incidental powers which are necessary and
 proper to implement the purposes of the Office of Juvenile Affairs
 pursuant to the Oklahoma Juvenile Code;

22 <u>5. Adopt and promulgate rules for the Office, including the</u> 23 <u>adoption of an official seal;</u>

1	6. Prepare and administer the budget of the Office as provided
2	by law;
3	7. Conduct periodic reviews and planning activities related to
4	the goals, objectives, priorities, and policies of the Office;
5	8. Provide a public forum for receiving comments and
6	disseminating information to the public and the regulated community
7	regarding goals, objectives, priorities, and policies of the Office
8	at least quarterly; and
9	9. Establish contracting procedures for the Office and
10	guidelines for rates of payment for services provided by contract.
11	D. As the rulemaking entity of the Office, the Director is
12	specifically charged with the duty of promulgating rules which will
13	implement the duties and responsibilities of the Office pursuant to
14	the Oklahoma Juvenile Code.
15	E. The Board of Juvenile Affairs is hereby abolished and its
16	powers, duties and responsibilities are hereby transferred to the
17	Executive Director. Any reference in the Oklahoma Statutes to the
18	Board shall be deemed to be a reference to the Executive Director.
19	Any administrative rules or policies or performance standards
20	adopted by, or any actions taken by, the Board of Juvenile Affairs
21	related to personnel and other administrative issues and any rules
22	promulgated relating to the custody, care and supervision of
23	children adjudicated to be delinquent or in need of supervision
24	prior to November 1, 2019, shall be and remain in effect until

Req. No. 1857

1 amended, repealed or superseded by actions of the Executive Director
2 as provided in this section.

D. F. The Executive Director shall employ an attorney to be
designated the "General Counsel" who shall be the legal advisor for
the Office of Juvenile Affairs. Except as provided in this
subsection, the General Counsel is authorized to appear for and
represent the Board and Office in any litigation that may arise in
the discharge of the duties of the Board and Office.

9 It shall continue to be the duty of the Attorney General to give 10 an official opinion to the Executive Director of the Office of Juvenile Affairs and the Office of Juvenile Affairs and to prosecute 11 12 and defend actions therefor, if requested to do so. The Attorney 13 General may levy and collect costs, expenses of litigation and a reasonable attorney fee for such legal services from the Office. 14 15 The Office shall not contract for representation by private legal counsel unless approved by the Attorney General. Such contract for 16 17 private legal counsel shall be in the best interests of the state. The Attorney General shall be notified by the Office of Juvenile 18 Affairs or its counsel of all lawsuits against the Office of 19 Juvenile Affairs or officers or employees thereof, that seek 20 injunctive relief which would impose obligations requiring the 21 expenditure of funds in excess of unencumbered monies in the 22 agency's appropriations or beyond the current fiscal year. The 23 Attorney General shall review any such cases and may represent the 24

Req. No. 1857

interests of the state, if the Attorney General considers it to be
 in the best interest of the state to do so, in which case the
 Attorney General shall be paid as provided in this subsection.
 Representation of multiple defendants in such actions may, at the
 discretion of the Attorney General, be divided with counsel for the
 Office as necessary to avoid conflicts of interest.

7 The Executive Director of the Office of Juvenile Affairs <del>E.</del> G. shall have the authority to commission certified employees within 8 9 the Office of Juvenile Affairs as peace officers. The authority of employees so commissioned shall only include the authority to 10 investigate crimes committed against the Office or crimes committed 11 12 in the course of any program administered by the Office. Employees so commissioned shall also have the authority to serve and execute 13 process, bench warrants, and other court orders in any judicial or 14 15 administrative proceeding in which the agency is a party or participant. Use and possession of firearms for this purpose only 16 shall be permitted. To become qualified as peace officers for the 17 commission, employees shall first obtain a certificate as provided 18 for in Section 3311 of Title 70 of the Oklahoma Statutes. 19

20 F. H. The Executive Director of the Office of Juvenile Affairs, 21 based upon rules established by the Board of Juvenile Affairs, shall 22 have the authority to appoint and commission campus police for 23 secure juvenile facilities and their adjacent grounds under the 24 jurisdiction of the Office of Juvenile Affairs in the same manner

Req. No. 1857

and with the same powers as campus police appointed by governing
 boards of state institutions for higher education under the
 provisions of Section 360.15 et seq. of Title 74 of the Oklahoma
 Statutes.

5 G. I. In the event of the Executive Director's temporary absence, the Executive Director may delegate the exercise of such 6 7 powers and duties to a designee during the Executive Director's In the event of a vacancy in the position of Executive 8 absence. 9 Director, the Board of Juvenile Affairs Governor shall appoint a new 10 Executive Director. The Board Governor may designate an interim or acting Executive Director who is authorized to exercise such powers 11 12 and duties until a permanent Executive Director is employed. 13 SECTION 2. AMENDATORY 10 O.S. 2011, Section 404.1, as last amended by Section 1, Chapter 109, O.S.L. 2017 (10 O.S. Supp. 14 2018, Section 404.1), is amended to read as follows: 15 Section 404.1. A. On and after November 1, 2013: 16 Prior to the issuance of a permit or license, owners and 17 1. responsible entities making a request to establish or operate a 18 child care facility shall have: 19 an Oklahoma State Courts Network search conducted by 20 a. the Department, 21 b. a Restricted Registry search conducted by the 22 facility, 23 24

Req. No. 1857

- c. a national criminal history records search conducted pursuant to paragraph 10 of this subsection,
- d. a criminal history records and sex offender registry search conducted by an authorized source, when the individual has lived outside this state within the last five (5) years,
- e. a search of the Department of Corrections' files
  maintained pursuant to the Sex Offenders Registration
  Act and conducted by the Department of Human Services,
- 10 f. a search of any available child abuse and neglect 11 registry within a state the individual has resided in 12 within the last five (5) years,
- 13 g. search of the nontechnical services worker abuse 14 registry maintained by the State Department of Health 15 pursuant to Section 1-1950.7 of Title 63 of the 16 Oklahoma Statutes, and
- h. a search of the community services worker registry
  maintained by the Department of Human Services
  pursuant to Section 1025.3 of Title 56 of the Oklahoma
  Statutes;
- 21 2. Prior to the employment of an individual:
- a. an Oklahoma State Courts Network search, conducted by
   the Department, shall be requested and received by the
   facility; provided however, if twenty-four (24) hours

1

2

3

4

5

has passed from the time the request to the Department was made, the facility may initiate employment, notwithstanding the provisions of this paragraph,

- 4 b. a Restricted Registry search shall be conducted by the
  5 facility with notification of the search submitted to
  6 the Department,
  - c. a national criminal history records search pursuant to paragraph 10 of this subsection shall be submitted,
- 9 d. a criminal history records and sex offender registry 10 search conducted by an authorized source, when the 11 individual has lived outside this state within the 12 last five (5) years, shall be submitted to the 13 Department,
- e. a search of the Department of Corrections' files
  maintained pursuant to the Sex Offenders Registration
  Act shall be conducted by the Department and received
  by the facility,
- f. a search of any available child abuse and neglect
  registry within a state the individual has resided in
  within the last five (5) years,
- g. search of the nontechnical services worker abuse registry maintained by the State Department of Health pursuant to Section 1-1950.7 of Title 63 of the Oklahoma Statutes, and

1

2

3

7

8

1	h.	a search of the community services worker registry
2		maintained by the Department of Human Services
3		pursuant to Section 1025.3 of Title 56 of the Oklahoma
4		Statutes;
5	3. Prior	r to allowing unsupervised access to children by
6	employees or	individuals, including contract employees and
7	volunteers ar	nd excluding the exceptions in paragraph 8 of this
8	subsection:	
9	a.	Oklahoma State Courts Network search results,
10		conducted by the Department, shall be received by the
11		facility,
12	b.	a Child Care Restricted Registry search shall be
13		conducted by the facility with notification of the
14		search submitted to the Department,
15	C.	national criminal history records search results
16		pursuant to paragraph 10 of this subsection shall be
17		received by the facility,
18	d.	a criminal history records and sex offender registry
19		search conducted by an authorized source, when the
20		individual has lived outside this state within the
21		last five (5) years shall be submitted to the
22		Department,
23	e.	a search of the Department of Corrections' files
24		maintained pursuant to the Sex Offenders Registration

- Act shall be conducted by the Department and received
   by the facility,
- f. a search of any available child abuse and neglect registry within a state the individual has resided in within the last five (5) years,
- g. search of the nontechnical services worker abuse
  registry maintained by the State Department of Health
  pursuant to Section 1-1950.7 of Title 63 of the
  Oklahoma Statutes, and
- h. a search of the community services worker registry
  maintained by the Department of Human Services
  pursuant to Section 1025.3 of Title 56 of the Oklahoma
  Statutes;

4. Prior to the issuance of a permit or license and prior to
the residence of adults who subsequently move into a facility,
adults living in the facility excluding the exception in paragraph 7
of this subsection shall have:

- a. an Oklahoma State Courts Network search conducted by
   the Department and the facility shall be in receipt of
   the search results,
- b. a Restricted Registry search conducted by the facility
  with notification of the search submitted to the
  Department,
- 24

- c. a national criminal history records search conducted pursuant to paragraph 10 of this subsection,
- d. a criminal history records and sex offender registry search conducted by an authorized source, when the individual has lived outside this state within the last five (5) years,
- e. a search of the Department of Corrections' files
  maintained pursuant to the Sex Offenders Registration
  Act conducted by the Department and received by the
  facility,
- 11 f. a search of any available child abuse and neglect 12 registry within a state the individual has resided in 13 within the last five (5) years,
- 14 g. search of the nontechnical services worker abuse 15 registry maintained by the State Department of Health 16 pursuant to Section 1-1950.7 of Title 63 of the 17 Oklahoma Statutes, and
- h. a search of the community services worker registry
  maintained by the Department of Human Services
  pursuant to Section 1025.3 of Title 56 of the Oklahoma
  Statutes;

5. Children who reside in the facility and turn eighteen (18) years of age excluding the exception in paragraph 7 of this subsection shall have:

Req. No. 1857

1

2

3

4

5

6

1 an Oklahoma State Courts Network search conducted by a. 2 the Department, a Restricted Registry search conducted by the facility 3 b. with notification of the search submitted to the 4 5 Department, a national criminal history records search conducted 6 с. 7 pursuant to paragraph 10 of this subsection, and d. a search of the Department of Corrections' files 8 9 pursuant to the Sex Offenders Registration Act conducted by the Department and received by the 10 11 facility;

6. Prior to review of or access to fingerprint results, owners,
responsible entities, directors, and other individuals who have
review of or access to fingerprint results shall have a national
criminal history records search pursuant to paragraph 10 of this
subsection;

17 7. Provisions specified in paragraphs 4 and 5 of this
18 subsection shall not apply to residents who are receiving services
19 from a residential child care facility;

8. A national criminal history records search pursuant to paragraph 10 of this subsection shall not be required for volunteers who transport children on an irregular basis when a release is signed by the parent or legal guardian noting their understanding that the volunteer does not have a completed national criminal

1 history records search. The provisions in paragraph 3 of this subsection shall not be required for specialized service 2 3 professionals who are not employed by the program and have unsupervised access to a child when a release is signed by the 4 5 parent or legal quardian noting his or her understanding of this exception. These exceptions shall not preclude the Department from 6 7 requesting a national fingerprint or an Oklahoma State Bureau of Investigation name-based criminal history records search or 8 9 investigating criminal, abusive, or harmful behavior of such individuals, if warranted; 10

9. A national criminal history records search pursuant to
 paragraph 10 of this subsection shall be required on or before
 November 1, 2016, for existing owners, responsible entities,
 employees, individuals with unsupervised access to children, and
 adults living in the facility, as of November 1, 2013, unless
 paragraph 6 of this subsection applies;

17 10. The Department shall require a national criminal history18 records search based upon submission of fingerprints that shall:

a. be conducted by the Oklahoma State Bureau of
Investigation and the Federal Bureau of Investigation
pursuant to Section 150.9 of Title 74 of the Oklahoma
Statutes and the federal National Child Protection Act
and the federal Volunteers for Children Act with the
Department as the authorized agency,

1 b. be submitted and have results received between the 2 Department and the Oklahoma State Bureau of 3 Investigation through secure electronic transmissions, include Oklahoma State Bureau of Investigation rap 4 с. 5 back, requiring the Oklahoma State Bureau of Investigation to immediately notify the Department 6 7 upon receipt of subsequent criminal history activity, 8 and

9

d. be paid by the individual or the facility;

10 11. The Director of the Department, or designee, shall 11 promulgate rules that may authorize an exception to the 12 fingerprinting requirements for individuals who have a severe 13 physical condition which precludes such individuals from being 14 fingerprinted;

15 12. The Director of the Department, or designee, shall 16 promulgate rules that ensure individuals obtain a criminal history 17 records search, not to include the re-submission of fingerprints, 18 not less than once during each five (5) year period;

19 13. Any individual who refuses to consent to the criminal 20 background check or knowingly makes a materially-false statement in 21 connection with such criminal background check shall be ineligible 22 for ownership of, employment of or residence in a child care 23 facility; and

1 14. The Office of Juvenile Affairs shall require national criminal history records searches, as defined by Section 150.9 of 2 Title 74 of the Oklahoma Statutes, which shall be provided by the 3 Oklahoma State Bureau of Investigation for the purpose of obtaining 4 5 the national criminal history records search, including Rap Back notification of and through direct request by the Office of Juvenile 6 Affairs on behalf of any: 7

- operator or responsible entity making a request to 8 a. 9 establish or operate a secure detention center, municipal juvenile facility, community intervention 10 center or secure facility licensed or certified by the 11 12 Office of Juvenile Affairs,
- b. employee or applicant of a secure detention center, 13 municipal juvenile facility, community intervention 14 center or secure facility licensed or certified by the 15 Office of Juvenile Affairs, or 16
- persons allowed unsupervised access to children, 17 с. including contract employees or volunteers, of a 18 secure detention center, municipal juvenile facility, 19 community intervention center or secure facility 20 licensed or certified by the Office of Juvenile 21 Affairs. 22 23

a. On and after September 1, 1998: Β. 1.

1	(1)	any child-placing agency contracting with a
2		person for foster family home services or in any
3		manner for services for the care and supervision
4		of children shall also, prior to executing a
5		contract, complete:
6		(a) a foster parent eligibility assessment for
7		the foster care provider except as otherwise
8		provided by divisions (2) and (4) of this
9		subparagraph, and
10		(b) a national criminal history records search
11		based upon submission of fingerprints for
12		any adult residing in the foster family home
13		through the Department of Human Services
14		pursuant to the provisions of Section 1-7-
15		106 of Title 10A of the Oklahoma Statutes,
16		except as otherwise provided by divisions
17		(2) and (4) of this subparagraph,
18	(2)	the child-placing agency may place a child
19		pending completion of the national criminal
20		history records search if the foster care
21		provider and every adult residing in the foster
22		family home has resided in this state for at
23		least five (5) years immediately preceding such
24		placement,

- (3) a national criminal history records search based
   upon submission of fingerprints to the Oklahoma
   State Bureau of Investigation shall also be
   completed for any adult who subsequently moves
   into the foster family home,
  - (4) provided, however, the Director of Human Services or the Director of the Office of Juvenile Affairs, or a designee, may authorize an exception to the fingerprinting requirement for a person residing in the home who has a severe physical condition which precludes such person's being fingerprinted, and
- 13 (5) any child care facility contracting with any person for foster family home services shall 14 request the Office of Juvenile Affairs to conduct 15 a juvenile justice information system review, 16 17 pursuant to the provisions of Sections 2-7-905 and 2-7-308 of Title 10A of the Oklahoma 18 Statutes, for any child over the age of thirteen 19 20 (13) years residing in the foster family home, 21 other than a foster child, or who subsequently moves into the foster family home. As a 22 23 condition of contract, the child care facility
- 24

6

7

8

9

10

11

shall obtain the consent of the parent or legal guardian of the child for such review.

3 b. The provisions of this paragraph shall not apply to foster care providers having a contract or contracting 4 5 with a child-placing agency, the Department of Human Services or the Office of Juvenile Affairs prior to 6 September 1, 1998. Such existing foster care 7 providers shall comply with the provisions of this 8 9 section, until otherwise provided by rules of the 10 Department or by law.

On and after September 1, 1998, except as 11 2. a. (1)otherwise provided in divisions (2) and (4) of 12 13 this subparagraph, prior to contracting with a foster family home for placement of any child who 14 is in the custody of the Department of Human 15 Services or the Office of Juvenile Affairs, each 16 Department shall complete a foster parent 17 eligibility assessment, pursuant to the 18 provisions of the Oklahoma Child Care Facilities 19 20 Licensing Act, for such foster family applicant. 21 In addition, except as otherwise provided by divisions (2) and (4) of this subparagraph, the 22 Department shall complete a national criminal 23 history records search based upon submission of 24

1

2

fingerprints for any adult residing in such foster family home.

- (2) The Department of Human Services and Office of Juvenile Affairs may place a child pending completion of the national criminal history records search if the foster care provider and every adult residing in the foster family home has resided in this state for at least five (5) years immediately preceding such placement.
- 10 (3) A national criminal history records search based
  11 upon submission of fingerprints conducted by the
  12 Oklahoma State Bureau of Investigation shall also
  13 be completed for any adult who subsequently moves
  14 into the foster family home.
- 15 (4) The Director of Human Services or the Director of
  16 the Office of Juvenile Affairs or their designee
  17 may authorize an exception to the fingerprinting
  18 requirement for any person residing in the home
  19 who has a severe physical condition which
  20 precludes such person's being fingerprinted.
- b. The provisions of this paragraph shall not apply to
  foster care providers having a contract or contracting
  with a child-placing agency, the Department of Human
  Services or the Office of Juvenile Affairs prior to

1

2

3

4

5

6

7

8

1 September 1, 1998. Such existing foster care providers shall comply with the provisions of this 3 section, until otherwise provided by rules of the Department or by law.

5 3. The Department of Human Services or the Office of Juvenile Affairs shall provide for a juvenile justice information system 6 review pursuant to Section 2-7-308 of Title 10A of the Oklahoma 7 Statutes for any child over the age of thirteen (13) years residing 8 9 in a foster family home, other than the foster child, or who 10 subsequently moves into the foster family home.

11 С. The Department or the Board Executive Director of the Office 12 of Juvenile Affairs shall promulgate rules to identify circumstances when a criminal history records search or foster parent eligibility 13 assessment for an applicant or contractor, or any person over the 14 age of thirteen (13) years residing in a private residence in which 15 a child care facility is located, shall be expanded beyond the 16 records search conducted by the Oklahoma State Bureau of 17 Investigation or as otherwise provided pursuant to this section. 18

D. Except as otherwise provided by the Oklahoma Children's Code 19 and subsection F of this section, a conviction for a crime shall not 20 be an absolute bar to employment, but shall be considered in 21 relation to specific employment duties and responsibilities. 22

Ε. 1. Information received pursuant to this section by an 23 owner, administrator, or responsible entity of a child care 24

2

4

1 facility, shall be maintained in a confidential manner pursuant to 2 applicable state and federal laws.

2. The information, along with any other information relevant to the ability of the individual to perform tasks that require direct contact with children, may be released to another child care facility in response to a request from the child care facility that is considering employing or contracting with the individual unless deemed confidential by state and federal laws.

9 3. Requirements for confidentiality and recordkeeping with
10 regard to the information shall be the same for the child care
11 facility receiving the information in response to a request as those
12 provided for in paragraph 1 of this subsection for the child care
13 facility releasing such information.

Information received by any facility certified by the Office 4. 14 of Juvenile Affairs may be released to another facility certified by 15 the Office if an individual is being considered for employment or 16 contract, along with any other relevant information, unless the 17 information is deemed confidential by state or federal law. 18 Any information received by the Office shall be maintained in a 19 confidential manner pursuant to applicable state and federal law. 20

F. 1. It shall be unlawful for individuals who are required to register pursuant to the Sex Offenders Registration Act to work with or provide services to children or to reside in a child care facility and for any employer who offers or provides services to

## Req. No. 1857

1 children to knowingly and willfully employ or contract with, or allow continued employment of or contracting with individuals who 2 are required to register pursuant to the Sex Offenders Registration 3 Act. Individuals required to register pursuant to the Sex Offenders 4 5 Registration Act who violate any provision of Section 401 et seq. of this title shall, upon conviction, be guilty of a felony punishable 6 by incarceration in a correctional facility for a period of not more 7 than five (5) years and a fine of not more than Five Thousand 8 9 Dollars (\$5,000.00) or both such fine and imprisonment.

10 2. Upon a determination by the Department of any violation of 11 the provisions of this section, the violator shall be subject to and 12 the Department may pursue:

13 a. an emergency order,

14 b. license revocation or denial,

- 15 c. injunctive proceedings,
- 16 d. an administrative penalty not to exceed Ten Thousand
   17 Dollars (\$10,000.00), and

18 e. referral for criminal proceedings.

In addition to the penalties specified by this section, the
 violator may be liable for civil damages.

21 SECTION 3. AMENDATORY 10A O.S. 2011, Section 2-1-103, as 22 last amended by Section 2, Chapter 254, O.S.L. 2017 (10A O.S. Supp. 23 2018, Section 2-1-103), is amended to read as follows:

Section 2-1-103. When used in the Oklahoma Juvenile Code,
 unless the context otherwise requires:

1. "Adjudicatory hearing" means a hearing to determine whether the allegations of a petition filed pursuant to the provisions of Chapter 2 of the Oklahoma Juvenile Code are supported by the evidence and whether a juvenile should be adjudged to be a ward of the court;

8 2. "Alternatives to secure detention" means those services and
9 facilities which are included in the State Plan for the
10 Establishment of Juvenile Detention Services adopted by the Board
11 <u>Executive Director of the Office of</u> Juvenile Affairs and which are
12 used for the temporary detention of juveniles in lieu of secure
13 detention in a juvenile detention facility;

14 3. "Behavioral health" means mental health, substance abuse or 15 co-occurring mental health and substance abuse diagnoses, and the 16 continuum of mental health, substance abuse, or co-occurring mental 17 health and substance abuse treatment;

"Behavioral health facility" means a mental health or
 substance abuse facility as provided for by the Inpatient Mental
 Health and Substance Abuse Treatment of Minors Act;

21

5. "Board" means the Board of Juvenile Affairs;

6. "Child" or "juvenile" means any person under eighteen (18)
years of age, except for any person charged and convicted for any
offense specified in the Youthful Offender Act or against whom

## Req. No. 1857

judgment and sentence has been deferred for such offense, or any person who is certified as an adult pursuant to any certification procedure authorized in the Oklahoma Juvenile Code for any offense which results in a conviction or against whom judgment and sentence has been deferred for such offense;

6 7. 6. "Child or juvenile in need of mental health and substance
7 abuse treatment" means a juvenile in need of mental health and
8 substance abuse treatment as defined by the Inpatient Mental Health
9 and Substance Abuse Treatment of Minors Act;

10 8. 7. "Child or juvenile in need of supervision" means a
11 juvenile who:

- a. has repeatedly disobeyed reasonable and lawful
   commands or directives of the parent, legal guardian,
   or other custodian,
- b. is willfully and voluntarily absent from his or her
  home without the consent of the parent, legal
  guardian, or other custodian for a substantial length
  of time or without intent to return,
- c. is willfully and voluntarily absent from school, as
  specified in Section 10-106 of Title 70 of the
  Oklahoma Statutes, if the juvenile is subject to
  compulsory school attendance, or
- 23
- 24

d. has been served with an ex parte or final protective
 order pursuant to the Protection from Domestic Abuse
 Act;

<del>9.</del>8. "Community-based" means a facility, program or service 4 5 located near the home or family of the juvenile, and programs of community prevention, diversion, supervision and service which 6 maintain community participation in their planning, operation, and 7 evaluation. These programs may include but are not limited to 8 9 medical, educational, vocational, social, and psychological guidance, training, counseling, alcoholism treatment, drug 10 11 treatment, prevention and diversion programs, diversion programs for 12 first-time offenders, transitional living, independent living and other rehabilitative services; 13

14 <u>10.9.</u> "Community intervention center" means a facility which 15 serves as a short-term reception facility to receive and hold 16 juveniles for an alleged violation of a municipal ordinance, state 17 law or who are alleged to be in need of supervision, as provided for 18 in subsection D of Section 2-7-305 of this title;

19 11. 10. "Core community-based" means the following community-20 based facilities, programs or services provided through contract 21 with the Office of Juvenile Affairs as provided in Section 2-7-306 22 of this title:

a. screening, evaluation and assessment which includes a
 face-to-face screening and evaluation to establish

problem identification and to determine the risk level of a child or adolescent and may result in clinical diagnosis or diagnostic impression,

- b. treatment planning which includes preparation of an
  individualized treatment plan which is usually done as
  part of the screening, evaluation and assessment,
  - c. treatment plan reviewing which includes a comprehensive review and evaluation of the effectiveness of the treatment plan,
- 10 d. individual counseling which includes face-to-face, one-on-one interaction between a counselor and a 11 12 juvenile to promote emotional or psychological change 13 to alleviate the issues, problems, and difficulties that led to a referral, including ongoing assessment 14 15 of the status and response of the juvenile to treatment as well as psychoeducational intervention, 16 group counseling which includes a method of treating a 17 e. group of individuals using the interaction between a 18 counselor and two or more juveniles or parents or 19 quardians to promote positive emotional or behavioral 20 change, not including social skills development or 21 daily living skills, 22

f. family counseling which includes a face-to-face
 interaction between a counselor and the family of the

Req. No. 1857

7

8

9

juvenile to facilitate emotional, psychological or behavior changes and promote successful communication and understanding,

- g. crisis intervention counseling which includes
  unanticipated, unscheduled face-to-face emergency
  intervention provided by a licensed level or qualified
  staff with immediate access to a licensed provider to
  resolve immediate, overwhelming problems that severely
  impair the ability of the juvenile to function or
  maintain in the community,
- h. crisis intervention telephone support which includes
  supportive telephone assistance provided by a licensed
  level provider or qualified staff with immediate
  access to a licensed provider to resolve immediate,
  overwhelming problems that severely impair the ability
  of the juvenile to function or maintain in the
  community,
- i. case management which includes planned linkage,
   advocacy and referral assistance provided in
   partnership with a client to support that client in
   self-sufficiency and community tenure,
- j. case management and home-based services which includes
  that part of case management services dedicated to
  travel for the purpose of linkage, advocacy and

referral assistance and travel to provide counseling and support services to families of children as needed to support specific youth and families in selfsufficiency and community tenure,

- 5 k. individual rehabilitative treatment which includes face-to-face service provided one-on-one by qualified 6 7 staff to maintain or develop skills necessary to perform activities of daily living and successful 8 9 integration into community life, including educational 10 and supportive services regarding independent living, self-care, social skills regarding development, 11 12 lifestyle changes and recovery principles and practices, 13
- 1. group rehabilitative treatment which includes face-to-14 face group services provided by qualified staff to 15 maintain or develop skills necessary to perform 16 activities of daily living and successful integration 17 into community life, including educational and 18 supportive services regarding independent living, 19 self-care, social skills regarding development, 20 lifestyle changes and recovery principles and 21 practices, 22
- m. community-based prevention services which include
   services delivered in an individual or group setting

1

2

3

4

1 by a qualified provider designed to meet the services needs of a child or youth and family of the child or 2 3 youth who has been referred because of identified problems in the family or community. The group 4 5 prevention planned activities must be focused on reducing the risk that individuals will experience 6 7 behavioral, substance abuse or delinguency-related problems. Appropriate curriculum-based group 8 9 activities include, but are not limited to, First 10 Offender groups, prevention and relationship 11 enhancement groups, anger management groups, life 12 skills groups, substance abuse education groups, smoking cessation groups, STD/HIV groups and parenting 13 14 groups,

15 individual paraprofessional services which include n. services delineated in the treatment plan of the 16 juvenile which are necessary for full integration of 17 the juvenile into the home and community, but do not 18 require a professional level of education and 19 experience. Activities include assisting families 20 with Medicaid applications, assisting with school and 21 General Educational Development (GED) enrollment, 22 assisting youth with independent living arrangements, 23 providing assistance with educational problems and 24

Req. No. 1857

deficiencies, acting as a role model for youth while engaging them in community activities, assisting youth in seeking and obtaining employment, providing transportation for required appointments and activities, participating in recreational activities and accessing other required community support services necessary for full community integration and successful treatment,

- 9 o. tutoring which includes a tutor and student working 10 together as a learning team to bring about overall 11 academic success, improved self-esteem and increased 12 independence as a learner for the student,
- community relations which include public or community 13 p. relations activities directed toward the community or 14 15 public at large or any segment of the public to encourage understanding, accessibility and use of 16 community-based facilities, programs or services, 17 children's emergency resource centers that are 18 q. community-based and that may provide emergency care 19 and a safe and structured homelike environment or a 20 host home for children providing food, clothing, 21 shelter and hygiene products to each child served; 22 after-school tutoring; counseling services; life-23 skills training; transition services; assessments; 24

1

2

3

4

5

6

7

8

family reunification; respite care; transportation to or from school, doctors' appointments, visitations and other social, school, court or other activities when necessary; and a stable environment for children who have been detained as delinquent or in need of supervision and temporarily placed by a court, or children in crisis who are in custody of the Office of Juvenile Affairs if permitted under the Office's policies and regulations or who have been voluntarily placed by a parent or custodian during a temporary crisis,

- 12 r. transitional living programs which include a 13 structured program to help older homeless youth 14 achieve self-sufficiency and avoid long-term 15 dependence on social services,
- community-at-risk services (C.A.R.S.) which include a 16 s. program provided to juveniles in custody or under the 17 supervision of the Office of Juvenile Affairs or a 18 juvenile bureau to prevent out-of-home placement and 19 to reintegrate juveniles returning from placements. 20 The program shall include, but not be limited to, 21 treatment plan development, counseling, diagnostic and 22 evaluation services, mentoring, tutoring, and 23 supervision of youth in independent living, 24

1

2

3

4

5

6

7

8

9

10

11

- 1 t. first offender programs which include alternative 2 diversion programs, as defined by Section 2-2-404 of 3 this title, and
- 4 u. other community-based facilities, programs or services
  5 designated by the Board Executive Director as core
  6 community-based facilities, programs or services;

7 <u>12. 11.</u> "Day treatment" means a program which provides 8 intensive services to juveniles who reside in their own home, the 9 home of a relative, or a foster home. Day treatment programs 10 include educational services and may be operated as a part of a 11 residential facility;

- <del>13.</del> 12. "Delinquent child or juvenile" means a juvenile who: 12 has violated any federal or state law or municipal 13 a. ordinance except a traffic statute or traffic 14 ordinance or any provision of the Oklahoma Wildlife 15 Conservation Code, the Oklahoma Vessel and Motor 16 Regulation Act or the Oklahoma Boating Safety 17 Regulation Act, or has violated any lawful order of 18 the court made pursuant to the provisions of the 19 Oklahoma Juvenile Code, or 20
- b. has habitually violated traffic laws, traffic
  ordinances or boating safety laws or rules;
- 23
- 24

1 <u>14. 13.</u> "Dispositional hearing" means a hearing to determine 2 the order of disposition which should be made with respect to a 3 juvenile adjudged to be a ward of the court;

4 15. 14. "Executive Director" means the Executive Director of
5 the Office of Juvenile Affairs;

6 <u>16.</u> <u>15.</u> "Facility" means a place, an institution, a building or
7 part thereof, a set of buildings, or an area whether or not
8 enclosing a building or set of buildings which is used for the
9 lawful custody and treatment of juveniles. A facility shall not be
10 considered a correctional facility subject to the provisions of
11 Title 57 of the Oklahoma Statutes;

12 17. 16. "Graduated sanctions" means a calibrated system of 13 sanctions designed to ensure that juvenile offenders face uniform, 14 immediate, and consistent consequences that correspond to the 15 seriousness of each offender's current offense, prior delinquent 16 history, and compliance with prior interventions;

17 18. <u>17.</u> "Group home" means a residential facility with a 18 program which emphasizes family-style living in a homelike 19 environment. <u>Said The</u> group home may also offer a program within 20 the community to meet the specialized treatment needs of its 21 residents. A group home shall not be considered a correctional 22 facility subject to the provisions of Title 57 of the Oklahoma 23 Statutes;

24

1 19. <u>18.</u> "Independent living program" means a program designed 2 to assist a juvenile to enhance skills and abilities necessary for 3 successful adult living and may include but shall not be limited to 4 minimal direct staff supervision and supportive services in making 5 the arrangements necessary for an appropriate place of residence, 6 completing an education, vocational training, obtaining employment 7 or other similar services;

8 20. 19. "Institution" means a residential facility offering 9 care and treatment for more than twenty residents. An institution 10 shall not be considered a correctional facility subject to the 11 provisions of Title 57 of the Oklahoma Statutes. Said <u>The</u> 12 institution may:

13 a. have a program which includes community participation
14 and community-based services, or

b. be a secure facility with a program exclusively
designed for a particular category of resident;

17 21. 20. "Juvenile detention facility" means a facility which is 18 secured by locked rooms, buildings and fences, and meets the 19 certification standards of the Office and which is entirely separate 20 from any prison, jail, adult lockup, or other adult facility, for 21 the temporary care of children. A juvenile detention facility shall 22 not be considered a correctional facility subject to the provisions 23 of Title 57 of the Oklahoma Statutes;

1 22. <u>21.</u> "Municipal juvenile facility" means a facility other 2 than a community intervention center that accepts a child under 3 eighteen (18) years of age charged with violating a municipal 4 ordinance and meets the requirements of Section 2-2-102 of this 5 title;

23. 22. "Office" means the Office of Juvenile Affairs; 6 24. 23. "Peer Review" means an initial or annual review and 7 report to the Office of Juvenile Affairs of the organization, 8 9 programs, records and financial condition of a Youth Services Agency 10 by the Oklahoma Association of Youth Services, or another Oklahoma 11 nonprofit corporation whose membership consists solely of Youth Services Agencies and of whom at least a majority of Youth Services 12 Agencies are members. An annual review may consist of a review of 13 one or more major areas of the operation of the Youth Services 14 15 Agency being reviewed;

25. 24. "Person responsible for a juvenile's health or welfare" 16 includes a parent, a legal guardian, custodian, a foster parent, a 17 person eighteen (18) years of age or older with whom the juvenile's 18 parent cohabitates or any other adult residing in the home of the 19 child, an agent or employee of a public or private residential home, 20 institution or facility, or an owner, operator, or employee of a 21 child care facility as defined by Section 402 of Title 10 of the 22 Oklahoma Statutes; 23

24

Req. No. 1857

1 26. 25. "Preliminary inquiry" or "intake" means a mandatory, 2 preadjudicatory interview of the juvenile and, if available, the 3 parents, legal guardian, or other custodian of the juvenile, which 4 is performed by a duly authorized individual to determine whether a 5 juvenile comes within the purview of the Oklahoma Juvenile Code, 6 whether nonadjudicatory alternatives are available and appropriate, 7 and if the filing of a petition is necessary;

8 27. 26. "Probation" means a legal status created by court order 9 whereby a delinquent juvenile is permitted to remain outside an 10 Office of Juvenile Affairs facility directly or by contract under 11 prescribed conditions and under supervision by the Office, subject 12 to return to the court for violation of any of the conditions 13 prescribed;

14 28. 27. "Rehabilitative facility" means a facility maintained
15 by the state exclusively for the care, education, training,
16 treatment, and rehabilitation of juveniles in need of supervision;
17 29. 28. "Responsible adult" means a stepparent, foster parent,
18 person related to the juvenile in any manner who is eighteen (18)

19 years of age or older, or any person having an obligation and 20 authority to care for or safeguard the juvenile in the absence of 21 another person who is eighteen (18) years of age or older;

22 <u>30. 29.</u> "Secure detention" means the temporary care of 23 juveniles who require secure custody in physically restricting 24 facilities:

Req. No. 1857

- 1 2
- a. while under the continuing jurisdiction of the court pending court disposition, or
- 3

4

 b. pending placement by the Office of Juvenile Affairs after adjudication;

5 <u>31. 30.</u> "Secure facility" means a facility, maintained by the 6 state exclusively for the care, education, training, treatment, and 7 rehabilitation of delinquent juveniles or youthful offenders which 8 relies on locked rooms and buildings, and fences for physical 9 restraint in order to control behavior of its residents. A secure 10 facility shall not be considered a correctional facility subject to 11 the provisions of Title 57 of the Oklahoma Statutes;

32. 31. "Transitional living program" means a residential 12 program that may be attached to an existing facility or operated 13 solely for the purpose of assisting juveniles to develop the skills 14 15 and abilities necessary for successful adult living. Said The program may include but shall not be limited to reduced staff 16 supervision, vocational training, educational services, employment 17 and employment training, and other appropriate independent living 18 skills training as a part of the transitional living program; and 19 33. 32. "Youth Services Agency" means a nonprofit corporation 20 with a local board of directors, officers and staff that has been 21 designated by the Board Executive Director as a Youth Services 22 Agency, that is peer reviewed annually, and that provides community-23

24

based facilities, programs or services to juveniles and their families in the youth services service area in which it is located. SECTION 4. AMENDATORY 10A O.S. 2011, Section 2-3-103, as amended by Section 1, Chapter 67, O.S.L. 2016 (10A O.S. Supp. 2018, Section 2-3-103), is amended to read as follows:

Section 2-3-103. A. Provision shall be made for the temporary 6 7 detention of children in a juvenile detention facility or the court may arrange for the care and custody of such children temporarily in 8 9 private homes, subject to the supervision of the court, or the court 10 may provide shelter or may enter into a contract with any institution or agency to receive, for temporary care and custody, 11 children within the jurisdiction of the court. The Office of 12 Juvenile Affairs shall not be ordered to provide detention unless 13 said the Office has designated and is operating detention services 14 or facilities. 15

B. County sheriffs, their designee, private contractors under 16 contract with the Office of Juvenile Affairs for transportation 17 services, or juvenile court officers shall provide for the 18 transportation of juveniles to and from secure detention for 19 purposes of admission, interfacility transfer, discharge, medical or 20 dental attention, court appearance, or placement designated by the 21 Office. No private contract for transportation services shall be 22 entered into by the Office unless the private contractor 23 demonstrates to the satisfaction of the Office that such contractor 24

Req. No. 1857

1 is able to obtain insurance or provide self-insurance to indemnify 2 the Office against possible lawsuits and meets the requirements of subparagraphs a, b and d of paragraph 4 of subsection C of this 3 The Office of Juvenile Affairs shall not be ordered to section. 4 5 provide transportation for a juvenile who is detained in or is destined for secure detention. The Office of Juvenile Affairs shall 6 7 provide reimbursement to the entity transporting juveniles for necessary and actual expenses for transporting juveniles who are 8 9 detained in or destined for a secure detention center as follows: 10 1. A fee for the cost of personal services at the rate of 11 Twelve Dollars (\$12.00) per hour; 12 2. Mileage reimbursement for each mile actually traveled at the rate established in the State Travel Reimbursement Act; 13 3. Meals for transporting personnel, not to exceed Six Dollars 14 15 (\$6.00) per meal; and 4. Meals for juveniles being transported, not to exceed Six 16 Dollars (\$6.00) per meal. 17 The Office of Juvenile Affairs shall process and mail 18 reimbursement claims within sixty (60) days of receipt. Payments 19 for services provided by a county sheriff's office shall be paid to 20 the county and deposited in the service fee account of the sheriff. 21 C. 1. All juvenile detention facilities shall be certified by 22 the Office of Juvenile Affairs. To be certified, a juvenile 23 detention facility shall be required to meet standards for 24

Req. No. 1857

certification promulgated by the Board Executive Director of the
 Office of Juvenile Affairs.

3 2. The board of county commissioners of every county shall provide for the temporary detention of a child who is or who may be 4 5 subject to secure detention and may construct a building or rent space for such purpose. The boards of county commissioners shall 6 7 provide for temporary detention services and facilities in accordance with the provisions of the State Plan for the 8 9 Establishment of Juvenile Detention Services adopted pursuant to subsection D of this section and in accordance with subsections A 10 11 and C of Section 2-7-608 of this title. The boards of county 12 commissioners are hereby authorized to create multicounty trust 13 authorities for the purpose of operating juvenile detention facilities. 14

15 3. In order to operate the juvenile detention facilities 16 designated in the State Plan for the Establishment of Juvenile 17 Detention Services and in subsections A and C of Section 2-7-608 of 18 this title, the boards of county commissioners in the designated 19 host counties shall:

a. operate the juvenile detention facility through a
statutorily constituted juvenile bureau subject to the
supervision of the district court, or
b. operate the juvenile detention facility by employing a

24 manager who may employ personnel and incur other

Req. No. 1857

expenses as may be necessary for its operation and maintenance, or

3 contract with a public agency, private agency, с. federally recognized tribe, or single or multi-county 4 5 trust authority for the operation of the juvenile detention facility. In the event any board of county 6 7 commissioners contracts with a public or private agency or a federally recognized tribe, pursuant to 8 9 the provisions of this section, the Office is 10 authorized to directly contract with and pay such 11 public or private agency or federally recognized tribe 12 for provision of detention services. Any contract with a federally recognized tribe shall become 13 effective upon approval by the board of county 14 commissioners. 15

4. Management contracts for privately operated detention
 facilities shall be negotiated with the firm found most qualified by
 the board of county commissioners. However, no private management
 contract shall be entered into by the board unless the private
 contractor demonstrates to the satisfaction of the board:

a. that the contractor has the qualifications,
 experience, and personnel necessary to implement the
 terms of the contract,

24

1

2

- 1 b. that the financial condition of the contractor is such that the term of the contract can be fulfilled, 2 3 that the ability of the contractor to obtain insurance с. or provide self-insurance to indemnify the county 4 5 against possible lawsuits and to compensate the county for any property damage or expenses incurred due to 6 7 the private operation of the juvenile detention facility, and 8
- 9 d. that the contractor has the ability to comply with 10 applicable court orders and rules of the Office of 11 Juvenile Affairs.

5. All counties to be served by a secure juvenile detention facility may, upon the opening of such facility, contract with the operators for the use of the facility for the temporary detention of children who are subject to secure detention; provided, however, a jail, adult lockup, or other adult detention facility may be used for the secure detention of a child as provided for in Section 2-3-101 of this title.

Expenses incurred in carrying out the provisions of this
 section shall be paid from the general fund of the county or from
 other public funds lawfully appropriated for such purposes or from
 private funds that are available for such purposes. A county may
 also issue bonds for the construction of detention facilities.

24

1 7. The operation of a juvenile detention facility by a county 2 shall constitute a quasi-judicial function and is also hereby declared to be a function of the State of Oklahoma for purposes of 3 the Eleventh Amendment to the United States Constitution. 4 In 5 addition, no contract authorized by the provisions of this section for the providing of transportation services or for the operation of 6 a juvenile detention facility shall be awarded until the contractor 7 demonstrates to the satisfaction of the county that the contractor 8 9 has obtained liability insurance with the limits specified by The 10 Governmental Tort Claims Act against lawsuits arising from the 11 operation of the juvenile detention facility by the contractor, or 12 if the contract is for the providing of transportation services, the contractor has obtained liability insurance with the limits 13 specified by The Governmental Tort Claims Act against lawsuits 14 arising from the transportation of juveniles as authorized by 15 subsection A of this section. 16

The Board Executive Director of the Office of Juvenile 17 D. Affairs, from monies appropriated for that purpose, shall develop, 18 adopt, and implement a plan for secure juvenile detention services 19 and alternatives to secure detention, to be known as the State Plan 20 for the Establishment of Juvenile Detention Services, which shall 21 provide for the establishment of juvenile detention facilities and 22 services with due regard for appropriate geographical distribution 23 and existing juvenile detention programs operated by statutorily 24

Req. No. 1857

1 constituted juvenile bureaus. Said The plan may be amended or modified by the Board Executive Director as necessary and 2 3 appropriate. Until said plan is adopted by the Board, the plan adopted by the Commission for Human Services shall remain in effect. 4 5 1. The Board Executive Director of the Office of Juvenile Affairs shall establish procedures for the letting of contracts or 6 grants, including grants to existing juvenile detention programs 7 operated by statutorily constituted juvenile bureaus, and the 8 9 conditions and requirements for the receipt of said the grants or 10 contracts for juvenile detention services and facilities as provided in this section and Section 2-7-401 of this title. A copy of such 11 12 procedures shall be made available to any member of the general public upon request. All such grants or contracts shall require the 13 participation of local resources in the funding of juvenile 14 detention facilities. A contract for services shall be based upon a 15 formula approved by the Board Executive Director which shall set the 16 17 contract amount in accordance with the services offered and the degree of compliance with standards for certification. 18

The Board of Juvenile Affairs Executive Director shall
 establish standards for the certification of detention services and
 juvenile detention facilities. Such standards may include, but not
 be limited to: screening for detention; education and recreation
 opportunities for juveniles in secure detention; and accreditation
 by the American Correctional Association. As a condition of

Req. No. 1857

continuing eligibility for grants or contracts, secure juvenile
 detention services and facilities shall be certified by the Board
 <u>Executive Director</u> within two (2) years of the date of the initial
 grant or contract.

5 Ε. The State Department of Health, with the assistance of the Office of Juvenile Affairs, shall establish standards for the 6 certification of jails, adult lockups, and adult detention 7 facilities used to detain juveniles. Such standards shall include 8 9 but not be limited to: separation of juveniles from adults; 10 supervision of juveniles; and health and safety measures for 11 juveniles. The Department of Health is authorized to inspect any 12 jail, adult lockup, or adult detention facility for the purpose of determining compliance with such standards. No jail, adult lockup, 13 or other adult detention facility shall be used to detain juveniles 14 unless such jail, adult lockup, or other adult detention facility 15 complies with the standards established by the Department of Health 16 and is designated as a place for the detention of juveniles by the 17 judge having juvenile docket responsibility in the county from a 18 list of eligible facilities supplied by the Department of Health. 19

20 The development and approval of the standards provided for in 21 this paragraph shall comply with the provisions of the 22 Administrative Procedures Act.

F. The State Board of Health shall promulgate rules providingfor the routine recording and reporting of the use of any adult

Req. No. 1857

1 jail, lockup or other adult facility for the detention of any person 2 under the age of eighteen (18).

For the purpose of ensuring the uniformity and compatibility
 of information related to the detention of persons under age
 eighteen (18), said the rules shall be reviewed and approved by the
 Oklahoma Commission on Children and Youth prior to their adoption by
 the State Board of Health; and

2. Records of detention shall be reviewed during each routine
inspection of adult jails, lockups or other adult detention
facilities inspected by the State Department of Health and a
statistical report of said the detentions shall be submitted to the
Office of Juvenile Affairs at least every six (6) months in a form
approved by the Board Executive Director of the Office of Juvenile
Affairs.

15 SECTION 5. AMENDATORY 10A O.S. 2011, Section 2-4-101, as 16 amended by Section 1, Chapter 335, O.S.L. 2014 (10A O.S. Supp. 2018, 17 Section 2-4-101), is amended to read as follows:

Section 2-4-101. A. In each county having a population of eighty thousand (80,000) or more, as shown by the last preceding Federal Decennial Census, there is created a juvenile bureau and a citizens' advisory committee.

The juvenile bureau shall be responsible for the provision
 of juvenile justice services to children, youth, and families

24

Req. No. 1857

1 located within its county and subject to the jurisdiction of the 2 juvenile division of that county's district court.

3 2. For the purposes of this section, "juvenile justice4 services" may include, but not be limited to:

a. services provided to the child or youth to remediate
or alleviate the conditions that led to court
involvement, including educational, vocationaleducational, medical, substance abuse treatment, and
other programs that may be beneficial to the child or
youth,

11 b. services provided to the parent, legal guardian, legal 12 custodian, stepparent, or other family members or adults subjecting themselves to the jurisdiction of 13 the court to remediate or alleviate the conditions 14 15 that led to the adjudication of the child or youth, including programs to strengthen the family unit, 16 prevent or correct child abuse or neglect, or to 17 assist the family in providing proper care and 18 supervision of the child or youth, 19

c. community-based diversion and preventive services and
programs to assist in diverting children and youth
from the juvenile justice system. Such programs may
include, but not be limited to, medical, educational,
vocational, social and psychological guidance,

Req. No. 1857

1 training, counseling, substance abuse treatment, recreation, mediation, crisis intervention, 2 3 transitional living, independent living and other rehabilitative services, and 4

d.

5

6

7

services or programs provided in collaboration with other juvenile justice agencies or programs as defined in Section 2-7-902 of this title.

3. Nothing in this section shall be construed to prevent the 8 9 Office of Juvenile Affairs or Board of Juvenile Affairs from 10 contracting with designated Youth Services Agencies as provided for in Section 2-7-306 of this title. The services provided in 11 12 paragraph 1 of subsection A of this section shall be in addition to, or in collaboration with, other state, municipal or privately funded 13 services to children and youth in the county therein. 14

In each county having a duly constituted juvenile bureau as 15 в. of January 1, 2005, as provided for in subsection A of this section, 16 the juvenile bureau shall remain in place and continue in operation. 17 No other counties shall establish juvenile bureaus. 18

SECTION 6. 10A O.S. 2011, Section 2-4-103, is 19 AMENDATORY amended to read as follows: 20

Section 2-4-103. A. The director, under the general 21 supervision of the judge, shall organize, direct and develop the 22 administrative work of the court, including the social, financial 23 and clerical work, and the director shall perform such other duties 24

as to children as any judge of the court shall direct. The
 technical and professional employees shall have charge of cases
 assigned to them for investigation or treatment and shall perform
 such other duties as may be assigned to them by the director.

5 Β. To assure uniformity of procedures and care throughout the state, each juvenile bureau shall perform its statutory duties for 6 children alleged or adjudicated to be in need of supervision or 7 delinquent in accordance with the procedures and guidelines 8 9 promulgated by the Board Executive Director of the Office of 10 Juvenile Affairs and implemented by the Office of Juvenile Affairs. 11 SECTION 7. AMENDATORY 10A O.S. 2011, Section 2-5-212, as 12 amended by Section 5, Chapter 362, O.S.L. 2014 (10A O.S. Supp. 2018, Section 2-5-212), is amended to read as follows: 13

Section 2-5-212. A. Whenever a youthful offender is committed to the custody of the Office of Juvenile Affairs, the Office of Juvenile Affairs may:

Place the youthful offender in a secure facility or other
 institution or facility maintained by the state for delinquents or
 youthful offenders;

Place the youthful offender in a group home or community
 residential facility for delinquents or youthful offenders;

3. Place the youthful offender under community supervision
prior to or after a period of placement in one or more of the
facilities referred to in paragraphs 1 and 2 of this subsection.

Req. No. 1857

1 The Office of Juvenile Affairs may place a youthful offender in his 2 or her own home, or an independent living or other similar living 3 arrangement within the community of the residence of the youthful offender only upon the approval of the court; provided, the court 4 5 shall not prohibit the reintegration of the youthful offender into the community except upon finding that the youthful offender has not 6 reasonably completed the rehabilitation plan objectives established 7 as preconditions for reintegration into the community or that the 8 9 public would not be adequately protected if the youthful offender is 10 reintegrated into the community; or

4. Place the youthful offender in a sanction program if the
 youthful offender fails to comply with a written plan of
 rehabilitation or fails substantially to achieve reasonable
 treatment objectives while in community or other nonsecure programs.

Placement of the youthful offender pursuant to this section 15 Β. or any other provision of law shall be the responsibility of the 16 17 Office of Juvenile Affairs and shall occur as soon as reasonably possible but not more than forty-five (45) days following the filing 18 and adoption of the written rehabilitation plan as provided in 19 Section 2-5-210 of this title. This placement time period may be 20 extended upon the declaration of an emergency by the Board Executive 21 Director of the Office of Juvenile Affairs. For the purposes of 22 this section, "emergency" means any situation that places the 23 health, safety and well-being of the residents or staff in imminent 24

Req. No. 1857

1 peril. The court shall not have authority to require specific
2 placement of a youthful offender in a time frame which would require
3 the removal of any other juvenile or youthful offender from such
4 placement.

5 С. The Office of Juvenile Affairs shall be responsible for the care and control of a youthful offender placed in the custody of the 6 Office of Juvenile Affairs, and shall have the duty and the 7 authority to provide food, clothing, shelter, ordinary medical care, 8 9 education, discipline and in an emergency to authorize surgery or 10 other extraordinary care. The medical care, surgery and 11 extraordinary care shall be charged to the appropriate agency where 12 the youthful offender qualifies for the care under law, rule, regulation or administrative order or decision. Nothing in this 13 section shall abrogate the right of a youthful offender to any 14 benefits provided through public funds nor the parent's statutory 15 duty or responsibility to provide said the necessities; further, no 16 person, agency or institution shall be liable in a civil suit for 17 damages for authorizing or not authorizing surgery or extraordinary 18 care in an emergency, as determined by competent medical authority. 19 A youthful offender placed in the custody of the Office of Juvenile 20 Affairs who has attained eighteen (18) years of age or older may 21 authorize and consent to the medical care sought on behalf of the 22 youthful offender by the Office of Juvenile Affairs and to be 23 provided to the youthful offender by a qualified health care 24

1 professional. No state employee shall be liable for the costs of 2 any medical care or behavioral health services provided to any child 3 in the custody of the Office of Juvenile Affairs.

4 D. A youthful offender in the custody of the Office of Juvenile5 Affairs shall:

Be entitled to the rights afforded juvenile delinquents
 pertaining to any due process afforded delinquents in regard to
 movement from a nonsecure to a secure placement; and

9 2. As appropriate to the age and circumstances of the youthful
10 offender, be provided education, employment, and employment skills
11 and vocational and technical or higher education services,
12 apprenticeship programs and similar opportunities.

E. The Office of Juvenile Affairs shall have standing to seek review, including appellate review, of any order directing the Office of Juvenile Affairs to take any action with regard to a youthful offender placed in the custody or under the supervision of the Office of Juvenile Affairs.

18 SECTION 8. AMENDATORY 10A O.S. 2011, Section 2-7-202, as 19 last amended by Section 1, Chapter 222, O.S.L. 2018 (10A O.S. Supp. 20 2018, Section 2-7-202), is amended to read as follows:

Section 2-7-202. A. There is hereby created the Office of Juvenile Affairs which shall be responsible for programs and services for juveniles alleged or adjudicated to be delinquent or in

24

Req. No. 1857

need of supervision. Within the Office of Juvenile Affairs there is
 hereby created:

3 1. The Division of Institutional Services which shall be
4 responsible for the institutions operated by or contracted for by
5 the Office of Juvenile Affairs;

2. The Division of Community-based Youth Services which shall
be responsible for contracting with, monitoring, evaluation and
support of community-based Youth Services Agencies;

9 3. The Division of Juvenile and Treatment Services which shall
10 be responsible for intake, probation and parole services,
11 supervision and placement of juveniles and the contracting for,
12 monitoring and evaluation of residential and treatment programs
13 other than institutions and community-based Youth Services Agencies;
14 and

4. Such other divisions specifically established by the
Executive Director of the Office of Juvenile Affairs, with the

17 approval of the Board.

18 The Executive Director of the Office of Juvenile Affairs, with 19 the approval of the Board, shall appoint a Director of the Division 20 of Institutional Services, a Director of the Division of Community-21 based Youth Services, and a Director of the Division of Juvenile and 22 Treatment Services to serve as the administrative head of each 23 division, respectively. The Division Directors shall have at least 24 six (6) years of experience in the same or similar programs or

Req. No. 1857

1 facilities as they are to supervise and a baccalaureate degree or 2 higher level of education.

B. Suitable office space shall be provided by the Office of
Management and Enterprise Services to the Office of Juvenile
Affairs, to the extent necessary for the Office to implement its
jurisdictional duties provided by the Oklahoma Juvenile Code, and
the Office may incur necessary expenses for office rent.

C. Effective July 1, 1995, the Office of Juvenile Affairs shall 8 9 be a Merit System agency and all employees of the Office of Juvenile 10 Affairs shall be classified employees who are subject to the Oklahoma Personnel Act and the Merit System of Personnel 11 12 Administration, except as otherwise provided by law. Effective June 1, 2020, employees hired for service at the Southwest Oklahoma 13 Juvenile Center in Manitou shall be considered unclassified and 14 employed in a term-limited appointment. If state services continue 15 at the facility after the designated term, the employee may be 16 17 transferred into a non-term-limited position. Current employees and employees hired prior to June 1, 2020, shall not be subject to this 18 provision. 19

D. Effective July 1, 1995, within its jurisdictional areas of responsibility, the Office of Juvenile Affairs, acting through the Executive Director, or persons authorized by law, rule or designated by the Executive Director to perform such acts, shall have the power and duty to:

Req. No. 1857

Advise, consult, cooperate and enter into agreements with
 agencies of the state, municipalities and counties, other states and
 the federal government, and other persons;

2. Enter into agreements for, accept, administer and use,
disburse and administer grants of money, personnel and property from
the federal government or any department or agency thereof, or from
any state or state agency, or from any other source, to promote and
carry on in this state any program within its jurisdictional area of
responsibility;

Require the establishment and maintenance of records and
 reports;

Establish a system of training for personnel in order to
 assure uniform statewide application of law and rules;

14 5. Enforce the provisions of the Oklahoma Juvenile Code and15 rules promulgated thereunder and orders issued pursuant thereto;

16 6. Charge and receive fees pursuant to fee schedules
17 promulgated by the Board Executive Director of the Office of
18 Juvenile Affairs;

19 7. Conduct studies, research and planning of programs and 20 functions, pursuant to the authority granted by the Oklahoma 21 Juvenile Code;

22 8. Enter into interagency agreements;

23

24

9. Provide administrative and support services to the Board of
 Juvenile Affairs as necessary to assist the Board in the performance
 of their duties;

4 10. Establish and maintain such facilities and institutions as
5 are necessary or convenient for the operation of programs for
6 children under the jurisdiction of the Office of Juvenile Affairs;

11. <u>10.</u> Lease, from time to time, any real property which the
Board of Juvenile Affairs Executive Director shall determine
advisable to more fully carry into effect the operation of the
Office of Juvenile Affairs in accordance with applicable state
statutes. All such leases for real property shall be subject to the
provisions of Section 63 of Title 74 of the Oklahoma Statutes;

13 12. <u>11.</u> Purchase or lease any equipment, supplies or materials
14 pursuant to The Oklahoma Central Purchasing Act;

15 13. 12. Contract for professional services;

16 14. <u>13.</u> Acquire, construct, extend, and operate any and all 17 facilities of all kinds which in the judgment of the Executive 18 Director and the approval of the Legislature shall be necessary or 19 convenient to carry out the duties of the Office of Juvenile 20 Affairs, as authorized by law; and

21 <u>15. 14.</u> Exercise all incidental powers which are necessary and 22 proper to implement and administer the purposes of the Oklahoma 23 Juvenile Code.

24

Req. No. 1857

1 Ε. The Office of Juvenile Affairs shall maintain a fair, simple and expeditious system for resolution of grievances of all persons 2 committed to the Office of Juvenile Affairs regarding the substance 3 or application of any written or unwritten policy, rule of the Board 4 5 of Juvenile Affairs Executive Director or of an agent or contractor of the Office of Juvenile Affairs or any decision, behavior or 6 7 action by an employee, agent or contractor or by any other person committed to the Office of Juvenile Affairs. 8

9 F. Effective November 1, 2012, the Office of Juvenile Affairs 10 shall establish a system of certification in accordance with the 11 Oklahoma Child Care Facilities Licensing Act for the shelters 12 managed and operated by the Department of Human Services pursuant to the requirements of Section 1-9-111 of this title. The Office of 13 Juvenile Affairs shall certify shelters pursuant to the requirements 14 of existing rules as established by the Oklahoma Commission on 15 Children and Youth until such time the Office of Juvenile Affairs 16 has promulgated rules for the certification of shelters. 17 SECTION 9. AMENDATORY 10A O.S. 2011, Section 2-7-305, as 18 last amended by Section 1, Chapter 225, O.S.L. 2017 (10A O.S. Supp. 19 2018, Section 2-7-305), is amended to read as follows: 20 Section 2-7-305. A. The Office of Juvenile Affairs is 21 authorized to enter into contracts to establish or maintain 22 community-based youth service programs, shelters and community 23

24 intervention centers out of local, state and federal monies.

Req. No. 1857

1 The Office of Juvenile Affairs shall take all necessary в. steps to develop and implement a diversity of community services and 2 community-based residential care as needed to provide for adequate 3 and appropriate community-based care, treatment and rehabilitation 4 5 of children in the care, custody, and supervision of the Office of Juvenile Affairs. Such community services and residential care 6 shall be consistent with the treatment needs of the child and the 7 protection of the public. 8

9 1. The Office of Juvenile Affairs shall, to the extent
10 reasonable and practicable, provide community-based services,
11 community residential care and community intervention centers to
12 children in the custody of the Office of Juvenile Affairs through
13 financial agreements, as authorized in Sections 2-7-303 and 2-7-304
14 of this title.

15 2. The Office of Juvenile Affairs shall establish procedures 16 for the letting of grants or contracts, and the conditions and 17 requirements for the receipt of such grants or contracts, for 18 community-based services, community residential care and community 19 intervention centers. A copy of such procedures shall be made 20 available to any member of the general public upon request.

C. Any state agency letting grants or contracts for the establishment of community residential care or treatment facilities for children shall require, as a condition for receipt of such grants or contracts, documented assurance from the agency or

Req. No. 1857

organization establishing such facility that appropriate
 arrangements have been made for providing the educational services
 to which residents of the facility are entitled pursuant to state
 and federal law.

5 D. 1. The Office of Juvenile Affairs shall certify community intervention centers that are established by one or more 6 7 municipalities or one or more counties or juvenile bureaus pursuant to rules promulgated by the Board Executive Director of the Office 8 9 of Juvenile Affairs. The municipality, county or juvenile bureau 10 may enter into contracts or subcontracts with one or more service 11 providers. The service provider, whether a municipality, county or 12 other entity, must have access to the management information system provided for in Section 2-7-308 of this title and must employ 13 qualified staff, as determined by the Office of Juvenile Affairs. 14

15 2. The community intervention center shall serve as a shortterm reception facility to receive and hold juveniles who have been 16 17 taken into custody by law enforcement agencies for the alleged violation of a municipal ordinance or state law or who are alleged 18 to be in need of supervision and for whom detention is inappropriate 19 or unavailable. The community intervention center may receive and 20 hold juveniles for whom detention is appropriate and available 21 pending transportation by law enforcement to a detention facility; 22 provided, custody by law enforcement shall not be relinquished to 23 the community intervention center until detention eligibility and 24

Req. No. 1857

1 bed availability are determined by the designated detention screener and an order for detention is issued. The community intervention 2 3 center may be a secure facility. Juveniles held in the community intervention facility shall not be isolated from common areas other 4 5 than for short-term protective holding for combative or selfdestructive behavior, as defined by the Office of Juvenile Affairs. 6 3. Juveniles shall not be held in a community intervention 7 center for more than twenty-four (24) hours. 8 9 4. The community intervention center shall perform the 10 following functions: enter demographic information into the management 11 a. 12 information system provided for in Section 2-7-308 of this title, 13 b. immediately notify the parents or parent, guardian, or 14 other person legally responsible for the juvenile's 15 care, or if such legally responsible person is 16 unavailable the adult with whom the juvenile resides, 17 that the juvenile has been taken into custody and to 18 pick up the juvenile, 19 hold juveniles until they can be released to a parent, 20 с. guardian, or other responsible adult or until a 21 temporary placement can be secured, but in no event 22 for longer than twenty-four (24) hours, and 23 24

1 d. ensure that a written promise is executed by the 2 parent, guardian or other responsible adult to bring 3 the child to court at any time if a petition is to be filed. 4 5 5. The community intervention center may perform the following functions: 6 7 gather information to determine if the juvenile is in a. need of immediate medical attention, 8 9 b. conduct an initial assessment pursuant to rules promulgated by the Board Executive Director. Such 10 11 initial assessment may be given without parental 12 consent if the juvenile agrees to participate in the assessment, and 13 conduct an assessment pursuant to a Problem Behavior 14 с. 15 Inventory or a Mental Status Checklist or an equivalent assessment instrument authorized by rules 16 promulgated by the Board Executive Director, if 17 written permission to do so is obtained from the 18 parent, quardian or other person legally responsible 19 for the care of the juvenile. Such person and the 20 juvenile may review the assessment instrument prior to 21 the assessment process, must be informed that 22 participation in the assessment is voluntary and that 23 refusal to participate shall not result in any 24

1 penalty, and must sign a written acknowledgment that 2 they were given an opportunity to review the 3 assessment instrument. The assessment shall be used to develop recommendations to correct the behavior of 4 5 the juvenile, to divert the progression of the juvenile into the juvenile justice system, to 6 7 determine if the juvenile is in need of nonemergency medical treatment, and to determine if the juvenile is 8 9 the victim of violence. Information derived from the 10 assessment shall not be made available to prosecutors 11 or the court prior to adjudication of the alleged 12 offense, and shall not be used in any phase of prosecution but may be used by the court following 13 adjudication for the dispositional order and may be 14 used for referrals to social services. 15

6. A juvenile alleged to have committed an offense which would
be a felony if committed by an adult may be fingerprinted at a
community intervention center. No other juveniles shall be
fingerprinted at community intervention centers.

20 7. Community intervention centers shall be certified pursuant
21 to standards established by the Office of Juvenile Affairs and rules
22 promulgated by the Board Executive Director.

- 23
- 24

1 SECTION 10. AMENDATORY 10A O.S. 2011, Section 2-7-306, as last amended by Section 22, Chapter 404, O.S.L. 2013 (10A O.S. 2 Supp. 2018, Section 2-7-306), is amended to read as follows: 3 Section 2-7-306. A. Funds specifically appropriated to the 4 5 Office of Juvenile Affairs for designated Youth Services Agency programs for both the Office of Juvenile Affairs and the Department 6 7 of Human Services, or funds allocated by the Department of Human Services for designated Youth Services programs and provided to the 8 9 Office of Juvenile Affairs by interagency agreement, shall be made 10 available through contracts negotiated by the Office of Juvenile 11 Affairs to organizations designated by the Board Executive Director 12 of the Office of Juvenile Affairs as "Youth Services Agencies". All core community-based programs and services to be performed by a 13 Youth Services Agency during a contract period shall be included in 14 one contract or contract extension for that period. Designations of 15 Youth Services Agencies by the Board shall be granted based on 16 17 community needs, as indicated in the State Plan for Youth Services Agencies which shall be adopted by rule by the Board Executive 18 Director. The State Plan for Youth Services Agencies shall be 19 adopted in accordance with criteria approved by the Board of 20 Juvenile Affairs Executive Director after full consideration of any 21 recommendations of the Department of Human Services and the Oklahoma 22 Association of Youth Services. The criteria and plan adopted by the 23 Board Executive Director shall designate community-based Youth 24

Services Agency Service Areas that will serve as the primary
 catchment area for each Youth Services Agency. Until the criteria
 is established by the Board, the criteria established by the
 Commission for Human Services shall remain in effect. The criteria
 for designation of Youth Services Agencies shall include but shall
 not be limited to:

7 1. Capability to deliver all or part of the compensable
8 services enumerated in Section 2-7-303 of this title, if the Youth
9 Services Agency is to provide such services;

Capability to deliver all or part of the compensable
 children's services that the Department of Human Services is
 authorized to provide for by contract with a private agency, if the
 Youth Services Agency is to provide such services;

Adequate and qualified staff who are available as needed, within a reasonable time after being contacted for services in each county served by the agency;

17 4. Adequate services in the Youth Services Agency Area served18 by the agency;

19 5. Financial viability;

A documented need for the local services to be offered as
 determined by a local needs assessment for the Youth Services Agency
 Service Area that shall be reviewed and approved or modified by the
 Board Executive Director and included in the State Plan for Youth
 Services Agencies; and

Req. No. 1857

7. Any negative impact on the ability to provide services or
 the financial viability of an existing Youth Services Agency.

As used in this section, "financial viability" means the ability 3 of a Youth Services Agency to continue to achieve its operating 4 5 objectives and fulfill its mission over the long term. When determining the financial viability of a Youth Services Agency, the 6 Office of Juvenile Affairs shall develop an analysis that takes into 7 consideration the three (3) previous fiscal years' financial audits, 8 9 if available; the previous fiscal year program audits, if available; 10 the current fiscal year financial position; and one-year future 11 revenue and expenditure projection.

B. The criteria for designation of Youth Services Agencies alsomay include:

Successful completion of an initial peer review by the
 Oklahoma Association of Youth Services or another Oklahoma nonprofit
 corporation whose membership consists solely of Youth Services
 Agencies and of whom at least a majority of Youth Services Agencies
 are members; and

Such other criteria as the Board of Juvenile Affairs
 Executive Director determines appropriate.

C. Each Youth Services Agency receiving, by grant or contract
from the Department of Human Services on June 30, 1995, state funds
specifically appropriated for community-based youth services

24

Req. No. 1857

1 programs, is hereby automatically designated a "Youth Services 2 Agency".

D. The Board of Juvenile Affairs, on recommendation of the
Office of Juvenile Affairs, Executive Director may terminate the
designation of a Youth Services Agency that:

6 1. Is seriously deficient in the administration of its program;

2. Loses financial viability; or

7

8 3. Fails to successfully complete the annual peer review
9 process by the Oklahoma Association of Youth Services or another
10 Oklahoma nonprofit corporation whose membership consists solely of
11 Youth Services Agencies and of whom at least a majority of Youth
12 Services Agencies are members.

Before the Board of Juvenile Affairs Executive Director 13 terminates the designation of a Youth Services Agency, the Office of 14 Juvenile Affairs shall complete a report documenting its reasons for 15 the termination. The report shall be submitted to the Board 16 Executive Director for review. The report shall contain an analysis 17 of the program administration, financial viability and most recent 18 peer review report of the Youth Services Agency. The Office of 19 Juvenile Affairs shall also develop a plan to ensure that services 20 provided by the Youth Services Agency whose designation is being 21 terminated shall continue to be provided by another Youth Services 22 Agency or agencies. In developing the plan, the Office of Juvenile 23 Affairs shall give full consideration to any recommendations of the 24

Req. No. 1857

Oklahoma Association of Youth Services. The plan shall be submitted
 to the Board Executive Director as part of the report documenting
 the reasons for termination of the Youth Services Agency by the
 Office of Juvenile Affairs.

Any applicant organization denied designation as a Youth
Services Agency or any Youth Services Agency whose designation as a
Youth Services Agency is being terminated, is entitled to an
individual proceeding as provided in Article II of the
Administrative Procedures Act.

E. No Youth Services Agency shall be eligible to receive funding until the beginning of the fiscal year after it receives its designation as a Youth Services Agency unless it is replacing a Youth Services Agency whose designation has been terminated. No Youth Services Agency shall receive funding for the first time if such funding will result in lowering the contract amount from the previous fiscal year for any existing Youth Services Agency.

F. The Office of Juvenile Affairs shall be the sole 17 administrator of Youth Services Agency contracts. Any contracting 18 procedure shall include a procedure for converting all contracts to 19 a system of payment which will be structured in a manner that will 20 allow for the receipt of all available federal funds. Provided, the 21 Office of Juvenile Affairs shall make no requirement that would 22 require a juvenile to be inappropriately diagnosed for the purpose 23 of receiving federal reimbursement for services. 24

Req. No. 1857

1 G. The Office of Juvenile Affairs and the Department of Human 2 Services shall enter into a cooperative agreement that establishes 3 procedures to ensure the continuation of services provided for in paragraph 2 of subsection A of this section by Youth Services 4 5 Agencies. The Office of Juvenile Affairs shall consult with the Department of Human Services when assessing the capability of a 6 7 Youth Services Agency to deliver services pursuant to paragraph 2 of subsection A of this section. 8

9 н. Funds for the support of Youth Services Agencies shall be 10 authorized by the Office of Juvenile Affairs only on the basis of 11 cost reimbursement performance contracts or fee-for-service 12 contracts. If a Youth Services Agency provides some services on a 13 fee-for-services basis and some services on a cost reimbursement basis, no cost which has been included as part of the rate for 14 15 services provided on a fee-for-service basis shall be reimbursable under the cost reimbursement portion of the contract. Fees charged 16 17 for annual peer reviews shall be reimbursable.

18 I. The <u>Board Executive Director</u> may establish a fixed and 19 uniform rate for any community-based prevention service, including 20 services to individuals, groups, and community relations directed 21 toward the larger community, so long as the segment of the larger 22 community or target audience of persons to benefit is identified and 23 the specific prevention activities to be performed are described in 24 the rate.

Req. No. 1857

1J. Contracts for the support of, or for services by, Youth2Services Agencies shall be negotiated in the following manner:

1. The local board of the Youth Services Agency, based upon its knowledge and assessment of the needs of the community, shall prepare and present to the Office of Juvenile Affairs a proposal to provide community-based services to juveniles and families in the youth services service area in which it is located. The proposal shall be specific in terms of its program objectives and goals and the services the Youth Services Agency proposes to render;

10 2. Upon receipt of the proposal of the Youth Services Agency, 11 the Office of Juvenile Affairs shall determine if the proposal meets 12 the criteria adopted by the Board of Juvenile Affairs Executive 13 Director in the State Plan for Youth Services Agencies and, within the resources available, meets the need for community-based services 14 in the youth services service area. If no State Plan for Youth 15 Services exists, the proposal shall be deemed to meet the need for 16 17 community-based services in the youth services area;

3. Contracts shall require performance of a specific service or services to be performed. Where the services cannot be broken down into units, specifically measurable and reviewable services shall be stated. Contracts may contain requirements of performance based upon measurable quality outcome indicators. Documentation required for monitoring and evaluation of the contract shall be consistent with the terms of the contract, shall be in accordance with

Req. No. 1857

generally accepted governmental accounting practices, and so far as possible, sufficient for the Office of Juvenile Affairs to monitor the performance of the contract without being overly burdensome to the Youth Services Agency. The documentation to be required is the proper subject of negotiation as part of the contracts, and the parties may rely on the Office of Management and Enterprise Services for assistance if they are unable to reach agreement;

4. The Office of Juvenile Affairs and the Youth Services Agency 8 9 shall negotiate the final terms and enter into the contract. Youth 10 Services Agencies may authorize the Oklahoma Association of Youth 11 Services or another Oklahoma nonprofit corporation, whose membership 12 consists solely of Youth Services Agencies and of whom at least a majority of Youth Services Agencies are members, to negotiate on 13 their behalf; and 14

5. The Office of Juvenile Affairs and a Youth Services Agency may agree to extend their fiscal year 2006 contracts for a period not to exceed one (1) year in order to implement the provisions of this subsection. The amount of money in the contracts may be amended to reflect any change in the money appropriated for fiscal year 2007 for community-based service agencies.

K. Contracts with Youth Services Agencies for community-based services shall be for a period of twelve (12) months, beginning at the first of each fiscal year, and renewable on an annual basis. Contracts shall be considered during the third and fourth quarter of

1 the fiscal year for contracting the following year. Consideration for renewal shall include a review of the performance of the current 2 3 contract including the annual peer review. If the Office of Juvenile Affairs determines the contractual relationship shall be 4 5 renewed, it shall be in a new contract for the upcoming fiscal year and may or may not contain the same terms, conditions, form and 6 7 format as the previous contract. Any change from the contract of the previous year that is proposed by the Youth Services Agency or 8 9 the Office of Juvenile Affairs shall be the subject of negotiation 10 at the request of either party.

L. The Oklahoma Association of Youth Services, or another Oklahoma nonprofit corporation whose membership consists solely of Youth Services Agencies and of whom at least a majority of Youth Services Agencies are members may provide technical assistance to the Youth Services Agencies in the preparation and presentation of their proposals or negotiations as requested by a Youth Services Agency.

M. The Office of Juvenile Affairs is authorized to contract with the Oklahoma Association of Youth Services or another Oklahoma nonprofit corporation whose membership consists solely of Youth Services Agencies and of whom at least a majority of Youth Services Agencies are members for evaluation, training and program materials and for statewide office support, including rental of office space

24

and general technical assistance for Youth Services Agencies with
 which the Office of Juvenile Affairs has contracts.

3 SECTION 11. AMENDATORY 10A O.S. 2011, Section 2-7-311, 4 is amended to read as follows:

Section 2-7-311. A. The Office of Juvenile Affairs shall from 5 time to time, but not less often than annually, review its programs 6 and services and submit a report to the Governor, the Speaker of the 7 House of Representatives, the President Pro Tempore of the Senate, 8 9 the Supreme Court of the State of Oklahoma, the Board of Juvenile 10 Affairs, and the Oklahoma Commission on Children and Youth analyzing 11 and evaluating the effectiveness of its programs and services. The 12 report shall include, but not be limited to:

1. An analysis and evaluation of programs and services
 continued, established and discontinued during the period covered by
 the report;

16 2. A description of programs and services which should be 17 implemented;

Relevant information concerning the number of children
 comprising the population of any facility operated by the Office of
 Juvenile Affairs during the period covered by the report;

4. An analysis and evaluation, by age, of the number of
children assessed for literacy skills, the number who failed to
demonstrate age-appropriate reading skills, and the number who were

24

Req. No. 1857

1 required to participate in a literacy skills improvement program; 2 and

5. Such other information as will enable a user of the report
to ascertain the effectiveness of the programs, services and
facilities.

Β. The Office of Juvenile Affairs shall annually analyze and 6 evaluate the implementation of the Youthful Offender Act, the 7 effectiveness of the Youthful Offender Act and any problems which 8 9 have occurred which have limited the effectiveness of the Youthful 10 Offender Act. The annual analysis and evaluation shall be 11 incorporated in the report required by subsection A of this section. 12 SECTION 12. AMENDATORY 10A O.S. 2011, Section 2-7-602, as amended by Section 2, Chapter 307, O.S.L. 2016 (10A O.S. Supp. 13 2018, Section 2-7-602), is amended to read as follows: 14 Section 2-7-602. A. The Office of Juvenile Affairs shall 15 establish and maintain such methods of administration, including 16 17 those necessary to establish and maintain a merit system of

18 personnel administration, and shall promulgate such rules as it 19 deems necessary for the efficient and effective operation of the 20 juvenile institutions and facilities operated by the Office.

B. The Executive Director of the Office of Juvenile Affairs
shall employ and fix the duties and compensation of a
superintendent, and such other personnel as the Executive Director
deems necessary, for each of the juvenile institutions and

1 facilities operated by the Office of Juvenile Affairs. The Office shall promulgate, and in its hiring and employment practices, the 2 Office shall adhere to, written minimum qualifications by position 3 for personnel working with or around juveniles in said the 4 5 institutions and facilities. Such minimum qualifications shall be designed to assure that such personnel possess sufficient education, 6 7 training, experience and background to provide adequate and safe professional care and services to said the juveniles; and that the 8 9 juveniles will not be exposed to abuse, deprivation, criminal 10 conduct, or other unwholesome conditions attributable to employee 11 incompetence or misconduct.

12 C. 1. The Office of Juvenile Affairs may directly request national criminal history records searches as defined by Section 13 150.9 of Title 74 of the Oklahoma Statutes from the Oklahoma State 14 Bureau of Investigation for the purpose of investigating the 15 criminal history of any employee or applicant of the Office of 16 Juvenile Affairs. The Oklahoma State Bureau of Investigation may 17 charge a search fee as provided in Section 150.9 of Title 74 of the 18 Oklahoma Statutes. The fee shall be deposited in the OSBI Revolving 19 Fund. 20

2. The Board of Juvenile Affairs Executive Director shall
 promulgate rules for the Office of Juvenile Affairs to obtain
 national criminal history records for personnel described in
 subsection B of this section, except that such rules may permit

Req. No. 1857

employment of applicants pending receipt of the results of national
 criminal history record searches.

D. The superintendent of a juvenile institution or facility
shall be the guardian of the person of each juvenile in the
institution or facility for the limited purpose of providing care
and protection for any life-threatening situation that may arise.
SECTION 13. AMENDATORY 10A O.S. 2011, Section 2-7-603,
is amended to read as follows:

9 Section 2-7-603. A. The Board Executive Director of the Office 10 of Juvenile Affairs shall promulgate written rules, outline policies 11 and procedures governing the operation of those facilities operated 12 by or through contract with the Office of Juvenile Affairs wherein juveniles may be housed. Said The policies and procedures shall 13 include, but not be limited to, standards of cleanliness, 14 temperature and lighting, availability of medical and dental care, 15 provision of food, furnishings, clothing and toilet articles, 16 supervision, appropriate and permissible use of restriction and 17 confinement, procedures for enforcing rules of conduct consistent 18 with due process of law and visitation privileges. 19

B. The policies prescribed shall, at a minimum, ensure that:
1. A child shall not be punished by physical force, deprivation
of nutritious meals, deprivation of family visits or solitary
confinement;

24

Req. No. 1857

2. A child shall have the opportunity to participate in
 2 physical exercise each day;

3 3. A child shall be allowed daily access to showers and the
4 child's own clothing or individualized clothing which is clean.
5 When a child is participating in an outdoor adventure program that
6 takes the child away from the permanent facility, the child shall be
7 provided with the opportunity to wash with soap and water daily;

4. A child shall have constant access to writing materials and 8 9 may send mail without limitation, censorship or prior reading, and 10 may receive mail without prior reading, except that mail may be opened in the presence of the child, without being read, to inspect 11 for contraband, as defined by Section 21 of Title 57 of the Oklahoma 12 13 Statutes or as otherwise defined by rules promulgated by the Board Executive Director of the Office of Juvenile Affairs, or to inspect 14 for material harmful to minors, as defined by Section 1040.75 of 15 Title 21 of the Oklahoma Statutes. Provided that, when based on 16 17 legitimate facility interests of order and security as determined by the facility superintendent, mail addressed to a child or sent by a 18 child may be read, censored, or rejected, except that mail addressed 19 to a child from the attorney of the child or sent by the child to 20 the attorney of said the child shall not be opened, censored, or 21 withheld in any way. The child shall be notified when incoming or 22 outgoing mail is withheld in part or in full; 23

24

Req. No. 1857

5. A child shall have reasonable opportunity to communicate and
 to visit with the child's family on a regular basis and to
 communicate with persons in the community;

4 6. A child shall have immediate access to medical care as5 needed and shall receive necessary behavioral health services;

7. A child in the custody or care of the Office of Juvenile 6 Affairs shall be provided access to education including teaching, 7 educational materials and books, provided, that such policies shall 8 9 provide emphasis upon basic literacy skills, including but not 10 limited to curricula requirements stressing reading, writing, mathematics, science, vocational-technical education, and other 11 12 courses of instruction designed to assure that such children will be 13 capable of being assimilated into society as productive adults capable of self-support and full participation; 14

15 8. A child shall have reasonable access to an attorney upon16 request;

A child shall be afforded a grievance procedure, including
 an appeal procedure;

19 10. The behavioral health needs and mental well-being of a
 20 child will be met, protected and served through provision of
 21 guidance, counseling and treatment programs, staffed by competent,
 22 professionally qualified persons, serving under the supervision of
 23 licensed psychologists, psychiatrists or licensed clinical social

24

Req. No. 1857

workers as defined by the regulations of the State Board of Licensed
 Social Workers; and

3 11. Upon leaving the custody of the Office of Juvenile Affairs, 4 a child shall be afforded a copy of the literacy progress section of 5 the individualized service plan developed for the child for 6 continued use at the next school placement of the child.

7 C. Any contract or agreement between the Office of Juvenile 8 Affairs and the Department of Mental Health and Substance Abuse 9 Services for the care and treatment of children in the custody of 10 the Office of Juvenile Affairs shall provide that the Department of 11 Mental Health and Substance Abuse Services shall comply with the 12 provisions of subsections A and B of this section and the provisions 13 of Section 2-7-604 of this title.

 14
 SECTION 14. AMENDATORY
 10A O.S. 2011, Section 2-7-606,

 15
 as amended by Section 44, Chapter 304, O.S.L. 2012 (10A O.S. Supp.

 16
 2018, Section 2-7-606), is amended to read as follows:

17 Section 2-7-606. A. The Office of Juvenile Affairs shall have 18 the supervision, management, operation and control of the 19 institution for children located at Tecumseh, formerly known and 20 designated as Girls' Town and now known as Central Oklahoma Juvenile 21 Center, and all property, equipment and supplies related thereto.

B. The Central Oklahoma Juvenile Center shall maintainfacilities and bed-space capacity for programs that are consistent

24

with providing statewide juvenile justice and delinquency prevention
 services.

3 C. It shall be the duty of the State Fire Marshal and the State 4 Commissioner of Health, to cause regular, periodic, not less than 5 quarterly, unannounced inspections of said the institution, utilizing adequately trained and qualified inspection personnel, to 6 7 determine and evaluate conditions and programs being maintained and carried on at said the institution in their respective areas of 8 9 agency jurisdiction. Such inspections shall include, but not be 10 limited to, the following: compliance with minimum fire, life and 11 health safety standards; compliance with minimum standards governing 12 general sanitation of the institution, with particular emphasis upon food storage, preparation, serving and transportation, respectively. 13 Reports of such inspections will be made in writing, itemizing and 14 15 identifying any deficiencies and recommending corrective measures, and shall be filed with the Board of Juvenile Affairs, the Executive 16 17 Director of the Office of Juvenile Affairs, the Attorney General, the Speaker of the House of Representatives, the President Pro 18 Tempore of the Senate, the Office of Juvenile System Oversight and 19 the Oklahoma Commission on Children and Youth. The Office of 20 Juvenile Affairs shall file copies of the reports of the inspections 21 and recommendations of the accrediting agencies listed in subsection 22 D of this section with the Office of Juvenile System Oversight. 23

24

1 D. The Office of Juvenile Affairs is authorized and directed to establish, subject to the limits of funds available therefor, a 2 3 diversity of placement alternatives for children committed to the custody of the Office including, but not limited to, foster family 4 5 homes, foster family group homes, and group homes. All child care services and facilities operated by the Office shall be accredited 6 by the American Correctional Association, the Joint Commission on 7 Accreditation of Hospitals or the Child Welfare League of America, 8 9 as appropriate for the service or facility. The Office may directly 10 contract for accreditation fees, training or training conferences 11 with the organization accrediting the service or facility as 12 required by this subsection.

 13
 SECTION 15.
 AMENDATORY
 10A O.S. 2011, Section 2-7-608,

 14
 as amended by Section 3, Chapter 67, O.S.L. 2016 (10A O.S. Supp.)

 15
 2018, Section 2-7-608), is amended to read as follows:

Section 2-7-608. A. Beginning July 1, 1995, the Office of 16 Juvenile Affairs shall oversee the expansion of the number of 17 preadjudicatory secure detention beds available in this state. 18 It is the intent of the Legislature to establish detention beds on a 19 geographic basis throughout the state in order to provide more 20 accessibility to services for all regions of the state. The beds 21 established by this subsection shall be established and operated in 22 accordance with Section 2-3-103 of this title. 23

24

Effective July 1, 1995, the responsibilities for 1 В. establishing and operating a regional juvenile facility in the 2 3 southwestern part of the state shall be transferred to the Office of Juvenile Affairs. The facility shall include six transitional beds 4 5 and seventy medium secure beds for such programs as the Office of Juvenile Affairs determines will most appropriately and effectively 6 7 provide required services; provided, no more than thirty-two beds shall be used for any one type of program. It is the intent of the 8 9 Legislature that the Office of Juvenile Affairs locates an existing 10 facility that can be remodeled and used for this purpose.

11 C. Beginning July 1, 1998, detention beds constructed and 12 operated by a county solely through revenues from county sources 13 shall be exempt from the provisions of the State Plan for the 14 Establishment of Juvenile Detention Services adopted pursuant to 15 subsection D of Section 2-3-103 of this title.

D. The Board Executive Director of the Office of Juvenile
Affairs shall promulgate rules to implement the provisions of this
act.

19 SECTION 16. AMENDATORY 10A O.S. 2011, Section 2-7-611, 20 is amended to read as follows:

Section 2-7-611. A. For purposes of this section, "electronic communication" means any transfer of signs, signals, writings, images, sounds, data, or intelligence of any nature transmitted in whole or part by a wire, radio, electromagnetic, photo-electronic,

Req. No. 1857

or photo-optical system, and includes, but is not limited to, the
 transfer of that communication through the Internet.

The Office of Juvenile Affairs shall certify all secure 3 Β. 1. facilities, including secure facilities collocated with adult 4 5 facilities or juvenile detention facilities. Such collocated facilities shall meet applicable criteria of the federal Juvenile 6 7 Justice Delinguency Prevention Act for collocation. To be certified, a secure facility shall be required to meet standards for 8 9 certification promulgated by the Board Executive Director of the 10 Office of Juvenile Affairs.

11 2. Any person, including a resident of the facility, who 12 knowingly, willfully and without authority brings into or has in his or her possession in any certified secure facility or certified 13 juvenile detention facility any gun, knife, bomb or other dangerous 14 instrument, any controlled dangerous substance as defined by Section 15 2-101 et seq. of Title 63 of the Oklahoma Statutes, any intoxicating 16 beverage or low-point beer as defined by Sections 163.1 and 163.2 of 17 Title 37 of the Oklahoma Statutes, any cellular phone or electronic 18 device capable of sending or receiving any electronic communication, 19 money, or financial documents for a person other than the juvenile 20 or youthful offender or relative of the juvenile or youthful 21 offender, shall be guilty of a felony and is subject to imprisonment 22 in the custody of the Department of Corrections for not less than 23 one (1) year or more than five (5) years, or a fine of not less than 24

One Hundred Dollars (\$100.00) or more than One Thousand Dollars
 (\$1,000.00), or both such fine and imprisonment.

3 C. Any person, including a resident of the facility, who knowingly, willfully and without authority brings into or has in his 4 5 or her possession in any certified secure facility or certified juvenile detention facility any cigarettes, cigars, snuff, chewing 6 7 tobacco, or any other form of tobacco product shall, upon conviction, be guilty of a misdemeanor punishable by imprisonment in 8 9 the county jail not to exceed one (1) year, or by a fine not 10 exceeding Five Hundred Dollars (\$500.00), or by both such fine and imprisonment. 11

12 SECTION 17. AMENDATORY Section 1, Chapter 129, O.S.L. 13 2013 (10A O.S. Supp. 2018, Section 2-7-613), is amended to read as 14 follows:

Section 2-7-613. A. The Office of Juvenile Affairs shall establish a program of foster care for children in the custody of the Office of Juvenile Affairs, and in implementing the program of foster care, shall:

Recruit foster families for children in the custody of the
 Office of Juvenile Affairs;

2. Contract with foster parents and child-placing agencies to
 provide foster care services to children within the custody of the
 Office of Juvenile Affairs;

24

Req. No. 1857

3. Exercise supervision over all foster placements with whom
 the Office of Juvenile Affairs has a contract for foster care
 services;

4 4. Establish rules and standards for providing foster care
5 services in addition to those required by the Oklahoma Child Care
6 Facilities Licensing Act;

7 5. Require initial and ongoing foster parent training and8 education programs; and

9 6. Establish a grievance procedure in accordance with rules
10 promulgated by the Board Executive Director of the Office of
11 Juvenile Affairs, including a statement of foster parent rights, for
12 foster parents with whom the Office of Juvenile Affairs contracts.

B. The Office of Juvenile Affairs shall not be liable for any
costs or expenses expended voluntarily by a foster parent for a
foster child which are in excess of the funds authorized for
providing foster care services to the foster child.

SECTION 18. AMENDATORY Section 2, Chapter 129, O.S.L. 17 2013, as amended by Section 1, Chapter 67, O.S.L. 2014 (10A O.S. 18 Supp. 2018, Section 2-7-614), is amended to read as follows: 19 Section 2-7-614. A. Except as otherwise provided by this 20 section, no child in the custody of the Office of Juvenile Affairs 21 shall be placed with any foster placement unless the foster 22 placement meets licensing standards as required by rules promulgated 23 by the Board Executive Director of the Office of Juvenile Affairs 24

Req. No. 1857

and the Oklahoma Child Care Facilities Licensing Act and is
 otherwise approved for foster care by the Office of Juvenile Affairs
 for children within its custody.

B. Except as otherwise provided by this section, no person
shall receive a child for foster care or provide foster care
services to a child unless such person meets licensing standards as
required by the Oklahoma Child Care Facilities Licensing Act and
rules promulgated by the Board of Juvenile Affairs Executive
<u>Director</u>, and is otherwise approved by the Office of Juvenile
Affairs for children within its custody.

SECTION 19. AMENDATORY Section 3, Chapter 129, O.S.L.
2013, as amended by Section 2, Chapter 67, O.S.L. 2014 (10A O.S.
Supp. 2018, Section 2-7-615), is amended to read as follows:

Section 2-7-615. A. The Office of Juvenile Affairs shall enter into a written contract with the foster care placement provider. The contract shall provide, at a minimum:

That the Office of Juvenile Affairs shall have access at all
 times to the child and to the foster placement;

A listing of any specific requirements, specific duties or
 restrictions in providing foster care services;

3. That any foster child shall have access to and be accessible by any court-appointed special advocate for the foster child and the foster child's attorney;

24

Req. No. 1857

4. That any foster care placement provider shall comply with
 performance standards required pursuant to the Oklahoma Child Care
 Facilities Licensing Act and rules promulgated by the Board
 Executive Director of the Office of Juvenile Affairs;

5 5. Information regarding the amount of payment to be made for 6 foster care services, including but not limited to a description of 7 the process involved in receiving payment, including projected time 8 frames, information related to reimbursements for eligible costs and 9 expenses for which the foster parent may be reimbursed and any 10 information concerning the accessibility and availability of funds 11 for foster parents;

6. Except as provided in this section, the Office of Juvenile Affairs may remove a child in its custody from a foster placement whenever the agency determines that removal is in the best interests of the child or consistent with the state's interest in the protection of the public; and

17 7. Such other information required by the Office of Juvenile18 Affairs.

B. The Office of Juvenile Affairs shall provide the following
information to the foster parent at the time of placement, along
with a copy of the written contract required pursuant to subsection
A of this section:

The names and telephone numbers of the child's caseworkers;

Req. No. 1857

2. A copy of applicable policy and procedures of the Office of
 Juvenile Affairs as pertaining to placement operations as
 3 established by the Office of Juvenile Affairs;

3. The name and telephone number of any foster parent 4 5 association in the county of residence of the foster parent; and 4. A copy of the statement of foster parent rights. 6 SECTION 20. 7 AMENDATORY Section 1, Chapter 201, O.S.L. 2014, as amended by Section 1, Chapter 232, O.S.L. 2016 (10A O.S. 8 9 Supp. 2018, Section 2-7-616), is amended to read as follows: 10 Section 2-7-616. A. For the purposes of establishing and 11 operating a charter school, pursuant to the provisions of Section 3-12 130 et seq. of Title 70 of the Oklahoma Statutes, the Board Executive Director of the Office of Juvenile Affairs may serve as 13 the governing body of the charter school and may take any action 14 15 necessary to serve in such capacity and in accordance with rules of the State Board of Education. The Board of Juvenile Affairs 16 Executive Director may promulgate rules as necessary for the 17 establishment and operation of such charter school and shall 18 establish policies and provide oversight for any such charter 19 school. 20

B. The Executive Director of the Office of Juvenile Affairs
shall provide for the administration and operation of any charter
school established and operated by the Office of Juvenile Affairs.

24

1 С. The Executive Director of the Office of Juvenile Affairs may 2 employ instructional and administrative personnel necessary for the operation of a charter school and may contract with such personnel 3 for the terms and conditions of their employment or for the services 4 5 provided. Instructional and administrative personnel employed by the Office of Juvenile Affairs shall be in the unclassified service. 6 7 Such personnel shall be eligible for membership or participation in the Teachers' Retirement System of Oklahoma. 8

9 D. To implement the provisions of this section, the Office of 10 Management and Enterprise Services shall have the authority to 11 exempt the Office of Juvenile Affairs from specific statutes that 12 are in conflict with requirements of operating a charter school. 13 The Office of Management and Enterprise Services shall take any 14 action necessary to assist the Office of Juvenile Affairs in 15 operating a charter school, including but not limited to:

1. Establishing a special agency account; and

17 2. Authorizing a surety bond as required by Section 5-116a of18 Title 70 of the Oklahoma Statutes.

19 SECTION 21. AMENDATORY Section 3, Chapter 307, O.S.L.
20 2016 (10A O.S. Supp. 2018, Section 2-7-617), is amended to read as
21 follows:

22 Section 2-7-617. A. Prior to the issuing by the Office of 23 Juvenile Affairs a certification to any person or entity for a 24 secure detention center, municipal juvenile facility, community

16

1 intervention center or secure facility, such persons or entities 2 shall have a national criminal history records search conducted 3 pursuant to paragraph 12 of subsection A of Section 404.1 of Title 4 10 of the Oklahoma Statutes. Such persons or entities shall include 5 any:

6

1. Operators and responsible entities;

7 2. Individual employee or applicant; or

8 3. Employee or individual allowed unsupervised access to9 children, including contract employees and volunteers.

B. The Oklahoma State Bureau of Investigation may charge a
search fee as provided in Section 150.9 of Title 74 of the Oklahoma
Statutes. The fee shall be deposited in the OSBI Revolving Fund.
The fee shall be paid for by the persons or entities identified in
subsection A of this section.

C. The Office of Juvenile Affairs and the Oklahoma State Bureau of Investigation are authorized to enter into an agreement pursuant to the Interlocal Cooperation Act, Section 1001 et seq. of Title 74 of the Oklahoma Statutes, to implement the provisions of this section, including the transfer of funds to offset the cost associated with national criminal history records searches.

21 D. The Board Executive Director of the Office of Juvenile 22 Affairs may promulgate rules to implement the provisions of this 23 act.

24

1SECTION 22.AMENDATORY10A O.S. 2011, Section 2-7-705,2is amended to read as follows:

Section 2-7-705. A. The Office of Juvenile Affairs shall have
the responsibility for implementation and evaluation of the
Delinquency and Youth Gang Intervention and Prevention Act and any
modifications thereto.

7 Any contract executed by the Office of Juvenile Affairs with в. an eligible entity on and after the effective date of this act June 8 9 4, 2004, for delinquency prevention and early intervention programs, 10 subject to the Delinquency and Youth Gang Intervention and 11 Prevention Act, shall require the eligible entity to prepare and 12 submit to the Office, in a manner prescribed by the Office, an outcome-based performance report including, but not limited to, the 13 following: 14

A description of the target population, service eligibility
 criteria, and risk factors;

A description of program services, the number of clients
 referred each year, the number of clients served each year, and the
 number of clients discharged each year;

The average cost per client participating in program
 services each year; and

4. Performance measures referencing service completion andrecidivism which employ uniform definitions developed by the Office.

24

C. The Office of Juvenile Affairs shall submit to the Speaker of the House of Representatives, the President Pro Tempore of the Senate, and the Governor by January 15 of each year, an annual report, including a summary detailing the following information derived from the outcome-based performance reports submitted by the eligible entities pursuant to the provisions of subsection A of this section and other information available to the Office:

Total amount of funds per state fiscal year expended for the
 delinquency prevention programs subject to the Delinquency and Youth
 Gang Intervention and Prevention Act;

Average expenditures per juvenile during the most recent
 state fiscal year;

Analyses of the nature and effectiveness of gang-related
 delinquency prevention and early intervention programs provided by
 eligible entities pursuant to contracts;

4. Effectiveness of each of the programs provided by the
 eligible entities;

18 5. Recommendations regarding distribution of the funds based 19 upon the effectiveness of the programs provided by the eligible 20 entities; and

Any other information or recommendations deemed necessary by
 the Board Executive Director of the Office of Juvenile Affairs.
 SECTION 23. AMENDATORY 10A O.S. 2011, Section 2-7-801,
 is amended to read as follows:

Req. No. 1857

Section 2-7-801. A. There is hereby created a program of
 juvenile crime victim restitution to be administered by the Office
 of Juvenile Affairs. The program shall be known as the "Juvenile
 Offender Victim Restitution Work Program".

B. The Board Executive Director of the Office of Juvenile
Affairs shall promulgate rules necessary for the implementation of
the provisions of this section. Until the rules are promulgated by
the Board, the rules promulgated by the Commission for Human
Services shall remain in effect.

10 С. The programs developed under the provisions of this section shall provide restitution to a victim by requiring the juvenile to 11 work or provide a service for the victim, or to make monetary 12 restitution to the victim from money earned from such a program. 13 Restitution shall be made through the employment of the juvenile in 14 work programs. The supervised work or service program shall not 15 deprive the juvenile of schooling which is appropriate to the age, 16 need, and specific rehabilitative goals of the juvenile. The 17 program shall not prohibit the juvenile from fulfilling restitution 18 obligations through jobs the juvenile has found, by performing 19 volunteer services for the community, or by doing work for the 20 victim. 21

D. Agreements for participation in the programs under this section may include restitution not in excess of actual damages caused by the juvenile which shall be paid from the net earnings of

## Req. No. 1857

1 the juvenile received through participation in a constructive program of service or education acceptable to the juvenile, the 2 victim, the Office of Juvenile Affairs, the district attorney and/or 3 the district court. During the course of such service, the juvenile 4 5 shall be paid no less than the federal minimum wage. In considering a restitution agreement, the Office of Juvenile Affairs, the 6 district attorney and/or the district court shall take into account 7 the age, physical and mental capacity of the juvenile. 8 The service 9 shall be designed to relate to the juvenile a sense of 10 responsibility for the injuries caused to the person or property of 11 another. If a petition has not been filed, the district attorney 12 shall approve the nature of the work, the number of hours to be spent performing the assigned tasks and shall further specify that 13 as part of a plan of treatment and rehabilitation, that seventy-five 14 percent (75%) or more of the net earnings of the juvenile shall be 15 used for restitution in order to provide positive reinforcement for 16 the work performed. If a petition has been filed, the district 17 court may approve the nature of the work, the number of hours to be 18 spent performing the assigned tasks and may further specify that as 19 part of a plan of treatment and rehabilitation, that seventy-five 20 percent (75%) or more of the net earnings of the juvenile shall be 21 used for restitution. 22

E. The Office of Juvenile Affairs may enter into contracts withprivate service providers for implementation of the program required

1 by this section. The Office may require, as a condition of the contract, that the service provider pay restitution directly to the 2 victim or victims and pay any amounts due to the juvenile directly 3 to the juvenile. The records of any service provider that contracts 4 5 with the Office pursuant to this section shall be subject to inspection by any employee of the Office of Juvenile Affairs 6 designated by the Executive Director of the Office of Juvenile 7 Affairs. The Office of Juvenile Affairs may subsidize the 8 9 employment of a juvenile for the purposes of participation in a work 10 program as provided by this section.

F. Any person, entity or political subdivision who is an employer of juveniles or recipient of services from a juvenile, pursuant to an agreement with the Juvenile Offender Victim Restitution Work Program shall not be liable for ordinary negligence for:

Damage to the property of the juvenile or injury to the
 juvenile except as to the liability established by the Workers'
 Compensation Act if the juvenile is covered thereunder; or

Damage to any property or injury to any person which results
 from the services of the juvenile pursuant to this section.

21SECTION 24.AMENDATORY10A O.S. 2011, Section 2-7-802,22is amended to read as follows:

23 Section 2-7-802. A. This act shall be known and may be cited 24 as the "Juvenile Justice Public Works Act".

Req. No. 1857

1 B. As used in the Juvenile Justice Public Works Act:

2 1. "Director" means the Director of the Office of Juvenile 3 Affairs;

2. "Public works project" means a project that has been
determined by the Director of the Office of Juvenile Affairs to be
necessary for the public well-being and conducive to rehabilitation
and the reduction of recidivism among participating juveniles or
youthful offenders; and

9 3. "Juvenile or youthful offender" means any person who is10 under the custody and control of the Office of Juvenile Affairs.

C. The Office of Juvenile Affairs shall establish and maintain
the Juvenile Justice Public Works Program. The purpose of the
Juvenile Justice Public Works Program shall be to:

Provide labor for community service projects in order to
 develop lands pursuant to public works projects;

Provide improvements and beautification to public lands and
 buildings; and

Reduce recidivism for juvenile or youthful offenders by
 aiding such individuals in transitioning between institutions and
 the community.

D. No juvenile or youthful offender shall be assigned to anypublic works project if the offender:

Is deemed by the Director to be a threat to public safety;
 or

Has escaped or attempted to escape from an institution or
 other placement within the last year.

E. The Board Executive Director of the Office of Juvenile Affairs shall promulgate rules as necessary to implement the provisions of the Juvenile Justice Public Works Act. At a minimum, the rules shall provide guidelines that establish criteria for selection and assignment to the Juvenile Justice Public Works Program and the duties to be performed by the participants in the program.

The Juvenile Justice Public Works Act shall not be construed 10 F. 11 to restore, in whole or in part, the civil rights of any juvenile or 12 youthful offender. No juvenile or youthful offender participating in the Juvenile Justice Public Works Program shall be considered an 13 employee of the state or the Office of Juvenile Affairs, nor shall 14 any such participant be subject to the provisions of the labor laws 15 of this state. Any eligible juvenile or youthful offender assigned 16 17 to the Juvenile Justice Public Works Program shall be exempt from the provisions of the Workers' Compensation Act. 18

G. 1. All state and local government agencies, nonprofit
organizations, community service agencies, educational programs and
other treatment programs are immune from liability for torts
committed by or against any eligible juvenile or youthful offender
assigned to the Juvenile Justice Public Works Program, except that
the Office of Juvenile Affairs shall provide basic or necessary

Req. No. 1857

1 medical and dental care to the juvenile or youthful offenders placed 2 in the program in such instances.

3 2. Without waiving the immunity of the state, the Executive Director of the Office of Juvenile Affairs may authorize the repair 4 5 or replacement of the personal property of a third party if the personal property is damaged or destroyed by a juvenile or youthful 6 offender who is in the custody of the Office of Juvenile Affairs and 7 while participating in the Juvenile Justice Public Works Program. 8 9 Any personal property repaired or replaced shall be comparable in 10 kind, quality and cost to the original property. Reimbursement shall not duplicate insurance coverage carried by the third party. 11 10A O.S. 2011, Section 2-7-101, is 12 SECTION 25. REPEALER hereby repealed. 13

14 SECTION 26. It being immediately necessary for the preservation 15 of the public peace, health or safety, an emergency is hereby 16 declared to exist, by reason whereof this act shall take effect and 17 be in full force from and after its passage and approval.

18

19 57-1-1857 CD 9/30/2019 9:31:23 AM

21

20

- 22
- 23
- 24