1	HOUSE OF REPRESENTATIVES - FLOOR VERSION
2	STATE OF OKLAHOMA
3	1st Session of the 57th Legislature (2019)
4	HOUSE BILL 1275 By: Lawson
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7	AS INTRODUCED
8	An Act relating to children; amending 10A O.S. 2011, Section 1-2-108, as amended by Section 1, Chapter 29,
9	O.S.L. 2015 (10A O.S. Supp. 2018, Section 1-2-108), which relates to the Oklahoma Children's Code;
10	updating language; establishing a Child Safety Registry; specifying beginning date for Registry;
11	directing contents of Registry; providing for maintenance of Registry by the Department of Human
12	Services; directing Department to promulgate rules; requiring cooperation with other states to create a
13	national system; describing process for placing a name in the Registry; listing criteria for the
14	Department to use; prescribing preponderance of the evidence standard; including consideration of
15	specified factors; allowing for provisional placement of name on Registry; listing criteria for removal of
16	name; authorizing request to remove name from Registry in certain cases; setting waiting period for
17	petition following a denial; directing Department to
18	develop policy and procedures for removal; providing for administrative hearing after placement or removal
19	of name; specifying standard of review; mandating hearing compliance with certain laws; authorizing
20	certain disclosure of name on Registry; requiring Department to promulgate rules for release of
21	information upon request; limiting disclosure to certain listed persons, entities or legal
22	proceedings; prohibiting release of identifying information about person making the report; providing
23	exception; construing provision; requiring notation of provisional placement if disclosed; proscribing disclosure of information to a third party: requiring
24	disclosure of information to a third party; requiring notice when certain child transfers schools;

1 authorizing Department to charge reasonable fees for certain disclosure material; excluding payment of fee 2 by certain agency or person; providing for codification; and providing effective dates. 3 4 5 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: 6 SECTION 1. 10A O.S. 2011, Section 1-2-108, as AMENDATORY 7 amended by Section 1, Chapter 29, O.S.L. 2015 (10A O.S. Supp. 2018, 8 Section 1-2-108), is amended to read as follows: 9 Section 1-2-108. A. There is hereby established within the 10 Department of Human Services an information system for the 11 maintenance of all reports of child abuse, sexual abuse, sexual 12 exploitation, and neglect made pursuant to the provisions of the 13 Oklahoma Children's Code. 14 The Children and Family Services Division of the Department В. 15 shall be responsible for maintaining a suitably cross-indexed system 16 of all the reports. 17 The records maintained shall contain, but shall not be С. 18 limited to: 19 1. All information in the written report required by Section 1-20 2-101 of this title; 21 2. A record of the final disposition of the report including 22 services offered and services accepted; 23 3. The plan for rehabilitative treatment; and 24 Any other relevant information. 4.

D. Data and information maintained and related to individual
 cases shall be confidential and shall be made available only except
 as authorized by state or federal law.

E. The Commission for Department of Human Services shall
promulgate rules governing the availability of such data and
information.

F. Rules promulgated by the Commission Department shall
encourage cooperation with other states in exchanging reports in
order to effect a national registration system.

10 G. No person shall allow the data and information maintained to 11 be released except as authorized by Chapter VI of the Oklahoma 12 Children's Code law.

H. Records obtained by the Department shall be maintained bythe Department until otherwise provided by law.

15 I. Beginning July 1, 2021, there is a Child Safety Registry 16 established within the Department which shall contain records of all 17 cases in which allegations of child abuse, sexual abuse, sexual 18 exploitation and neglect made on or after July 1, 2021, pursuant to 19 the provisions of the Oklahoma Children's Code are determined after 20 investigation to be substantiated. The Children and Family Services 21 Division of the Department shall be responsible for maintaining the 22 Child Safety Registry. 23

23 J. The Department shall promulgate rules necessary to establish
 24 a Child Safety Registry pursuant to this act. Rules promulgated by

1 <u>the Department shall encourage cooperation with other states in</u> 2 <u>exchanging substantiated reports to create a national registration</u> 3 system.

4 SECTION 2. NEW LAW A new section of law to be codified 5 in the Oklahoma Statutes as Section 1-2-108.1 of Title 10A, unless 6 there is created a duplication in numbering, reads as follows:

A. An individual's name shall be placed in the Child Safety
Registry established in Section 1-2-108 of Title 10A of the Oklahoma
Statutes after notice to the person if:

After the safety assessment or investigation provided for in
 Section 1-2-102 of Title 10A of the Oklahoma Statutes the Department
 of Human Services determines that a report of heinous and shocking
 abuse or heinous and shocking neglect as defined in Section 1-1-105
 of Title 10A of the Oklahoma Statutes has been substantiated;

15 2. The finding of substantiated heinous and shocking abuse or
16 heinous and shocking neglect has been reviewed by an internal
17 Central Registry Review Committee of the Department and the
18 Committee has determined that the individual should be placed on the
19 Child Safety Registry.

20a. Criteria for making this determination shall be set by21the Department and shall include but not be limited22to:

(1) the age of the individual at the time of the
offense(s),

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1		(2)	the length of time since the offense(s) occurred,
2		(3)	the number and types of offenses for which the
3			individual was convicted or findings were made,
4		(4)	the circumstances surrounding commission of the
5			offense(s) that demonstrate willful intent,
6		(5)	the likelihood the individual will re-offend, and
7		(6)	other documentation submitted indicating that the
8			health, safety and well-being of children are or
9			are not endangered.
10	b.	The	review committee standard to determine
11		regi	stration by preponderance of the evidence shall
12		incl	ude consideration of:
13		(1)	the individual's history of behavior likely to
14			create a reasonable risk of harm to children,
15		(2)	whether the individual is unsafe with children,
16			either alone or in a group, and
17		(3)	whether a criminal conviction or deferred
18			sentence resulted from the individual's behavior,
19			the punishment rendered and whether the
20			individual successfully completed the sentence,
21			probation or treatment program.
22	с.	The	determination shall be based upon a majority
23		deci	sion of the members of the Committee;
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3. The individual is eighteen (18) years of age or older at the
 time the act or omission occurred and after proper notice does not
 make timely request for an administrative hearing;

4 4. The individual makes timely request for an administrative
5 hearing and upon completion of the administrative hearing process,
6 the determination by the Department that the allegations were
7 substantiated is upheld by the administrative law judge; and

5. The alleged offender is a child at the time of the act or omission and an administrative hearing is held, unless the child appears in person with the advice of counsel or by counsel affirmatively waives the administrative hearing, and upon completion of the administrative hearing process, the determination by the Department that the allegations were substantiated is upheld by the administrative law judge.

B. An alleged offender's name may be provisionally placed on the Child Safety Registry at the request of the Department if ordered by the administrative law judge after a finding that there is a likelihood that the offender may attempt to gain access to children before the completion of the administrative hearing process and that such access would reasonably create a risk to the safety of children.

22 SECTION 3. NEW LAW A new section of law to be codified 23 in the Oklahoma Statutes as Section 1-2-108.2 of Title 10A, unless 24 there is created a duplication in numbering, reads as follows: An individual's name shall remain in the Child Safety Registry
until:

3 1. The name is removed pursuant to Section 4 of this act or 4 other law;

5 2. The name is removed under a rule promulgated by the6 Department of Human Services;

7 3. The name is provisionally placed in the Child Safety
8 Registry and the individual subsequently prevails at an
9 administrative hearing; or

10 4. The individual prevails upon judicial appeal.

11 SECTION 4. NEW LAW A new section of law to be codified 12 in the Oklahoma Statutes as Section 1-2-108.3 of Title 10A, unless 13 there is created a duplication in numbering, reads as follows:

A. 1. The individual may petition the Department of Human Services, requesting that the individual's name be removed from the Child Safety Registry if the individual has not had a subsequent substantiated report of child abuse or neglect for one (1) year and more than five (5) years have passed since the individual's name was placed on the Child Safety Registry.

20 2. If the Department denies the request for removal of the name 21 from the Child Safety Registry, the individual shall wait one (1) 22 year from the date of the request for removal before filing a new 23 petition with the Department requesting that the individual's name 24 be removed from the Registry. 3. The Department shall develop policy and procedures to assist
 in determining whether to remove a name from the Registry.

B. In all cases involving placement or removal of a name on the Registry, the individual may request an administrative hearing within thirty (30) days from receipt of the Department's decision and notice. The standard of review for the administrative hearing shall be whether the Department abused its discretion.

8 C. All hearings shall be held pursuant to Article II of the9 Administrative Procedures Act.

10SECTION 5.NEW LAWA new section of law to be codified11in the Oklahoma Statutes as Section 1-2-108.4 of Title 10A, unless12there is created a duplication in numbering, reads as follows:

13 Substantiated reports of heinous and shocking abuse or Α. 14 heinous and shocking neglect placed on the Child Safety Registry are 15 confidential and shall be disclosed only to an employer or volunteer 16 agency for purposes of screening an employee, applicant or volunteer 17 who is or will be engaged in employment or activity with children 18 upon submission of a signed release from the employee applicant or 19 volunteer that is notarized or signed under penalty of perjury in 20 compliance with Section 426 of Title 12 of the Oklahoma Statutes. 21 For purposes of this subsection the Department of Human Services 22 shall release only the following information on substantiated 23 reports to the employer or agency:

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1 That the employee, applicant or volunteer has a 1. 2 substantiated report;

2. The date the investigation was completed; and

3. The type of substantiated report.

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5 Β. The Department shall promulgate rules under which it may disclose or release, if requested, information relating to 6 7 substantiated reports of child abuse obtained from the Child Safety Registry, to the following: 8

9 1. A person or agency that provides services such as medical 10 examination or an assessment interview with, or diagnosis of, care 11 for, treatment of or supervision of a victim of abuse, a juvenile 12 offender or a juvenile aggressor;

13 2. A federal, state or local government entity, or any agent of 14 the entity, needing the information to carry out its 15 responsibilities under law to protect or treat children from abuse 16 or neglect;

Any person who is the subject of a substantiated report; 18 A civil or administrative proceeding connected with the 4. 19 administration of the Department's Child Welfare Services when the 20 court or hearing officer determines that the information is relevant 21 for the determination of an issue before the court or agency;

22 5. An audit or similar activity conducted in connection with 23 the administration of a plan or program by any governmental agency 24 that may by law conduct the audit or activity;

1 6. A properly constituted authority, including 2 multidisciplinary child abuse teams investigating a report of known 3 or suspected child abuse or neglect or providing services to a child 4 or family that is the subject of a report; 5 7. Child abuse citizen review panels described in the Child Abuse Prevention and Treatment Act, Section 5106a of Title 42 of the 6 7 United States Code; 8. The Child Death Review Board created in Section 1150.2 of 8 9 Title 10 of the Oklahoma Statutes; 10 9. Legal proceedings including: 11 a grand jury when the information in the record is a. relevant to the determination of an issue before the 12 13 grand jury, 14 a court in a criminal case when the information in the b. 15 record is relevant to the determination of an issue 16 before the court. The court may disclose the report 17 to parties under the terms of a protective order 18 issued by the court, and 19 a court in a child custody or similar civil case when с. 20 the information in the record is relevant for the 21 determination of a health or safety issue concerning a 22 child before the court. The court may disclose the 23 report to the parties under the terms of a protective 24 order issued by the court;

1 10. The current foster parents of a child who is a subject of a 2 report;

3 11. A court-appointed special advocate or guardian ad litem 4 upon presentation of an order of appointment for a child who is a 5 subject of a report;

6 12. The attorney of a child who is the subject of a report; and
7 13. The custodial and noncustodial parents, guardians and legal
8 custodians of the child who are identified as the offender.

9 С. The Department shall not release data that would identify 10 the person who made the report unless a court of competent 11 jurisdiction orders release of the information after the court has 12 reviewed in camera the record related to the report and has found 13 good cause to believe that the report was falsely made or that 14 release of the information will serve legitimate purposes and will 15 not jeopardize the reporter. Provided, upon request, the 16 information identifying the reporter shall be disclosed to the 17 prosecuting attorney or law enforcement.

18 D. Nothing in this act shall be construed to prevent subsequent19 disclosure by the subject of the report.

E. If an alleged offender's name has been provisionally placed in the Child Safety Registry, any disclosure by the Department shall include the notation that the name has only been provisionally placed in the Registry.

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F. 1. Any person or agency to whom disclosure is made shall
not disclose to any other person a report or other information
obtained pursuant to this section. Provided, the person or agency
may consult an attorney regarding information provided by the
Department.

A school district or a school counselor shall forward all
substantiated reports of child abuse received from the Department
when a child transfers from one school district to another and shall
notify the Department of the child's new school and address, if
known.

SECTION 6. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 1-2-108.5 of Title 10A, unless there is created a duplication in numbering, reads as follows:

A. The Department of Human Services may charge:

15 1. A reasonable fee not to exceed Fifteen Dollars (\$15.00) for 16 researching, copying or mailing records from a child abuse 17 investigative file; and

18 2. A reasonable fee for reproducing copies of electronic media
19 such as audio tapes, video tapes, compact discs, DVDs and
20 photographs.

B. A fee shall not be charged to:

22 1. A nonprofit or volunteer agency that requests searches of 23 the investigative files; or

24 2. A person who is indigent.

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1	SECTION 7. Section 1 of this act shall become effective
2	November 1, 2019. Sections 2 through 6 of this act shall become
3	effective July 1, 2021.
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5	COMMITTEE REPORT BY: COMMITTEE ON CHILDREN, YOUTH AND FAMILY SERVICES, dated 02/20/2019 - DO PASS.
6	SERVICES, dated 02/20/2019 - DO PASS.
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