## STATE OF OKLAHOMA

2nd Session of the 57th Legislature (2020)

SENATE BILL 1698 By: Brooks

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AS INTRODUCED

An Act relating to higher education; prohibiting institutions within The Oklahoma State System of Higher Education from inquiring about certain criminal history during certain application or admissions process; providing exceptions for inquiries related to certain crimes or attempted crimes; requiring an institution to provide notification of certain admission denial; providing for appeal; allowing an institution to make inquiries of certain criminal history for certain purposes after a student has been accepted; allowing an institution to make certain inquiries when obtaining certain secondary information; requiring an institution that makes such inquires to give certain consideration; allowing an institution that offers a teacher preparation program to make certain inquiries; providing for counseling to be offered; prohibiting an institution from denying admission to or continuation of certain program based solely on certain criminal history; providing for counseling to be offered; allowing certain institutions to consider certain criminal history if it is part of certain application designed by certain national application services; allowing promulgation of rules; providing for codification; providing an effective date; and declaring an emergency.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 3218.16 of Title 70, unless there is created a duplication in numbering, reads as follows:

- A. Except as provided in subsection B of this section, institutions within The Oklahoma State System of Higher Education shall not inquire about a prospective student's criminal history on an initial application form for admission or at any time during the admissions process prior to the institution's decision to accept or reject the prospective student's application.
- B. An institution within The Oklahoma State System of Higher Education may inquire on an initial application form about a prospective student's criminal history related to any conviction, whether upon a verdict or plea of guilty or upon a plea of nolo contendere, or a suspended sentence or any probationary term for a crime or an attempt to commit a crime provided for in Section 1111, 1114, 1123, 1172 or 1173 of Title 21 of the Oklahoma Statutes or an offense under the laws of another state or under any military, territorial, foreign, tribal or federal law that is equivalent to such crimes or attempted crimes. If an institution elects to deny admission based on any such conviction, it shall notify the prospective student, who may appeal the decision to the entity that considers the institution's disciplinary matters.
- C. 1. After a student has been accepted for admission, an institution may make inquiries related to his or her criminal

conviction history, not limited to the crimes or attempted crimes referenced in subsection B of this section, for the following purposes:

- a. offering supportive counseling and services, and
- b. making decisions relative to a student's participation in campus life and determining if the institution should limit such participation.
- 2. An institution may make inquiries as provided for in paragraph 1 of this subsection when obtaining secondary information including but not limited to information pertaining to immunizations, financial aid or housing. If an institution elects to make such inquiries, the institution shall consider all of the following:
  - a. the nature and gravity of the criminal conduct and whether it bears a direct relationship to a particular aspect of a student's participation in campus life including but not limited to campus residency and campus activities,
  - b. the time that has passed since the occurrence of the crime or attempted crime,
  - c. the age of the student at the time of the conduct underlying the crime or attempted crime, and
  - d. any evidence of rehabilitation or good conduct produced by the student.

D. 1. After a student has been accepted for admission, an institution offering a teacher preparation program may consider criminal history if information pertaining to such history would prohibit the student from being issued a certificate to teach pursuant to the provisions of paragraph 6 of Section 3-104 of Title 70 of the Oklahoma Statutes. The purpose of such consideration shall be limited to the offering of counseling as provided for paragraph 1 of subsection C of this section.

- 2. An institution shall not deny admission to or continuation in an academic program designed to prepare a student for a career that requires an occupational license or a certificate to teach based solely on criminal history. The institution shall offer counseling related to the licensing or certification requirement to assist a student in making an informed decision about pursuing such a program.
- E. The University of Oklahoma Health Sciences Center, the
  University of Oklahoma College of Medicine, the University of
  Oklahoma College of Medicine-Tulsa, the Oklahoma State University
  Center for Health Sciences, the Oklahoma State University College of
  Osteopathic Medicine and other institutions within The Oklahoma
  State System of Higher Education may consider criminal history if
  information pertaining to such history is provided on an application
  that is designed by a national application service, tailored for

1	admission to a specific degree programs and used by institutions of
2	higher education in multiple states.
3	F. The Oklahoma State Regents for Higher Education may
4	promulgate rules to implement the provisions of this section.
5	SECTION 2. This act shall become effective July 1, 2020.
6	SECTION 3. It being immediately necessary for the preservation
7	of the public peace, health or safety, an emergency is hereby
8	declared to exist, by reason whereof this act shall take effect and
9	be in full force from and after its passage and approval.
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