1	ENGROSSED HOUSE
2	BILL NO. 1085 By: Boatman and Davis of the House
3	and
4	Daniels of the Senate
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7	An Act relating to guardianships; amending 30 O.S. 2011, Section 2-101, as last amended by Section 1,
8	Chapter 401, O.S.L. 2019 (30 O.S. Supp. 2020, Section 2-101), which relates to appointment of guardians;
9	modifying requirement for background checks; allowing court to waive certain requirements for emergency
10	placements; and providing an effective date.
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13	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
14	SECTION 1. AMENDATORY 30 O.S. 2011, Section 2-101, as
15	last amended by Section 1, Chapter 401, O.S.L. 2019 (30 O.S. Supp.
16	2020, Section 2-101), is amended to read as follows:
17	Section 2-101. A. The court of each county, when it appears
18	necessary or convenient, may appoint guardians for the persons and
19	estates, or either, or both of them, of minors.
20	B. Such appointment may be made on the verified petition of a
21	relative or other person in behalf of such minor.
22	C. 1. Before making the appointment, the court may receive an
23	investigation and report regarding the background and home of the
24	prospective guardian. The investigation and report of the

prospective guardian and placement restrictions and requirements shall be made pursuant to the requirements of the Oklahoma Adoption Code. In determining whether to require a home study pursuant to the provisions of this paragraph, the court shall balance the need for a home study to protect the best interests of the minor with the ability of the prospective guardian to pay for the home study.

- 2. a. Costs of the home study shall be assessed against any
 private child-placing agency having custody of the
 child, or the person having legal custody of the child
 or the prospective guardians of the child.
- b. (1) For any child in the custody of the Department of
 Human Services or the Department of Juvenile
 Justice, the applicable Department shall conduct
 or provide for the home study for such child as
 required by the Oklahoma Children's Code or the
 Oklahoma Juvenile Code.
- 17 (2) The Department of Human Services or the
 18 Department of Juvenile Justice shall not be
 19 required by any court to conduct or provide for a
 20 home study and report to the court on
 21 guardianship placements for any child that is not
 22 in the custody of either Department.
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3. An order appointing a guardian of the minor who has a parent
 living or other person legally responsible for the child shall
 comply with the provisions of Section 2-108 of this title.

4 4. Except in the case of an emergency guardianship placement, 5 the court shall receive a background check for a prospective guardian and all other household members eighteen (18) years of age 6 7 and older, consisting of a review of a national fingerprint-based 8 criminal background check or an Oklahoma State Bureau of 9 Investigation name-based criminal history background check, a search 10 of the Department of Corrections' files maintained pursuant to the 11 Sex Offenders Registration Act, and a search of the child abuse and 12 neglect information system (CANIS) maintained for review by 13 authorized entities by the Department of Human Services. The 14 Department may charge a fee not to exceed Thirty-five Dollars 15 (\$35.00) for each search performed pursuant to this paragraph. In 16 the case of an emergency placement, the court may waive the 17 requirement for a CANIS search if it cannot be obtained in a 18 reasonable time and the court determines that it is in the minor's 19 best interest that the CANIS search be waived.

D. In addition, before making the appointment, the court must cause notice of the hearing on the petition for appointment of a guardian for a minor to be given in the form required by the court to the minor if the minor has attained the age of fourteen (14) as

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1 of the date the petition is filed. The court shall also cause 2 notice to be sent to the following persons:

3 1. The then-living parents of the minor and any other person 4 having custody of the minor, if such parent or person is not one of 5 the petitioners;

2. If the minor has no then-living parent, then to one of the
then-living grandparents who is not one of the petitioners and who
is not married to one of the petitioners; and

9 3. If there is no such then-living grandparent or if there is
10 no such then-living grandparent whose address is known to the
11 petitioner, then notice shall be given to an adult relative, if any,
12 of the minor residing in the county in which the petition was filed.

13 Ε. Such notice shall be mailed to each person, entitled to 14 notice pursuant to this section, at that person's address as last-15 known to the petitioner, at least ten (10) days prior to the date 16 set by the court for hearing on the petition. Provided, the court 17 may direct a shorter notice period if the court deems such shorter 18 notice period to be appropriate under the circumstances. If there 19 is no person other than the minor who is entitled to notice, or if 20 the address of any person, other than the minor, who is entitled to 21 notice is not known to the petitioner, the petition shall so allege. 22 The court may direct that notice, other than notice to the minor if 23 the minor has attained the age of fourteen (14), be waived or be

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1	given to any person or persons other than the minor in such manner
2	as the court determines and directs.
3	SECTION 2. This act shall become effective November 1, 2021.
4	Passed the House of Representatives the 1st day of March, 2021.
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6	Dreading Officer of the Neuro
7	Presiding Officer of the House of Representatives
8	Presed the Service the day of 2021
9	Passed the Senate the day of, 2021.
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11	Presiding Officer of the Senate
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