1	SENATE FLOOR VERSION
2	February 22, 2021
3	SENATE BILL NO. 199 By: Rosino of the Senate
4	and
5	Lawson of the House
6	
7	
8	An Act relating to the Oklahoma Children's Code;
9	amending 10A O.S. 2011, Section 1-6-102, as last amended by Section 1, Chapter 256, O.S.L. 2014 (10A
10	O.S. Supp. 2020, Section 1-6-102), which relates to confidential records; adding exception to certain disclosure requirements; and providing an effective
11	date.
12	
13	
14	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
15	SECTION 1. AMENDATORY 10A O.S. 2011, Section 1-6-102, as
16	last amended by Section 1, Chapter 256, O.S.L. 2014 (10A O.S. Supp.
17	2020, Section 1-6-102), is amended to read as follows:
18	Section 1-6-102. A. Except as provided by this section and
19	except as otherwise specifically provided by state and federal laws,
20	the following records are confidential and shall not be open to the
21	general public or inspected or their contents disclosed:
22	1. Juvenile court records;
23	2. Agency records;
24	3. District attorney's records;
	SENATE FLOOR VERSION - SB199 SFLR Page 1

(Bold face denotes Committee Amendments)

4. Court Appointed Special Advocate records pertaining to a
 2 child welfare case;

5. Law enforcement records;

6. Nondirectory education records; and

5 7. Social records.

3

4

B. The limitation of subsection A of this section shall not
apply to statistical information and other abstract information
obtained pursuant to the provisions of the Oklahoma Children's Code.

9 C. Except as authorized by Section 620.6 of Title 10 of the 10 Oklahoma Statutes and this chapter and except as otherwise 11 specifically provided by state and federal laws pertaining to 12 education records, medical records, drug or alcohol treatment records, law enforcement, or social service records, the records 13 listed in subsection A of this section shall be confidential and 14 15 shall be inspected, released, disclosed, corrected or expunded only pursuant to an order of the court. A subpoena or subpoena duces 16 tecum purporting to compel testimony or disclosure of such 17 information or record shall be invalid. 18

D. 1. In a proceeding where the child custody or visitation is at issue, the safety analysis records of the Department shall be produced to the court when a parent, legal guardian, or child who is the subject of such record obtains a court order directing the production of the records.

24

2. The person or party seeking the records shall proceed by
 filing a motion for production of safety analysis records which
 contains the following averments:

the movant is a parent, legal quardian, or child who 4 a. 5 is the subject of the safety analysis records, child custody or visitation is at issue, b. 6 that upon receipt from the court, the safety analysis 7 с. records shall be kept confidential and disclosed only 8 9 to the movant, the attorneys of the movant, those persons employed by or acting on behalf of the movant 10 11 and the attorneys of the movant whose aid is necessary 12 to the prosecution or defense of the child custody or visitation issue, and 13

14 d. that a copy of the motion is being provided to the
15 parties, the attorney of the child, if any, and the
16 guardian ad litem, if any.

Upon filing the motion for production of safety analysis
 records, the court may, in its discretion, enter an ex parte order
 for production of safety analysis records that shall be

20 substantially in the following form:

21 CONFIDENTIAL RECORDS DISCLOSURE AND PROTECTIVE ORDER 22 NOW on this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_, the court finds that 23 child custody or visitation is at issue in the above styled and 24 numbered proceeding and the disclosure of the safety analysis

SENATE FLOOR VERSION - SB199 SFLR (Bold face denotes Committee Amendments)

1 records of the Oklahoma Department of Human Services pursuant to 2 Section 1-6-102 of this title is necessary and relevant to the 3 court's determination of the child's best interests. The court 4 therefore orders as follows:

5 6

7

8

a. The Oklahoma Department of Human Services
 ("Department" or "DHS") shall produce a copy of its safety analysis records to this court on or before \_\_\_\_\_\_
 day of , 20 .

- 9 b. The Department shall be permitted to redact or omit
  10 information in its safety analysis records which may
  11 identify the reporter of alleged child abuse or
  12 neglect.
- All information contained in the safety analysis 13 с. records of the Department is confidential under 14 Oklahoma law and shall be disclosed only to the 15 parties, the attorneys of the parties, and those 16 persons employed by or acting on behalf of the parties 17 and the attorneys of the parties whose aid is 18 necessary to the prosecution or defense of the child 19 custody or visitation issue. 20
- d. No confidential information whether contained in
  pleadings, briefs, discovery, or other documents shall
  be filed except under seal with the legend "THIS
- 24

1 DOCUMENT CONTAINS CONFIDENTIAL INFORMATION AND IS SUBJECT TO A PROTECTIVE ORDER OF THE COURT". 2 3 No person or entity shall utilize any information e. contained in the safety analysis records for any 4 5 purpose other than the prosecution or defense of the child custody or visitation issues in this case. 6 f. 7 The release by counsel or any other person for any reason of identifiers such as social security or tax 8 9 ID numbers that may be contained in the Department records and which belong to any person or entity is 10 11 strictly prohibited. 12 g. Any violation of this order shall be subject to prosecution for contempt of court. 13 IT IS SO ORDERED this day of , 20 . 14 4. This subsection shall not apply to: 15 deprived child proceedings brought pursuant to the a. 16 Oklahoma Children's Code, 17 discovery of safety analysis records by a person or b. 18 entity who is not the subject of those records, or 19 discovery of safety analysis records in criminal, 20 с. other civil, or administrative proceedings. 21 5. The party who has obtained a court order for the safety 22 analysis records of the Department shall provide the Department with 23 24

SENATE FLOOR VERSION - SB199 SFLR (Bold face denotes Committee Amendments)

the names and other identifying information concerning the subjects
 of the safety analysis records.

3 6. Upon receipt of a court order to produce its safety analysis
4 records, the Department shall be given a minimum of five (5)
5 judicial days to deliver the records to the court.

7. The safety analysis records provided by the Department to
the court pursuant to this subsection shall not be subject to
judicial review and shall be released by the court only to the
litigants in the case under a protective order.

8. A court order entered pursuant to this subsection which
 purports to require the Department to produce all agency records
 shall be deemed to require only the production of the safety
 analysis records of the Department.

9. An employee of the Department shall not be compelled to
testify about the safety analysis records except upon a court order
directing such testimony. Any subpoena or subpoena duces tecum
purporting to compel disclosure of safety analysis records or
testimony concerning such records without a court order shall be
invalid.

20 10. Except as provided by this subsection or other law,
21 confidential records may be inspected, released, disclosed,
22 corrected, or expunged only by the procedure set forth in subsection
23 E of this section.

24

E. When confidential records may be relevant in a criminal, civil, or administrative proceeding, an order of the court authorizing the inspection, release, disclosure, correction, or expungement of confidential records shall be entered by the court only after a judicial review of the records and a determination of necessity pursuant to the following procedure:

1. A petition or motion shall be filed with the court
describing with specificity the confidential records being sought
and setting forth in detail the compelling reason why the
inspection, release, disclosure, correction, or expungement of
confidential records should be ordered by the court. A petition or
motion that does not contain the required specificity or detail may
be subject to dismissal by the court;

2. Upon the filing of the petition or motion, the court shall 14 set a date for a hearing and shall require notice of not less than 15 twenty (20) days to the agency or person holding the records and the 16 person who is the subject of the record if such person is eighteen 17 (18) years of age or older or to the parents of a child less than 18 eighteen (18) years of age who is the subject of the record, to the 19 attorneys, if any, of such person, child or parents and any other 20 interested party as ordered by the court. The court may also enter 21 an ex parte order compelling the person or agency holding the 22 records to either produce the records to the court on or before the 23 date set for hearing or file an objection or appear for the hearing. 24

SENATE FLOOR VERSION - SB199 SFLR (Bold face denotes Committee Amendments) The court may shorten the time allowed for notice due to exigent
 circumstances;

3 3. At the hearing, should the court find that a compelling 4 reason does not exist for the confidential records to be judicially 5 reviewed, the matter shall be dismissed; otherwise, the court shall 6 order that the records be produced for a judicial review. The 7 hearing may be closed at the discretion of the court; and

8 4. The judicial review of the records shall include a 9 determination, with due regard for the confidentiality of the 10 records and the privacy of persons identified in the records, as to 11 whether an order should be entered authorizing the inspection, 12 release, disclosure, correction, or expungement of the records based 13 upon the need for the protection of a legitimate public or private 14 interest.

F. The court may, for good cause shown, prohibit the release of such confidential records or testimony or authorize a release of the confidential information or testimony upon such conditions as the court deems necessary and appropriate, subject to the provisions of this section.

G. Any public or private agency, entity, or professional person required to produce confidential records pursuant to this section may require payment of fees from the party seeking the records prior to any records being produced, including a research fee not exceeding Twenty Dollars (\$20.00) per hour and a copy fee not to

SENATE FLOOR VERSION - SB199 SFLR (Bold face denotes Committee Amendments)

exceed fifty cents (\$0.50) per page and Five Dollars (\$5.00) per copy of each video tape or disk; provided, the court may waive such costs in a criminal action based upon indigence of a defendant. The Department shall not be permitted to assess fees for records produced pursuant to subsection D of this section or in the provision of records to the Office of Juvenile Affairs pursuant to paragraph 13 of subsection H of this section.

8 H. Nothing in Section 620.6 of Title 10 of the Oklahoma9 Statutes and this chapter shall be construed as:

Authorizing the inspection of records or the disclosure of
 information contained in records relating to the provision of
 benefits or services funded, in whole or in part, with federal
 funds, except in accord with federal statutes and regulations
 governing the receipt or use of such funds;

Authorizing the disclosure of papers, records, books or
 other information relating to the adoption of a child required to be
 kept confidential. The disclosure of such information shall be
 governed by the provisions of the Oklahoma Adoption Code;

Abrogating any privilege, including the attorney-client
 privilege, or affecting any limitation on such privilege found in
 any other statutes;

4. Limiting or otherwise affecting access of parties to adeprived proceeding to records filed with or submitted to the court;

24

5. Limiting or otherwise affecting access of agencies to
 information subject to disclosure, review, or inspection by contract
 or as a condition for the receipt of public funds or participation
 in any program administered by the agency;

6. Prohibiting the Department of Human Services from
summarizing the outcome of an investigation to the person who
reported a known or suspected instance of child abuse or neglect or
to any person providing services to a child who is or is alleged to
be a victim of child abuse;

10 7. Authorizing the disclosure of information which identifies 11 any person who has reported an allegation of known or suspected 12 child abuse or neglect unless such disclosure is specifically 13 ordered by the court;

8. Authorizing the disclosure of a recording or a transcription of a hotline referral which identifies any person who has reported an allegation of known or suspected child abuse or neglect, unless the disclosure is specifically ordered by the court;

9. Prohibiting the Department of Human Services from providing a summary of allegations and findings of an investigation involving a child care facility that does not disclose identities but that permits parents to evaluate the facility;

10. Prohibiting the disclosure of confidential information to any educational institution, facility, or educator to the extent necessary to enable the educator to better provide educational

SENATE FLOOR VERSION - SB199 SFLR (Bold face denotes Committee Amendments)

1 services and activities for a child and provide for the safety of
2 students;

3 11. Prohibiting the Department from obtaining, without a court 4 order, nondirectory education records pertaining to a child in the 5 legal custody of the Department;

6 12. Prohibiting the Department from providing records to a 7 federally recognized Indian tribe for any individual who has applied 8 for foster care placement, adoptive placement, or guardianship 9 placement through the tribe; provided, that the tribe shall be 10 required to maintain the confidentiality of the records; <del>or</del>

11 13. Prohibiting the Department from providing records to the 12 Office of Juvenile Affairs for any individual who has applied for 13 foster care; or

14 <u>14. Prohibiting the disclosure of agency records to Department</u> 15 <u>employees whose official duties include the audit or investigation</u> 16 <u>of programs, services, administrative or employment matters</u> 17 <u>involving the Department or the Medicaid program; provided, the</u> 18 <u>records and information accessed must be limited to the purposes for</u> 19 <u>which the disclosure is authorized</u>. 20 <u>SECTION 2. This act shall become effective November 1, 2021.</u>

COMMITTEE REPORT BY: COMMITTEE ON HEALTH AND HUMAN SERVICES

22

21

- 23
- 24

February 22, 2021 - DO PASS