1	STATE OF OKLAHOMA
2	1st Session of the 58th Legislature (2021)
3	SENATE BILL 987 By: Weaver
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6	AS INTRODUCED
7	An Act relating to child abuse or neglect; amending
8	10A O.S. 2011, Section 1-2-105, as last amended by Section 2, Chapter 342, O.S.L. 2017 (10A O.S. Supp.
9	2020, Section 1-2-105), which relates to investigations of child abuse or neglect; allowing
10	for interview during investigation of child abuse or neglect; empowering the court to order child be
11	transported for interview; and providing an effective date.
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14	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
15	SECTION 1. AMENDATORY 10A O.S. 2011, Section 1-2-105, as
16	last amended by Section 2, Chapter 342, O.S.L. 2017 (10A O.S. Supp.
17	2020, Section 1-2-105), is amended to read as follows:
18	Section 1-2-105. A. 1. Any county office of the Department of
19	Human Services receiving a child abuse or neglect report shall
20	promptly respond to the report by initiating an investigation of the
21	report or an assessment of the family in accordance with priority
22	guidelines established by the Department. The Department may
23	prioritize reports of alleged child abuse or neglect based on the
24 27	severity and immediacy of the alleged harm to the child. The

1 Department shall adopt a priority system pursuant to rules 2 promulgated by the Department. The primary purpose of the 3 investigation or assessment shall be the protection of the child. 4 For investigations or assessments, the Department shall give special 5 consideration to the risks of any minor, including a child with a 6 disability, who is unable to communicate effectively about abuse, 7 neglect or other safety threat or who is in a vulnerable position 8 due to the inability to communicate effectively.

9 2. If an investigation or assessment conducted by the
10 Department in response to any report of child abuse or neglect shows
11 that the incident reported was the result of the reasonable exercise
12 of parental discipline involving the use of ordinary force,
13 including, but not limited to, spanking, switching, or paddling, the
14 investigation or assessment will proceed no further and all records
15 regarding the incident shall be expunged.

16 в. 1. The investigation or assessment shall include a visit to 17 the home of the child, unless there is reason to believe that there 18 is an extreme safety risk to the child or worker or it appears that 19 the referral has been made in bad faith. The visit shall include an 20 interview with and examination of the subject child and may be 21 conducted at any reasonable time and at any place including, but not 22 limited to, the child's school. The Department shall notify the 23 person responsible for the health, safety, and welfare of the child 24 that the child has been interviewed at a school. The investigation \_ \_

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or assessment may include an interview with the parents of the child or any other person responsible for the health, safety, or welfare of the child and an interview with and examination of any child in the home.

5 2. The investigation or assessment may include a medical, 6 psychological, or psychiatric examination of any child in the home, 7 and may include an interview conducted by appropriate personnel 8 using the protocols and procedures specified in Section 1-9-102 of 9 this title. If admission to the home, school, or any place where 10 the child may be located cannot be obtained, then the district court 11 having jurisdiction, upon application by the district attorney and 12 upon cause shown, shall order the person responsible for the health, 13 safety, or welfare of the child, or the person in charge of any 14 place where the child may be located, to allow entrance for the 15 interview, the examination, and the investigation or assessment. 16 The court may order that the child be transported to a location 17 approved by the court for the interview or examination and designate 18 an appropriate person or persons to transport the child. Such 19 persons may include but are not limited to: a relative of the child; 20 a person responsible for the child's health, safety, or welfare; law 21 enforcement personnel; employees of the Department of Human 22 Services; or employees of the Office of Juvenile Affairs if the 23 child is in the custody of the Office of Juvenile Affairs. When 24 making this determination, the court shall consider safety protocols \_ \_

based on the gender of the child. If the person responsible for the health, safety, or welfare of the child does not consent to a medical, psychological, or psychiatric examination of the child that is requested by the Department, the district court having jurisdiction, upon application by the district attorney and upon cause shown, shall order the examination to be made at the times and places designated by the court.

8 3. The investigation or assessment may include an inquiry into 9 the possibility that the child or a person responsible for the 10 health, safety, or welfare of the child has a history of mental 11 illness. If the person responsible for the child's health, safety, 12 or welfare does not allow the Department to have access to 13 behavioral health records or treatment plans requested by the 14 Department, which may be relevant to the alleged abuse or neglect, 15 the district court having jurisdiction, upon application by the 16 district attorney and upon good cause shown, shall by order allow 17 the Department to have access to the records pursuant to terms and 18 conditions prescribed by the court.

4. a. If the court determines that the subject of the
behavioral health records is indigent, the court shall
appoint an attorney to represent that person at the
hearing to obtain behavioral health records.
b. A person responsible for the health, safety, or
welfare of the child is entitled to notice and a

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hearing when the Department seeks a court order to allow a psychological or psychiatric examination or access to behavioral health records.

c. Access to behavioral health records does not constitute a waiver of confidentiality.

5. The investigation of a report of sexual abuse or serious
physical abuse or both sexual abuse and serious physical abuse shall
be conducted, when appropriate and possible, using a
multidisciplinary team approach as provided by Section 1-9-102 of
this title. Law enforcement and the Department shall exchange
investigation information.

12 6. The investigation or assessment shall include an inquiry 13 into whether the person responsible for the health, safety or 14 welfare of the child is an active duty service member of the 15 military or the spouse of an active duty service member. The 16 Department shall collect and report information related to the 17 military affiliation of the person or spouse responsible for the 18 health, safety or welfare of the child to the designated federal 19 authorities at the federal military installation where the service 20 member is assigned as provided by paragraph 4 of subsection A of 21 Section 1-2-102 of this title.

C. 1. Every physician, surgeon, or other health care provider making a report of abuse or neglect as required by this section or examining a child to determine the likelihood of abuse or neglect

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1 and every hospital or related institution in which the child was 2 examined or treated shall provide copies of the results of the 3 examination or copies of the examination on which the report was 4 based and any other clinical notes, x-rays, photographs, and other 5 previous or current records relevant to the case to law enforcement 6 officers conducting a criminal investigation into the case and to 7 employees of the Department conducting an assessment or 8 investigation of alleged abuse or neglect in the case.

9 2. As necessary in the course of conducting an assessment or
10 investigation, the Department may request and obtain, without a
11 court order, copies of all prior medical records of a child
12 including, but not limited to, hospital records, medical, and dental
13 records. The physician-patient privilege shall not constitute
14 grounds for failure to produce such records.

D. 1. The Department shall engage in a collaborative decisionmaking process to address each child's needs related to safety and whether the child's condition warrants a safety intervention including but not limited to a change in placement, and:

19a.those involved in the collaborative decision-making20process shall include at a minimum appropriate21Department staff, the parents of the child and, if the22parent requests, an advocate or representative,

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- b. to protect the safety of those involved and to promote efficiency, the Department may limit participants as determined to be in the best interests of the child, c. the Department shall make reasonable efforts to
- 5 provide a trained facilitator to guide the decision-6 making process, and
- 7 d. any determination that a collaborative decision-making 8 process is not possible or is unnecessary shall 9 require supervisor approval and documentation of the 10 reasons supporting the determination.

11 2. If, before the assessment or investigation is complete, the 12 Department determines that immediate removal of the child is 13 necessary to protect the child from further abuse or neglect, the 14 Department shall recommend that the child be taken into custody and, 15 if feasible, utilize the collaborative decision-making process 16 provided by paragraph 1 of this subsection prior to the emergency 17 custody hearing.

E. The Department shall make a complete written report of the investigation. The investigation report, together with its recommendations, shall be submitted to the appropriate district attorney's office. Reports of assessment recommendations shall be submitted to appropriate district attorneys.

F. The Department, where appropriate and in its discretion, shall identify prevention- and intervention-related services

1 available in the community and refer the family to or arrange for 2 such services when an investigation or assessment indicates the 3 family would benefit from such services, or the Department may 4 provide such services directly. The Department shall document in 5 the record its attempts to provide, refer or arrange for the 6 provision of voluntary services and shall determine within sixty 7 (60) days whether the family has accessed those services directly 8 related to safety of the child. If the family refuses voluntary 9 services or does not access those services directly related to 10 safety of the child, and it is determined by the Department that the 11 child's surroundings endanger the health, safety, or welfare of the 12 child, the Department may recommend that the child be placed in 13 protective or emergency custody or that a petition be filed.

14 If the Department has reason to believe that a person G. 15 responsible for the health, safety, and welfare of the child may 16 remove the child from the state before the investigation is 17 completed, the Department may request the district attorney to file 18 an application for a temporary restraining order in any district 19 court in the State of Oklahoma without regard to continuing 20 jurisdiction of the child. Upon cause shown, the court may enter a 21 temporary restraining order prohibiting the parent or other person 22 from removing the child from the state pending completion of the 23 assessment or investigation.

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1	H. The Director of the Department or designee may request an
2	investigation be conducted by the Oklahoma State Bureau of
3	Investigation or other law enforcement agency in cases where it
4	reasonably believes that criminally injurious conduct including, but
5	not limited to, physical or sexual abuse of a child has occurred.
6	I. Child Welfare Services, in collaboration with the
7	Developmental Disabilities Services Division, shall implement a
8	protocol to be used in cases where the subject child is a child with
9	a disability who has complex medical needs, and the protocol shall
10	include, but not be limited to: resource coordination, medical
11	consultation or medical evaluation, when needed.
12	SECTION 2. This act shall become effective November 1, 2021.
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