1	ENGROSSED HOUSE AMENDMENT TO
2	ENGROSSED SENATE BILL NO. 706 By: Pederson, Rader, Stephens, and Howard of the Senate
3	
4	and
5	Randleman and Talley of the House
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7 An Act relating to the Oklahoma Children's Code;	
8	Supp. 2022, Section 1-4-505), which relates to admissibility of prerecorded statements of child;
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LO	updating statutory language; modifying requirements for certain hearing; repealing 10A O.S. 2021, Section
L1	1-4-502, which relates to jury trials; and providing an effective date.
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L5	AUTHOR: Add the following House coauthors: Lawson, Caldwell
(Chad), Hill, Dobrinski, Cantrell, Townley, Tedford, and Hilbert	-
L7	
L8	AMENDMENT NO. 1. Page 1, Lines 7 through 11, strike the title to
L 9	read:
20	"[Oklahoma Children's Code - admissibility of
21	prerecorded statements of child - requirements for
22	hearing - repealer - effective date]"
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1	Passed the House of Representatives the 27th day of April, 2023.
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4	Presiding Officer of the House of
5	Representatives
6	Passed the Senate the day of, 2023.
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9	Presiding Officer of the Senate
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1	ENGROSSED SENATE
2	BILL NO. 706 By: Pederson, Rader, Stephens, and Howard of the Senate
3	and
4	Randleman and Talley of the House
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7	An Act relating to the Oklahoma Children's Code; amending 10A O.S. 2021, Section 1-4-505, as amended
8	by Section 1, Chapter 104, O.S.L. 2022 (10A O.S. Supp. 2022, Section 1-4-505), which relates to
9	admissibility of prerecorded statements of child; updating statutory language; modifying requirements
LO	for certain hearing; repealing 10A O.S. 2021, Section 1-4-502, which relates to jury trials; and providing
11	an effective date.
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L 4	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
L5	SECTION 1. AMENDATORY 10A O.S. 2021, Section 1-4-505, as
L 6	amended by Section 1, Chapter 104, O.S.L. 2022 (10A O.S. Supp. 2022,
L7	Section 1-4-505), is amended to read as follows:
18	Section 1-4-505. A. This section shall apply only to a
L 9	proceeding brought within the purview of <u>under</u> the Oklahoma
20	Children's Code in which a child is alleged to be deprived, and
21	shall apply only to the statement of that the child or another child
22	witness.
23	B. The recording of an oral statement of the child made before
24	the proceedings begin is admissible into evidence if:

- 1. The court determines in a hearing conducted outside the presence of the jury that the time, content and totality of circumstances surrounding the taking of the statement provide sufficient indicia of reliability so as to render it inherently trustworthy. In determining trustworthiness, the court may consider, among other things, the following factors: the spontaneity and consistent repetition of the statement, the mental state of the declarant, whether the terminology used is unexpected of a child of similar age or of an incapacitated person, and whether a lack of motive to fabricate exists; and the child either:
 - a. testifies or is available to testify at the proceedings in open court or through an alternative method pursuant to the provisions of the Uniform Child Witness Testimony by Alternative Methods Act or Section 2611.2 of Title 12 of the Oklahoma Statutes, or
 - b. is unavailable as a witness as defined in Section 2804 of Title 12 of the Oklahoma Statutes. When the child is unavailable, such statement may be admitted only if there is corroborative evidence of the act;
- 2. No attorney for any party is present when the statement is made. However, if appropriate facilities are utilized that allow observation of the child without the child's knowledge or awareness in any way, any such attorney may be present as an observer, but not

- as a participant, and no such attorney shall have any right to intervene, object, or otherwise make his or her presence known to the child before, after, or during the making of the statement of the child;
 - 3. The recording is both visual and aural and is recorded on film or videotape or by other electronic means;
 - 4. The recording equipment is capable of making an accurate recording, the operator of the equipment is competent, and the recording is accurate and has not been altered;
 - 5. The statement is not made in response to questioning calculated to lead the child to make a particular statement or is otherwise clearly shown to be the child's statement and not made solely as a result of a leading or suggestive question;
 - 6. Every voice on the recording is identified;
 - 7. The person conducting the interview of the child in the recording is present at the proceeding and is available to testify or be cross-examined by any party;
 - 8. Each party to the proceeding is afforded an opportunity to view the recording before the recording is offered into evidence; and
- 9. A copy of a written transcript of the recording transcribed
 by a licensed or certified court reporter is available to the
 parties.

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1	A statement may not be admitted under this subsection unless the
2	proponent of the statement makes known to the parties an intention
3	to offer the statement and the particulars of the statement at least
4	ten (10) days in advance of the proceedings to provide the parties
5	with an opportunity to prepare to answer the statement.
6	SECTION 2. REPEALER 10A O.S. 2021, Section 1-4-502, is
7	hereby repealed.
8	SECTION 3. This act shall become effective November 1, 2023.
9	Passed the Senate the 23rd day of March, 2023.
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11	Presiding Officer of the Senate
12	Trootaring officer of one sended
13	Passed the House of Representatives the day of,
14	2023.
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16	Presiding Officer of the House
17	of Representatives
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