1	STATE OF OKLAHOMA
2	1st Session of the 59th Legislature (2023)
3	COMMITTEE SUBSTITUTE FOR ENGROSSED
4	HOUSE BILL NO. 2864 By: Wallace of the House
5	and
6	Bullard of the Senate
7	
8	
9	COMMITTEE SUBSTITUTE
10	[mental health - fund - expenditures - mental health services - transport - protective custody and
11	detention - codification - effective date]
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14	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
15	SECTION 1. NEW LAW A new section of law to be codified
16	in the Oklahoma Statutes as Section 1-110.1 of Title 43A, unless
17	there is created a duplication in numbering, reads as follows:
18	There is hereby created in the State Treasury a revolving fund
19	for the Department of Mental Health and Substance Abuse Services to
20	be designated the "Mental Health Transport Revolving Fund". The
21	fund shall be a continuing fund, not subject to fiscal year
22	limitations, and shall consist of all monies received by the
23	Department from appropriations or other monies directed to the fund.
24	All monies accruing to the credit of the fund are hereby

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appropriated and may be budgeted and expended by the Department to carry out the provisions of Section 1-110 of Title 43A of the Oklahoma Statutes. Expenditures from the fund shall be made upon warrants issued by the State Treasurer against claims filed as prescribed by law with the Director of the Office of Management and Enterprise Services for approval and payment.

7 SECTION 2. AMENDATORY 43A O.S. 2021, Section 1-110, is
8 amended to read as follows:

9 Section 1-110. A. Sheriffs As an alternative to transport 10 under subsection B of this section for the sole purpose of initial 11 assessment of a person who the officer reasonably believes is a 12 person requiring treatment, as defined in Section 1-103 of this title, sheriffs and peace officers may request an assessment at the 13 point of initial contact by the Department of Mental Health and 14 Substance Abuse Services. To conduct the assessment, the Department 15 may utilize telemedicine: 16

Telemedicine, when such capability is available and is 17 1. through a mobile computing device in the possession of the local law 18 enforcement agency, to have a person whom the officer reasonably 19 20 believes is a person requiring treatment, as defined in Section 1-103 of this title, the person assessed by a licensed mental health 21 professional employed by or under contract with a facility operated 22 by, certified by or contracted with the Department of Mental Health 23 and Substance Abuse Services; or 24

1 2. An in-person assessment by a licensed mental health 2 professional on a mobile crisis response team or who is employed by or under contract with a facility operated by, certified by or 3 contracted with the Department. 4 5 B. 1. To serve the mental health needs of persons of their jurisdiction, peace officers shall be responsible for transporting 6 individuals in need of: 7 initial assessment, except when the individual has 8 a. 9 been assessed at the point of initial contact by the Department under subsection A of this section, or 10 emergency detention or protective custody under 11 b. 12 Section 5-207 of this title, unless the officer has already transported the individual to the facility for 13 initial assessment, 14 from the initial point of initial contact to the nearest facility, 15 as defined in Section 1-103 of this title, that is appropriate for 16 initial assessment or treatment of the individual within a thirty 17 (30) mile thirty-mile radius of the peace officer's operational 18 19 headquarters. If there is not a facility within a thirty (30) mile radius of 20 the peace officer's operational headquarters, transportation 21 22 2. Transportation to a the nearest appropriate facility shall be completed by either the Department of Mental Health and Substance 23 24

Abuse Services or an entity contracted by the Department for
 alternative transportation if:

3	<u>a.</u>	there is not an appropriate facility within a thirty-
4		mile radius of the peace officer's operational
5		headquarters, or

6b.the officer has already transported the individual to7an appropriate facility for initial assessment.

3. For purposes of this section, "initial contact" is defined 8 9 as contact with an individual in need of assessment, emergency detention or protective custody made by a law enforcement officer. 10 Initial contact in this section does not include an individual self-11 12 presenting at a facility as defined in Section 1-103 of this title. When an individual self-presents at a facility as defined in 13 4. Section 1-103 of this title or at a medical facility and is placed 14 into protective custody under Section 5-207 of this title due to a 15 determination that the individual is a person requiring treatment as 16 17 defined in Section 1-103 of this title, and if transport to another facility is needed for initial assessment or treatment, the person 18 shall be transported to the nearest appropriate facility as provided 19 by this subsection. 20 5. When an individual self-presents at a facility as defined in 21 Section 1-103 of this title or at a medical facility and is not 22

23 placed into protective custody under Section 5-207 of this title,

24 but consents to voluntary transport to a facility as defined in

1	Section 1-103 of this title for treatment, transport or the
2	arrangement of transport shall be the responsibility of the facility
3	receiving the individual, unless the individual chooses to arrange
4	his or her own transportation.
5	6. The transportation requirements provided by this subsection,
6	to the extent such requirements are applicable to peace officers,
7	shall be considered fulfilled once the person has been transported
8	to the facility, the officer has made contact with the appropriate
9	staff of the facility, and the staff of the facility have determined
10	that the patient does not present a clear or immediate threat to his
11	or her own safety or to the safety of the staff of the facility.
12	Once custody of the individual has been transferred to the
13	appropriate facility staff, the peace officer shall not be required
14	to remain at the facility with the individual pending initial
15	assessment or treatment.
16	B. C. A municipal law enforcement agency shall be responsible
17	for transportation as provided in this act section for any
18	individual found within such municipality's jurisdiction. The
19	county sheriff shall be responsible for transportation as provided
20	in this act section for any individual found outside of a
21	municipality's jurisdiction, but within the county.
22	C. D. Once an individual has been presented to the an
23	<u>appropriate</u> facility, as provided in subsection A B of this section,
24	by a transporting law enforcement officer, the transporting law

1 enforcement agency the Department of Mental Health and Substance Abuse Services or an entity contracted by the Department shall be 2 responsible for any subsequent transportation of such individual 3 pending completion of the initial assessment, emergency detention, 4 protective custody or inpatient services within a thirty (30) mile 5 radius of the peace officer's operational headquarters. All 6 transportation over thirty (30) miles must be completed by either 7 the Department of Mental Health and Substance Abuse Services or an 8 9 entity contracted by the Department for alternative transportation. D. E. Sheriffs and peace officers shall be entitled to 10 reimbursement from the Department of Mental Health and Substance 11 Abuse Services for transportation services associated with minors or 12 adults requiring initial assessment, emergency detention, protective 13

14 custody and inpatient services.

E. F. Any transportation provided by a sheriff or deputy
sheriff or a peace officer on behalf of any county, city, town or
municipality of this state, to or from any facility for the purpose
of initial assessment, admission, interfacility transfer, medical
treatment or court appearance shall be reimbursed in accordance with
the provisions of the State Travel Reimbursement Act.

21 F. G. Nothing in this section shall prohibit a law enforcement 22 agency or the Department of Mental Health and Substance Abuse 23 Services from entering into a lawful agreement with any other law 24 enforcement agency to fulfill the requirements established by this section or from contracting with a third party to provide the
 services established by this section, provided the third party meets
 minimum standards as determined by the Department.

G. H. A law enforcement agency shall not be liable for the
actions of a peace officer commissioned by the agency when such
officer is providing services as a third party pursuant to
subsection F G of this section outside his or her primary employment
as a peace officer.

9 SECTION 3. AMENDATORY 43A O.S. 2021, Section 5-207, as 10 amended by Section 3, Chapter 297, O.S.L. 2022 (43A O.S. Supp. 2022, 11 Section 5-207), is amended to read as follows:

Section 5-207. A. Any person who appears to be or states that such person is mentally ill, alcohol-dependent, or drug-dependent to a degree that immediate emergency action is necessary may be taken into protective custody and detained as provided pursuant to the provisions of this section. Nothing in this section shall be construed as being in lieu of prosecution under state or local statutes or ordinances relating to public intoxication offenses.

B. 1. Any peace officer who reasonably believes that a person
is a person requiring treatment as defined in Section 1-103 of this
title shall take the person into protective custody. The officer
shall make every reasonable effort to take the person into custody
in the least conspicuous manner.

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Upon taking the person into protective custody, the officer
 may relinquish custody of the person believed to require treatment
 to a duly qualified reserve officer or deputy employed by the same
 agency to fulfill the officer's duties as required by this title.

5 С. The officer shall prepare a written statement indicating the basis for the officer's belief that the person is a person requiring 6 treatment and the circumstances under which the officer took the 7 person into protective custody. The officer shall give a copy of 8 9 the statement to the person or the person's attorney upon the request of either. If the officer does not make the determination 10 to take an individual into protective custody on the basis of the 11 12 officer's personal observation, the officer shall not be required to prepare a written statement. However, the person stating to be 13 mentally ill, alcohol-dependent or drug-dependent or the person upon 14 whose statement the officer relies shall sign a written statement 15 indicating the basis for such person's belief that the person is a 16 person requiring treatment. Any false statement given to the 17 officer by the person upon whose statement the officer relies shall 18 be a misdemeanor and subject to the sanctions of Title 21 of the 19 Oklahoma Statutes. 20

D. If the person is medically stable, the officer shall immediately transport the person to an urgent recovery clinic or to the nearest facility, as defined in Section 1-103 of this title, for an initial assessment within a thirty (30) mile thirty-mile radius

1 of the peace officer's operational headquarters, or may use telemedicine with a licensed mental health professional employed or 2 under contract with a facility operated by, certified by or 3 contracted with request an assessment at the point of initial 4 5 contact by the Department of Mental Health and Substance Abuse Services to perform an initial assessment as provided by subsection 6 A of Section 1-110 of this title. If, subsequent to an initial 7 assessment, it is determined that emergency detention is warranted, 8 9 the officer shall immediately transport the person shall immediately 10 be transported to the nearest facility that is appropriate for treatment of the individual and has bed space available if the 11 12 facility is within thirty (30) miles of the peace officer's operational headquarters and the individual was has been determined 13 to be a person requiring treatment. The Department of Mental Health 14 and Substance Abuse Services may contract for the use of alternative 15 transportation providers to transport individuals to facilities 16 17 designated for emergency detention when the nearest facility with available bed space is more than thirty (30) miles from the peace 18 officer's operational headquarters and the individual was determined 19 to be a person requiring treatment. Transport shall be provided in 20 accordance with subsection B of Section 1-110 of this title. 21

<u>E.</u> For the purposes of this section, "urgent recovery clinics" means clinics that offer voluntary services aimed at the assessment and immediate stabilization of acute symptoms of mental illness, 1 alcohol and other drug abuse and emotional distress; provided that,
2 unless the person consents to a longer duration, no more than
3 twenty-three (23) hours and fifty-nine (59) minutes of services are
4 provided to a consumer during one episode of care.

5 <u>F.</u> If it is determined by the facility director or designee 6 that the person is not medically stable, the <u>officer</u> <u>Department</u> 7 shall immediately transport the person to the nearest hospital or 8 other appropriate treatment facility.

9 E. If the person is medically unstable, the person may be transported to an appropriate medical facility for medical 10 treatment. A treating physician may authorize that the person be 11 12 detained until the person becomes medically stable. The time limit on the emergency detention period stipulated under Section 5-208 of 13 this title shall be tolled until the person who appears to be a 14 person requiring treatment is medically stabilized. When the person 15 becomes medically stable, if in the opinion of the treating or 16 discharging physician, the patient is still a person requiring 17 treatment as defined in Section 1-103 of this title, the physician 18 shall authorize detention of the patient for transportation as 19 provided in subsection D of this section. 20

21 F. G. The parent, brother or sister who is eighteen (18) years 22 of age or older, child who is eighteen (18) years of age or older, 23 or guardian of the person, or a person who appears to be or states 24 that such person is mentally ill, alcohol-dependent or drug-

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1	dependent to a degree that emergency action is necessary may request
2	the administrator of a facility designated by the Commissioner as an
3	appropriate facility for an initial assessment to conduct an initial
4	assessment to determine whether the condition of the person is such
5	that emergency detention is warranted and, if emergency detention is
6	warranted, to detain the person as provided in Sections 5-206
7	through 5-209 of this title.
8	SECTION 4. This act shall become effective November 1, 2023.
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