1	HOUSE OF REPRESENTATIVES - FLOOR VERSION
2	STATE OF OKLAHOMA
3	2nd Session of the 59th Legislature (2024)
4	ENGROSSED SENATE BILL NO. 1756 By: Seifried of the Senate
5	and
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7	Lepak of the House
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9	An Act relating to child custody; amending 43 O.S. 2021, Sections 110.1a and 112.2, which relate to the
10	Oklahoma Child Supervised Visitation Program and child custody determinations; requiring court to make
11	written determination prior to approval of certain volunteer; requiring court review of certain
12	information; establishing certain requirements for supervised visitation protocol; requiring court to
13	consider certain factor in custody determinations; establishing rebuttable presumption against granting
14	custody under certain circumstances; updating statutory language; updating statutory references; and providing an effective date.
15	and providing an effective date.
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18	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
19	SECTION 1. AMENDATORY 43 O.S. 2021, Section 110.1a, is
20	amended to read as follows:
21	Section 110.1a. A. This section shall be known and may be
22	cited as the "Oklahoma Child Supervised Visitation Program".
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B. It is the policy of this state to ensure that the health,
 safety, and welfare of the child is paramount when supervised
 visitation is ordered by the court.

4 C. For purposes of the Oklahoma Child Supervised Visitation5 Program:

1. "Supervised visitation" means the court-ordered contact
between a noncustodial parent and one or more children of such
parent in the presence of a third-party person who is responsible
for observing and overseeing the visitation in order to provide for
the safety of the child and any other parties during the visitation.
The court may require supervised visitation when deemed necessary by
the court to protect the child or other parties;

13 2. An "alcohol-dependent person" has the same meaning as such 14 term <u>is</u> defined in Section 3-403 of Title 43A of the Oklahoma 15 Statutes;

16 3. A "drug-dependent person" has the same meaning as such term 17 <u>is</u> defined in Section 3-403 of Title 43A of the Oklahoma Statutes; 18 and

4. "Domestic abuse" has the same meaning as such term is
defined in Section 60.1 of Title 22 of the Oklahoma Statutes.

D. 1. The associate district judge in each county within this state may select trained volunteers to provide supervised visitation pursuant to the Oklahoma Child Supervised Visitation Program.

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1	2.	The	associate district judge of each county may appoint a
2	judicial	L dis	strict supervised visitation team to:
3		a.	identify public and private entities which will be
4			willing to provide location sites for purposes of the
5			Oklahoma Child Supervised Visitation Program,
6		b.	identify individuals who will be willing to serve as
7			third-party persons to observe and oversee court-
8			ordered supervised visitations,
9		с.	establish training requirements for volunteers,
10		d.	identify programs which may be available for the
11			training of the volunteers including, but not limited
12			to, the Department of Human Services, Office of the
13			Attorney General, child advocacy centers, domestic
14			violence groups, and the Department of Mental Health
15			and Substance Abuse Services,
16		e.	develop written protocol for handling supervised
17			visitations so as to provide safety of the child and
18			other parties during the supervised visitation,
19		f.	develop application forms for volunteers applying for
20			the Oklahoma Child Supervised Visitation Program.
21			Information listed on the form shall include, but not
22			be limited to:
23			(1) name, address and phone number of the volunteer,

SB1756 HFLR BOLD FACE denotes Committee Amendments.

1	1 (2) place of employment and pl	none number of the
2	2 volunteer,	
3	3 (3) areas of expertise,	
4	4 (4) listing of professional to	aining in areas
5	5 including, but not limited	d to, child abuse,
6	6 domestic abuse, alcohol or	drug abuse, mental
7	7 illness or conflict manage	ement,
8	8 (5) consent form specifying re	elease of information,
9	9 and	
10	10 (6) professional references, a	and
11	11 g. identify which information of t	the parties and the
12	12 child will be confidential and	which may be available
13	13 to others.	
14	14 3. From recommendations of the team esta	ablished pursuant to
15	15 this subsection, the associate district judge	e in each county within
16	16 this state may authorize one or more public of	or private agencies to
17	17 provide location sites for the Oklahoma Child	d Supervised Visitation
18	18 Program. A district judge may require either	party requesting
19	19 supervised visitation of a child to identify	a trained third-party
20	20 volunteer to observe and oversee the visitat	on. A district court
21	21 shall not:	
22	22 a. require any state agency locat	on or state employee to
23	23 observe and oversee any superve	sed visitation, or
24	24	

1	1 b. appoint a third party to observe and or	versee a
2	2 supervised visitation who has not rece	ived the
3	3 training as specified by the judicial of	district
4	4 supervised visitation team unless agree	ed to by the
5	5 parties.	
6	6 4. A participating public or private agency loca	ation site may
7	7 charge a fee for each visit.	
8	8 E. Prior to approval of any third-party voluntee	er to observe
9	9 and oversee visitation under this section, the court	shall make a
10	10 written determination of the fitness of the volunteer	r by reviewing
11	11 information including but not limited to:	
12	12 <u>1. A national criminal history record check cond</u>	ducted by the
13	13 Oklahoma State Bureau of Investigation within one (1)) year prior to
14	14 the appointment of the volunteer;	
15	15 <u>2. A sworn affidavit from the volunteer acceptin</u>	ng the rules of
16	16 <u>supervision and whether the volunteer</u> :	
17	17 <u>a.</u> <u>is an alcohol- or drug-dependent person</u>	<u>1,</u>
18	18 <u>b.</u> is residing with a person who is require	red by law to
19	19 register pursuant to the Sex Offenders	Registration
20	20 Act of this state or any other state,	
21	21 <u>c.</u> is residing with a person who has been	convicted of
22	22 domestic abuse within the past five (5)) years, or
23	23 <u>d.</u> has had custody, guardianship, or visit	tation rights
24	24 terminated to any child; and	

1	3. Any testimony by the potential volunteer or other witness
2	testimony deemed necessary by the court to determine the fitness of
3	the volunteer.
4	F. The protocol for supervised visitation established by each
5	judicial district supervised visitation team shall require that:
6	1. The volunteer supervising the visitation shall be able to
7	see and hear all interactions between the supervised parent and the
8	child; and
9	2. If the court determines that the supervised parent has
10	exhibited suicidal or violent behavior, all supervised visitation
11	shall occur within a professional setting unless and until the
12	supervised parent has submitted a non-self-reporting psychological
13	evaluation to the court.
14	<u>G.</u> The protocol for supervised visitation established by each
15	judicial district supervised visitation team may require that:
16	1. The location site require each participant who has court-
17	ordered supervised visitation for a child and who is participating
18	in the supervised visitation program to sign a time log upon arrival
19	and departure. The agency location site must have an employee
20	assigned to verify identification of each participant, initial each
21	signature, and record the time of arrival and departure of each
22	person; and
23	2. The agency location site also contain information on each
24	client case including, but not limited to:

1	a. a copy of the court order requiring supervised
2	visitation, and
3	b. name of individuals authorized to pick up or deliver a
4	child to the agency location site for supervised
5	visitation.
6	F. H. Each judicial district supervised visitation team may
7	include, but not be limited to:
8	1. Mental health professionals;
9	2. Police officers or other law enforcement agents;
10	3. Medical personnel;
11	4. Child protective services workers;
12	5. Child advocacy individuals; and
13	6. The district attorney or designee.
14	G. I. An associate district judge of a county, the judicial
15	district supervised visitation team created pursuant to this section
16	and the Office of the Court Administrator <u>Administrative Office of</u>
17	the Courts may develop an informational brochure outlining the
18	provisions of the Oklahoma Child Supervised Visitation Program and
19	procedures to be used by volunteers in that judicial district. The
20	brochure may be distributed through the municipal and district
21	court, social service agency centers, county health departments,
22	hospitals, crisis or counseling centers, and community action
23	agencies.

H. J. Except for acts of dishonesty, willful criminal acts, or gross negligence, no member of the judicial district supervised visitation team or volunteer shall be charged personally with any liability whatsoever by reason of any act or omission committed or suffered in the performance of the duties pursuant to the provisions of this section.

7 I. K. The provisions of this section shall not apply to cases
8 subject to the Oklahoma Children's Code and the Oklahoma Juvenile
9 Code.

10SECTION 2.AMENDATORY43 O.S. 2021, Section 112.2, is11amended to read as follows:

Section 112.2. A. In every case involving the custody of, guardianship of or visitation with a child, the court shall consider for determining the custody of, guardianship of or the visitation with a child whether any person seeking custody or who has custody of, guardianship of or visitation with a child:

Is or has been subject to the registration requirements of
 the Oklahoma Sex Offenders Registration Act or any similar act in
 any other state;

Has been convicted of a crime listed in the Oklahoma Child
 Abuse Reporting and Prevention Act or in Section 582 of Title 57 of
 the Oklahoma Statutes;

3. Is an alcohol-dependent person or a drug-dependent person asestablished by clear and convincing evidence and who can be expected

1 in the near future to inflict or attempt to inflict serious bodily
2 harm to himself or herself or another person as a result of such
3 dependency;

4 4. Has been convicted of domestic abuse within the past five
5 (5) years;

5. Is residing with an individual who is or has been subject to
the registration requirements of the Oklahoma Sex Offenders
Registration Act or any similar act in any other state;

9 6. Is residing with a person who has been convicted of a crime 10 listed in the Oklahoma Child Abuse Reporting and Prevention Act or 11 in Section 582 of Title 57 of the Oklahoma Statutes; or

12 7. Is residing with a person who has been convicted of domestic13 abuse within the past five (5) years; or

14 <u>8. Has had custody, guardianship, or visitation rights</u>
15 <u>terminated due to failure to complete or participate in any court-</u>
16 ordered substance abuse or mental health treatment.

B. There shall be a rebuttable presumption that it is not in the best interests of the child to have custody or guardianship granted to a person who:

Is subject to or has been subject to the registration
 requirements of the Oklahoma Sex Offenders Registration Act or any
 similar act in any other state;

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Has been convicted of a crime listed in the Oklahoma Child
 Abuse Reporting and Prevention Act or in Section 582 of Title 57 of
 the Oklahoma Statutes;

3. Is an alcohol-dependent person or a drug-dependent person as
established by clear and convincing evidence and who can be expected
in the near future to inflict or attempt to inflict serious bodily
harm to himself or herself or another person as a result of such
dependency;

9 4. Has been convicted of domestic abuse within the past five10 (5) years;

5. Is residing with a person who is or has been subject to the registration requirements of the Oklahoma Sex Offenders Registration Act or any similar act in any other state;

14 6. Is residing with a person who has been convicted of a crime
15 listed in the Oklahoma Child Abuse Reporting and Prevention Act or
16 in Section 582 of Title 57 of the Oklahoma Statutes; or

17 7. Is residing with a person convicted of domestic abuse within18 the past five (5) years; or

<u>8. Has had custody, guardianship, or visitation rights</u>
 <u>terminated due to failure to complete or participate in any court-</u>
 <u>ordered substance abuse or mental health treatment</u>.

C. Custody of, guardianship of, or visitation with a childshall not be granted to any person if it is established that the

custody, guardianship or visitation will likely expose the child to
 a foreseeable risk of material harm.

D. Except as otherwise provided by the Oklahoma Child
Supervised Visitation Program, court-ordered supervised visitation
shall be governed by the Oklahoma Child Supervised Visitation
Program.

E. For purposes of this section:

8 1. "Alcohol-dependent person" has the same meaning as such term
9 is defined in Section 3-403 of Title 43A of the Oklahoma Statutes;

2. "Domestic abuse" has the same meaning as such term is
 defined in Section 60.1 of Title 22 of the Oklahoma Statutes;

3. "Drug-dependent person" has the same meaning as such term is
 defined in Section 3-403 of Title 43A of the Oklahoma Statutes; and

4. "Supervised visitation" means a program established pursuant
to Section 5 110.1a of this act title.

16 SECTION 3. This act shall become effective November 1, 2024.

18 COMMITTEE REPORT BY: COMMITTEE ON JUDICIARY - CIVIL, dated 03/28/2024 - DO PASS.

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