1	SENATE FLOOR VERSION
2	April 23, 2025 <b>AS AMENDED</b>
3	ENGROSSED HOUSE BILL NO. 1680 By: Roe of the House
4	
5	and
6	Coleman of the Senate
7	
, 8	[ children - detention - fee amount - effective
-	date ]
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11	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
12	SECTION 1. AMENDATORY 10A O.S. 2021, Section 2-3-103, as
13	amended by Section 1, Chapter 242, O.S.L. 2022 (10A O.S. Supp. 2024,
14	Section 2-3-103), is amended to read as follows:
15	Section 2-3-103. A. Provision shall be made for the temporary
16	detention of children in a juvenile detention facility or the court
17	may arrange for the care and custody of such children temporarily in
18	private homes, subject to the supervision of the court, or the court
19	may provide shelter or may enter into a contract with any
20	institution or agency to receive, for temporary care and custody,
21	children within the jurisdiction of the court. The Office of
22	Juvenile Affairs shall not be ordered to provide detention unless
23	said Office has designated and is operating detention services or
24	facilities.

SENATE FLOOR VERSION - HB1680 SFLR (Bold face denotes Committee Amendments)

1 B. County sheriffs of the arresting agency, their designee, any 2 peace officer, private contractors under contract with the Office of Juvenile Affairs for transportation services, or juvenile court 3 officers shall provide for the transportation of juveniles to and 4 5 from secure detention for purposes of admission, interfacility transfer, discharge, medical or dental attention, court appearance, 6 or placement designated by the Office. No private contract for 7 transportation services shall be entered into by the Office unless 8 9 the private contractor demonstrates to the satisfaction of the Office that such contractor is able to obtain insurance or provide 10 self-insurance to indemnify the Office against possible lawsuits and 11 12 meets the requirements of subparagraphs a, b and d of paragraph 4 of subsection C of this section. The Office of Juvenile Affairs shall 13 not be ordered to provide transportation for a juvenile who is 14 detained in or is destined for secure detention. The Office of 15 Juvenile Affairs shall provide reimbursement to the entity 16 transporting juveniles for necessary and actual expenses for 17 transporting juveniles who are detained in or destined for a secure 18 detention center as follows: 19 1. A fee for the cost of personal services at the rate of 20

21 Seventeen Dollars (\$17.00) Thirty-two Dollars (\$32.00) per hour;
22 2. Mileage reimbursement for each mile actually traveled at the
23 rate established in the State Travel Reimbursement Act;

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SENATE FLOOR VERSION - HB1680 SFLR (Bold face denotes Committee Amendments)

Meals for transporting personnel, not to exceed Ten Dollars
 (\$10.00) per meal; and

3 4. Meals for juveniles being transported, not to exceed Ten
4 Dollars (\$10.00) per meal.

5 The Office of Juvenile Affairs shall process and mail 6 reimbursement claims within sixty (60) days of receipt. Payments 7 for services provided by a county sheriff's office shall be paid to 8 the county and deposited in the service fee account of the sheriff.

9 C. 1. All juvenile detention facilities shall be certified by 10 the Office of Juvenile Affairs. To be certified, a juvenile 11 detention facility shall be required to meet standards for 12 certification promulgated by the Board of Juvenile Affairs.

2. The board of county commissioners of every county shall 13 provide for the temporary detention of a child who is or who may be 14 subject to secure detention and may construct a building or rent 15 space for such purpose. The boards of county commissioners shall 16 provide for temporary detention services and facilities in 17 accordance with the provisions of the State Plan for the 18 Establishment of Juvenile Detention Services adopted pursuant to 19 subsection D of this section and in accordance with subsections A 20 and C of Section 2-7-608 of this title. The boards of county 21 commissioners are hereby authorized to create multicounty trust 22 authorities for the purpose of operating juvenile detention 23 facilities. 24

SENATE FLOOR VERSION - HB1680 SFLR (Bold face denotes Committee Amendments)

3. In order to operate the juvenile detention facilities
 designated in the State Plan for the Establishment of Juvenile
 Detention Services and in subsections A and C of Section 2-7-608 of
 this title, the boards of county commissioners in the designated
 host counties shall:

- a. operate the juvenile detention facility through a
  statutorily constituted juvenile bureau subject to the
  supervision of the district court, or
- 9 b. operate the juvenile detention facility by employing a
  10 manager who may employ personnel and incur other
  11 expenses as may be necessary for its operation and
  12 maintenance, or
- contract with a public agency, private agency, 13 с. federally recognized tribe, or single or multi-county 14 trust authority for the operation of the juvenile 15 detention facility. In the event any board of county 16 commissioners contracts with a public or private 17 agency or a federally recognized tribe, pursuant to 18 the provisions of this section, the Office is 19 authorized to directly contract with and pay such 20 public or private agency or federally recognized tribe 21 for provision of detention services. Any contract 22 with a federally recognized tribe shall become 23
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1 effective upon approval by the board of county commissioners. 2 4. Management contracts for privately operated detention 3 facilities shall be negotiated with the firm found most qualified by 4 5 the board of county commissioners. However, no private management contract shall be entered into by the board unless the private 6 contractor demonstrates to the satisfaction of the board: 7 that the contractor has the qualifications, 8 a. 9 experience, and personnel necessary to implement the terms of the contract, 10 that the financial condition of the contractor is such 11 b. 12 that the term of the contract can be fulfilled, с. that the ability of the contractor to obtain insurance 13 or provide self-insurance to indemnify the county 14 against possible lawsuits and to compensate the county 15 for any property damage or expenses incurred due to 16

18 facility, and

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d. that the contractor has the ability to comply with
applicable court orders and rules of the Office of
Juvenile Affairs.

the private operation of the juvenile detention

5. All counties to be served by a secure juvenile detention facility may, upon the opening of such facility, contract with the operators for the use of the facility for the temporary detention of

SENATE FLOOR VERSION - HB1680 SFLR (Bold face denotes Committee Amendments) 1 children who are subject to secure detention; provided, however, a 2 jail, adult lockup, or other adult detention facility may be used 3 for the secure detention of a child as provided for in Section 2-3-4 101 of this title.

Expenses incurred in carrying out the provisions of this
 section shall be paid from the general fund of the county or from
 other public funds lawfully appropriated for such purposes or from
 private funds that are available for such purposes. A county may
 also issue bonds for the construction of detention facilities.

10 7. The operation of a juvenile detention facility by a county shall constitute a quasi-judicial function and is also hereby 11 12 declared to be a function of the State of Oklahoma for purposes of the Eleventh Amendment to the United States Constitution. 13 Ιn addition, no contract authorized by the provisions of this section 14 for the providing of transportation services or for the operation of 15 a juvenile detention facility shall be awarded until the contractor 16 demonstrates to the satisfaction of the county that the contractor 17 has obtained liability insurance with the limits specified by The 18 Governmental Tort Claims Act against lawsuits arising from the 19 operation of the juvenile detention facility by the contractor, or 20 if the contract is for the providing of transportation services, the 21 contractor has obtained liability insurance with the limits 22 specified by The Governmental Tort Claims Act against lawsuits 23

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arising from the transportation of juveniles as authorized by
 subsection A of this section.

The Board of Juvenile Affairs, from monies appropriated for 3 D. that purpose, shall develop, adopt, and implement a plan for secure 4 5 juvenile detention services and alternatives to secure detention, to be known as the State Plan for the Establishment of Juvenile 6 Detention Services, which shall provide for the establishment of 7 juvenile detention facilities and services with due regard for 8 9 appropriate geographical distribution and existing juvenile 10 detention programs operated by statutorily constituted juvenile Said plan may be amended or modified by the Board as 11 bureaus. 12 necessary and appropriate. Until said plan is adopted by the Board, the plan adopted by the Commission for Human Services shall remain 13 in effect. 14

1. The Board of Juvenile Affairs shall establish procedures for 15 the letting of contracts or grants, including grants to existing 16 juvenile detention programs operated by statutorily constituted 17 juvenile bureaus, and the conditions and requirements for the 18 receipt of said grants or contracts for juvenile detention services 19 and facilities as provided in this section and Section 2-7-401 of 20 this title. A copy of such procedures shall be made available to 21 any member of the general public upon request. All such grants or 22 contracts shall require the participation of local resources in the 23 funding of juvenile detention facilities. A contract for services 24

SENATE FLOOR VERSION - HB1680 SFLR (Bold face denotes Committee Amendments)

shall be based upon a formula approved by the Board which shall set
 the contract amount in accordance with the services offered and the
 degree of compliance with standards for certification.

The Board of Juvenile Affairs shall establish standards for 2. 4 5 the certification of detention services and juvenile detention facilities. Such standards may include, but not be limited to: 6 screening for detention; education and recreation opportunities for 7 juveniles in secure detention; and accreditation by the American 8 9 Correctional Association. As a condition of continuing eligibility 10 for grants or contracts, secure juvenile detention services and facilities shall be certified by the Board within two (2) years of 11 12 the date of the initial grant or contract.

Ε. The State Department of Health, with the assistance of the 13 Office of Juvenile Affairs, shall establish standards for the 14 certification of jails, adult lockups, and adult detention 15 facilities used to detain juveniles. Such standards shall include 16 but not be limited to: separation of juveniles from adults; 17 supervision of juveniles; and health and safety measures for 18 juveniles. The Department of Health is authorized to inspect any 19 jail, adult lockup, or adult detention facility for the purpose of 20 determining compliance with such standards. No jail, adult lockup, 21 or other adult detention facility shall be used to detain juveniles 22 unless such jail, adult lockup, or other adult detention facility 23 complies with the standards established by the Department of Health 24

SENATE FLOOR VERSION - HB1680 SFLR (Bold face denotes Committee Amendments)

1 and is designated as a place for the detention of juveniles by the 2 judge having juvenile docket responsibility in the county from a 3 list of eligible facilities supplied by the Department of Health.

4 The development and approval of the standards provided for in
5 this paragraph shall comply with the provisions of the
6 Administrative Procedures Act.

F. The State Board of Health shall promulgate rules providing
for the routine recording and reporting of the use of any adult
jail, lockup or other adult facility for the detention of any person
under the age of eighteen (18).

For the purpose of ensuring the uniformity and compatibility
 of information related to the detention of persons under age
 eighteen (18), said rules shall be reviewed and approved by the
 Oklahoma Commission on Children and Youth prior to their adoption by
 the Board; and

Records of detention shall be reviewed during each routine
 inspection of adult jails, lockups or other adult detention
 facilities inspected by the State Department of Health and a
 statistical report of said detentions shall be submitted to the
 Office of Juvenile Affairs at least every six (6) months in a form
 approved by the Board of Juvenile Affairs.

 SECTION 2. This act shall become effective November 1, 2025.
 COMMITTEE REPORT BY: COMMITTEE ON APPROPRIATIONS April 23, 2025 - DO PASS

24