1	SENATE FLOOR VERSION April 6, 2015
2	
З	ENGROSSED HOUSE BILL NO. 1078 By: Ownbey of the House
4	and
5	Griffin of the Senate
6	
7	
8	An Act relating to children; amending 10A O.S. 2011,
9	Sections 1-1-105, as last amended by Section 3, Chapter 353, O.S.L. 2012, 1-4-203, 1-4-704, 1-4-807,
10	as amended by Section 4, Chapter 105, 0.S.L. 2014, 1- 4-811, 1-7-101, as amended by Section 4, Chapter 172,
11	O.S.L. 2014, 1-7-105, 1-7-106, 1-9-107 and 1-9-116 (10A O.S. Supp. 2014, Sections 1-1-105, 1-4-807 and
12	1-7-101), which relate to the Oklahoma Children's Code; adding terms; modifying definitions; listing
13	additional relatives for the Department of Human Services to notify after removal; updating language;
14	lowering age for transition planning; setting age
15	restriction on planned alternative placement; requiring transition planning for certain permanency
16	plans; providing additional factor for court to consider; directing court to inquire about transition
17	planning in certain cases; modifying permanency plan type; requiring Department of Human Services to
18	report steps taken at each permanency hearing; prescribing court inquire and determine certain
19	issues at permanency hearings; providing additional duty for person or entity receiving custody;
20	directing Department promulgate rules for residential care facilities; listing new requirements for rules;
21	describing required training; adding prescribed policies; including contract provision listing
22	possible sanctions; providing exception for placement preferences; modifying foster care placement
23	requirements; changing named act; reducing age limit for transition services; prescribing permanency plan
24	be developed with input from child; allowing child to choose some case planning team members; providing
24	encose some case prainting ceam members, providing

1 exception; allowing child to designate an advisor and advocate; including a Notice of Rights for the case plan; listing rights to be described in the notice; 2 requiring child to receive specified list of 3 documents when leaving care; reducing age eligibility to receive successful adulthood services; modifying training topics for foster care providers; directing 4 Department to establish policies and procedures for 5 children at risk of sex trafficking; requiring consultation with outside entities; stating applicability of policies and procedures; mandating 6 Department report runaway or missing foster child to specified entities; prescribing time limitation for 7 report; requiring Department to develop protocols for runaway or missing children; mandating report to law 8 enforcement of any child identified as a sex 9 trafficking victim; providing for codification; and providing an effective date. 10 11 12 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: 13 SECTION 1. 10A O.S. 2011, Section 1-1-105, as AMENDATORY last amended by Section 3, Chapter 353, O.S.L. 2012 (10A O.S. Supp. 14 15 2014, Section 1-1-105), is amended to read as follows: Section 1-1-105. When used in the Oklahoma Children's Code, 16 unless the context otherwise requires: 17 "Abandonment" means: 1. 18 the willful intent by words, actions, or omissions not 19 a. to return for a child, or 20 b. the failure to maintain a significant parental 21 relationship with a child through visitation or 22 communication in which incidental or token visits or 23 24 communication are not considered significant, or

1

2

c. the failure to respond to notice of deprived proceedings;

"Abuse" means harm or threatened harm or failure to protect 3 2. from harm or threatened harm to the health, safety, or welfare of a 4 5 child by a person responsible for the child's health, safety, or welfare, including but not limited to nonaccidental physical or 6 mental injury, sexual abuse, or sexual exploitation. Provided, 7 however, that nothing contained in this act shall prohibit any 8 9 parent from using ordinary force as a means of discipline including, 10 but not limited to, spanking, switching, or paddling.

"Harm or threatened harm to the health or safety of a 11 a. 12 child" means any real or threatened physical, mental, or emotional injury or damage to the body or mind that 13 is not accidental including but not limited to sexual 14 abuse, sexual exploitation, neglect, or dependency. 15 "Sexual abuse" includes but is not limited to rape, 16 b. incest, and lewd or indecent acts or proposals made to 17 a child, as defined by law, by a person responsible 18 for the health, safety, or welfare of the child. 19 "Sexual exploitation" includes but is not limited to 20 с. allowing, permitting, or encouraging a child to engage 21 in prostitution, as defined by law, by a person 22 responsible for the health, safety, or welfare of a 23 child, or allowing, permitting, encouraging, or 24

1		engaging in the lewd, obscene, or pornographic, as
2		defined by law, photographing, filming, or depicting
3		of a child in those acts by a person responsible for
4		the health, safety, and welfare of the child;
5	3. "Adju	dication" means a finding by the court that the
6	allegations i	n a petition alleging that a child is deprived are
7	supported by	a preponderance of the evidence;
8	4. "Adju	dicatory hearing" means a hearing by the court as
9	provided by S	ection 1-4-601 of this title;
10	5. <u>"Age-</u>	appropriate or developmentally appropriate" means:
11	<u>a.</u>	activities or items that are generally accepted as
12		suitable for children of the same age or level of
13		maturity or that are determined to be developmentally
14		appropriate for a child, based on the development of
15		cognitive, emotional, physical, and behavioral
16		capacities that are typical for an age or age group,
17		and
18	b.	in the case of a specific child, activities or items
19		that are suitable for that child based on the
20		developmental stages attained by the child with
21		respect to the cognitive, emotional, physical, and
22		behavioral capacities of the specific child.
23	In the ev	ent that any age-related activities have implications
24	<u>relative to t</u>	he academic curriculum of a child, nothing in this

paragraph shall be construed to authorize an officer or employee of the federal government to mandate, direct, or control a state or local educational agency, or the specific instructional content, academic achievement standards and assessments, curriculum, or program of instruction of a school;

6 <u>6.</u> "Assessment" means a comprehensive review of child safety
7 and evaluation of family functioning and protective capacities that
8 is conducted in response to a child abuse or neglect referral that
9 does not allege a serious and immediate safety threat to a child;
10 6. <u>7.</u> "Behavioral health" means mental health, substance abuse,
11 or co-occurring mental health and substance abuse diagnoses, and the
12 continuum of mental health, substance abuse, or co-occurring mental

13 health and substance abuse treatment;

14 7. 8. "Child" means any unmarried person under eighteen (18) 15 years of age;

16 8. 9. "Child advocacy center" means a center and the 17 multidisciplinary child abuse team of which it is a member that is 18 accredited by the National Children's Alliance or that is completing 19 a sixth year of reaccreditation. Child advocacy centers shall be 20 classified, based on the child population of a district attorney's 21 district, as follows:

a. nonurban centers in districts with child populations
that are less than sixty thousand (60,000), and

24

b. midlevel nonurban centers in districts with child populations equal to or greater than sixty thousand (60,000), but not including Oklahoma and Tulsa counties;

5 9. 10. "Child with a disability" means any child who has a physical or mental impairment which substantially limits one or more 6 of the major life activities of the child, or who is regarded as 7 having such an impairment by a competent medical professional; 8 9 10. 11. "Child-placing agency" means an agency that arranges 10 for or places a child in a foster family home, group home, adoptive 11 home, or independent living a successful adulthood program; 11. "Commission" means the Commission for Human Services; 12 "Community-based services" or "community-based programs" 13 12. means services or programs which maintain community participation or 14 supervision in their planning, operation, and evaluation. 15 Community-based services and programs may include, but are not 16 limited to, emergency shelter, crisis intervention, group work, case 17 supervision, job placement, recruitment and training of volunteers, 18 consultation, medical, educational, home-based services, vocational, 19 social, preventive and psychological guidance, training, counseling, 20 early intervention and diversionary substance abuse treatment, 21 sexual abuse treatment, transitional living, independent living, and 22 other related services and programs; 23

24

1 13. "Concurrent permanency planning" means, when indicated, the 2 implementation of two plans for a child entering foster care. One 3 plan focuses on reuniting the parent and child; the other seeks to 4 find a permanent out-of-home placement for the child with both plans 5 being pursued simultaneously;

6 14. "Court-appointed special advocate" or "CASA" means a 7 responsible adult volunteer who has been trained and is supervised 8 by a court-appointed special advocate program recognized by the 9 court, and when appointed by the court, serves as an officer of the 10 court in the capacity as a guardian ad litem;

11 15. "Court-appointed special advocate program" means an 12 organized program, administered by either an independent, not-for-13 profit corporation, a dependent project of an independent, not-for-14 profit corporation or a unit of local government, which recruits, 15 screens, trains, assigns, supervises and supports volunteers to be 16 available for appointment by the court as guardians ad litem;

17 16. "Custodian" means an individual other than a parent, legal 18 guardian or Indian custodian, to whom legal custody of the child has 19 been awarded by the court. As used in this title, the term 20 "custodian" shall not mean the Department of Human Services;

21 17. "Day treatment" means a nonresidential program which 22 provides intensive services to a child who resides in the child's 23 own home, the home of a relative, group home, a foster home or

24

SENATE FLOOR VERSION - HB1078 SFLR (Bold face denotes Committee Amendments)

1 residential child care facility. Day treatment programs include, but are not limited to, educational services; 2 3 18. "Department" means the Department of Human Services; "Dependency" means a child who is homeless or without 4 19. 5 proper care or quardianship through no fault of his or her parent, legal guardian, or custodian; 6 "Deprived child" means a child: 7 20. who is for any reason destitute, homeless, or 8 a. 9 abandoned, b. who does not have the proper parental care or 10 11 quardianship, who has been abused, neglected, or is dependent, 12 с. d. whose home is an unfit place for the child by reason 13 of depravity on the part of the parent or legal 14 quardian of the child, or other person responsible for 15 the health or welfare of the child, 16 who is a child in need of special care and treatment 17 e. because of the child's physical or mental condition, 18 and the child's parents, legal guardian, or other 19 custodian is unable or willfully fails to provide such 20 special care and treatment. As used in this 21 paragraph, a child in need of special care and 22 treatment includes, but is not limited to, a child who 23 at birth tests positive for alcohol or a controlled 24

SENATE FLOOR VERSION - HB1078 SFLR (Bold face denotes Committee Amendments)

1 dangerous substance and who, pursuant to a drug or alcohol screen of the child and an assessment of the 2 3 parent, is determined to be at risk of harm or threatened harm to the health or safety of a child, 4 5 f. who is a child with a disability deprived of the nutrition necessary to sustain life or of the medical 6 7 treatment necessary to remedy or relieve a lifethreatening medical condition in order to cause or 8 9 allow the death of the child if such nutrition or 10 medical treatment is generally provided to similarly situated children without a disability or children 11 12 with disabilities; provided that no medical treatment shall be necessary if, in the reasonable medical 13 judgment of the attending physician, such treatment 14 would be futile in saving the life of the child, 15 who, due to improper parental care and guardianship, 16 g. is absent from school as specified in Section 10-106 17 of Title 70 of the Oklahoma Statutes, if the child is 18 subject to compulsory school attendance, 19 whose parent, legal guardian or custodian for good 20 h. cause desires to be relieved of custody, 21 i. who has been born to a parent whose parental rights to 22 another child have been involuntarily terminated by 23 the court and the conditions which led to the making 24

of the finding, which resulted in the termination of
 the parental rights of the parent to the other child,
 have not been corrected, or

j. whose parent, legal guardian, or custodian has
subjected another child to abuse or neglect or has
allowed another child to be subjected to abuse or
neglect and is currently a respondent in a deprived
proceeding.

9 Nothing in the Oklahoma Children's Code shall be construed to 10 mean a child is deprived for the sole reason the parent, legal 11 guardian, or person having custody or control of a child, in good 12 faith, selects and depends upon spiritual means alone through 13 prayer, in accordance with the tenets and practice of a recognized 14 church or religious denomination, for the treatment or cure of 15 disease or remedial care of such child.

Nothing contained in this paragraph shall prevent a court from immediately assuming custody of a child and ordering whatever action may be necessary, including medical treatment, to protect the child's health or welfare;

20 21. "Dispositional hearing" means a hearing by the court as 21 provided by Section 1-4-706 of this title;

22 22. "Drug-endangered child" means a child who is at risk of 23 suffering physical, psychological or sexual harm as a result of the 24 use, possession, distribution, manufacture or cultivation of

1 controlled substances, or the attempt of any of these acts, by a person responsible for the health, safety or welfare of the child, 2 as defined in paragraph $\frac{51}{50}$ 50 of this section. This term includes 3 circumstances wherein the substance abuse of the person responsible 4 5 for the health, safety or welfare of the child interferes with that person's ability to parent and provide a safe and nurturing 6 environment for the child. The term also includes newborns who test 7 positive for a controlled dangerous substance, with the exception of 8 9 those substances administered under the care of a physician;

10 23. "Emergency custody" means the custody of a child prior to 11 adjudication of the child following issuance of an order of the 12 district court pursuant to Section 1-4-201 of this title or 13 following issuance of an order of the district court pursuant to an 14 emergency custody hearing, as specified by Section 1-4-203 of this 15 title;

16 24. "Facility" means a place, an institution, a building or 17 part thereof, a set of buildings, or an area whether or not 18 enclosing a building or set of buildings used for the lawful custody 19 and treatment of children;

20 25. "Foster care" or "foster care services" means continuous 21 twenty-four-hour care and supportive services provided for a child 22 in foster placement including, but not limited to, the care, 23 supervision, guidance, and rearing of a foster child by the foster 24 parent;

26. "Foster family home" means the private residence of a
 foster parent who provides foster care services to a child. Such
 term shall include a nonkinship foster family home, a therapeutic
 foster family home, or the home of a relative or other kinship care
 home;

6 27. "Foster parent eligibility assessment" includes a criminal 7 background investigation including, but not limited to, a national 8 criminal history records search based upon the submission of 9 fingerprints, home assessments, and any other assessment required by 10 the Department of Human Services, the Office of Juvenile Affairs, or 11 any child-placing agency pursuant to the provisions of the Oklahoma 12 Child Care Facilities Licensing Act;

28. "Guardian ad litem" means a person appointed by the court 13 pursuant to the provisions of Section 1-4-306 of this title having 14 15 those duties and responsibilities as set forth in that section. The term "guardian ad litem" shall refer to a court-appointed special 16 advocate as well as to any other person appointed pursuant to the 17 provisions of Section 1-4-306 of this title to serve as a guardian 18 ad litem: 19

20 29. "Guardian ad litem of the estate of the child" means a
21 person appointed by the court to protect the property interests of a
22 child pursuant to Section 1-8-109 1-8-108 of this title;

- 23
- 24

30. "Group home" means a residential facility licensed by the
 Department to provide full-time care and community-based services
 for more than five but fewer than thirteen children;

31. "Harm or threatened harm to the health or safety of a
child" means any real or threatened physical, mental, or emotional
injury or damage to the body or mind that is not accidental
including, but not limited to, sexual abuse, sexual exploitation,
neglect, or dependency;

9 32. "Heinous and shocking abuse" includes, but is not limited
10 to, aggravated physical abuse that results in serious bodily,
11 mental, or emotional injury. "Serious bodily injury" means injury
12 that involves:

13	a.	a	substantial	risk	of	death,	

- 14 b. extreme physical pain,
- 15 c. protracted disfigurement,
- 16 d. a loss or impairment of the function of a body member,
 17 organ, or mental faculty,
- 18 e. an injury to an internal or external organ or the
 19 body,
- 20 f. a bone fracture,
- g. sexual abuse or sexual exploitation,
- h. chronic abuse including, but not limited to, physical,
 emotional, or sexual abuse, or sexual exploitation
 which is repeated or continuing,

SENATE FLOOR VERSION - HB1078 SFLR

Page 13

(Bold face denotes Committee Amendments)

1 i. torture that includes, but is not limited to, inflicting, participating in or assisting in 2 3 inflicting intense physical or emotional pain upon a child repeatedly over a period of time for the purpose 4 5 of coercing or terrorizing a child or for the purpose of satisfying the craven, cruel, or prurient desires 6 7 of the perpetrator or another person, or any other similar aggravated circumstance; 8 j. 9 33. "Heinous and shocking neglect" includes, but is not limited 10 to: 11 a. chronic neglect that includes, but is not limited to, 12 a persistent pattern of family functioning in which the caregiver has not met or sustained the basic needs 13 of a child which results in harm to the child, 14 neglect that has resulted in a diagnosis of the child 15 b. as a failure to thrive, 16 an act or failure to act by a parent that results in 17 с. the death or near death of a child or sibling, serious 18 physical or emotional harm, sexual abuse, sexual 19 exploitation, or presents an imminent risk of serious 20 harm to a child, or 21 d. any other similar aggravating circumstance; 22 "Independent living program" means a program specifically 23 34. designed to assist a child to enhance those skills and abilities 24

1 necessary for successful adult living. An independent living program may include, but shall not be limited to, such features as 2 3 minimal direct staff supervision, and the provision of supportive services to assist children with activities necessary for finding an 4 5 appropriate place of residence, completing an education or vocational training, obtaining employment, or obtaining other 6 similar services; 7 35. "Individualized service plan" means a document written 8 9 pursuant to Section 1-4-704 of this title that has the same meaning 10 as "service plan" or "treatment plan" where those terms are used in the Oklahoma Children's Code; 11 36. 35. "Infant" means a child who is twelve (12) months of age 12 13 or younger; 37. 36. "Institution" means a residential facility offering 14 15 care and treatment for more than twenty residents; 16 38. 37. "Investigation" means a response to an allegation of 17 a. abuse or neglect that involves a serious and immediate 18 threat to the safety of the child, making it necessary 19 to determine: 20 (1) the current safety of a child and the risk of 21 subsequent abuse or neglect, and 22 23 24

1	(2) whether child abuse or neglect occurred and
2	whether the family needs prevention- and
3	intervention-related services.
4	b. "Investigation" results in a written response stating
5	one of the following findings:
6	(1) "substantiated" means the Department has
7	determined, after an investigation of a report of
8	child abuse or neglect and based upon some
9	credible evidence, that child abuse or neglect
10	has occurred. When child abuse or neglect is
11	substantiated, the Department may recommend:
12	(a) court intervention if the Department finds
13	the health <u>,</u> safety, or welfare of the child
14	is threatened, or
15	(b) child abuse and neglect prevention- and
16	intervention-related services for the child,
17	parents or persons responsible for the care
18	of the child if court intervention is not
19	determined to be necessary,
20	(2) "unsubstantiated - Services recommended " means
21	the Department has determined, after an
22	investigation of a report of child abuse or
23	neglect, that insufficient evidence exists to
24	fully determine whether child abuse or neglect

has occurred. If child abuse or neglect is
 unsubstantiated, the Department may recommend,
 when determined to be necessary, that the parents
 or persons responsible for the care of the child
 obtain child abuse and neglect prevention- and
 intervention-related services, or

7 (3) "ruled out" means a report in which a child
8 protective services specialist has determined,
9 after an investigation of a report of child abuse
10 or neglect, that no child abuse or neglect has
11 occurred;

12 <u>39.</u> <u>38.</u> "Kinship care" means full-time care of a child by a 13 kinship relation;

14 <u>40.</u> <u>39.</u> "Kinship guardianship" means a permanent guardianship 15 as defined in this section;

41. 40. "Kinship relation" or "kinship relationship" means 16 relatives, stepparents, or other responsible adults who have a bond 17 or tie with a child and/or to whom has been ascribed a family 18 relationship role with the child's parents or the child; provided, 19 however, in cases where the Indian Child Welfare Act applies, the 20 definitions contained in 25 U.S.C., Section 1903 shall control; 21 42. 41. "Mental health facility" means a mental health or 22 substance abuse treatment facility as defined by the Inpatient 23 Mental Health and Substance Abuse Treatment of Minors Act; 24

SENATE FLOOR VERSION - HB1078 SFLR (Bold face denotes Committee Amendments)

1 43. 42. "Minor" means the same as the term "child" as defined
2 in this section;

44. 43. "Minor in need of treatment" means a child in need of 3 mental health or substance abuse treatment as defined by the 4 5 Inpatient Mental Health and Substance Abuse Treatment of Minors Act; 45. 44. "Multidisciplinary child abuse team" means any team 6 established pursuant to Section 1-9-102 of this title of three or 7 more persons who are trained in the prevention, identification, 8 9 investigation, prosecution, and treatment of physical and sexual 10 child abuse and who are qualified to facilitate a broad range of 11 prevention- and intervention-related services and services related 12 to child abuse. For purposes of this definition, "freestanding" means a team not used by a child advocacy center for its 13 accreditation; 14

15 <u>46. 45.</u> "Near death" means a child is in serious or critical 16 condition, as certified by a physician, as a result of abuse or 17 neglect;

18 47.46. "Neglect" means:

24

a. the failure or omission to provide any of thefollowing:

(1) adequate nurturance and affection, food,
 clothing, shelter, sanitation, hygiene, or
 appropriate education,

(2) medical, dental, or behavioral health care,

1	1 (3) supervision or appropriate ca	retakers, or
2	2 (4) special care made necessary b	y the physical or
3	3 mental condition of the child	,
4	4 b. the failure or omission to protect	a child from
5	5 exposure to any of the following:	
6	6 (1) the use, possession, sale, or	manufacture of
7	7 illegal drugs,	
8	8 (2) illegal activities, or	
9	9 (3) sexual acts or materials that	are not age-
10	10 appropriate, or	
11	11 c. abandonment.	
12	12 Nothing in this paragraph shall be construed to	mean a child is
13	13 abused or neglected for the sole reason the pare	nt, legal guardian

or person having custody or control of a child, in good faith, 14 selects and depends upon spiritual means alone through prayer, in 15 accordance with the tenets and practice of a recognized church or 16 17 religious denomination, for the treatment or cure of disease or remedial care of such child. Nothing contained in this paragraph 18 shall prevent a court from immediately assuming custody of a child, 19 pursuant to the Oklahoma Children's Code, and ordering whatever 20 action may be necessary, including medical treatment, to protect the 21 child's health or welfare; 22

23 <u>48. 47.</u> "Permanency hearing" means a hearing by the court 24 pursuant to Section 1-4-811 of this title;

1 <u>49. 48.</u> "Permanent custody" means the court-ordered custody of 2 an adjudicated deprived child when a parent-child relationship no 3 longer exists due to termination of parental rights or due to the 4 death of a parent or parents;

5 50. 49. "Permanent guardianship" means a judicially created 6 relationship between a child, a kinship relation of the child, or 7 other adult established pursuant to the provisions of Section 1-4-8 709 of this title;

9 51. 50. "Person responsible for a child's health, safety, or welfare" includes a parent; a legal guardian; custodian; a foster 10 11 parent; a person eighteen (18) years of age or older with whom the 12 child's parent cohabitates or any other adult residing in the home of the child; an agent or employee of a public or private 13 residential home, institution, facility or day treatment program as 14 defined in Section 175.20 of Title 10 of the Oklahoma Statutes; or 15 an owner, operator, or employee of a child care facility as defined 16 by Section 402 of Title 10 of the Oklahoma Statutes; 17

18 <u>52. 51.</u> "Protective custody" means custody of a child taken by 19 a law enforcement officer or designated employee of the court 20 without a court order;

53. <u>52.</u> "Putative father" means an alleged father as that term
is defined in Section 7700-102 of Title 10 of the Oklahoma Statutes;
<u>53.</u> "Reasonable and prudent parent standard" means the standard
characterized by careful and sensible parental decisions that

1 maintain the health, safety, and best interests of a child while at 2 the same time encouraging the emotional and developmental growth of 3 the child. This standard shall be used by the child's caregiver 4 when determining whether to allow a child to participate in 5 extracurricular, enrichment, cultural, and social activities. For purposes of this definition, the term "caregiver" means a foster 6 7 parent with whom a child in foster care has been placed, a representative of a group home where a child has been placed or a 8 9 designated official for a residential child care facility where a 10 child in foster care has been placed; 54. 11 "Relative" means a grandparent, great-grandparent, brother 12 or sister of whole or half blood, aunt, uncle or any other person related to the child; 13 "Residential child care facility" means a twenty-four-hour 14 55. 15 residential facility where children live together with or are supervised by adults who are not their parents or relatives; 16 56. "Review hearing" means a hearing by the court pursuant to 17 Section 1-4-807 of this title; 18 57. "Risk" means the likelihood that an incident of child abuse 19 or neglect will occur in the future; 20 "Safety threat" means the threat of serious harm due to 58. 21 child abuse or neglect occurring in the present or in the very near 22 future and without the intervention of another person, a child would 23 24

1 likely or in all probability sustain severe or permanent disability
2 or injury, illness, or death;

59. "Safety analysis" means action taken by the Department in response to a report of alleged child abuse or neglect that may include an assessment or investigation based upon an analysis of the information received according to priority guidelines and other criteria adopted by the Department;

8 60. "Safety evaluation" means evaluation of a child's situation 9 by the Department using a structured, evidence-based tool to 10 determine if the child is subject to a safety threat;

11 61. "Secure facility" means a facility which is designed and 12 operated to ensure that all entrances and exits from the facility 13 are subject to the exclusive control of the staff of the facility, 14 whether or not the juvenile being detained has freedom of movement 15 within the perimeter of the facility, or a facility which relies on 16 locked rooms and buildings, fences, or physical restraint in order 17 to control behavior of its residents;

18 62. "Sibling" means a biologically or legally related brother 19 or sister of a child;

20 63. "Specialized foster care" means foster care provided to a21 child in a foster home or agency-contracted home which:

a. has been certified by the Developmental Disabilities
Services Division of the Department of Human Services,
b. is monitored by the Division, and

SENATE FLOOR VERSION - HB1078 SFLR (Bold face denotes Committee Amendments)

1	c. is funded through the Home- and Community-Based Waiver
2	Services Program administered by the Division;
3	64. <u>"Successful adulthood program" means a program specifically</u>
4	designed to assist a child to enhance those skills and abilities
5	necessary for successful adult living. A successful adulthood
6	program may include, but shall not be limited to, such features as
7	minimal direct staff supervision, and the provision of supportive
8	services to assist children with activities necessary for finding an
9	appropriate place of residence, completing an education or
10	vocational training, obtaining employment, or obtaining other
11	similar services;
12	65. "Temporary custody" means court-ordered custody of an
13	adjudicated deprived child;
14	65. <u>66.</u> "Therapeutic foster family home" means a foster family
15	home which provides specific treatment services, pursuant to a
16	therapeutic foster care contract, which are designed to remedy
17	social and behavioral problems of a foster child residing in the
18	home;
19	66. 67. "Trafficking in persons" means sex trafficking or
20	severe forms of trafficking in persons as described in Section 7102
21	of Title 22 of the United States Code:
22	a. "sex trafficking" means the recruitment, harboring,
23	transportation, provision, or obtaining of a person
24	for the purpose of a commercial sex act, and

1	b.	"sev	ere forms of trafficking in persons" means:
2		(1)	sex trafficking in which a commercial sex act is
3			induced by force, fraud, or coercion, or in which
4			the person induced to perform such act has not
5			attained eighteen (18) years of age, or
6		(2)	the recruitment, harboring, transportation,
7			provision, or obtaining of a person for labor or
8			services, through the use of force, fraud, or
9			coercion for the purpose of subjection to
10			involuntary servitude, peonage, debt bondage, or
11			slavery;

68. "Transitional living program" means a residential program 12 that may be attached to an existing facility or operated solely for 13 the purpose of assisting children to develop the skills and 14 abilities necessary for successful adult living. The program may 15 include, but shall not be limited to, reduced staff supervision, 16 vocational training, educational services, employment and employment 17 training, and other appropriate independent living skills training 18 as a part of the transitional living program; and 19

20 67. 69. "Voluntary foster care placement" means the temporary 21 placement of a child by the parent, legal guardian or custodian of 22 the child in foster care pursuant to a signed placement agreement 23 between the Department or a child-placing agency and the child's 24 parent, legal guardian or custodian.

1SECTION 2.AMENDATORY10A O.S. 2011, Section 1-4-203, is2amended to read as follows:

3 Section 1-4-203. A. Within the next two (2) judicial days following the child being taken into protective or emergency 4 5 custody, the court shall conduct an emergency custody hearing. At the hearing, information may be provided to the court in the form of 6 oral or written reports, affidavits or testimony. Any information 7 having probative value may be received by the court regardless of 8 9 its admissibility under the Oklahoma Evidence Code. At the hearing the court shall: 10

11 1. Determine whether facts exist that are sufficient to 12 demonstrate to the court there is reasonable suspicion that the 13 child is in need of immediate protection due to abuse or neglect, or 14 that the circumstances or surroundings of the child are such that 15 continuation of the child in the child's home or in the care or 16 custody of the parent, legal guardian, or custodian would present an 17 imminent danger to the child;

18 2. Advise the parent, legal guardian, or custodian of the child19 in writing of the following:

- a. any right of the parent, legal guardian, or custodian
 to testify and present evidence at court hearings,
 b. the right to be represented by an attorney at court
 hearings,
- 24

1 the consequences of failure to attend any hearings с. 2 which may be held, and 3 d. the right to appeal and procedure for appealing an order of the court; 4 5 3. Determine custody of the child and order one of the following: 6 7 release of the child to the custody of the child's a. parent, legal guardian, or custodian from whom the 8 9 child was removed under any conditions the court finds reasonably necessary to protect the health, safety, or 10 11 welfare of the child, or 12 b. placement of the child in the custody of a responsible adult or licensed child-placing agency under any 13 conditions the court finds reasonably necessary to 14 15 protect the health, safety, or welfare of the child, 16 or whether to continue the child in or to place the child 17 с. into the emergency custody of the Department of Human 18 Services: 19 4. Order the parent, legal guardian, or custodian to complete 20 an affidavit listing the names, addresses, and phone numbers of any 21 parent, whether known or alleged, grandparent, aunt, uncle, brother, 22

23 sister, half-sibling, and first cousin and any comments concerning 24 the appropriateness of the potential placement of the child with the

SENATE FLOOR VERSION - HB1078 SFLR (Bold face denotes Committee Amendments)

1 relative. If no such relative exists, the court shall require the 2 parent, legal guardian, or custodian to list any other relatives or 3 persons with whom the child has had a substantial relationship or 4 who may be a suitable placement for the child;

5 5. Direct the parent, legal guardian, or custodian to furnish 6 the Department with a copy of the child's birth certificate within 7 fifteen (15) days from the hearing if a petition is filed, unless 8 otherwise extended by the court; and

9 6. In accordance with the safety or well-being of any child,10 determine whether reasonable efforts have been made to:

- a. place siblings, who have been removed, together in the
 same foster care, guardianship, or adoptive placement,
 and
- b. provide for frequent visitation or other ongoing
 interaction in the case of siblings who have been
 removed and who are not placed together.

в. The office of the State Court Administrator shall create an 17 affidavit form and make it available to each court responsible for 18 conducting emergency custody hearings. The affidavit form shall 19 contain a notice to the parent, legal guardian, or custodian that 20 failure to identify a parent or relative in a timely manner may 21 result in the child being permanently placed outside of the home of 22 the child's parent or relative. The affidavit form shall also 23 advise the parent, legal guardian, or custodian of the penalties 24

SENATE FLOOR VERSION - HB1078 SFLR (Bold face denotes Committee Amendments)

associated with perjury and contempt of court. The original
 completed affidavit shall be filed with the court clerk no later
 than five (5) days after the hearing or as otherwise directed by the
 court and a copy shall be provided to the Department.

5 C. 1. The Department shall, within thirty (30) days of the removal of a child, exercise due diligence to identify relatives. 6 7 Notice shall be provided by the Department to the following adult relatives: all grandparents, all parents of a sibling of the child, 8 9 where the parent has legal custody of the sibling, and to such other 10 adult relatives of the child, including relatives suggested by the parents, as the court directs. The notice shall advise the 11 12 relatives:

a. the child has been or is being removed from the
custody of the parent or parents of the child,
b. of the options under applicable law to participate in
the care and placement of the child, including any
options that may be lost by failing to respond to the
notice, and

c. of the requirements to become a foster family home and
the additional services and supports available for
children placed in the home.

22 2. Relatives shall not be notified if notification would not be23 in the best interests of a child due to past or current family or

24

domestic violence. The Department may promulgate rules in
 furtherance of the provisions of this subsection.

3 SECTION 3. AMENDATORY 10A O.S. 2011, Section 1-4-704, is 4 amended to read as follows:

Section 1-4-704. A. The Department of Human Services or
licensed child-placing agency shall prepare and maintain a written
individualized service plan for any child that has been adjudicated
to be a deprived child.

B. The plan shall be furnished to the court within thirty (30)
days after the adjudication of the child and shall be made available
to counsel for the parties and any applicable tribe by the
Department or the licensed child-placing agency having custody of
the child or responsibility for the supervision of the case.

C. 1. The individualized service plan shall be based upon a comprehensive assessment and evaluation of the child and family and shall be developed with the participation of the parent, legal guardian, or legal custodian of the child, the attorney for the child, the guardian ad litem for the child, if any, the child's tribe, and the child, if appropriate. The health and safety of the child shall be the paramount concern in the development of the plan.

2. If any part of the plan is disputed or not approved by the 22 court, an evidentiary hearing may be held and at its conclusion, the 23 court shall determine the content of the individualized service plan

24

1 in accord with the evidence presented and the best interests of the
2 child.

3 3. When approved by the court, each individualized service plan 4 shall be incorporated and made a part of the dispositional order of 5 the court.

6

4. The plan shall be signed by:

7 a. the parent or parents or legal guardian of the child,

- 8 b. the attorney for the parent or parents or legal9 guardian of the child,
- 10 c. the child's attorney,
- d. the guardian ad litem of the child, which may be a
 court-appointed special advocate,

e. a representative of the child's tribe,

- 14 f. the child, if possible, and
- 15 g. the Department or other responsible agency.

D. 1. Every service plan prepared shall be individualized and
specific to each child and the family of the child.

2. The individualized service plan shall be written in simple and clear English. If English is not the principal language of the parent, legal guardian, or custodian of the child, and such person is unable to read or comprehend the English language, to the extent possible the plan shall be written in the principal language of the person.

24

3. The individualized service plan may be modified based on
 changing circumstances consistent with the correction of the
 conditions that led to the adjudication of the child or other
 conditions inconsistent with the health, safety, or welfare of the
 child.

4. The individualized service plan shall be measurable,
7 realistic and consistent with the requirements of other court
8 orders.

9 E. The individualized service plan shall include, but not be 10 limited to:

A history of the child and family, including identification
 of the problems or conditions leading to the deprived child
 adjudication and the changes the parent or parents must make in
 order for the child to safely remain in or return to the home;

Identification of time-limited reunification services to be
 provided to the parent, legal guardian, or legal custodian,
 stepparent, other adult person living in the home, or other family
 members;

19 3. Identification of the specific services to be provided to 20 the child including, but not limited to, educational, vocational 21 educational, medical, drug or alcohol abuse treatment, or counseling 22 or other treatment services. The most recent available health and 23 educational records of the child shall be provided to the court upon 24 the court's request including:

SENATE FLOOR VERSION - HB1078 SFLR (Bold face denotes Committee Amendments)

1 the names and addresses of the child's health and a. 2 educational providers, 3 b. the child's grade-level performance, the child's school record, 4 с. 5 d. a record of the child's immunizations, the child's known medical problems, including any 6 e. known communicable diseases, 7 f. the child's medications, and 8 9 any other relevant health and education information; g. 4. A schedule of the frequency of services and the means by 10 11 which delivery of the services will be assured or, as necessary, the 12 proposed means by which support services or other assistance will be provided to enable the parent or the child to obtain the services; 13 The name of the social worker assigned to the case; 5. 14 6. 15 A projected date for the completion of the individualized 16 service plan; 7. Performance criteria that will measure the progress of the 17 child and family toward completion of the individualized service 18 plan including, but not limited to, time frames for achieving 19 objectives and addressing the identified problems; 20 8. The name and business address of the attorney representing 21 the child; 22 9. If the child is placed outside the home, the individualized 23 service plan shall further provide: 24

- a. the sequence and time frame for services to be
 provided to the parent, the child, and if the child is
 placed in foster care, the foster parent, to
 facilitate the child's return home or to another
 permanent placement,
- a description of the child's placement and explanation 6 b. 7 about whether the placement is the least restrictive, most family-like setting available and in as close 8 9 proximity as possible to the home of the parent or parents or legal guardian of the child when the case 10 11 plan is reunification, and how the placement is consistent with the best interests and special needs 12 of the child, 13
- c. a description of any services or resources that were
 requested by the child or the parent or legal guardian
 of the child since the date of the child's placement,
 and whether those services or resources were provided
 and if not, the basis for the denial of the services
 or resources,
- 20 d. efforts to be made by the parent of the child and the
 21 Department to enable the child to return to his or her
 22 home,
- e. a description of the independent living plan
 transition planning for a successful adulthood for a

1		child age sixteen (16) fourteen (14) or older that
2		includes how the following objectives will be met:
3		(1) education, vocational, or employment planning,
4		(2) health care planning and medical coverage,
5		(3) transportation including, where appropriate,
6		assisting the child in obtaining a driver
7		license,
8		(4) money management,
9		(5) planning for housing,
10		(6) social and recreational skills, and
11		(7) establishing and maintaining connections with the
12		child's family and community,
13	f.	for a child in placement due solely or in part to the
14		child's behavioral health or medical health issues,
15		diagnostic and assessment information, specific
16		services relating to meeting the applicable behavioral
17		health and medical care needs of the child, and
18		desired treatment outcomes,
19	g.	a plan and schedule for regular and frequent
20		visitation for the child and the child's parent or
21		parents or legal guardian and siblings, unless the
22		court has determined that visitation, even if
23		supervised, would be harmful to the child, and
24		

- 1 a plan for ensuring the educational stability of the h. 2 child while in out-of-home placement, including: 3 assurances that the placement of the child (1)considers the appropriateness of the current 4 5 educational setting and the proximity to the school in which the child was enrolled at the 6 7 time of placement, and (2) where appropriate, an assurance that the 8
- 9 Department has coordinated with appropriate local 10 educational agencies to ensure that the child 11 remains in the school in which the child was 12 enrolled at the time of placement, or
- (3) if remaining in the school in which the child was
 enrolled at the time of placement is not in the
 best interests of the child, assurances by the
 Department and the local educational agencies to
 provide immediate and appropriate enrollment in a
 new school with all of the educational records of
 the child provided to the school; and

20 10. The permanency plan for the child, the reason for selection 21 of that plan and a description of the steps being taken by the 22 Department to finalize the plan. If

<u>a.</u> <u>When</u> the permanency plan is adoption or legal
 guardianship, the Department shall describe, at a

SENATE FLOOR VERSION - HB1078 SFLR (Bold face denotes Committee Amendments)

1 minimum, child-specific recruitment efforts such as 2 relative searches conducted and the use of state, 3 regional, and national adoption exchanges to facilitate the orderly and timely placement of the 4 5 child, whether in or outside of the state. When the child is age fourteen (14) or older, the 6 b. 7 permanency plan and any revision or addition to the 8 plan, shall include planning for the transition of the 9 child to a successful adulthood.

F. Each individualized service plan shall specifically provide for the safety of the child, in accordance with state and federal law, and clearly define what actions or precautions will, or may, be necessary to provide for the safety and protection of the child.

14 G. The individualized service plan shall include the following 15 statement:

TO THE PARENT: THIS IS A VERY IMPORTANT DOCUMENT. ITS PURPOSE 16 IS TO HELP YOU PROVIDE YOUR CHILD WITH A SAFE HOME WITHIN THE 17 REASONABLE PERIOD SPECIFIED IN THE PLAN. IF YOU ARE UNWILLING OR 18 UNABLE TO PROVIDE YOUR CHILD WITH A SAFE HOME OR ATTEND COURT 19 HEARINGS, YOUR PARENTAL AND CUSTODIAL DUTIES AND RIGHTS MAY BE 20 RESTRICTED OR TERMINATED OR YOUR CHILD MAY NOT BE RETURNED TO YOU. 21 Whenever a child who is subject to the provisions of this 22 н. section is committed for inpatient behavioral health or substance 23 24 abuse treatment pursuant to the Inpatient Mental Health and

1 Substance Abuse Treatment of Minors Act, the individualized service 2 plan shall be amended as necessary and appropriate, including, but not limited to, identification of the treatment and services to be 3 provided to the child and the child's family upon discharge of the 4 5 child from inpatient behavioral health or substance abuse treatment. SECTION 4. 10A O.S. 2011, Section 1-4-807, as 6 AMENDATORY amended by Section 4, Chapter 105, O.S.L. 2014 (10A O.S. Supp. 2014, 7 Section 1-4-807), is amended to read as follows: 8

9 Section 1-4-807. A. 1. Every case regarding a child alleged 10 or adjudicated to be deprived shall be reviewed by the court at a hearing no later than six (6) months from the date of the child's 11 12 removal from the home and at least once every six (6) months thereafter until permanency is achieved or the court otherwise 13 terminates jurisdiction except as otherwise set forth in paragraph 2 14 15 of this subsection. A review hearing may be held concurrently with 16 a permanency hearing.

2. When the Department of Human Services has documented a compelling reason why a petition to terminate parental rights to a child is not in the best interests of the child that is based upon a consideration that the child is presently not capable of functioning in a family setting, the court shall reevaluate the status of the child every ninety (90) days until there is a final determination that the child cannot be placed in a family setting.

3. At any time during the pendency of the case, any party may
 request the court to review the case. If granted, the requesting
 party shall serve notice on all parties of the date and time of the
 hearing.

5 B. If a foster parent, group home, preadoptive parent, or relative is currently providing care for a child, the Department 6 shall give the foster parent, group home, preadoptive parent, or 7 relative notice of a proceeding concerning the child. A foster 8 9 parent, group home representative, preadoptive parent, or relative 10 providing care for a child has the right to be heard at the proceeding. Except when allowed to intervene, the foster parent, 11 12 group home, preadoptive parent, or relative providing care for the child is not considered a party to the juvenile court proceeding 13 solely because of notice and the right to be heard at the 14 15 proceeding.

C. The court shall receive all evidence helpful in deciding the 16 issues before the court including, but not limited to, oral and 17 written reports, which may be admitted and relied upon to the extent 18 of their probative value, even though not competent for purposes of 19 an adjudicatory hearing. All service provider progress reports and 20 critical incident reports shall be submitted to the court and shall 21 also be delivered to the district attorney, the attorney or 22 attorneys representing the parents or group home, the child's 23

attorney and guardian ad litem, if applicable, and the relevant
 tribe or tribes, if applicable.

3	D. At each review hearing the court shall:					
4	1.	Deter	rmine and include the following in its orders:			
5		a.	whether the individualized service plan, services, and			
6			placement meet the special needs and best interests of			
7			the child with the child's health, safety, and			
8			educational needs specifically addressed,			
9		b.	whether there is a need for the continued placement of			
10			the child,			
11		с.	whether the current permanency plan for the child			
12			remains the appropriate plan to meet the health,			
13			safety, and best interests of the child,			
14		d.	whether the services set forth in the individualized			
15			service plan and the responsibilities of the parties			
16			need to be clarified or modified due to the			
17			availability of additional information or changed			
18			circumstances or as the court determines to be in the			
19			best interests of the child and necessary for the			
20			correction of the conditions that led to the			
21			adjudication of the child,			
22		e.	whether the terms of visitation need to be modified,			
23			including the visitation with siblings if separated,			

1 f. the time frame that should be followed to achieve 2 reunification or other permanent plan for the child, whether reasonable efforts have been made to provide 3 q. for the safe return of the child to the child's own 4 5 home. If the court determines or has previously determined that reasonable efforts are not required 6 pursuant to the provisions of Section 1-4-809 of this 7 title, or that continuation of reasonable efforts to 8 9 reunite the child with the child's family is 10 inconsistent with the permanency plan for the child, the court shall determine if reasonable efforts are 11 12 being made to place the child in a timely manner in accordance with the permanency plan and determine the 13 steps necessary to finalize permanency for the child, 14 15 h. where appropriate, when the child is sixteen (16) fourteen (14) years of age or older, whether services 16 are being provided that will assist the child in 17 making the transition from foster care to independent 18 living a successful adulthood. The court shall 19 inquire or cause inquiry to be made of the child 20 regarding any proposed independent living plan, 21 whether the nature and extent of services being i. 22 provided the child and parent or parents of the child 23 are adequate and shall order that additional services 24

1 be provided or studies, assessments, or evaluations be 2 conducted, if necessary, to ensure the safety of the 3 child and to protect the child from further physical, mental, or emotional harm, or to correct the 4 5 conditions that led to the adjudication, whether, in accordance with the safety or well-being 6 j. 7 of any child, reasonable efforts have been made to: place siblings, who have been removed, together 8 (1)9 in the same foster care, guardianship, or 10 adoptive placement, and 11 (2) provide for frequent visitation or other ongoing interaction in the case of siblings who have been 12 removed and who are not placed together, and 13 k. whether, during the ninety-day period immediately 14 15 prior to the date on which the child in the custody of the Department will attain eighteen (18) years of age, 16 the Department and, as appropriate, other 17 representatives of the child are providing the child 18 with assistance and support in developing an 19 appropriate transition plan that is personalized at 20 the direction of the child, that includes specific 21 options on housing, health insurance, education, local 22 opportunities for mentors and continuing support 23

3. Determine the safety of the child and consider fully all
relevant prior and current information including, but not limited
to, the report or reports submitted pursuant to Sections 1-4-805 and
1-4-808 of this title.

9 E. In making its findings, the court shall consider the 10 following:

Whether compliance with the individualized service plan has
 occurred, including whether the Department has provided care that is
 consistent with the health, safety, and educational needs of the
 child while in an out-of-home placement;

Whether the Department is taking appropriate steps to ensure
 that the foster family follows the reasonable and prudent parent
 standard and whether the child has regular opportunities to engage
 in age-appropriate or developmentally appropriate activities;

19 <u>3.</u> The extent of progress that has been made toward alleviating 20 or correcting the conditions that caused the child to be adjudicated 21 deprived;

22 3. <u>4.</u> Whether the child should be returned to a parent or 23 parents and whether or not the health, safety, and welfare of the 24 child can be protected by a parent or parents if returned home; and

SENATE FLOOR VERSION - HB1078 SFLR (Bold face denotes Committee Amendments)

4. <u>5.</u> An appropriate permanency plan for the child, including
 concurrent planning when applicable, pursuant to Section 1-4-706 of
 this title; provided, a permanency plan for a planned alternative
 permanent placement shall be limited to a child age sixteen (16) or
 <u>older</u>.

6 SECTION 5. AMENDATORY 10A O.S. 2011, Section 1-4-811, is 7 amended to read as follows:

8 Section 1-4-811. A. 1. The court shall conduct a permanency 9 hearing to determine the appropriate permanency goal for the child 10 and to order completion of all steps necessary to finalize the 11 permanent plan. The hearing shall be held no later than:

a. six (6) months after placing the child in out-of-home
placement and every six (6) months thereafter, and
b. thirty (30) days after a determination by the court
that reasonable efforts to return a child to either
parent are not required pursuant to the provisions of
Section 1-4-809 of this title.

A child shall be considered to have entered out-of-home
 placement on the earlier of:

20 a. the adjudication date, or

b. the date that is sixty (60) days after the date onwhich the child is removed from the home.

3. Subsequent permanency hearings shall be held at least every
six (6) months for any child who continues to be in an out-of-home

placement. At the request of a party, the Department of Human
 Services, or on the motion of the court, the initial and subsequent
 permanency hearings may be held more frequently.

4. At each permanency hearing, the court may consider testimony 4 5 of any person who has relevant information about the status of the child or the status of the treatment plan. All parties shall have 6 7 the opportunity to present evidence and to cross-examine witnesses. The rules of evidence shall not apply to permanency hearings and all 8 9 evidence helpful in determining the proper permanency goal shall be 10 considered including, but not limited to, oral and written reports, 11 which may be admitted and may be relied upon to the extent of their 12 probative value, even though not competent for the purposes of the adjudicatory hearing. 13

B. A permanency hearing may be held concurrently with adispositional or review hearing.

C. If a foster parent, preadoptive parent, or relative is 16 currently providing care for a child, the Department shall give the 17 foster parent, preadoptive parent, or relative notice of a 18 proceeding concerning the child. A foster parent, preadoptive 19 parent, or relative providing care for a child has the right to be 20 heard at the proceeding. Except when allowed to intervene, the 21 foster parent, preadoptive parent, or relative providing care for 22 the child is not considered a party to the juvenile court proceeding 23

solely because of notice and the right to be heard at the
 proceeding.

3 D. At the hearing, the court shall determine or review the continued appropriateness of the permanency plan of the child and 4 5 whether a change in the plan is necessary; the date by which the goal of permanency for the child is scheduled to be achieved, and 6 whether the current placement of the child continues to be the most 7 suitable for the health, safety, and welfare of the child. 8 The court shall also, in an age-appropriate manner, inquire or cause 9 10 inquiry to be made of the child regarding the proposed permanency 11 plan and if the child is age sixteen (16) fourteen (14) or older, 12 the independent living plan planning for the transition of the child to a successful adulthood. 13

E. A transcript shall be made of each permanency hearing or the
proceeding shall be memorialized by appropriate written findings of
facts, and the court having considered all relevant information
shall order one of the following permanency plans for the child:
Reunification with the parent, parents, or legal guardian of

19 the child where:

a. reunification can be expected to occur within an
established time frame that is consistent with the
developmental needs of the child, and
b. the health and safety of the child can be adequately

safeguarded if returned home;

24

2. Placement for adoption after the rights of the parents have
 been terminated or after a petition has been filed to terminate
 parental rights;

3. Placement with a person who will be the permanent guardian
of the child and is able to adequately and appropriately safeguard
the health, safety, and welfare of the child; or

7 4. <u>a.</u> Placement in the legal custody of the Department under

9 <u>placement</u>, provided that the child is age sixteen (16)
10 <u>or older and</u> there are compelling reasons documented by

the Department and presented to the court that none of

a planned alternative permanent living arrangement

the above described plans is appropriate for the

health, safety, and welfare of the child <u>at each</u>

permanency hearing that include the intensive, ongoing

and, as of the date of the hearing, unsuccessful

16 efforts made to:

- (1) return the child home, or
- 18 (2) place the child with a fit and willing relative,
 19 including adult siblings, a legal guardian, or an
 20 adoptive parent, and
 - (3) find biological family members for the child utilizing search technology, including social media.

24

21

22

23

8

11

12

13

14

15

1	<u>b.</u>	The	Department shall also document at each permanency
2		hear	ing the steps taken, including inquiry of the
3		chil	d in an age-appropriate manner, to ensure that:
4		(1)	the foster family home of the child or facility
5			where the child is placed is following the
6			reasonable and prudent parent standard, and
7		(2)	the child has regular, ongoing opportunities to
8			engage in age-appropriate or developmentally
9			appropriate activities.
10	<u>C.</u>	When	a planned alternative permanent placement is the
11		cour	t-ordered permanency plan for the child, the court
12		shal	l at each permanency hearing:
13		(1)	ask the child about the permanency outcome the
14			child desires, and
15		(2)	make a judicial determination, as of the date of
16			the hearing, why a planned alternative permanent
17			placement is the best permanency plan for the
18			child and provide compelling reasons why it
19			continues to not be in the best interests of the
20			child to return home or be placed for adoption
21			with a legal guardian or with a fit and willing
22			relative.
23	F. In ad	ditio	n to the findings required under subsection E of
24	this section,	the	court shall also make written findings related to:

1. Whether the Department has made reasonable efforts to
 2 finalize the permanency plan that is in effect for the child and a
 3 summary of the efforts the Department has made; or, in the case of
 4 an Indian child, whether the Department has made active efforts to
 5 provide remedial services and rehabilitative programs as required by
 6 25 U.S.C., Section 1912(d);

7 2. If the permanency plan is for the child to remain in out-of-8 home care, whether the child's out-of-home placement continues to be 9 appropriate and in the best interests of the child;

3. If the current placement is not expected to be permanent, the court's projected timetable for return home or for placement in an adoptive home with a guardian, or another planned permanent living arrangement; and

4. Whether reasonable efforts, in accordance with the safety orwell-being of any child, have been made to:

- a. place siblings, who have been removed, together in the
 same foster care, guardianship, or adoptive placement,
 and
- b. provide for frequent visitation or other ongoing
 interaction in the case of siblings who have been
 removed and who are not placed together.

G. The court may make appropriate orders to ensure timely implementation of the permanency plan and shall order the plan to be accomplished within a specified period of time.

SENATE FLOOR VERSION - HB1078 SFLR (Bold face denotes Committee Amendments)

1 SECTION 6. AMENDATORY 10A O.S. 2011, Section 1-7-101, as amended by Section 4, Chapter 172, O.S.L. 2014 (10A O.S. Supp. 2014, 2 Section 1-7-101), is amended to read as follows: 3 Section 1-7-101. A. This section applies to persons, 4 5 institutions, or agencies, other than the Department of Human Services, which receive custody of a child pursuant to a court order 6 7 as provided by the Oklahoma Children's Code. The person, institution, or agency receiving custody 8 B. 1. 9 shall have the right to, and shall be responsible for, the care and 10 control of the child, and shall have the duty and authority to 11 provide the following for the child: 12 a. food, clothing, and shelter, medical care as authorized by the court, and 13 b. education and discipline, and 14 с. encouragement of the emotional and developmental growth 15 d. 16 of the child by allowing the child to participate in age-appropriate and developmentally appropriate 17 extracurricular, enrichment, cultural, and social 18 activities, using a reasonable and prudent parent 19 20 standard. 2. The person, institution, or agency may provide or arrange 21 for the emergency admission, inpatient evaluation, or inpatient 22 treatment of a child only pursuant to the Inpatient Mental Health 23 and Substance Abuse Treatment of Minors Act. Nothing in this 24

SENATE FLOOR VERSION - HB1078 SFLR

(Bold face denotes Committee Amendments)

subsection shall be interpreted to prohibit or preclude the
 provision of outpatient behavioral health services, including an
 outpatient examination, counseling, educational, rehabilitative or
 other similar services to such child, as necessary and appropriate,
 in the absence of a specific court order for such services.

- 6 3. Nothing in this subsection shall be interpreted to:
- 7 relieve a parent of the obligation to provide for the a. support of the child as otherwise provided by law, or 8 9 b. limit the authority of the court to order a parent to make support payments or to make payments or 10 11 reimbursements for medical care or treatment, 12 including behavioral health care or treatment, to the person, institution, or agency having custody of the 13 child, or 14
- c. abrogate the right of the child to any benefits
 provided through public funds for which the child is
 otherwise eligible.

4. No person, agency, or institution shall be liable in a civil
suit for damages for authorizing or not authorizing medical care, as
determined by competent medical authority.

C. 1. If the child is placed in the custody of a person,
institution, or agency, whether in emergency, temporary, or
permanent custody, the person, institution, or agency shall ensure
the child is not returned to the care or supervision of any person

1 from whom the child was removed or to any person the court has 2 previously ordered not to have contact with the child without 3 specific authorization from the court.

The person, institution, or agency having legal custody of a
 child pursuant to an order of the court shall receive notice of
 court proceedings regarding the child and shall be allowed to
 intervene upon application as a party to all court proceedings
 pertaining to the care and custody of the child.

9 D. This section shall not apply when a parent or legal
10 custodian executes a power of attorney to delegate parental or legal
11 authority as authorized by Section 1 700 of this act Title 10 of the
12 Oklahoma Statutes.

13SECTION 7.AMENDATORY10A O.S. 2011, Section 1-7-105, is14amended to read as follows:

Section 1-7-105. A. The Department of Human Services shall 15 promulgate written rules, policies, and procedures governing the 16 operation of those residential care facilities, including group 17 homes, operated by or under contract with the Department wherein 18 children a child may be placed, requiring assurance that at least 19 one employee of the facility is designated and authorized to apply 20 the reasonable and prudent parent standard to decisions involving 21 the participation of a child in age-appropriate or developmentally 22 appropriate activities. The authorized employee shall be provided 23

1 with training on how to use and apply the reasonable and prudent 2 parent standard.

3 The policies prescribed shall, at a minimum, ensure that: в. A child shall not be punished by physical force, deprivation 4 1. 5 of nutritious meals or family visits, or solitary confinement; 2. A child shall have the opportunity to participate in 6 7 physical exercise each day; 3. A child shall be allowed daily access to showers; 8 9 4. A child shall be allowed his or her own clothing or 10 individualized clothing which is clean; 11 5. A child shall have constant access to writing materials and 12 may send mail without limitation, censorship, or prior reading, and may receive mail without prior reading, except that mail may be 13 opened in the presence of the child, without being read, to inspect 14 for contraband or if authorized by the court for the protection of 15 the child; 16

17 6. A child shall have a right to communicate and to visit with 18 his or her family on a regular basis, and to communicate with 19 persons in the community provided the communication or visitation is 20 in the best interests of the child;

7. A child shall have timely access to medical care as needed;
8. A child in the custody or care of the Department shall be
provided access to an education including teaching, educational
materials, and books;

SENATE FLOOR VERSION - HB1078 SFLR (Bold face denotes Committee Amendments)

9. A child shall have a right to access to the child's
 attorney;

3 10. A child shall be afforded a grievance procedure, including 4 an appeal procedure;

11. A child's <u>The</u> behavioral health needs <u>of the child</u> shall be
met, protected, and served through provision of guidance,
counseling, and treatment programs, staffed by competent,

8 professionally qualified persons; and

9 12. The emotional and developmental growth of the child shall

10 be encouraged by allowing the child to participate in age-

11 appropriate and developmentally appropriate extracurricular,

12 <u>enrichment, cultural, and social activities, using a reasonable and</u>

13 prudent parent standard; and

14 <u>13.</u> Use of physical force, when authorized, shall be the least 15 force necessary under the circumstances and shall be permitted only 16 under the following circumstances:

17 a. for self-protection,

18 b. to separate children who are fighting,

- 19 c. to restrain children in danger of inflicting harm to 20 themselves or others, or
- d. to deter children who are in the process of leaving
 the facility without authorization.

C. Any contract or agreement entered into by the Department for the residential care and treatment of children in the custody of the

1 Department shall provide that the contractor a failure to comply with the provisions of subsections A and B of this section may 2 3 result in a termination or cancellation of the contract or other 4 appropriate sanction. 5 SECTION 8. AMENDATORY 10A O.S. 2011, Section 1-7-106, is amended to read as follows: 6 7 Section 1-7-106. A. When a child is placed into foster care, the child shall, when possible, be placed with relatives, or other 8 9 persons having a kinship relationship with the child, who are 10 determined to be suitable, capable and willing to serve as caretakers for the child; provided however, if the child is 11 determined to be an Indian child, as defined by the federal and 12 state Indian Child Welfare Acts, the placement preferences specified 13 by Section 1915 of Title 25 of the United States Code and Section 14 15 40.2 of Title 10 of the Oklahoma Statutes shall apply. 16 B. A foster care placement shall be made that meets: 1. Meets the treatment needs of the foster child and supports 17 the case permanency plan goals for that child and the family of that 18 child, and is; 19 2. Follows the reasonable and prudent parent standard of care 20 for the foster child while at the same time encouraging the 21 emotional and developmental growth of the child when determining 22 whether to allow the child to participate in extracurricular, 23 enrichment, cultural, and social activities; 24

1 3. Is in the best interests of the child; provided however, if 2 the child is determined to be an Indian Child, as defined by the 3 federal and state Indian Child Welfare Acts, the placement preferences specified by Section 1915 of Title 25 of the United 4 5 States Code and Section 40.2 of Title 10 of the Oklahoma Statutes shall apply and 6 4. Complies with all requirements of this section, subject to 7 an appropriate sanction for noncompliance. 8 9 SECTION 9. AMENDATORY 10A O.S. 2011, Section 1-9-107, is 10 amended to read as follows: 11 Section 1-9-107. A. This section shall be known and may be 12 cited as the "Independent Living Successful Adulthood Act". B. The purpose of the Independent Living Successful Adulthood 13 Act shall be: 14 1. To ensure that eligible individuals, who have been or are in 15 the foster care program of the Department of Human Services or a 16 17 federally recognized Indian tribe with whom the Department has a contract, due to abuse or neglect, receive the protection and 18 support necessary to allow those individuals to become self-reliant 19 and productive citizens through the provision of requisite services 20 that include, but are not limited to, transitional planning, 21 housing, medical coverage, and education, provided, that 22 eligibility for tuition waivers shall be as set forth in Section 23 3230 of Title 70 of the Oklahoma Statutes; and 24

SENATE FLOOR VERSION - HB1078 SFLR (Bold face denotes Committee Amendments)

2. To break the cycle of abuse and neglect that obligates the
 state to assume custody of children.

C. An individual is eligible to receive independent living services for the transition of the child to a successful adulthood from the age of sixteen (16) fourteen (14) until the age of eighteen (18), during the time the individual is in the custody of the Department or a federally recognized Indian tribe and in an out-ofhome placement.

9 D. Independent living The permanency plan for the child in
10 transition to a successful adulthood shall be developed in
11 consultation with the child and, at the option of the child, with up
12 to two members of the permanency planning team to be chosen by the
13 child, excluding the foster parent and caseworker for the child,
14 subject to the following provisions:

15 <u>1. One individual selected by the child may be designated to be</u> 16 <u>the advisor and, as necessary, advocate of the child, with respect</u> 17 <u>to the application of the reasonable and prudent parent standard to</u> 18 <u>the child; and</u>

2. The Department may reject an individual selected by the
 child to be a member of the permanency planning team at any time if
 the Department has good cause to believe that the selected
 individual would not act in the best interests of the child.
 E. 1. Each child in foster care under the responsibility of
 the Department or a federally recognized Indian tribe and in an out-

1	of-home placement, who has attained fourteen (14) years of age shall
2	be given a written Notice of Rights that describes the following
3	specific rights of the child:
4	a. the rights of the child with respect to education,
5	health, visitation, and court participation,
6	b. the right to be provided with the documents specified
7	in subsection F of this section, and
8	c. the right to stay safe and avoid exploitation.
9	2. The child shall sign an acknowledgment stating that the
10	child has been provided with a copy of the Notice of Rights and that
11	the rights described in the notice have been explained to the child
12	<u>in an age-appropriate way.</u>
13	F. A child about to leave foster care by reason of having
14	attained eighteen (18) years of age and who has been in foster care
15	for at least six (6) months shall be given the following documents
16	pertaining to the child:
17	1. An official or certified copy of the United States birth
18	certificate;
19	2. A social security card issued by the Commissioner of Social
20	Security;
21	3. Health insurance information;
22	4. A copy of the medical records of the child; and
23	5. A state-issued driver license or identification card.
24	

<u>G. Successful adulthood</u> services may continue to the age of twenty-one (21), provided the individual is in the custody of the Department or a federally recognized Indian tribe due to abuse or neglect and is in an out-of-home placement at the time of the individual's eighteenth birthday.

E. H. Individuals who are sixteen (16) fourteen (14) years of
age or older, who have been released from the custody of the
Department or federally recognized Indian tribe due to the entry of
an adoption decree or guardianship order are eligible to receive
independent living successful adulthood services until the age of
twenty-one (21).

12 F. I. Individuals who are eligible for services pursuant to the 13 Independent Living Successful Adulthood Act and who are between 14 eighteen (18) and twenty-one (21) years of age shall be eligible for 15 Medicaid coverage, provided such individuals were also in the 16 custody of the Department or a federally recognized Indian tribe on 17 the date they reached eighteen (18) years of age and meet Medicaid 18 financial eligibility guidelines.

19SECTION 10.AMENDATORY10A O.S. 2011, Section 1-9-116,20is amended to read as follows:

21 Section 1-9-116. A. The Department of Human Services and each 22 child-placing agency shall develop:

A foster care education program to provide training for
 persons intending to furnish foster care services; and

1 2. Continuing educational programs for foster parents. In addition to any other conditions and requirements 2 1. в. 3 specified by the state agency or child-placing agency, as applicable, prior to placement of a child in foster placement other 4 5 than kinship care, each foster parent shall have completed the training approved by the Department or the child-placing agency, as 6 7 appropriate.

2. A foster parent providing kinship foster care shall, if 8 9 possible, complete the training developed by the Department for 10 kinship foster care prior to placement or at such other times as 11 required by the Department; provided, however, in no event shall 12 training take place later than one hundred twenty (120) days after placement of the child with the kinship foster parent. Until a 13 kinship foster parent receives final approval from the Department to 14 provide foster care services to a child, the kinship foster parent 15 shall not be eligible to receive any payment for providing foster 16 care services. 17

3. Approved training shall require a minimum of twelve (12)
hours of study related, but not limited, to physical care,
education, learning disabilities, procedures for referral to and
receipt of necessary professional services, behavioral assessment
and modification, independent-living transition to successful
<u>adulthood</u> skills, and procedures for biological parent contact.
Such training shall relate to the area of parental substitute

1 authority, the reasonable and prudent parent standard relative to

2 child participation in age-appropriate or developmentally

3 <u>appropriate activities</u>, behavioral management techniques including,
4 but not limited to, parent-child conflict resolution techniques,
5 stress management, and any other appropriate technique to teach the
6 foster parent how to manage the child's behavior in a manner
7 appropriate to the age and development of the foster child.

8 4. The foster parent or person intending to provide foster care 9 services may complete the training as part of an approved training 10 program offered by a public or private agency with expertise in the 11 provision of child foster care or in related subject areas.

12 C. In order to assist persons providing kinship foster care, 13 the Department shall immediately refer kinship foster parents and 14 the child for assistance under the Temporary Assistance for Needy 15 Families Program until the certification and training requirements 16 have been completed.

D. Foster parent training programs may include, but not be
limited to, in-service training, workshops and seminars developed by
the state agency; seminars and courses offered through public or
private education agencies; and workshops, seminars and courses
pertaining to behavioral and developmental disabilities and to the
development of mutual support services for foster parents.

- 23
- 24

E. The Department and each child-placing agency shall provide statewide training, education, and continuing education programs for foster parents.

F. The Department or each child-placing agency shall notify a
foster parent at least ten (10) business days in advance of the
statewide scheduling of education, continuing education or foster
parent training occurring near the vicinity of the home of a foster
parent.

9 G. The Department may also provide additional foster care 10 training to a foster parent. A foster parent may request in writing 11 to the Department that additional foster parent training be 12 provided.

SECTION 11. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 1-9-123 of Title 10A, unless there is created a duplication in numbering, reads as follows:

A. 1. The Department of Human Services shall, in consultation 16 with state and local law enforcement, juvenile justice systems, 17 health care providers, education agencies, and organizations with 18 experience in dealing with at-risk children and youth, establish 19 policies and procedures, including relevant training for 20 caseworkers, for identifying, documenting in agency records and 21 determining appropriate services for children and youth at risk of 22 sex trafficking. 23

2. The policies and procedures shall be developed for every
 child or youth over whom the Department has responsibility for
 placement, care or supervision and shall apply when the Department
 has reasonable cause to believe a child or youth is currently, or is
 at risk of being, a victim of sex trafficking, including a child or
 youth:

- a. for whom the Department has an open case file, but who
 has not been removed from the home,
- 9 b. who has run away from foster care and who has not
 10 attained eighteen (18) years of age, or

c. who is not in foster care but is receiving services.
B. When notified a child or youth has run away or is missing
from a foster placement, the Department shall, within twenty-four
(24) hours of notification, report such status of the child or youth
to local law enforcement, the National Crime Information Center, and
to the National Center for Missing and Exploited Children.

17 C. The Department shall develop and implement specific18 protocols to:

Expeditiously locate any child or youth missing from foster
 care;

Determine the primary factors that contributed to the child
 or youth running away or otherwise being absent from foster care;
 Respond, to the extent possible and appropriate, to those
 factors that contributed to the absence from care or runaway

SENATE FLOOR VERSION - HB1078 SFLR (Bold face denotes Committee Amendments)

1 behaviors in the current and subsequent placements of the child or 2 youth; and

4. Determine what the child or youth experienced while absent from care, that would include an appropriate screening to determine if the child or youth is a possible victim of sex trafficking.

D. The Department shall report to law enforcement authorities
immediately, and in no case later than twenty-four (24) hours, after
receiving information on a child or youth who has been identified as
being a sex trafficking victim as defined by Section 1-1-105 of
Title 10A of the Oklahoma Statutes.

SECTION 12. This act shall become effective November 1, 2015.
COMMITTEE REPORT BY: COMMITTEE ON HEALTH AND HUMAN SERVICES
April 6, 2015 - DO PASS

- 13
- 14

17

21

22

18

19

23