1	SENATE FLOOR VERSION February 9, 2023						
2	rebluary 9, 2025						
3	SENATE BILL NO. 423 By: Pugh						
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6	An Act relating to children; amending 10 O.S. 2021, Section 7505-3.2, which relates to costs expended by						
7	adoptive family; increasing allowable amount for certain expenses; updating statutory reference;						
8	amending 10A O.S. 2021, Section 1-2-109, which relates to relinquishment of child to medical services provider or child rescuer; increasing certain age limit; amending 21 O.S. 2021, Section 851, which relates to desertion of children; increasing certain age limit; and providing an						
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11	effective date.						
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13	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:						
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15	SECTION 1. AMENDATORY 10 O.S. 2021, Section 7505-3.2, is						
16	amended to read as follows:						
17	Section 7505-3.2. A. 1. An affidavit shall be attached to the						
18	petition for adoption, or may be filed after the filing of the						
19	petition for adoption, but prior to the final decree of adoption,						
20	which discloses to the court all of the costs, funds, or monies						
21	expended by the adoptive family or expected to be expended in						
22	connection with the adoption of a minor.						
23	2. No final decree of adoption shall be entered until the court						
24	is satisfied that all costs and expenses have been disclosed, are						

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1 reasonable, and that the costs and expenses do not violate the provisions of subsection B of this section. Upon its review of the 2 affidavit of monies expended, the court shall in writing disapprove 3 any expenditure that the court deems unreasonable or in violation of 4 5 Sections 865 through 870 of Title 21 of the Oklahoma Statutes and, to the extent necessary to comply with Oklahoma law, shall order 6 reimbursement of any consideration given in violation of Sections 7 865 through 870 of Title 21 of the Oklahoma Statutes. Payments made 8 9 pursuant to this section shall not be a violation of Sections 865 through 870 of Title 21 of the Oklahoma Statutes. Court approval of 10 the affidavit of monies expended shall not exempt a person, attorney 11 12 or licensed child-placing agency from prosecution if the information provided to the court is fraudulent or false. 13

B. 1. Except as otherwise specifically provided by law, the following list of adoption-related costs and expenses specified in this paragraph may be deemed proper items for a person to pay in connection with an adoption:

18 a. reasonable attorney fees and court costs,

b. reasonable medical expenses for birth mother and minor
to be adopted,

c. reasonable adoption counseling expenses for birth
 parents before and after the birth of the minor, not
 to exceed six (6) months from placement of the minor,

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1	d.	reasonable fees of a licensed child-placing agency,		
2		including social services staff fees provided by		
3		agency employees that include:		
4		(1)	casework services,	
5		(2) adoptive child and family studies,		
6		(3) placement services,		
7		(4) certification of agency facilities,		
8		(5)	admission assessments, and	
9		(6)	service planning,	
10	е.	(1)	reasonable and necessary living expenses of the	
11			birth mother that are incurred during the	
12		adoption planning process or during the		
13		pregnancy, not to exceed two (2) months after the		
14		birth of the minor or after the consent or		
15		relinquishment of the birth mother. Reasonable		
16			and necessary living expenses include but are not	
17			limited to:	
18			(a) housing expenses,	
19			(b) utilities, such as electric, gas, water, or	
20			telephone bills,	
21			(c) food for the birth mother and any minor	
22			child of the birth mother residing in the	
23			home of the birth mother,	
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1		(d)	travel expenses for transportation to
2			support the pregnancy, such as gasoline, bus
3			fares, or providing for the temporary use of
4			a vehicle during the pregnancy, and
5		(e)	child care or foster care for any minor
6			child of the birth mother associated with
7			pregnancy-related medical care . , and
8	(2) Rease	mable <u>reasonable</u> and necessary living
9		exper	nses shall not include:
10		(a)	any expenses met by existing resources of
11			the birth mother,
12		(b)	any expenses used for the support of family
13			members who are not minor children of the
14			mother,
15		(C)	any expenses for recreational or leisure
16			activities, and
17		(d)	the purchase or gift of an automobile,
18	f. r	easonable	e expenses for a home study,
19	g. r	easonable	e and necessary costs associated with an
20	i	nternatio	onal adoption,
21	h. r	easonable	e expenses legally required by any
22	ç	overnment	cal entity related to the adoption of a
23	n	inor, and	1
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i. a one-time gift to the birth mother from the
 prospective adoptive parents of no greater value than
 One Hundred Dollars (\$100.00).

2. In addition, all expenses approved by the court should be
commensurate with other customary fees for similar services by
persons of equivalent experience and training where the services are
performed. Any services provided outside this state shall be
allowed in an amount as if the services had been performed within
the State of Oklahoma.

The provisions of this subsection shall apply to living and
 transportation expenses incurred after the biological mother of the
 minor contacts the child-placing agency or attorney for adoption
 services.

4. The provisions of this subsection shall not prohibit a court from extending any time period, or including any additional costs and expenses in connection with an adoption other than those specified in this subsection based on unusual circumstances or need. If additional costs and expenses in connection with an adoption are approved by the court, the court shall specify in writing the unusual circumstances that justify the approval.

5. Except as otherwise ordered by the court except for good cause shown, all payments made pursuant to this section shall be paid directly to the third-party provider of services or goods. Any living expense paid on behalf of a birth mother in a domestic

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adoption which is not supported by an itemized receipt shall not be allowed for payment. If gift cards are issued to pay expenses, an itemized receipt verifying purchases shall be required for approval by the court. The accounting shall include vouchers for all monies expended, copies of all checks written and receipts for all cash payments attesting to the accuracy of the accounting.

6. No person, attorney or licensed child-placing agency shall
have a financial interest in a third-party provider of services or
goods, without disclosing in an affidavit the financial interest to
the court and the other parties to the adoption.

C. Any person, attorney, or licensed child-placing agency 11 12 desiring to pay living and transportation expenses on behalf of a birth mother is authorized to expend an initial amount not to exceed 13 One Thousand Dollars (\$1,000.00) Three Thousand Five Hundred Dollars 14 (\$3,500.00) plus deposits for housing and utilities for such costs 15 and expenses without first obtaining court approval as required by 16 paragraph 1 of subsection D of this section. Any such costs and 17 expenses shall be disclosed as is otherwise required by the Oklahoma 18 Adoption Code. 19

D. 1. Except for the amount authorized by subsection C of this section, the payment of any living or transportation expenses for benefit of the birth mother as authorized in subparagraph e of paragraph 1 of subsection B of this section shall be approved in advance by the court.

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 desiring to pay living or transportation expenses on behalf of a
 birth mother which exceed the amount in subsection C of this section
 shall file a petition for an order approving payment of adoption related expenses.

3. The petition for an order approving payment of adoptionrelated expenses shall be filed in the district court where the
adoption petition is to be filed, as provided in Section 7502-1.2 of
this title.

10 4. The petition shall be captioned: "In the matter of Baby (name)." The petition shall include a listing of all anticipated 12 living or transportation expenses to be paid on behalf of the birth 13 mother for which court approval is being sought. If additional 14 expenditures not previously authorized by the court are needed on 15 behalf of the birth mother, an amended petition may be filed with 16 the court.

5. The petition shall be heard by the court within ten (10) 17 days of filing. The court clerk shall charge the same cost for a 18 petition for payment of expenses as is charged for the filing of an 19 adoption petition. In the event an adoption petition is later filed 20 in the same county, the adoption petition shall be filed as an 21 amended petition within the same case in which payment for expenses 22 was approved and no additional court costs shall be required. 23 In the event a petition for preadoption termination of parental rights 24

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1 is later filed in the same county, the court clerk shall not assess 2 an additional filing fee and may use the same case number as for the 3 petition for adoption.

6. Any order authorizing payment shall be attached to a 4 5 petition for adoption. If no adoption petition is filed, the court shall retain jurisdiction to enter any orders deemed appropriate 6 regarding the reimbursement of costs and expenses paid. If the 7 child is placed for adoption outside the State of Oklahoma, any such 8 9 order shall be submitted to the Interstate Compact of the Placement of Children and to the court in the other state where the petition 10 for adoption is to be filed. 11

12 Ε. 1. In addition to the adoptive family affidavit requirement of subsection A of this section, a Disclosure Statement of Adoption-13 related Costs and Expenditures shall be prepared in writing by the 14 person, attorney or child-placing agency in a direct-placement 15 The Disclosure Statement of Adoption-related Costs and 16 adoption. Expenditures shall include a declaration of all fees, expenses, and 17 costs charged or expected to be charged for the adoption including, 18 but not limited to, the following: 19

- a. retainer fees, the hourly rate, and the number of
 hours billed for the adoption,
- b. any fee charged for preplacement or other home studies
 of any prospective birth parents, regardless of
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whether the home study was performed by an outside
 agency,

- c. any costs, fees or expenses or any other thing of
 value paid to or on behalf of the birth parents
 related to the adoption of a minor by any party other
 than the adoptive parents, and
 - d. any other fees and expenses related to the adoption not otherwise specifically listed in this section.

9 2. The Disclosure Statement of Adoption-related Costs and Expenditures containing true and accurate information shall be filed 10 before or when the final decree of adoption is ordered in each 11 12 adoption of a minor in this state. A statutory Disclosure Statement of Adoption-related Costs and Expenditures is provided in Section 2 13 7505-3.3 of this act title. A copy of the statement shall be a 14 public record to be compiled and maintained by the court clerk and 15 available for public inspection; provided, that any information 16 identifying the person, attorney or child-placing agency in the 17 direct adoption shall be redacted from the document prior to filing 18 with the court clerk and shall not be made public. In addition, the 19 identity of the child, the adoptive parents, and the birth parents 20 shall be redacted from the document prior to filing with the court 21 clerk and shall not be made public. 22

23 SECTION 2. AMENDATORY 10A O.S. 2021, Section 1-2-109, is 24 amended to read as follows:

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Section 1-2-109. A. A parent subject to the provisions of this act shall not be prosecuted for child abandonment or child neglect under the provisions of any statute which makes child abandonment or child neglect a crime, when the allegations of child abandonment or child neglect are based solely on the relinquishment of a child thirty (30) sixty (60) days of age or younger to a medical services provider or a child rescuer as defined in this section.

B. The following entities shall, without a court order, take
possession of a child thirty (30) sixty (60) days of age or younger
if the child is voluntarily delivered to the entity by the parent of
the child and the parent did not express an intent to return for the
child:

13 1. A medical services provider; or

14 2. A child rescuer.

15 C. Delivery of the child may be effectuated by an in-person 16 transfer of the child to the medical services provider or child 17 rescuer or by leaving the child in a newborn safety device that is:

Voluntarily installed by the medical services provider or
 child rescuer;

2. Physically located inside a police station, fire station,
 21 child protective services agency, hospital or other medical
 22 facility; and

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1 3. Located in an area that is conspicuous and visible to the employees of the police station, fire station, child protective 2 services agency, hospital or other medical facility. 3 D. A medical services provider or child rescuer that installs a 4 5 newborn safety device shall: 1. Be responsible for the cost of the installation; and 6 2. Install an adequate dual alarm system connected to the 7 physical location of the newborn safety device that is: 8 9 a. tested at least one time per week to ensure the alarm system is in working order, and 10 visually checked at least two times per day to ensure 11 b. 12 the alarm system is in working order. Any entity identified in subsection B of this section to 13 Ε. which a parent seeks to relinquish a child pursuant to the 14 provisions of this section may: 15 1. Request, but not demand, any information about the child 16 that the parent is willing to share. The entity is encouraged to 17 ask about, but not demand, the details of any relevant medical 18 history relating to the child or the parents of the child. The 19 entity shall respect the wish of the parent if the parent desires to 20 remain anonymous; and 21 2. Provide the parent with printed information relating to the 22 rights of the parents, including both parents, with respect to

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1 reunification with the child and sources of counseling for the 2 parents, if desired.

F. Once a child has been relinquished to any entity identified in subsection B of this section, the entity receiving the child shall:

6 1. Perform or provide for the performance of any act necessary7 to protect the physical health or safety of the child; and

8 2. Notify the local office of the Department that a parent of a 9 child thirty (30) days of age or younger, in the best judgment of 10 the receiving entity, has relinquished such child and that the 11 entity has taken possession of the child.

G. Upon being made aware that a medical services provider or child rescuer has possession of a child under the provisions of this section, the Department of Human Services shall immediately check with law enforcement authorities to determine if a child has been reported missing and whether the missing child could be the relinguished child.

18 H. The Department shall design and disseminate:

A simplified form for the recording of medical or other
 information that a relinquishing parent wishes to share with the
 entity to whom the child is being relinquished;

22 2. Easily understood printed materials that give information 23 about parents' rights with regard to reunification with a child 24 including, but not limited to, information on how a parent can

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contact the appropriate entity regarding reunification, and
 information on sources of counseling for relinquishing parents; and

3 3. Media information including printed material that creates4 public awareness about the provisions of this act.

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I. For purposes of this section:

6 1. "Medical services provider" means a person authorized to
7 practice the healing arts including a physician's assistant or nurse
8 practitioner, a registered or practical nurse and a nurse aide; and

9 2. "Child rescuer" means any employee or other designated
10 person on duty at a police station, fire station, child protective
11 services agency, hospital or other medical facility.

J. A medical services provider or child rescuer with responsibility for performing duties pursuant to this section shall be immune from any criminal liability that might otherwise result from the actions of the entity, if acting in good faith in receiving a relinquished child. In addition, such medical provider or child rescuer shall be immune from any civil liability that might otherwise result from merely receiving a relinquished child.

19 SECTION 3. AMENDATORY 21 O.S. 2021, Section 851, is
20 amended to read as follows:

21 Section 851. A. Any parent of any child or children under the 22 age of ten (10) years, and every person to whom such child or 23 children have been confided for nurture or education, who deserts 24 such child or children within this state, or takes such child or

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1	children without this state, with the intent wholly to abandon it
2	shall be deemed guilty of a felony and upon conviction thereof shall
3	be punished by imprisonment in the State Penitentiary for any period
4	of time not less than one (1) year nor more than ten (10) years.
5	B. It is an affirmative defense to a prosecution under this
6	section that a parent voluntarily delivered a child under the age of
7	thirty (30) sixty (60) days to and left the child with, or
8	voluntarily arranged for another person to deliver a child to and
9	leave the child with, a medical services provider or child rescuer
10	as provided in Section 1-2-109 of Title 10A of the Oklahoma
11	Statutes.
12	SECTION 4. This act shall become effective November 1, 2023.
13	COMMITTEE REPORT BY: COMMITTEE ON HEALTH AND HUMAN SERVICES February 9, 2023 - DO PASS
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