

1 ENGROSSED SENATE AMENDMENTS  
2 TO  
3 ENGROSSED HOUSE  
4 BILL NO. 1863

5 By: Roberts of the House

6 and

7 Rader of the Senate

8  
9 An Act relating to children; amending 10A O.S. 2021,  
10 Sections 1-6-107 and 1-9-102, which relate to the  
11 Oklahoma Children's Code; modifying fine amount and  
12 imprisonment duration; directing the  
13 multidisciplinary child abuse team to review cases;  
14 modifying team functions; directing the team to use a  
15 secure database and report data; directing certain  
16 protocol to be initiated; directing the Oklahoma  
17 Commission on Children and Youth to create and  
18 maintain certain database; providing data the  
19 database shall collect; providing requirements  
20 related to data; providing purpose; directing the  
21 Commission to promulgate rules; providing for  
22 codification; and providing an effective date.

23 AMENDMENT NO. 1. Page 1, line 17, through Page 2, line 22, delete  
24 Section 1 in its entirety

and renumber subsequent sections

AMENDMENT NO. 2. Page 5, line 14, delete after the word "Section"  
and before the second word "of", the number "3"  
and insert the number "2"

and amend the title to conform

Passed the Senate the 1st day of May, 2025.

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Presiding Officer of the Senate

Passed the House of Representatives the \_\_\_\_\_ day of \_\_\_\_\_,  
2025.

Presiding Officer of the House  
of Representatives

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16 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

17 SECTION 1. AMENDATORY 10A O.S. 2021, Section 1-6-107, is

18 amended to read as follows:

19 Section 1-6-107. A. The reports required by Section 1-2-101 of  
20 this title and all other information acquired pursuant to the  
21 Oklahoma Children's Code shall be confidential and may be disclosed  
22 only as provided by this Code, applicable state or federal law,  
23 regulation, or court order.

24

1       B. The confidential records and information that are authorized  
2 to be disclosed pursuant to this Chapter shall remain confidential  
3 and the use of such information shall be limited to the purposes for  
4 which disclosure is authorized. Persons or agencies obtaining  
5 records pursuant to this Chapter are prohibited from disclosing the  
6 contents of such records to another person or agency unless  
7 specifically authorized to do so by law or by the terms of a court  
8 order.

9       C. The disclosure of any confidential records or information  
10 made by the Department of Human Services pursuant to law or court  
11 order shall not be deemed a waiver of confidentiality or privilege,  
12 and any recipient of such records or information shall protect them  
13 against unauthorized disclosure and maintain them confidentially and  
14 in compliance with state and federal law.

15      D. Any person or agency who knowingly permits, assists, or  
16 encourages the release, disclosure, or use of confidential records  
17 or information for any commercial, political, or unauthorized  
18 purpose may be prosecuted for contempt of court or for a  
19 misdemeanor, which shall, upon conviction, be punishable by up to  
20 ~~six (6)~~ twelve (12) months in jail, by a fine of ~~Five Hundred~~  
21 ~~Dollars (\$500.00)~~ Five Thousand Dollars (\$5,000.00), or by both such  
22 fine and imprisonment.

23           SECTION 2.       AMENDATORY           10A O.S. 2021, Section 1-9-102, is  
24 amended to read as follows:

1       Section 1-9-102. A. 1. In coordination with the Oklahoma  
2 Commission on Children and Youth, each district attorney shall  
3 develop a multidisciplinary child abuse team in each county of the  
4 district attorney or in a contiguous group of counties.

5       2. The lead agency for the team shall be chosen by the members  
6 of the team. The team shall ~~intervene in reports~~ review cases  
7 involving child sexual abuse or child physical abuse or neglect.

8       B. The multidisciplinary child abuse team members shall  
9 include, but not be limited to:

10      1. Mental health professionals licensed pursuant to the laws of  
11 this state or licensed professional counselors;

12      2. Police officers or other law enforcement agents with a role  
13 in, or experience or training in child abuse and neglect  
14 investigation;

15      3. Medical personnel with experience in child abuse and neglect  
16 identification;

17      4. Child protective services workers within the Department of  
18 Human Services;

19      5. Multidisciplinary child abuse team coordinators, or Child  
20 Advocacy Center personnel; and

21      6. The district attorney or assistant district attorney.

22      C. 1. To the extent that resources are available to each of  
23 the various multidisciplinary child abuse teams throughout the  
24

1 state, the functions of the team shall include, but not be limited  
2 to, the following specific functions:

- 3 a. whenever feasible, law enforcement and child welfare  
4 staff shall conduct joint investigations ~~in an effort~~  
5 to effectively respond to child abuse reports,
- 6 b. develop a written protocol for investigating the joint  
7 investigation of child sexual abuse and child physical  
8 abuse or neglect cases by law enforcement and child  
9 welfare staff and for professionals interviewing child  
10 victims. The purpose of the protocol shall be to  
11 ensure coordination and cooperation between all  
12 agencies involved so as to increase the efficiency in  
13 handling such cases and to minimize the stress created  
14 for the allegedly abused child by the legal and  
15 investigatory process. In addition, each team shall  
16 develop confidentiality statements and interagency  
17 agreements signed by member agencies that specify the  
18 cooperative effort of the member agencies to the team,
- 19 c. increase communication and collaboration among the  
20 professionals responsible for the reporting,  
21 investigation, prosecution and treatment of child  
22 abuse and neglect cases,
- 23 d. eliminate duplicative efforts in the investigation and  
24 the prosecution of child abuse and neglect cases,

- 1                   e. identify gaps in service or all untapped resources  
2                   within the community to improve the delivery of  
3                   services to the victim and family,  
4                   f. encourage the development of expertise through  
5                   training. Each team member and those conducting child  
6                   abuse investigations and interviews of child abuse  
7                   victims shall be trained in the multidisciplinary team  
8                   approach, conducting legally sound and age-appropriate  
9                   interviews, effective investigation techniques and  
10                  joint investigations as provided through the State  
11                  Department of Health, the Commission on Children and  
12                  Youth, or other resources, and  
13                  g. formalize a case review process that includes the use  
14                  of a secure database provided for in Section 3 of this  
15                  act and provide report program data as requested to  
16                  the Commission ~~for freestanding teams~~, and  
17                  h. ~~standardize investigative procedures for the handling~~  
18                  ~~of child abuse and neglect cases.~~

19                 2. All investigations of child sexual abuse and child physical  
20                 abuse or neglect and interviews of child abuse or neglect victims  
21                 shall be carried out by appropriate personnel using the protocols  
22                 ~~and procedures~~ specified in this section.

23                 3. If trained personnel are not available in a timely fashion  
24                 and, in the judgment of a law enforcement officer or the Department

1 of Human Services, there is reasonable cause to believe a delay in  
2 investigation or interview of the child victim could place the child  
3 in jeopardy of harm or threatened harm to ~~a~~ the child's health or  
4 welfare, the investigation may proceed without full participation of  
5 all personnel, provided all reasonable efforts have been made to  
6 facilitate the use of a trained investigator or interviewer. This  
7 authority applies only for as long as reasonable danger to the child  
8 exists. ~~A reasonable effort to find and provide a trained~~  
9 ~~investigator or interviewer shall be made As soon as possible~~  
10 thereafter, the joint investigation protocol shall be initiated.

11       4. Freestanding multidisciplinary child abuse teams shall be  
12 approved by the Commission. The Commission shall ~~conduct direct~~ an  
13 annual review of freestanding multidisciplinary teams to ensure that  
14 the teams are functioning effectively, and staff shall conduct on-  
15 site compliance reviews as necessary. Teams not meeting the minimal  
16 standards as promulgated by the Commission shall be removed from the  
17 list of functioning teams in the state.

18       D. 1. A multidisciplinary child abuse team may enter into an  
19 agreement with the Child Death Review Board within the Oklahoma  
20 Commission on Children and Youth and, in accordance with rules  
21 promulgated by the Oklahoma Commission on Children and Youth,  
22 conduct case reviews of deaths and near deaths of children within  
23 the geographical area of that multidisciplinary child abuse team.

24

1       2. Any multidisciplinary child abuse team reviewing deaths and  
2 near deaths of children shall prepare and make available to the  
3 public, on an annual basis, a report containing a summary of the  
4 activities of the team relating to the review of the deaths and near  
5 deaths of children and a summary of the extent to which the state  
6 child protection system is coordinating with foster care and  
7 adoption programs and whether the state is efficiently discharging  
8 its child protection responsibilities. The report shall be  
9 completed no later than December 31 of each year.

10      E. Nothing in this section shall preclude the use of hospital  
11 team reviews for client-specific purposes and multidisciplinary  
12 teams, either of which were in existence prior to July 1, 1995;  
13 provided, however, such teams shall not be subject to the provisions  
14 of paragraph 1 of subsection A of this section.

15      F. 1. Child advocacy centers shall be classified, based on the  
16 child population of a district attorney's district, as follows:

- 17       a. nonurban centers in districts with child populations  
18            that are less than sixty thousand (60,000),
- 19       b. midlevel nonurban centers in districts with child  
20            populations equal to or greater than sixty thousand  
21            (60,000), but not including Oklahoma and Tulsa  
22            Counties, and
- 23       c. urban centers in Oklahoma and Tulsa Counties.

1       2. The multidisciplinary child abuse team used by the child  
2 advocacy center for its accreditation shall meet the criteria  
3 required by a national association of child advocacy centers and, in  
4 addition, the team shall:

- 5           a. choose a lead agency for the team,
- 6           b. intervene in reports involving child sexual abuse and  
7               may intervene in child physical abuse or neglect,
- 8           c. promote the joint investigation of child abuse reports  
9               between law enforcement and child welfare staff, and
- 10          d. formalize standardized investigative procedures for  
11               the handling of child abuse and neglect cases.

12       G. Multidisciplinary child abuse teams and child advocacy  
13 centers shall have full access to any service or treatment plan and  
14 any personal data known to the Department which is directly related  
15 to the implementation of this section.

16       H. Each member of the team shall be responsible for protecting  
17 the confidentiality of the child and any information made available  
18 to such person as a member of the team. The multidisciplinary team  
19 and any information received by the team shall be exempt from the  
20 requirements of Sections 301 through 314 of Title 25 of the Oklahoma  
21 Statutes and Sections 24A.1 through 24A.31 of Title 51 of the  
22 Oklahoma Statutes.

1 SECTION 3. NEW LAW A new section of law to be codified

2 in the Oklahoma Statutes as Section 1-9-102a of Title 10A, unless  
3 there is created a duplication in numbering, reads as follows:

4 A. The Oklahoma Commission on Children and Youth shall provide  
5 for the creation and maintenance of a secure database to be utilized  
6 by freestanding multidisciplinary child abuse teams during case  
7 review.

8 B. The database shall collect case information and shall  
9 maintain strict security of all information. The database and its  
10 use shall be subject to the confidential records requirements  
11 established pursuant to Sections 1-6-102 and 1-6-107 of this title  
12 and penalties for violations established pursuant to Section 1-6-107  
13 of this title.

14 C. The purpose of the database shall include, but not be  
15 limited to:

16 1. Facilitating case management;  
17 2. Providing for appropriate and uniform collection and  
18 reporting of case information by all freestanding multidisciplinary  
19 child abuse teams;

20 3. Enabling Commission staff to conduct programmatic  
21 evaluations; and

22 4. Identifying trends to make recommendations for improving the  
23 children and youth service system.

1       D. The Commission shall promulgate rules necessary to implement  
2 the provisions of this section.

3 SECTION 4. This act shall become effective November 1, 2025.

4 Passed the House of Representatives the 12th day of March, 2025.

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Presiding Officer of the House  
of Representatives

Passed the Senate the \_\_\_\_\_ day of \_\_\_\_\_, 2025.

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Presiding Officer of the Senate