1	ENGROSSED HOUSE
2	BILL NO. 3936 By: Provenzano and Stark of the House
3	and
4	Weaver of the Senate
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8	An Act relating to child sexual abuse material; amending 10 O.S. 2021, Section 7505-5.1, which relates to home studies; changing name of certain
9	criminal offense; amending 10 O.S. 2021, Section 7505-6.3, which relates to interlocutory decrees;
10	changing name of certain criminal offense; amending 10A O.S. 2021, Section 1-4-705, which relates to
11	child custody placements; changing name of certain criminal offense; amending 10A O.S. 2021, Section 2- 8-221, which relates to the Juvenile Sex Offender
12	Registration Act; changing name of certain criminal offense; amending 21 O.S. 2021, Section 13.1, which
13	relates to required service of prison sentences; changing name of certain criminal offense; amending
14 15	21 O.S. 2021, Section 843.5, which relates to child abuse; changing name of certain criminal offense;
15 16	amending 21 O.S. 2021, Sections 1021, 1021.1, 1021.2, 1021.3, 1021.4, 1022, 1023, 1024.1, 1024.2, 1024.3, 1024.4, 1040.8, 1040.11, 1040.12a, 1040.13, 1040.14,
17	1040.15, 1040.16, 1040.17, 1040.20, 1040.21, 1040.22, 1040.24, 1040.54 and 1040.80, which relate to the
18	Oklahoma Law on Obscenity and Child Pornography; changing name of certain criminal offense; amending
19	21 O.S. 2021, Section 1123, as amended by Section 4, Chapter 260, O.S.L. 2022 (21 O.S. Supp. 2023, Section 1123), which relates to lewd or indecent proposals to
20	a child; changing name of certain criminal offense; amending 22 O.S. 2021, Section 40, which relates to
21	definitions for certain offenses; changing name of certain criminal offense; amending 22 O.S. 2021,
22	Section 991h, which relates to orders of no contact; changing name of certain criminal offense; amending
23 24	22 O.S. 2021, Section 996.1, which relates to definitions in the Delayed Sentencing Program for Young Adults; changing name of certain criminal
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1 offense; amending 43 O.S. 2021, Section 112.5, which relates to custody or guardianship of a child; 2 changing name of certain offense; amending 57 O.S. 2021, Section 138, which relates to credits for good conduct; changing name of certain criminal offense; 3 amending 57 O.S. 2021, Section 332.16, which relates to parole recommendations; changing name of certain 4 criminal offense; amending 57 O.S. 2021, Section 571, 5 as amended by Section 2, Chapter 212, O.S.L. 2023 (57 O.S. Supp. 2023, Section 571), which relates to definitions of the Oklahoma Prison Overcrowding 6 Emergency Powers Act; changing name of certain 7 criminal offense; amending 57 O.S. 2021, Section 582, which relates to the Sex Offenders Registration Act; changing name of certain criminal offense; amending 8 68 O.S. 2021, Section 2357.101, which relates to tax 9 credits for film or music projects; changing name of certain criminal offense; amending 68 O.S. 2021, 10 Section 3623, which relates to definitions of the Compete with Canada Film Act; changing name of certain criminal offense; amending 68 O.S. 2021, 11 Section 3632, as amended by Section 1, Chapter 347, O.S.L. 2023 (68 O.S. Supp. 2023, Section 3632), which 12 relates to definitions of the Filmed in Oklahoma Act 13 of 2021; changing name of certain criminal offense; amending Section 1, Chapter 280, O.S.L. 2022, as 14 amended by Section 1, Chapter 373, O.S.L. 2023 (70 O.S. Supp. 2023, Section 11-202), which relates to 15 digital or online library database resources; changing name of certain criminal offense; amending 16 70 O.S. 2021, Section 1210.163, which relates to abuse-prevention instructional programs; changing 17 name of certain criminal offense; amending 74 O.S. 2021, Section 151.1, which relates to the Internet 18 Crimes Against Children unit; changing name of certain criminal offense; and providing an effective 19 date. 20 21 22 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: 23 SECTION 1. AMENDATORY 10 O.S. 2021, Section 7505-5.1, is 24 amended to read as follows:

1 Section 7505-5.1 A. Except as otherwise provided in this 2 section, only a person for whom a favorable written preplacement home study has been prepared may accept custody of a minor for 3 purposes of adoption. A preplacement home study is favorable if it 4 5 contains a finding that the person is suited to be an adoptive parent, either in general or for a particular minor, and it is 6 7 completed or brought current within twelve (12) months next 8 preceding a placement of a minor with the person for adoption.

9 B. A preplacement home study is not required if a parent or 10 guardian places a minor directly with a relative of the minor for 11 purposes of adoption, or if the minor has been residing with a birth 12 parent's spouse for not less than one (1) year as of the date the 13 petition for adoption is filed, but a home study of the relative or 14 stepparent is required during the pendency of a proceeding for 15 adoption.

16 C. A prospective adoptive parent shall not be approved for 17 placement of a child if the petitioners or any other person residing 18 in the home of the petitioners has been convicted of any of the 19 following felony offenses:

20 1. Within the five-year period preceding the date of the 21 petition, physical assault, domestic abuse, battery or a drug-22 related offense;

23 2. Child abuse or neglect;

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3. A crime against a child, including, but not limited to,
 child pornography sexual abuse material; and

4. A crime involving violence, including, but not limited to,
rape, sexual assault or homicide, but excluding those crimes
specified in paragraph 1 of this subsection.

D. Under no circumstances shall a child be placed in the
custody of an individual subject to the Oklahoma Sex Offenders
Registration Act or an individual who is married to or living with
an individual subject to the Oklahoma Sex Offenders Registration
Act.

11 SECTION 2. AMENDATORY 10 O.S. 2021, Section 7505-6.3, is 12 amended to read as follows:

Section 7505-6.3 A. After six (6) months from the date of the interlocutory decree unless the court waived all or part of the waiting period, the petitioners may apply to the court for a final decree of adoption. The court shall thereupon set a time and place for final hearing.

B. If the minor is related by blood to one of the petitioners, or is a stepchild of the petitioner, or the court finds that the best interests of the child will be furthered thereby, the court, after examination of the home study reports required by Section 7505-5.1 or 7505-5.2 of this title, may waive the entry of an interlocutory decree and the waiting period of six (6) months or the balance of the waiting period provided in this section.

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1 C. Notice of the time and date of the hearing shall be served 2 at least ten (10) days prior to the hearing upon any parent whose parental rights have not been terminated, unless that parent has 3 4 properly executed a consent to the adoption or a permanent relinquishment pursuant to Sections 7503-2.3, 7503-2.4 and 7503-2.6 5 of this title or has waived the right to notice pursuant to Section 6 7 7503-3.1 of this title. Notice of the hearing shall also be served on the child-placing agency or the Department of Human Services in 8 9 those cases where the child-placing agency or Department has 10 original custody, or performed a home study.

D. The petitioners and child shall appear at the hearing on the application for final decree, unless the presence of the child is waived by the court.

E. The final hearing is not required to be recorded by a court reporter. Upon the request of any party, the court shall direct that the hearing be recorded by the court reporter, or the court may order on its own initiative that the hearing be recorded.

F. The court may enter a final decree of adoption, if the court is satisfied that the adoption is in the best interests of the child.

G. For purposes of this subsection, the State of Oklahoma
elects to make subparagraph (A) of paragraph 20 of subsection 3 of
Section 471(a) of the Social Security Act (Public Law 105-89)

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1 inapplicable to Oklahoma. Instead, the State of Oklahoma requires
2 that:

3 1. Except as otherwise provided by this subsection, a
4 prospective adoptive parent shall not be approved for placement of a
5 child if the petitioners or any other person residing in the home of
6 the petitioners has been convicted of any of the following felony
7 offenses:

- a. within the five-year period preceding the date of the
  petition, physical assault, domestic abuse, battery or
  a drug-related offense, except as otherwise authorized
  by this subsection,
- 12 b. child abuse or neglect,
- c. a crime against a child, including, but not limited
   to, child pornography sexual abuse material, and
- d. a crime involving violence, including, but not limited
  to, rape, sexual assault or homicide, but excluding
  physical assault or battery.

18 2. A prospective adoptive parent may be an approved placement 19 regardless of whether such parent has been convicted of any of the 20 felony offenses specified by subparagraph a of paragraph 1 of this 21 subsection, if an evaluation has been made and accepted by the court 22 which considers the nature and seriousness of the crime in relation 23 to the adoption, the time elapsed since the commission of the crime, 24 the circumstances under which the crime was committed, the degree of

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1 rehabilitation, the number of crimes committed by the person
2 involved, and a showing by clear and convincing evidence that the
3 child will not be at risk by such placement.

H. Under no circumstances shall a child be placed in the
custody of an individual subject to the Oklahoma Sex Offenders
Registration Act or an individual who is married to or living with
an individual subject to the Oklahoma Sex Offenders Registration
Act.

9 SECTION 3. AMENDATORY 10A O.S. 2021, Section 1-4-705, is 10 amended to read as follows:

Section 1-4-705. A. In placing a child in the custody of an individual, a private agency, or institution, the court and the Department of Human Services shall, if possible, select a person, agency, or institution governed by persons of the same religious faith as that of the parents of the child, or in case of a difference in the religious faith of the parents, then of the religious faith of the child.

B. Except as otherwise provided by this section or by law, it shall be left to the discretion of the judge to place the custody of children where their total needs will best be served. If an individual meets the minimum required age for placement purposes, the age of an otherwise eligible individual shall not be a reason for denying the individual placement or custody of a child.

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1 C. A prospective foster or adoptive parent shall not be an 2 approved placement for a child if the prospective foster or adoptive parent or any other person residing in the home of the prospective 3 4 foster or adoptive parent has been convicted of any of the following 5 felony offenses: 6 1. Within the five-year period preceding the application date, 7 a physical assault, battery, or a drug-related offense; 2. Child abuse or neglect; 8 9 3. Domestic abuse; A crime against a child, including, but not limited to, 10 4. 11 child pornography sexual abuse material; or 12 5. A crime involving violence, including, but not limited to, 13 rape, sexual assault or homicide, but excluding those crimes 14 specified in paragraph 1 of this subsection. 15 D. 1. Under no circumstances shall a child be placed with or 16 in the custody of an individual subject to the Oklahoma Sex 17 Offenders Registration Act or an individual who is married to or 18 living with an individual subject to the Oklahoma Sex Offenders 19 Registration Act. 20 2. In addition, prior to the court placing a child in the 21 custody of an individual, the court shall inquire as to whether the 22 individual has been previously convicted of any felony or relevant 23 misdemeanor or has any felony or misdemeanor charges pending.

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1 3. Prior to the custody order being entered, the individual 2 seeking custody shall provide an Oklahoma criminal history record obtained pursuant to Section 150.9 of Title 74 of the Oklahoma 3 Statutes to the court. 4 5 4. For purposes of this subsection the terms: "relevant misdemeanor" may include assault and 6 a. 7 battery, alcohol- or drug-related offenses, domestic violence or other offenses involving the use of 8 9 physical force or violence against the person or 10 property of another, and "individual" shall not include a parent or legal 11 b. 12 guardian of the child. 13 Ε. The provisions of this section shall not apply in any 14 paternity or domestic relations case, unless otherwise ordered by 15 the court. 16 10A O.S. 2021, Section 2-8-221, is SECTION 4. AMENDATORY 17 amended to read as follows: 18 Section 2-8-221. A. Whenever the district attorney for any district has reasonable cause to believe that an individual, with 19 20 knowledge of its content, is engaged in sending a transmission or 21 causing a transmission to originate within this state containing 22 obscene material or child pornography sexual abuse material, as such 23 terms are defined in Section 1024.1 of Title 21 of the Oklahoma 24 Statutes, the district attorney for the district into which the

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1 transmission is sent or caused to be sent, may institute an action in the district court for an adjudication of the obscenity or child 2 pornographic sexual abuse content of the transmission. Provided 3 that if the conditions of subsection B of this section are present, 4 5 then it shall be at the discretion of the district attorney whether the action instituted is a juvenile offense as defined in subsection 6 7 B of this section or whether the action instituted is a felony for a violation of Section 1040.13a of Title 21 of the Oklahoma Statutes. 8

9 The individual sending the transmission specified in this 10 section may be charged and tried in any district wherein the 11 transmission is sent or in which it is received by the person to 12 whom it was transmitted.

For purposes of any criminal prosecution pursuant to a violation of this section, the person violating the provisions of this section shall be deemed to be within the jurisdiction of this state by the fact of accessing any computer, cellular phone, or other computerrelated or satellite-operated device in this state, regardless of the actual jurisdiction where the violator resides.

B. Any individual under eighteen (18) years of age who engages in the original or relayed transmission of obscene material or child <del>pornography</del> <u>sexual abuse material</u> via electronic media in the form of digital images, videos, or other depictions of real persons under the age of eighteen (18) years, and:

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1 1. The original or relayed transmission is of another minor 2 over thirteen (13) years of age and is made with the consent of the 3 pictured individual and is transmitted to five or fewer individual 4 destinations, known or unknown, shall be guilty of a misdemeanor 5 violation of this section punishable by:

- a. a fine not to exceed Five Hundred Dollars (\$500.00)
  for the first offense,
- b. a fine not to exceed One Thousand Dollars (\$1,000.00)
  9 for a second and subsequent offense,
- 10 c. up to forty (40) hours of community service,
- 11 a referral to a juvenile bureau to propose a probation d. 12 plan which shall be adopted through disposition, or 13 e. attendance and successful completion of an educational 14 program or a delinguency prevention and diversion 15 program as provided in Section 24-100.4 of Title 70 of 16 the Oklahoma Statutes. The court shall have the 17 discretion to order the parent or legal guardian of 18 the juvenile to attend and successfully complete the 19 educational program;

20 2. The original or relayed transmission is of another minor 21 over thirteen (13) years of age and is made without the consent of 22 the pictured individual, or is sent to six or more individual 23 destinations, known or unknown, shall be guilty of a misdemeanor 24 violation of this section punishable by:

- a. a fine not to exceed Seven Hundred Dollars (\$700.00)
   for the first offense,
- b. a fine not to exceed One Thousand Four Hundred Dollars 3 4 (\$1,400.00) for a second or subsequent offense, 5 с. up to sixty (60) hours of community service, d. a referral to a juvenile bureau to propose a probation 6 7 plan which shall be adopted through disposition, and attendance and successful completion of an educational 8 e. 9 program or a delinquency prevention and diversion 10 program as provided in Section 24-100.4 of Title 70 of 11 the Oklahoma Statutes. The court shall have the 12 discretion to order the parent or legal guardian of 13 the juvenile to attend and successfully complete the 14 educational program; and

15 3. The original or relayed transmission is of another minor 16 thirteen (13) years of age or younger, with or without the pictured 17 individual's consent, and is transmitted to any number of 18 destinations, known or unknown, shall be guilty of a misdemeanor 19 violation of this section punishable by:

## a. a fine not to exceed Nine Hundred Dollars (\$900.00) for the first offense, b. a fine not to exceed One Thousand Eight Hundred Dollars (\$1,800.00) for a second or subsequent offense,

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1 с. up to eighty (80) hours of community service, 2 d. a referral to a juvenile bureau to propose a probation plan which may be adopted through disposition, and 3 attendance and successful completion of an educational 4 e. 5 program or a delinguency prevention and diversion program as provided in Section 24-100.4 of Title 70 of 6 7 the Oklahoma Statutes. The court shall have the discretion to order the parent or legal guardian of 8 9 the juvenile to attend and successfully complete the 10 educational program.

11 C. The fact that the individual making the transmission and the 12 individual pictured are the same does not alter the criminality 13 provided in this section.

D. It is an affirmative defense to the relayed transmission of obscene material or child pornography <u>sexual abuse material</u>, as these terms are defined in Section 1024.1 of Title 21 of the Oklahoma Statutes, if a juvenile:

18 1. Has not solicited the visual depiction; and

Does not subsequently distribute, present, transmit, post,
 print, disseminate or exchange the visual depiction except for the
 purpose of reporting the original transmission or relayed
 transmission to appropriate school or law enforcement authorities.
 SECTION 5. AMENDATORY 21 O.S. 2021, Section 13.1, is
 amended to read as follows:

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Section 13.1 Persons convicted of:

First degree murder as defined in Section 701.7 of this
 title;

4 2. Second degree murder as defined by Section 701.8 of this5 title;

6 3. Manslaughter in the first degree as defined by Section 7117 of this title;

8 4. Poisoning with intent to kill as defined by Section 651 of9 this title;

Shooting with intent to kill, use of a vehicle to facilitate use of a firearm, crossbow or other weapon, assault, battery, or assault and battery with a deadly weapon or by other means likely to produce death or great bodily harm, as provided for in Section 652 of this title;

15 6. Assault with intent to kill as provided for in Section 65316 of this title;

17 7. Conjoint robbery as defined by Section 800 of this title;
18 8. Robbery with a dangerous weapon as defined in Section 801 of
19 this title;

20 9. First degree robbery as defined in Section 797 of this21 title;

22 10. First degree rape as provided for in Section 1111, 1114 or 23 1115 of this title;

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1 11. First degree arson as defined in Section 1401 of this 2 title; 12. First degree burglary as provided for in Section 1436 of 3 4 this title; 5 13. Bombing as defined in Section 1767.1 of this title; 6 14. Any crime against a child provided for in Section 843.5 of 7 this title; 15. Forcible sodomy as defined in Section 888 of this title; 8 9 16. Child pornography sexual abuse material or aggravated child pornography sexual abuse material as defined in Section 1021.2, 10 1021.3, 1024.1, 1024.2 or 1040.12a of this title; 11 17. Child prostitution as defined in Section 1030 of this 12

13 title;

14 18. Lewd molestation of a child as defined in Section 1123 of 15 this title;

16 19. Abuse of a vulnerable adult as defined in Section 10-103 of 17 Title 43A of the Oklahoma Statutes;

18 20. Aggravated trafficking as provided for in subsection C of
19 Section 2-415 of Title 63 of the Oklahoma Statutes;

20 21. Aggravated assault and battery upon any person defending 21 another person from assault and battery; or

22 22. Human trafficking as provided for in Section 748 of this
23 title,

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shall be required to serve not less than eighty-five percent (85%) of any sentence of imprisonment imposed by the judicial system prior to becoming eligible for consideration for parole. Persons convicted of these offenses shall not be eligible for earned credits or any other type of credits which have the effect of reducing the length of the sentence to less than eighty-five percent (85%) of the sentence imposed.

8 SECTION 6. AMENDATORY 21 O.S. 2021, Section 843.5, is 9 amended to read as follows:

10 Section 843.5 A. Any person who shall willfully or maliciously 11 engage in child abuse, as defined in this section, shall, upon 12 conviction, be guilty of a felony punishable by imprisonment in the 13 custody of the Department of Corrections not exceeding life 14 imprisonment, or by imprisonment in a county jail not exceeding one 15 (1) year, or by a fine of not less than Five Hundred Dollars 16 (\$500.00) nor more than Five Thousand Dollars (\$5,000.00), or both 17 such fine and imprisonment.

B. Any person responsible for the health, safety or welfare of a child who shall willfully or maliciously engage in enabling child abuse, as defined in this section, shall, upon conviction, be punished by imprisonment in the custody of the Department of Corrections not exceeding life imprisonment, or by imprisonment in a county jail not exceeding one (1) year, or by a fine of not less

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than Five Hundred Dollars (\$500.00) nor more than Five Thousand
 Dollars (\$5,000.00) or both such fine and imprisonment.

C. Any person responsible for the health, safety or welfare of 3 4 a child who shall willfully or maliciously engage in child neglect, 5 as defined in this section, shall, upon conviction, be punished by imprisonment in the custody of the Department of Corrections not 6 7 exceeding life imprisonment, or by imprisonment in a county jail not exceeding one (1) year, or by a fine of not less than Five Hundred 8 9 Dollars (\$500.00) nor more than Five Thousand Dollars (\$5,000.00), 10 or both such fine and imprisonment.

D. Any parent or other person who shall willfully or maliciously engage in enabling child neglect shall, upon conviction, be punished by imprisonment in the custody of the Department of Corrections not exceeding life imprisonment, or by imprisonment in a county jail not exceeding one (1) year, or by a fine of not less than Five Hundred Dollars (\$500.00) nor more than Five Thousand Dollars (\$5,000.00), or both such fine and imprisonment.

E. Any person responsible for the health, safety or welfare of a child who shall willfully or maliciously engage in child sexual abuse, as defined in this section, shall, upon conviction, be punished by imprisonment in the custody of the Department of Corrections not exceeding life imprisonment, or by imprisonment in a county jail not exceeding one (1) year, or by a fine of not less than Five Hundred Dollars (\$500.00) nor more than Five Thousand

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1 Dollars (\$5,000.00), or both such fine and imprisonment, except as provided in Section 51.1a of this title or as otherwise provided in 2 subsection F of this section for a child victim under twelve (12) 3 4 years of age. Except for persons sentenced to life or life without 5 parole, any person sentenced to imprisonment for two (2) years or more for a violation of this subsection shall be required to serve a 6 7 term of post-imprisonment supervision pursuant to subparagraph f of paragraph 1 of subsection A of Section 991a of Title 22 of the 8 9 Oklahoma Statutes under conditions determined by the Department of 10 Corrections. The jury shall be advised that the mandatory post-11 imprisonment supervision shall be in addition to the actual 12 imprisonment.

13 F. Any person responsible for the health, safety or welfare of 14 a child who shall willfully or maliciously engage in child sexual 15 abuse, as defined in this section, to a child under twelve (12) 16 years of age shall, upon conviction, be punished by imprisonment in 17 the custody of the Department of Corrections for not less than 18 twenty-five (25) years nor more than life imprisonment, and by a 19 fine of not less than Five Hundred Dollars (\$500.00) nor more than 20 Five Thousand Dollars (\$5,000.00).

G. Any parent or other person who shall willfully or maliciously engage in enabling child sexual abuse shall, upon conviction, be punished by imprisonment in the custody of the Department of Corrections not exceeding life imprisonment, or by

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1 imprisonment in a county jail not exceeding one (1) year, or by a 2 fine of not less than Five Hundred Dollars (\$500.00) nor more than 3 Five Thousand Dollars (\$5,000.00), or both such fine and 4 imprisonment.

5 Η. Any person who shall willfully or maliciously engage in child sexual exploitation, as defined in this section, shall, upon 6 7 conviction, be punished by imprisonment in the custody of the Department of Corrections not exceeding life imprisonment, or by 8 9 imprisonment in a county jail not exceeding one (1) year, or by a 10 fine of not less than Five Hundred Dollars (\$500.00) nor more than 11 Five Thousand Dollars (\$5,000.00), or both such fine and 12 imprisonment except as provided in subsection I of this section for 13 a child victim under twelve (12) years of age. Except for persons 14 sentenced to life or life without parole, any person sentenced to 15 imprisonment for two (2) years or more for a violation of this 16 subsection shall be required to serve a term of post-imprisonment 17 supervision pursuant to subparagraph f of paragraph 1 of subsection 18 A of Section 991a of Title 22 of the Oklahoma Statutes under 19 conditions determined by the Department of Corrections. The jury 20 shall be advised that the mandatory post-imprisonment supervision 21 shall be in addition to the actual imprisonment.

I. Any person who shall willfully or maliciously engage in child sexual exploitation, as defined in this section, of a child under twelve (12) years of age shall, upon conviction, be punished

by imprisonment in the custody of the Department of Corrections for not less than twenty-five (25) years nor more than life imprisonment, and by a fine of not less than Five Hundred Dollars (\$500.00) nor more than Five Thousand Dollars (\$5,000.00).

5 J. Any person responsible for the health, safety or welfare of a child who shall willfully or maliciously engage in enabling child 6 7 sexual exploitation, as defined in this section, shall, upon conviction, be punished by imprisonment in the custody of the 8 9 Department of Corrections not exceeding life imprisonment, or by 10 imprisonment in a county jail not exceeding one (1) year, or by a 11 fine of not less than Five Hundred Dollars (\$500.00) nor more than 12 Five Thousand Dollars (\$5,000.00), or both such fine and 13 imprisonment.

K. Notwithstanding any other provision of law, any person convicted of forcible anal or oral sodomy, rape, rape by instrumentation, or lewd molestation of a child under fourteen (14) years of age subsequent to a previous conviction for any offense of forcible anal or oral sodomy, rape, rape by instrumentation, or lewd molestation of a child under fourteen (14) years of age shall be punished by death or by imprisonment for life without parole.

L. Provided, however, that nothing contained in this section shall prohibit any parent or guardian from using reasonable and ordinary force pursuant to Section 844 of this title.

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M. Consent shall not be a defense for any violation provided
 for in this section.

N. Notwithstanding the age requirements of other statutes
referenced within this section, this section shall apply to any
child under eighteen (18) years of age.

- 6 O. As used in this section:
- 7 1. "Child abuse" means:
- a. the willful or malicious harm or threatened harm or
  9 failure to protect from harm or threatened harm to the
  10 health, safety or welfare of a child under eighteen
  11 (18) years of age by a person responsible for a
  12 child's health, safety or welfare, or
- b. the act of willfully or maliciously injuring,
  torturing or maiming a child under eighteen (18) years
  of age by any person;

16 2. "Child neglect" means the willful or malicious neglect, as 17 defined by Section 1-1-105 of Title 10A of the Oklahoma Statutes, of 18 a child under eighteen (18) years of age by a person responsible for 19 a child's health, safety or welfare;

3. "Child sexual abuse" means the willful or malicious sexual
abuse of a child under eighteen (18) years of age by a person
responsible for a child's health, safety or welfare and includes,
but is not limited to:

24 a. sexual intercourse,

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1 b. penetration of the vagina or anus, however slight, by 2 an inanimate object or any part of the human body not amounting to sexual intercourse, 3 4 sodomy, с. 5 d. incest, or a lewd act or proposal, as defined in this section; 6 e. 7 "Child sexual exploitation" means the willful or malicious 4. sexual exploitation of a child under eighteen (18) years of age by 8 9 another and includes, but is not limited to: 10 human trafficking, as provided for in Section 748 of a. 11 this title, if the offense involved child trafficking 12 for commercial sex, 13 b. trafficking in children, as provided for in Section 14 866 of this title, if the offense was committed for 15 the sexual gratification of any person, 16 procuring or causing the participation of a minor in с. 17 child pornography sexual abuse material, as provided 18 for in Section 1021.2 of this title, 19 d. purchase, procurement or possession of child 20 pornography sexual abuse material, as provided for in 21 Section 1024.2 of this title, 22 engaging in or soliciting prostitution, as provided e. 23 for in Section 1029 of this title, if the offense 24 involved child prostitution,

- f. publication, distribution or participation in the
   preparation of obscene material, as provided for in
   Section 1040.8 of this title, if the offense involved
   child pornography sexual abuse material,
- g. aggravated possession of child pornography <u>sexual</u>
  <u>abuse material</u>, as provided for in Section 1040.12a of
  this title,
- 8 h. sale or distribution of obscene material, as provided
  9 for in Section 1040.13 of this title,
- i. soliciting sexual conduct or communication with a
   minor by use of technology, as provided for in Section
   1043.13a 1040.13 of this title,
- j. offering or transporting a child for purposes of
   prostitution, as provided for in Section 1087 of this
   title, and
- 16 k. child prostitution, as provided for in Section 1088 of 17 this title;

18 5. "Enabling child abuse" means the causing, procuring or 19 permitting of child abuse by a person responsible for a child's 20 health, safety or welfare;

6. "Enabling child neglect" means the causing, procuring or permitting of child neglect by a person responsible for a child's health, safety or welfare;

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7. "Enabling child sexual abuse" means the causing, procuring
 or permitting of child sexual abuse by a person responsible for a
 child's health, safety or welfare;

8. "Enabling child sexual exploitation" means the causing,
procuring or permitting of child sexual exploitation by a person
responsible for a child's health, safety or welfare;

9. "Incest" means marrying, committing adultery or fornicating
with a child by a person responsible for the health, safety or
welfare of a child;

10 10. "Lewd act or proposal" means:

a. making any oral, written or electronic or computergenerated lewd or indecent proposal to a child for the
child to have unlawful sexual relations or sexual
intercourse with any person,

15 looking upon, touching, mauling or feeling the body or b. 16 private parts of a child in a lewd or lascivious 17 manner or for the purpose of sexual gratification, 18 asking, inviting, enticing or persuading any child to с. go alone with any person to a secluded, remote or 19 20 secret place for a lewd or lascivious purpose, 21 d. urinating or defecating upon a child or causing, 22 forcing or requiring a child to defecate or urinate 23 upon the body or private parts of another person for 24 the purpose of sexual gratification,

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2 f. causing, exposing, forcing or requiring a child to 3 look upon the body or private parts of another person 4 for the purpose of sexual gratification,

ejaculating upon or in the presence of a child,

- g. causing, forcing or requiring any child to view any
  obscene materials, child pornography <u>sexual abuse</u>
  <u>material</u> or materials deemed harmful to minors as such
  terms are defined in Sections 1024.1 and 1040.75 of
  this title,
- h. causing, exposing, forcing or requiring a child to
  look upon sexual acts performed in the presence of the
  child for the purpose of sexual gratification, or
  causing, forcing or requiring a child to touch or feel
  the body or private parts of the child or another

person for the purpose of sexual gratification;

16 11. "Permit" means to authorize or allow for the care of a 17 child by an individual when the person authorizing or allowing such 18 care knows or reasonably should know that the child will be placed 19 at risk of the conduct or harm proscribed by this section;

20 12. "Person responsible for a child's health, safety or 21 welfare" for purposes of this section shall include, but not be 22 limited to:

a. the parent of the child,

24 b. the legal guardian of the child,

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e.

1 c. the custodian of the child,

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- 2 d. the foster parent of the child,
- e. a person eighteen (18) years of age or older with whom
  the parent of the child cohabitates, who is at least
  three (3) years older than the child,
  - f. any other person eighteen (18) years of age or older residing in the home of the child, who is at least three (3) years older than the child,
- 9 g. an owner, operator, agent, employee or volunteer of a 10 public or private residential home, institution, 11 facility or day treatment program, as defined in 12 Section 175.20 of Title 10 of the Oklahoma Statutes, 13 that the child attended,
- h. an owner, operator, agent, employee or volunteer of a
  child care facility, as defined in Section 402 of
  Title 10 of the Oklahoma Statutes, that the child
  attended,
- 18 i. an intimate partner of the parent of the child, as
  19 defined in Section 60.1 of Title 22 of the Oklahoma
  20 Statutes, or
- j. a person who has voluntarily accepted responsibility
   for the care or supervision of a child;

23 13. "Sexual intercourse" means the actual penetration, however 24 slight, of the vagina or anus by the penis; and

- 1
- 14. "Sodomy" means:
- a. penetration, however slight, of the mouth of the child
  by a penis,
- b. penetration, however slight, of the vagina of a person
  responsible for a child's health, safety or welfare,
  by the mouth of a child,
- c. penetration, however slight, of the mouth of the
  person responsible for a child's health, safety or
  welfare by the penis of the child, or
- d. penetration, however slight, of the vagina of the
  child by the mouth of the person responsible for a
  child's health, safety or welfare.

13 SECTION 7. AMENDATORY 21 O.S. 2021, Section 1021, is
14 amended to read as follows:

Section 1021. A. Every person who willfully and knowingly either:

17 1. Lewdly exposes his or her person or genitals in any public 18 place, or in any place where there are present other persons to be 19 offended or annoyed thereby; provided, however, for purposes of this 20 section, a person alleged to have committed an act of public 21 urination shall be prosecuted pursuant to Section 22 of this title 22 unless such act was accompanied with another act that violates 23 paragraphs 2 through 4 of this subsection and shall not be subject 24 to registration under the Sex Offenders Registration Act;

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2. Procures, counsels, or assists any person to expose such
 person, or to make any other exhibition of such person to public
 view or to the view of any number of persons, for the purpose of
 sexual stimulation of the viewer;

3. Writes, composes, stereotypes, prints, photographs, designs,
copies, draws, engraves, paints, molds, cuts, or otherwise prepares,
publishes, sells, distributes, keeps for sale, knowingly downloads
on a computer, or exhibits any obscene material or child pornography
sexual abuse material; or

Makes, prepares, cuts, sells, gives, loans, distributes,
 keeps for sale, or exhibits any disc record, metal, plastic, or wax,
 wire or tape recording, or any type of obscene material or child
 pornography sexual abuse material,

14 shall be guilty, upon conviction, of a felony and shall be punished 15 by the imposition of a fine of not less than Five Hundred Dollars 16 (\$500.00) nor more than Twenty Thousand Dollars (\$20,000.00) or by 17 imprisonment for not less than thirty (30) days nor more than ten 18 (10) years, or by both such fine and imprisonment.

B. Every person who:

Willfully solicits or aids a minor child to perform; or
 Shows, exhibits, loans, or distributes to a minor child any
 obscene material or child pornography sexual abuse material for the
 purpose of inducing said minor to participate in,

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any act specified in paragraphs 1, 2, 3 or 4 of subsection A of this 1 section, shall be guilty of a felony, upon conviction, and shall be 2 punished by imprisonment in the custody of the Department of 3 Corrections for not less than ten (10) years nor more than thirty 4 5 (30) years, except when the minor child is under twelve (12) years of age at the time the offense is committed, and in such case the 6 7 person shall, upon conviction, be punished by imprisonment in the custody of the Department of Corrections for not less than twenty-8 9 five (25) years.

10 C. Persons convicted under this section shall not be eligible 11 for a deferred sentence.

12 D. Except for persons sentenced to life or life without parole, 13 any person sentenced to imprisonment for two (2) years or more for a 14 violation of this section shall be required to serve a term of post-15 imprisonment supervision pursuant to subparagraph f of paragraph 1 16 of subsection A of Section 991a of Title 22 of the Oklahoma Statutes 17 under conditions determined by the Department of Corrections. The 18 jury shall be advised that the mandatory post-imprisonment 19 supervision shall be in addition to the actual imprisonment.

E. For purposes of this section, "downloading on a computer" means electronically transferring an electronic file from one computer or electronic media to another computer or electronic media.

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1SECTION 8.AMENDATORY21 O.S. 2021, Section 1021.1, is2amended to read as follows:

Section 1021.1 A. Sections 1021 through 1024.4 of this title
shall not apply to persons who may possess or distribute obscene
matter or child pornography <u>sexual abuse material</u> or participate in
conduct otherwise prescribed by this act, when such possession,
distribution, or conduct occurs in the course of law enforcement
activities.

9 B. The criminal provisions of this title shall not prohibit the 10 district attorney from seeking civil or injunctive relief to enjoin 11 the production, publication, dissemination, distribution, sale of or 12 participation in any obscene material or child <del>pornography</del> <u>sexual</u> 13 <u>abuse material</u>, or the dissemination to minors of material harmful 14 to minors, or the possession of child <del>pornography</del> <u>sexual abuse</u> 15 material.

16 SECTION 9. AMENDATORY 21 O.S. 2021, Section 1021.2, is
17 amended to read as follows:

Section 1021.2 A. Any person who shall procure or cause the participation of any minor under the age of eighteen (18) years in any child pornography sexual abuse material or who knowingly possesses, procures, or manufactures, or causes to be sold or distributed any child pornography sexual abuse material shall be guilty, upon conviction, of a felony and shall be punished by imprisonment for not more than twenty (20) years or by the

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1 imposition of a fine of not more than Twenty-five Thousand Dollars 2 (\$25,000.00) or by both said fine and imprisonment. Persons convicted under this section shall not be eligible for a deferred 3 4 sentence. Except for persons sentenced to life or life without 5 parole, any person sentenced to imprisonment for two (2) years or more for a violation of this subsection shall be required to serve a 6 7 term of post-imprisonment supervision pursuant to subparagraph f of paragraph 1 of subsection A of Section 991a of Title 22 of the 8 9 Oklahoma Statutes under conditions determined by the Department of 10 Corrections. The jury shall be advised that the mandatory post-11 imprisonment supervision shall be in addition to the actual 12 imprisonment.

B. The consent of the minor, or of the mother, father, legal guardian, or custodian of the minor to the activity prohibited by this section shall not constitute a defense.

16 SECTION 10. AMENDATORY 21 O.S. 2021, Section 1021.3, is
17 amended to read as follows:

Section 1021.3 A. Any parent, guardian or individual having custody of a minor under the age of eighteen (18) years who knowingly permits or consents to the participation of a minor in any child pornography sexual abuse material shall be guilty of a felony and, upon conviction, shall be imprisoned in the custody of the Department of Corrections for a period of not more than twenty (20) years or a fine of not more than Twenty-five Thousand Dollars

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1 (\$25,000.00) or by both such fine and imprisonment. Persons convicted under this section shall not be eligible for a deferred 2 sentence. Except for persons sentenced to life or life without 3 4 parole, any person sentenced to imprisonment for two (2) years or 5 more for a violation of this subsection shall be required to serve a term of post-imprisonment supervision pursuant to subparagraph f of 6 7 paragraph 1 of subsection A of Section 991a of Title 22 of the 8 Oklahoma Statutes under conditions determined by the Department of 9 Corrections. The jury shall be advised that the mandatory post-10 imprisonment supervision shall be in addition to the actual imprisonment. 11

B. The consent of the minor to the activity prohibited by thissection shall not constitute a defense.

14SECTION 11.AMENDATORY21 O.S. 2021, Section 1021.4, is15amended to read as follows:

16 Section 1021.4 A. Any commercial film and photographic print 17 processor or commercial computer technician who has knowledge of or 18 observes, within the scope of such person's professional capacity or 19 employment, any film, photograph, video tape, negative, or slide, or 20 any computer file, recording, CD-Rom, magnetic disk memory, magnetic 21 tape memory, picture, graphic or image that is intentionally saved, 22 transmitted or organized on hardware or any other media including, 23 but not limited to, CDs, DVDs and thumbdrives, whether digital, 24 analog or other means and whether directly viewable, compressed or

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1 encoded depicting a child under the age of eighteen (18) years 2 engaged in an act of sexual conduct as defined in Section 1024.1 of this title shall immediately or as soon as possible report by 3 4 telephone such instance of suspected child abuse or child 5 pornography sexual abuse material to the law enforcement agency having jurisdiction over the case and shall prepare and send a 6 7 written report of the incident with an attached copy of such material, within thirty-six (36) hours after receiving the 8 9 information concerning the incident.

10 For the purposes of this section:

1. "Commercial film and photographic print processor" means any
 person who develops exposed photographic film into negatives,
 slides, or prints, or who makes prints from negatives or slides, for
 compensation. The term shall also include any employee of such a
 person but shall not include a person who develops film or makes
 prints for a public agency; and

17 2. "Commercial computer technician" means any person who 18 repairs, installs, or otherwise services any computer including, but 19 not limited to, any component part, device, memory storage or 20 recording mechanism, auxiliary storage, recording or memory 21 capacity, or any other materials relating to operation and 22 maintenance of a computer or computer network or system, for 23 compensation. The term shall also include any employee of such 24 person.

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B. Any person who violates the provisions of this section, upon
conviction, shall be guilty of a misdemeanor and shall be punished
by the imposition of a fine not to exceed Five Hundred Dollars
(\$500.00) or by imprisonment in the county jail not to exceed one
(1) year, or both such fine and imprisonment.

C. Nothing in this section shall be construed to require or
authorize any person to act outside the scope of such person's
professional capacity or employment by searching for prohibited
materials or media.

10 SECTION 12. AMENDATORY 21 O.S. 2021, Section 1022, is 11 amended to read as follows:

12 Section 1022. Every person who is authorized or enjoined to 13 arrest any person for a violation of paragraph 3 of subsection A of 14 Section 1021 of this title is equally authorized and enjoined to 15 seize one copy of the obscene material, or all copies of explicit 16 child pornography sexual abuse material, found in possession of or 17 under the control of the person so arrested, and to deliver the same 18 to the magistrate before whom the person so arrested is required to 19 be taken.

20 SECTION 13. AMENDATORY 21 O.S. 2021, Section 1023, is 21 amended to read as follows:

Section 1023. The magistrate to whom any child pornography sexual abuse material, or any obscene material, is delivered pursuant to Section 1022 of this title, shall, upon the examination

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1 of the accused, or if the examination is delayed or prevented, without awaiting such examination, determine the character of such 2 child pornography sexual abuse material or obscene material, and if 3 4 the magistrate finds it to be obscene material or child pornography 5 sexual abuse material, the magistrate shall cause the same to be delivered to the district attorney of the county in which the 6 accused is liable to indictment or trial. The magistrate shall 7 issue in writing the factual and legal basis for the determination 8 9 by the magistrate of the character of the child pornography sexual 10 abuse material or obscene material.

11 SECTION 14. AMENDATORY 21 O.S. 2021, Section 1024.1, is 12 amended to read as follows:

13 Section 1024.1 A. As used in Sections 1021, 1021.1 through 1021.4, Sections 1022 through 1024, and Sections 1040.8 through 14 15 1040.24 of this title, "child pornography" "child sexual abuse 16 material" means and includes any visual depiction or individual 17 image stored or contained in any format on any medium including, but 18 not limited to, film, motion picture, videotape, photograph, 19 negative, undeveloped film, slide, photographic product, 20 reproduction of a photographic product, play or performance wherein 21 a minor under the age of eighteen (18) years is engaged in any act 22 with a person, other than his or her spouse, of sexual intercourse 23 which is normal or perverted, in any act of anal sodomy, in any act 24 of sexual activity with an animal, in any act of sadomasochistic

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1 abuse including, but not limited to, flagellation or torture, or the condition of being fettered, bound or otherwise physically 2 restrained in the context of sexual conduct, in any act of fellatio 3 4 or cunnilingus, in any act of excretion in the context of sexual 5 conduct, in any lewd exhibition of the uncovered genitals in the context of masturbation or other sexual conduct, or where the lewd 6 7 exhibition of the uncovered genitals, buttocks or, if such minor is a female, the breast, has the purpose of sexual stimulation of the 8 9 viewer, or wherein a person under the age of eighteen (18) years 10 observes such acts or exhibitions. Each visual depiction or 11 individual image shall constitute a separate item and multiple 12 copies of the same identical material shall each be counted as a 13 separate item.

B. As used in Sections 1021 through 1024.4 and Sections 1040.8 through 1040.24 of this title:

16 1. "Obscene material" means and includes any representation, 17 performance, depiction or description of sexual conduct, whether in 18 any form or on any medium including still photographs, undeveloped 19 photographs, motion pictures, undeveloped film, videotape, optical, 20 magnetic or solid-state storage, CD or DVD, or a purely photographic 21 product or a reproduction of such product in any book, pamphlet, 22 magazine, or other publication or electronic or photo-optical 23 format, if said items contain the following elements:

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	as found by the average person ary community standards,
	ary community standards,
3 applying contempora	
4 b. taken as a whole, h	have as the dominant theme an appeal
5 to prurient interes	st in sex as found by the average
6 person applying con	ntemporary community standards, and
7 c. a reasonable person	n would find the material or
8 performance taken a	as a whole lacks serious literary,
9 artistic, education	nal, political, or scientific
10 purposes or value.	
11 The standard for obscenity applie	ed in this section shall not apply
12 to child <del>pornography</del> <u>sexual abuse</u>	e material;
13 2. "Performance" means and :	includes any display, live or
14 recorded, in any form or medium;	
15 3. "Sexual conduct" means an	nd includes any of the following:
16 a. acts of sexual inte	ercourse including any intercourse
17 which is normal or	perverted, actual or simulated,
18 b. acts of deviate set	xual conduct, including oral and
anal sodomy,	
20 c. acts of masturbatio	on,
21 d. acts of sadomasoch:	istic abuse including but not
22 limited to:	
23	
24	

- (1) flagellation or torture by or upon any person who
   is nude or clad in undergarments or in a costume
   which is of a revealing nature, or
- 4 (2) the condition of being fettered, bound, or
  5 otherwise physically restrained on the part of
  6 one who is nude or so clothed,

f. acts of exhibiting human genitals or pubic areas; and
4. "Explicit child pornography" "Explicit child sexual abuse
material" means material which a law enforcement officer can
immediately identify upon first viewing without hesitation as child
pornography sexual abuse material.

acts of excretion in a sexual context, or

13 The types of sexual conduct described in paragraph 3 of this 14 subsection are intended to include situations when, if appropriate 15 to the type of conduct, the conduct is performed alone or between 16 members of the same or opposite sex or between humans and animals in 17 an act of apparent sexual stimulation or gratification.

18 SECTION 15. AMENDATORY 21 O.S. 2021, Section 1024.2, is 19 amended to read as follows:

20 Section 1024.2 It shall be unlawful for any person to buy, 21 procure or possess child <del>pornography</del> <u>sexual abuse material</u> in 22 violation of Sections 1024.1 through 1024.4 of this title. Such 23 person shall, upon conviction, be guilty of a felony and shall be 24 imprisoned for a period of not more than twenty (20) years or a fine

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e.

up to, but not exceeding, Twenty-five Thousand Dollars (\$25,000.00)
 or by both such fine and imprisonment.

3 SECTION 16. AMENDATORY 21 O.S. 2021, Section 1024.3, is 4 amended to read as follows:

5 Section 1024.3 Every person who is authorized or enjoined to arrest any person for a violation of this act is equally authorized 6 7 or enjoined to seize an evidentiary copy of any obscene material or child pornography sexual abuse material or all copies of explicit 8 9 child pornography sexual abuse material found in the possession of 10 or under the control of the person so arrested and to deliver the obscene material or child pornography sexual abuse material to the 11 12 magistrate before whom the person so arrested is required to be 13 taken.

14SECTION 17.AMENDATORY21 O.S. 2021, Section 1024.4, is15amended to read as follows:

16 Section 1024.4 Upon final conviction of the accused and any 17 codefendant, the magistrate or law enforcement agency shall, with 18 the consent of the district attorney, cause any obscene material or 19 child pornography sexual abuse material, in respect whereof the 20 accused and any codefendant stands convicted and which remains in 21 the possession or control of such magistrate, law enforcement agency 22 or district attorney, to be destroyed including, but not limited to, 23 the destruction of any computer, hard drive or other electronic 24 storage media of the accused or codefendant on which such obscene

1 material or child pornography <u>sexual abuse material</u> was located.
2 For purposes of this section, "final conviction" includes the
3 exhaustion of or failure to timely pursue post-conviction and state
4 and federal habeas corpus review.

5 SECTION 18. AMENDATORY 21 O.S. 2021, Section 1040.8, is 6 amended to read as follows:

7 Section 1040.8 A. No person shall knowingly photograph, act in, pose for, model for, print, sell, offer for sale, give away, 8 9 exhibit, publish, offer to publish, or otherwise distribute, display, or exhibit any book, magazine, story, pamphlet, paper, 10 11 writing, card, advertisement, circular, print, picture, photograph, 12 motion picture film, electronic video game or recording, image, 13 cast, slide, figure, instrument, statue, drawing, presentation, or 14 other article which is obscene material or child pornography sexual 15 abuse material, as defined in Section 1024.1 of this title. In the 16 case of any unsolicited mailing of any of the material listed in 17 this section, the offense is deemed complete from the time such 18 material is deposited in any post office or delivered to any person 19 with intent that it shall be forwarded. Also, unless preempted by 20 federal law, no unsolicited mail which is harmful to minors pursuant 21 to Section 1040.75 of this title shall be mailed to any person. The 22 party mailing the materials specified in this section may be 23 indicted and tried in any county wherein such material is deposited 24

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or delivered, or in which it is received by the person to whom it is
 addressed.

B. Any person who violates any provision of this section
involving obscene materials, upon conviction, shall be guilty of a
misdemeanor and shall be punished by imprisonment in the county jail
for not more than one (1) year, or by a fine of not less than Two
Thousand Dollars (\$2,000.00), or by both such fine and imprisonment.

C. Any person who violates any provision of this section 8 9 involving child pornography sexual abuse material, upon conviction, 10 shall be guilty of a felony and shall be punished by imprisonment in 11 the custody of the Department of Corrections for not less than three 12 (3) years and not more than twenty (20) years, or by a fine of not 13 less than Ten Thousand Dollars (\$10,000.00), or by both such fine 14 and imprisonment. Any person convicted of a second or subsequent 15 violation shall, upon conviction, be punished by imprisonment in the 16 custody of the Department of Corrections for not less than ten (10) 17 years and not more than thirty (30) years, or by a fine of not less 18 than Twenty Thousand Dollars (\$20,000.00), or by both such fine and 19 imprisonment. The violator, upon conviction, shall be required to 20 register as a sex offender under the Sex Offenders Registration Act. 21 21 O.S. 2021, Section 1040.11, is SECTION 19. AMENDATORY 22 amended to read as follows:

23 Section 1040.11 Sections 1021 through 1040.77 of this title
24 shall be known as the "Oklahoma Law on Obscenity and Child

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Pornography <u>Sexual Abuse Material</u>" and may be referred to by that designation.

3 SECTION 20. AMENDATORY 21 O.S. 2021, Section 1040.12a, 4 is amended to read as follows:

5 Section 1040.12a A. Any person who, with knowledge of its contents, possesses one hundred (100) or more separate materials 6 7 depicting child pornography sexual abuse material shall be, upon conviction, guilty of aggravated possession of child pornography 8 9 sexual abuse material. The violator shall be punished by 10 imprisonment in the custody of the Department of Corrections for a 11 term not exceeding life imprisonment and by a fine in an amount not 12 more than Ten Thousand Dollars (\$10,000.00). The violator, upon 13 conviction, shall be required to register as a sex offender under 14 the Sex Offenders Registration Act.

15 B. For purposes of this section:

16 1. Multiple copies of the same identical material shall each be 17 counted as a separate item;

The term "material" means the same definition provided by
 Section 1040.75 of <del>Title 21 of the Oklahoma Statutes</del> <u>this title</u> and,
 in addition, includes all digital and computerized images and
 depictions; and

3. The term "child pornography" "child sexual abuse material"
means the same definition provided by Section 1040.80 of Title 21 of
the Oklahoma Statutes this title and, in addition, includes sexual

conduct, sexual excitement, sadomasochistic abuse, and performance
 of material harmful to minors where a minor is present or depicted
 as such terms are defined in Section 1040.75 of <del>Title 21 of the</del>
 <del>Oklahoma Statutes</del> this title.

5 SECTION 21. AMENDATORY 21 O.S. 2021, Section 1040.13, is 6 amended to read as follows:

7 Section 1040.13 Every person who, with knowledge of its contents, sends, brings, or causes to be sent or brought into this 8 9 state for sale or commercial distribution, or in this state prepares, sells, exhibits, commercially distributes, gives away, 10 offers to give away, or has in his or her possession with intent to 11 12 sell, to commercially distribute, to exhibit, to give away, or to 13 offer to give away any obscene material or child pornography sexual 14 abuse material or gives information stating when, where, how, or 15 from whom, or by what means obscene material or child pornography 16 sexual abuse material can be purchased or obtained, upon conviction, 17 is guilty of a felony and shall be punished by imprisonment for not 18 more than ten (10) years in prison or by a fine of not more than Ten 19 Thousand Dollars (\$10,000.00), or by both such imprisonment and 20 fine.

21 SECTION 22. AMENDATORY 21 O.S. 2021, Section 1040.14, is 22 amended to read as follows:

23 Section 1040.14 (a) <u>A.</u> Whenever the Attorney General of this 24 state or the district attorney for any district has reasonable cause

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1 to believe that any person, with knowledge of its contents, is (1)
2 engaged:

3 <u>1. Engaged</u> in sending or causing to be sent, bringing or 4 causing to be brought, into this state for sale or commercial 5 distribution<sub>7</sub>; or is (2) in

<u>2. In</u> this state preparing, selling, exhibiting or commercially
distributing or giving away, or offering to give away, or has in his
<u>or her</u> possession with intent to sell, or commercially distribute or
to exhibit or give away or offer to give away,

any obscene material or child pornography sexual abuse material, the 10 11 Attorney General or the district attorney for the county into which 12 such mailable matter is sent or caused to be sent, brought or caused 13 to be brought, or in which it is prepared, sold, exhibited or 14 commercially distributed or given away or offered to be given away, 15 or possessed, may institute an action in the district court for an 16 adjudication of the obscenity or child pornographic sexual abuse 17 content of the mailable matter.

18 (b) <u>B.</u> The procedure to be followed shall be that set forth in
19 this act.

20 SECTION 23. AMENDATORY 21 O.S. 2021, Section 1040.15, is 21 amended to read as follows:

22 Section 1040.15 The action described in Section 1040.14 of this 23 title shall be commenced by filing with the court a petition:

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1 (a) directed <u>1. Directed</u> against the matter by name or 2 description;

3 (b) alleging <u>2</u>. Alleging it is obscene material or child 4 pornography sexual abuse material;

5 (c) listing 3. Listing the names and addresses, if known, of its author, publisher and any other person sending or causing it to 6 7 be sent, bringing or causing it to be brought into this state for sale or commercial distribution and of any person in this state 8 9 preparing, selling, exhibiting or commercially distributing it, or giving away or offering to give it away, or possessing it with 10 intent to sell or commercially distribute or exhibit or give away or 11 12 offer to give it away;

13 (d) seeking <u>4</u>. Seeking an adjudication that it is either 14 obscene material or child <del>pornography</del> <u>sexual abuse material</u>, as 15 defined in Section 1024.1 of this title;

16 (e) seeking 5. Seeking a permanent injunction against any 17 person sending or causing it to be sent, bringing or causing it to 18 be brought, into this state for sale or commercial distribution, or 19 in this state preparing, selling, exhibiting or commercially 20 distributing it, giving away or offering to give it away, or 21 possessing it with intent to sell or commercially distribute or 22 exhibit or give away or offer to give it away; and 23 (f) seeking 6. Seeking its surrender, seizure and destruction.

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1SECTION 24.AMENDATORY21 O.S. 2021, Section 1040.16, is2amended to read as follows:

Section 1040.16 (a) <u>A.</u> Upon the filing of the petition
described in Section 1040.15 of this title, the court shall
summarily examine the obscene material or child pornography <u>sexual</u>
abuse material.

7 (b) <u>B.</u> If the court finds no probable cause to believe it is
8 obscene material or child pornography <u>sexual abuse material</u>, the
9 court shall dismiss the petition.

10 (c) <u>C.</u> If the court finds probable cause to believe it is 11 obscene material or child pornography <u>sexual abuse material</u>, the 12 court shall immediately issue an order or rule to show cause why it 13 should not be adjudicated to be obscene material or child 14 pornography sexual abuse material.

15 (d) D. The order or rule to show cause shall be:

16 (1) directed 1. Directed against it by name or description; 17 (2) if 2. If their names and addresses are known, served 18 personally in the manner provided in this act for the service of 19 process or in any manner now or hereafter provided by law, upon its 20 author, publisher, and any other person interested in sending or 21 causing it to be sent, bringing or causing it to be brought, into 22 this state for sale or commercial distribution, and on any person in 23 this state preparing, selling, exhibiting or commercially 24 distributing it or giving away or offering to give it away, or

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possessing it with intent to sell or commercially distribute or exhibit or give away or offer to give it away; and

3 (3) returnable <u>3. Returnable</u> six (6) days after its service. 4 SECTION 25. AMENDATORY 21 O.S. 2021, Section 1040.17, is 5 amended to read as follows:

6 Section 1040.17 (a) A. On or before the return date specified 7 in the order or rule to show cause, the author, publisher, or any person interested in sending or causing to be sent, bringing or 8 9 causing to be brought, into this state for sale or commercial 10 distribution, or any person in this state preparing, selling, exhibiting or commercially distributing, or giving away or offering 11 12 to give away, or possessing with intent to sell or commercially 13 distribute or exhibit or give away or offer to give away, the matter 14 may appear and file an answer.

15 (b) <u>B.</u> The court may, by order, permit any other person to 16 appear and file an answer as amicus curiae. A person granted 17 permission and appearing and filing an answer has all the rights of 18 a party to the proceeding.

19 (c) <u>C.</u> If no person appears and files an answer on or before 20 the return date specified in the order or rule to show cause, the 21 court shall enter judgment either:

(1) adjudicating <u>1</u>. Adjudicating the matter not to be obscene material or child pornography <u>sexual abuse material</u>, if the court so finds; or

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(2) adjudicating <u>2. Adjudicating</u> it to be obscene material or
 child pornography sexual abuse material, if the court so finds.

3 (d) <u>D.</u> Every person appearing and answering shall be entitled,
4 upon request, to a trial of the issues before the court not less
5 than three (3) days after a joinder of issue.

6 SECTION 26. AMENDATORY 21 O.S. 2021, Section 1040.20, is 7 amended to read as follows:

8 Section 1040.20 In the event that a judgment is entered 9 adjudicating the matter to be obscene material or child <del>pornography</del> 10 sexual abuse material, the court shall further:

(a) order <u>1. Order</u> the person or persons having possession of it to surrender it to the sheriff for destruction and, in the event that person refuses, order the sheriff in the county in which the action was brought to seize and destroy it; <u>and</u>

15 (b) enter 2. Enter a permanent injunction against any person 16 sending or causing it to be sent, bringing or causing it to be 17 brought, into this state for sale or commercial distribution, and 18 against any person in this state preparing, selling, exhibiting or 19 commercially distributing it, giving it away or offering to give it 20 away, or having it in his or her possession with intent to sell or 21 commercially distribute or exhibit or give it away or offer to give 22 it away.

23 SECTION 27. AMENDATORY 21 O.S. 2021, Section 1040.21, is 24 amended to read as follows:

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1 Section 1040.21 Any matter which, following the entry of a 2 judgment that it is obscene material or child pornography sexual abuse material, is sent or caused to be sent, brought or caused to 3 4 be brought, into this state for sale or commercially distributed, 5 given away or offered to be given away, by any person with knowledge of the judgment, or is in the possession of any such person with 6 7 intent to sell or commercially distribute or exhibit or give away or offer to give away, is subject to the provisions of Section 1040.13 8 9 of this title.

10 SECTION 28. AMENDATORY 21 O.S. 2021, Section 1040.22, is 11 amended to read as follows:

12 Section 1040.22 After the entry of a judgment that the matter 13 is obscene material or child pornography sexual abuse material, any 14 person who, with knowledge of the judgment or of the order or rule 15 to show cause, sends or causes to be sent, brings or causes to be 16 brought, into this state for sale or commercial distribution, the 17 matter, or who in this state sells, exhibits or commercially 18 distributes it, gives away or offers to give it away, or has it in 19 his or her possession with intent to sell or commercially distribute 20 or exhibit or give away or offer to give it away, shall be guilty of 21 contempt of court and upon conviction after notice and hearing shall 22 be imprisoned in the county jail for not more than one (1) year or 23 fined not more than One Thousand Dollars (\$1,000.00), or be so 24 imprisoned or fined.

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1SECTION 29.AMENDATORY21 O.S. 2021, Section 1040.24, is2amended to read as follows:

Section 1040.24 The possession of two or more of any single 3 4 article that is obscene material or child pornography sexual abuse 5 material, or the possession of a combined total of any five articles that are obscene material or child pornography sexual abuse material 6 7 (except the possession of them for the purpose of return to the person from whom received) shall create a presumption that they are 8 9 intended for sale or commercial distribution, exhibition or gift, but such presumption shall be rebuttable. The burden of proof that 10 11 their possession is for the purpose of return to the person from 12 whom received shall be on the possessor.

13SECTION 30.AMENDATORY21 O.S. 2021, Section 1040.54, is14amended to read as follows:

15 Section 1040.54 A. Any peace officer of this state is 16 authorized to seize any equipment which is used, or intended for use 17 in the preparing, photographing, printing, selling, exhibiting, 18 publishing, distributing, displaying, advertising, filming, copying, 19 recording, or mailing of obscene material, as defined in paragraph 1 20 of subsection B of Section 1024.1 of this title or child pornography 21 sexual abuse material, as defined in subsection A of Section 1024.1 22 of this title. Said equipment may be held as evidence until a 23 forfeiture has been declared or a release ordered. Forfeiture 24 actions under this section may be brought by the district attorney

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in the proper county of venue as petitioner; provided, in the event the district attorney elects not to file such an action, or fails to file such action within ninety (90) days of the date of the seizure of such equipment, a forfeiture action may be brought by the entity seizing such equipment as petitioner.

B. Notice of seizure and intended forfeiture proceeding shall
be given all owners and parties in interest by the party seeking
forfeiture as follows:

9 1. Upon each owner or party in interest whose name and address 10 is known, by mailing a copy of the notice by registered mail to the 11 last-known address; and

12 2. Upon all other owners or parties in interest, whose 13 addresses are unknown, by one publication in a newspaper of general 14 circulation in the county where the seizure was made.

C. Within sixty (60) days after the mailing or publication of the notice, the owner of the equipment and any other party in interest may file a verified answer and claim to the equipment described in the notice of seizure and of the intended forfeiture proceeding.

D. If at the end of sixty (60) days after the notice has been mailed or published there is no verified answer on file, the court shall hear evidence upon the fact of the unlawful use and may order the equipment forfeited to the state, if such fact is proven.

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E. If a verified answer is filed, the forfeiture proceeding
 shall be set for hearing.

F. At the hearing the party seeking the forfeiture shall prove 3 by clear and convincing evidence that the equipment was used in the 4 5 preparing, photographing, printing, selling, exhibiting, publishing, distributing, displaying, advertising, filming, copying, recording, 6 7 or mailing of obscene material, as defined in paragraph 1 of subsection B of Section 1024.1 of this title or child pornography 8 9 sexual abuse material, as defined in paragraph 1 of subsection A of 10 Section 1024.1 of this title, with knowledge by the owner of the 11 equipment.

G. The owner or party in interest may prove that the right or interest in the equipment was created without any knowledge or reason to believe that the equipment was being, or was to be, used for the purpose charged.

H. In the event of such proof, the court may order the equipment released to the bona fide or innocent owner or party in interest if the amount due the person is equal to, or in excess of, the value of the equipment as of the date of the seizure.

I. If the amount due to such person is less than the value of the equipment, or if no bona fide claim is established, the equipment shall be forfeited to the state and shall be sold pursuant to the judgment of the court.

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1 J. Equipment taken or detained pursuant to this section shall 2 not be repleviable, but shall be deemed to be in the custody of the office of the district attorney of the county where the equipment 3 4 was seized or in the custody of the party seeking the forfeiture. 5 The district attorney or the party seeking the equipment may release said equipment to the owner of the equipment if it is determined 6 7 that the owner had no knowledge of the illegal use of the equipment or if there is insufficient evidence to sustain the burden of 8 9 showing illegal use of the equipment. Equipment which has not been 10 released by the district attorney or the party seizing the equipment 11 shall be subject to the orders and decrees of the court or the 12 official having jurisdiction thereof.

13 K. The district attorney or the party seizing such equipment 14 shall not be held civilly liable for having custody of the seized 15 equipment or proceeding with a forfeiture action as provided for in 16 this section.

17 L. The proceeds of the sale of any equipment not taken or 18 detained by the Oklahoma State Bureau of Narcotics and Dangerous 19 Drugs Control, the Department of Public Safety, the Oklahoma State 20 Bureau of Investigation, the Alcoholic Beverage Laws Enforcement 21 Commission, the Department of Corrections or the Office of the 22 Attorney General shall be distributed as follows, in the order 23 indicated:

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To the bona fide or innocent purchaser or conditional sales
 vendor of the equipment, if any, up to the amount of the person's
 interest in the equipment, when the court declaring the forfeiture
 orders a distribution to such person;

5 2. To the payment of the actual expenses of preserving the6 equipment; and

7 3. The balance to a revolving fund in the office of the county treasurer of the county where the equipment was seized, said fund to 8 9 be used and maintained as a revolving fund for any purpose by the 10 department that made the seizure with a yearly accounting to the 11 board of county commissioners in whose county the fund is 12 established. Monies from said fund may be used to pay costs for the 13 storage of such equipment if such equipment is ordered released to a 14 bona fide or innocent owner, purchaser, or conditional sales vendor 15 and if such monies are available in said fund.

M. The proceeds of the sale of any equipment seized, taken or detained by the Oklahoma State Bureau of Narcotics and Dangerous Drugs Control, the Department of Public Safety, the Oklahoma State Bureau of Investigation, the Alcoholic Beverage Laws Enforcement Commission, the Department of Corrections or the Office of the Attorney General shall be distributed as follows, in the order indicated:

23 1. To the bona fide or innocent purchaser or conditional sales
24 vendor of the equipment, if any, up to the amount of the person's

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1 interest in the equipment, when the court declaring the forfeiture
2 orders a distribution to such person;

3 2. To the payment of the actual expenses of preserving the4 equipment; and

5 3. The balance to a revolving fund of the agency seizing said 6 equipment to be used and maintained as a revolving fund for law 7 enforcement purposes by the agency seizing said equipment. Monies 8 from said fund may be used to pay costs for the storage of such 9 equipment if such equipment is ordered released to a bona fide or 10 innocent owner, purchaser, or conditional sales vendor.

N. When any equipment is forfeited pursuant to this section, the district court of jurisdiction may order that the equipment seized may be retained by the state, county, or municipal law enforcement agency which seized the equipment for its official use.

15 If the court finds that the equipment was not used in the Ο. 16 preparing, photographing, printing, selling, exhibiting, publishing, 17 distributing, displaying, advertising, filming, copying, recording, 18 or mailing of obscene material, as defined in paragraph 1 of 19 subsection B of Section 1024.1 of this title or child pornography 20 sexual abuse material as defined in paragraph 1 of subsection A of 21 Section 1024.1 of this title, the court shall order the equipment 22 released to the owner.

P. No equipment shall be forfeited pursuant to the provisions
of this section by reason of any act or omission established by the

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owner thereof to have been committed or omitted without the knowledge or consent of such owner, or by any person other than such owner while such equipment was unlawfully in the possession of a person other than the owner in violation of the criminal laws of the United States or of any state.

6 SECTION 31. AMENDATORY 21 O.S. 2021, Section 1040.56, is 7 amended to read as follows:

Section 1040.56 A. Any person who, while under the age of 8 9 eighteen (18), was a victim of an offense provided for in Section 10 681, 741, 843.5, 852.1, 867, 885, 886, 888, 891, 1021, 1021.2, 11 1021.3, 1024.2, 1040.8, 1040.12a, 1040.13, 1040.13a, 1087, 1088, 12 1111.1, 1114 or 1123 of Title 21 of the Oklahoma Statutes this 13 title, where such offense resulted in a conviction and any portion 14 of such offense was used in the production of child pornography 15 sexual abuse material, and who suffers personal or psychological 16 injury as a result of the production, promotion, or possession of 17 such child pornography sexual abuse material, may bring a civil 18 action against the producer, promoter, or intentional possessor of 19 such child pornography sexual abuse material, regardless of whether 20 the victim is now an adult.

B. In any civil action brought under this section, the prevailing plaintiff shall recover the actual, special and punitive damages such person sustained and the cost of the suit, including reasonable attorney fees.

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C. Notwithstanding any other provision of law, any civil action
 commenced pursuant to this section shall be filed within three (3)
 years after the later of:

5 2. The notification to the victim by a law enforcement agency
6 of the creation, possession, distribution or promotion of child
7 pornography sexual abuse material; or

The conclusion of the related criminal case;

8 3. In the case of a victim younger than eighteen (18) years of
9 age, within three (3) years after the person reaches the age of
10 eighteen (18).

D. It is not a defense to a civil cause of action under this section that the respondent did not know the victim or commit the abuse depicted in the child <del>pornography</del> <u>sexual abuse material</u>.

E. As used in this section, "child pornography" "child sexual
 <u>abuse material</u>" shall have the same meaning as such term is defined
 in Section 1024.1 of Title 21 of the Oklahoma Statutes this title.

F. The provisions of this section shall not apply to any actsperformed in the scope and course of employment by any:

19 1. Law enforcement officer;

20 2. Forensic examiner;

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1.

21 3. Prosecuting attorney; or

4. Employee of a child advocacy organization.

23 SECTION 32. AMENDATORY 21 O.S. 2021, Section 1040.80, is 24 amended to read as follows:

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Section 1040.80 A. As used in this section, the term:
 I. "Interactive computer service provider" means any provider
 to the public of computer access via the Internet to a computer
 server or similar device used for the storage of graphic, video or
 images;

6 2. "Internet" means the international computer network of both 7 federal and nonfederal interoperable packet-switched data networks; 3. "Controlled or owned by" with respect to a server or other 8 9 storage device means a server or other such device that is entirely 10 owned by the interactive computer service provider or is subject to 11 exclusive management by the interactive computer service provider by 12 agreement or otherwise; and

4. "Child pornography" "Child sexual abuse material" means
 explicit child pornography sexual abuse material as defined in
 Section 1024.1 of Title 21 of the Oklahoma Statutes this title.

B. The Attorney General or a law enforcement officer who receives information that an item of alleged child pornography <u>sexual abuse material</u> resides on a server or other storage device controlled or owned by an interactive computer service provider shall:

21 1. Contact the interactive computer service provider that 22 controls or owns the server or other storage device where the item 23 of alleged child pornography <u>sexual abuse material</u> is located; 24

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2. Inform the interactive computer service provider of the
 provisions of this section; and

3 3. Request that the interactive computer service provider
4 voluntarily comply with this section and remove the item of alleged
5 child pornography sexual abuse material from its server or other
6 storage device expeditiously.

7 С. If an interactive computer service does not voluntarily 1. remove the item of alleged child pornography sexual abuse material 8 9 in a timely manner, the Attorney General or law enforcement officer 10 shall apply for a court order of authorization to remove the item of 11 alleged child pornography sexual abuse material under this section. 12 The obligation to remove the item of alleged child pornography 13 sexual abuse material shall not apply to the transmitting or routing 14 of, or the intermediate, temporary storage or caching of an image, 15 information or data that is otherwise subject to this section. 16 2. The application for a court order shall include: 17 a. the authority of the applicant to make such an 18 application, 19 the identity and qualifications of the investigative b. 20 or law enforcement officer or agency that, in the

- official scope of that officer's duties or agency's authority, discovered the images, information, or data,
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- 1 с. a particular statement of the facts relied upon by the 2 applicant, including:
  - the identity of the interactive computer service, (1)
- identification of the item of alleged child (2) 5 pornography sexual abuse material discovered on the server or other storage device controlled or 7 owned by an interactive computer service provider, 8
- 9 (3) the particular images, information, or data to be 10 removed or to which access is to be disabled 11 identified by uniform resource locator (URL) or Internet protocol (IP) address, a statement 12 13 certifying that such content resides on a server 14 or storage device controlled or owned by such 15 interactive computer service provider, and
- 16 the steps taken to obtain voluntary compliance by (4) 17 such interactive computer service provider with 18 the requirements of this act prior to filing the 19 application,
- 20 d. such additional testimony and documentary evidence in 21 support of the application as the judge may require, 22 and
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2the child pernegraphy sexual abuse material items3constitutes a violation of this section.4D. The Attorney General shall notify the interactive computer5service provider which is identified in the court's order in6accordance with the provisions of this section. The Attorney7General shall notify an interactive computer service provider upon8the issuance of an order authorizing the removal of the items of9alleged child pernegraphy sexual abuse material.101. The notice by the Attorney General shall include:11a. a copy of the application made pursuant to subsection12C of this section,13b. a copy of the court order issued pursuant to14subsection K of this section,15c. notification that the interactive computer service16shall remove the item of alleged child pernegraphy17sexual abuse material contained in the order which18resides on a server or other storage device controlled19or owned by such interactive service provider and20which are accessible to persons located within this21atte expeditiously after receipt of the notification,22d. notification of the criminal penalties for failure to23remove the item of child pernegraphy sexual abuse24material,	1	e. a showing that there is probable cause to believe that
4       D. The Attorney General shall notify the interactive computer         5       service provider which is identified in the court's order in         6       accordance with the provisions of this section. The Attorney         7       General shall notify an interactive computer service provider upon         8       the issuance of an order authorizing the removal of the items of         9       alleged child pornography sexual abuse material.         10       1. The notice by the Attorney General shall include:         11       a. a copy of the application made pursuant to subsection         12       c of this section,         13       b. a copy of the court order issued pursuant to         14       subsection K of this section,         15       c. notification that the interactive computer service         16       shall remove the item of alleged child pornography         17       sexual abuse material contained in the order which         18       resides on a server or other storage device controlled         19       or owned by such interactive service provider and         20       which are accessible to persons located within this         21       state expeditiously after receipt of the notification,         22       d. notification of the criminal penalties for failure to         23       remove the item of	2	the child <del>pornography</del> sexual abuse material items
5       service provider which is identified in the court's order in         6       accordance with the provisions of this section. The Attorney         7       General shall notify an interactive computer service provider upon         8       the issuance of an order authorizing the removal of the items of         9       alleged child permography sexual abuse material.         10       1. The notice by the Attorney General shall include:         11       a. a copy of the application made pursuant to subsection         12       C of this section,         13       b. a copy of the court order issued pursuant to         14       subsection K of this section,         15       c. notification that the interactive computer service         16       shall remove the item of alleged child permography         17       sexual abuse material contained in the order which         18       resides on a server or other storage device controlled         19       or owned by such interactive service provider and         20       which are accessible to persons located within this         21       atter expeditiously after receipt of the notification,         22       d. notification of the criminal penalties for failure to         23       remove the item of child permography sexual abuse	3	constitutes a violation of this section.
<ul> <li>accordance with the provisions of this section. The Attorney</li> <li>General shall notify an interactive computer service provider upon</li> <li>the issuance of an order authorizing the removal of the items of</li> <li>alleged child pornography sexual abuse material.</li> <li>1. The notice by the Attorney General shall include: <ul> <li>a. a copy of the application made pursuant to subsection</li> <li>C of this section,</li> <li>b. a copy of the court order issued pursuant to</li> <li>subsection K of this section,</li> <li>c. notification that the interactive computer service</li> <li>shall remove the item of alleged child pornography</li> <li>sexual abuse material contained in the order which</li> <li>resides on a server or other storage device controlled</li> <li>or owned by such interactive service provider and</li> <li>which are accessible to persons located within this</li> <li>atte expeditiously after receipt of the notification,</li> </ul> </li> </ul>	4	D. The Attorney General shall notify the interactive computer
7       General shall notify an interactive computer service provider upon         8       the issuance of an order authorizing the removal of the items of         9       alleged child pornography sexual abuse material.         10       1. The notice by the Attorney General shall include:         11       a. a copy of the application made pursuant to subsection         12       C of this section,         13       b. a copy of the court order issued pursuant to         14       subsection K of this section,         15       c. notification that the interactive computer service         16       shall remove the item of alleged child pornography         17       sexual abuse material contained in the order which         18       resides on a server or other storage device controlled         19       or owned by such interactive service provider and         20       which are accessible to persons located within this         21       atte expeditiously after receipt of the notification,         22       d. notification of the criminal penalties for failure to         23       remove the item of child pornography sexual abuse	5	service provider which is identified in the court's order in
the issuance of an order authorizing the removal of the items of alleged child pornography sexual abuse material. <ol> <li>The notice by the Attorney General shall include:         <ol> <li>The notice by the Attorney General shall include:                 <ol></ol></li></ol></li></ol>	6	accordance with the provisions of this section. The Attorney
<ul> <li>alleged child pornography sexual abuse material.</li> <li>1. The notice by the Attorney General shall include: <ol> <li>a. a copy of the application made pursuant to subsection</li> <li>C of this section,</li> <li>b. a copy of the court order issued pursuant to</li> <li>subsection K of this section,</li> </ol> </li> <li>c. notification that the interactive computer service</li> <li>shall remove the item of alleged child pornography</li> <li>sexual abuse material contained in the order which</li> <li>resides on a server or other storage device controlled</li> <li>or owned by such interactive service provider and</li> <li>which are accessible to persons located within this</li> <li>state expeditiously after receipt of the notification,</li> <li>notification of the criminal penalties for failure to</li> <li>remove the item of child pornography sexual abuse</li> </ul>	7	General shall notify an interactive computer service provider upon
10       1. The notice by the Attorney General shall include:         11       a. a copy of the application made pursuant to subsection         12       C of this section,         13       b. a copy of the court order issued pursuant to         14       subsection K of this section,         15       c. notification that the interactive computer service         16       shall remove the item of alleged child pornography         17       sexual abuse material contained in the order which         18       resides on a server or other storage device controlled         19       or owned by such interactive service provider and         20       which are accessible to persons located within this         21       atte expeditiously after receipt of the notification,         22       d. notification of the criminal penalties for failure to         23       remove the item of child pornography sexual abuse	8	the issuance of an order authorizing the removal of the items of
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<ul> <li>b. a copy of the court order issued pursuant to subsection K of this section,</li> <li>c. notification that the interactive computer service shall remove the item of alleged child pornography sexual abuse material contained in the order which resides on a server or other storage device controlled or owned by such interactive service provider and which are accessible to persons located within this state expeditiously after receipt of the notification,</li> <li>d. notification of the criminal penalties for failure to remove the item of child pornography sexual abuse</li> </ul>	11	a. a copy of the application made pursuant to subsection
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<ul> <li>c. notification that the interactive computer service</li> <li>shall remove the item of alleged child pornography</li> <li>sexual abuse material contained in the order which</li> <li>resides on a server or other storage device controlled</li> <li>or owned by such interactive service provider and</li> <li>which are accessible to persons located within this</li> <li>state expeditiously after receipt of the notification,</li> <li>notification of the criminal penalties for failure to</li> <li>remove the item of child pornography sexual abuse</li> </ul>	13	b. a copy of the court order issued pursuant to
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21 state expeditiously after receipt of the notification, 22 d. notification of the criminal penalties for failure to 23 remove the item of child pornography <u>sexual abuse</u>	19	or owned by such interactive service provider and
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	22	d. notification of the criminal penalties for failure to
24 <u>material</u> ,	23	remove the item of child <del>pornography</del> sexual abuse
	24	material,

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- e. notification of the right to appeal the court's order,
   and
- f. contact information for the Attorney General's Office.
  An interactive computer service may designate an agent
  within the state to receive notification pursuant to this section.

E. The interactive computer service provider has the right to
request a hearing before the court imposes any penalty under this
section.

9 F. Nothing in this section may be construed as imposing a duty 10 on an interactive computer service provider to actively monitor its 11 service or affirmatively seek evidence of illegal activity on its 12 service.

G. Notwithstanding any other provision of law to the contrary, any interactive computer service provider that intentionally violates subsection L of this section commits:

16 1. A misdemeanor for a first offense punishable by a fine of 17 One Thousand Dollars (\$1,000.00);

18 2. A misdemeanor of a high and aggravated nature for a second
19 offense punishable by a fine of Five Thousand Dollars (\$5,000.00);
20 and

3. A felony for a third or subsequent offense punishable by a fine of Thirty Thousand Dollars (\$30,000.00) and imprisonment for a maximum of five (5) years.

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H. The Attorney General shall have concurrent prosecutorial
 jurisdiction with a district attorney for violation of this section.

I. The removal of the alleged item of child pornography <u>sexual</u> <u>abuse material</u> which resides on a server or other storage device, shall not, to the extent possible, interfere with any request of a law enforcement agency to preserve records or other evidence, which may be kept by the interactive computer service provider in the normal course of business.

9 J. Upon consideration of an application for authorization to remove the item of alleged child pornography sexual abuse material 10 11 that resides on a server or other storage device controlled or owned by an interactive computer service provider as set forth in 12 13 subsection C of this section, the judge may enter an ex parte order, 14 as requested or as modified, authorizing the removal of the item of 15 alleged child pornography sexual abuse material, if the court 16 determines on the basis of the facts submitted by the applicant that 17 there is or was probable cause for belief that:

The item of alleged child pornography sexual abuse material
 constitutes evidence of an act in violation of this section;

20 2. The investigative or law enforcement officer or agency acted 21 within the official scope of that officer's duties or agency's 22 authority, in discovering the images, information, or data and has 23 complied with the requirements of subsection I and subsection K of 24 this section;

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3. An item of alleged child pornography sexual abuse material
 resides on the server or other storage device controlled or owned by
 the interactive computer service provider and is accessible to
 persons located in the state; and

5 4. In the case of an application, other than a renewal or 6 extension, for an order removing the item of alleged child 7 pornography <u>sexual abuse material</u> which was the subject of a 8 previous order authorizing the removal or disabling of access, the 9 application is based upon new evidence or information different from 10 and in addition to the evidence or information offered to support 11 the prior order.

12 K. Each order authorizing the removal or disabling of access to 13 an alleged item of child <del>pornography</del> <u>sexual abuse material</u> shall 14 contain:

15 1. The name of the judge authorized to issue the order;

16 2. A particular description of the images, information, or data 17 to be removed or access to such disabled, identified by a URL or IP 18 address, and a statement of the particular violation of the section 19 to which the images, information, or data relate;

3. The identity of the investigative or law enforcement officer or agency who discovered the images, information, or data and the identity of whoever authorized the application; and

4. Such additional information or instruction as the courtdeems necessary to execute the order.

L. The court shall review the application and testimony, if
 offered, and, upon a finding of probable cause, issue an order that:

An item of child pornography sexual abuse material resides
 on a server or other storage device controlled by the interactive
 computer service provider and is accessible to persons located in
 the state;

7 2. The interactive computer service provider shall remove the 8 item residing on a server or other storage device controlled or 9 owned by the interactive computer service provider expeditiously 10 after receiving the order, if practical;

11 3. The order shall specify that removal of any item covered by 12 the order shall be accomplished in a fashion that prevents or 13 minimizes the removal of, or restriction of access to, images, 14 information, or data that are not subject to the order;

4. Failure of the interactive computer service provider tocomply with the court's order is a violation of this section;

17 5. The removal of the item on the server or other storage 18 device controlled or owned by the interactive computer service 19 provider may not unreasonably interfere with a request by a law 20 enforcement agency to preserve records for a reasonable period and 21 in accordance with law; and

6. Provides the interactive computer service provider notice and opportunity for a hearing before the court imposes any penalty under this subsection.

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M. An interactive computer service provider who is served with a court order under subsection L of this section shall remove the item of child pornography <u>sexual abuse material</u> that is the subject of the order expeditiously after receiving the court order, if practicable.

N. 1. An interactive service provider may petition the court
for relief for cause from an order issued under subsection L of this
section.

9 2. The petition may be based on considerations of:

- a. the cost or technical feasibility of compliance with
  the order, or
- b. the inability of the interactive computer service
  provider to comply with the order without also
  removing data, images or information that are not
  subject to this section.

SECTION 33. AMENDATORY 21 O.S. 2021, Section 1123, as amended by Section 4, Chapter 260, O.S.L. 2022 (21 O.S. Supp. 2023, Section 1123), is amended to read as follows:

Section 1123. A. It is a felony for any person to knowingly and intentionally:

21 1. Make any oral, written or electronically or computer-22 generated lewd or indecent proposal to any child under sixteen (16) 23 years of age, or other individual the person believes to be a child 24

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1 under sixteen (16) years of age, for the child to have unlawful
2 sexual relations or sexual intercourse with any person;

2. Look upon, touch, maul, or feel the body or private parts of
any child under sixteen (16) years of age in any lewd or lascivious
manner by any acts against public decency and morality, as defined
by law;

7 3. Ask, invite, entice, or persuade any child under sixteen 8 (16) years of age, or other individual the person believes to be a 9 child under sixteen (16) years of age, to go alone with any person 10 to a secluded, remote, or secret place, with the unlawful and 11 willful intent and purpose then and there to commit any crime 12 against public decency and morality, as defined by law, with the 13 child;

4. In any manner lewdly or lasciviously look upon, touch, maul,
or feel the body or private parts of any child under sixteen (16)
years of age in any indecent manner or in any manner relating to
sexual matters or sexual interest; or

18 5. In a lewd and lascivious manner and for the purpose of 19 sexual gratification:

a. urinate or defecate upon a child under sixteen (16)
years of age, or force or require a child to defecate
or urinate upon the body or private parts of another,
or for the purpose of sexual gratification,
b. ejaculate upon or in the presence of a child,

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- 1 с. cause, expose, force or require a child to look upon 2 the body or private parts of another person, d. force or require any child under sixteen (16) years of 3 4 age or other individual the person believes to be a 5 child under sixteen (16) years of age, to view any obscene materials, child pornography sexual abuse 6 7 material or materials deemed harmful to minors as such terms are defined by Sections 1024.1 and 1040.75 of 8 9 this title,
- e. cause, expose, force or require a child to look upon
  sexual acts performed in the presence of the child, or
  f. force or require a child to touch or feel the body or
  private parts of the child or another person.

14 Any person convicted of any violation of this subsection shall 15 be punished by imprisonment in the custody of the Department of 16 Corrections for not less than three (3) years nor more than twenty 17 (20) years, except when the child is under twelve (12) years of age 18 at the time the offense is committed, and in such case the person 19 shall, upon conviction, be punished by imprisonment in the custody 20 of the Department of Corrections for not less than twenty-five (25) 21 years. The provisions of this subsection shall not apply unless the 22 accused is at least three (3) years older than the victim, except 23 when accomplished by the use of force or fear. Except as provided 24 in Section 51.1a of this title, any person convicted of a second or

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1 subsequent violation of this subsection shall be quilty of a felony punishable as provided in this subsection and shall not be eligible 2 for probation, suspended or deferred sentence. Except as provided 3 in Section 51.1a of this title, any person convicted of a third or 4 5 subsequent violation of this subsection shall be quilty of a felony punishable by imprisonment in the custody of the Department of 6 7 Corrections for a term of life or life without parole, in the 8 discretion of the jury, or in case the jury fails or refuses to fix 9 punishment then the same shall be pronounced by the court. Any 10 person convicted of a violation of this subsection after having been 11 twice convicted of a violation of subsection A of Section 1114 of this title, Section 888 of this title, sexual abuse of a child 12 13 pursuant to Section 843.5 of this title, or of any attempt to commit 14 any of these offenses or any combination of convictions pursuant to 15 these sections shall be punished by imprisonment in the custody of 16 the Department of Corrections for a term of life or life without 17 parole.

B. No person shall commit sexual battery on any other person.
"Sexual battery" shall mean the intentional touching, mauling or
feeling of the body or private parts of any person sixteen (16)
years of age or older, in a lewd and lascivious manner:

22 1. Without the consent of that person;

23 2. When committed by a state, county, municipal or political
 24 subdivision employee or a contractor or an employee of a contractor

of the state, a county, a municipality or political subdivision of this state upon a person who is under the legal custody, supervision or authority of a state agency, a county, a municipality or a political subdivision of this state, or the subcontractor or employee of a subcontractor of the contractor of the state or federal government, a county, a municipality or a political subdivision of this state;

3. When committed upon a person who is at least sixteen (16)
9 years of age and is less than twenty (20) years of age and is a
10 student, or in the legal custody or supervision of any public or
11 private elementary or secondary school, or technology center school,
12 by a person who is eighteen (18) years of age or older and is an
13 employee of a school system;

4. When committed upon a person who is nineteen (19) years of
age or younger and is in the legal custody of a state agency,
federal agency or a tribal court, by a foster parent or foster
parent applicant; or

5. When the victim is a student at a secondary school, is concurrently enrolled at an institution of higher education, and engages in acts pursuant to this subsection with a perpetrator who is an employee of the institution of higher education of which the student is enrolled.

As used in this subsection, "employee of an institution of higher education" means faculty, adjunct faculty, instructors,

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1 volunteers, or an employee of a business contracting with an 2 institution of higher education who may exercise, at any time, institutional authority over the victim. Employee of an institution 3 of higher education shall not include an enrolled student who is not 4 5 more than three (3) years of age or older than the concurrently enrolled student and who is employed or volunteering, in any 6 7 capacity, for the institution of higher education.

As used in this subsection, "employee of a school system" means 8 9 a teacher, principal or other duly appointed person employed by a 10 school system or an employee of a firm contracting with a school 11 system.

C. No person shall in any manner lewdly or lasciviously: 13 1. Look upon, touch, maul, or feel the body or private parts of 14 any human corpse in any indecent manner relating to sexual matters 15 or sexual interest; or

2. Urinate, defecate or ejaculate upon any human corpse. 17 D. Any person convicted of a violation of subsection B or C of 18 this section shall be deemed quilty of a felony and shall be 19 punished by imprisonment in the custody of the Department of 20 Corrections for not more than ten (10) years.

21 Ε. The fact that an undercover operative or law enforcement 22 officer was involved in the detection and investigation of an 23 offense pursuant to this section shall not constitute a defense to a 24 prosecution under this section.

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1 F. Except for persons sentenced to life or life without parole, 2 any person sentenced to imprisonment for two (2) years or more for a violation of this section shall be required to serve a term of post-3 imprisonment supervision pursuant to subparagraph f of paragraph 1 4 of subsection A of Section 991a of Title 22 of the Oklahoma Statutes 5 under conditions determined by the Department of Corrections. 6 The 7 jury shall be advised that the mandatory post-imprisonment supervision shall be in addition to the actual imprisonment. 8 9 SECTION 34. AMENDATORY 22 O.S. 2021, Section 40, is 10 amended to read as follows: 11 Section 40. As used in Sections 40 through 40.3 of this title: 12 "Assault and battery with a deadly weapon" means assault and 1. 13 battery with a deadly weapon or other means likely to produce death 14 or great bodily harm as provided in Section 652 of Title 21 of the 15 Oklahoma Statutes; 16 2. "Forcible sodomy" means the act of forcing another person to 17 engage in the detestable and abominable crime against nature 18 pursuant to Sections 886 and 887 of Title 21 of the Oklahoma

19 Statutes that is punishable under Section 888 of Title 21 of the 20 Oklahoma Statutes;

3. "Kidnapping" means kidnapping or kidnapping for purposes of
extortion as provided in Sections 741 and 745 of Title 21 of the
Oklahoma Statutes;

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1 4. "Member of the immediate family" means the spouse, a child 2 by birth or adoption, a stepchild, a parent by birth or adoption, a stepparent, a grandparent, a grandchild, a sibling or a stepsibling 3 of a victim of first-degree murder; 4 5 5. "Rape" means an act of sexual intercourse accomplished with a person pursuant to Sections 1111, 1111.1 and 1114 of Title 21 of 6 7 the Oklahoma Statutes; and "Sex offense" means the following crimes: 6. 8 9 a. sexual assault as provided in Section 681 of Title 21 10 of the Oklahoma Statutes, 11 human trafficking for commercial sex as provided in b. 12 Section 748 of Title 21 of the Oklahoma Statutes, 13 с. sexual abuse or sexual exploitation by a caretaker as 14 provided in Section 843.1 of Title 21 of the Oklahoma 15 Statutes, 16 d. child sexual abuse or child sexual exploitation as 17 provided in Section 843.5 of Title 21 of the Oklahoma 18 Statutes, 19 permitting sexual abuse of a child as provided in e. 20 Section 852.1 of Title 21 of the Oklahoma Statutes, 21 f. incest as provided in Section 885 of Title 21 of the 22 Oklahoma Statutes, 23 forcible sodomy as provided in Section 888 of Title 21 g. 24 of the Oklahoma Statutes,

- h. child stealing for purposes of sexual abuse or sexual
   exploitation as provided in Section 891 of Title 21 of
   the Oklahoma Statutes,
- i. indecent exposure or solicitation of minors as
  provided in Section 1021 of Title 21 of the Oklahoma
  Statutes,
- j. procuring, producing, distributing or possessing child pornography <u>sexual abuse material</u> as provided in Sections 1021.2 and 1024.2 of Title 21 of the Oklahoma Statutes,
- k. parental consent to child pornography sexual abuse
   <u>material</u> as provided in Section 1021.3 of Title 21 of
   the Oklahoma Statutes,
- aggravated possession of child pornography sexual
   <u>abuse material</u> as provided in Section 1040.12a of
   Title 21 of the Oklahoma Statutes,
- m. distributing obscene material or child pornography
   sexual abuse material as provided in Section 1040.13
   of Title 21 of the Oklahoma Statutes,
- n. offering or soliciting sexual conduct with a child as
   provided in Section 1040.13a of Title 21 of the
   Oklahoma Statutes,
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- o. procuring a child for prostitution or other lewd acts
   as provided in Section 1087 of Title 21 of the
   Oklahoma Statutes,
- p. inducing a child to engage in prostitution as provided
  in Section 1088 of Title 21 of the Oklahoma Statutes,
  and
- q. lewd or indecent proposals or acts to a child or
  8 sexual battery as provided in Section 1123 of Title 21
  9 of the Oklahoma Statutes.

10SECTION 35.AMENDATORY22 O.S. 2021, Section 991h, is11amended to read as follows:

Section 991h. In addition to the other sentencing powers of the court, when sentencing a person who has been convicted, whether upon a verdict or plea of guilty or nolo contendere, or who has received a suspended sentence or any probationary term for a crime or an attempt to commit a crime provided for in:

17 1. Section 843.5 of Title 21 of the Oklahoma Statutes, if the 18 offense involved sexual abuse or sexual exploitation, as those terms 19 are defined in Section 1-1-105 of Title 10A of the Oklahoma 20 Statutes;

21 2. Section 681 of Title 21 of the Oklahoma Statutes, if the 22 offense involved sexual assault;

3. Section 741 of Title 21 of the Oklahoma Statutes, if the
offense involved sexual abuse or sexual exploitation;

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1 4. Section 748 of Title 21 of the Oklahoma Statutes, if the 2 offense involved human trafficking for commercial sex; 5. Section 843.1 of Title 21 of the Oklahoma Statutes, if the 3 offense involved sexual abuse or sexual exploitation; 4 5 6. Section 852.1 of Title 21 of the Oklahoma Statutes, if the offense involved sexual abuse of a child; 6 7 7. Section 866, 885, 886, 888 or 891 of Title 21 of the Oklahoma Statutes, if the offense involved sexual abuse or sexual 8 9 exploitation; 10 8. Section 1021, 1021.2, 1021.3, 1024.2 or 1029 of Title 21 of the Oklahoma Statutes, if the offense involved child prostitution; 11 12 Section 1040.8 of Title 21 of the Oklahoma Statutes, if the 9. 13 offense involved child pornography sexual abuse material; or 14 10. Section 1040.12a, 1040.13, 1040.13a, 1087, 1088, 1111.1, 15 1114 or 1123 of Title 21 of the Oklahoma Statutes, 16 the court shall issue an order that the defendant shall have no 17 contact directly or indirectly with the victim or the family of the 18 victim during the full term of the confinement of the defendant, 19 term of probation, period of deferment or term of confinement and 20 probation of the defendant. 21 22 O.S. 2021, Section 996.1, is SECTION 36. AMENDATORY 22 amended to read as follows: 23 Section 996.1 As used in the Delayed Sentencing Program for 24 Young Adults:

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"Offender" means any adult eighteen (18) through twenty-five
(25) years of age as of the date of a verdict of guilty or a plea of
guilty or nolo contendere for a nonviolent felony offense or a
juvenile who has been certified to stand trial as an adult for a
nonviolent felony offense, who has no charges pending for a violent
offense and who has not been sentenced, or adjudicated as a juvenile
delinquent or youthful offender, of:

8 1. Assault, battery, or assault and battery with a dangerous or
9 deadly weapon as defined by Sections 645 and subsection C of 652 of
10 Title 21 of the Oklahoma Statutes, or Section 2-219 of Title 43A of
11 the Oklahoma Statutes;

Aggravated assault and battery on a police officer, sheriff,
 highway patrolman, or any other officer of the law as defined by
 Sections 650, subsection C of 650.2, 650.5, subsection B of 650.6,
 or subsection C of 650.7 of Title 21 of the Oklahoma Statutes;

16 3. Poisoning with intent to kill as defined by Section 651 of 17 Title 21 of the Oklahoma Statutes;

18 4. Shooting with intent to kill as defined by Section 652 of
19 Title 21 of the Oklahoma Statutes;

20 5. Assault with intent to kill as defined by Section 653 of 21 Title 21 of the Oklahoma Statutes;

6. Using a vehicle to facilitate the intentional discharge of any kind of firearm in violation of Section 652 of Title 21 of the Oklahoma Statutes;

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1 7. Discharging any firearm or other deadly weapon at or into 2 any dwelling as defined in Section 1289.17A of Title 21 of the Oklahoma Statutes; 3 8. Assault with intent to commit a felony as defined by Section 4 681 of Title 21 of the Oklahoma Statutes; 5 6 9. Assaults while masked or disguised as defined by Section 7 1303 of Title 21 of the Oklahoma Statutes; 10. Murder in the first degree as defined by Section 701.7 of 8 9 Title 21 of the Oklahoma Statutes; 10 Murder in the second degree as defined by Section 701.8 of 11. Title 21 of the Oklahoma Statutes; 11 12 12. Manslaughter in the first degree as defined by Sections 13  $711_{\tau}$  or 712 or 714 of Title 21 of the Oklahoma Statutes; 14 13. Manslaughter in the second degree as defined by Sections 15 716 or 717 of Title 21 of the Oklahoma Statutes; 16 14. Kidnapping as defined by Section 741 of Title 21 of the 17 Oklahoma Statutes: 18 Burglary in the first degree as defined by Section 1431 of 15. 19 Title 21 of the Oklahoma Statutes; 20 16. Kidnapping for extortion as defined by Section 745 of Title 21 21 of the Oklahoma Statutes; 22 17. Maiming as defined by Section 751 of Title 21 of the 23 Oklahoma Statutes; 24

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1 18. Robbery as defined by Section 791 of Title 21 of the
 2 Oklahoma Statutes;

3 19. Robbery in the first degree as defined by Section 797 of
4 Title 21 of the Oklahoma Statutes;

5 20. Robbery in the second degree as defined by Section 797 of
6 Title 21 of the Oklahoma Statutes;

7 21. Armed robbery as defined by Section 801 of Title 21 of the
8 Oklahoma Statutes;

9 22. Robbery by two (2) or more persons as defined by Section
10 800 of Title 21 of the Oklahoma Statutes;

Robbery with dangerous weapon or imitation firearm as
 defined by Section 801 of Title 21 of the Oklahoma Statutes;

13 24. Any crime against a child provided for in Section 843.5 of
14 Title 21 of the Oklahoma Statutes;

15 25. Wiring equipment, vehicle or structure with explosives as
16 defined by Section 849 of Title 21 of the Oklahoma Statutes;

17 26. Forcible sodomy as defined by Section 888 of Title 21 of18 the Oklahoma Statutes;

19 27. Rape in the first degree as defined by Sections 1111 and20 1114 of Title 21 of the Oklahoma Statutes;

21 28. Rape by instrumentation as defined by Section 1111.1 of
22 Title 21 of the Oklahoma Statutes;

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1 29. Lewd or indecent proposition or lewd or indecent act with a 2 child as defined by Section 1123 of Title 21 of the Oklahoma Statutes; 3 4 30. Use of a firearm or offensive weapon to commit or attempt 5 to commit a felony as defined by Section 1287 of Title 21 of the 6 Oklahoma Statutes; 7 Pointing firearms as defined by Section 1289.16 of Title 21 31. of the Oklahoma Statutes; 8 9 32. Rioting as defined by Sections 1311 or 1321.8 of Title 21 of the Oklahoma Statutes; 10 11 Inciting to riot as defined by Section 1320.2 of Title 21 33. 12 of the Oklahoma Statutes: 13 34. Arson in the first degree as defined by Section 1401 of 14 Title 21 of the Oklahoma Statutes; Endangering human life during arson as defined by Section 15 35. 16 1405 of Title 21 of the Oklahoma Statutes; 17 36. Procure, produce, distribute, or possess juvenile 18 pornography child sexual abuse material as defined by Section 1021.2 19 of Title 21 of the Oklahoma Statutes; 20 37. Parental consent to juvenile pornography child sexual abuse 21 material as defined by Section 1021.3 of Title 21 of the Oklahoma 22 Statutes; 23 24

38. Distributing obscene material or child pornography <u>sexual</u>
 <u>abuse material</u> as defined by Section 1040.13 of Title 21 of the
 Oklahoma Statutes;

39. Unlawful manufacturing, attempting to unlawfully
manufacture or aggravated manufacturing of any controlled dangerous
substance as defined by subsection G of Section 2-401 and paragraph
3 of subsection G of Section 2-401 of Title 63 of the Oklahoma
Statutes; or

9 40. Any violation of the Trafficking in Illegal Drugs Act as
10 defined by Section 2-415 of Title 63 of the Oklahoma Statutes.

11SECTION 37.AMENDATORY43 O.S. 2021, Section 112.5, is12amended to read as follows:

Section 112.5 A. Custody or guardianship of a child may be awarded to:

15 1. A parent or to both parents jointly;

16 2. A grandparent;

17 3. A person who was indicated by the wishes of a deceased18 parent;

19 4. A relative of either parent;

5. The person in whose home the child has been living in a wholesome and stable environment including, but not limited to, a foster parent; or

6. Any other person deemed by the court to be suitable and able
to provide adequate and proper care and guidance for the child.

B. In applying subsection A of this section, a court shall
 award custody or guardianship of a child to a parent, unless a
 nonparent proves by clear and convincing evidence that:

For a period of at least twelve (12) months out of the last
 fourteen (14) months immediately preceding the commencement of the
 custody or guardianship proceeding, the parent has willfully failed,
 refused, or neglected to contribute to the support of the child:

- a. in substantial compliance with a support provision or
  an order entered by a court of competent jurisdiction
  adjudicating the duty, amount, and manner of support,
  or
- b. according to the financial ability of the parent to
  contribute to the support of the child if no provision
  for support is entered by a court of competent
  jurisdiction, or an order of modification subsequent
  thereto.

For purposes of this paragraph, incidental or token financial contributions shall not be considered in establishing whether a parent has satisfied his or her obligation under subparagraphs a and b of this paragraph; or

2. a. the child has been left in the physical custody of a
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b. the parent or parents have not maintained regular
 visitation or communication with the child.
 For purposes of this paragraph, incidental or token visits or
 communications shall not be considered in determining whether a
 parent or parents have regularly maintained visitation or
 communication.

7 C. In applying subsection A of this section, a court shall 8 award custody or guardianship of a child to a parent, unless the 9 court finds that the parent is affirmatively unfit. There shall be 10 a rebuttable presumption that a parent is affirmatively unfit if the 11 parent:

Is or has been subject to the registration requirements of
 the Oklahoma Sex Offenders Registration Act or any similar act in
 any other state, except as provided in subsection D of this section;

15 2. Has been convicted of a crime listed in Section 582 of Title
16 57 of the Oklahoma Statutes;

17 3. Is an alcohol-dependent person or a drug-dependent person as 18 established by clear and convincing evidence and who can be expected 19 in the near future to inflict or attempt to inflict serious bodily 20 harm to himself or herself or another person as a result of such 21 dependency;

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

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

6. Is residing with a person who has been convicted of a crime
5 listed in Section 843.5 of Title 21 or in Section 582 of Title 57 of
6 the Oklahoma Statutes; or

7 7. Is residing with a person who has been convicted of domestic
8 abuse within the past five (5) years.

9 D. In applying subsection A of this section, a court shall not 10 award custody or guardianship of a child to any person who has been 11 convicted, whether upon a verdict or plea of guilty or upon a plea 12 of nolo contendere, or received a suspended sentence or any 13 probationary term, or is currently serving a sentence or any form of 14 probation or parole in a court in any state of any of the following 15 crimes:

Sexual abuse or sexual exploitation of a child, Section
 843.5 of Title 21 of the Oklahoma Statutes;

18 2. Child endangerment, if the offense involved sexual abuse of
19 a child, Section 852.1 of Title 21 of the Oklahoma Statutes;

3. Kidnapping, if the offense involved sexual abuse or sexual
exploitation of a child, Section 741 of Title 21 of the Oklahoma
Statutes;

4. Incest, Section 885 of Title 21 of the Oklahoma Statutes;

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5. Forcible sodomy of a child, Section 888 of Title 21 of the
 Oklahoma Statutes;

6. Child stealing, if the offense involved sexual abuse or
4 sexual exploitation, Section 891 of Title 21 of the Oklahoma
5 Statutes;

7. Procuring minors for participation in child pornography
8 sexual abuse material, Section 1021.2 of Title 21 of the Oklahoma
8 Statutes;

9 8. Consent to participation of minors in child pornography
10 <u>child sexual abuse material</u>, Section 1021.3 of Title 21 of the
11 Oklahoma Statutes;

9. Facilitating, encouraging, offering or soliciting sexual
conduct with a minor by use of technology, Section 1040.13a of Title
21 of the Oklahoma Statutes;

15 10. Distributing child pornography <u>sexual abuse material</u>,
16 Section 1040.13 of Title 21 of the Oklahoma Statutes;

17 11. Possession, purchase or procurement of child <del>pornography</del> 18 <u>sexual abuse material</u>, Section 1024.2 of Title 21 of the Oklahoma 19 Statutes;

20 12. Aggravated possession of child pornography sexual abuse
 21 <u>material</u>, Section 1040.12a of Title 21 of the Oklahoma Statutes;
 22 13. Procuring a child under eighteen (18) years of age for
 23 prostitution, Section 1087 of Title 21 of the Oklahoma Statutes;

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14. Inducing, keeping, detaining or restraining a child under
 eighteen (18) years of age for prostitution, Section 1088 of Title
 21 of the Oklahoma Statutes;

4 15. First degree rape, Section 1114 of Title 21 of the Oklahoma
5 Statutes;

16. Lewd or indecent proposals or acts to a child under sixteen
(16) years of age, Section 1123 of Title 21 of the Oklahoma
8 Statutes; or

9 17. Solicitation of minors in any crime provided in subsection
10 B of Section 1021 of Title 21 of the Oklahoma Statutes.

E. Subject to subsection F of this section, a custody determination made in accordance with subsections B and C of this section shall not be modified unless the person seeking the modification proves that:

15 1. Since the making of the order sought to be modified, there
16 has been a permanent, material, and substantial change of conditions
17 that directly affects the best interests of the child; and

That as a result of such change of circumstances, the child
 would be substantially better off with regard to its temporal,
 mental, and moral welfare if custody were modified.

F. If the custody determination made in accordance with subsections B and C of this section indicates that custody is temporary, the determination may be modified upon a showing that the

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1 conditions which led to the custody or guardianship determination no 2 longer exist.

3 SECTION 38. AMENDATORY 57 O.S. 2021, Section 138, is 4 amended to read as follows:

5 Section 138. A. Except as otherwise provided by law, every inmate of a state correctional institution shall have their term of 6 7 imprisonment reduced monthly, based upon the class level to which they are assigned. Earned credits may be subtracted from the total 8 9 credits accumulated by an inmate, upon recommendation of the 10 institution's disciplinary committee, following due process, and 11 upon approval of the warden or superintendent. Each earned credit 12 is equivalent to one (1) day of incarceration. Lost credits may be 13 restored by the warden or superintendent upon approval of the 14 classification committee. If a maximum and minimum term of 15 imprisonment is imposed, the provisions of this subsection shall 16 apply only to the maximum term. No deductions shall be credited to 17 any inmate serving a sentence of life imprisonment; however, a 18 complete record of the inmate's participation in work, school, 19 vocational training, or other approved program shall be maintained 20 by the Department for consideration by the paroling authority. No earned credit deductions shall be credited or recorded for any 21 22 inmate serving any sentence for a criminal act which resulted in the 23 death of a police officer, a law enforcement officer, an employee of 24 the Department of Corrections, or an employee of a private prison

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contractor and the death occurred while the police officer, law
enforcement officer, employee of the Department of Corrections, or
employee of a private prison contractor was acting within the scope
of their employment. No earned credit deductions shall be credited
or recorded for any person who is referred to an intermediate
revocation facility for violating any of the terms and conditions of
probation.

The Department of Corrections is directed to develop a 8 в. 9 written policy and procedure whereby inmates shall be assigned to 10 one of four class levels determined by an adjustment review 11 committee of the facility to which the inmate is assigned. The 12 policies and procedures developed by the Department shall include, 13 but not be limited to, written guidelines pertaining to awarding 14 credits for rehabilitation, obtaining job skills and educational 15 enhancement, participation in and completion of alcohol/chemical 16 abuse programs, incentives for inmates to accept work assignments 17 and jobs, work attendance and productivity, conduct record, 18 participation in programs, cooperative general behavior, and 19 appearance. When assigning inmates to a class level the adjustment 20 review committee shall consider all aspects of the policy and 21 procedure developed by the Department, including but not limited to, 22 the criteria for awarding credits required by this subsection.

C. If an inmate is subject to misconduct, nonperformance or
 disciplinary action, earned credits may be removed according to the

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policies and procedures developed by the Department. Earned credits removed for misconduct, nonperformance or disciplinary action may be restored as provided by Department policy, if any.

D. 1. Class levels shall be as follows:

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- a. Class level 1 shall include inmates not eligible to
  participate in class levels 2 through 4, and shall
  include, but not be limited to, inmates on escape
  status.
- b. Class level 2 shall include an inmate who has been
  given a work, education, or program assignment, has
  received a good evaluation for participation in the
  work, education, or program assignment, and has
  received a good evaluation for personal hygiene and
  maintenance of living area.
- 15 c. Class level 3 shall include an inmate who has been
  16 incarcerated at least three (3) months, has received
  17 an excellent work, education, or program evaluation,
  18 and has received an excellent evaluation for personal
  19 hygiene and maintenance of living area.
- d. Class level 4 shall include an inmate who has been
  incarcerated at least eight (8) months, has received
  an outstanding work, education, or program evaluation,
  and has received an outstanding evaluation for
  personal hygiene and maintenance of living area.

1	2.	a.	Until November 1, 2001, class level corresponding
2			credits are as follows:
3			Class 1 - 0 Credits per month;
4			Class 2 - 22 Credits per month;
5			Class 3 - 33 Credits per month;
6			Class 4 - 44 Credits per month.
7		b.	Class level corresponding credits beginning November
8			1, 2001, for inmates who have ever been convicted as
9			an adult or a youthful offender or adjudicated
10			delinquent as a juvenile for a felony offense
11			enumerated in subsection E of this section are as
12			follows:
13			Class 1 - 0 Credits per month;
14			Class 2 - 22 Credits per month;
15			Class 3 - 33 Credits per month;
16			Class 4 - 44 Credits per month.
17		с.	Class level corresponding credits beginning November
18			1, 2001, for inmates who have never been convicted as
19			an adult or a youthful offender or adjudicated
20			delinquent as a juvenile for a felony offense
21			enumerated in subsection E of this section are as
22			follows:
23			Class 1 - 0 Credits per month;
24			Class 2 - 22 Credits per month;

1

Class 3 - 45 Credits per month;

2

Class 4 - 60 Credits per month.

Each inmate shall receive the above specified monthly credits 3 for the class to which he or she is assigned. In determining the 4 5 prior criminal history of the inmate, the Department of Corrections shall review criminal history records available through the Oklahoma 6 7 State Bureau of Investigation, Federal Bureau of Investigation, and 8 National Crime Information Center to determine the reported felony 9 convictions of all inmates. The Department of Corrections shall 10 also review the Office of Juvenile Affairs Juvenile On-line Tracking 11 System for inmates who were adjudicated delinquent or convicted as a 12 vouthful offender for a crime that would be an offense enumerated in 13 subsection E of this section.

14 3. In addition to the criteria established for each class in 15 paragraph 1 of this subsection, the following requirements shall 16 apply to each of levels 2 through 4:

a. satisfactory participation in the work, education, or
 program assignment at the standard required for the
 particular class level,

- 20 b. maintenance of a clean and orderly living area and 21 personal hygiene at the standard required for the 22 particular class level,
- c. cooperative behavior toward facility staff and other
   inmates, and

d. satisfactory participation in the requirements of the
 previous class level.

3 4. The evaluation scale for assessing performance shall be as 4 follows:

- a. Outstanding For inmates who display consistently
   exceptional initiative, motivation, and work habits.
- b. Excellent For inmates who display above-average work
  habits with only minor errors and rarely perform below
  expectations.
- 10 c. Good For inmates who perform in a satisfactory
   11 manner and complete tasks as required, doing what is
   12 expected, with only occasional performance above or
   13 below expectations.
- 14 d. Fair For inmates who may perform satisfactorily for
  15 some periods of time, but whose performance is marked
  16 by obviously deficient and weak areas and could be
  17 improved.
- e. Poor For inmates whose performance is unsatisfactory
   and falls below expected and acceptable standards.

E. No person ever convicted as an adult or a youthful offender or adjudicated delinquent as a juvenile in this state for any felony offense enumerated in this subsection or a similar felony offense pursuant to the provisions of another state, the United States, or a military court shall be eligible for the credits provided by the 1 provisions of subparagraph c of paragraph 2 of subsection D of this
2 section.

Assault, battery, or assault and battery with a dangerous
weapon as defined by Section 645, subsection C of Section 652 of
Title 21 or Section 2-219 of Title 43A of the Oklahoma Statutes;

Aggravated assault and battery on a police officer, sheriff,
highway patrolman, or any other officer of the law as defined by
Section 650, subsection C of Section 650.2, 650.5, subsection B of
Section 650.6, or subsection C of Section 650.7 of Title 21 of the
Oklahoma Statutes;

Poisoning with intent to kill as defined by Section 651 of
 Title 21 of the Oklahoma Statutes;

4. Shooting with intent to kill as defined by Section 652 of
Title 21 of the Oklahoma Statutes;

15 5. Assault with intent to kill as defined by Section 653 of
16 Title 21 of the Oklahoma Statutes;

17 6. Assault with intent to commit a felony as defined by Section
18 681 of Title 21 of the Oklahoma Statutes;

Assaults while masked or disguised as defined by Section
 1303 of Title 21 of the Oklahoma Statutes;

21 8. Entering premises of another while masked as defined by
22 Section 1302 of Title 21 of the Oklahoma Statutes;

9. Murder in the first degree as defined by Section 701.7 of
Title 21 of the Oklahoma Statutes;

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1 10. Solicitation for Murder in the first degree as defined by 2 Section 701.16 of Title 21 of the Oklahoma Statutes; Murder in the second degree as defined by Section 701.8 of 3 11. Title 21 of the Oklahoma Statutes; 4 5 12. Manslaughter in the first degree as defined by Section  $711_{\tau}$ or 712 or 714 of Title 21 of the Oklahoma Statutes; 6 7 13. Manslaughter in the second degree as defined by Section 716 or 717 of Title 21 of the Oklahoma Statutes; 8 9 14. Kidnapping as defined by Section 741 of Title 21 of the 10 Oklahoma Statutes; Burglary in the first degree as defined by Section 1431 of 11 15. 12 Title 21 of the Oklahoma Statutes: 13 16. Burglary with explosives as defined by Section 1441 of 14 Title 21 of the Oklahoma Statutes; 15 Kidnapping for extortion as defined by Section 745 of Title 17. 16 21 of the Oklahoma Statutes; 17 18. Maiming as defined by Section 751 of Title 21 of the 18 Oklahoma Statutes; 19 19. Robbery as defined by Section 791 of Title 21 of the 20 Oklahoma Statutes; 21 Robbery in the first degree as defined by Section 797 of 20. 22 Title 21 of the Oklahoma Statutes; 23 21. Robbery in the second degree as defined by Section 797 of 24 Title 21 of the Oklahoma Statutes;

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1 22. Armed robbery as defined by Section 801 of Title 21 of the 2 Oklahoma Statutes; 23. Robbery by two or more persons as defined by Section 800 of 3 Title 21 of the Oklahoma Statutes; 4 5 24. Robbery with dangerous weapon or imitation firearm as defined by Section 801 of Title 21 of the Oklahoma Statutes; 6 7 25. Any crime against a child provided for in Section 843.5 of Title 21 of the Oklahoma Statutes; 8 9 26. Wiring any equipment, vehicle or structure with explosives as defined by Section 849 of Title 21 of the Oklahoma Statutes; 10 11 27. Forcible sodomy as defined by Section 888 of Title 21 of 12 the Oklahoma Statutes; 13 28. Rape in the first degree as defined by Sections 1111 and 1114 of Title 21 of the Oklahoma Statutes; 14 Rape in the second degree as defined by Sections 1111 and 15 29. 16 1114 of Title 21 of the Oklahoma Statutes; 17 30. Rape by instrumentation as defined by Section 1111.1 of 18 Title 21 of the Oklahoma Statutes; 19 31. Lewd or indecent proposition or lewd or indecent act with a 20 child as defined by Section 1123 of Title 21 of the Oklahoma 21 Statutes; 22 32. Sexual battery of a person over 16 as defined by Section 23 1123 of Title 21 of the Oklahoma Statutes; 24

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1 33. Use of a firearm or offensive weapon to commit or attempt 2 to commit a felony as defined by Section 1287 of Title 21 of the Oklahoma Statutes; 3 4 34. Pointing firearms as defined by Section 1289.16 of Title 21 5 of the Oklahoma Statutes; 6 35. Rioting as defined by Section 1311 or 1321.8 of Title 21 of 7 the Oklahoma Statutes; 36. Inciting to riot as defined by Section 1320.2 of Title 21 8 9 of the Oklahoma Statutes; Arson in the first degree as defined by Section 1401 of 10 37. Title 21 of the Oklahoma Statutes; 11 12 38. Endangering human life during arson as defined by Section 13 1405 of Title 21 of the Oklahoma Statutes; 14 Injuring or burning public buildings as defined by Section 39. 15 349 of Title 21 of the Oklahoma Statutes; 16 40. Sabotage as defined by Section 1262, 1265.4 or 1265.5 of 17 Title 21 of the Oklahoma Statutes: 18 Extortion as defined by Section 1481 or 1486 of Title 21 of 41. 19 the Oklahoma Statutes; 20 Obtaining signature by extortion as defined by Section 1485 42. 21 of Title 21 of the Oklahoma Statutes; 22 Seizure of a bus, discharging firearm or hurling missile at 43. 23 bus as defined by Section 1903 of Title 21 of the Oklahoma Statutes; 24

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1 44. Mistreatment of a vulnerable adult as defined by Section 2 843.1 of Title 21 of the Oklahoma Statutes; 45. Sex offender providing services to a child as defined by 3 Section 404.1 of Title 10 of the Oklahoma Statutes; 4 5 46. A felony offense of domestic abuse as defined by subsection C of Section 644 of Title 21 of the Oklahoma Statutes; 6 7 47. Prisoner placing body fluid on government employee as defined by Section 650.9 of Title 21 of the Oklahoma Statutes; 8 9 48. Poisoning food or water supply as defined by Section 832 of Title 21 of the Oklahoma Statutes; 10 49. Trafficking in children as defined by Section 866 of Title 11 12 21 of the Oklahoma Statutes: 13 50. Incest as defined by Section 885 of Title 21 of the 14 Oklahoma Statutes; 15 51. Procure, produce, distribute, or possess juvenile 16 pornography child sexual abuse material as defined by Section 1021.2 17 of Title 21 of the Oklahoma Statutes; 18 52. Parental consent to <del>juvenile pornography</del> child sexual abuse 19 material as defined by Section 1021.3 of Title 21 of the Oklahoma 20 Statutes; 21 53. Soliciting minor for indecent exposure as defined by 22 Section 1021 of Title 21 of the Oklahoma Statutes; 23 24

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54. Distributing obscene material or child pornography <u>sexual</u>
 <u>abuse material</u> as defined by Section 1040.13 of Title 21 of the
 Oklahoma Statutes;

4 55. Child prostitution as defined by Section 1030 of Title 21
5 of the Oklahoma Statutes;

56. Procuring a minor for prostitution or other lewd acts as
7 defined by Section 1087 of Title 21 of the Oklahoma Statutes;

8 57. Transporting a child under 18 for purposes of prostitution
9 as defined by Section 1087 of Title 21 of the Oklahoma Statutes;

10 58. Inducing a minor to engage in prostitution as defined by 11 Section 1088 of Title 21 of the Oklahoma Statutes;

12 59. A felony offense of stalking as defined by subsection D of
13 Section 1173 of Title 21 of the Oklahoma Statutes;

14 60. Spread of infectious diseases as defined by Section 1192 of 15 Title 21 of the Oklahoma Statutes;

16 61. Advocate overthrow of government by force, commit or 17 attempt to commit acts to overthrow the government, organize or 18 provide assistance to groups to overthrow the government as defined 19 by Section 1266, 1266.4 or 1267.1 of Title 21 of the Oklahoma 20 Statutes;

21 62. Feloniously discharging a firearm as defined by Section
22 1289.17A of Title 21 of the Oklahoma Statutes;

- 23
- 24

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63. Possession, use, manufacture, or threat of incendiary
 device as defined by Section 1767.1 of Title 21 of the Oklahoma
 Statutes;

64. Causing a personal injury accident while driving under the
influence as defined by Section 11-904 of Title 47 of the Oklahoma
6 Statutes; or

7 65. Using a motor vehicle to facilitate the discharge of a
8 firearm as defined by Section 652 of Title 21 of the Oklahoma
9 Statutes.

The policy and procedure developed by the Department of 10 F. Corrections shall include provisions for adjustment review 11 12 committees of not less than three members for each such committee. 13 Each committee shall consist of a classification team supervisor who 14 shall act as chairman, the case manager for the inmate being 15 reviewed or classified, a correctional officer or inmate counselor, 16 and not more than two other members, if deemed necessary, determined 17 pursuant to policy and procedure to be appropriate for the specific 18 adjustment review committee or committees to which they are 19 assigned. At least once every four (4) months the adjustment review 20 committee for each inmate shall evaluate the class level status and 21 performance of the inmate and determine whether or not the class 22 level for the inmate should be changed.

Any inmate who feels aggrieved by a decision made by an adjustment review committee may utilize normal grievance procedures

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1 in effect with the Department of Corrections and in effect at the 2 facility in which the inmate is incarcerated.

Inmates granted medical leaves for treatment that cannot be 3 G. 4 furnished at the penal institution where incarcerated shall be 5 allowed the time spent on medical leave as time served. Any inmate placed into administrative segregation for nondisciplinary reasons 6 7 by the institution's administration may be placed in Class 2. The length of any jail term served by an inmate before being transported 8 9 to a state correctional institution pursuant to a judgment and 10 sentence of incarceration shall be deducted from the term of 11 imprisonment at the state correctional institution. Inmates 12 sentenced to the Department of Corrections and detained in a county 13 jail as a result of the Department's reception scheduling procedure 14 shall be awarded earned credits as provided for in subparagraph b of 15 paragraph 1 of subsection D of this section, beginning on the date 16 of the judgment and sentence, unless the inmate is convicted of a 17 misdemeanor or felony committed in the jail while the inmate is 18 awaiting transport to the Lexington Assessment and Reception Center 19 or other assessment and reception location determined by the 20 Director of the Department of Corrections.

H. Additional achievement earned credits for successful completion of departmentally approved programs or for attaining goals or standards set by the Department shall be awarded as follows:

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1	Bachelor's degree			
2	Associate's degree100 credits;			
3	High School Diploma or High School			
4	Equivalency Diploma90 credits;			
5	Certification of Completion of			
6	Vocational Training			
7	Successful completion of			
8	Alcohol/Chemical Abuse Treatment			
9	Program of not less than four (4)			
10	months continuous participation70 credits;			
11	Successful completion of other			
12	Educational Accomplishments or			
13	other programs not specified in			
14	this subsection10-30 credits;			
15 A	Achievement earned credits are subject to loss and restoration in			
16 t	the same manner as earned credits.			
17	I. The accumulated time of every inmate shall be tallied			
18 m	monthly and maintained by the institution where the term of			
19 i	imprisonment is being served. A record of said accumulated time			
20 s	shall be:			
21	1. Sent to the administrative office of the Department of			
22 C	Corrections on a quarterly basis; and			
23	2. Provided to the inmate.			
24				

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1SECTION 39.AMENDATORY57 O.S. 2021, Section 332.16, is2amended to read as follows:

Section 332.16 A. No recommendation to the Governor for parole shall remain under consideration and in the possession of that office for a time longer than thirty (30) consecutive calendar days. Except as provided for in subsection B of this section, if upon expiration of the thirty-day time period no action is taken by the Governor to grant or deny parole, the recommendation for parole shall be deemed granted.

B. The Governor shall be required to review each parole recommendation and shall grant or deny parole for persons convicted of the following crimes:

Assault, battery, or assault and battery with a dangerous or
 deadly weapon as provided in Sections 645 and 652 of Title 21 of the
 Oklahoma Statutes;

16 2. Aggravated assault and battery on a police officer, sheriff, 17 highway patrolman, or any other officer of the law as provided in 18 Sections 650, 650.2, 650.5, 650.6 and 650.7 of Title 21 of the 19 Oklahoma Statutes;

20 3. Poisoning with intent to kill as provided in Section 651 of
21 Title 21 of the Oklahoma Statutes;

4. Shooting with intent to kill as provided in Section 652 of
Title 21 of the Oklahoma Statutes;

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5. Assault with intent to kill as provided in Section 653 of 1 2 Title 21 of the Oklahoma Statutes; 6. Assault with intent to commit a felony as provided in 3 4 Section 681 of Title 21 of the Oklahoma Statutes; 5 7. Assaults while masked or disguised as provided in Section 1303 of Title 21 of the Oklahoma Statutes; 6 7 8. Murder in the first degree as provided in Section 701.7 of Title 21 of the Oklahoma Statutes; 8 9 9. Murder in the second degree as provided in Section 701.8 of Title 21 of the Oklahoma Statutes; 10 10. Manslaughter in the first degree as provided in Sections 11 12  $711_{\overline{r}}$  or 712 and 714 of Title 21 of the Oklahoma Statutes; 13 11. Manslaughter in the second degree as provided in Sections 14 716 and 717 of Title 21 of the Oklahoma Statutes; 15 12. Kidnapping as provided in Section 741 of Title 21 of the 16 Oklahoma Statutes: 17 13. Burglary in the first degree as provided in Section 1431 of 18 Title 21 of the Oklahoma Statutes; 19 14. Burglary with explosives as provided in Section 1441 of 20 Title 21 of the Oklahoma Statutes; 21 Kidnapping for extortion as provided in Section 745 of 15. 22 Title 21 of the Oklahoma Statutes; 23 16. Maiming as provided in Section 751 of Title 21 of the 24 Oklahoma Statutes;

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1 17. Robbery as provided in Section 791 of Title 21 of the 2 Oklahoma Statutes; Robbery in the first degree as provided in Section 797 of 3 18. 4 Title 21 of the Oklahoma Statutes; Robbery in the second degree as provided in Section 797 of 5 19. 6 Title 21 of the Oklahoma Statutes; 7 20. Robbery by two or more persons as provided in Section 800 8 of Title 21 of the Oklahoma Statutes; 9 21. Robbery with dangerous weapon or imitation firearm as 10 provided in Section 801 of Title 21 of the Oklahoma Statutes; 11 22. Child abuse as provided in Section 843.5 of Title 21 of the 12 Oklahoma Statutes; 13 23. Wiring any equipment, vehicle or structure with explosives 14 as provided in Section 849 of Title 21 of the Oklahoma Statutes; 24. Forcible sodomy as provided in Section 888 of Title 21 of 15 16 the Oklahoma Statutes; 17 25. Rape in the first degree as provided in Sections 1111 and 18 1114 of Title 21 of the Oklahoma Statutes; 19 Rape in the second degree as provided in Sections 1111 and 26. 20 1114 of Title 21 of the Oklahoma Statutes; 21 Rape by instrumentation as provided in Section 1111.1 of 27. 22 Title 21 of the Oklahoma Statutes; 23 24

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1 28. Lewd or indecent proposition or lewd or indecent act with a 2 child as provided in Section 1123 of Title 21 of the Oklahoma Statutes; 3 29. Use of a firearm or offensive weapon to commit or attempt 4 5 to commit a felony as provided in Section 1287 of Title 21 of the 6 Oklahoma Statutes; 7 30. Pointing firearms as provided in Section 1289.16 of Title 21 of the Oklahoma Statutes; 8 9 31. Rioting as provided in Sections 1311 and 1321.8 of Title 21 of the Oklahoma Statutes: 10 11 Inciting to riot as provided in Section 1320.2 of Title 21 32. 12 of the Oklahoma Statutes: 13 33. Arson in the first degree as provided in Section 1401 of 14 Title 21 of the Oklahoma Statutes; 15 34. Injuring or burning public buildings as provided in Section 16 349 of Title 21 of the Oklahoma Statutes; 17 35. Sabotage as provided in Sections 1262, 1265.4 and 1265.5 of 18 Title 21 of the Oklahoma Statutes; 19 36. Criminal syndicalism as provided in Section 1261 of Title 20 21 of the Oklahoma Statutes; 21 37. Extortion as provided in Sections 1481 and 1486 of Title 21 22 of the Oklahoma Statutes; 23 38. Obtaining signature by extortion as provided in Section 24 1485 of Title 21 of the Oklahoma Statutes;

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39. Seizure of a bus, discharging firearm or hurling missile at
 bus as provided in Section 1903 of Title 21 of the Oklahoma
 Statutes;

4 40. Mistreatment of a mental patient as provided in Section
5 843.1 of Title 21 of the Oklahoma Statutes;

6 41. Using a vehicle to facilitate the discharge of a weapon as
7 provided in Section 652 of Title 21 of the Oklahoma Statutes;

8 42. Aggravated drug trafficking as provided in Section 2-415 of
9 Title 63 of the Oklahoma Statutes;

10 43. Racketeering as provided in Section 1403 of Title 22 of the 11 Oklahoma Statutes;

12 44. Offenses of public corruption such as bribery of public 13 officials as provided in Section 381 or 382 of Title 21 of the 14 Oklahoma Statutes;

15 45. Embezzlement of public money as provided in Section 1451 et 16 seq. of Title 21 or Section 641 of Title 19 of the Oklahoma 17 Statutes;

18 46. Failure to pay and collect tax as provided in Section 1361 19 or 2385.3 of Title 68 of the Oklahoma Statutes;

20 47. Conspiracy to defraud the state as provided in Section 424 21 of Title 21 of the Oklahoma Statutes;

48. Child pornography <u>sexual abuse material</u> as provided in Section 1021.2 or 1021.3 or defined in Section 1024.1 of Title 21 of the Oklahoma Statutes;

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49. Child prostitution as defined by Section 1030 of Title 21
 2 of the Oklahoma Statutes;

3 50. Abuse of a vulnerable adult as defined in Section 10-103 of
4 Title 43A of the Oklahoma Statutes;

5 51. Terrorism crimes, including biochemical assault as provided
6 in Section 1268 of Title 21 of the Oklahoma Statutes;

7 52. Trafficking of children as provided in Section 865 et seq.
8 of Title 21 of the Oklahoma Statutes; or

9 53. Trafficking of humans as provided in Section 748 et seq. of
10 Title 21 of the Oklahoma Statutes.

11 C. When the Pardon and Parole Board makes a recommendation for 12 a compassionate parole pursuant to subsection B of Section 332.18 of 13 this title, the Board shall forward all relevant documentation to 14 the Governor within four (4) business days of the parole review of 15 the inmate. Upon receipt, the Governor shall have four (4) business 16 days to grant or deny the compassionate parole.

SECTION 40. AMENDATORY 57 O.S. 2021, Section 571, as amended by Section 2, Chapter 212, O.S.L. 2023 (57 O.S. Supp. 2023, Section 571), is amended to read as follows:

20 Section 571. As used in the Oklahoma Statutes, unless another 21 definition is specified:

1. "Capacity" means the actual available bedspace as certified by the State Board of Corrections subject to applicable federal and 24

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1 state laws and the rules and regulations promulgated under such 2 laws; and

2. "Violent crime" means any of the following felony offenses and any attempts to commit or conspiracy or solicitation to commit the following crimes:

- a. assault, battery, or assault and battery with a
  dangerous or deadly weapon, as provided for in
  Sections 645 and 652 of Title 21 of the Oklahoma
  Statutes,
- b. assault, battery, or assault and battery with a deadly
  weapon or by other means likely to produce death or
  great bodily harm, as provided for in Section 652 of
  Title 21 of the Oklahoma Statutes,
- 14 c. aggravated assault and battery on a police officer, 15 sheriff, highway patrolman, or any other officer of 16 the law, as provided for in Section 650 of Title 21 of 17 the Oklahoma Statutes,
- 18 d. poisoning with intent to kill, as provided for in
  19 Section 651 of Title 21 of the Oklahoma Statutes,
- e. shooting with intent to kill, as provided for in
  Section 652 of Title 21 of the Oklahoma Statutes,
  f. assault with intent to kill, as provided for in
  Section 653 of Title 21 of the Oklahoma Statutes,
- 24

- 1g. assault with intent to commit a felony, as provided2for in Section 681 of Title 21 of the Oklahoma3Statutes,
- h. assaults with a dangerous weapon while masked or
  disguised, as provided for in Section 1303 of Title 21
  of the Oklahoma Statutes,
- 7 i. murder in the first degree, as provided for in Section
  8 701.7 of Title 21 of the Oklahoma Statutes,
- 9 j. murder in the second degree, as provided for in
  10 Section 701.8 of Title 21 of the Oklahoma Statutes,
- 11 k. manslaughter in the first degree, as provided for in
   12 Section 711 of Title 21 of the Oklahoma Statutes,
- 13 l. manslaughter in the second degree, as provided for in
   14 Section 716 of Title 21 of the Oklahoma Statutes,
- m. kidnapping, as provided for in Section 741 of Title 21
  of the Oklahoma Statutes,
- n. burglary in the first degree, as provided for in
  Section 1431 of Title 21 of the Oklahoma Statutes,
- 19 o. burglary with explosives, as provided for in Section
  20 1441 of Title 21 of the Oklahoma Statutes,
- p. kidnapping for extortion, as provided for in Section
  745 of Title 21 of the Oklahoma Statutes,
- q. maiming, as provided for in Section 751 of Title 21 of
  the Oklahoma Statutes,

- r. robbery, as provided for in Section 791 of Title 21 of
   the Oklahoma Statutes,
  - s. robbery in the first degree, as provided for in Section 797 et seq. of Title 21 of the Oklahoma Statutes,
- t. robbery in the second degree, as provided for in
  Section 797 et seq. of Title 21 of the Oklahoma
  Statutes,
- 9 u. armed robbery, as provided for in Section 801 of Title
  10 21 of the Oklahoma Statutes,
- v. robbery by two or more persons, as provided for in
   Section 800 of Title 21 of the Oklahoma Statutes,
- w. robbery with dangerous weapon or imitation firearm, as
   provided for in Section 801 of Title 21 of the
   Oklahoma Statutes,
- 16 x. child abuse, as provided for in Section 843.5 of Title
  17 21 of the Oklahoma Statutes,
- 18 y. wiring any equipment, vehicle or structure with
  19 explosives, as provided for in Section 849 of Title 21
  20 of the Oklahoma Statutes,
- z. forcible sodomy, as provided for in Section 888 of
  Title 21 of the Oklahoma Statutes,
- aa. rape in the first degree, as provided for in Section
  1114 of Title 21 of the Oklahoma Statutes,

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1	bb.	rape in the second degree, as provided for in Section
2		1114 of Title 21 of the Oklahoma Statutes,
3	cc.	rape by instrumentation, as provided for in Section
4		1111.1 of Title 21 of the Oklahoma Statutes,
5	dd.	lewd or indecent proposition or lewd or indecent act
6		with a child under sixteen (16) years of age, as
7		provided for in Section 1123 of Title 21 of the
8		Oklahoma Statutes,
9	ee.	use of a firearm or offensive weapon to commit or
10		attempt to commit a felony, as provided for in Section
11		1287 of Title 21 of the Oklahoma Statutes,
12	ff.	pointing firearms, as provided for in Section 1289.16
13		of Title 21 of the Oklahoma Statutes,
14	gg.	rioting, as provided for in Section 1311 of Title 21
15		of the Oklahoma Statutes,
16	hh.	inciting to riot, as provided for in Section 1320.2 of
17		Title 21 of the Oklahoma Statutes,
18	ii.	arson in the first degree, as provided for in Section
19		1401 of Title 21 of the Oklahoma Statutes,
20	ij.	injuring or burning public buildings, as provided for
21		in Section 349 of Title 21 of the Oklahoma Statutes,
22	kk.	sabotage, as provided for in Section 1262 of Title 21
23		of the Oklahoma Statutes,
24		

- ll. criminal syndicalism, as provided for in Section 1261
   of Title 21 of the Oklahoma Statutes,
- 3 mm. extortion, as provided for in Section 1481 of Title 21 4 of the Oklahoma Statutes,
- nn. obtaining signature by extortion, as provided for in
  Section 1485 of Title 21 of the Oklahoma Statutes,
  oo. seizure of a bus, discharging firearm or hurling
  missile at bus, as provided for in Section 1903 of

10 pp. mistreatment of a mental patient, as provided for in

11 Section 843.1 of Title 21 of the Oklahoma Statutes,

Title 21 of the Oklahoma Statutes,

- 12 qq. using a vehicle to facilitate the discharge of a 13 weapon pursuant to Section 652 of Title 21 of the 14 Oklahoma Statutes,
- 15 rr. bombing offenses as defined in Section 1767.1 of Title
  16 21 of the Oklahoma Statutes,
- 17 ss. child pornography <u>sexual abuse material</u> or aggravated 18 child pornography <u>sexual abuse material</u> as defined in 19 Section 1021.2, 1021.3, 1024.1 or 1040.12a of Title 21 20 of the Oklahoma Statutes,
- 21 tt. child prostitution as defined in Section 1030 of Title 22 21 of the Oklahoma Statutes,
- 23 uu. abuse of a vulnerable adult as defined in Section 1024 103 of Title 43A of the Oklahoma Statutes,

1 aggravated trafficking as provided for in subsection C vv. 2 of Section 2-415 of Title 63 of the Oklahoma Statutes, aggravated assault and battery upon any person 3 ww. 4 defending another person from assault and battery, as 5 provided for in Section 646 of Title 21 of the Oklahoma Statutes, 6 7 human trafficking, as provided for in Section 748 of XX. Title 21 of the Oklahoma Statutes, 8 9 terrorism crimes as provided in Section 1268 et seq. уу. 10 of Title 21 of the Oklahoma Statutes, 11 eluding a peace officer, as provided for in subsection zz. 12 B or C of Section 540A of Title 21 of the Oklahoma 13 Statutes, or 14 domestic abuse by strangulation, domestic assault with aaa. 15 a dangerous weapon, domestic assault and battery with 16 a dangerous weapon, domestic assault and battery 17 resulting in great bodily injury, or domestic assault 18 and battery with a deadly weapon, as provided for in 19 Section 644 of Title 21 of the Oklahoma Statutes. 20 Such offenses shall constitute exceptions to nonviolent offenses pursuant to Article VI, Section 10 of the Oklahoma Constitution. 21 22 57 O.S. 2021, Section 582, is SECTION 41. AMENDATORY 23 amended to read as follows: 24

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1 Section 582. A. The provisions of the Sex Offenders 2 Registration Act shall apply to any person residing, working or attending school within the State of Oklahoma who, after November 1, 3 4 1989, has been convicted, whether upon a verdict or plea of quilty 5 or upon a plea of nolo contendere, or received a suspended sentence or any probationary term, or is currently serving a sentence or any 6 7 form of probation or parole for a crime or an attempt to commit a 8 crime provided for in Section 843.5 of Title 21 of the Oklahoma 9 Statutes if the offense involved sexual abuse or sexual exploitation 10 as those terms are defined in Section 1-1-105 of Title 10A of the 11 Oklahoma Statutes, Section 681, if the offense involved sexual 12 assault, 741, if the offense involved sexual abuse or sexual 13 exploitation, Section 748, if the offense involved human trafficking 14 for commercial sex, Section 843.1, if the offense involved sexual 15 abuse or sexual exploitation, Section 852.1, if the offense involved 16 sexual abuse of a child, 856, if the offense involved child 17 prostitution or human trafficking for commercial sex, 865 et seq., 18 885, 886, 888, 891, if the offense involved sexual abuse or sexual 19 exploitation, 1021, 1021.2, 1021.3, 1024.2, 1029, if the offense 20 involved child prostitution, 1040.8, if the offense involved child 21 pornography sexual abuse material, 1040.12a, 1040.13, 1040.13a, 22 1087, 1088, 1111.1, 1114 or 1123 of Title 21 of the Oklahoma 23 Statutes.

1 В. The provisions of the Sex Offenders Registration Act shall 2 apply to any person who after November 1, 1989, resides, works or attends school within the State of Oklahoma and who has been 3 4 convicted or received a suspended sentence at any time in any court 5 of another state, the District of Columbia, Puerto Rico, Guam, American Samoa, the Northern Mariana Islands and the United States 6 7 Virgin Islands, a federal court, an Indian tribal court, a military court, or a court of a foreign country for a crime, attempted crime 8 9 or a conspiracy to commit a crime which, if committed or attempted 10 in this state, would be a crime, an attempt to commit a crime or a 11 conspiracy to commit a crime provided for in any of the laws listed 12 in subsection A of this section.

13 C. The provisions of the Sex Offenders Registration Act shall 14 apply to any person who resides, works or attends school within the 15 State of Oklahoma and who has received a deferred judgment at any 16 time in any court of another state, the District of Columbia, Puerto 17 Rico, Guam, American Samoa, the Northern Mariana Islands and the 18 United States Virgin Islands, a federal court, an Indian tribal 19 court, a military court, or a court of a foreign country for a 20 crime, attempted crime or a conspiracy to commit a crime which, if 21 committed or attempted or conspired to be committed in this state, 22 would be a crime, an attempt to commit a crime or a conspiracy to 23 commit a crime provided for in Section 843.5 of Title 21 of the Oklahoma Statutes if the offense involved sexual abuse or sexual 24

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1 exploitation as those terms are defined in Section 1-1-105 of Title 10A of the Oklahoma Statutes, Section 681, if the offense involved 2 sexual assault, 741, if the offense involved sexual abuse or sexual 3 exploitation, Section 748, if the offense involved human trafficking 4 for commercial sex, Section 843.1, if the offense involved sexual 5 6 abuse or sexual exploitation, Section 852.1, if the offense involved 7 sexual abuse of a child, 856, if the offense involved child 8 prostitution or human trafficking for commercial sex, 865 et seq., 9 885, 886, 888, 891, if the offense involved sexual abuse or sexual 10 exploitation, 1021, 1021.2, 1021.3, 1024.2, 1029, if the offense 11 involved child prostitution, 1040.8, if the offense involved child 12 pornography sexual abuse material, 1040.12a, 1040.13, 1040.13a, 13 1087, 1088, 1111.1, 1114 or 1123 of Title 21 of the Oklahoma 14 Statutes. The provisions of the Sex Offenders Registration Act 15 shall not apply to any such person while the person is incarcerated 16 in a maximum or medium correctional institution of the Department of 17 Corrections.

D. On November 1, 2002, any person registered as a sex offender pursuant to Section 741 of Title 21 of the Oklahoma Statutes shall be summarily removed from the Sex Offender Registry by the Department of Corrections and all law enforcement agencies of any political subdivision of this state, unless the offense involved sexual abuse or sexual exploitation.

E. The provisions of the Sex Offenders Registration Act shall not apply to any such person who has received a criminal history records expungement for a conviction in another state for a crime or attempted crime which, if committed or attempted in this state, would be a crime or an attempt to commit a crime provided for in any laws listed in subsection A of this section.

7 The provisions of the Sex Offenders Registration Act shall F. apply to any person residing, working or attending school within 8 9 this state who, after the effective date of this act, has been 10 convicted, whether upon a verdict or plea of guilty or upon a plea 11 of nolo contendere, or received a suspended sentence or any probationary term, or is currently serving a sentence or any form of 12 13 probation or parole for a crime or an attempt to commit a crime as 14 provided for in subsection G of Section 1040.13b of Title 21 of the 15 Oklahoma Statutes.

16 G. The provisions of the Sex Offenders Registration Act shall 17 apply to any person who resides, works or attends school within this 18 state and who has received a deferred judgment at any time in any 19 court of another state, the District of Columbia, Puerto Rico, Guam, 20 American Samoa, the Northern Mariana Islands and the United States 21 Virgin Islands, a federal court, an Indian tribal court, a military 22 court, or a court of a foreign country for a crime, if committed in 23 this state, would be a crime, as provided for in subsection F of 24 Section 1040.13b of Title 21 of the Oklahoma Statutes. The

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provisions of the Sex Offenders Registration Act shall not apply to
 any such person while the person is incarcerated in a maximum or
 medium correctional institution of the Department of Corrections.

4 SECTION 42. AMENDATORY 68 O.S. 2021, Section 2357.101, 5 is amended to read as follows:

6 Section 2357.101 A. Except as otherwise provided in subsection 7 E of this section, for taxable years beginning after December 31, 2004, and ending before January 1, 2015, there shall be allowed 8 9 against the tax imposed by Section 2355 of this title, a credit 10 equal to twenty-five percent (25%) of the amount of profit made by a 11 taxpayer from investment in an existing Oklahoma film or music 12 project with a production company to pay for production costs that 13 is reinvested by the taxpayer with the production company to pay for 14 the production cost of the production company for a new Oklahoma 15 film or music project.

B. In no event shall the amount of the credit provided for in subsection A of this section for an eligible taxpayer exceed the tax liability of the taxpayer in a calendar year.

C. The Oklahoma Tax Commission shall have the authority to prescribe forms for purposes of claiming the credit authorized in subsection A of this section. The forms shall include, but not be limited to, requests for information that prove who the investment was with, the amount of the original investment and the amount of the profit realized from the investment.

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D. As used in this section:

"Film" means a professional single media, multimedia program 2 1. or feature, which is not child pornography sexual abuse material as 3 defined in subsection A of Section 1024.1 of Title 21 of the 4 5 Oklahoma Statutes or obscene material as defined in paragraph 1 of subsection B of Section 1024.1 of Title 21 of the Oklahoma Statutes 6 including, but not limited to, national advertising messages that 7 are broadcast on a national affiliate or cable network, fixed on 8 9 film or digital video, which can be viewed or reproduced and which is exhibited in theaters, licensed for exhibition by individual 10 11 television stations, groups of stations, networks, cable television 12 stations or other means or licensed for home viewing markets;

13 2. "Music project" means a professional recording released on a
14 national or international level, whether via traditional
15 manufacturing or distributing or electronic distribution, using
16 technology currently in use or future technology including, but not
17 limited to, music CDs, radio commercials, jingles, cues, or
18 electronic device recordings;

19 3. "Production company" means a person who produces a film or 20 music project for exhibition in theaters, on television or 21 elsewhere;

4. "Total production cost" includes, but is not limited to:
a. wages or salaries of persons who have earned income
from working on a film or music project in this state,

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1		including payments to personal services corporations
2		with respect to the services of qualified performing
3		artists, as determined under Section 62(a)(A) of the
4		Internal Revenue Code,
5	b.	the cost of construction and operations, wardrobe,
6		accessories and related services,
7	с.	the cost of photography, sound synchronization,
8		lighting and related services,
9	d.	the cost of editing and related services,
10	е.	rental of facilities and equipment, and
11	f.	other direct costs of producing a film or music
12		project;
13	5. "Exist	cing Oklahoma film or music project" means a film or
14	music project	produced after July 1, 2005;
15	6. "Prof:	it" means the amount made by the taxpayer to be
16	determined as	follows:
17	a.	the gross revenues less gross expenses, including
18		direct production, distribution and marketing costs
19		and an allocation of indirect overhead costs, of the
20		film or music project shall be multiplied by,
21	b.	a ratio, the numerator of which is Oklahoma production
22		costs, as defined in paragraph 7 of this subsection,
23		and the denominator of which is total production
24		

1			costs, as defined in paragraph 4 of this subsection,
2			which shall be multiplied by,
3		с.	the percent of the taxpayer's taxable income allocated
4			to Oklahoma in a taxable year, and
5		d.	subtract from the result of the formula calculated
6			pursuant to subparagraphs a through c of this
7			paragraph the profit made by a taxpayer from
8			investment in an existing Oklahoma film or music
9			project in previous taxable years. Profit shall
10			include either a net profit or net loss;
11	7.	"Okla	homa production cost" means that portion of total
12	producti	on co	sts which are incurred with any qualified vendor;
13	8.	a.	"Qualified vendor" means an Oklahoma entity which
14			provides goods or services to a production company and
15			for which:
16			(1) fifty percent (50%) or more of its employees are
17			Oklahoma residents, and
18			(2) fifty percent (50%) or more of gross wages, as
19			reported on Internal Revenue Service Form W-2 or
20			Form 1099, are paid to Oklahoma residents.
21		b.	For purposes of this paragraph, an employee shall
21 22		b.	For purposes of this paragraph, an employee shall include a self-employed individual reporting income
		b.	

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c. The Oklahoma Tax Commission shall prescribe forms by
 which an entity may be certified to a production
 company as a qualified vendor for purposes of this
 section; and

9. "Investment" means costs associated with the original
production company. Film or music projects acquired from an
original production company do not qualify as investment under
subsection A of this section.

9 Ε. No credit otherwise authorized by the provisions of this section may be claimed for any event, transaction, investment, 10 expenditure or other act occurring on or after July 1, 2010, for 11 which the credit would otherwise be allowable. The provisions of 12 13 this subsection shall cease to be operative on July 1, 2012. 14 Beginning July 1, 2012, the credit authorized by this section may be 15 claimed for any event, transaction, investment, expenditure or other act occurring on or after July 1, 2012, according to the provisions 16 17 of this section.

18 SECTION 43. AMENDATORY 68 O.S. 2021, Section 3623, is
19 amended to read as follows:

20 Section 3623. As used in the Compete with Canada Film Act: 21 1. "Crew" means any person who works on preproduction, 22 principal photography, and postproduction, with the exception of 23 producers, principal cast, screenwriters, and the director. The 24 qualifying salary of producers, principal cast, screenwriters, and

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1 the director, also known as "above-the-line personnel", may be 2 included as crew if the salaries are paid to loan-out corporations and limited liability companies registered to do business in the 3 State of Oklahoma or the salaries are paid to Oklahoma-based above-4 5 the-line personnel. The qualifying salary of above-the-line personnel shall not comprise more than twenty-five percent (25%) of 6 7 total expenditures as defined in paragraph 2 of this section. For purposes of this paragraph, "Oklahoma-based" means a company or 8 9 individual with an Oklahoma income tax requirement;

10 2. "Expenditure" or "production cost" includes but is not 11 limited to:

12 wages or salaries of persons who are residents of this a. 13 state and who have earned income from working on a 14 film in this state including payments to personal 15 services corporations with respect to the services of 16 qualified performing artists, as determined under 17 Section 62(a)(A) of the Internal Revenue Code, 18 the cost of construction and operations, wardrobe, b. 19 accessories and related services, 20 the cost of photography, sound synchronization, с. 21 lighting and related services, 22 d. the cost of editing and related services, 23 rental of facilities and equipment, e. 24 f. other direct costs of producing a film, and

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1 g. the wages and salaries of persons who are defined and 2 registered as an Oklahoma Expatriate by the Oklahoma 3 Film and Music Office within the Oklahoma Department 4 of Commerce;

5 3. "Film" means a professional single media, multimedia program or feature, which is not child pornography sexual abuse material as 6 7 defined in subsection A of Section 1024.1 of Title 21 of the 8 Oklahoma Statutes or obscene material as defined in paragraph 1 of 9 subsection B of Section 1024.1 of Title 21 of the Oklahoma Statutes 10 including, but not limited to, national advertising messages that 11 are broadcast on a national affiliate or cable network, fixed on 12 film or digital video, which can be viewed or reproduced and which 13 is exhibited in theaters, licensed for exhibition by individual 14 television stations, groups of stations, networks, cable television 15 stations or other means or licensed for home viewing markets;

4. "High impact production" means a production for which total
expenditures or production costs are equal to or greater than Fifty
Million Dollars (\$50,000,000.00), with at least one-third (1/3) of
total costs deemed Oklahoma expenditures by the Oklahoma Film and
Music Office; and

5. "Production company" means a person or company who produces
film for exhibition in theaters, on television or elsewhere.

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SECTION 44. AMENDATORY 68 O.S. 2021, Section 3632, as
 amended by Section 1, Chapter 347, O.S.L. 2023 (68 O.S. Supp. 2023,
 Section 3632), is amended to read as follows:

Section 3632. As used in the Filmed in Oklahoma Act of 2021: 4 5 1. "Above-the-line personnel" means producers, principal cast, screenwriters, and directors who work on production of films or 6 7 television series. The qualifying salary of above-the-line personnel may be included as crew, as defined in paragraph 3 of this 8 9 section, if the salaries are paid to loan-out corporations and 10 limited liability companies registered to do business in this state 11 or the salaries are paid to Oklahoma-based above-the-line personnel. 12 The qualifying salary of above-the-line personnel shall not comprise 13 more than twenty-five percent (25%) of total expenditures as defined 14 in paragraph 5 of this section. For purposes of this paragraph, 15 "Oklahoma-based" means a company or individual with an Oklahoma 16 income tax requirement;

17 2. "Apprentice" means a person who works for a skilled or 18 qualified person in order to learn a trade or profession for an 19 agreed-upon period of time. An apprentice may work in any of the 20 trades recognized by the Oklahoma Department of Commerce as 21 necessary for a film production. An apprentice shall be required to 22 complete safety training appropriate for the duties to be performed 23 in connection with a qualified project and also to complete a course

related to and with the objective of preventing workplace
 misbehavior, such as bullying and sexual harassment;

3 3. "Crew" means any person who works on preproduction, 4 principal photography and post-production, with the exception of 5 above-the-line personnel;

4. "Eligible television series" means a project if either
seventy-five percent (75%) of the series season is filmed within the
state or, for an episodic television pilot, if more than seventyfive percent (75%) of the pilot is filmed within the state;

10 5. "Expenditure" or "production cost" includes but is not
11 limited to:

12 wages or salaries of persons who are residents of this a. 13 state or who are enrolled as full-time students at a 14 college or university located in the state offering an 15 undergraduate degree program or who are on active 16 military duty and stationed in Oklahoma or involved in 17 a restorative workforce program and who have earned 18 income from working on a film in this state including 19 payments to personal services corporations with 20 respect to the services of qualified performing 21 artists, pursuant to the provisions of the Internal 22 Revenue Code, 26 U.S.C., Section 62(a)(2), 23 the cost of construction and operations, wardrobe, b. 24 accessories and related services,

1 с. the cost of photography, sound synchronization, 2 lighting and related services, d. the cost of editing and related services, 3 4 rental of facilities and equipment, e. 5 f. other direct costs of producing a film, and the wages and salaries of persons who are defined and 6 g. 7 registered as an Oklahoma Expatriate by the Oklahoma Film and Music Office; 8

9 6. "Film" means a professional single media, multimedia program or feature, which is not child pornography sexual abuse material as 10 defined in subsection A of Section 1024.1 of Title 21 of the 11 12 Oklahoma Statutes or obscene material as defined in paragraph 1 of 13 subsection B of Section 1024.1 of Title 21 of the Oklahoma Statutes 14 including, but not limited to, national advertising messages that 15 are broadcast on a national affiliate or cable network, fixed on 16 film or digital video, which can be viewed or reproduced and which 17 is exhibited in theaters, licensed for exhibition by individual 18 television stations, groups of stations, networks, cable television 19 stations or other means or licensed for home viewing markets. The 20 term shall also include filming for interactive and video gaming 21 including, but not limited to, green screen, motion capture and 22 similar production techniques;

7. "Multi-film deal" means a project in which a production
company films at least seventy-five percent (75%) of main crew

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1 principal photography for three (3) or more films in this state 2 within three (3) years or where the third film starts main crew 3 principal photography within the three (3) year three-year period;

8. "Nonresident crew member" means a person who is not an
Oklahoma resident, hired for a qualifying production project
occurring within the state and who is subject to the payment of
Oklahoma employment taxes;

9. "Production company" means a person, producer or company who
9 produces film for exhibition in theaters, on television or
10 elsewhere;

"Qualified production expenditure amount" means an 11 10. expenditure defined pursuant to paragraph 5 of this section; and 12 13 11. "Qualified soundstage facility" means a state certified 14 state-certified industry standard soundstage facility having not 15 less than seven thousand five hundred (7,500) square feet of 16 combined soundstage space and with a total state rental cost to the 17 production company equal to at least three percent (3%) of the 18 qualifying Oklahoma expenditures with respect to a production. 19 Section 1, Chapter 280, O.S.L. SECTION 45. AMENDATORY 20 2022, as amended by Section 1, Chapter 373, O.S.L. 2023 (70 O.S. 21 Supp. 2023, Section 11-202), is amended to read as follows: 22 Section 11-202. A. A school district, charter school, virtual 23 charter school, state agency, public library, or institution of 24 higher education within The Oklahoma State System of Higher

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Education may offer digital or online library database resources to students in kindergarten through twelfth grade only if the vendor, person, or entity providing the resources verifies that all the resources comply with the provisions of subsection B of this section.

B. Digital or online library database resources offered by
school districts, charter schools, virtual charter schools, state
agencies, public libraries, or universities to students in
kindergarten through twelfth grade shall have safety policies and
technology protection measures that:

Prohibit and prevent a user of the resource from sending,
 receiving, viewing, or downloading materials that are child
 pornography sexual abuse material or obscene materials, as defined
 in Section 1024.1 of Title 21 of the Oklahoma Statutes, or materials
 that depict child sexual exploitation, as defined in Section 843.5
 of Title 21 of the Oklahoma Statutes; and

17 2. Filter or block access to child pornography <u>sexual abuse</u>
18 <u>material</u> or obscene materials, as defined in Section 1024.1 of Title
19 21 of the Oklahoma Statutes, or materials that depict child sexual
20 exploitation, as defined in Section 843.5 of Title 21 of the
21 Oklahoma Statutes.

C. Notwithstanding any contract provision to the contrary, if a provider of digital or online library resources fails to comply with the requirements of subsection B of this section, the school

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district, public charter school, state agency, public library, or institution of higher education shall withhold further payments, if any, to the provider pending verification of compliance.

D. If a provider of digital or online library database
resources fails to timely verify that the provider is in compliance
with the safety policies and requirements of subsection B of this
section, the school district, public charter school, state agency,
public library, or institution of higher education shall consider
the provider's act of noncompliance a breach of contract.

E. No later than December 1 of each year, libraries shall submit to the Speaker of the <u>Oklahoma</u> House of Representatives and President Pro Tempore of the <u>Oklahoma State</u> Senate an aggregate written report on any issues related to provider compliance with technology protection measures required by subsection B of this section.

F. Employees of school districts, charter schools, virtual charter schools, state agencies, public libraries, and universities shall not be exempt from prosecution for willful violations of state law prohibiting indecent exposure to obscene material or child <u>pornography sexual abuse material</u> as provided in Section 1021 of Title 21 of the Oklahoma Statutes.

G. Nothing in this act shall be construed in a manner that applies to digital or online library database resources offered by

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1 institutions of higher education when the primary purpose of the 2 resources is for education or research.

3 SECTION 46. AMENDATORY 70 O.S. 2021, Section 1210.163, 4 is amended to read as follows:

5 Section 1210.163 A. Every school employee having reason to believe that a student under the age of eighteen (18) years is a 6 7 victim of abuse or neglect shall report the matter immediately to the Department of Human Services and local law enforcement. Reports 8 9 to the Department shall be made to the hotline provided for in 10 Section 1-2-101 of Title 10A of the Oklahoma Statutes. Any 11 allegation of abuse or neglect reported in any manner to a county 12 office shall immediately be referred to the hotline by the 13 Department.

B. Every school employee having reason to believe that a student age eighteen (18) years or older is a victim of abuse or neglect shall report the matter immediately to local law enforcement.

C. In reports required by subsection A or B of this section, local law enforcement shall keep confidential and redact any information identifying the reporting school employee unless otherwise ordered by the court. A school employee with knowledge of a report required by subsection A or B of this section shall not disclose information identifying the reporting school employee

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1 unless otherwise ordered by the court or as part of an investigation by local law enforcement or the Department. 2 D. For the purposes of this section, "child abuse and neglect" 3 shall include, but not be limited to: 4 1. Child abuse as defined in Section 843.5 of Title 21 of the 5 Oklahoma Statutes; 6 7 2. Sexual abuse or sexual exploitation as defined in Section 1-1-105 of Title 10A of the Oklahoma Statutes; 8 9 3. Contributing to the delinquency of a minor as defined in Section 856 of Title 21 of the Oklahoma Statutes; 10 11 4. Trafficking in children, as defined in Section 866 of Title 21 of the Oklahoma Statutes; 12 13 5. Incest as described in Section 885 of Title 21 of the 14 Oklahoma Statutes; 15 6. Forcible sodomy, as described in Section 888 of Title 21 of 16 the Oklahoma Statutes; 17 7. Maliciously, forcibly or fraudulently taking or enticing a 18 child away, as described in Section 891 of Title 21 of the Oklahoma 19 Statutes; 20 8. Soliciting or aiding a minor child to perform or showing, 21 exhibiting, loaning or distributing obscene material or child 22 pornography sexual abuse material, as described in Section 1021 of 23 Title 21 of the Oklahoma Statutes; 24

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9. Procuring or causing the participation of any minor child in
 any child pornography sexual abuse material or knowingly possessing,
 procuring or manufacturing child pornography sexual abuse material,
 as described in Section 1021.2 of Title 21 of the Oklahoma Statutes;

10. Permitting or consenting to the participation of a minor
child in any child pornography sexual abuse material, as described
in Section 1021.3 of Title 21 of the Oklahoma Statutes;

8 11. Facilitating, encouraging, offering or soliciting sexual
9 conduct with a minor, as described in Section 1040.13a of Title 21
10 of the Oklahoma Statutes;

11 12. Offering or offering to secure a minor child for the 12 purposes of prostitution or any other lewd or indecent act, as 13 described in Section 1087 of Title 21 of the Oklahoma Statutes;

14 13. Causing, inducing, persuading or encouraging a minor child 15 to engage or continue to engage in prostitution, as described in 16 Section 1088 of Title 21 of the Oklahoma Statutes;

17 14. Rape or rape by instrumentation, as described in Sections
18 1111.1 and 1114 of Title 21 of the Oklahoma Statutes; and

19 15. Making any oral, written or electronically or computer-20 generated lewd or indecent proposals to a minor child under the age 21 of sixteen (16) as described in Section 1123 of Title 21 of the 22 Oklahoma Statutes.

23 SECTION 47. AMENDATORY 74 O.S. 2021, Section 151.1, is 24 amended to read as follows:

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1 Section 151.1 A. The Oklahoma State Bureau of Investigation 2 shall establish an Internet Crimes Against Children (ICAC) unit for the primary purpose of investigating Internet crimes committed 3 4 against children, including, but not limited to, offenses related to 5 child pornography sexual abuse material and solicitation of minors for pornography sexual abuse material, prostitution or sex-related 6 7 offenses. The unit shall additionally promote safe Internet use among children and their parents by various media or printed-8 9 material campaigns or by offering educational programs to schools or 10 communities throughout this state. The Bureau shall employ 11 sufficient employees to investigate and implement the ICAC unit.

12 The Director of the Oklahoma State Bureau of Investigation Β. 13 is hereby authorized to enter into local cooperative agreements with 14 local law enforcement agencies for the purpose of appointing ICAC 15 Affiliate Task Force Agents to assist the ICAC unit of the Bureau. 16 ICAC Affiliate Task Force Agents shall be employees and commissioned 17 law enforcement officers of the local law enforcement agency 18 entering into agreement with the Oklahoma State Bureau of 19 Investigation and shall not be employees of the Bureau. ICAC 20 Affiliate Task Force Agents shall have general peace officer powers 21 and the authority to arrest persons throughout the state for the 22 purpose of investigating Internet crimes committed against children 23 including, but not limited to, offenses related to child pornography 24 sexual abuse material, solicitation of minors for pornography sexual

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1	abuse material, prostitution or sex-related offenses. ICAC
2	Affiliate Task Force Agents shall promote safe Internet use among
3	children and parents of children by various media or printed-
4	material campaigns or by offering educational programs to schools or
5	communities throughout Oklahoma. The Director of the Bureau may
6	renew, suspend or revoke any agreement appointing an ICAC Affiliate
7	Task Force Agent at any time. ICAC Affiliate Task Force Agents
8	serve solely at the discretion and will of the Director of the
9	Oklahoma State Bureau of Investigation.
10	SECTION 48. This act shall become effective November 1, 2024.
11	Passed the House of Representatives the 13th day of March, 2024.
12	
13	Presiding Officer of the House
14	of Representatives
15	
16	Passed the Senate the day of, 2024.
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18	Presiding Officer of the Senate
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