1	HOUSE OF REPRESENTATIVES - FLOOR VERSION
2	STATE OF OKLAHOMA
3	1st Session of the 60th Legislature (2025)
4	HOUSE BILL 2729 By: Kendrix, Maynard, Jenkins,
5	and Lepak of the House
6	and
7	Bergstrom of the Senate
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9	AS INTRODUCED
10	An Act relating to administrative law; amending 75
11	O.S. 2021, Section 318, which relates to judicial review; prohibiting deference to an agency's
12	interpretation of a statute, regulation, or sub- regulatory document; prescribing a de novo review
13	standard; requiring a reasonable interpretation limiting agency power in certain circumstances; and
14	providing an effective date.
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16	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
17	SECTION 1. AMENDATORY 75 O.S. 2021, Section 318, is
18	amended to read as follows:
19	Section 318. A. 1. Any party aggrieved by a final agency
20	order in an individual proceeding is entitled to certain, speedy,
21	adequate and complete judicial review thereof pursuant to the
22	provisions of this section and Sections 319, 320, 321, 322 and 323
23	of this title.
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2. This section shall not prevent resort to other means of
review, redress, relief or trial de novo, available because of
constitutional provisions.

3. Neither a motion for new trial nor an application for5 rehearing shall be prerequisite to secure judicial review.

6 The judicial review prescribed by this section for final Β. 1. 7 agency orders, as to agencies whose final agency orders are made subject to review, under constitutional or statutory provisions, by 8 9 appellate proceedings in the Supreme Court of Oklahoma, shall be 10 afforded by such proceedings taken in accordance with the procedure 11 and under the conditions otherwise provided by law, but subject to 12 the applicable provisions of Sections 319 through 324 of this title, 13 and the rules of the Supreme Court.

14 In all other instances, proceedings for review shall be 2. 15 instituted by filing a petition, in the district court of the county 16 in which the party seeking review resides or at the option of such 17 party where the property interest affected is situated, naming as 18 respondents only the agency, such other party or parties in the 19 administrative proceeding as may be named by the petitioner or as 20 otherwise may be allowed by law, within thirty (30) days after the 21 appellant is notified of the final agency order as provided in 22 Section 312 of this title.

C. Copies of the petition shall be delivered in person or mailed, postage prepaid, to the agency and all other parties of 1 record, and proof of such delivery or mailing shall be filed in the 2 court within ten (10) days after the filing of the petition. Any 3 party not named as a respondent in the petition is entitled to 4 respond within ten (10) days of receipt of service. The court, in 5 its discretion, may permit other interested persons to intervene.

D. In any proceedings for review brought by a party aggrievedby a final agency order:

8 1. The agency whose final agency order was made subject to 9 review may be entitled to recover against such aggrieved party any 10 court costs, witness fees and reasonable attorney fees if the court 11 determines that the proceeding brought by the party is frivolous or 12 was brought to delay the effect of said final agency order.

The party aggrieved by the final agency order may be
entitled to recover against such agency any court costs, witness
fees, and reasonable attorney fees if the court determines that the
proceeding brought by the agency is frivolous.

17 E. In interpreting a state statute, regulation, or other sub-18 regulatory document, a state court, examiner, or an officer hearing 19 an administrative action, shall not defer to a state agency's 20 interpretation of the applicable statute, regulation, or sub-21 regulatory document, and shall interpret the meaning and effect of 22 the statute, regulation, and sub-regulatory document de novo. In 23 actions brought by or against state agencies, after applying all 24 customary tools of interpretation, the court, hearing examiner, or

1	hearing officer shall exercise any remaining doubt in favor of a
2	reasonable interpretation that limits agency power and maximizes
3	individual liberty.
4	SECTION 2. This act shall become effective November 1, 2025.
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6	COMMITTEE REPORT BY: COMMITTEE ON JUDICIARY AND PUBLIC SAFETY
7	OVERSIGHT, dated 02/25/2025 - DO PASS, As Coauthored.
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