

11 Bills On Report

HB2432



Paraphrase: HB2432, by Rep. Sally Kern, R-Oklahoma City and Sen. Wayne Shaw, R-Grove, requires each public school to post in a clearly visible location in a public area of the school that is readily accessible to students a sign in English and Spanish that contains the toll-free telephone number operated by the Department of Human Services to receive reports of child abuse or neglect. The bill requires the State Board of Education promulgate rules relating to the size and location of the sign. (Emergency Measure) - © 2016 eCapitol, LLC. All rights reserved.

Effective Date: 07/01/2016 **Emergency:** Yes

Principal Authors: Kern, Sally (H); Shaw, Wayne (S)

Status: Governor Action - Signed **Status Date:** 04/11/2016

HB2483



Paraphrase: HB2483, by Rep. Pat Ownbey, R-Ardmore and Sen. Frank Simpson, R-Ardmore, permits a court to conduct a nonjury trial for the termination of parental rights the attorney of the party requests to proceed without the party present. (Amended by House, Amended by Senate) - © 2016 eCapitol, LLC. All rights reserved.

Effective Date: 11/01/2016 **Emergency:** No

Principal Authors: Ownbey, Pat (H); Simpson, Frank (S)

Status: Governor Action - Signed **Status Date:** 05/05/2016

HB2484



Paraphrase: HB2484, by Rep. Pat Ownbey, R-Ardmore and Sen. A J Griffin, R-Guthrie, changes references to Department of Human Services' assessments when a child is in the department's custody to home study. The bill provides that an order appointing a permanent guardian divest the department of legal custody and supervision of the child and provides it will have no further responsibility for the custody or supervision of the child. The bill permits the order appointing a permanent guarding will remain in full force and effect and will control over any custody or child support order entered in an administrative or district court action initiated prior to or during the pendency of the deprived action until it is modified by a subsequent order of the district court, and may be docketed and filed in the prior existing or pending administrative or district court action; provided, however, if there is no administrative or district court action then in existence, the surviving order may be used as the sole basis for opening a new administrative or district court action in the same county where the deprived action was pending or in the county where the permanent guardian of the child resides. It requires, when applicable, the clerk of the juvenile court to transmit the surviving order to the clerk of the district court of the county where the order is to be filed along with the names and last-known addresses of the parents of the child. It also requires the clerk of the district court to immediately upon receipt open a file without a filing fee, assign a new case number and, when applicable, file the order and send by first-class mail a copy of the order with the new or prior existing case number back to the juvenile court and to the parents of the child at their last-known address. The bill prohibits the order from being confidential and permits it to be enforced or modified after being docketed and filed in the prior existing or new administrative or district court action. - © 2016 eCapitol,

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Effective Date: 11/01/2016 **Emergency:** No

Principal Authors: Ownbey, Pat (H); Griffin, A J (S)

Status: Governor Action - Signed **Status Date:** 04/14/2016

HB2621



Paraphrase: HB2621, by Rep. Leslie Osborn, R-Mustang and Sen. Ron Justice, R-Chickasha, provides siblings may be separated when a court determines custody or placement of a child if the court and the Department of Human Services (DHS) find one sibling has resided in a foster family home for six or more months and has established a relationship with the foster family, the siblings have never resided in the same home together or there is no established relationship between the siblings, it is in the best interests of the child to remain in the current foster family home placement or that the placement of siblings together is contrary to the safety or well-being of one or both of said siblings. (Amended by Senate) - © 2016 eCapitol, LLC. All rights reserved.

Effective Date: 11/01/2016 **Emergency:** No

Principal Authors: Osborn, Leslie (H); Justice, Ron (S)

Status: Governor Action - Signed **Status Date:** 05/05/2016

HB2965



Paraphrase: HB2965, by Rep. Jason Nelson, R-Oklahoma City and Sen. A J Griffin, R-Guthrie, prohibits a governing body or entity from interfering with the child abuse reporting obligation and allows for recovery of damages. - © 2016 eCapitol, LLC. All rights reserved.

Effective Date: 11/01/2016 **Emergency:** No

Principal Authors: Nelson, Jason (H); Griffin, A J (S)

Status: Governor Action - Signed **Status Date:** 04/14/2016

HB2971



Paraphrase: HB2971, by Rep. Jason Nelson, R-Oklahoma City and Sen. Greg Treat, R-Oklahoma City, creates the Child Welfare Review Committee for the Death and Near Death of Children with Disabilities. The bill states the purpose of the committee, sets a termination date, a report that redacts confidential information, provides for membership, establishes appointment deadline, directing how vacancies should be filled, providing for selection of officers, provides for staff assistance and requires the submission of a report to be made available to the public. (Amended by House, Emergency Measure) - © 2016 eCapitol, LLC. All rights reserved.

Effective Date: 07/01/2016 **Emergency:** Yes

Principal Authors: Nelson, Jason (H); Treat, Greg (S)

Status: Governor Action - Signed **Status Date:** 04/21/2016

SB1196



Paraphrase: SB1196, by Sen. A J Griffin, R-Guthrie and Rep. Jason Nelson, R-Oklahoma City, permits any minor who is the victim of sexual assault to consent to have services provided by health professionals provided that such self-consent only applies to a forensic medical examination by a qualified licensed health care professional. (Amended by House, Amended by Senate, Emergency

Effective Date: 05/16/2016 **Emergency:** Yes

Principal Authors: Griffin, A J (S); Nelson, Jason (H)

Status: Governor Action - Signed **Status Date:** 05/16/2016

SB1200



Paraphrase: SB1200, by Sen. A J Griffin, R-Guthrie and Rep. John Jordan, R-Yukon, modifies language relating to an adjudicated child in need of supervisions and who has violated a court order. (Amended by House, Amended by Senate, Committee Substitute) - © 2016 eCapitol, LLC. All rights reserved.

Effective Date: 11/01/2016 **Emergency:** No

Principal Authors: Griffin, A J (S); Jordan, John (H)

Status: Governor Action - Signed **Status Date:** 05/04/2016

SB1249



Paraphrase: SB1249, by Sen. Kay Floyd, D-Oklahoma City and Rep. Lee Denney, R-Cushing, establishes the deadline for determination of final protective order to be within six months. (Amended by House, Committee Substitute) - © 2016 eCapitol, LLC. All rights reserved.

Effective Date: 11/01/2016 **Emergency:** No

Principal Authors: Floyd, Kay (S); Denney, Lee (H)

Status: Governor Action - Signed **Status Date:** 05/09/2016

SB1369



Paraphrase: SB1369, by Sen. Kay Floyd, D-Oklahoma City and Rep. Cyndi Munson, D-Oklahoma City, defines the terms "homeless children and youth," "runaway," and "youth at risk of homelessness." The bill requires information concerning youth at risk of homelessness and runaways be included in report from the Oklahoma Commission on Children and Youth's Office of Planning and Coordination. (Amended by House) - © 2016 eCapitol, LLC. All rights reserved.

Effective Date: 11/01/2016 **Emergency:** No

Principal Authors: Floyd, Kay (S); Munson, Cyndi (H)

Status: Governor Action - Signed **Status Date:** 04/28/2016

SB1370



Paraphrase: SB1370, by Sen. Frank Simpson, R-Ardmore and Rep. Pat Ownbey, R-Ardmore, requires the Department of Human Services to determine the military status of parents whose children are subject to abuse or neglect. The bill requires the department to notify a United States Department of Defense family advocacy program that there is an investigation into the parent or guardian if the department determines that a parent or guardian is currently serving on active duty in the United States military. It requires the department to forward a report of its assessment or investigation and findings to the appropriate military law enforcement entity. The bill establishes that the term "law enforcement" includes military law enforcement if the subject of an investigation is currently serving in any branch of the U.S. military. The bill requires the department to promulgate necessary rules. - © 2016 eCapitol, LLC. All rights reserved.

Effective Date: 11/01/2016 **Emergency:** No

Principal Authors: Simpson, Frank (S); Ownbey, Pat (H)

Status: Governor Action - Signed **Status Date:** 04/14/2016

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