1	ENGROSSED SENATE AMENDMENT TO
2	ENGROSSED HOUSE
3	BILL NO. 1775 By: Conley of the House
4	and
5	Garvin of the Senate
6	
7	
8	An Act relating to schools; amending Section 1, Chapter 141, O.S.L. 2020 (70 O.S. Supp. 2020, Section
9	27-104), which relates to emergency medical services at athletic events or activities; changing act name to Riley's Rule; requiring development of an
10	Emergency Action Plan; specifying contents of plan; providing for annual review, update and rehearsal of
11	plan; requiring digital transmission of plan prior to certain athletic events; and providing an effective
12	date.
13	
14	AUTHOR: Remove Conley as principal House Author, replace with West (Kevin)
15	AUTHOR: Remove Garvin as principal Senate Author, replace with
16	Bullard and add Senate Coauthors: Hamilton, Jett, Standridge, Dahm, Weaver, Bergstrom, Merrick, Pederson,
17	Rogers, Burns and Stephens
18	AMENDMENT NO. 1. Page 1, strike the title, the enacting clause and the entire bill and insert
19	"An Act relating to education; prohibiting certain
20	students within certain institutions from being
21	required to engage in certain training or counseling; allowing for voluntary counseling; prohibiting
22	orientation or requirement that presents any form of certain stereotyping or bias; directing promulgation
23	of rules pursuant to certain act and subject to certain approval; prohibiting certain application;
24	prohibiting employees of certain schools from requiring certain concepts to be part of a course;

ENGR. S. A. TO ENGR. H. B. NO. 1775

specifying concepts; directing promulgation of rules pursuant to certain act and subject to certain approval; providing for codification; providing an effective date; and declaring an emergency.

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

1

2

3

4

6 SECTION 1. NEW LAW A new section of law to be codified 7 in the Oklahoma Statutes as Section 24-157 of Title 70, unless there 8 is created a duplication in numbering, reads as follows:

A. 1. No enrolled student of an institution of higher
education within The Oklahoma State System of Higher Education shall
be required to engage in any form of mandatory gender or sexual
diversity training or counseling; provided, voluntary counseling
shall not be prohibited. Any orientation or requirement that
presents any form of race or sex stereotyping or a bias on the basis
of race or sex shall be prohibited.

Pursuant to the provisions of the Administrative Procedures
 Act, the Oklahoma State Regents for Higher Education shall
 promulgate rules, subject to approval by the Legislature, to
 implement the provisions of this subsection.

B. The provisions of this subsection shall not prohibit the
teaching of concepts that align to the Oklahoma Academic Standards.

1. No teacher, administrator or other employee of a school district, charter school or virtual charter school shall require or make part of a course the following concepts:

ENGR. S. A. TO ENGR. H. B. NO. 1775

- a. one race or sex is inherently superior to another race
 or sex,
 - b. an individual, by virtue of his or her race or sex, is inherently racist, sexist or oppressive, whether consciously or unconsciously,
- c. an individual should be discriminated against or
 receive adverse treatment solely or partly because of
 his or her race or sex,
- 9 d. members of one race or sex cannot and should not 10 attempt to treat others without respect to race or 11 sex,
- e. an individual's moral character is necessarily
 determined by his or her race or sex,
- f. an individual, by virtue of his or her race or sex,
 bears responsibility for actions committed in the past
 by other members of the same race or sex,
- g. any individual should feel discomfort, guilt, anguish
 or any other form of psychological distress on account
 of his or her race or sex, or
- h. meritocracy or traits such as a hard work ethic are
 racist or sexist or were created by members of a
 particular race to oppress members of another race.

24

23

3

4

5

ENGR. S. A. TO ENGR. H. B. NO. 1775

Page 3

1	2. The State Board of Education shall promulgate rules, subject
2	to approval by the Legislature, to implement the provisions of this
3	subsection.
4	SECTION 2. This act shall become effective July 1, 2021.
5	SECTION 3. It being immediately necessary for the preservation
6	of the public peace, health or safety, an emergency is hereby
7	declared to exist, by reason whereof this act shall take effect and
8	be in full force from and after its passage and approval."
9	Passed the Senate the 21st day of April, 2021.
10	rassed the senate the 21st day of April, 2021.
11	
12	Presiding Officer of the Senate
13	Passed the House of Representatives the day of ,
14	2021.
15	
16	
17	Presiding Officer of the House of Representatives
18	
19	
20	
21	
22	
23	
24	

1	ENGROSSED HOUSE
0	BILL NO. 1775 By: Conley of the House
2	and
3	
	Garvin of the Senate
4	
5	
6	
7	An Act relating to schools; amending Section 1, Chapter 141, O.S.L. 2020 (70 O.S. Supp. 2020, Section
8	27-104), which relates to emergency medical services at athletic events or activities; changing act name
9	to Riley's Rule; requiring development of an Emergency Action Plan; specifying contents of plan;
10	providing for annual review, update and rehearsal of plan; requiring digital transmission of plan prior to
11	certain athletic events; and providing an effective date.
12	
13	
14	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
15	SECTION 4. AMENDATORY Section 1, Chapter 141, O.S.L.
16	2020 (70 O.S. Supp. 2020, Section 27-104), is amended to read as
17	follows:
18	Section 27-104. A. This act shall be known and may be cited as
19	the "Riley Boatwright Act" "Riley's Rule".
20	B. Prior to the beginning of the 2020-2021 <u>2021-2022</u> school
21	year, each school district board of education shall coordinate with
22	the emergency medical services provider providers that serves serve
23	the area in which the school district is located to develop a plan
24	an Emergency Action Plan for the provision of emergency medical

ENGR. H. B. NO. 1775

1	services at each facility and athletic practices, events or
2	activities held at school district facilities.
3	C. The plan developed pursuant to subsection B of this section
4	Emergency Action Plan shall:
5	1. Include maps and directions with appropriate contact
6	information for emergency medical services;
7	2. Assign a medical administrator who is a current school
8	employee such as a coach, administrator or athletic director;
9	3. Define responsibilities and personnel on-site, both medical
10	and school officials;
11	4. Include a list of medical equipment available and location
12	of the nearest automated external defibrillator, if available;
13	5. Be posted in each facility;
14	6. Be distributed to all school officials involved in athletic
15	practices, events or activities held at school district facilities;
16	and
17	7. Specify documentation actions after any emergency to
18	evaluate for debriefing purposes and to determine if there are
19	necessary changes to the Emergency Action Plan.
20	D. The Emergency Action Plan shall be reviewed and, updated and
21	rehearsed annually as appropriate, prior to the start of season
22	practices, with school officials and local emergency medical
23	services providers, and placed on file with the school district and
24	the emergency medical services provider.

ENGR. H. B. NO. 1775

1	E. Prior to each athletic event or activity where there are
2	athletes participating from visiting schools, the Emergency Action
3	Plan shall be digitally transmitted to the visiting school
4	administrator or coach.
5	SECTION 5. This act shall become effective November 1, 2021.
6	Passed the House of Representatives the 3rd day of March, 2021.
7	
8	Presiding Officer of the House
9	of Representatives
10	Passed the Senate the day of , 2021.
11	1 abbed the behate the day of, 2021.
12	
13	Presiding Officer of the Senate
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	