1	HOUSE OF REPRESENTATIVES - FLOOR VERSION
2	STATE OF OKLAHOMA
3	2nd Session of the 57th Legislature (2020)
4	HOUSE BILL 3217 By: Lawson
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7	AS INTRODUCED
8	[ mental health - protective services - involuntary
9	protective services - providing for appointment of
10	the Department as temporary guardian - effective
11	date ]
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15	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
16	SECTION 1. AMENDATORY 43A O.S. 2011, Section 10-106, is
17	amended to read as follows:
18	Section 10-106. A. If the Department of Human Services
19	determines, as a result of its investigation, that a vulnerable
20	adult needs protective services, the Department shall immediately
21	provide or arrange for the provision of available protective
22	services in the least restrictive manner, provided the person
23	affirmatively consents to receive these services.
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B. 1. When a caretaker of a vulnerable adult who consents to
the receipt of protective services refuses to allow the provision of
such services to the person, the Department may petition to the
court for a decree enjoining the caretaker from interfering with the
provision of protective services to the person.

2. The complaint must allege specific facts sufficient to show
that the person is a vulnerable adult in need of protective
services, consents to the receipt of protective services, and that
the caretaker refuses to allow the provision of such services.

10 3. If the court finds that the person is a vulnerable adult in 11 need of protective services, consents to the receipt of protective 12 services, and that the caretaker refuses to allow the provision of 13 such services, the court may enter a decree:

a. enjoining the caretaker from interfering with the
provision of protective services to the vulnerable
adult, and

b. freezing the assets of the vulnerable adult if it has
been determined by preponderance of the evidence that
the vulnerable adult is being exploited and it is
necessary to protect such assets.

C. If a vulnerable adult does not consent to the receipt of protective services or withdraws consent to the receipt of such services, the services shall be terminated, unless the Department determines that the person lacks capacity to consent, in which case

1 the Department may seek court authorization to provide services 2 pursuant to Section 10-108 of this title. 3 Payment for the costs of providing protective services D. 1. 4 shall be made from either: 5 a. the assets of the vulnerable adult consenting to the receipt of voluntary protective services, or 6 7 b. any available private or public assistance programs for which the vulnerable adult is eligible. 8 9 2. If no assets or other private or public funds are available 10 to the person, payment shall be made from a fund established by the 11 Department for the purpose of providing emergency adult protective 12 services, subject to availability of funds. If the Department lacks 13 sufficient funds to pay for involuntary protective services as 14 provided in this section, the facility in which the vulnerable adult 15 has been placed shall have the right to: 16 immediately discharge the vulnerable adult and the a. 17 Department shall accept the vulnerable adult back into 18 the custody of the Department, or 19 b. continue to provide service to the adult offsetting 20 the cost of such services as a credit toward any 21 amounts the facility may otherwise be obligated to pay

22to the state or any agency thereof, including but not23limited to fines imposed based upon survey results and24quality of care fees imposed on the facility.

Any amounts owed to the facility for services provided pursuant to this section which are not reimbursed by way of direct payment or offset by way of credit during the year of service shall carry over for reimbursement or credit in subsequent years.

5 SECTION 2. AMENDATORY 43A O.S. 2011, Section 10-107, is 6 amended to read as follows:

7 Section 10-107. A. If a vulnerable adult lacks the capacity to 8 consent to receive protective services recommended by the Department 9 of Human Services, these services may be ordered by a court on an 10 involuntary basis through an emergency order.

B. 1. In ordering emergency involuntary protective services for a vulnerable adult, the court shall authorize only that intervention which it finds to be least restrictive of the liberty and rights of such person, while consistent with the welfare and safety of the person. The basis for such finding shall be stated in the record by the court.

17 2. Whenever it is consistent with the welfare and safety of the 18 person, the court shall authorize that involuntary protective 19 services be administered to the vulnerable adult in the present 20 living accommodations of that person.

C. 1. Payment for involuntary protective services provided to a vulnerable adult determined by the court to be in need of involuntary protective services pursuant to this section or Section 10-108 of this title shall be made:

1 from assets of the vulnerable adult receiving a. 2 emergency involuntary protective services, if the 3 court so orders after a showing by the Department that 4 the person has adequate assets to make such payment, 5 and that payment for the involuntary protective services will not cause the person to go without other 6 7 necessities of life. Prior to any hearing on the assets or issuance of an order pursuant to this 8 9 subparagraph, the legal guardian, caretaker and 10 guardian ad litem of the vulnerable adult, any person 11 so requested by the vulnerable adult and persons 12 required to be notified pursuant to Section 3-110 of 13 Title 30 of the Oklahoma Statutes shall be notified of 14 such hearing and order, 15 b. from any private or public assistance programs for 16 which the person is eligible, or 17 as provided by paragraph 2 of subsection D of Section с.

1810-106 of this title if the person has inadequate19assets to make such payments as ordered by the court,20and no private or public funds are available to the21person, from a fund established by the Department for22the purpose of providing emergency adult protective23services, subject to availability of funds. If the24Department lacks sufficient funds to pay for

1	involuntary protective services as provided in this
2	section, the facility in which the vulnerable adult
3	has been placed shall have the right to:
4	(1) immediately discharge the vulnerable adult and
5	the Department shall accept the vulnerable adult
6	back into the custody of the Department, or
7	(2) continue to provide service to the adult
8	offsetting the cost of such services as a credit
9	toward any amounts the facility may otherwise be
10	obligated to pay to the state or any agency
11	thereof, including but not limited to fines
12	imposed based upon survey results and quality of
13	care fees imposed on the facility.
14	Any amounts owed to the facility for services provided
15	pursuant to this section which are not reimbursed by way of
16	direct payment or offset by way of credit during the year
17	of service shall carry over for reimbursement or credit in
18	subsequent years.
19	2. The person has a right to be present and represented by
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20 counsel at any hearing. If the vulnerable adult is indigent or, in 21 the determination of the court, lacks capacity to waive the right to 22 counsel, the court shall appoint counsel. If the person is 23 indigent, the cost of representation by counsel shall be borne by 24 this state. D. Upon the request of an authorized representative of the Department, the district attorney of the county in which the person alleged or found by a court to be in need of involuntary protective services resides shall provide legal representation for the Department in any local proceedings related to the provision of involuntary protective services pursuant to this section or Section 10-108 of this title.

8 SECTION 3. AMENDATORY 43A O.S. 2011, Section 10-108, is
9 amended to read as follows:

10 Section 10-108. A. 1. If the Department of Human Services 11 determines that a vulnerable adult is suffering from abuse, neglect, 12 self-neglect, or financial neglect or exploitation presenting a 13 substantial risk of death or immediate and serious physical harm to 14 the person or financial exploitation of the estate of the person, 15 and the vulnerable adult lacks mental capacity to consent to receive 16 protective services and no consent can be obtained, the Department 17 may petition the district court in the county specified by paragraph 18 3 of this subsection for an order:

a. authorizing involuntary protective services and
appointing a temporary guardian of the person and/or
the estate,

b. freezing the assets of the vulnerable adult, if the
 vulnerable adult is being exploited, establishing any
 new accounts necessary to pay the daily living

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1 expenses of the vulnerable adult, and directing a full 2 accounting and investigation of the person alleged to 3 be improperly managing the estate of the vulnerable 4 adult,

- 5 c. suspending or revoking the powers of an attorney-in-6 fact granted by a durable power of attorney, or 7 revoking an irrevocable trust, or terminating a 8 guardianship or conservatorship established pursuant 9 to the Oklahoma Guardianship and Conservatorship Act, 10 or
- 11 directing any law enforcement agency to transport any d. 12 incapacitated person or vulnerable adult as necessary 13 for appropriate care, treatment and residential 14 placement. If such transportation is ordered, 15 reimbursement for expenses incurred from the 16 transportation of a vulnerable adult under the 17 Department's temporary quardianship shall be paid as 18 provided for in Section 10-107 of this title.

19 2. Under no circumstances shall the court authorize the 20 Department, pursuant to this subsection, to consent or deny consent 21 to a Do-Not-Resuscitate order or the withdrawal of hydration or 22 nutrition or other life-sustaining treatment although the court 23 retains jurisdiction to hear such matters under applicable law.

1 3. The district court which may be petitioned by the Department 2 for an order pursuant to paragraph 1 of this subsection is: 3 the district court in the county in which the a. 4 vulnerable adult resides, 5 b. the district court in the county in which the vulnerable adult is receiving inpatient services, or 6 7 the district court in the county where the vulnerable с. adult is located when any delay caused by taking the 8 9 petition to the district court in the county of the 10 residence of the vulnerable adult would result in 11 greater substantial risk of death or greater serious 12 physical harm to the vulnerable adult. The petition 13 shall include an explanation of why the petition was 14 filed in the district court in the county specified by 15 this subparagraph rather than in the district court as 16 specified in subparagraph a or b of this paragraph. 17 The petition shall be sworn to and include the name, age, Β. 18 and address of the vulnerable adult who the Department has 19 determined is in need of emergency protective services, the nature 20 of the abuse, neglect, or exploitation, the services needed, and 21 information relating to the capacity of the person to consent to 22 services and a description of the attempts of the Department to 23 obtain consent and the name of the person or organization proposed 24 to be appointed as temporary guardian.

C. 1. The vulnerable adult shall receive an opportunity for a hearing upon the petition, and shall be personally served with a copy of the petition and a notice scheduling hearing at least fortyeight (48) hours prior to any such hearing if the petition seeks temporary guardianship of thirty (30) days or more.

6 2. The hearing shall be set by the court on an expedited a. 7 basis, but no later than five (5) calendar days, not including weekends or holidays when the court is 8 9 closed, from the date the notice scheduling hearing is 10 signed by the judge. The vulnerable adult shall have 11 a right to a closed hearing unless such vulnerable 12 adult requests otherwise.

b. Unless the vulnerable adult objects or the person
requiring notification pursuant to this subparagraph
is alleged to have abused, neglected or exploited the
vulnerable adult, the following persons shall be
notified of any hearing held pursuant to this
subsection:

 the legal guardian, guardian ad litem and caretaker of the vulnerable adult,

(2) any person so requested by the vulnerable adult to be present at the hearing, and

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(3) persons required to be notified pursuant to Section 3-110 of Title 30 of the Oklahoma Statutes.

4 Upon sworn testimony of a representative of the D. 1. 5 Department, or statement of a district attorney representing the Department, that immediate and reasonably foreseeable death or 6 7 serious physical harm to or financial exploitation of the vulnerable 8 adult will result, the court may waive prior notice and issue a 9 seventy-two-hour temporary guardianship and provide involuntary 10 protective services whether or not during regular courthouse 11 business hours. However, within twenty-four (24) hours of issuance 12 of the seventy-two-hour order, the vulnerable adult and the attorney 13 of the vulnerable adult, if known, shall be personally served with 14 written notice scheduling a hearing within seventy-two (72) hours.

15 2. If a hearing on the seventy-two-hour order is declined, or 16 upon conclusion of any such hearing, the court may terminate the 17 temporary guardianship and involuntary services or enter a temporary 18 guardianship for up to thirty (30) additional calendar days as 19 provided for in subsection G of this section.

E. 1. The vulnerable adult has a right to be present and represented by counsel at any hearing authorized by this section. If the vulnerable adult is indigent or, in the determination of the court, lacks capacity to waive the right to counsel, the court shall immediately appoint counsel who shall personally meet with the vulnerable adult and attempt to discuss the petition or any pending
 motion prior to any hearing.

3	2. If the vulnerable adult is not in attendance at a scheduled
4	hearing, the court shall make a special finding as to why the
5	vulnerable adult is unable to attend, and, upon the request of the
6	vulnerable adult or the attorney of the vulnerable adult, may
7	continue the hearing to allow the vulnerable adult to attend.
8	3. If the vulnerable adult is indigent, the cost of
9	representation by counsel shall be borne by court funds.
10	4. If the vulnerable adult is not indigent, the court may order
11	costs of representation paid from the estate in the same manner as
12	currently paid under the Oklahoma Guardianship and Conservatorship
13	Act.
14	F. 1. After a hearing on the petition, the court may:
15	a. appoint a temporary guardian and order involuntary
16	protective services including, but not limited to,
17	authorization for medical and/or psychological
18	treatment and evaluations, and residential placement
19	subject to the provisions of subsection G of this
20	section,
21	b. issue an order freezing all assets of the vulnerable
22	adult, establish any new accounts necessary to pay the
23	daily living expenses of the vulnerable adult, and
24	order a full accounting and investigation of the

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- person alleged to be improperly managing the vulnerable adult's estate,
- c. suspend or revoke powers of attorney or terminate a guardianship or conservatorship upon a finding that the attorney-in-fact, guardian or conservator failed to act appropriately on behalf of the vulnerable adult, or
- d. order any law enforcement agency to transport any 8 9 incapacitated person or vulnerable adult as necessary 10 for appropriate care, treatment and residential 11 placement. If such transportation is ordered, 12 reimbursement for expenses incurred from the 13 transportation of a vulnerable adult under the 14 Department's temporary guardianship shall be paid as 15 provided for in Section 10-107 of this title.
- 2. a. Except as otherwise provided by subparagraphs b and c
  of this paragraph, the court appointing a temporary
  guardian and ordering involuntary protective services
  shall not have authority to order the sale of the real
  property of the vulnerable adult.
- b. If the Department of Human Services has been appointed
  temporary guardian and the court issues an order for
  the Department to continue as the temporary guardian
  of the vulnerable adult beyond the one hundred eighty

(180) calendar days authorized by this section because there is no one willing and able to act as guardian for the vulnerable adult, the Department, as temporary guardian may, after one (1) year from its initial appointment, sell the real property of a vulnerable adult pursuant to the provisions of the Oklahoma Guardianship and Conservatorship Act.

- The Department, as temporary guardian of a vulnerable 8 с. 9 adult, may also sell the real property of the 10 vulnerable adult pursuant to the provisions of the 11 Oklahoma Guardianship and Conservatorship Act prior to 12 the one-year requirement specified in subparagraph b 13 of this paragraph, if not selling the real property 14 would jeopardize the vulnerable adult's eligibility 15 for Medicaid. The fact that the vulnerable adult 16 would be in jeopardy for receipt of Medicaid if the 17 property was not sold shall be stated upon the court 18 order directing the sale of the real property of the 19 vulnerable adult.
- 20d. The court may issue an order authorizing the21Department to sell personal property of a vulnerable22adult when additional resources are required to pay23for necessary care for the vulnerable adult pursuant24to state law.

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G. Whenever the court issues an order for involuntary
 protective services, the court shall adhere to the following
 limitations:

Only such protective services as are necessary to remove the
 conditions creating the emergency shall be ordered, and the court
 shall specifically designate the approved services in the order of
 the court;

2. Protective services authorized by an involuntary protective 8 9 services order shall not include a change of residence unless the 10 court specifically finds such action is necessary to remove the 11 conditions creating the emergency and gives specific approval for 12 such action in the order of the court. Emergency placement may be 13 made to such facilities as nursing homes, hospital rehabilitation 14 centers, assisted living centers, foster care and in-home 15 placements, or to other appropriate facilities for emergency care or 16 evaluation to determine the extent of a vulnerable adult's physical, 17 mental and functional limitations; provided, however, emergency 18 placement shall not be made or construed as an alternative to 19 emergency detention and protective custody as authorized under 20 Section 5-206 et seq. of this title or made or construed as an 21 alternative to involuntary commitment under Section 5-410 et seq. of 22 this title when a vulnerable adult otherwise meets the criteria for 23 involuntary commitment. Services to such vulnerable adults shall be 24 provided in a manner that is appropriate for the adult's age and

1 condition and, except for facilities operated by the Department of 2 Mental Health and Substance Abuse Services or community-based 3 structured crisis centers under contract with the Department 4 pursuant to Section 3-317 of this title, services provided to 5 vulnerable adults pursuant to this section shall be provided in a 6 setting that is segregated from any patients or residents of a 7 facility who have been determined to be a danger to others. Prior 8 to placement of a vulnerable adult in a nursing home or assisted 9 living center facility, the court shall appoint the Department as 10 temporary guardian of the vulnerable adult and the guardianship 11 shall remain in place until such time as the vulnerable adult has 12 been approved for Medicaid benefits or otherwise establishes funds 13 to pay for such services. The temporary guardian shall be required 14 to assist the vulnerable adult in obtaining Medicaid or other 15 applicable benefits to pay for services determined to be necessary 16 for the vulnerable adult; and

17 3. Involuntary protective services may be provided for a period
18 not to exceed thirty (30) calendar days except as provided by
19 subsections L and M of this section.

H. The court shall appoint the Department or an interested person or organization as temporary guardian of the person with responsibility for the welfare of such person and authority to give consent on behalf of the person for the approved involuntary protective services until the expiration of the order. I. The issuance of an order for involuntary protective services
 and the appointment of a temporary guardian shall not deprive the
 vulnerable adult of any rights except to the extent validly provided
 for in the order or appointment.

J. 1. To enforce an order for involuntary protective services,
the court may authorize:

- a. forcible entry of the premises of the vulnerable adult
  to be protected for the purpose of rendering
  protective services but only after a reasonable
  showing to the court that good faith attempts to gain
  voluntary access to the premises have failed and
  forcible entry is necessary,
- b. the transporting of the vulnerable adult to another
  location for the provision of involuntary services,
  and
- 16 c. the eviction of persons who are in a position to
  17 exploit the vulnerable adult from any property owned,
  18 leased, or rented by the vulnerable adult and
  19 restriction of those persons' further access to any
  20 property of the vulnerable adult.

21 2. If forcible entry is authorized by the court, the order 22 shall include a directive that the Department's representative be 23 accompanied by a police officer or deputy sheriff in the county 24 where the vulnerable adult or property of the vulnerable adult is 1 located, and the police officer or deputy sheriff shall make the 2 forcible entry.

K. The vulnerable adult, the temporary guardian, or any
interested person may petition the court to have the order to
provide involuntary protective services set aside or modified at any
time.

7 L. If the vulnerable adult continues to need involuntary protective services after expiration of the thirty-day temporary 8 9 guardianship provided in subsection G of this section, the temporary 10 guardian shall immediately file a verified motion requesting the 11 court to, except as otherwise provided by subsection F of this section, continue the temporary guardianship and involuntary 12 13 protective services under this section for a period not to exceed 14 one hundred eighty (180) calendar days.

M. 1. Service of the verified motion shall be made in
conformity with subsection C of this section.

17 2. Upon filing such motion, the court shall order that a 18 physical, mental, and social evaluation of the vulnerable adult be 19 conducted by the Department and that a proposed plan of care be 20 submitted to the court within thirty (30) calendar days thereafter 21 reflecting the evaluation findings and recommended services.

3. Upon filing such motion, the prior temporary guardianship shall remain in full force and effect pending a review hearing after the thirty-day evaluation period. The caretaker, guardian or next1 of-kin of the vulnerable adult may request that the evaluation
2 period be shortened for good cause.

3 4. The evaluation shall include at least the following4 information:

- a. the address of the place where the person is residing
  and the person or agency which is providing care,
  treatment, or services at present,
- b. a summary of the professional treatment and services
  provided to the person by the Department or agency, if
  any, in connection with the problem creating the need
  for emergency protective services, and
- 12 с. a medical and social evaluation, including, but not 13 limited to, the Department's assessment of the 14 person's capacity to consent to services, a 15 psychological or psychiatric evaluation and review if 16 the mental state of the person is in question, and any 17 recommendations for or against maintenance of partial 18 legal rights. The evaluation and review shall include 19 recommendations for placement based upon the best 20 interests of the vulnerable adult taking into 21 consideration the following:

## (1) the least restrictive environment,

## (2) the desires of the vulnerable adult and legal guardian,

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- (3) the desires of the caretaker of the vulnerable
   adult and of any of the persons specified in
   Section 3-110 of Title 30 of the Oklahoma
   Statutes,
  - (4) the physical and mental health needs of the vulnerable adult,
- 7 (5) the available programs and services, and
  - (6) the health, well-being and welfare of the vulnerable adult and the public.

10 During the hearing to consider the motion to continue the 11 temporary quardianship of the vulnerable adult for up to one hundred 12 eighty (180) calendar days, the court shall consider the 13 Department's findings and proposed plan of care and any other 14 evidence presented by the caretaker, guardian or other interested 15 The court shall either terminate the temporary persons. 16 guardianship and all involuntary services or continue the temporary 17 quardianship and specify any necessary services to be provided by 18 the Department for a period not to exceed one hundred eighty (180) 19 calendar days. Provided, the court may continue the guardianship of 20 the Department, if there is no one willing and able to act as 21 guardian for the vulnerable adult.

N. Neither the Department nor any of its employees or any other petitioner shall be liable for filing a petition pursuant to the

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1	Protective Services for Vulnerable Adults Act if the petition was
2	filed in good faith.
3	SECTION 4. This act shall become effective November 1, 2020.
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5	COMMITTEE REPORT BY: COMMITTEE ON APPROPRIATIONS AND BUDGET, dated 02/26/2020 - DO PASS, As Amended.
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