1	STATE OF OKLAHOMA
2	2nd Session of the 56th Legislature (2018)
3	COMMITTEE SUBSTITUTE FOR ENGROSSED
4	SENATE BILL NO. 1017 By: Shaw of the Senate
5	and
6	Loring of the House
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10	COMMITTEE SUBSTITUTE
11	An Act relating to child custody; amending 43 O.S. 2011, Section 112, which relates to care and custody
12	of children; requiring court to encourage certain parental behaviors if in the best interest of a
13	child; adding certain grounds for modification of child custody order; authorizing prevailing party to
14	recover specified costs and fees; and providing an effective date.
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17	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
18	SECTION 1. AMENDATORY 43 O.S. 2011, Section 112, is
19	amended to read as follows:
20	Section 112. A. A petition or cross-petition for a divorce,
21	legal separation, or annulment must state whether or not the parties
22	have minor children of the marriage. If there are minor children of
23	the marriage, the court:
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Shall make provision for guardianship, custody, medical
 care, support and education of the children;

3 2. Unless not in the best interests of the children, may 4 provide for the visitation of the noncustodial parent with any of 5 the children of the noncustodial parent; and

3. May modify or change any order whenever circumstances render 6 the change proper either before or after final judgment in the 7 action; provided, that the amount of the periodic child support 8 9 payment shall not be modified retroactively or payment of all or a 10 portion of the past due amount waived, except by mutual agreement of 11 the obligor and obligee, or if the obligee has assigned child 12 support rights to the Department of Human Services or other entity, by agreement of the Department or other entity. Unless the parties 13 agree to the contrary, a completed child support computation form 14 provided for in Section 120 of this title shall be required to be 15 filed with the child support order. 16

The Social Security numbers of both parents and the child shall be included on the child support order summary form provided for in Section 120 of this title, which shall be submitted to the Central Case Registry as provided for in Section 112A of this title with all child support or paternity orders.

B. In any action in which there are minor unmarried children in awarding or modifying the custody of the child or in appointing a general guardian for the child, the court shall be guided by the

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1	provisions of Section 112.5 of this title and shall consider what
2	appears to be in the best interests of the child.
З	C. 1. When it is in the best interests of a minor unmarried
4	child, the court shall:
5	a. assure children of frequent and continuing contact
6	with both parents after the parents have separated or
7	dissolved their marriage, and
8	b. <u>encourage parents to promote and facilitate a close</u>
9	and continuing relationship between the child and both
10	parents and to minimize exposure of the child to
11	parental conflict, and
12	$\underline{c.}$ encourage parents to share the rights and
13	responsibilities of child rearing and to communicate
14	and cooperate in matters relating to the child in
15	order to effect this policy.
16	2. There shall be neither a legal preference nor a presumption
17	for or against joint legal custody, joint physical custody, or sole
18	custody.
19	3. When in the best interests of the child, custody shall be
20	awarded in a way which assures the frequent and continuing contact
21	of the child with both parents. When awarding custody to either
22	parent, the court:
23	a. shall consider, among other facts, which parent is
24	more likely to allow the child or children frequent

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- and continuing contact with the noncustodial parent, and
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b. shall not prefer a parent as a custodian of the child because of the gender of that parent.

4. In any action, there shall be neither a legal preference or
a presumption for or against private or public school or homeschooling in awarding the custody of a child, or in appointing a
general guardian for the child.

9 5. Notwithstanding any custody determination made pursuant to 10 the Oklahoma Children's Code, when a parent of a child is required 11 to be separated from a child due to military service, the court 12 shall not enter a final order modifying an existing custody order 13 until such time as the parent has completed the term of duty 14 requiring separation. For purposes of this paragraph:

15 in the case of a parent who is a member of the Army, a. Navy, Air Force, Marine Corps or Coast Guard, the term 16 "military service" means a combat deployment, 17 contingency operation, or natural disaster requiring 18 the use of orders that do not permit any family member 19 to accompany the member, 20 b. in the case of a parent who is a member of the 21 National Guard, the term "military service" means 22

24 the President of the United States or the Secretary of

service under a call to active service authorized by

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1 Defense for a period of more than thirty (30) consecutive days under 32 U.S.C. 502(f) for purposes 2 3 of responding to a national emergency declared by the President and supported by federal funds. 4 "Military 5 service" shall include any period during which a member is absent from duty on account of sickness, 6 7 wounds, leave or other lawful cause, and the court may enter a temporary custody or visitation 8 с. 9 order pursuant to the requirements of the Deployed Parents Custody and Visitation Act. 10 11 6. In making an order for custody, the court shall require compliance with Section 112.3 of this title. 12

D. 1. Except for good cause shown, a pattern of failure to allow court-ordered visitation may be determined to be contrary to the best interests of the child and as such may be grounds for modification of the child custody order.

Any behavior or pattern of behavior by a parent to alienate
 or attempt to alienate the child from the other parent may be
 determined to be contrary to the best interests of the child and as
 such may be grounds for modification of the child custody order.

3. For any action brought pursuant to the provisions of this
section which the court determines to be contrary to the best
interests of the child, the prevailing party shall may be entitled

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1 to recover court costs, attorney fees and any other reasonable costs 2 and expenses incurred with the action.

3 Except as otherwise provided by Section 112.1A of this Ε. title, any child shall be entitled to support by the parents until 4 5 the child reaches eighteen (18) years of age. If a child is regularly enrolled in and attending high school, as set forth in 6 Section 11-103.6 of Title 70 of the Oklahoma Statutes, other means 7 of high school education, or an alternative high school education 8 9 program as a full-time student, the child shall be entitled to 10 support by the parents until the child graduates from high school or 11 until the age of twenty (20) years, whichever occurs first. Full-12 time attendance shall include regularly scheduled breaks from the school year. No hearing or further order is required to extend 13 support pursuant to this subsection after the child reaches the age 14 15 of eighteen (18) years.

In any case in which provision is made for the custody or 16 F. support of a minor child or enforcement of such order and before 17 hearing the matter or signing any orders, the court shall inquire 18 whether public assistance money or medical support has been provided 19 by the Department of Human Services, hereafter referred to as the 20 Department, for the benefit of each child. If public assistance 21 money, medical support, or child support services under the state 22 child support plan as provided in Section 237 of Title 56 of the 23 Oklahoma Statutes have been provided for the benefit of the child, 24

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1 the Department shall be a necessary party for the adjudication of the debt due to the State of Oklahoma, as defined in Section 238 of 2 3 Title 56 of the Oklahoma Statutes, and for the adjudication of paternity, child support, and medical insurance coverage for the 4 5 minor children in accordance with federal regulations. When an action is filed, the petitioner shall give the Department notice of 6 the action according to Section 2004 of Title 12 of the Oklahoma 7 The Department shall not be required to intervene in the 8 Statutes. 9 action to have standing to appear and participate in the action. 10 When the Department is a necessary party to the action, any orders 11 concerning paternity, child support, medical support, or the debt 12 due to the State of Oklahoma shall be approved and signed by the 13 Department.

G. In any case in which a child support order or custody order both is entered, enforced or modified, the court may make a determination of the arrearages of child support.

SECTION 2. This act shall become effective November 1, 2018.

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