1	STATE OF OKLAHOMA
2	2nd Session of the 57th Legislature (2020)
3	SENATE BILL 1660 By: Haste
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6	AS INTRODUCED
7	An Act relating to mental health diversion by law
8	enforcement; amending 43A O.S. 2011, Section 3-428, which relates to intoxicated persons in public
9	<pre>places; modifying language; modifying allowable facilities; allowing certain program establishment;</pre>
10	directing certain authorization; and providing an effective date.
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13	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
14	SECTION 1. AMENDATORY 43A O.S. 2011, Section 3-428, is
15	amended to read as follows:
16	Section 3-428. A. An intoxicated person in a public place , as
17	defined in Section 8 of Title 37 of the Oklahoma Statutes, who
18	appears to be in need of help evaluation or treatment, if the person
19	consents to the offered help, may be assisted to:
20	1. His or her home;
21	2. An alternative facility pursuant to the provisions of this
22	section; or
23	3. An approved treatment or evaluation facility by a peace
24 2 -	officer or an emergency service patrol.

B. 1. A person who appears to be intoxicated, and as a result
 of such intoxication is unconscious in a public place or reasonably
 appears to be in danger of harming himself or herself or others, may
 be taken into protective custody by a peace officer or an emergency
 service patrol and immediately brought to an approved treatment
 facility for medical or nonmedical detoxification.

7 2. The peace officer or the emergency service patrol, in 8 detaining the person and taking the person to an approved treatment 9 facility, is taking the person into protective custody and shall 10 make every reasonable effort to protect the person's health and 11 safety.

12 3. In taking the person into protective custody, the detaining 13 officer may take reasonable steps for self-protection. No record 14 shall be made which indicates that the person has been arrested or 15 charged with a crime.

16 С. 1. If the Department of Mental Health and Substance Abuse 17 Services, or the governing body of any municipality, has approved a 18 program alternative to statutory or municipal requirements of 19 prosecution and imprisonment of such person, until the capacity to 20 accommodate intoxicated persons has been exceeded in the facility 21 wherein such alternative program is located, the arresting officer 22 and other public officials involved in an arrest pursuant to this 23 section shall utilize such alternative treatment program upon the 24 voluntary approval of the intoxicated person and the receiving _ _

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¹ facility rather than proceed under the statutory or municipal laws ² pertaining to prosecution and imprisonment of intoxicated persons.

2. A facility in which the program is located may make
application to the Department of Mental Health and Substance Abuse
Services for approval, but no such program or facility wherein such
program is located shall claim or advertise to be a certified
treatment facility unless duly certified as such by the Department
of Mental Health and Substance Abuse Services.

9 3. All facilities acquiring the approval of an alternative
 10 program shall establish their own capacity for the number of persons
 11 to be accommodated in the program.

12 4. It shall be the duty of the State Department of Health to 13 investigate all complaints concerning general sanitation made in the 14 form of a sworn affidavit against such municipally approved 15 alternative facilities.

16 5. In <u>the</u> event the complaints are found to be true, the State 17 Commissioner of Health shall have the power to order improvements or 18 closure.

D. A person who is brought to an alternative facility or an approved treatment facility may be admitted as a consumer by the administrator in charge of the facility or referred to another treatment facility.

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E. 1. A person may not be detained at the approved treatment facility when the person either is no longer unconscious, or no longer appears likely to be of harm to self or others.

4 2. If the person remains unconscious or likely to harm himself 5 or herself or others, the person may be detained for no more than 6 twelve (12) hours, excluding weekends and legal holidays, after 7 admission unless a petition for an order directing the commitment of 8 the person to an approved treatment facility has been filed 9 according to the Mental Health Law provisions and procedures for 10 commitment. The person may consent to remain in the facility as 11 long as the administrator or physician in charge believes 12 appropriate.

F. If a person is admitted to an approved treatment facility under this section, the person may notify relatives of the admission or another person may, with the consent of the admittee, notify relatives of the admission.

17 <u>G. 1. A person in possession of a controlled dangerous</u> 18 <u>substance, as defined in Section 2-101 of Title 63 of the Oklahoma</u> 19 <u>Statutes, or in possession of drug paraphernalia, as defined in</u> 20 <u>Section 2-405 of Title 63 of the Oklahoma Statutes, who appears to</u> 21 <u>be in need of evaluation and treatment, and if the person consents</u> 22 <u>to the offered evaluation and treatment, in lieu of arrest, may be</u> 23 <u>taken to:</u>

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- a. an approved drug treatment center,

1	b. an approved center for substance abuse evaluation, or
2	c. some other facility, as defined in paragraph 1 of
З	subsection C of this section, by a law enforcement
4	officer.
5	2. Any creation of a program as provided in this subsection
6	shall be subject to the authority of the appropriate county,
7	municipal or tribal governing body and any of its subsidiaries. The
8	Department of Mental Health and Substance Abuse Services has the
9	authority to approve or disapprove individual treatment centers as
10	described in this subsection.
11	3. The creation of any program as provided in this subsection
12	must be created with the advice and consent of the county's district
13	attorney and must be approved annually by the county's district
14	attorney.
15	SECTION 2. This act shall become effective November 1, 2020.
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