1	SENATE FLOOR VERSION								
2	February 14, 2017								
3	SENATE BILL NO. 50 By: Floyd								
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6	An Act relating to guardians ad litem; amending 43								
7	O.S. 2011, Section 107.3, which relates to appointment of guardian ad litem; modifying certain								
8	· 1 J								
9	reference; and providing an effective date.								
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11	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:								
12	SECTION 1. AMENDATORY 43 O.S. 2011, Section 107.3, is								
13	amended to read as follows:								
14	Section 107.3. A. 1. In any proceeding when the custody or								
15	visitation of a minor child or children is contested by any party,								
16	the court may appoint an attorney at law as guardian ad litem upon								
17	motion of the court or upon application of any party to appear for								
18	and represent the minor children.								
19	2. The guardian ad litem may be appointed to objectively								
20	advocate on behalf of the child and act as an officer of the court								
21	to investigate all matters concerning the best interests of the								
22	child. In addition to other duties required by the court and as								
23	specified by the court, a guardian ad litem shall have the following								

responsibilities:

1	a.	review documents, reports, records and other
2		information relevant to the case, meet with and
3		observe the child in appropriate settings, and
4		interview parents, caregivers and health care
5		providers and any other person with knowledge relevant
6		to the case including, but not limited to, teachers,
7		counselors and child care providers,
8	b.	advocate for the best interests of the child by
9		participating in the case, attending any hearings in
10		the matter and advocating for appropriate services for
11		the child when necessary,
12	С.	monitor the best interests of the child throughout any
13		judicial proceeding,
14	d.	present written <u>factual</u> reports to the parties and
15		court prior to trial or at any other time as specified
16		by the court on the best interests of the child that
17		include conclusions and recommendations and the facts
18		upon which they are based, which determination is
19		solely the decision of the court, and
20	е.	the guardian ad litem shall, as much as possible,
21		maintain confidentiality of information related to the
22		case and is not subject to discovery pursuant to the
23		Oklahoma Discovery Code.

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3. Expenses, costs, and attorney fees for the guardian ad litem may be allocated among the parties as determined by the court.

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- On or before December 31, 2007, the Administrative Director 3 of the Courts shall develop a standard operating manual for 4 5 quardians ad litem which shall include, but not be limited to, legal obligations and responsibilities, information concerning child 6 abuse, child development, domestic abuse, sexual abuse, and parent 7 and child behavioral health and management including best practices. 9 After publication of the manual, all guardians ad litem shall 10 certify to the court in which he or she is appointed as a guardian 11 ad litem that the manual has been read and all provisions contained 12 therein are understood. The guardian ad litem shall also certify that he or she agrees to follow the best practices described within 13 the standard operating manual. The Administrative Director of the 14 15 Courts shall provide public access to the standard operating manual and shall periodically review and revise the manual as deemed 16 necessary. 17
  - B. When property, separate maintenance, or custody is at issue, the court:
  - 1. May refer the issue or issues to mediation if feasible unless a party asserts or it appears to the court that domestic violence or child abuse has occurred, in which event the court shall halt or suspend professional mediation unless the court specifically finds that:

1	a.	the	following	three	conditions	are	satisfied:
2		(1)	the profe	essions	al mediator	has	suhstantia

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(1) the professional mediator has substantial training concerning the effects of domestic violence or child abuse on victims,

- (2) a party who is or alleges to be the victim of domestic violence is capable of negotiating with the other party in mediation, either alone or with assistance, without suffering an imbalance of power as a result of the alleged domestic violence, and
- (3) the mediation process contains appropriate provisions and conditions to protect against an imbalance of power between parties resulting from the alleged domestic violence or child abuse, or
- b. in the case of domestic violence involving parents, the parent who is or alleges to be the victim requests mediation and the mediator is informed of the alleged domestic violence; and
- 2. When custody is at issue, the court may order, in addition to or in lieu of the provisions of paragraph 1 of this subsection, that each of the parties undergo individual counseling in a manner that the court deems appropriate, if the court finds that the parties can afford the counseling.
  - C. As used in this section:

- 1. "Child abuse or neglect" shall have the same meaning as such
  2 term is defined by the Oklahoma Child Abuse Reporting and Prevention
  3 Act Section 1-1-105 of Title 10A of the Oklahoma Statutes or shall
  4 mean the child has been adjudicated deprived as a result of the
  5 actions or omission of either parent pursuant to the Oklahoma
  6 Children's Code; and
  - 2. "Domestic violence" shall have the same meaning as such term is defined by the Protection from Domestic Abuse Act.
  - D. During any proceeding concerning child custody, should it be determined by the court that a party has intentionally made a false or frivolous accusation to the court of child abuse or neglect against the other party, the court shall proceed with any or all of the following:
  - 1. Find the accusing party in contempt for perjury and refer for prosecution;
    - 2. Consider the false allegations in determining custody; and
  - 3. Award the obligation to pay all court costs and legal expenses encumbered by both parties arising from the allegations to the accusing party.
- 20 SECTION 2. This act shall become effective November 1, 2017.
- 21 COMMITTEE REPORT BY: COMMITTEE ON JUDICIARY February 14, 2017 DO PASS

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