1	ENGROSSED HOUSE AMENDMENTS TO
2	ENGROSSED SENATE BILL NO. 603 the Senate
3	and
4	O'Donnell of the House
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8	An Act relating to risk assessment for offenders; amending 57 O.S. 2011, Sections 530 and 530.1, which
9	relate to the receiving center for new prisoners and the assessment and reception of inmates; requiring
10	certain risk assessment be given; directing the Department of Corrections to develop a case plan for
11	each inmate; prescribing certain time limits; directing inclusions; directing certain distribution
12	of reports; providing for codification; and providing an effective date.
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15	AUTHOR: Add the following House Coauthor: Cleveland
16	AMENDMENT NO. 1. Page 1, lines 7 through 11 1/2, strike the title to read
17	"[ risk assessment for offenders - requiring certain
18	assessment be given - directing the Department of
19	Corrections to develop a case plan for each inmate
20	- effective date ]"
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22	AMENDMENT NO. 2. Page 1, line 14, strike the enacting clause
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ENGR. H. A. to ENGR. S. B. NO. 603

1	Passed the House of Representatives the 20th day of April, 2017.
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4	Presiding Officer of the House of
5	Representatives
6	Passed the Senate the day of, 2017.
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9	Presiding Officer of the Senate
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1	ENGROSSED SENATE
2	BILL NO. 603 By: Treat, Pittman and Sharp of the Senate
3	and
4	O'Donnell of the House
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7	An Act relating to risk assessment for offenders; amending 57 O.S. 2011, Sections 530 and 530.1, which
8	relate to the receiving center for new prisoners and the assessment and reception of inmates; requiring
9	certain risk assessment be given; directing the Department of Corrections to develop a case plan for
10	each inmate; prescribing certain time limits; directing inclusions; directing certain distribution
11 12	of reports; providing for codification; and providing an effective date.
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14	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
15	SECTION 1. AMENDATORY 57 O.S. 2011, Section 530, is
16	amended to read as follows:
17	Section 530. It is the intent of the State Legislature that all
18	new prisoners sentenced to the custody of the Department of
19	Corrections will be processed through the Lexington Assessment and
20	Reception Center or at a place determined by the Director of the
21	Department of Corrections. The Department of Corrections shall
22	administer ensure administration of a risk and needs assessment, as
23	defined in Section 502 of this title, physical and psychological
24	examinations, mental health and substance abuse screens, inventory

vocational skills, and assess educational and training needs. 1 А risk and needs assessment shall not be required for any inmate who 2 had a risk and needs assessment administered by personnel certified 3 by the Department of Mental Health and Substance Abuse Services 4 within six (6) months of being sentenced to the custody of the 5 Department of Corrections. The Department of Corrections shall 6 determine initial security and custody classifications, plan for 7 immediate or possible future assignment to an institution, community 8 treatment center or other alternative to incarceration authorized by 9 law, provide orientation and instruction with respect to rules and 10 procedures for prisoners, and perform other such activities deemed 11 12 necessary by the Department of Corrections.

13 SECTION 2. AMENDATORY 57 O.S. 2011, Section 530.1, is
14 amended to read as follows:

Section 530.1. A. The Department of Corrections, by the rules of that Department, shall have the following duties which shall be performed as part of the assessment and reception process of the Department of Corrections, upon reception of each inmate:

To administer, or cause to be administered, physical and
 psychological examination of all inmates, including any requirement
 to collect biological samples for DNA testing pursuant to Section
 991a of Title 22 of the Oklahoma Statutes and Section 150.27a of
 Title 74 of the Oklahoma Statutes, or other provision of law;

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2. To identify the vocational-technical skills of all inmates.
 2 The information shall be noted on and made a part of the record for
 3 each inmate;

3. To assess the educational and training needs of all inmates
and recommend for placement any inmate with an educational need as
established in Section 510.7 of this title;

4. To determine from available records and interviews, the
place of birth of new inmates. The Department of Corrections shall
furnish a list of foreign-born nationals and suspected foreign-born
nationals to the Immigration and Naturalization Service on a weekly
basis;

5. To determine initial security and custody classifications;
6. To determine and recommend for placement in an alcohol or
substance abuse treatment facility or program, as provided for in
this section, any inmate convicted of alcohol related offenses or
otherwise in need of alcohol or substance abuse treatment;

To determine and recommend for placement in the Department
 of Corrections Special Care Unit at the State Penitentiary at
 McAlester Mental Health Unit any inmate who is in need of acute
 psychiatric care;

8. To plan for immediate assignments to institutions, community
treatment centers, alcohol or substance abuse treatment centers or
programs, alternatives to incarceration authorized by law, or other
facilities, public or private, designated by the Department;

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9. To recommend possible future assignments to institutions, community treatment centers, alcohol or substance abuse treatment centers or programs, alternatives to incarceration authorized by law, or other facilities designated by the Department;

5 10. To provide orientation and instruction with respect to 6 rules and procedures for prisoners; and

To obtain all relevant juvenile court records and relevant
Department of Juvenile Justice agency records, if any, pertaining to
inmates and make said the records a part of the permanent record
maintained by the Department of Corrections regarding the inmate.
The information contained in those records shall be used to
determine security level and placement of inmates; and

13 <u>12. To administer a risk and needs assessment on each inmate</u> 14 <u>and develop an individualized case plan based on the results of the</u> 15 <u>assessment to guide an inmate's rehabilitation while in the</u> 16 <u>Department's custody in order to reduce the likelihood of</u> 17 recidivism.

B. An alcohol or substance abuse treatment center in which an inmate is placed shall provide services and standards of treatment as provided by the Department of Mental Health and Substance Abuse Services under its rules for alcoholism or substance abuse treatment. Upon placement of a prisoner in a center for alcoholism or substance abuse treatment, the Department of Corrections shall enter into a third party contract with such center for the custodial

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and professional services rendered to any prisoner. Such contract 1 may include requirements imposed by law on the Department of 2 Corrections or reimbursement for such services, if necessary. The 3 Department of Corrections is further authorized to enter into third 4 party contracts for substance abuse treatment programs which are 5 certified by the Department of Mental Health and Substance Abuse 6 Services to provide professional services on an outpatient basis to 7 prisoners in need of substance abuse treatment and follow-up 8 treatment while assigned to alternatives to incarceration. 9

C. The Department of Juvenile Justice shall allow reasonable access to its database for the purpose of obtaining the juvenile records required by subsection A of this section.

D. The Department of Corrections shall adopt rules governing the implementation of this section.

15 SECTION 3. NEW LAW A new section of law to be codified 16 in the Oklahoma Statutes as Section 530.5 of Title 57, unless there 17 is created a duplication in numbering, reads as follows:

A. The Department of Corrections shall develop a case plan for each inmate to guide the inmate's rehabilitation while in the Department's custody in order to reduce the likelihood of recidivism.

B. Within sixty (60) days of admission, the Department shall complete a case plan for each inmate which shall include:

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Programming and treatment requirements based on the results
 of a validated risk and needs assessment administered pursuant to
 Section 530.1 of this title;

4 2. Programming or treatment requirements mandated by the5 sentencing order; and

6 3. Requirements in accordance with the rules and policies of7 the Department.

8 C. The Department shall make every effort to ensure that the 9 case plan is achievable prior to the inmate's parole eligibility 10 date calculated under subsection A of Section 332.7 of this title, 11 if applicable.

D. The Department shall provide each inmate with a written copy of the case plan and the inmate's caseworker shall explain the conditions set forth in the case plan.

E. For any parole-eligible inmate, the Department shall electronically submit a progress report on each parole-eligible inmate's case plan to the Parole Board.

SECTION 4. This act shall become effective November 1, 2017.
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1	Passed the Senate the 21st day of March, 2017.
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3	Dussiding Officer of the Consta
4	Presiding Officer of the Senate
5	Passed the House of Representatives the day of,
6	2017.
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9	Presiding Officer of the House of Representatives
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