## HB2546 FULLPCS1 Cyndi Munson-GRS 2/23/2021 4:27:01 pm

## COMMITTEE AMENDMENT

HOUSE OF REPRESENTATIVES
State of Oklahoma

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I move	to amend	НВ2546				C + 1	
Page		Section		Lin	es		Inted Bill
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AMEND T	ITLE TO CONFO	ORM TO AMENDMENTS					
Adopted	:		Amen	dment	submitted	by: Cyndi	Munson

Reading Clerk

## 1 STATE OF OKLAHOMA 2 1st Session of the 58th Legislature (2021) 3 PROPOSED COMMITTEE SUBSTITUTE 4 FOR HOUSE BILL NO. 2546 By: Munson 5 6 7 8 PROPOSED COMMITTEE SUBSTITUTE 9 An Act relating to sexual assault victims; creating the Sexual Assault Victims' Right to Information Act; 10 providing short title; defining terms; declaring rights of sexual assault victims; declaring right to consult with sexual assault advocate; providing for 11 confidentiality of communications; directing medical facility to inform victims of certain rights; 12 directing law enforcement and district attorneys to 1.3 inform victims of certain rights; declaring victims' right to counsel during proceedings; declaring 14 victims' right to results and status of forensic evidence; declaring victims' right to retain copy of police report; prohibiting use of forensic evidence 15 for certain purposes; directing law enforcement and 16 medical providers to provide certain document to sexual assault victims; amending 22 O.S. 2011, 17 Section 40.3A, which relates to duties of health care professionals to report certain crimes; directing 18 health care professionals to inform victims of their rights; providing for codification; and providing an 19 effective date. 20 2.1 22 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: 23 2.4

SECTION 1. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 142C of Title 21, unless there is created a duplication in numbering, reads as follows:

Sections 1 through 10 of this act shall be known and may be cited as the "Sexual Assault Victims' Right to Information Act".

SECTION 2. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 142C-1 of Title 21, unless there is created a duplication in numbering, reads as follows:

For the purposes of this act:

- 1. "Forensic laboratory" means a laboratory operated by or contracted with the state or any unit of municipal, county, city or other local government that examines physical evidence in criminal matters and provides opinion testimony in a court of law;
- 2. "Law enforcement officer" means any sheriff, police officer, peace officer, tribal law enforcement officer, federal law enforcement officer, campus police officer or any other law enforcement officer who has been certified by the Council on Law Enforcement Education and Training and whose duty it is to enforce and preserve the public peace or any other first responder;
- 3. "Sexual assault forensic evidence" means any human biological specimen collected by a medical provider during a forensic medical examination from an alleged sexual assault victim including, when circumstances indicate the need, a toxicology kit;

- 4. "Sexual assault victim" or "victim" means any person who is a victim of a sexual assault defined under Section 142.20 of Title 21 of the Oklahoma Statutes. If the victim is incompetent, the term shall include the parent, guardian, spouse or any other person related to the incompetent victim by consanguinity or affinity to the second degree, or any other lawful representative of the incompetent victim; and
- 5. "Sexual assault victims' advocate" means any person who is certified as a behavioral health professional, or as a victims' advocate working in a center that offers sexual assault services, who has received formalized training through a government agency, tribal organization, tribal agency or victim services agency, in providing trauma-informed direct services to victims of sexual assault.
- SECTION 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 142C-2 of Title 21, unless there is created a duplication in numbering, reads as follows:

A sexual assault victim retains all the rights of this act regardless of whether the victim agrees to participate in the criminal justice system at any time and regardless of whether the victim agrees to receive a medical evidentiary examination to collect sexual assault forensic evidence.

SECTION 4. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 142C-3 of Title 21, unless there is created a duplication in numbering, reads as follows:

- A. A sexual assault victim has the right to consult, either in person or via telemedicine, with a sexual assault victims' advocate before the commencement of any medical evidentiary or physical examination, unless no sexual assault victims' advocate is available, and during any interview by law enforcement authorities or district attorneys. A sexual assault victim retains this right even if the victim has waived the right in a previous examination or interview. Where a sexual assault victims' advocate is not available for an in-person consultation, consultations via telemedicine must be provided.
- B. Communications between a sexual assault victim and a sexual assault victims' advocate are confidential and privileged, including information disclosed in the presence of any third persons conducting a medical evidentiary or physical examination.
- C. The presence of a sexual assault victims' advocate does not operate to defeat any existing privilege otherwise guaranteed by law.
- D. The waiving of the right to a sexual assault victims' advocate by a sexual assault victim is privileged information.

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SECTION 5. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 142C-4 of Title 21, unless there is created a duplication in numbering, reads as follows:

Before a medical facility commences a medical evidentiary or physical examination of a sexual assault victim, the medical facility shall inform the victim of the following:

- 1. The rights of the victim pursuant to this act and other relevant law in a document to be developed by the Office of the Attorney General; and
- 2. The right of the victim to consult with a sexual assault victims' advocate who is to be requested by the medical facility before the commencement of the medical evidentiary or physical examination, unless no sexual assault victims' advocate is available.
- SECTION 6. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 142C-5 of Title 21, unless there is created a duplication in numbering, reads as follows:
- A. Before commencing an interview of a sexual assault victim, a law enforcement officer or district attorney shall inform the victim of the right to consult with a sexual assault victims' advocate during any interview by a law enforcement officer or district attorney and the right to have a sexual assault victims' advocate requested by the interviewer and present before the commencement of

1 the interview, unless no sexual assault victims' advocate is 2 available.

- B. No person, for any reason, shall discourage a sexual assault victim from receiving a medical evidentiary or physical examination or discourage the victim from reporting to the proper authorities.
- SECTION 7. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 142C-6 of Title 21, unless there is created a duplication in numbering, reads as follows:

If a victim retains counsel, the victim has the right to have such counsel present during all stages of the investigation or other interaction with representatives from the legal or criminal justice systems within the state. Treatment of the victim should not be affected or altered in any way as a result of the decision of the victim to exercise this right to have counsel present during any interaction with the legal or criminal justice systems within the state.

- SECTION 8. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 142C-7 of Title 21, unless there is created a duplication in numbering, reads as follows:
- A. A sexual assault victim has the right to request and receive the results and status of the analysis of the sexual assault forensic evidence of the victim.
- B. A sexual assault victim has the right to retain a copy of the police report as soon as it has been completed.

C. No sexual assault forensic evidence shall be used:

- To prosecute a sexual assault victim for any misdemeanor crimes; or
- 2. As a basis to search for further evidence of any unrelated misdemeanor crimes that may have been committed by the sexual assault victim.
- SECTION 9. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 142C-8 of Title 21, unless there is created a duplication in numbering, reads as follows:

Upon initial interaction with a sexual assault victim, a law enforcement officer and medical provider shall provide the victim with victim's rights information and specific documentation that explains the rights of sexual assault victims pursuant to this act and other relevant law prepared and distributed by the Office of the Attorney General.

SECTION 10. AMENDATORY 22 O.S. 2011, Section 40.3A, is amended to read as follows:

Section 40.3A A. Any physician, surgeon, resident, intern, physician assistant, registered nurse, or any other health care professional examining, attending, or treating the victim of what appears to be or is reported by the victim to be rape, rape by instrumentation or forcible sodomy, as defined in Section 1111, 1111.1 or 888 of Title 21 of the Oklahoma Statutes or any form of

- sexual assault, shall not be required to report any incident of what appears to be or is reported to be such crimes if:
  - 1. Committed upon a person who is over the age of eighteen (18) years; and
    - 2. The person is not an incapacitated adult.

- B. Any physician, surgeon, resident, intern, physician assistant, registered nurse, or any other health care professional examining, attending, or treating a victim shall be required to report any incident of what appears to be or is reported to be rape, rape by instrumentation, forcible sodomy or any form of sexual assault, if requested to do so either orally or in writing by the victim and shall be required to inform the victim of the victim's right to have a report made. A requested report of any incident shall be promptly made orally or by telephone to the nearest law enforcement agency in the county wherein the sexual assault occurred or, if the location where the sexual assault occurred is unknown, the report shall be made to the law enforcement agency nearest to the location where the injury is treated.
- C. In all cases of what appears to be or is reported to be rape, rape by instrumentation, forcible sodomy or any form of sexual assault, the physician, surgeon, resident, intern, physician assistant, registered nurse, or any other health care professional examining, attending, or treating the victim of what appears to be such crimes, shall clearly and legibly document the incident and

injuries observed and reported, as well as any treatment provided or prescribed.

- D. In all cases of what appears to be or is reported to be rape, rape by instrumentation, forcible sodomy or any form of sexual assault, the physician, surgeon, resident, intern, physician assistant, registered nurse, or any other health care professional examining, attending, or treating the victim of what appears to be rape, rape by instrumentation, forcible sodomy or any form of sexual assault, shall inform the victim of the victim's rights, including those rights set forth in the Oklahoma Victim's Rights Act, and shall refer the victim to sexual assault and victim services programs, including providing the victim with twenty-four-hour statewide telephone communication service established by Section 18p-5 of Title 74 of the Oklahoma Statutes.
- E. Every physician, surgeon, resident, intern, physician assistant, registered nurse, or any other health care professional making a report of rape, rape by instrumentation, forcible sodomy or any form of sexual assault pursuant to this section or examining such victims to determine the likelihood of such crimes, and every hospital or related institution in which the victims were examined or treated shall, upon the request of a law enforcement officer conducting a criminal investigation into the case, provide to the officer copies of the results of the examination or copies of the examination on which the report was based, and any other clinical

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notes, X-rays, photographs, and other previous or current records
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    relevant to the case.
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        SECTION 11. This act shall become effective November 1, 2021.
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