HB1547 FULLPCS1 Anthony Moore-JL 2/27/2023 3:02:24 pm

COMMITTEE AMENDMENT

HOUSE OF REPRESENTATIVES
State of Oklahoma

S	SPEAKER:						
C	CHAIR:						
I move	e to amend	НВ1547					
Page		Section		Lin		f the prin	ted Bill
-					Of	the Engros	sed Bill
insert	ing in lie	u thereof the fo	ollowing lang	guage	:		
AMEND T Adopted		ORM TO AMENDMENTS	Ameno.	dment	submitted	by: Anthony	Moore

Reading Clerk

STATE OF OKLAHOMA 1st Session of the 59th Legislature (2023) PROPOSED COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 1547 By: Moore

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PROPOSED COMMITTEE SUBSTITUTE

An Act relating to civil procedure; amending 12 O.S. 2021, Section 83, which relates to conserving monies obtained for or on behalf of persons under eighteen years of age in court proceedings; increasing monetary minimum; providing for conserving monies obtained for or on behalf of persons under eighteen years of age when sum is under a certain amount; modifying when withdrawals of monies can be made; providing when a settlement agreement is binding on the minor without court approval; providing that a person acting in good faith on behalf of a minor is not liable to the minor for the monies paid in settlement; providing that person or entity against whom a minor has a claim that settles the claim with a minor in good faith not be liable to the minor for any claims arising from the settlement of the claim; requiring an adult acting on behalf of a person who is less than eighteen years of age to complete an affidavit or verified statement; providing affidavit form; requiring any federally insured banking, credit union or savings and loan institution receiving the monies for deposit shall complete a receipt of deposit; providing receipt of deposit form; repealing 12 O.S. 2021, Sections 86 and 86.1, which relate to the Oklahoma Statutory Thresholds for Settlements Involving Minors Act of 2022; and providing an effective date.

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24 BE IT ENACTED

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. AMENDATORY 12 O.S. 2021, Section 83, is amended to read as follows:

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Section 83. A. Monies recovered in any court proceeding by a next friend of kin or quardian ad litem for or on behalf of a person who is less than eighteen (18) years of age in excess of One Thousand Dollars (\$1,000.00) Twenty-five Thousand Dollars (\$25,000.00) over sums sufficient for paying costs and expenses including medical bills and attorney's attorney fees shall be deposited, by order of the court, in one or more federally insured banking, credit union or savings and loan institutions, a trust established for the person approved by the court, or invested by a bank or trust company having trust powers under federal or state law, approved by the court; provided, that the court may approve a structured settlement, by the terms of which the proceeds of a settlement may be invested by the plaintiff or the defendant in an annuity to be paid to or for the benefit of the minor by an insurance company licensed in this state. If authorized by the court at the request of the next friend of kin or quardian ad litem, all or a portion of the recovered monies may be deposited in an account pursuant to the Oklahoma College Savings Plan Act with the minor designated as beneficiary of the account.

B. Monies recovered in any court proceeding or settlement without the filing of an action in excess of One Thousand Dollars (\$1,000.00), and less than Twenty-five Thousand Dollars

1 (\$25,000.00), over the sum sufficient for paying costs and expenses 2 including medical bills and attorney fees, by a next of kin or 3 quardian ad litem for or on behalf of a person who is less than 4 eighteen (18) years of age shall be deposited in one or more 5 federally insured banking, credit union or savings and loan 6 institution, or a structured settlement, by the terms of which the 7 proceeds of a settlement may be invested by the plaintiff or the 8 defendant in an annuity to be paid to or for the sole benefit of the 9 minor by an insurance company licensed in this state. All or a 10 portion of the recovered monies may be deposited in an account 11 pursuant to the Oklahoma College Savings Plan Act with the minor 12 designated as the sole beneficiary of the account. 13 The adult acting on behalf of the person who is less than 14 eighteen (18) years of age shall complete an affidavit or verified 15 statement in conformity with this section. The adult entering into 16 the settlement agreement on behalf of the minor, shall retain a copy 17 of the affidavit or verified statement for the minor until the minor 18 reaches the age of majority. If the minor is represented by 19 counsel, the attorney shall also retain in the attorney file a copy 20 of the affidavit or verified statement until one (1) year after the 21 minor attains eighteen (18) years of age. If the minor is not 22 represented by counsel, the insurance company paying monies shall 23 retain in the claim file a copy of the affidavit or verified

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statement until one (1) year after the minor attains eighteen (18) years of age.

Any federally insured banking, credit union or savings and loan institution receiving the monies for deposit shall complete a receipt of deposit signed by an officer of the bank, credit union, or savings and loan in conformity with subsection J of this section.

- <u>C.</u> Until the person becomes eighteen (18) years of age, withdrawals of monies from the account or accounts shall be solely pursuant to order of the court made in the case in which recovery was had or by filing an action if no case had previously been filed.
- C. D. When an application for the order is made by a person who is not represented by an attorney, the judge of the court shall prepare the order.
- D. E. This section shall not apply if a legal guardian has been appointed for the minor prior to any award of monies pursuant to subsection A of this section. If a legal guardian is appointed after any award of monies pursuant to subsection A of this section, the legal guardian may petition the district court in the county where the federally insured funds are held for an order directing the bank, credit union or savings and loan to transfer the funds to the legal guardian. The district court may make the granting of the request to transfer funds subject to reasonable safeguards.
- F. If a settlement agreement is entered into in compliance with subsection B of this section, the signature of the person entering

- into the settlement agreement on behalf of the minor is binding on

 the minor without the need for further court approval or review, and

 has the same force and effect as if the minor were a competent adult

 entering into the settlement agreement.
 - G. A person acting in good faith on behalf of a minor pursuant to subsection B of this section is not liable to the minor for the monies paid in the settlement or for any other claim arising out of the settlement.
 - H. Any person or entity against whom a minor has a claim that settles the claim with a minor in good faith pursuant to subsection

 B shall not be liable to the minor for any claims arising from the settlement of the claim.
 - I. The adult acting on behalf of the person who is less than eighteen (18) years of age shall complete an affidavit or verified statement in substantial conformity to the applicable provisions below:
- - 1. I am the parent or legal guardian of [Name of minor child] ("XX"), a minor child.
 - 2. XX's date of birth is MM-DD-YYYY.

22 3. [Briefly state when, where, and how the incident in question occurred.]

4. [Briefly state how minor was injured in the incident,

describe his or her injuries, medical care received, if any, and how

they are doing today.]

5. As a result of the injuries sustained by XX in the incident in question, I, individually and on behalf of XX, a minor, agreed to settle the claims of XX against [Name of tortfeasor(s)], with their insurer, [Name of Third-Party Liability Insurance Carrier(s)], in the amount of \$XXXXX; and with my UM/UIM insurer, [Name of First-Party-Liability Insurance Carrier(s)], in the amount of \$XXXXX, [add additional tortfeasor or first-party coverages where applicable] for a total settlement in the amount of \$XXXX.

- 6. I understand that all medical expenses, liens and subrogation claims must be paid from the settlement: [List all outstanding medical expenses, liens and subrogation providers and the amounts.]
- 7. I understand that I (or another parent or legal guardian)
 may be reimbursed from the settlement for medical expenses that I or
 we have paid for the care or treatment of XX as a result of injuries
 incurred by XX due to the subject incident as follows: [List all
 relevant medical expenses of XX, paid for by a parent or legal
 guardian, for which reimbursement is sought from the settlement.]

A. ;

B. ; and

<u>C.</u>

8. I understand that \$XXXX will be paid from the settlement to [Name of Firm/Attorney] for attorney fees and costs in securing the settlement pursuant to my contract with [Name of Firm/Attorney].

9. I understand that pursuant to subsection B of Section 83 of

Title 12 of the Oklahoma Statutes, the net of XX's settlement in the

amount of \$XXXXX must be deposited in one or more federally insured

banking, credit union or savings and loan institutions, a savings

account that accrues interest, a trust established for XX, or

invested by a bank or trust company having trust powers under

federal or state law; into a structured settlement, by the terms of

which the proceeds of a settlement may be invested in an annuity to

be paid to or for the benefit of XX by an insurance company licensed

in this state. All or a portion of the recovered monies may be

deposited in an account pursuant to the Oklahoma College Savings

Plan Act with XX designated as a beneficiary of the account.

10. I understand that such funds may not be withdrawn, removed, paid out, or transferred to anyone until XX is 18 years of age, except pursuant to court order or upon the minor's death. When the minor XX reaches the age of eighteen (18) years, the funds may be withdrawn, removed, paid out or transferred by the minor without a court order.

11. I understand that I must deposit the funds, secure a

Receipt of Deposit from the bank, and return the Receipt of Deposit

to my attorney or the representative [Name of Insurance Carrier]

within XX days of receiving the funds. I must also advise the minor

of the settlement and the location of the settlement funds as soon

as the minor has the ability to understand its existence and at the

time the minor reaches eighteen (18) years of age.

- 12. I understand that should I not settle this matter on behalf of the minor, I have the right to ask for a jury trial in this matter, and that a jury may have awarded more, less, or the same amount, but by settling XX's claims, I am giving up this right to a jury trial.
- 13. I understand that should I not settle this matter, or pursue a jury trial on behalf of XX, XX would alternatively have a right to bring a cause of action against [Name of Tortfeasor(s)] within the one (1) year between XX's 18th and 19th birthdays; however, by settling this matter at this time on XX's behalf, I am waiving his or her right to bring a cause of action at that time, and relatedly his or her opportunity to obtain a verdict through jury trial.
 - 14. I understand that by settling XX's claims, whether for already known or later-discovered additional injuries from the subject incident and/or if XX requires future medical care, I will not be able to open this claim or bring any future cause of action against [Name of Tortfeasor(s)] or their insurer(s), [Name of Insurance Carrier], and request additional sums of money.

1	15. I believe this is a fair and reasonable settlement of XX's				
2	claim: that to the best of my knowledge the minor will be fully				
3	compensated by the settlement, or there is no practical way to				
4	obtain additional amounts from the other party(ies) entering into				
5	the settlement agreement.				
6	16. I believe this settlement is in the best interests of XX.				
7	17. I understand that this settlement is full and final; I have				
8	not been coerced, pressured, or threatened into entering this				
9	settlement in any way.				
10	FURTHER AFFIANT SAYETH NOT.				
11					
12					
13	[Name of Affiant]				
14	[Address of Affiant]				
15	[Phone Number of Affiant]				
16	I state under penalty of perjury under the laws of Oklahoma that the				
17	foregoing is true and correct.				
18					
19	Date Signature of Parent or Legal Guardian of XX				
20	Approved as to form and content by:				
21					
22	[Attorney Name]				
23	J. Any federally insured banking, credit union or savings and				
24	loan institution receiving the monies for deposit shall complete a				

1	receipt of deposit referenced herein in conformity with the					
2	following:					
3	RECEIPT OF DEPOSIT					
4	The undersigned, an Officer of [Name of Bank], does hereby					
5	acknowledge receipt of the Affidavit of [Name of Affiant], and that					
6	\$XXXXX was deposited for the benefit of the minor, XX.					
7	It is understood that the funds so deposited, pursuant to provisions					
8	under Sections 83 and 86 of Title 12 of the Oklahoma Statutes, may					
9	not be withdrawn, removed, paid out, or transferred by anyone until					
10	XX is eighteen (18) years of age, except pursuant to court order or					
11	upon the minor's death.					
12	When XX reaches the age of eighteen (18) years of age, the funds may					
13	be withdrawn, removed, paid out, or transferred by XX without court					
14	order.					
15	BY:					
16	<u>Signature</u>					
17						
18	Printed Name					
19						
20	<u>Title</u>					
21	Subscribed and sworn to before me this day of ,					
22	<u>20 .</u>					
23						
24	Notary Public					

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My Commission Expires:
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        SECTION 2.
                       REPEALER 12 O.S. 2021, Sections 86 and 86.1,
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    are hereby repealed.
        SECTION 3. This act shall become effective November 1, 2023.
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        59-1-7697 JL 02/24/22
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