2 Ist Session of the 59th Legislature (2023) 3 HOUSE BILL 2773 By: Munson 4 5 5 An Act relating to wrongful convictions; amending 22 O.S. 2021, Section 13, as amended by Section 2, Chapter 143, O.S.L. 2022 (22 O.S. Supp. 2022, Section 19), which relates to procedures for filing requests for expungement; providing for expedited hearings under certain circumstances; amending 51 O.S. Section 154, which relates to The Governmental Tort Claims Act; modifying scope of certain definition; 11 increasing liability amount for claims of wrongful incarceration; providing for supplemental compensation under certain circumstances; authorizing standard annuity payments; providing quidelines and 13 limitations for standard annuity payments; allowing claimants to obtain group health benefit plan coverage through the Department of Corrections; providing limitations; requiring payment of monthly contribution for coverage; modifying effective dates for certain claims; directing the Department of Corrections; providing for the waiver of 17 resident and nonresident tuition, room and board, and mandatory fees for wrongfully limitation for codification; providing an effective date; and declaring an emergency. 21 22 23 24	1	STATE OF OKLAHOMA
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1 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. AMENDATORY 22 O.S. 2021, Section 19, as amended by Section 2, Chapter 143, O.S.L. 2022 (22 O.S. Supp. 2022, Section 19), is amended to read as follows:

5 Section 19. A. Any person qualified under Section 18 of this 6 title may petition the district court of the district in which the 7 arrest information pertaining to the person is located for the 8 sealing of all or any part of the record, except basic 9 identification information.

B. The process for the automatic expungement of a clean slate eligible case as defined in subsection C of Section 18 of this title is as follows:

On a monthly basis, the Oklahoma State Bureau of
 Investigation shall identify cases which are clean slate eligible by
 conducting a search of the criminal history repository records of
 the Bureau;

17 2. The Bureau shall, on a monthly basis, provide a list of 18 clean slate eligible cases to the prosecuting agency and the 19 arresting agency;

3. The prosecuting agency, arresting agency, and the Bureau may, no later than forty-five (45) days from the day on which the notice described in paragraph 2 of this subsection is transmitted, object to an automatic expungement and such objection shall be

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1 transmitted to all parties. An objection may be made for any of the 2 following reasons:

- a. after reviewing the agency record, the agency believes
 the case does not meet the definition of a clean slate
 eligible case,
- b. the individual has not paid court-ordered restitution
 to the victim, or
- 8 c. the agency has a reasonable belief, grounded in 9 supporting facts, that an individual with a clean 10 slate eligible case is continuing to engage in 11 criminal activity, whether charged or not charged, 12 within or outside the state;

13 4. If an agency identified in paragraph 3 of this subsection 14 objects for a reason described in paragraph 3 of this subsection 15 within forty-five (45) days of the day on which the notice described 16 in paragraph 2 of this subsection is transmitted, the record shall 17 not be expunged. Once a year, the Bureau shall submit a report to 18 the Legislature with a list of all cases where a record was not 19 expunged pursuant to this paragraph; and

5. After forty-five (45) days pass from the day on which the notice described in paragraph 2 of this subsection is sent, the Bureau shall provide to the courts a list of all cases where responses from all parties were received and no parties objected. The court shall review this list and provide to all agencies that

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have criminal history records a signed expungement order for all
 cases approved. Upon receipt of a signed expungement order, each
 agency shall seal the relevant records.

The Bureau and the Oklahoma Supreme Court may promulgate rules to govern the process for automatic expungement of records for a clean slate eligible case in accordance with this subsection.

C. 1. Nothing in this section precludes an individual from
filing a petition for expungement of records that are eligible for
automatic expungement under subsection C of Section 18 of this title
if an automatic expungement has not occurred pursuant to subsection
B of this section.

12 2. An individual does not have a cause of action for damages as 13 a result of the failure of the Bureau to identify a case as eligible 14 for automatic expungement.

D. An automatic expungement granted under subsection B of this
section does not preclude an individual from requesting the
unsealing of records in accordance with subsection O of this
section.

E. Upon the filing of a petition or entering of a court order as prescribed in subsection A of this section, the court shall set a date for a hearing and shall provide thirty (30) days of notice of the hearing to the prosecuting agency, the arresting agency, the Oklahoma State Bureau of Investigation, and any other person or

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agency whom the court has reason to believe may have relevant
 information related to the sealing of such record.

F. Upon a finding that the harm to privacy of the person in 3 4 interest or dangers of unwarranted adverse consequences outweigh the 5 public interest in retaining the records, the court may order such records, or any part thereof except basic identification 6 7 information, to be sealed. If the court finds that neither sealing of the records nor maintaining of the records unsealed by the agency 8 9 would serve the ends of justice, the court may enter an appropriate 10 order limiting access to such records.

11 Any order entered under this subsection shall specify those 12 agencies to which such order shall apply. Any order entered 13 pursuant to this subsection may be appealed by the petitioner, the 14 prosecuting agency, the arresting agency, or the Oklahoma State 15 Bureau of Investigation to the Oklahoma Supreme Court in accordance 16 with the rules of the Oklahoma Supreme Court. In all such appeals, 17 the Oklahoma State Bureau of Investigation is a necessary party and 18 must be given notice of the appellate proceedings.

G. Upon the entry of an order to seal the records, or any part thereof, or upon an automatic expungement described in subsection B of this section, the subject official actions shall be deemed never to have occurred, and the person in interest and all criminal justice agencies may properly reply, upon any inquiry in the matter,

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1 that no such action ever occurred and that no such record exists
2 with respect to such person.

H. Inspection of the records included in the order may thereafter be permitted by the court only upon petition by the person in interest who is the subject of such records, the Attorney General, or by the prosecuting agency and only to those persons and for such purposes named in such petition.

I. Employers, educational institutions, state and local 8 9 government agencies, officials, and employees shall not, in any application or interview or otherwise, require an applicant to 10 11 disclose any information contained in sealed records. An applicant 12 need not, in answer to any question concerning arrest and criminal 13 records, provide information that has been sealed, including any 14 reference to or information concerning such sealed information and 15 may state that no such action has ever occurred. Such an 16 application may not be denied solely because of the refusal of the 17 applicant to disclose arrest and criminal records information that 18 has been sealed.

J. All arrest and criminal records information existing prior to the effective date of this section, except basic identification information, is also subject to sealing in accordance with subsection F of this section.

K. Nothing in this section shall be construed to authorize the
 physical destruction of any criminal justice records.

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L. For the purposes of this section, sealed materials which are recorded in the same document as unsealed material may be recorded in a separate document, and sealed, then obliterated in the original document.

5 M. For the purposes of this section, district court index
6 reference of sealed material shall be destroyed, removed or
7 obliterated.

N. Any record ordered to be sealed pursuant to this section, if
not unsealed within ten (10) years of the expungement order, may be
obliterated or destroyed at the end of the ten-year period.

Subsequent to records being sealed as provided herein, the 11 Ο. 12 prosecuting agency, the arresting agency, the Oklahoma State Bureau 13 of Investigation, or other interested person or agency may petition 14 the court for an order unsealing said records. Upon filing of a 15 petition the court shall set a date for hearing, which hearing may 16 be closed at the discretion of the court, and shall provide thirty 17 (30) days of notice to all interested parties. If, upon hearing, 18 the court determines there has been a change of conditions or that 19 there is a compelling reason to unseal the records, the court may 20 order all or a portion of the records unsealed.

P. Nothing herein shall prohibit the introduction of evidence regarding actions sealed pursuant to the provisions of this section at any hearing or trial for purposes of impeaching the credibility

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of a witness or as evidence of character testimony pursuant to
 Section 2608 of Title 12 of the Oklahoma Statutes.

Q. If a person qualifies for an expungement under the provisions of paragraph 3 of subsection A of Section 18 of this title and said petition for expungement is granted by the court, the court shall order the reimbursement of all filing fees and court costs incurred by the petitioner as a result of filing the expungement request.

9 R. If a person qualifies for an expungement under the 10 provisions of paragraph 3 or 4 of subsection A of Section 18 of this 11 title, the person may request an expedited hearing upon filing a 12 petition for expungement. The court may grant the request to 13 expedite the hearing and shall provide a notice of ten (10) days for 14 said hearing to the prosecuting agency, the arresting agency, the 15 Oklahoma State Bureau of Investigation, and any other person or 16 agency whom the court has reason to believe may have relevant 17 information related to the sealing of such record. Any order 18 entered pursuant to the provisions of this subsection shall be 19 subject to the provisions of subsections F through P of this 20 section. 21 51 O.S. 2021, Section 154, is SECTION 2. AMENDATORY 22 amended to read as follows: 23 Section 154. A. The total liability of the state and its

24 political subdivisions on claims within the scope of The

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Governmental Tort Claims Act, arising out of an accident or cccurrence happening after October 1, 1985, Section 151 et seq. of this title, shall not exceed:

Twenty-five Thousand Dollars (\$25,000.00) for any claim or
 to any claimant who has more than one claim for loss of property
 arising out of a single act, accident, or occurrence;

7 Except as otherwise provided in this paragraph, One Hundred 2. Twenty-five Thousand Dollars (\$125,000.00) to any claimant for a 8 9 claim for any other loss arising out of a single act, accident, or 10 occurrence. The limit of liability for the state or any city or 11 county with a population of three hundred thousand (300,000) or more 12 according to the latest Federal Decennial Census, or a political 13 subdivision as defined in subparagraph s of paragraph 11 of Section 14 152 of this title, shall not exceed One Hundred Seventy-five 15 Thousand Dollars (\$175,000.00). Except however, the limits of the 16 liability for the University Hospitals and State Mental Health 17 Hospitals operated by the Department of Mental Health and Substance 18 Abuse Services for claims arising from medical negligence shall be 19 Two Hundred Thousand Dollars (\$200,000.00). For claims arising from 20 medical negligence by any licensed physician, osteopathic physician 21 or certified nurse-midwife rendering prenatal, delivery or infant 22 care services from September 1, 1991, through June 30, 1996, 23 pursuant to a contract authorized by subsection B of Section 1-106 24 of Title 63 of the Oklahoma Statutes and in conformity with the

1 requirements of Section 1-233 of Title 63 of the Oklahoma Statutes, 2 the limits of the liability shall be Two Hundred Thousand Dollars 3 (\$200,000.00); or

3. One Million Dollars (\$1,000,000.00) for any number of claims
5 arising out of a single occurrence or accident.

6 Beginning on May 28, 2003 July 1, 2023, claims shall be в. 1. 7 allowed for wrongful criminal felony conviction resulting in imprisonment if the claimant has received a full pardon on the basis 8 9 of a written finding by the Governor of actual innocence for the crime for which the claimant was sentenced or has been granted 10 11 judicial relief absolving the claimant of guilt on the basis of 12 actual innocence of the crime for which the claimant was sentenced. 13 The Governor or the court shall specifically state, in the pardon or 14 order, the evidence or basis on which the finding of actual innocence is based. 15

16 2. As used in paragraph 1 of this subsection, for a claimant to 17 recover based on "actual innocence", the individual must meet the 18 following criteria:

- a. the individual was charged, by indictment or
 information, with the commission of a public offense
 classified as a felony,
- b. the individual did not plead guilty to the offense
 charged, or to any lesser included offense, but was
 convicted of the offense,

1 the individual was sentenced to incarceration for a c. 2 term of imprisonment as a result of the conviction, 3 d. 4 the individual was imprisoned solely on the basis of с. the conviction for the offense, and 5 6 e. 7 d. in the case of a pardon, a determination was made (1) by either the Pardon and Parole Board or the 8 9 Governor that the offense for which the 10 individual was convicted, sentenced and 11 imprisoned, including any lesser offenses, was 12 not committed by the individual, or 13 (2) in the case of judicial relief, a court of 14 competent jurisdiction found by clear and 15 convincing evidence that the offense for which 16 the individual was convicted, sentenced and 17 imprisoned, including any lesser included 18 offenses, was not committed by the individual and 19 issued an order vacating, dismissing or reversing 20 the conviction and sentence and providing that no 21 further proceedings can be or will be held 22 against the individual on any facts and 23 circumstances alleged in the proceedings which 24 had resulted in the conviction.

3. A claimant shall not be entitled to compensation for any
 part of a sentence in prison during which the claimant was also
 serving a concurrent sentence for a crime not covered by this
 subsection.

5 4. The total liability of the state and its political subdivisions on any claim within the scope of The Governmental Tort 6 7 Claims Act arising out of wrongful criminal felony conviction resulting in imprisonment shall not exceed One Hundred Seventy-five 8 9 Thousand Dollars (\$175,000.00) be in an amount equal to Fifty 10 Thousand Dollars (\$50,000.00) multiplied by the number of years served in prison, expressed as a fraction to reflect partial years. 11 12 5. In addition to the award of damages provided for in 13 paragraph 4 of this subsection, a claimant who served his or her 14 time on death row shall be entitled to receive supplemental 15 compensation in the amount of Fifty Thousand Dollars (\$50,000.00) 16 multiplied by the number of years the person served on death row, 17 expressed as a fraction to reflect partial years. 18 6. In addition to the award of damages provided for in 19 paragraph 4 of this subsection, a claimant who was released on 20 parole or released under conditions of probation shall be entitled 21 to receive supplemental compensation in the amount of Twenty-five 22 Thousand Dollars (\$25,000.00) multiplied by the number of years the 23 person was on parole or under probation, expressed as a fraction to

24 reflect partial years.

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1	7. A claimant entitled to compensation under the provisions of
2	this subsection shall be entitled to standard annuity payments.
3	Standard annuity payments shall be based on a present value sum
4	equal to the amount to which the claimant is entitled under
5	paragraphs 4, 5, or 6 of this subsection. Standard annuity payments
6	shall be payable in equal monthly installments for the life of the
7	claimant. Annuity payments shall be based on a five percent (5%)
8	per annum interest rate and other actuarial factors within the
9	discretion of the Director of the Office of Management and
10	Enterprise Services. Annuity payments under the provisions of this
11	paragraph shall not be accelerated, deferred, increased, or
12	decreased. A claimant entitled to annuity payments under the
13	provisions of this paragraph shall not sell, mortgage or otherwise
14	encumber, or anticipate the payments, wholly or partly, by
15	assignment or otherwise.
16	8. A claimant entitled to compensation under the provisions of
17	this subsection shall be eligible to obtain group health benefit
18	plan coverage through the Department of Corrections as if the person
19	were an employee of the Department. The provisions of this
20	paragraph shall not entitle the spouse or other dependent or family
21	member to group health benefit plan coverage. Coverage may be
22	obtained under the provisions of this paragraph for a period of time
23	equal to the total period the claimant served for the crime for
24	which the claimant was wrongfully incarcerated, including any period

during which the claimant was released on parole or released under conditions of probation. A claimant who elects to obtain coverage under the provisions of this paragraph shall pay a monthly contribution equal to the total amount of the monthly contributions for that coverage for an employee of the Department.

<u>9.</u> The provisions of this subsection shall apply to convictions
occurring on or before May 28, 2003, as well as convictions
occurring and after May 28, 2003 July 1, 2023. If a court of
competent jurisdiction finds that retroactive application of this
subsection is unconstitutional, the prospective application of this
subsection shall remain valid.

C. No award for damages in an action or any claim against the state or a political subdivision shall include punitive or exemplary damages.

15 D. When the amount awarded to or settled upon multiple 16 claimants exceeds the limitations of this section, any party may 17 apply to the district court which has jurisdiction of the cause to 18 apportion to each claimant the claimant's proper share of the total 19 amount as limited herein. The share apportioned to each claimant 20 shall be in the proportion that the ratio of the award or settlement 21 made to him bears to the aggregate awards and settlements for all 22 claims against the state or its political subdivisions arising out 23 of the occurrence. When the amount of the aggregate losses 24 presented by a single claimant exceeds the limits of paragraph 1 or

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2 of subsection A of this section, each person suffering a loss
 2 shall be entitled to that person's proportionate share.

E. The total liability of resident physicians and interns while participating in a graduate medical education program of the University of Oklahoma College of Medicine, its affiliated institutions and the Oklahoma College of Osteopathic Medicine and Surgery shall not exceed One Hundred Thousand Dollars (\$100,000.00).

The state or a political subdivision may petition the court 8 F. 9 that all parties and actions arising out of a single accident or 10 occurrence shall be joined as provided by law, and upon order of the 11 court the proceedings upon good cause shown shall be continued for a 12 reasonable time or until such joinder has been completed. The state 13 or political subdivision shall be allowed to interplead in any 14 action which may impose on it any duty or liability pursuant to The 15 Governmental Tort Claims Act.

16 The liability of the state or political subdivision under G. 17 The Governmental Tort Claims Act shall be several from that of any 18 other person or entity, and the state or political subdivision shall 19 only be liable for that percentage of total damages that corresponds 20 to its percentage of total negligence. Nothing in this section 21 shall be construed as increasing the liability limits imposed on the 22 state or political subdivision under The Governmental Tort Claims 23 Act.

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SECTION 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 360.2 of Title 57, unless there is created a duplication in numbering, reads as follows:

A. The Department of Corrections shall provide to each
wrongfully imprisoned person information, both orally and in
writing, that includes:

7 1. Guidance on how to obtain compensation pursuant to
8 subsection B of Section 154 of Title 51 of the Oklahoma Statutes;
9 and

A list of and contact information for nonprofit advocacy
 groups, identified by the Department, that assist wrongfully
 imprisoned persons in filing claims for compensation under The
 Governmental Tort Claims Act.

14 B. The Department shall provide the information:

At the time of the release of the wrongfully imprisoned
 person from a penal institution; or

17 2. As soon as practicable after the Department has reason to18 believe that the person is entitled to compensation.

SECTION 4. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 3218.7-2 of Title 70, unless there is created a duplication in numbering, reads as follows:

A. Within The Oklahoma State System of Higher Education or the
system of career technology districts, no resident tuition,

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1 nonresident tuition, room and board, and any mandatory fees 2 associated with such attendance shall be charged to: 1. A person who was wrongfully incarcerated and awarded 3 4 compensation pursuant to the provisions of subsection B of Section 2 5 of this act; and 6 2. Children of any person wrongfully incarcerated and the 7 person was awarded compensation pursuant to the provisions of subsection B of Section 2 of this act. 8 9 В. Such waiver of resident tuition, nonresident tuition, room and board, and mandatory fees associated with such attendance shall 10 11 be limited to one hundred twenty (120) credit hours. 12 C. As used in this section, the term "children" includes 13 children by birth and by adoption. 14 SECTION 5. This act shall become effective July 1, 2023. 15 SECTION 6. It being immediately necessary for the preservation 16 of the public peace, health or safety, an emergency is hereby 17 declared to exist, by reason whereof this act shall take effect and 18 be in full force from and after its passage and approval. 19 20 59-1-7005 01/05/23 GRS 21 22 23 24