BILL SUMMARY 1st Session of the 59th Legislature

Bill No.:	HB1072
Version:	AMD1
Request Number:	
Author:	Rep. Talley
Date:	2/28/2023
Impact:	No impact

Research Analysis

Amendment 1 to HB 1072 replaces "conduct" with "set" as it relates to arranging a hearing after the start of a child's placement in a qualified residential treatment program.

HB1072 requires a court to set a hearing to do the following within 60 days of the start of each child in a qualified residential treatment program:

- Consider the assessment, determination, and documentation made by the individual who conducted and submitted the assessment;
- Determine whether the child's needs can be meet in a foster home or if placement in a residential treatment program provides the most effective and appropriate care;
- Determine whether the child's placement is consistent with goals and the child's permanency plan; and
- Approve or disprove the placement.

Prepared By: Suzie Nahach

Fiscal Analysis

After review, AMD1 to HB 1072 has no fiscal considerations to the state.

Prepared By: Stacy Johnson, House Fiscal Staff

Other Considerations

None.

© 2021 Oklahoma House of Representatives, see Copyright Notice at <u>www.okhouse.gov</u>