1	SENATE FLOOR VERSION
0	February 8, 2022
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3	SENATE BILL NO. 1344 By: Garvin of the Senate
4	and
5	Lawson of the House
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8	An Act relating to court-appointed special advocates; amending 10A O.S. 2021, Section 1-8-102, which
9	relates to education and training and criminal history checks; applying certain standards to
10	required education and training; clarifying requirements for certain background checks; removing
11	requirement for payment of certain fee by Oklahoma Court-Appointed Special Advocate Association; and
12	providing an effective date.
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15	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
16	SECTION 1. AMENDATORY 10A O.S. 2021, Section 1-8-102, is
17	amended to read as follows:
18	Section 1-8-102. A. <u>1.</u> Any court-appointed special advocate
19	(CASA) available for appointment pursuant to the Oklahoma Children's
20	Code or the Oklahoma Juvenile Code shall complete education and
21	training courses in accordance with national and Oklahoma CASA
22	standards including but not limited to:
23	<u>a.</u> juvenile law,
24	<u>b.</u> child abuse and neglect <u>,</u> and

SENATE FLOOR VERSION - SB1344 SFLR (Bold face denotes Committee Amendments) <u>c.</u> other issues relating to children such as foster care and
 parental divorce, including, but not limited to, risk factors which
 may identify domestic abuse and potential violence and the
 relationship between alcohol or drug abuse and violence, safe
 visitation and supervised visitation arrangements and standards for
 a child and parties.

7 <u>2.</u> The chief judge of the judicial district for which a court8 appointed special advocate serves shall be responsible for
9 developing and administering procedures and rules for such courses
10 required pursuant to paragraph 1 of this subsection.

B. No court-appointed special advocate shall be assigned a case before:

Completing a training program in compliance with nationally
 documented Court-Appointed Special Advocate standards.

Documentation of training shall be submitted annually by local court-appointed special advocate programs to the Oklahoma Court-Appointed Special Advocate Association; and

Being approved by the local court-appointed special advocate
 program, which will include appropriate criminal background checks
 as provided in subsection C of this section.

C. 1. Notwithstanding any other provision of law, each local
 court-appointed special advocate program shall require <u>for any</u>
 <u>person making application to become a court-appointed special</u>

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SENATE FLOOR VERSION - SB1344 SFLR (Bold face denotes Committee Amendments) 1 advocate volunteer or to be employed by the local court-appointed
2 special advocate program:

- a child welfare records search conducted by the
 Department of Human Services, which shall consist of a
 search of the child abuse and neglect information
 system maintained by the Department of Human Services
 for review by authorized entities,
- 8 <u>b.</u> a criminal history records search conducted by the 9 Oklahoma State Bureau of Investigation, and
- any other background check meeting the requirements as 10 с. set forth in Oklahoma Court-Appointed Special Advocate 11 Association state or national standards for local 12 programs, for any person making application to become 13 a court-appointed special advocate volunteer or to be 14 employed by the local court-appointed special advocate 15 program. For purposes of this paragraph, "child 16 welfare records search" means a search of the child 17 abuse and neglect information system maintained by the 18 Department of Human Services for review by authorized 19
 - entities.

2. If the prospective court-appointed special advocate
 volunteer or employee of the local court-appointed special advocate
 program has lived in Oklahoma for less than one (1) year, a criminal

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history records search shall also be obtained from the criminal
 history state repository of the previous state of residence.

3 3. The Oklahoma Court-Appointed Special Advocate Association
4 shall pay the fee for the criminal history records search provided
5 in this subsection.

D. 1. Any person participating in a judicial proceeding as a
court-appointed special advocate shall be presumed prima facie to be
acting in good faith and in so doing shall be immune from any civil
liability that otherwise might be incurred or imposed.

2. Any person serving in a management position of a courtappointed special advocate organization, including a member of the
Board of Directors acting in good faith, shall be immune from any
civil liability or any vicarious liability for the negligence of any
court-appointed special advocate organization advocates, managers,
or directors.
SECTION 2. This act shall become effective November 1, 2022.

17 COMMITTEE REPORT BY: COMMITTEE ON JUDICIARY February 8, 2022 - DO PASS

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