ENGROSSED HOUSE AMENDMENT 1 ТО ENGROSSED SENATE BILL NO. 793 By: Treat, Sharp and Pittman of 2 the Senate 3 and 4 O'Donnell of the House 5 6 7 [criminal justice reform - Corrections and Criminal 8 Justice Oversight Task Force - codification -9 effective date emergency] 10 11 12 13 AUTHOR: Add the following House Coauthor: Cleveland AMENDMENT NO. 1. Replace the stricken title, enacting clause and 14 entire bill and insert 15 "[criminal justice reform - creating Corrections and 16 Criminal Justice Oversight Task Force - effective 17 date -18 19 emergency] 20 21 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: 22 23 24

SECTION 1. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 1000 of Title 57, unless there is created a duplication in numbering, reads as follows:

A. There is hereby established a committee to be known as the
Corrections and Criminal Justice Oversight Task Force, hereinafter
called the Oversight Task Force, which shall exercise the powers and
fulfill the duties described in this section.

B. The Oversight Task Force shall be composed of the following
9 members:

10 1. Two members appointed by the Governor;

The Director of the Department of Corrections or a designee;
 The Attorney General or a designee;

4. The Commissioner of Mental Health and Substance Abuse
 Services or a designee;

15 5. One district court judge appointed by the Presiding Judge of
 16 the Court of Criminal Appeals;

17 6. One member appointed by the Speaker of the Oklahoma House of
 18 Representatives;

One member appointed by the President Pro Tempore of the
 Oklahoma State Senate;

8. One member from the Pardon and Parole Board appointed by the
Governor;

9. One member representing the victims' community appointed by
the Attorney General;

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10. The Executive Director of the Oklahoma Sheriffs' 1 Association or a designee; 2 11. The Executive Coordinator of the District Attorneys Council 3 or a designee; 4 12. One person employed by a public defender's office appointed 5 by the Governor; 6 13. The Executive Director of the Oklahoma Indigent Defense 7 System or a designee; 8 9 14. One member of a city or state chamber of commerce appointed by the Governor; 10 One member of the advocacy community that serves returning 11 15. 12 citizens appointed by the Governor; and 13 16. One advocate who specializes in women reentry programming appointed by the Governor. 14 C. The chair of the Oversight Task Force shall be appointed by 15 the Governor on or before July 15, 2017. The chair shall convene 16 the first meeting of the Oversight Task Force on or before January 17 1, 2018. The members of the Oversight Task Force shall elect any 18 19 other officers during the first meeting and upon a vacancy in any office. Thereafter, the Oversight Task Force shall meet as often as 20 21 necessary but at least biannually and at the call of the chair or by a majority of the members. 22 23 D. A quorum consists of nine members. 24

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E. Oversight Task Force members employed by the state shall be 1 reimbursed for travel expenses related to their service on the 2 Oversight Task Force by their respective agencies pursuant to the 3 provisions of the State Travel Reimbursement Act. Legislative 4 members of the Oversight Task Force shall be reimbursed for their 5 necessary travel expenses incurred in the performance of their 6 duties in accordance with Section 456 of Title 74 of the Oklahoma 7 Statutes. Remaining Oversight Task Force members shall be 8 9 reimbursed travel expenses related to their service on the Oversight Task Force by their appointing authorities pursuant to the 10 11 provisions of the State Travel Reimbursement Act.

12 F. The Oversight Task Force shall:

Track implementation and assess outcomes from the
 recommendations in the Oklahoma Justice Reform Task Force report of
 January 2017;

2. Prepare and submit an annual report no later than the first 16 day of the second full week of each regular session of the 17 Legislature on outcomes and performance measures to the Legislature, 18 19 Governor and Presiding Judge of the Court of Criminal Appeals. The report shall include recommendations for improvements, 20 21 recommendations on transfers of funding based on the success or 22 failure of implementation of the recommendations, and a summary of 23 savings. The report may also present additional recommendations to 24

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the Legislature on future legislation and policy options to enhance
 public safety and control Department of Corrections costs; and

Request, review and receive data and reports on performance 3. 3 outcome measures described under Sections 2, 3, 4 and 5 of this act. 4 G. The Oversight Task Force shall use clerical and professional 5 employees of the Department of Corrections for its staff and may 6 employ or retain other professional staff, upon the determination of 7 the necessity for other staff. The Oversight Task Force may employ 8 9 consultants to assist in the evaluations and the implementation of the recommendations of the Oklahoma Justice Reform Task Force report 10 of January 2017. The Oversight Task Force is encouraged to apply 11 12 for and may expend grants, gifts or federal funds it receives from other sources to carry out its duties and responsibilities. 13

14 SECTION 2. NEW LAW A new section of law to be codified 15 in the Oklahoma Statutes as Section 1001 of Title 57, unless there 16 is created a duplication in numbering, reads as follows:

A. The Department of Corrections shall collect the followinginformation:

19 1. The total number of individuals admitted to prison by
 20 admission type;

2. The total number of individuals admitted to prison by
offense type;

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3. The total number of individuals admitted to prison for a new
 prison sentence for an offense listed under subsection D of this
 section;

4 4. The total number of individuals admitted to prison for a
5 probation revocation for an offense listed under subsection D of
6 this section;

7 5. The total number of individuals admitted to prison by risk
8 assessment score or category;

9 6. The average sentence length for new prison sentences by
10 offense type;

7. The average sentence length for new prison sentences by
 offense type and prior criminal history;

8. The average sentence length for individuals admitted to
prison for a new prison sentence for an offense listed under
subsection D of this section;

9. The average sentence length for individuals admitted to
prison for a probation revocation for an offense listed under
subsection D of this section;

19 10. The total number of parole hearings held;

20 11. The total number of individuals eligible for administrative 21 parole pursuant to Section 332.7 of Title 57 of the Oklahoma 22 Statutes who receive a hearing due to:

a. failure to comply with the case plan,

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request by the district attorney for a hearing on 1 b. behalf of the victim, or 2 Class X or Class X and Class A rule violation within с. 3 four (4) months of the parole eligibility date; 4 12. The total number and percentage of individuals released to 5 parole by parole type; 6 The average time between parole eligibility date and date 13. 7 of release; 8 9 14. The number of individuals eligible for geriatric parole; The number of individuals recommended to the Governor for 15. 10 11 geriatric parole; The number of individuals released on geriatric parole; 12 16. 17. The number of individuals released on geriatric parole who 13 return to the Department of Corrections; 14 The number of individuals released on geriatric parole who 18. 15 successfully complete parole; 16 19. The average age of individuals released on geriatric 17 parole; 18 20. The average length of time served in prison by individuals 19 released on geriatric parole before release; 20 21 21. The percentage of individuals released on geriatric parole who are considered medically frail; 22 23 22. The recidivism rate for offenders released from prison by risk level; 24

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23. The average percentage of prison sentences served in prison 1 for a new prison sentence by offense type; 2 24. The average length of stay in prison for new prisoners by 3 offense type; 4 25. The average length of stay in prison for individuals whose 5 probation was revoked by offense type; 6 26. The average length of stay in prison for individuals whose 7 parole was revoked by offense type; 8 9 27. The average length of stay in prison by admission type; 28. The total prison population by offense; 10 The total prison population by type of admission to prison; 11 29. 12 30. The average length of time before parole eligibility date for individuals participating in programs; 13 The total number of individuals supervised on parole 31. 14 supervision on the first day of every quarter; 15 32. The total number of individuals placed on parole 16 supervision; 17 The total number of parole supervision discharges by 18 33. discharge type; 19 34. The average length of time individuals spent on parole 20 21 supervision by outcome; The number of individuals placed on parole supervision by 22 35. 23 risk assessment score; 24

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1	36.	The total number of individuals on parole supervision at
2	each sup	ervision level by risk assessment score;
3	37.	The average length of sentence deduction by parole
4	supervis	ion level;
5	38.	The total number of parolees who earned:
6		a. no credit,
7		b. credits on supervision time, and
8		c. credits off of sentence;
9	39.	The total number of sanctions issued to parolees;
10	40.	The percentage of parolees receiving one or more sanctions;
11	41.	The total number of:
12		a. applications for revocation of parole, and
13		b. short-term incarceration sanctions imposed on
14		parolees;
15	42.	The average length of incarceration for a:
16		a. revocation of parole, and
17		b. short-term incarceration sanctions imposed on
18		parolees;
19	43.	The most common parole violations by offense type;
20	44.	The percentage of parole violations involving domestic
21	abuse vi	olations that lead to specialized supervision or case
22	manageme	nt;
23	45.	The total number of individuals released on electronic
24	monitori	ng by risk level;

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46. The average length of sentence left to serve for 1 individuals released on electronic monitoring; 2 The number of individuals released on electronic monitoring 47. 3 who successfully complete parole or discharge sentence; 4 The total number of individuals released on electronic 48. 5 monitoring who are arrested; 6 49. The total number of individuals released on electronic 7 monitoring who return to the Department; 8 9 50. The total number of individuals released on electronic monitoring who are convicted of a new felony; 10 11 51. The percentage of parolees whose supervision is revoked for 12 a technical violation who are given credit for time served on supervision prior to the violation; 13 The percentage of parolees whose supervision is revoked for 14 52. a nonviolent offense who are given credit for time served on 15 supervision prior to the violation; 16 53. The number of individuals under supervision or control of 17 the Department who owe fines and fees; 18 54. The number of individuals under supervision or control of 19 the Department with a payment plan; 20 21 55. The average length of time between release from Department 22 custody and initial payment due date for fines, fees and other costs due; 23 24

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56. The percentage of discretionary income paid each month by 1 individuals under supervision or control of the Department; 2 57. The percentage of total fines and fees paid each month 3 based on discretionary income cap by individuals under supervision 4 or control of the Department; 5 The percentage of the average payment of an offender that 58. 6 goes toward: 7 child support, 8 a. 9 b. court fines, fees and other costs, and с. supervision; 10 11 59. The percentage of individuals under supervision or control of the Department whose fines and fees are waived due to successful 12 completion of a sentence and compliance with supervision conditions; 13 The number of supervision extensions due to failure to pay 60. 14 fines and fees: 15 61. The total number of training programs offered; 16 62. The total number of training programs offered on: 17 graduated sanctions, and 18 a. sanctions for domestic violence violations: 19 b. 63. The total number of staff who attend training; 20 The total number of staff who attend training on: 21 64. 22 graduated sanctions, and a. sanctions for domestic violence violations; 23 b. 24

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65. The percentage of vendors receiving state funding or
 serving state inmates who have been trained in evidence-based
 programming and practices; and

66. The total number of Pardon and Parole Board members
participating in annual evidence-based practices training.

B. The Department of Corrections shall report information
required in subsection A of this section to the Corrections and
Criminal Justice Oversight Task Force, established in Section 1 of
this act, by December 31, 2017, or as soon thereafter as
practicable, and every year thereafter. The Department of
Corrections shall also provide any and all available information to
the Oversight Task Force as requested.

C. The requirements included under subsection A of this section may be directly reported to the Oversight Task Force or provided to a technical assistance provider contracted to assist with the analysis and reporting of the data measures.

D. The Department of Corrections shall collect information
 pursuant to subsection A of this section on the following offenses:

Delivery of merchandise for which bill of lading issued as
 provided in Section 1416 of Title 21 of the Oklahoma Statutes;

21 2. Burglary in the second degree as provided in Section 1435 of
22 Title 21 of the Oklahoma Statutes;

3. Embezzlement as provided in Section 1451 of Title 21 of the
 Oklahoma Statutes;

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4. False personation as provided in Section 1532 of Title 21 of 1 the Oklahoma Statutes; 2 5. Obtaining property by trick or deception as provided in 3 Section 1541.1 of Title 21 of the Oklahoma Statutes; 4 6. False or bogus checks, drafts or orders as provided in 5 Section 1541.3 of Title 21 of the Oklahoma Statutes; 6 7. Sells, exchanges or delivers forged notes or instruments as 7 provided in Section 1577 of Title 21 of the Oklahoma Statutes; 8 9 8. Possession of forged notes or instruments as provided in Section 1578 of Title 21 of the Oklahoma Statutes; 10 11 9. Possession of other forged instruments as provided in Section 1579 of Title 21 of the Oklahoma Statutes; 12 10. Utters or publishes counterfeited instruments or coins as 13 true as provided in Section 1592 of Title 21 of the Oklahoma 14 Statutes: 15 11. Larceny of lost property as provided in Section 1702 of 16 Title 21 of the Oklahoma Statutes; 17 Grand larceny as provided in Section 1705 of Title 21 of 12. 18 the Oklahoma Statutes: 19 13. Receiving stolen property as provided in Section 1713 of 20 21 Title 21 of the Oklahoma Statutes; Theft of aircraft, automobile, automotive driven vehicle or 22 14. 23 construction or farm equipment as provided in Section 1720 of Title 21 of the Oklahoma Statutes; 24

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1 15. Larceny of merchandise from retailer or wholesaler as
 2 provided in Section 1731 of Title 21 of the Oklahoma Statutes;

If a Unauthorized use of vehicle or implement of husbandry as
provided in Section 4-102 of Title 47 of the Oklahoma Statutes;

17. Receiving or disposing of a vehicle or implement of
husbandry as provided in Section 4-103 of Title 47 of the Oklahoma
Statutes;

18. Selling or pledging property to a pawnbroker using false or
altered identification or a false declaration of ownership as
provided in paragraph 2 of subsection C of Section 1512 of Title 59
of the Oklahoma Statutes;

12 19. Violations of the Precursor Substances Act as provided in
 13 Section 2-321 et seq. of Title 63 of the Oklahoma Statutes;

14 20. Larceny, burglary or theft of controlled dangerous 15 substances as provided in Section 2-403 of Title 63 of the Oklahoma 16 Statutes;

17 21. Violations of the Uniform Controlled Dangerous Substances
18 Act as provided in Section 2-401 et seq. of Title 63 of the Oklahoma
19 Statutes; and

20 22. Transactions with proceeds derived from an illegal drug
 activity as provided in Section 2-503.1 of Title 63 of the Oklahoma
 Statutes.

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SECTION 3. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 1002 of Title 57, unless there is created a duplication in numbering, reads as follows:

A. Every supervision provider responsible for the supervision
of felony probationers pursuant to Section 515a of Title 57 of the
Oklahoma Statutes, including the Department of Corrections, district
attorneys and private supervision providers shall collect the
following information:

9 1. The total number of offenders admitted to community
10 supervision by community supervision type;

2. The total number of offenders admitted to community
 supervision by offense type;

3. The total number of offenders admitted to community
supervision for the offenses listed under subsection D of this
section;

4. The total number of individuals on community supervision on
 the first day of every quarter;

18 5. The total number of individuals on community supervision
 19 discharged by discharge type;

20 6. The average length of time individuals spent on community
 21 supervision by outcome;

22 7. The distribution of risk assessment scores;

8. The total number of individuals at each supervision level by
risk assessment score;

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1	9.	The average length of sentence deduction by supervision
2	level;	
3	10.	The total number of individuals who earned:
4		a. no credit,
5		b. credits on supervision time, and
6		c. credits off of sentence;
7	11.	The total number of sanctions issued;
8	12.	The percentage of individuals receiving one or more
9	sanction	s;
10	13.	The total number of:
11		a. applications for revocation, and
12		b. short-term incarceration sanctions;
13	14.	The average length of incarceration for a:
14		a. revocation of supervision, and
15		b. short-term incarceration sanctions;
16	15.	The most common violations by offense type;
17	16.	The percentage of violations involving domestic abuse
18	violatio	ns that lead to specialized supervision or case management;
19	17.	The number of supervision extensions due to failure to pay
20	fines an	d fees;
21	18.	The total number of trainings offered;
22	19.	The total number of trainings offered on:
23		a. graduated sanctions, and
24		b. sanctions for domestic violence violations;

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1 20. The total number of staff who attend training;

2 21. The total number of staff who attend training on:

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a. graduated sanctions, and

b. sanctions for domestic violence violations; and
22. The percentage of vendors receiving state funding who serve
persons convicted of a felony who have been trained in evidencebased programming and practices.

B. Every provider shall report information required in
subsection A of this section to the Corrections and Criminal Justice
Oversight Task Force, established in Section 1 of this act, by
December 31, 2017, or as soon thereafter as practicable and every
year thereafter. The Department of Corrections shall also provide
any and all available information to the Oversight Task Force as
requested.

C. The requirements included under subsection A of this section may be directly reported to the Oversight Task Force or provided to a technical assistance provider contracted to assist with the analysis and reporting of the data measures.

D. Every provider shall collect information pursuant to
 subsection A of this section on the following offenses:

Delivery of merchandise for which bill of lading issued as
 provided in Section 1416 of Title 21 of the Oklahoma Statutes;
 Burglary in the second degree as provided in Section 1435 of
 Title 21 of the Oklahoma Statutes;

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3. Embezzlement as provided in Section 1451 of Title 21 of the 1 Oklahoma Statutes; 2 4. False personation as provided in Section 1532 of Title 21 of 3 the Oklahoma Statutes; 4 5. Obtaining property by trick or deception as provided in 5 Section 1541.1 of Title 21 of the Oklahoma Statutes; 6 6. False or bogus checks, drafts, or orders as provided in 7 Section 1541.3 of Title 21 of the Oklahoma Statutes; 8 9 7. Sells, exchanges or delivers forged notes or instruments as provided in Section 1577 of Title 21 of the Oklahoma Statutes; 10 8. Possession of forged notes or instruments as provided in 11 Section 1578 of Title 21 of the Oklahoma Statutes; 12 13 9. Possession of other forged instruments as provided in Section 1579 of Title 21 of the Oklahoma Statutes; 14 10. Utters or publishes counterfeited instruments or coins as 15 16 true as provided in Section 1592 of Title 21 of the Oklahoma 17 Statutes; 11. Larceny of lost property as provided in Section 1702 of 18 Title 21 of the Oklahoma Statutes: 19 12. Grand larceny as provided in Section 1705 of Title 21 of 20

21 the Oklahoma Statutes;

13. Receiving stolen property as provided in Section 1713 of
Title 21 of the Oklahoma Statutes;

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14. Theft of aircraft, automobile, automotive driven vehicle,
 or construction or farm equipment as provided in Section 1720 of
 Title 21 of the Oklahoma Statutes;

4 15. Larceny of merchandise from retailer or wholesaler as
5 provided in Section 1731 of Title 21 of the Oklahoma Statutes;

If an unauthorized use of vehicle or implement of husbandry as
provided in Section 4-102 of Title 47 of the Oklahoma Statutes;

8 17. Receiving or disposing of a vehicle or implement of
9 husbandry as provided in Section 4-103 of Title 47 of the Oklahoma
10 Statutes;

11 18. Selling or pledging property to a pawnbroker using false or 12 altered identification or a false declaration of ownership as 13 provided in paragraph 2 of subsection C of Section 1512 of Title 59 14 of the Oklahoma Statutes;

15 19. Violations of the Precursor Substances Act as provided in
16 Section 2-321 et seq. of Title 63 of the Oklahoma Statutes;

17 20. Larceny, burglary or theft of controlled dangerous
18 substances as provided in Section 2-403 of Title 63 of the Oklahoma
19 Statutes;

20 21. Violations of the Uniform Controlled Dangerous Substances
21 Act as provided in Section 2-401 et seq. of Title 63 of the Oklahoma
22 Statutes; and

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22. Transactions with proceeds derived from an illegal drug
 activity as provided in Section 2-503.1 of Title 63 of the Oklahoma
 Statutes.

4 SECTION 4. NEW LAW A new section of law to be codified 5 in the Oklahoma Statutes as Section 1003 of Title 57, unless there 6 is created a duplication in numbering, reads as follows:

7 A. The Administrative Office of the Courts shall collect the
8 following information:

9 1. The total number of felony cases resulting in the following
10 sentence:

- a. deferred sentence,
- 12 b. suspended sentence,

13 c. incarceration sentence, and

14 d. split sentence;

3. The total number of felony cases resulting in each type of
 sentence by felony offense;

The average sentence length by revocation application by
 violation type;

19 5. The total number of applications to revoke by violation 20 type;

21 6. The total number of offenders whose probation was revoked to 22 serve the full sentence for a technical violation of probation; and 23 24

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7. The percentage of vendors receiving state funding or
 supervising felony probationers who have been trained in evidence based programming and practices.

The Administrative Office of the Courts shall report the Β. 4 information required in subsection A of this section to the 5 Corrections and Criminal Justice Oversight Task Force, established 6 in Section 1 of this act, by December 31, 2017, or as soon 7 thereafter as practicable, and every year thereafter. 8 The 9 Administrative Office of the Courts shall also provide any and all available information to the Oversight Task Force as requested. 10

C. The requirements included under subsection A of this section may be directly reported to the Oversight Task Force or provided to a technical assistance provider contracted to assist with the analysis and reporting of the data measures.

SECTION 5. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 1004 of Title 57, unless there is created a duplication in numbering, reads as follows:

A. The Department of Mental Health and Substance Abuse Services
 shall collect the following information:

The number and percentage of individuals admitted to a
 specialty court program and administered a risk and needs assessment
 by county and court type;

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 2. The distribution of risk assessment scores for specialty
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 24 court participants by county and court type; and

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3. The number and percentage of individuals who successfully
 complete a specialty court program by county and court type.

The Department of Mental Health and Substance Abuse Services Β. 3 shall report information required in subsection A of this section to 4 the Corrections and Criminal Justice Oversight Task Force, 5 established in Section 1 of this act, by December 31, 2017, or as 6 soon thereafter as practicable and every year thereafter. The 7 Department of Mental Health and Substance Abuse Services shall also 8 9 provide any and all available information to the Oversight Task 10 Force as requested.

C. The requirements included under subsection A of this section may be directly reported to the Oversight Task Force or provided to a technical assistance provider contracted to assist with the analysis and reporting of the data measures.

SECTION 6. This act shall become effective July 1, 2017.
 SECTION 7. It being immediately necessary for the preservation
 of the public peace, health or safety, an emergency is hereby
 declared to exist, by reason whereof this act shall take effect and
 be in full force from and after its passage and approval."

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1	Passed the House of Representatives the 20th day of April, 2017.
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4	Presiding Officer of the House of
5	Representatives
6	Passed the Senate the day of, 2017.
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9	Presiding Officer of the Senate
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ENGROSSED SENATE 1 BILL NO. 793 By: Treat, Sharp and Pittman of the Senate 2 and 3 O'Donnell of the House 4 5 [criminal justice reform - Corrections and Criminal 6 Justice Oversight Task Force - codification effective date -7 emergency] 8 9 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: 10 SECTION 8. NEW LAW A new section of law to be codified 11 12 in the Oklahoma Statutes as Section 1000 of Title 57, unless there is created a duplication in numbering, reads as follows: 13 There is hereby established a committee to be known as the Α. 14 Corrections and Criminal Justice Oversight Task Force, hereinafter 15 called the Oversight Task Force, which shall exercise the powers and 16 fulfill the duties described in this section. 17 The Oversight Task Force shall be composed of the following Β. 18 members: 19 Two (2) members appointed by the Governor; 1. 20 2. The Director of the Department of Corrections, or a 21 designee; 22 3. The Attorney General, or a designee; 23 24

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4. The Commissioner of Mental Health and Substance Abuse 1 Services, or a designee; 2 5. One (1) district court judge appointed by The Presiding 3 Judge of the Court of Criminal Appeals; 4 The Speaker of the House of Representatives shall appoint 6. 5 two (2) members; 6 7. One (1) member from the Pardon and Parole Board appointed by 7 the governor; 8 8. One (1) member representing the victims' community appointed 9 by the attorney general; 10 9. The Executive Director of the Oklahoma Sheriffs' 11 12 Association, or his designee; 10. The President of the District Attorneys Council, or his 13 designee; 14 11. One (1) person employed by a public defender's office 15 appointed by the governor; 16 12. The Executive Director of the Oklahoma Indigent Defense 17 System, or a designee; 18 13. One (1) member of a city or state Chamber of Commerce 19 appointed by the governor; 20 One (1) member of the advocacy community that serves 14. 21 returning citizens appointed by the governor; and 22 15. One (1) advocate who specializes on women reentry 23 programming appointed by the governor. 24

C. The chair shall be appointed by the governor on or before July 15, 2017. The chair shall convene the first meeting of the Task Force on or before January 1, 2018. The members of the Task Force shall elect any other officers during the first meeting and upon a vacancy in any office. Thereafter, the task force shall meet as often as necessary, but at least biannually and at the call of the chair or by a majority of the members.

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D. A quorum consists of seven (7) members.

Ε. Task Force members employed by the state shall be reimbursed 9 for travel expenses related to their service on the Task Force by 10 their respective agencies pursuant to the provisions of the State 11 12 Travel Reimbursement Act. Legislative members of the Task Force shall be reimbursed for their necessary travel expenses incurred in 13 the performance of their duties in accordance with Section 456 of 14 Title 74 of the Oklahoma Statutes. Remaining Task Force members 1.5 shall be reimbursed travel expenses related to their service on the 16 Task Force by their appointing authorities pursuant to the 17 provisions of the State Travel Reimbursement Act. 18

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F. The Oversight Task Force shall:

Track implementation and assess outcomes from the
 recommendations in the Oklahoma Justice Reform Task Force report of
 January 2017;

2.3 2. Prepare and submit an annual report no later than the first2.4 day of the second full week of each regular session of the

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Legislature on outcomes and performance measures to the Legislature, 1 Governor and Presiding Judge of the Court of Criminal Appeals. The 2 report shall include recommendations for improvements, 3 recommendations on transfers of funding based on the success or 4 failure of implementation of the recommendations, and a summary of 5 savings. The report may also present additional recommendations to 6 the Legislature on future legislation and policy options to enhance 7 public safety and control corrections costs; and 8

9 3. Request, review and receive data and reports on performance
10 outcome measures described under Sections 2, 3, 4 and 5 of this act.

G. The Oversight Task Force shall use clerical and professional 11 12 employees of the Department of Corrections for its staff and may employ or retain other professional staff, upon the determination of 13 the necessity for other staff. The Task Force may employ 14 consultants to assist in the evaluations and the implementation of 1.5 the recommendations of the Oklahoma Justice Reform Task Force report 16 of January 2017. The Task Force is encouraged to apply for and may 17 expend grants, gifts or federal funds it receives from other sources 18 to carry out its duties and responsibilities. 19

20 SECTION 9. NEW LAW A new section of law to be codified 21 in the Oklahoma Statutes as Section 1001 of Title 57, unless there 22 is created a duplication in numbering, reads as follows:

A. The Department of Corrections shall collect the following information:

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1. The total number of individuals admitted to prison, by
 2 admission type;

3 2. The total number of individuals admitted to prison, by
4 offense type;

3. The total number of individuals admitted to prison for a new
prison sentence for an offense listed under subsection D of this
section;

8 4. The total number of individuals admitted to prison for a
9 probation revocation for an offense listed under subsection D of
10 this section;

11 5. The total number of individuals admitted to prison by risk 12 assessment score or category;

13 6. The average sentence length for new prison sentences by14 offense type;

7. The average sentence length for new prison sentences by
offense type and prior criminal history;

8. The average sentence length for individuals admitted to
prison for a new prison sentence for an offense listed under
subsection D of this section;

9. The average sentence length for individuals admitted to
 prison for a probation revocation for an offense listed under
 subsection D of this section;

10. The total number of parole hearings held;

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The total number of individuals eligible for administrative 1 11. parole pursuant to Section 332.7 of Title 57 of the Oklahoma 2 Statutes who receive a hearing due to: 3 failure to comply with the case plan, a. 4 b. request for a hearing from a victim of the District 5 Attorney on behalf of the victim, or 6 Class X or Class X and Class A rule violation within с. 7 four (4) months of the parole eligibility date; 8 12. The total number and percentage of individuals released to 9 parole by parole type; 10 13. The average time between parole eligibility date and date 11 12 of release; 14. The number of individuals eligible for geriatric parole; 13 The number of individuals recommended to the governor for 15. 14 geriatric parole; 15 16. The number of individuals released on geriatric parole; 16 The number of individuals released on geriatric parole who 17. 17 return to the Department of Corrections; 18 The number of individuals released on geriatric parole who 18. 19 successfully complete parole; 20 19. The average age of individuals released on geriatric 21 parole; 22 The average length of time served in prison by individuals 20. 23 released on geriatric parole before release; 24

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The percent of individuals released on geriatric parole who
 are considered medically frail;

3 22. The recidivism rate for offenders released from prison by
4 risk level;

5 23. The average percentage of prison sentences served in prison
6 for a new prison sentence by offense type;

7 24. The average length of stay in prison for new prisoners by
8 offense type;

9 25. The average length of stay in prison for individuals
10 revoked on probation by offense type;

11 26. The average length of stay in prison for individuals 12 revoked on parole by offense type;

13 27. The average length of stay in prison by admission type;

14 28. The total prison population by offense;

15 29. The total prison population by type of admission to prison;

16 30. The average length of time before parole eligibility date

17 for individuals participating in programs;

18 31. The total number of individuals supervised on parole 19 supervision on the first day of every quarter;

32. The total number of individuals placed on parolesupervision;

33. The total number of parole supervision discharges by discharge type;

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1	34.	The average length of time individuals spent on parole
2	supervis	ion by outcome;
3	35.	The number of individuals placed on parole supervision by
4	risk ass	essment score;
5	36.	The total number of individuals on parole supervision at
6	each sup	ervision level by risk assessment score;
7	37.	The average length of sentence deduction by parole
8	supervis	ion level;
9	38.	The total number of parolees who earned:
10		a. no credit,
11		b. credits on supervision time, and
12		c. credits off of sentence;
13	39.	The total number of sanctions issued to parolees;
14	40.	The percentage of parolees receiving one or more sanction;
15	41.	The total number of:
16		a. applications for revocation of parole, and
17		b. short-term incarceration sanctions imposed on
18		parolees;
19	42.	The average length of incarceration for a:
20		a. revocation of parole, and
21		b. short-term incarceration sanctions imposed on
22		parolees;
23	43.	The most common parole violations by offense type;
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1 44. The percentage of parole violations involving domestic 2 violation that lead to specialized supervision and/or case 3 management;

4 45. The total number of individuals released on electronic
5 monitoring by risk level;

46. The average length of sentence left to serve for
individuals released on electronic monitoring;

8 47. The number of individuals released on electronic monitoring
9 who successfully complete parole or discharge sentence;

10 48. The total number of individuals released on electronic
11 monitoring who are arrested;

12 49. The total number of individuals released on electronic 13 monitoring who return to the Department;

14 50. The total number of individuals released on electronic 15 monitoring who are convicted of a new felony;

16 51. The percentage of parolees whose supervision is revoked for 17 a technical violation who are given credit for time served on 18 supervision prior to the violation;

19 52. The percentage of parolees whose supervision is revoked for 20 a nonviolent offense who are given credit for time served on 21 supervision prior to the violation;

22 53. The number of individuals under DOC supervision or control 23 who owe fines and fees;

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54. The number of individuals under DOC supervision or control
 with a payment plan;

55. The average length of time between release from Department custody and initial payment due date for fines, fees and other costs due;

56. The percentage of discretionary income paid each month by
individuals under DOC supervision or control;

8 57. The percentage of total fines and fees paid each month 9 based on discretionary income cap by individuals under DOC 10 supervision or control;

11 58. The percentage of average offender's payment that goes 12 towards:

a. child support,

b. court fines, fees and other costs, and

c. supervision;

59. The percentage of individuals under DOC supervision or
 control whose fines and fees are waived due to successfully
 completing sentence and complying with supervision conditions;

19 60. The number of supervision extensions due to failure to pay
20 fines and fees;

- 21 61. The total number of trainings offered;
- 62. The total number of trainings offered on:
- a. graduated sanctions, and
- b. sanctions for domestic violence violations;

63. The total number of staff who attend training; 1 64. The total number of staff who attending training on: 2 graduated sanctions, and 3 a. sanctions for domestic violence violations; b. 4 65. The percentage of vendors receiving state funding or 5 serving state inmates who have been trained in evidence-based 6 programming and practices; and 7 66. The total number of Pardons and Parole Board members 8 participating in annual evidence-based practices training. 9 Β. The Department of Corrections shall report information 10 required in subsection A of this section to the Oversight Task Force 11 12 by December 31, 2017, or as soon thereafter as practicable, and every year thereafter. The Department of Corrections shall also 13 provide any and all available information to the Oversight Task 14 Force as requested. 1.5 C. The requirements included under subsection A of this section 16 may be directly reported to the Oversight Council or provided to a 17 technical assistance provider contracted to assist with the analysis 18 and reporting of the data measures. 19 The Department of Corrections shall collect information D. 20 pursuant to subsection A of this section on the following offenses:

1. Delivery of merchandise for which bill of lading issued as 22 defined in Section 1416 of Title 21 of the Oklahoma Statutes; 23

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Burglary in the second degree as defined in Section 1435 of
 Title 21 of the Oklahoma Statutes;

3 3. Embezzlement as defined in Section 1451 of Title 21 of the
4 Oklahoma Statutes;

4. As defined in Section 1532 of Title 21 of the Oklahoma
Statutes;

5. Obtaining property by trick or deception as defined in
8 section 1541.1 of Title 21 of the Oklahoma Statutes;

9 6. False or bogus checks, drafts or orders as defined in
10 Section 1541.3 of Title 21 of the Oklahoma Statutes;

7. Sale, delivery or receipt of forged notes or instruments as
 defined in Section 1577 of Title 21 of the Oklahoma Statutes;

8. Possession of forged notes or instruments as defined in
 Section 1578 of Title 21 of the Oklahoma Statutes;

9. Other forged instruments as defined in Section 1579 of Title
 21 of the Oklahoma Statutes;

17 10. Publishing counterfeited instruments or coins as true as
18 defined in Section 1592 of Title 21 of the Oklahoma Statutes;

19 11. Larceny of lost property as defined in Section 1702 of 20 Title 21 of the Oklahoma Statutes;

21 12. Grand larceny as defined in Section 1705 of Title 21 of the 22 Oklahoma Statutes;

13. Receiving stolen property as defined in Section 1713 of
Title 21 of the Oklahoma Statutes;

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14. Theft of aircraft, automobile, automotive driven vehicle or
 construction or farm equipment as defined in Section 1720 of Title
 3 21 of the Oklahoma Statutes;

4 15. Larceny of merchandise from retailer or wholesaler as
5 defined in Section 1731 of Title 21 of the Oklahoma Statutes;

6 16. Unauthorized use of vehicle or implement of husbandry as
7 defined in Section 4-102 of Title 47 of the Oklahoma Statutes;

8 17. Receiving or disposing of a vehicle or implement of
9 husbandry as defined in Section 4-103 of Title 47 of the Oklahoma
10 Statutes;

11 18. Selling or pledging property to a pawnbroker using false or 12 altered identification or a false declaration of ownership as 13 defined in subsection B(2) of Section 1512 of Title 59 of the 14 Oklahoma Statutes;

15 19. Violations of the Precursor Substances act as defined in
16 Section 2-321 et seq. of Title 63 of the Oklahoma Statutes;

17 20. Larceny, burglary, or theft of controlled dangerous
18 substances as defined in Section 2-403 of Title 63 of the Oklahoma
19 Statutes;

20 21. Violations of the Uniform Controlled Dangerous Substances
21 Act as defined in Section 2-401 et seq. of Title 63 of the Oklahoma
22 Statutes; and

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22. Transactions with proceeds derived from an illegal drug
 activity as defined in Section 2-503.1 of Title 63 of the Oklahoma
 Statutes

4 SECTION 10. NEW LAW A new section of law to be codified 5 in the Oklahoma Statutes as Section 1002 of Title 57, unless there 6 is created a duplication in numbering, reads as follows:

A. Every supervision provider responsible for the supervision
of felony probationers pursuant to Section 515a of Title 57 of the
Oklahoma Statutes, including the Department of Corrections, district
attorneys and private supervision providers shall collect the
following information:

The total number of offenders admitted to community
 supervision by community supervision type;

The total number of offenders admitted to community
 supervision by offense type;

3. The total number of offenders admitted to community
 supervision for the offenses listed under subsection D of this
 section.

4. The total number of individuals on supervision on the first
 day of every quarter;

5. The total number of supervision discharged by discharge type;

6. The average length of time individuals spent on supervisionby outcome;

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7. The distribution of risk assessment scores; 1 The total number of individuals at each supervision level by 8. 2 risk assessment score; 3 9. The average length of sentence deduction by supervision 4 level; 5 10. The total number of individuals who earned: 6 no credit, a. 7 credits on supervision time, and b. 8 с. credits off of sentence; 9 The total number of sanctions issued; 11. 10 The percentage of individuals receiving one or more 12. 11 12 sanction; 13. The total number of: 13 applications for revocation, and 14 a. short-term incarceration sanctions; b. 15 The average length of incarceration for a: 14. 16 revocation of supervision, and a. 17 short-term incarceration sanctions; b. 18 15. The most common violations by offense type; 19 The percentage of violations involving domestic violation 16. 20 that lead to specialized supervision and/or case management; 21 17. The number of supervision extensions due to failure to pay 22 fines and fees; 23 The total number of trainings offered; 18. 24

19. The total number of trainings offered on: 1 graduated sanctions, and a. 2 sanctions for domestic violence violations; b. 3 20. The total number of staff who attend training; 4 21. The total number of staff who attending training on: 5 graduated sanctions, and a. 6 sanctions for domestic violence violations; b. 7 The percentage of vendors receiving state funding who serve 22. 8 persons convicted of a felony who have been trained in evidence-9 based programming and practices. 10 в. Every provider shall report information required in 11 12 subsection A of this section to the Oversight Task Force by December 31, 2017, or as soon thereafter as practicable, and every year 13 thereafter. The Department of Corrections shall also provide any 14 and all available information to the Oversight Task Force as 1.5 requested. 16 С. The requirements included under subsection A of this section 17 may be directly reported to the Oversight Council or provided to a 18 technical assistance provider contracted to assist with the analysis 19 and reporting of the data measures. 20

D. Every provider shall collect information pursuant to Subsection A of this Section on the following offenses:

Delivery of merchandise for which bill of lading issued as
 defined in Section 1416 of Title 21 of the Oklahoma Statutes;

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Burglary in the second degree as defined in Section 1435 of
 Title 21 of the Oklahoma Statutes;

3 3. Embezzlement as defined in Section 1451 of Title 21 of the
4 Oklahoma Statutes;

4. as defined in Section 1532 of Title 21 of the Oklahoma
6 Statutes;

5. Obtaining property by trick or deception as defined in
8 section 1541.1 of Title 21 of the Oklahoma Statutes;

9 6. False or bogus checks, drafts, or orders as defined in
10 Section 1541.3 of Title 21 of the Oklahoma Statutes;

7. Sale, delivery or receipt of forged notes or instruments as
 defined in Section 1577 of Title 21 of the Oklahoma Statutes;

8. Possession of forged notes or instruments as defined in
 Section 1578 of Title 21 of the Oklahoma Statutes;

9. Other forged instruments as defined in Section 1579 of Title
 21 of the Oklahoma Statutes;

17 10. Publishing counterfeited instruments or coins as true as
18 defined in Section 1592 of Title 21 of the Oklahoma Statutes;

19 11. Larceny of lost property as defined in Section 1702 of 20 Title 21 of the Oklahoma Statutes;

21 12. Grand larceny as defined in Section 1705 of Title 21 of the 22 Oklahoma Statutes;

13. Receiving stolen property as defined in Section 1713 of
Title 21 of the Oklahoma Statutes;

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14. Theft of aircraft, automobile, automotive driven vehicle,
 or construction or farm equipment as defined in Section 1720 of
 Title 21 of the Oklahoma Statutes;

4 15. Larceny of merchandise from retailer or wholesaler as
5 defined in Section 1731 of Title 21 of the Oklahoma Statutes;

6 16. Unauthorized use of vehicle or implement of husbandry as
7 defined in Section 4-102 of Title 47 of the Oklahoma Statutes;

8 17. Receiving or disposing of a vehicle or implement of
9 husbandry as defined in Section 4-103 of Title 47 of the Oklahoma
10 Statutes;

11 18. Selling or pledging property to a pawnbroker using false or 12 altered identification or a false declaration of ownership as 13 defined in subsection B(2) of Section 1512 of Title 59 of the 14 Oklahoma Statutes;

15 19. Violations of the Precursor Substances act as defined in
16 Section 2-321 et seq. of Title 63 of the Oklahoma Statutes;

17 20. Larceny, burglary or theft of controlled dangerous
18 substances as defined in Section 2-403 of Title 63 of the Oklahoma
19 Statutes;

20 21. Violations of the Uniform Controlled Dangerous Substances
21 Act as defined in Section 2-401 et seq. of Title 63 of the Oklahoma
22 Statutes;

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22. Transactions with proceeds derived from an illegal drug
 activity as defined in Section 2-503.1 of Title 63 of the Oklahoma
 Statutes.

4 SECTION 11. NEW LAW A new section of law to be codified 5 in the Oklahoma Statutes as Section 1003 of Title 57, unless there 6 is created a duplication in numbering, reads as follows:

A. The Administrative Office of the Courts shall collect the
following information:

9 1. The total number of felony cases resulting in the following
 10 sentence:

- a. deferred sentence,
- b. suspended sentence,

13 c. incarceration sentence, and

d. split sentence;

3. The total number of felony cases resulting in each type of
 sentence by felony offense;

The average sentence length by revocation application by
 violation type;

19 5. The total number of applications to revoke by violation 20 type;

21 6. The total number of offenders revoked to serve the full
22 sentence for a technical violation of probation; and

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7. The percentage of vendors receiving state funding or
 supervising felony probationers who have been trained in evidence based programming and practices.

B. The Administrative Office of the Courts shall report the
information required in subsection A of this section to the
Oversight Task Force by December 31, 2017, or as soon thereafter as
practicable, and every year thereafter. The Administrative Office
of the Courts shall also provide any and all available information
to the Oversight Task Force as requested.

C. The requirements included under subsection A of this section may be directly reported to the Oversight Council or provided to a technical assistance provider contracted to assist with the analysis and reporting of the data measures.

14 SECTION 12. NEW LAW A new section of law to be codified 15 in the Oklahoma Statutes as Section 1004 of Title 57, unless there 16 is created a duplication in numbering, reads as follows:

A. The Department of Mental Health and Substance Abuse Services
 shall collect the following information:

The number and percentage of individuals admitted to a
 specialty court program administered a risk and needs assessment by
 county and court type;

22 2. The distribution of risk assessment scores for specialty
 23 court participants by county and court type; and

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3. The number and percentage of individuals who successfully
 complete a specialty court program by county and court type.

B. The Department of Mental Health and Substance Abuse Services shall report information required in subsection A of this section to the Oversight Task Force by December 31, 2017, or as soon thereafter as practicable, and every year thereafter. The Department of Mental Health and Substance Abuse Services shall also provide any and all available information to the Oversight Task Force as requested.

9 C. The requirements included under subsection A of this section 10 may be directly reported to the Oversight Council or provided to a 11 technical assistance provider contracted to assist with the analysis 12 and reporting of the data measures.

13 SECTION 13. This act shall become effective July 1, 2017.

14 SECTION 14. It being immediately necessary for the preservation

15 of the public peace, health or safety, an emergency is hereby

16 declared to exist, by reason whereof this act shall take effect and

17 be in full force from and after its passage and approval.

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1	Passed the Senate the 21st day of March, 2017.
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4	Presiding Officer of the Senate
5	Passed the House of Representatives the day of,
6	2017.
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8	Presiding Officer of the House
9	of Representatives
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