

2012 APR -2 PM 3: 14

SECRETARY OF STATE

WEST VIRGINIA LEGISLATURE

SECOND REGULAR SESSION, 2012

ENROLLED

COMMITTEE SUBSTITUTE FOR House Bill No. 4130

(By Delegates Smith, Lawrence and Hunt)

Passed March 8, 2012

To Take Effect Ninety Days From Passage

ENROLLED



2012 APR -2 PM 3: 14

COMMITTEE SUBSTITUTE

FOR

OFFICE WEST VIRGINIA SECRETARY OF STATE

H. B. 4130

(BY DELEGATES SMITH, LAWRENCE AND HUNT)

[Passed March 8, 2012; to take effect ninety days from passage.]

AN ACT to repeal §48-22-803 of the Code of West Virginia, 1931, as amended; to amend and reenact §48-22-303 of said code; and to amend and reenact said code by adding thereto a new section, designated §61-2-14h, all relating to crimes against the person; increasing criminal penalties relating to the increase the penalty for the criminal offenses involving money in exchange for locating, providing or procuring a minor child in certain circumstances; providing circumstances deemed abuse and neglect; and providing exceptions from thereto for certain acts relating to lawful adoptions.

Be it enacted by the Legislature of West Virginia:

That §48-22-803 of the Code of West Virginia, 1931, as amended, be repealed; that §48-22-303 of the code be amended and reenacted; and that said code be amended by adding thereto a new section, designated §61-2-14h, all to read as follows:

Enr. Com. Sub. for H. B. 4130] 2

CHAPTER 48. DOMESTIC RELATIONS.

ARTICLE 22. ADOPTION.

§48-22-303. Content of consent or relinquishment.

(a) A consent or relinquishment as required by the
 provisions of section 22-301 must be written in plain English
 or, if the person executing the consent or relinquishment does
 not understand English, in the person's primary language.
 The form of the consent or relinquishment shall include the
 following, as appropriate:

7 (1) The date, place and time of the execution of the8 consent or relinquishment;

9 (2) The name, date of birth and current mailing address10 of the person executing the consent or relinquishment;

(3) The date, place of birth and the name or pseudonym
("Baby Boy _____ or Baby Girl _____") of the minor child;

13 (4) The fact that the document is being executed more14 than seventy-two hours after the birth of the child;

(5) If a consent, that the person executing the document
is voluntarily and unequivocally consenting to the transfer of
legal and physical custody to, and the adoption of the child
by, an adoptive parent or parents whose name or names may,
but need not be, specified;

20 (6) If a relinquishment, that the person executing the
21 relinquishment voluntarily consents to the permanent transfer
22 of legal and physical custody of the child to the agency for
23 the purposes of adoption;

(7) If a consent, that it authorizes the prospective
adoptive parents, or if a relinquishment, that it authorizes the
agency, to consent to medical treatment of the child pending
any adoption proceeding;

(8) That after the consent or relinquishment is signed and
acknowledged, it is final and, unless revoked in accordance
with the provisions of section 22-305, it may not be revoked
or set aside for any other reason;

(9) That the adoption will forever terminate all parental
rights, including any right to visit or communicate with the
child and any right of inheritance;

(10) That the adoption will forever terminate all parental
obligations of the person executing the consent or
relinquishment;

(11) That the termination of parental rights and
obligations is permanent whether or not any agreement for
visitation or communication with the child is subsequently
performed;

42 (12) That the person executing the consent or
43 relinquishment does so of his or her own free will and the
44 consent or relinquishment has not been obtained by fraud or
45 duress;

46 (13) That the person executing the consent or47 relinquishment has:

48 (i) Received a copy of the consent or relinquishment;

49 (ii) Been provided the information and afforded the
50 opportunity to participate in the voluntary adoption registry,
51 pursuant to the provisions of article 23-101, et seq.;

Enr. Com. Sub. for H. B. 4130] 4

52 (iii) Been advised of the availability of counseling; 53 (iv) Been advised of the consequences of misidentifying 54 the other birth parent; and 55 (v) If a birth mother, been advised of the obligation to 56 provide the information required by the provisions of section seven of this article in the case of an unknown father; 57 58 (14) That the person executing the consent or 59 relinquishment has not received or been promised any money 60 or anything of value for the consent or relinquishment, other 61 than payments authorized by the provisions of section 62 fourteen-h, article two, chapter sixty-one; 63 (15) Whether the child is an "Indian child" as defined in the Indian Child Welfare Act, 25 U.S.C. §1903; 64 65 (16) That the person believes the adoption of the child is 66 in the child's best interest; and 67 (17) That the person who is consenting or relinquishing 68 expressly waives notice of any proceeding for adoption 69 unless the adoption is contested, appealed or denied. 70 (b) A consent or relinquishment may provide explicitly for its conditional revocation if: 71 72 (1) Another person whose consent or relinquishment is 73 required does not execute the same within a specified period; 74 (2) A court determines not to terminate another person's 75 parental relationship to the child; or 76 (3) In a direct placement for adoption, a petition for 77 adoption by a prospective adoptive parent, named or 78 described in the consent, is denied or withdrawn.

79 (c) A consent or relinquishment shall also include:

80 (1) If a consent, the name, address, telephone and
81 facsimile numbers of the lawyer representing the prospective
82 adoptive parents; or

- 83 (2) If a relinquishment, the name, address, telephone and
 84 facsimile numbers of the agency to which the child is being
 85 relinquished; and
- 86 (3) Specific instructions on how to revoke the consent or87 relinquishment.

CHAPTER 61. CRIMES AND THEIR PUNISHMENT.

ARTICLE 2. CRIMES AGAINST THE PERSON.

§61-2-14h. Prohibition of purchase or sale of child; penalty; definitions; exceptions.

1 (a) Any person or agency who knowingly offers, gives or 2 agrees to give to another person money, property, service or 3 other thing of value in consideration for the recipient's 4 locating, providing or procuring a minor child for any 5 purpose which entails a transfer of the legal or physical custody of said child, including, but not limited to, adoption 6 7 or placement, is guilty of a felony and subject to fine and 8 imprisonment as provided herein.

9 (b) Any person who knowingly receives, accepts or offers 10 to accept money, property, service or other thing of value to 11 locate, provide or procure a minor child for any purpose 12 which entails a transfer of the legal or physical custody of 13 said child, including, but not limited to, adoption or 14 placement, is guilty of a felony and subject to fine and 15 imprisonment as provided herein.

Enr. Com. Sub. for H. B. 4130] 6

(c) Any person who violates the provisions of this section
is guilty of a felony and, upon conviction thereof, may be
confined in the state correctional facility for not less than one
year nor more than ten years or, in the discretion of the court,
be confined in jail not more than one year and fined not less
than \$2,000 nor more than \$10,000.

22 (d) A child whose parent, guardian or custodian has sold or attempted to sell said child in violation of the provisions of 23 24 article twenty-two, chapter forty-eight may be deemed an 25 abused child as defined by section three, article one, chapter 26 forty-nine of this code. The court may place such a child in the custody of the department of health and human resources 27 28 or with such other responsible person as the best interests of 29 the child dictate.

30 (e) This section does not prohibit the payment or receipt31 of the following:

(1) Fees paid for reasonable and customary services
provided by the department of health and human resources or
any licensed or duly authorized adoption or child-placing
agency.

36 (2) Reasonable and customary legal, medical, hospital or
37 other expenses incurred in connection with the pregnancy,
38 birth and adoption proceedings.

39 (3) Fees and expenses included in any agreement in40 which a woman agrees to become a surrogate mother.

41 (4) Any fees or charges authorized by law or approved by
42 a court in a proceeding relating to the placement plan,
43 prospective placement or placement of a minor child for
44 adoption.

45 (f) At the final hearing on the adoption as provided in
46 article twenty-two, chapter forty-eight of this code, an
47 affidavit of any fees and expenses paid or promised by the
48 adoptive parents shall be submitted to the court.

The Joint Committee on Enrolled Bills hereby certifies that the foregoing bill is correctly enrolled.

Chairman, House Committee

Chair an, Senate Committee

Originating in the House.

To take effect ninety days from passage.

Clerk of the House of Delegates Clerk of the Senate Speaker of the House of Delegates restdent of/the Senate p, this the Ord The within a and day of _ 2012. っとい 1mhh

PRESENTED TO THE GOVERNOR

•

MAR 2 7 2012

Time 1:30 pm