WEST VIRGINIA LEGISLATURE

2018 REGULAR SESSION

Introduced

Senate Bill 443

FISCAL NOTE

BY SENATORS ARVON, AZINGER, CLINE, GAUNCH,

MAYNARD, RUCKER, AND SMITH

[Introduced January 31, 2018; Referred

to the Committee on Health and Human Resources; and

then to the Committee on the Judiciary]

A BILL to amend and reenact §49-4-605 of the Code of West Virginia, 1931, as amended, relating
 to requiring the department file a petition to terminate parental rights when parents have
 not seen child in 18 months from the removal order; and allowing tolling of 18-month period
 if parent incarcerated or in rehabilitation facility.

Be it enacted by the Legislature of West Virginia:

ARTICLE 4. COURT ACTIONS.

§49-4-605. When department efforts to terminate parental rights are required.

(a) Except as provided in subsection (b) of this section, the department shall file or join in
 a petition or otherwise seek a ruling in any pending proceeding to terminate parental rights:

- 3 (1) If a child has been in foster care for 15 of the most recent 22 months as determined by
 4 the earlier of the date of the first judicial finding that the child is subjected to abuse or neglect or
 5 the date which is 60 days after the child is removed from the home;
- 6 (2) If a court has determined the child is abandoned, tortured, sexually abused or
 7 chronically abused; er

8 (3) If a court has determined the parent has committed murder or voluntary manslaughter 9 of another of his or her children, another child in the household, or the other parent of his or her 10 children; has attempted or conspired to commit murder or voluntary manslaughter or has been an 11 accessory before or after the fact of either crime; has committed unlawful or malicious wounding 12 resulting in serious bodily injury to the child or to another of his or her children, another child in 13 the household or to the other parent of his or her children; has committed sexual assault or sexual 14 abuse of the child, the child's other parent, guardian or custodian, another child of the parent or 15 any other child residing in the same household or under the temporary or permanent custody of 16 the parent; or the parental rights of the parent to another child have been terminated involuntarily; 17 or

(4) If the parents have not seen the child for a continuous period of 18 months from the
 date of the removal order. If the department, the preadoptive parents, if applicable, and the

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- 20 guardian ad litem recommend that it is appropriate to terminate parental rights the court shall so
- 21 order. The 18 month time period is tolled for any period of time a parent is incarcerated or in a
- 22 rehabilitation facility.
- 23 (b) The department may determine not to file a petition to terminate parental rights when:
- 24 (1) At the option of the department, the child has been placed permanently with a relative25 by court order;
- (2) The department has documented in the case plan made available for court review a
 compelling reason, including, but not limited to, the child's age and preference regarding
 termination or the child's placement in custody of the department based on any proceedings
 initiated under part seven of this article, that filing the petition would not be in the best interests of
 the child; or
- (3) The department has not provided, when reasonable efforts to return a child to the
 family are required, the services to the child's family as the department deems necessary for the
 safe return of the child to the home.

NOTE: The purpose of this bill is to terminate parental rights when certain conditions are met.

Strike-throughs indicate language that would be stricken from a heading or the present law and underscoring indicates new language that would be added.

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