WEST VIRGINIA LEGISLATURE

2024 REGULAR SESSION

Introduced

House Bill 4590

By Delegate C. Pritt

[Introduced January 10, 2024; Referred

to the Committee on Senior, Children, and Family

Issues then Judiciary]

A BILL to amend and reenact §48-9-401 of the Code of West Virginia, 1931, as amended, relating
to modifications of a parenting plan order for substance abuse; and requiring full
restoration upon successful completion of a substance abuse rehabilitation program.

Be it enacted by the Legislature of West Virginia:

ARTICLE 9. ALLOCATION OF CUSTODIAL RESPONSIBILITY AND DECISION-

MAKING RESPONSIBILITY OF CHILDREN. **§48-9-401**. Modification upon showing of changed circumstances harm. or 1 (a) Except as provided in §48-9-402 or §48-9-403 of this code, a court shall modify a 2 parenting plan order if it finds, on the basis of facts that were not known or have arisen since the 3 entry of the prior order and were not anticipated in the prior order, that a substantial change has 4 occurred in the circumstances of the child or of one or both parents and a modification is 5 necessary to serve the best interests of the child.

6 (b) In exceptional circumstances, a court may modify a parenting plan if it finds that the 7 plan is not working as contemplated and in some specific way is manifestly harmful to the child, 8 even if a substantial change of circumstances has not occurred: *Provided*, That the parenting plan 9 modified due to a parent's substance use disorder shall be fully restored upon that parent's 10 successful completion of a substance abuse rehabilitation program.

(c) Unless the parents have agreed otherwise, the following circumstances do not justify a
significant modification of a parenting plan except where harm to the child is shown:

(1) Circumstances resulting in an involuntary loss of income, by loss of employment or
otherwise, affecting the parent's economic status;

(2) A parent's remarriage or cohabitation, except under the circumstances set forth in §489-209(f) of this code; and

17 (3) Choice of reasonable caretaking arrangements for the child by a legal parent, including18 the child's placement in day care.

1

- 19 (d) For purposes of subsection (a) of this section, the occurrence or worsening of a limiting
- 20 factor, as defined in §48-9-209(a) of this code, after a parenting plan has been ordered by the court
- 21 constitutes a substantial change of circumstances and measures shall be ordered pursuant to
- 22 §48-9-209 of this code to protect the child or the child's parent.

NOTE: The purpose of this bill relates to modifications of a parenting plan order for substance abuse and requires full restoration of a parenting plan upon successful completion of a substance abuse rehabilitation program.

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