# WEST VIRGINIA LEGISLATURE 2024 REGULAR SESSION

## **Enrolled**

## **Committee Substitute**

for

# **Senate Bill 318**

By Senators Trump, Weld, Woelfel, Deeds, Plymale, and Takubo

[Passed February 9, 2024; in effect 90 days from passage]

1

2

3

4

5

AN ACT to amend and reenact §48-22-502 of the Code of West Virginia, 1931, as amended; to amend said code by adding thereto a new section, designated §49-4-117, all relating generally to adoption proceedings; requiring certain information to be included in the adoption petition; and requiring Department of Human Services to provide certificate in certain circumstances where parental rights have been terminated.

Be it enacted by the Legislature of West Virginia:

#### **CHAPTER 48. DOMESTIC RELATIONS.**

	ARTICLE	22.		ADOPTION.	
	§48-22-502.	Petition	and	appendix.	
1	(a) The petition sh	nall be verified and set forth	i		
2	(1) The name, age	e, and place of residence of	the petitioner or petitio	ners, and of the child,	
3	and the name by which th	ne child is known;			
4	(2) Whether such	child is possessed of any pr	operty and a full descrip	otion of the property, if	
5	any;				
6	(3) Whether the pe	etitioner or petitioners know	the identity of the perso	ns entitled to parental	
7	rights or, that the persons	are unknown to the petitio	ner or petitioners;		
8	(4) Whether and o	n what basis the parental riç	ghts of any birth parents	should be terminated	
9	during the pendency of th	ne adoption petition;			
10	(5) If the parental	rights of one or more of the	child's birth parents hav	ve been terminated by	
11	a final order or orders of a	a court of competent jurisdic	tion, that the final order	or orders terminating	
12	the parental rights of the o	child's birth parents have eit	her: (1) Been affirmed o	n appeal and the time	
13	for reconsideration of the	decision on appeal has ex	pired; or (2) not been a	ppealed and the time	
14	for filing of an appeal of	the order or orders termin	nating the parental righ	its of the child's birth	
15	parents has expired; and				
16	(6) A copy of the D	Department of Human Servi	ces' certificate issued u	nder §49-4-117 of this	

17 code.

- (b) In the case of an unknown father, an affidavit signed by the birth mother setting forth the following information must be attached to the petition:
- (1) Whether the birth mother was married at the probable time of conception of the child, or at a later time, and if so, the identity and last known address of such man;
- (2) Whether the birth mother was cohabiting with a man at the probable time of conception of the child, and if so, the identity of such man, his last known address and why the woman contends that such man is not the biological father of the child;
- (3) Whether the birth mother has received payments or promise of support from any man with respect to the child or her pregnancy, and if so, the identity of such man, his last known address and why the birth mother contends that such man is not the biological father of the child;
- (4) Whether the birth mother has named any man as the father on the birth certificate of the child or in connection with applying for or receiving public assistance, and if so, the identity of such man, his last known address and why the birth mother contends such man is not the biological father of the child;
- (5) Whether the birth mother identified any man as the father to any hospital personnel, and if so, the identity of such man, his last known address, the name and address of the hospital and why the birth mother now contends such man is not the biological father of the child;
- (6) Whether the birth mother has informed any man that he may be the biological father of the child, and if so, the identity of such man, his last known address and why the birth mother now contends such man is not the biological father of the child;
- (7) Whether any man has formally or informally acknowledged or claimed paternity of the child in any jurisdiction at the time of the inquiry, and if so, the identity of such man, his last known address and why the birth mother contends such man is not the biological father of the child;
- (8) That the birth mother has been advised that the failure to identify or the misidentification of the birth father can result in delays and disruptions in the processing of the adoption petition;

- (9) That the birth mother has been informed that her statement concerning the identity of the father will be used only for the limited purposes of adoption and that once the adoption is complete, such identity will be sealed; and
- (10) That the birth mother has been advised of the remedies available to her for protection against domestic violence pursuant to the provisions of §48-27-101 *et seq.* of this code.
- (c) In the event the birth mother is deceased or her identity or whereabouts are unknown, no such affidavit shall be required.
- (d) The affidavit of the birth mother in the case of an unknown father shall be executed before any person authorized to witness a consent or relinquishment pursuant to the provisions of §48-22-302 of this code. Any affidavit filed with the petition pursuant to the provisions of this section shall be sealed in the court file and may not be opened except by court order upon a showing of good cause.
- (e) If the person petitioning for adoption is less than 15 years older than the child sought to be adopted, such fact shall be set forth specifically in the petition. In such case, the court shall grant the adoption only upon a specific finding that, notwithstanding the differences in age of the petitioner and the child, such adoption is in the best interest of the child: *Provided*, That in the case of a stepparent adoption, such specific finding shall not be required and an adoption shall not be denied on the sole basis of proximity in age.
- (f) The petition shall set forth any facts concerning the circumstances of the birth of the child known to the petitioner or petitioners. An effort shall be made to obtain medical and social information, which information, along with all nonidentifying information about the birth, shall accompany the petition and be made a part of the nonidentifying information to be sealed in the court file.
- (g) Either the petition, the various consents or relinquishments attached thereto or filed in the cause, the affidavit of the birth mother as set forth herein or in an appendix signed by counsel or other credible persons shall fully disclose all that is known about the parentage of the child.

# **CHAPTER 49. CHILD WELFARE.**

	ARTICLE	4.		COURT		ACTIONS.	
	§49-4-117.	Information	provided	in	certain	adoptions.	
1	In any ca	se where parental rig	ghts have been te	rminated u	nder chapter 49	of this code, the	
2	Department of Human Services shall provide a certificate containing the information required by						
3	§48-22-502(a)(5) of this code to any person, or the attorney of any person, petitioning to adopt the						
4	child or children.						