FILED

· 2012 MAR 30 PM 4: 15

OFFICE WEST VIRGINIA SECRETARY OF STATE

WEST VIRGINIA LEGISLATURE

SECOND REGULAR SESSION, 2012

ENROLLED

House Bill No. 4522

(By Delegates Poore, Hunt, Sobonya, Guthrie, Ireland, Lawrence, Michael, Miley, White, Frazier and Skaff)

Passed March 10, 2012

To Take Effect July 1, 2012

ENROLLED 2012 MAR 30 PM 4: 15

H. B. 4522

OFFICE WEST VIRGINIA SECRETARY OF STATE

(BY DELEGATES POORE, HUNT, SOBONYA, GUTHRIE, IRELAND, LAWRENCE, MICHAEL, MILEY, WHITE, FRAZIER AND SKAFF)

[Passed March 10, 2012; to take effect July 1, 2012.]

AN ACT to amend and reenact §51-2A-9 of the Code of West Virginia, 1931, as amended, relating to providing additional contempt powers for family court judges in civil contempt cases; and providing for alternatives to incarceration until the person has purged himself or herself of the contempt.

Be it enacted by the Legislature of West Virginia:

That §51-2A-9 of the Code of West Virginia, 1931, as amended, be amended and reenacted to read as follows:

ARTICLE 2A. FAMILY COURTS.

§51-2A-9. Contempt powers of family court judge.

- 1 (a) In addition to the powers of contempt established in
- 2 chapter forty-eight of this code, a family court judge may:
- 3 (1) Sanction persons through civil contempt proceedings
- 4 when necessary to preserve and enforce the rights of private
- 5 parties or to administer remedies granted by the court;

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- 6 (2) Regulate all proceedings in a hearing before the 7 family court judge; and
- 8 (3) Punish direct contempts that are committed in the presence of the court or that obstruct, disrupt or corrupt the proceedings of the court.
- 11 (b) A family court judge may enforce compliance with his or her lawful orders with remedial or coercive sanctions 12 13 designed to compensate a complainant for losses sustained 14 and to coerce obedience for the benefit of the complainant. 15 Sanctions must give the contemnor an opportunity to purge 16 himself or herself. In selecting sanctions, the court must use 17 the least possible power adequate to the end proposed. A person who lacks the present ability to comply with the order 18 19 of the court may not be confined for a civil contempt. Sanctions may include, but are not limited to, seizure or 20 impoundment of property to secure compliance with a prior 21 22 order. Ancillary relief may provide for an award of attorney's 23 fces.
 - (c) Upon a finding that a person is in civil contempt, the court, when otherwise appropriate and in its discretion, and as an alternative to incarceration, may place the person on work release, in a weekend jail program, in an existing community service program, in an existing day-reporting center program, in any other existing community corrections program or on home confinement until the person has purged himself or herself of the contempt.

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

Chairman, House Committee

Chairman, Senate Committee	
Originating in the House.	2012 MAR 30 F OFFICE WES SECRETARY
To take effect July 1, 2012.	R 30
Clerk of the House of Delegates	O PM 4: 15 WEST VIRGINIA WATERY OF STATE
Clerk of the Senate	
Speaker of the House of Delegates	·/ —
President of the Senate	
day of, 2012.	<i>ح</i>
Call Ray Sombe	4.

PRESENTED TO THE GOVERNOR

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Time 1:30 pm