WEST VIRGINIA LEGISLATURE EIGHTIETH LEGISLATURE REGULAR SESSION, 2012

ENROLLED

0382

COMMITTEE SUBSTITUTE

FOR

Senate Bill No. 382

(SENATOR UNGER, ORIGINAL SPONSOR)

[Passed March 5, 2012; in effect ninety days from passage.]

2012 MAR 14 PM 5: 30 AY OF STAT

FILED

2012 MAR 14 PM 5: 30

OFFICE WEST VIRGINIA SECRETARY OF STATE

ENROLLED

COMMITTEE SUBSTITUTE

FOR

Senate Bill No. 382

(SENATOR UNGER, original sponsor)

[Passed March 5, 2012; in effect nincty days from passage.]

AN ACT to amend and reenact §15-12-2, §15-12-3, §15-12-5 and §15-12-10 of the Code of West Virginia, 1931, as amended, all relating to the sex offender registration generally; requiring persons convicted of offenses relating to distributing obscene matter to minors to register; requiring offenders to provide palm prints; and requiring registration and updating of information only at the State Police detachment covering the offender's county of residence.

Be it enacted by the Legislature of West Virginia:

That §15-12-2, §15-12-3, §15-12-5 and §15-12-10 of the Code of West Virginia, 1931, as amended, be amended and reenacted, all to read as follows:

ARTICLE 12. SEX OFFENDER REGISTRATION ACT.

§15-12-2. Registration.

- 1 (a) The provisions of this article apply both retroactively
- 2 and prospectively.

2

3 (b) Any person who has been convicted of an offense or 4 an attempted offense or has been found not guilty by reason 5 of mental illness, mental retardation or addiction of an 6 offense under any of the following provisions of chapter 7 sixty-one of this code or under a statutory provision of 8 another state, the United States Code or the Uniform Code 9 of Military Justice which requires proof of the same essential 10 elements shall register as set forth in subsection (d) of this 11 section and according to the internal management rules 12 promulgated by the superintendent under authority of 13 section twenty-five, article two of this chapter:

14 (1) Article eight-a;

(2) Article eight-b, including the provisions of former
section six of said article, relating to the offense of sexual
assault of a spouse, which was repealed by an Act of the
Legislature during the year 2000 legislative session;

19 (3) Article eight-c;

20 (4) Sections five and six, article eight-d;

21 (5) Section fourteen, article two;

(6) Sections six, seven, twelve and thirteen, article eight;or

24 (7) Section fourteen-b, article three-c, as it relates to
25 violations of those provisions of chapter sixty-one listed in
26 this subsection.

(c) Any person who has been convicted of a criminal
offense and the sentencing judge made a written finding that
the offense was sexually motivated shall also register as set
forth in this article.

(d) Persons required to register under the provisions of
this article shall register in person at the West Virginia State
Police detachment responsible for covering the county of his
or her residence, and in doing so, provide or cooperate in
providing, at a minimum, the following when registering:

36 (1) The full name of the registrant, including any aliases,37 nicknames or other names used by the registrant;

38 (2) The address where the registrant intends to reside or 39 resides at the time of registration, the address of any habitable real property owned or leased by the registrant that he 40 41 or she regularly visits: *Provided*, That a post office box may 42 not be provided in lieu of a physical residential address, the 43 name and address of the registrant's employer or place of 44 occupation at the time of registration, the names and 45 addresses of any anticipated future employers or places of 46 occupation, the name and address of any school or training facility the registrant is attending at the time of registration 47 48 and the names and addresses of any schools or training 49 facilities the registrant expects to attend;

50 (3) The registrant's Social Security number;

51 (4) A full-face photograph of the registrant at the time of52 registration;

53 (5) A brief description of the crime or crimes for which54 the registrant was convicted;

55 (6) Fingerprints and palm prints;

56 (7) Information related to any motor vehicle, trailer or 57 motor home owned or regularly operated by a registrant, 58 including vehicle make, model, color and license plate 59 number: *Provided*, That for the purposes of this article, the 60 term "trailer" shall mean travel trailer, fold-down camping 61 trailer and house trailer as those terms are defined in section 62 one, article one, chapter seventeen-a of this code;

63 (8) Information relating to any Internet accounts the
64 registrant has and the screen names, user names or aliases
65 the registrant uses on the Internet; and

66 (9) Information related to any telephone or electronic 67 paging device numbers that the registrant has or uses, 68 including, but not limited to, residential, work and mobile 69 telephone numbers.

3

70 (e) (1) On the date that any person convicted or found not 71 guilty by reason of mental illness, mental retardation or 72 addiction of any of the crimes listed in subsection (b) of this section, hereinafter referred to as a "qualifying offense", 73 including those persons who are continuing under some 74 post-conviction supervisory status, are released, granted 75 76 probation or a suspended sentence, released on parole, 77 probation, home detention, work release, conditional release 78 or any other release from confinement, the Commissioner of 79 Corrections, regional jail administrator, city official or 80 sheriff operating a jail or Secretary of the Department of 81 Health and Human Resources who releases the person and 82 any parole or probation officer who releases the person or 83 supervises the person following the release, shall obtain all 84 information required by subsection (d) of this section prior 85 to the release of the person, inform the person of his or her 86 duty to register and send written notice of the release of the 87 person to the State Police within three business days of 88 receiving the information. The notice must include the 89 information required by said subsection. Any person having 90 a duty to register for a qualifying offense shall register upon 91 conviction, unless that person is confined or incarcerated, in 92 which case he or she shall register within three business days 93 of release, transfer or other change in disposition status. Any 94 person currently registered who is incarcerated for any 95 offense shall re-register within three business days of his or 96 her release.

97 (2) Notwithstanding any provision of this article to the 98 contrary, a court of this state shall, upon presiding over a 99 criminal matter resulting in conviction or a finding of not 100 guilty by reason of mental illness, mental retardation or 101 addiction of a qualifying offense, cause, within seventy-two 102 hours of entry of the commitment or sentencing order, the 103 transmittal to the sex offender registry for inclusion in the 104 registry all information required for registration by a registrant as well as the following nonidentifying informa-105 106 tion regarding the victim or victims:

107 (A) His or her sex;

108 (B) His or her age at the time of the offense; and

109 (C) The relationship between the victim and the perpe-110 trator.

The provisions of this paragraph do not relieve a person
required to register pursuant to this section from complying
with any provision of this article.

(f) For any person determined to be a sexually violent
predator, the notice required by subsection (d) of this section
must also include:

117 (1) Identifying factors, including physical characteristics;

118 (2) History of the offense; and

5

(3) Documentation of any treatment received for themental abnormality or personality disorder.

121 (g) At the time the person is convicted or found not guilty 122 by reason of mental illness, mental retardation or addiction 123 in a court of this state of the crimes set forth in subsection 124 (b) of this section, the person shall sign in open court a 125 statement acknowledging that he or she understands the 126 requirements imposed by this article. The court shall inform 127 the person so convicted of the requirements to register 128 imposed by this article and shall further satisfy itself by 129 interrogation of the defendant or his or her counsel that the 130 defendant has received notice of the provisions of this article 131 and that the defendant understands the provisions. The 132 statement, when signed and witnessed, constitutes prima 133 facie evidence that the person had knowledge of the require-134 ments of this article. Upon completion of the statement, the 135 court shall provide a copy to the registry. Persons who have 136 not signed a statement under the provisions of this subsec-137 tion and who are subject to the registration requirements of 138 this article must be informed of the requirement by the State 139 Police whenever the State Police obtain information that the 140 person is subject to registration requirements.

(h) The State Police shall maintain a central registry of
all persons who register under this article and shall release
information only as provided in this article. The information
required to be made public by the State Police by subdivision (2), subsection (b), section five of this article is to be
accessible through the Internet. No information relating to
telephone or electronic paging device numbers a registrant
has or uses may be released through the Internet.

(i) For the purpose of this article, "sexually violentoffense" means:

(1) Sexual assault in the first degree as set forth in
section three, article eight-b, chapter sixty-one of this code
or of a similar provision in another state, federal or military
jurisdiction;

(2) Sexual assault in the second degree as set forth in
section four, article eight-b, chapter sixty-one of this code or
of a similar provision in another state, federal or military
jurisdiction;

(3) Sexual assault of a spouse as set forth in the former
provisions of section six, article eight-b, chapter sixty-one of
this code, which was repealed by an Act of the Legislature
during the 2000 legislative session, or of a similar provision
in another state, federal or military jurisdiction;

(4) Sexual abuse in the first degree as set forth in section
seven, article eight-b, chapter sixty-one of this code or of a
similar provision in another state, federal or military
jurisdiction.

(j) For purposes of this article, the term "sexually
motivated" means that one of the purposes for which a
person committed the crime was for any person's sexual
gratification.

(k) For purposes of this article, the term "sexually violent
predator" means a person who has been convicted or found
not guilty by reason of mental illness, mental retardation or
addiction of a sexually violent offense and who suffers from

7

a mental abnormality or personality disorder that makes theperson likely to engage in predatory sexually violent of-fenses.

(1) For purposes of this article, the term "mental abnormality" means a congenital or acquired condition of a
person, that affects the emotional or volitional capacity of
the person in a manner that predisposes that person to the
commission of criminal sexual acts to a degree that makes
the person a menace to the health and safety of other
persons.

(m) For purposes of this article, the term "predatory act"
means an act directed at a stranger or at a person with whom
a relationship has been established or promoted for the
primary purpose of victimization.

(n) For the purposes of this article, the term "business
days" means days exclusive of Saturdays, Sundays and legal
holidays as defined in section one, article two, chapter two
of this code.

§15-12-3. Change in registry information.

1 When any person required to register under this article 2 changes his or her residence, address, place of employment 3 or occupation, motor vehicle, trailer or motor home informa-4 tion required by section two of this article, or school or 5 training facility which he or she is attending, or when any of 6 the other information required by this article changes, he or 7 she shall, within ten business days, inform the West Virginia 8 State Police of the changes in the manner prescribed by the 9 Superintendent of State Police in procedural rules promul-10 gated in accordance with the provisions of article three, 11 chapter twenty-nine-a of this code: *Provided*, That when any 12 person required to register under this article changes his or 13 her residence, place of employment or occupation or school 14 or training facility he or she is attending from one county of 15 this state to another county of this state, he or she shall 16 inform the West Virginia State Police detachment responsi-17 ble for covering the county of his or her residence within ten

- 18 business days of the change in the manner prescribed by the
- 19 superintendent in procedural rules promulgated in accor-
- 20 dance with the provisions of article three, chapter
- 21 twenty-nine-a of this code.

§15-12-5. Distribution and disclosure of information; community information programs by prosecuting attorney and State Police; petition to circuit court.

1 (a) Within five business days after receiving any notifica-2 tion as described in this article, the State Police shall 3 distribute a copy of the notification statement to:

4 (1) The supervisor of each county and municipal law-5 enforcement office and any campus police department in the 6 city and county where the registrant resides, owns or leases 7 habitable real property that he or she regularly visits, is 8 employed or attends school or a training facility;

9 (2) The county superintendent of schools in each county 10 where the registrant resides, owns or leases habitable real 11 property that he or she regularly visits, is employed or 12 attends school or a training facility;

(3) The child protective services office charged with
investigating allegations of child abuse or neglect in the
county where the registrant resides, owns or leases habitable
real property that he or she regularly visits, is employed or
attends school or a training facility;

(4) All community organizations or religious organizations which regularly provide services to youths in the
county where the registrant resides, owns or leases habitable
real property that he or she regularly visits, is employed or
attends school or a training facility;

(5) Individuals and organizations which provide day care
services for youths or day care, residential or respite care, or
other supportive services for mentally or physically incapacitated or infirm persons in the county where the registrant
resides, owns or leases habitable real property that he or she

28 regularly visits, is employed or attends school or a training29 facility; and

30 (6) The Federal Bureau of Investigation (FBI).

31 (7) The State Police detachments in the county of the
32 offender's occupation, employment, owned or leased habit33 able real property and school or training.

(b) Information concerning persons whose names are
contained in the sex offender registry is not subject to the
requirements of the West Virginia Freedom of Information
Act, as set forth in chapter twenty-nine-b of this code, and
may be disclosed and disseminated only as otherwise
provided in this article and as follows:

40 (1) When a person has been determined to be a sexually violent predator under the terms of section two-a of this 41 42 article, the State Police shall notify the prosecuting attorney 43 of the county in which the person resides, owns or leases 44 habitable real property that he or she regularly visits, is employed or attends a school or training facility. The 45 46 prosecuting attorney shall cooperate with the State Police in 47 conducting a community notification program which is to 48 include publication of the offender's name, photograph, 49 place of residence, location of regularly visited habitable real 50 property owned or leased by the offender, county of employ-51 ment and place at which the offender attends school or a 52 training facility, as well as information concerning the legal 53 rights and obligations of both the offender and the commu-54 nity. Information relating to the victim of an offense requir-55 ing registration may not be released to the public except to 56 the extent the prosecuting attorney and the State Police 57 consider it necessary to best educate the public as to the 58 nature of sexual offenses: Provided, That no victim's name 59 may be released in any public notification pursuant to this 60 subsection. No information relating to telephone or elec-61 tronic paging device numbers a registrant has or uses may be 62 released to the public with this notification program. The 63 prosecuting attorney and State Police may conduct a com-64 munity notification program in the county where a person

9

Enr. Com. Sub. for S. B. No. 382]

10

who is required to register for life under the terms of subdivision (2), subsection (a), section four of this article resides, owns or leases habitable real property that he or she regularly visits, is employed or attends a school or training facility. Community notification may be repeated when

70 determined to be appropriate by the prosecuting attorney;

(2) The State Police shall maintain and make available to the public at least quarterly the list of all persons who are required to register for life according to the terms of subdivision (2), subsection (a), section four of this article. No information concerning the identity of a victim of an offense requiring registration or telephone or electronic paging device numbers a registrant has or uses may be released with this list. The method of publication and access to this list are to be determined by the superintendent; and

80 (3) A resident of a county may petition the circuit court 81 for an order requiring the State Police to release information 82 about persons that reside or own or lease habitable real 83 property that the persons regularly visit in that county and 84 who are required to register under section two of this article. 85 The court shall determine whether information contained on 86 the list is relevant to public safety and whether its relevance 87 outweighs the importance of confidentiality. If the court 88 orders information to be released, it may further order 89 limitations upon secondary dissemination by the resident 90 seeking the information. In no event may information 91 concerning the identity of a victim of an offense requiring 92 registration or information relating to telephone or elec-93 tronic paging device numbers a registrant has or uses be 94 released.

(c) The State Police may furnish information and documentation required in connection with the registration to
authorized law-enforcement, campus police and governmental agencies of the United States and its territories, of foreign
countries duly authorized to receive the same, of other states
within the United States and of the State of West Virginia
upon proper request stating that the records will be used
solely for law-enforcement-related purposes. The State

103 Police may disclose information collected under this article 104 to federal, state and local governmental agencies responsible 105 for conducting preemployment checks. The State Police also 106 may disclose information collected under this article to the 107 Division of Motor Vehicles pursuant to the provisions of 108 section three, article two, chapter seventeen-b of this code.

(d) An elected public official, public employee or public
agency is immune from civil liability for damages arising out
of any action relating to the provisions of this section except
when the official, employee or agency acted with gross
negligence or in bad faith.

§15-12-10. Address and online information verification.

All registrants, including those for whom there has been 1 2 no change in registration information since their initial 3 registration or previous address verification, must report, in 4 the month of their birth, or in the case of a sexually violent 5 predator in the months of January, April, July and October, 6 to the State Police detachment responsible for covering their 7 county of registration and must respond to all verification 8 inquiries and informational requests, including, but not 9 limited to, requests for online information made by the State 10 Police pursuant to this section. The State Police shall verify 11 addresses of those persons registered as sexually violent 12 predators every ninety days and all other registered persons 13 once a year. As used in this section, the term "online 14 information" shall mean all information required by subdivi-15 sion (8), subsection (d), section two, article twelve, chapter 16 fifteen of this code. The State Police may require registrants 17 to periodically submit to new fingerprints and photographs 18 as part of the verification process. The method of verification 19 shall be in accordance with internal management rules 20 pertaining thereto promulgated by the superintendent under 21 authority of section twenty-five, article two, chapter fifteen 22 of this code.

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

Chairman Senate Committee R fine Chairman House Committee Originated in the Senate. In effect ninety days from passage. Clerk of the Senate PM 5: 30 Clerk 6 e of Delegates the H 2012 HAR 14 e Senate Speaker of the House of Delegates poroved) a The within ... Day of March, 2012. Somlih Governg

PRESENTED TO THE GOVERNOR

MJ.R 1 Z 2012

Time 11:15 am