1		AN	ACT:	relating to parental rights.
2	Be it	t enac	eted by	the General Assembly of the Commonwealth of Kentucky:
3		<b>→</b> S	ection	1. KRS 625.090 is amended to read as follows:
4	(1)	The	Circu	nit Court may involuntarily terminate all parental rights of a parent of a
5		nam	ed ch	aild, if the Circuit Court finds from the pleadings and by clear and
6		conv	vincin	g evidence that:
7		(a)	1.	The child has been adjudged to be an abused or neglected child, as
8				defined in KRS 600.020(1), by a court of competent jurisdiction;
9			2.	The child is found to be an abused or neglected child, as defined in KRS
10				600.020(1), by the Circuit Court in this proceeding; <u>or</u>
11			3.	[The child is found to have been diagnosed with neonatal abstinence
12				syndrome at the time of birth, unless his or her birth mother:
13			a.	Was prescribed and properly using medication for a legitimate medical
14				condition as directed by a health care practitioner that may have led to
15				the neonatal abstinence syndrome; or
16			<del>b.</del>	Is currently, or within ninety (90) days after the birth, enrolled in and
17				maintaining substantial compliance with both a substance abuse
18				treatment or recovery program and a regimen of prenatal care or
19				postnatal care as recommended by her health care practitioner
20				throughout the remaining term of her pregnancy or the appropriate time
21				after her pregnancy; or
22			4.	The parent has been convicted of a criminal charge relating to the
23				physical or sexual abuse or neglect of any child and that physical or
24				sexual abuse, neglect, or emotional injury to the child named in the
25				present termination action is likely to occur if the parental rights are not
26				terminated;

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(b)

The Cabinet for Health and Family Services has filed a petition with the court

1			pursuant to KRS 620.180; and			
2		(c)	Termination would be in the best interest of the child.			
3	(2)	No termination of parental rights shall be ordered unless the Circuit Court also find				
4		by clear and convincing evidence the existence of one (1) or more of the following				
5		grounds:				
6		(a)	That the parent has abandoned the child for a period of not less than ninety			
7			(90) days;			
8		(b)	That the parent has inflicted or allowed to be inflicted upon the child, by other			
9			than accidental means, serious physical injury;			
10		(c)	That the parent has continuously or repeatedly inflicted or allowed to be			
11			inflicted upon the child, by other than accidental means, physical injury or			
12			emotional harm;			
13		(d)	That the parent has been convicted of a felony that involved the infliction of			
14			serious physical injury to any child;			
15		(e)	That the parent, for a period of not less than six (6) months, has continuously			
16			or repeatedly failed or refused to provide or has been substantially incapable			
17			of providing essential parental care and protection for the child and that there			
18			is no reasonable expectation of improvement in parental care and protection,			
19			considering the age of the child;			
20		(f)	That the parent has caused or allowed the child to be sexually abused or			
21			exploited;			
22		(g)	That the parent, for reasons other than poverty alone, has continuously or			
23			repeatedly failed to provide or is incapable of providing essential food,			
24			clothing, shelter, medical care, or education reasonably necessary and			
25			available for the child's well-being and that there is no reasonable expectation			
26			of significant improvement in the parent's conduct in the immediately			

foreseeable future, considering the age of the child;

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1		(h)	That:
2			1. The parent's parental rights to another child have been involuntarily
3			terminated;
4			2. The child named in the present termination action was born subsequent
5			to or during the pendency of the previous termination; and
6			3. The conditions or factors which were the basis for the previous
7			termination finding have not been corrected;
8		(i)	That the parent has been convicted in a criminal proceeding of having caused
9			or contributed to the death of another child as a result of physical or sexual
10			abuse or neglect;
11		(j)	That the child has been in foster care under the responsibility of the cabinet
12			for fifteen (15) cumulative months out of forty-eight (48) months preceding
13			the filing of the petition to terminate parental rights; or
14		(k)	That the child has been removed from the biological or legal parents more
15			than two (2) times in a twenty-four (24) month period by the cabinet or a
16			court.
17	(3)	In d	etermining the best interest of the child and the existence of a ground for
18		term	ination, the Circuit Court shall consider the following factors:
19		(a)	Mental illness as defined by KRS 202A.011(9), or an intellectual disability as
20			defined by KRS 202B.010(9) of the parent as certified by a qualified mental
21			health professional, which renders the parent consistently unable to care for
22			the immediate and ongoing physical or psychological needs of the child for
23			extended periods of time;
24		(b)	Acts of abuse or neglect as defined in KRS 600.020(1) toward any child in the
25			family;
26		(c)	If the child has been placed with the cabinet, whether the cabinet has, prior to

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the filing of the petition made reasonable efforts as defined in KRS 620.020 to

1			reunite the child with the parents unless one or more of the circumstances	
2			enumerated in KRS 610.127 for not requiring reasonable efforts have been	
3			substantiated in a written finding by the District Court;	
4		(d)	The efforts and adjustments the parent has made in his circumstances,	
5			conduct, or conditions to make it in the child's best interest to return him to his	
6			home within a reasonable period of time, considering the age of the child;	
7		(e)	The physical, emotional, and mental health of the child and the prospects for	
8			the improvement of the child's welfare if termination is ordered; and	
9		(f)	The payment or the failure to pay a reasonable portion of substitute physical	
10			care and maintenance if financially able to do so.	
11	(4)	If th	ne child has been placed with the cabinet, the parent may present testimony	
12		concerning the reunification services offered by the cabinet and whether additional		
13		serv	ices would be likely to bring about lasting parental adjustment enabling a return	
14		of th	ne child to the parent.	
15	(5)	If the parent proves by a preponderance of the evidence that the child will not		
16		continue to be an abused or neglected child as defined in KRS 600.020(1) if		
17		returned to the parent the court in its discretion may determine not to terminate		
18		parental rights.		
19	(6)	Upo	on the conclusion of proof and argument of counsel, the Circuit Court shall enter	
20		findings of fact, conclusions of law, and a decision as to each parent-respondent		
21		within thirty (30) days either:		
22		(a)	Terminating the right of the parent; or	
23		(b)	Dismissing the petition and stating whether the child shall be returned to the	
24			parent or shall remain in the custody of the state.	