

E N R O L L E D

COMMITTEE SUBSTITUTE

FOR

H. B. 2505

(BY DELEGATE(S) CANTERBURY, PETHTEL, FOLK, WALTERS,
HAMILTON, MARCUM, KURCABA AND HICKS)

[Passed March 9, 2015; in effect ninety days from passage.]

AN ACT to amend and reenact §5-10-17 of the Code of West Virginia, 1931, as amended; to amend and reenact §7-14D-5 of said code; to amend and reenact §8-22A-6 of said code; to amend and reenact §15-2A-3 of said code; to amend and reenact §16-5V-6 of said code; and to amend and reenact §18-7A-13 of said code, all relating to retirement system participation; clarifying that police officers and firefighters hired after a certain date are members of the West Virginia Municipal Police and Firefighters Retirement System; clarifying that members first employed in covered employment in the West Virginia Deputy Sheriffs Retirement System, West Virginia Municipal Police Officers and Firefighters Retirement System or the West Virginia Emergency Medical Services Retirement System shall participate in only one retirement system administered by the Consolidated Public Retirement Board in which the member has the earliest date of

hire; and specifying that members of the Public Employees Retirement System, the State Police Retirement System and the Teachers' Retirement System who are employed in an additional job that requires membership in the West Virginia Deputy Sheriff Retirement System, the West Virginia Municipal Police Officers and Firefighters Retirement System or the West Virginia Emergency Medical Services Retirement System shall abide by the concurrent employment provisions of said system and participate in only one system administered by the Consolidated Public Retirement Board.

Be it enacted by the Legislature of West Virginia:

That §5-10-17 of the Code of West Virginia, 1931, as amended, be amended and reenacted; that §7-14D-5 of said code be amended and reenacted; that §8-22A-6 of said code be amended and reenacted; that §15-2A-3 of said code be amended and reenacted; that §16-5V-6 of said code be amended and reenacted; and that §18-7A-13 of said code be amended and reenacted, all to read as follows:

**CHAPTER 5. GENERAL POWERS AND AUTHORITY OF
THE GOVERNOR, SECRETARY OF STATE AND
ATTORNEY GENERAL; BOARD OF PUBLIC WORKS;
MISCELLANEOUS AGENCIES, COMMISSIONS,
OFFICES, PROGRAMS, ETC.**

ARTICLE 10. WEST VIRGINIA PUBLIC EMPLOYEES RETIREMENT ACT.

§5-10-17. Retirement system membership.

1 The membership of the retirement system consists of the
2 following persons:

3 (a) All employees, as defined in section two of this article,
4 who are in the employ of a political subdivision the day
5 preceding the date it becomes a participating public employer
6 and who continue in the employ of the participating public

7 employer on and after that date shall become members of the
8 retirement system; and all persons who become employees of a
9 participating public employer on or after that date shall
10 thereupon become members of the system; except as provided in
11 subdivisions (b), (c) and (d) of this section.

12 (b) The membership of the Public Employees Retirement
13 System shall not include any person who is an active
14 contributing member of, or who has been retired by, any of the
15 state Teachers retirement systems, the Judges Retirement
16 System, any Retirement System of the West Virginia State
17 Police, the Deputy Sheriff Retirement System or any municipal
18 retirement system for either, or both, police or firefighter; and
19 the Bureau of Employment Programs, by the Commissioner of
20 the Bureau, may elect whether its employees will accept
21 coverage under this article or be covered under the authorization
22 of a separate enactment: *Provided*, That the exclusions of
23 membership do not apply to any member of the State
24 Legislature, the Clerk of the House of Delegates, the Clerk of the
25 State Senate or to any member of the legislative body of any
26 political subdivision provided he or she once becomes a
27 contributing member of the retirement system: *Provided*,
28 *however*, That any retired member of the State Police Death,
29 Disability and Retirement Fund, the West Virginia State Police
30 Retirement System, the Deputy Sheriff Retirement System and
31 any retired member of any municipal retirement system for
32 either, or both, police or firefighter may on and after the
33 effective date of this section become a member of the retirement
34 system as provided in this article, without receiving credit for
35 prior service as a municipal police officer or firefighter or as a
36 member of the State Police Death, Disability and Retirement
37 Fund, the West Virginia State Police Retirement System or the
38 Deputy Sheriff Retirement System: *Provided further*, That any
39 retired member of the State Police Death, Disability and
40 Retirement Fund, the West Virginia State Police Retirement

41 System, the Deputy Sheriff Retirement System and any retired
42 member of any municipal retirement system for either, or both,
43 police or firefighters, who begins participation in the retirement
44 system established in this article on or after July 1, 2005, may
45 not receive a combined retirement benefit in excess of one
46 hundred five percent of the member's highest annual salary
47 earned while either a member of the retirement system
48 established in this article or while a member of the other
49 retirement system or systems from which he or she previously
50 retired when adding the retirement benefit from the retirement
51 system created in this article to the retirement benefit received
52 by that member from the other retirement system or systems set
53 forth herein from which he or she previously retired: *And*
54 *provided further*, That the membership of the retirement system
55 does not include any person who becomes employed by the
56 Pretera Center for Mental Health Services, Valley
57 Comprehensive Mental Health Center, Westbrook Health
58 Services or Eastern Panhandle Mental Health Center on or after
59 July 1, 1997, *And provided further*, That membership of the
60 retirement system does not include any person who becomes a
61 member of the federal Railroad Retirement Act on or after July
62 1, 2000.

63 (c) Any member of the State Legislature, the Clerk of the
64 House of Delegates, the Clerk of the State Senate and any
65 employee of the State Legislature whose employment is
66 otherwise classified as temporary and who is employed to
67 perform services required by the Legislature for its regular
68 sessions or during the interim between regular sessions and who
69 has been or is employed during regular sessions or during the
70 interim between sessions in seven consecutive calendar years, as
71 certified by the Clerk of the House in which the employee
72 served, or any member of the legislative body of any other
73 political subdivision shall become a member of the retirement
74 system provided he or she notifies the retirement system in

75 writing of his or her intention to be a member of the system and
76 files a membership enrollment form as prescribed by the Board
77 of Trustees, and each person, upon filing his or her written notice
78 to participate in the retirement system, shall by that act authorize
79 the Clerk of the House of Delegates or the Clerk of the State
80 Senate or such person or legislative agency as the legislative
81 body of any other political subdivision shall designate to deduct
82 the member's contribution, as provided in subsection (b), section
83 twenty-nine of this article, and after the deductions have been
84 made from the member's compensation, the deductions shall be
85 forwarded to the retirement system.

86 (d) Any employee, as defined in section two of this article,
87 who has concurrent employment in an additional job or jobs
88 which would require the employee to be a member of the West
89 Virginia Deputy Sheriff Retirement System, the West Virginia
90 Municipal Police Officers and Firefighters Retirement System or
91 the West Virginia Emergency Medical Services Retirement
92 System shall abide by the concurrent employment statutory
93 provisions of said retirement system and shall participate in only
94 one retirement system administered by the board.

95 (e) If question arises regarding the membership status of any
96 employee, the Board of Trustees has the final power to decide
97 the question.

98 (f) Any individual who is a leased employee is not eligible
99 to participate in the system. For the purposes of this article, the
100 term "leased employee" means any individual who performs
101 services as an independent contractor or pursuant to an
102 agreement with an employee leasing organization or other
103 similar organization. If a question arises regarding the status of
104 an individual as a leased employee, the board has final authority
105 to decide the question.

CHAPTER 7. COUNTY COMMISSIONS AND OFFICERS.

ARTICLE 14D. DEPUTY SHERIFF RETIREMENT SYSTEM ACT.

§7-14D-5. Members.

1 (a) Any deputy sheriff first employed by a county in covered
2 employment after the effective date of this article shall be a
3 member of this retirement system and does not qualify for
4 membership in any other retirement system administered by the
5 board, so long as he or she remains employed in covered
6 employment: *Provided*, That any deputy sheriff who has
7 concurrent employment in an additional job or jobs which would
8 require the deputy sheriff to be a member of the West Virginia
9 Municipal Police Officers and Firefighters Retirement System or
10 the West Virginia Emergency Medical Services Retirement
11 System shall participate in only one retirement system
12 administered by the board, and the retirement system applicable
13 to the concurrent employment for which the employee has the
14 earliest date of hire shall prevail. The membership of any person
15 in the plan ceases: (1) Upon the withdrawal of accumulated
16 contributions after the cessation of service; (2) upon retirement;
17 (3) at death; or (4) upon the date, if any, when after the cessation
18 of service, the outstanding balance of any loan obtained by the
19 member pursuant to section twenty-three of the article, plus
20 accrued interest, equals or exceeds the accumulated
21 contributions of the member.

22 (b) Any deputy sheriff employed in covered employment on
23 the effective date of this article shall within six months of that
24 effective date notify in writing both the county commission in
25 the county in which he or she is employed and the board, of his
26 or her desire to become a member of the plan: *Provided*, That
27 this time period is extended to January 30, 1999, in accordance
28 with the decision of the Supreme Court of Appeals in *West*
29 *Virginia Deputy Sheriffs' Association, et al v. James L. Sims, et*

30 *al*, No. 25212: *Provided, however*, That any deputy sheriff
31 employed in covered employment on the effective date of this
32 article has an additional time period consisting of the ten-day
33 period following the day after which the amended provisions of
34 this section become law to notify in writing both the county
35 commission in the county in which he or she is employed and the
36 board of his or her desire to become a member of the plan. Any
37 deputy sheriff who elects to become a member of the plan ceases
38 to be a member or have any credit for covered employment in
39 any other retirement system administered by the board and shall
40 continue to be ineligible for membership in any other retirement
41 system administered by the board so long as the deputy sheriff
42 remains employed in covered employment in this plan: *Provided*
43 *further*, That any deputy sheriff who elects during the time
44 period from July 1, 1998 to January 30, 1999 or who so elects
45 during the ten-day time period occurring immediately following
46 the day after the day the amendments made during the 1999
47 legislative session become law, to transfer from the Public
48 Employees Retirement System to the plan created in this article
49 shall contribute to the plan created in this article at the rate set
50 forth in section seven of this article retroactive to July 1, 1998.
51 Any deputy sheriff who does not affirmatively elect to become
52 a member of the plan continues to be eligible for any other
53 retirement system as is from time to time offered to other county
54 employees but is ineligible for this plan regardless of any
55 subsequent termination of employment and rehire.

56 (c) Any deputy sheriff employed in covered employment on
57 the effective date of this article who has timely elected to
58 transfer into this plan as provided in subsection (b) of this
59 section shall be given credited service at the time of transfer for
60 all credited service then standing to the deputy sheriff's service
61 credit in the Public Employees Retirement System regardless of
62 whether the credited service (as that term is defined in section
63 two, article ten, chapter five of this code) was earned as a deputy

64 sheriff. All the credited service standing to the transferring
65 deputy sheriff's credit in the Public Employees Retirement Fund
66 System at the time of transfer into this plan shall be transferred
67 into the plan created by this article, and the transferring deputy
68 sheriff shall be given the same credit for the purposes of this
69 article for all service transferred from the Public Employees
70 Retirement System as that transferring deputy sheriff would have
71 received from the Public Employees Retirement System as if the
72 transfer had not occurred. In connection with each transferring
73 deputy sheriff receiving credit for prior employment as provided
74 in this subsection, a transfer from the Public Employees
75 Retirement System to this plan shall be made pursuant to the
76 procedures described in section eight of this article: *Provided,*
77 That a member of this plan who has elected to transfer from the
78 Public Employees Retirement System into this plan pursuant to
79 subsection (b) of this section may not, after having transferred
80 into and become an active member of this plan, reinstate to his
81 or her credit in this plan any service credit relating to periods of
82 nondeputy sheriff service which were withdrawn from the Public
83 Employees Retirement System prior to his or her elective
84 transfer into this plan.

85 (d) Any deputy sheriff who was employed as a deputy sheriff
86 prior to the effective date of this article, but was not employed
87 as a deputy sheriff on the effective date of this article, shall
88 become a member upon rehire as a deputy sheriff. For purposes
89 of this subsection, the member's years of service and credited
90 service in the Public Employees Retirement System prior to the
91 effective date of this article shall not be counted for any purposes
92 under this plan unless: (1) The deputy sheriff has not received
93 the return of his or her accumulated contributions in the Public
94 Employees Retirement System pursuant to section thirty, article
95 ten, chapter five of this code; or (2) the accumulated
96 contributions returned to the member from the Public Employees
97 Retirement System have been repaid pursuant to section thirteen

98 of this article. If the conditions of subdivision (1) or (2) of this
99 subsection are met, all years of the deputy sheriff's covered
100 employment shall be counted as years of service for the purposes
101 of this article.

102 (e) Once made, the election provided in this section is
103 irrevocable. All deputy sheriffs first employed after the effective
104 date and deputy sheriffs electing to become members as
105 described in this section shall be members as a condition of
106 employment and shall make the contributions required by
107 section seven of this article.

108 (f) Notwithstanding any other provisions of this article, any
109 individual who is a leased employee is not eligible to participate
110 in the plan. For purposes of this plan, a "leased employee"
111 means any individual who performs services as an independent
112 contractor or pursuant to an agreement with an employee leasing
113 organization or similar organization. If a question arises
114 regarding the status of an individual as a leased employee, the
115 board has final power to decide the question.

CHAPTER 8. MUNICIPAL CORPORATIONS.

ARTICLE 22A. WEST VIRGINIA MUNICIPAL POLICE OFFICERS AND FIREFIGHTERS RETIREMENT SYSTEM.

§8-22A-6. Members.

1 (a) A police officer or firefighter hired in covered
2 employment after the effective date of this article by a
3 municipality or municipal subdivision which has established and
4 maintained a policemen's pension and relief fund or a firemen's
5 pension and relief fund pursuant to section sixteen, article
6 twenty-two of this chapter and which is a participating employer,
7 shall be a member of this retirement plan: *Provided*, That any
8 police officer or firefighter who has concurrent employment in
9 an additional job or jobs which would require the police officer

10 or firefighter to be a member of the West Virginia Deputy
11 Sheriff Retirement System or the West Virginia Emergency
12 Medical Services Retirement System shall participate in only
13 one retirement system administered by the board, and the
14 retirement system applicable to the concurrent employment for
15 which the employee has the earliest date of hire shall prevail.

16 (b) Except as provided in section thirty-two of this article, a
17 police officer or firefighter who is a member of the Municipal
18 Police Officers and Firefighters Retirement System may not
19 have credit for covered employment in any other retirement
20 system applied as service credit in the Municipal Police Officers
21 and Firefighters Retirement System.

22 (c) Notwithstanding any other provisions of this article, any
23 individual who is a leased employee is not eligible to participate
24 in the plan. For purposes of this plan, a “leased employee”
25 means any individual who performs services as an independent
26 contractor or pursuant to an agreement with an employee leasing
27 organization or similar organization. If a question arises
28 regarding the status of an individual as a leased employee, the
29 board has final power to decide the question.

CHAPTER 15. PUBLIC SAFETY.

ARTICLE 2A. WEST VIRGINIA STATE POLICE RETIREMENT SYSTEM.

§15-2A-3. Continuation and administration of West Virginia State Police Retirement System; leased employees; federal qualification requirements.

1 (a) The West Virginia State Police Retirement System is
2 continued. It is contemplated that substantially all of the
3 members of the retirement system shall be qualified public
4 safety employees as defined in section two of this article. Any
5 West Virginia state trooper employed by the agency on or after
6 the effective date of this article shall be a member of this

7 retirement system and may not qualify for membership in any
8 other retirement system administered by the board so long as he
9 or she remains employed by the State Police: *Provided*, That any
10 state trooper who has concurrent employment in an additional
11 job or jobs which would require the state trooper to be a member
12 of the West Virginia Deputy Sheriff Retirement System, the
13 West Virginia Municipal Police Officers and Firefighters
14 Retirement System or the West Virginia Emergency Medical
15 Services Retirement System shall abide by the statutory
16 provisions of said retirement system related to concurrent
17 employment and participate in only one retirement system
18 administered by the board.

19 (b) Any individual who is a leased employee shall not be
20 eligible to participate in the system. For purposes of this system,
21 a “leased employee” means any individual who performs
22 services as an independent contractor or pursuant to an
23 agreement with an employee leasing organization or other
24 similar organization. If a question arises regarding the status of
25 an individual as a leased employee, the board has final power to
26 decide the question.

27 (c) The board created pursuant to article ten-d, chapter five
28 of this code shall administer the retirement system. The board
29 may sue and be sued, contract and be contracted with and
30 conduct all the business of the system in the name of the West
31 Virginia State Police Retirement System.

32 (d) This fund is intended to meet the federal qualification
33 requirements of Section 401(a) and related sections of the
34 Internal Revenue Code as applicable to governmental plans.
35 Notwithstanding any other provision of state law, the board shall
36 administer the retirement system to fulfill this intent for the
37 exclusive benefit of the employees, members, retirants and their
38 beneficiaries. Any provision of this article referencing or relating
39 to these federal qualification requirements shall be effective as

40 of the date required by federal law. The board may promulgate
41 rules and amend or repeal conflicting rules in accordance with
42 the authority granted to the board pursuant to section one, article
43 ten-d, chapter five of this code to assure compliance with this
44 section.

CHAPTER 16. PUBLIC HEALTH.

ARTICLE 5V. EMERGENCY MEDICAL SERVICES RETIREMENT SYSTEM ACT.

§16-5V-6. Members.

1 (a) Any emergency medical services officer first employed
2 by a county or political subdivision in covered employment after
3 the effective date of this article shall be a member of this
4 retirement plan as a condition of employment and upon
5 membership does not qualify for membership in any other
6 retirement system administered by the board, so long as he or
7 she remains employed in covered employment: *Provided*, That
8 any emergency medical services officer who has concurrent
9 employment in an additional job or jobs which would require the
10 emergency medical services officer to be a member of the West
11 Virginia Deputy Sheriff Retirement System or the West Virginia
12 Municipal Police Officers and Firefighters Retirement System
13 shall participate in only one retirement system administered by
14 the board, and the retirement system applicable to the concurrent
15 employment for which the employee has the earliest date of hire
16 shall prevail.

17 (b) Any emergency medical services officer employed in
18 covered employment by an employer which is currently a
19 participating public employer of the Public Employees
20 Retirement System shall notify in writing both the county
21 commission in the county or officials in the political subdivision
22 in which he or she is employed and the board of his or her desire
23 to become a member of the plan by December 31, 2007. Any

24 emergency medical services officer who elects to become a
25 member of the plan ceases to be a member or have any credit for
26 covered employment in any other retirement system
27 administered by the board and shall continue to be ineligible for
28 membership in any other retirement system administered by the
29 board so long as the emergency medical services officer remains
30 employed in covered employment by an employer which is
31 currently a participating public employer of this plan: *Provided*,
32 That any emergency medical services officer who does not
33 affirmatively elect to become a member of the plan continues to
34 be eligible for any other retirement system as is, from time to
35 time, offered to other county employees but is ineligible for this
36 plan regardless of any subsequent termination of employment
37 and rehire.

38 (c) Any emergency medical services officer who was
39 employed as an emergency medical services officer prior to the
40 effective date, but was not employed on the effective date of this
41 article, shall become a member upon rehire as an emergency
42 medical services officer. For purposes of this section, the
43 member's years of service and credited service prior to the
44 effective date shall not be counted for any purposes under this
45 plan unless the emergency medical services officer has not
46 received the return of his or her accumulated contributions in the
47 Public Employees Retirement System pursuant to section thirty,
48 article ten, chapter five of this code. The member may request in
49 writing to have his or her accumulated contributions and
50 employer contributions from covered employment in the Public
51 Employees Retirement System transferred to the plan. If the
52 conditions of this subsection are met, all years of the emergency
53 medical services officer's covered employment shall be counted
54 as years of service for the purposes of this article.

55 (d) Any emergency medical services officer employed in
56 covered employment on the effective date of this article who has
57 timely elected to transfer into this plan as provided in subsection

58 (b) of this section shall be given credited service at the time of
59 transfer for all credited service then standing to the emergency
60 medical services officer's service credit in the Public Employees
61 Retirement System regardless of whether the credited service (as
62 that term is defined in section two, article ten, chapter five of this
63 code) was earned as an emergency medical services officer. All
64 credited service standing to the transferring emergency medical
65 services officer's credit in the Public Employees Retirement
66 System at the time of transfer into this plan shall be transferred
67 into the plan created by this article and the transferring
68 emergency medical services officer shall be given the same
69 credit for the purposes of this article for all service transferred
70 from the Public Employees Retirement System as that
71 transferring emergency medical services officer would have
72 received from the Public Employees Retirement System as if the
73 transfer had not occurred. In connection with each transferring
74 emergency medical services officer receiving credit for prior
75 employment as provided in this subsection, a transfer from the
76 Public Employees Retirement System to this plan shall be made
77 pursuant to the procedures described in this article: *Provided,*
78 That any member of this plan who has elected to transfer from
79 the Public Employees Retirement System into this plan pursuant
80 to subsection (b) of this section may not, after having transferred
81 into and becoming an active member of this plan, reinstate to his
82 or her credit in this plan any service credit relating to periods in
83 which the member was not in covered employment as an
84 emergency medical services officer and which service was
85 withdrawn from the Public Employees Retirement System prior
86 to his or her elective transfer into this plan.

87 (e) Once made, the election made under this section is
88 irrevocable. All emergency medical services officers employed
89 by an employer which is a participating public employer of the
90 Public Employees Retirement System after the effective date and
91 emergency medical services officers electing to become

92 members as described in this section shall be members as a
93 condition of employment and shall make the contributions
94 required by this article.

95 (f) Notwithstanding any other provisions of this article, any
96 individual who is a leased employee is not eligible to participate
97 in the plan. For purposes of this plan, a “leased employee”
98 means any individual who performs services as an independent
99 contractor or pursuant to an agreement with an employee leasing
100 organization or similar organization. If a question arises
101 regarding the status of an individual as a leased employee, the
102 board has final power to decide the question.

CHAPTER 18. EDUCATION.

ARTICLE 7A. STATE TEACHERS RETIREMENT SYSTEM.

§18-7A-13. Membership in retirement system; cessation of membership; reinstatement of withdrawn service.

1 The membership of the retirement system shall consist of the
2 following:

3 (a) New entrants, whose membership in the system is
4 compulsory upon employment as teachers and nonteachers:
5 *Provided*, That any teaching member or nonteaching member, as
6 defined in section three of this article, who has concurrent
7 employment in an additional job or jobs which would require the
8 teaching member or nonteaching member to be a member of the
9 West Virginia Deputy Sheriff Retirement System, the West
10 Virginia Municipal Police Officers and Firefighters Retirement
11 System or the West Virginia Emergency Medical Services
12 Retirement System shall abide by the concurrent employment
13 statutory provisions of said retirement system and shall
14 participate in only one retirement system administered by the
15 retirement board.

16 (b) The membership of the retirement system shall not
17 include any person who is an active member of or who has been
18 retired by the West Virginia Public Employees Retirement
19 System, the judge's retirement system, or the retirement system
20 of the West Virginia State Police or the supplemental retirement
21 system as provided in section four-a, article twenty-three of this
22 chapter. The membership of any person in the retirement system
23 ceases: (1) Upon the withdrawal of accumulated contributions
24 after the cessation of service; (2) upon effective retirement date;
25 (3) at death; or (4) upon the date, if any, when after the cessation
26 of service, the outstanding balance of any loan obtained by the
27 member pursuant to section thirty-four of this article or section
28 five, article seven-d of this chapter, plus accrued interest, equals
29 or exceeds the member's accumulated contributions.

30 (c) Any former member of the retirement system who has
31 withdrawn accumulated contributions but subsequently reenters
32 the retirement system may repay to the retirement fund the
33 amount withdrawn, plus interest at a rate set by the board,
34 compounded annually from the date of withdrawal to the date of
35 repayment: *Provided*, That no repayment may be made until the
36 former member has completed two years of contributory service
37 after reentry; and the member shall be accorded all the rights to
38 prior service and experience as were held at the time of
39 withdrawal of the accumulated contributions: *Provided*,
40 *however*, That no withdrawn service may be reinstated that has
41 been transferred to another retirement system from which the
42 member is currently or will in the future draw benefits based on
43 the same service. The interest paid shall be deposited in the
44 reserve fund.

45 (d) No member is eligible for prior service credit unless he
46 or she is eligible for prior service pension, as prescribed by
47 section twenty-two of this article; however, a new entrant who
48 becomes a present teacher as provided in this subdivision shall
49 be considered eligible for prior service pension upon retirement.

50 (e) Any individual who is a leased employee is not eligible
51 to participate in the system. For purposes of this system, a
52 “leased employee” means any individual who performs services
53 as an independent contractor or pursuant to an agreement with an
54 employee leasing organization or other similar organization. If
55 a question arises regarding the status of an individual as a leased
56 employee, the board has final power to decide the question.

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

Chairman, House Committee

Chairman, Senate Committee

Originating in the House.

In effect ninety days from passage.

Clerk of the House of Delegates

Clerk of the Senate

Speaker of the House of Delegates

President of the Senate

The within _____ this the _____
day of _____, 2015.

Governor

