WEST VIRGINIA LEGISLATURE

2017 REGULAR SESSION

Introduced

House Bill 2541

By Delegates Maynard, Cooper, Miller, C.,
Westfall, Upson, Storch, Rohrbach, Shott,
Paynter, Wilson and Sobonya

[Introduced February 20, 2017; Referred to the Committee on Prevention and Treatment of Substance Abuse then the Judiciary.]

A BILL to amend the Code of West Virginia, 1931, as amended, by adding thereto a new section,
designated §60A-4-414, relating to conspiracy to commit violations of the Uniform
Controlled Substances Act; creating the felony offense of conspiracy; providing penalties;
establishing a sentencing guideline based upon quantity for certain controlled substances;
authorizing the court to make the determination of applicable quantity; and authorizing the
aggregation of quantities from all participants and members of the conspiracy.

Be it enacted by the Legislature of West Virginia:

That the Code of West Virginia, 1931, as amended, be amended by adding thereto a new section, designated §60A-4-414, to read as follows:

ARTICLE 4. OFFENSES AND PENALTIES.

§60A-4-414. Conspiracy.

(a) Legislative findings. -- The Legislature finds and declares that the substance abuse issues which plague the state are significant factors in the decline of the state's economic conditions, a lack of growth in its population, the inability to attract new businesses, and a massive drain on the resources of the state and its people. In order to be competitive in developing new employment opportunities for the citizens of the state, maintain a drug-free workforce, improve the mental and physical health of West Virginians, and create opportunities to keep its people from leaving, the Legislature must make all efforts to fight back against the substance abuse issues the state faces. Further, the Legislature also finds that a significant amount of the illegal substances which are sold in the state are brought across state lines by individuals who do so on the behalf of others in another state.

(b) Legislative intent. -- It is the intent of the Legislature in the enactment of this section to help stem the flow of controlled substances into West Virginia from surrounding states. As a consequence, it is the intent of the Legislature to increase the penalties for those who conspire with another to distribute controlled substances, to provide law enforcement with a greater ability to arrest those individuals who conspire to distribute controlled substances in this state but who

may seek safe harbor in another state, and finally to give the courts flexibility in their determination of a defendant's sentence who is found to be in violation of this section.

(c) Any person who conspires with one or more other persons to commit an offense enumerated in this chapter shall, if one or more of such persons does any act to effect the object of the conspiracy, be deemed guilty of a felony and, upon conviction thereof, shall be imprisoned in a state correctional facility for not less than two nor more than ten years: *Provided*, That if the offense involves one of the substances and quantities specified in the guideline in subsection (d) of this section, then the person shall be sentenced to the applicable penalty specified in the guideline in subsection (d).

(d) For those persons convicted under subsection (c) of this section for a controlled substance specified in the guideline below, the person shall be imprisoned pursuant to the specified penalty in the guideline based upon the applicable quantity:

28	<u>Substance</u>	<u>Quantity</u>	<u>Imprisonment</u>	
29			(not less than/nor more than)	
30	<u>Heroin</u>			
31		1 kilogram or more	20 years/60 years	
32		100 to 999 grams	10 years /30 years	
33		Less than 100 grams	5 years/15 years	
34	Cocaine/Cocaine base			
35		5 kilograms or more	20 years/60 years	
36		500 to 4999 grams	10 years/30 years	
37		Less than 500 grams	5 years/15 years	
38	PCP (phencyclidine)			
39		100 grams or more	20 years/60 years	
40		10 to 99 grams	10 years/30 years	
41		Less than 10 grams	5 years/15 years	

42	LSD (lysergic acid diethylamide)			
43	10 grams or more	20 years/60 years		
44	1 to 9 grams	10 years/30 years		
45	Less than 1 gram	5 years/15 years		
46	<u>Methamphetamine</u>			
47	50 grams or more (or 500 grams	20 years/60 years		
48	or more of a mixture)			
49	5 to 49 grams (or 50 to 499	10 years/30 years		
50	grams or more of a mixture)			
51	Less than 5 grams (or less than	5 years/15 years		
52	50 grams of mixture)			
53	For purposes of this guideline, 1 kilogram is equal to 35.27 ounces; 1 gram is equal to			
54	0.04 ounces.			
55	(e) As part of sentencing, the court shall make the determination as to the applicable			
56	quantity based upon information before the court or that may be made known to the court through			
57	plea agreement, proffer, stipulation, presentence investigation, or evidence adduced at trial. If			
58	necessary, the court may require presentation of evidence by the state to determine the applicable			
59	quantity as part of sentencing under the guideline. The court's determination as to the applicable			
60	quantity may be based upon reasonable estimates derived and calculable from information or			
61	evidence before the court.			
62	(f) For purposes of sentencing under this section, the determination as to the applicable			
63	quantity of controlled substances may include any quantity or type of controlled substance			
64	involved in the conspiracy including, but not be limited to, controlled substances manufactured			
65	distributed, delivered, possessed, or obtained by other participants or members of the conspiracy.			
66	(g) Nothing in this section shall be interpreted by the courts as placing any limitations			
67	whatsoever upon alternative sentencing options which may be available to the courts in			

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determining the sentence of a defendant found guilty of violating this section. These options shall include, but shall not be limited to, home confinement pursuant to article eleven-b, chapter sixty-two, or probation pursuant to article twelve, chapter sixty-two both of this code

(h) Any defendant charged in violation of this section may not also be charged with the general conspiracy offense provided within section thirty-one, article ten of chapter sixty-one of this code: *Provided*, That a defendant may be charged under the general conspiracy offense in addition to this offense provided that the conspiracy is not related to any offenses under article four of this chapter.

NOTE: The purpose of this bill is to create a criminal offense to hold all participants involved in a conspiracy to violate the drug laws responsible. The bill establishes sentences based upon quantities for certain controlled substances, and allows all substances possessed or delivered among the members of the conspiracy to be attributed to a defendant.

Strike-throughs indicate language that would be stricken from a heading or the present law, and underscoring indicates new language that would be added