WEST VIRGINIA LEGISLATURE

2020 REGULAR SESSION

ENROLLED

House Bill 4501

By Delegates Miller, Criss, Graves, Howell,

SHOTT, N. BROWN AND MAYNARD

(BY REQUEST OF THE DEPARTMENT OF MILITARY AFFAIRS AND

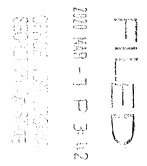
PUBLIC SAFETY)

[Passed February 27, 2020; in effect from passage.]

WEST VIRGINIA LEGISLATURE

2020 REGULAR SESSION

ENROLLED House Bill 4501



By Delegates Miller, Criss, Graves, Howell,
Shott, N. Brown and Maynard

(BY REQUEST OF THE DEPARTMENT OF MILITARY AFFAIRS AND
PUBLIC SAFETY)

[Passed February 27, 2020; in effect from passage.]

AN ACT to repeal §62-6-6a of the Code of West Virginia, 1931, as amended; to amend and reenact §15A-5-9 of said code; and to amend and reenact §62-1C-14 of said code; all relating to the ability to refuse offenders for commitment to a jail; authorizing the acceptance of certain offenders refusing ordered examination or medical treatment; granting civil and criminal immunity to the division, the commissioner, employees and agents of the division for accepting offenders who refuse a medical examination or medical treatment; and clarifying conditions and circumstances under which division employees accept or refuse to accept offenders brought to a regional jail pursuant to a bailpiece.

Be it enacted by the Legislature of West Virginia:

CHAPTER 15A. DEPARTMENT OF MILITARY AFFAIRS AND PUBLIC SAFETY.

ARTICLE 5. BUREAU OF PRISONS AND JAILS.

§15A-5-9. Ability to refuse offenders.

- (a) Notwithstanding any other provision of this code, the commissioner, or any employee or agent of the division, having authority to accept offenders in a jail is not required to accept those offenders if an offender appears to be in need of medical attention of a degree necessitating treatment by a physician. If an offender is refused pursuant to the provisions of this section, he or she may not be accepted for detention until a written clearance is received from a licensed physician reflecting that the offender has been examined and if necessary treated, and which states that it is the physician's medical opinion that the offender can be safely housed in a jail.
- (b) Notwithstanding the provisions of subsection (a) of this section, the division, the commissioner, or any employee or agent of the division, may accept an offender into custody who appears to be in need of medical attention of a degree necessitating treatment by a licensed medical professional, who refuses a medical examination or medical treatment to a licensed medical professional, and is immune from civil or criminal liability for accepting the person into custody.

CHAPTER 62. CRIMINAL PROCEDURE.

ARTICLE 1C. BAIL.

§62-1C-14. Bailpiece; issuance to surety; taking accused into custody.

- (a) A bailpiece is a certificate stating that the bail became such for the accused in a particular case and the amount thereof. Upon demand therefor, the court, magistrate, or clerk shall issue to the bail bondsperson a bailpiece. Any officer having authority to execute a warrant of arrest shall assist the bail bondsperson holding such bailpiece to take the accused into custody and produce him or her before the court or magistrate. The bail bondsperson may take the accused into custody and surrender him or her to the court or magistrate without such bailpiece.
- (b) If bailpiece is inaccessible due to unavailability of the court's circuit clerk or magistrate, the bail bondsperson, or his or her designee, can take an offender to a regional jail without bailpiece, and the jail must accept the offender, provided:
- (1) The bail bondsperson, or his or her designee, delivering an offender to a jail without a bailpiece issued by the court's circuit clerk or magistrate appears on the registered list maintained at the jails and approved by the court of original jurisdiction;
- (2) The bail bondsperson signs an agreement provided by the jail indicating that the offender has been booked in lieu of bailpiece. Such agreement shall contain a clause indicating the incarceration of such offender is lawful and that the jail accepting the offender shall be held harmless from any claims of illegal incarceration or other relative charges; thereby, such bail bondsperson assumes the risk and liability of such incarceration; and
- (3) Bailpiece must be applied for by the bail bondsperson or his or her designee from the court's circuit clerk or magistrate and hand-delivered by the bail bondsperson or his or her designee to the jail housing such offender on the next judicial day following the initial intake.
- (c) Any bail bondsperson who willfully fails to attempt to obtain the appropriate bailpiece within the allotted time period provided in subsection (b) of this section is guilty of a misdemeanor

23

24

25

26

27

28

29

30

and,	, upor	convict	ion there	of, shall b	e prof	nibited	from co	ontinuing	g to co	nduct	busine	ess in	this	state
and	shall	be fined	not more	e than \$1	,000 a	nd cor	nfined in	n the reg	gional	jail no	t more	than	one y	/ear.

- (d) No officer, jailer, or other person having authority to accept offenders in a regional jail is required to accept such offenders being housed in lieu of bailpiece except as set forth in §15A-5-9 of this code.
- (e) The Division of Corrections and Rehabilitation, the county sheriff, county commission, or any of their agents or employees, shall be immune from liability for any claims of illegal incarceration or other relative charges for any offender accepted into a facility under this section.

ARTICLE 6. MISCELLANEOUS PROVISISIONS CONCERNING CRIMINAL PROCEDURES.

§62-6-6a. Disposition of prisoners.

1 [Repealed]

The Joint Committee on Enrolled Bills hereby certifies that correctly enrolled.	the foregoing	bill is	
State Spits Chairman, House Committee			
Chairman, Senate Committee	.α C ni Li	r⊃) c.⊃ c.⊃	B(V, co. d)
	88 38	E	position of
Originating in the House.		U	
In effect from passage.	23	لېب	Constitution of the second
Horrison	rilje	Ş	
Clerk of the House of Delegates			
Cloub of the Sanata			
Clerk of the Senate			
Speaker of the House of Delegates	<i>/</i> .		//
Mit & Lan	mull		
President of the S	enate		
·			
The within Market this the day of Market	th		
day of		2020 . 1	
Kamelte	folk		7
	vernor		

PRESENTED TO THE GOVERNOR

MAR 0 2 2020

3:26 pm