WEST VIRGINIA LEGISLATURE 2024 REGULAR SESSION

Introduced

House Bill 4866

By Delegates Chiarelli, Martin, Ward, Mallow, Street, Coop-Gonzalez, Hite, Petitto, Brooks, Fast, and E.

Pritt

[Introduced; referred

to the Committee on the]

1 A BILL to repeal §16-64-1, §16-64-2, §16-64-3, §16-64-4, §16-64-5, §16-64-6, §16-64-7, §16-64-2 8, §16-64-9, and §16-64-10, of the Code of West Virginia, as amended; and to amend said 3 code by adding thereto a new article, designated §16-64A-1, §16-64A-2, §16-64A-3, and 4 §16-64A-4; all relating to syringe exchange services programs; defining terms; making 5 syringe exchange service programs unlawful; setting date for closure of existing programs; 6 permitting harm reduction services to continue to operate provided no syringe services are 7 provided; allowing for an administrative timeframe for referral; requiring the imposition of 8 fees for noncompliance; and permitting injunctive relief. Be it enacted by the Legislature of West Virginia:

ARTICLE 64. SYRINGE SERVICES PROGRAMS.

§16-64-1. Definitions.

1 [Repealed.]

§16-64-2. Application for license to offer a syringe services program.

1 [Repealed.]

§16-64-3. Program requirements.

1 [Repealed.]

§16-64-4. Procedure for revocation or limitation of the syringe services programs.

1 [Repealed.]

§16-64-5. Administrative due process.

1 [Repealed.]

§16-64-6. Administrative appeals and judicial review.

1 [Repealed.]

§16-64-7. Reporting requirements; renewal; rulemaking.

1 [Repealed.]

§16-64-8. Immunity.

1 [Repealed.]

	§16-64-9.	Civil	penait	ies a	nd i	njunctive	relief.
1	[Rep	ealed.]					
	§16-64-10.		Coordina	tion	of		care.
1	[Rep	ealed.]					
	ARTICLE	64A. S	YRINGE SE	RVICES P	ROGRAMS	ARE	UNLAWFUL.
	§16-64A-1.						Definitions.
1	<u>As u</u>	sed in this a	rticle:				
2	<u>"Dire</u>	ctor" means t	the director of the	e Office of Hea	Ith Facility Lic	ensure and o	Certification.
3	<u>"Har</u>	m reduction p	rogram" means	a program that	provides serv	ices intende	d to lessen the
4	adverse con	sequences o	f drug use and	o protect publ	ic health and	safety, by p	roviding direct
5	access to a	a referral to	substance use	disorder prog	gram treatme	nt programs	s, screenings,
6	vaccinations	, education a	about overdose	orevention, wo	und care, opi	oid antagon	ist distribution
7	and	education,	and	othe	r m	edical	services.
8	<u>"Syri</u>	nge services	program" mea	ns a program,	whether offe	red by an i	ndividual or a
9	provider, wh	nere an indi	vidual can acce	ess sterile syr	ringes or nee	edles and o	other injection
10	paraphernal	ia	without		а		prescription.
	§16-64A-2.	Sy	/ringe	Service	Progr	ams	Unlawful.
1	<u>(a) S</u>	Syringe servic	es programs sha	III be considere	ed unlawful in	the State of	West Virginia;
2	<u>and</u>						
1	(b) A	ın owner, ope	rator, or other inc	lividual shall ce	ease and desig	st operations	of the syringe
2	services	program	on the	effective	date	of thi	is article.
	§16-64A-3.	Harm	reduction	services	and and	care	transition.
1	<u>(a) A</u>	ın owner, ope	rator, or individu	al may offer ha	arm reduction	services afte	er the effective
2	date of this	article: <i>Prov</i>	ided, That the c	wner, operato	r or individua	does not c	offer a syringe
3	services						program.

1	<u>(b) Not</u>	withstanding the	e provisions of	this article, a	syringe services	program	may remain					
2	open for an administrative transition timeframe of 120 days after the effective date of this article, to											
3	assist patients in the transition of care. In no event may any patient be provided any syringe											
4	exchange	service	during	this	administrativ	<u>'e</u>	timeframe.					
	§16-64A-4.	Civil	penaltie	s an	d injun	ctive	relief.					
1	<u>(a) If a</u>	n owner, operato	or, or other indi	vidual operate	s a syringe servi	ces prog	ram after the					
2	effective date,	the Director sl	nall impose a	civil money p	penalty upon the	owner,	operator, or					
3	individual	not	to	exceed	\$2,500	per	day.					
1	(b) The	Office of Health	Facilities Lice	ensure and Ce	rtification may se	eek injun	ctive relief to					
2	enforce the pro	ovisions of this a	rticle.									

NOTE: The purpose of this bill is to make syringe services unlawful and provide for penalties for violation of the article. The proposed bill permits the provision of harm reduction services not associated with a syringe exchange program and permits an administrative timeframe for the transition of care. Requiring the Office for Health Facilities Licensure and Certification to seek penalties and the ability to seek injunctive relief for violations of the article.

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