# **WEST VIRGINIA LEGISLATURE**

# 2020 REGULAR SESSION

# **ENROLLED**



**Committee Substitute** 

for

House Bill 2892

By Delegates Canestraro, Miller, D. Kelly, N. Brown,

STEELE AND FAST

[Passed March 7, 2020; in effect from passage.]

# **WEST VIRGINIA LEGISLATURE**

# 2020 REGULAR SESSION

## **ENROLLED**

# **Committee Substitute**

for

House Bill 2892

By Delegates Canestraro, Miller, D. Kelly, N. Brown,
Steele and Fast

[Passed March 7, 2020; in effect from passage.]

AN ACT to amend and reenact §62-1A-2 of the Code of West Virginia, 1931, as amended, relating to including electronic and digital information in the definition of property that can be searched and seized by a search warrant and clarifying that a search warrant issued for a computer, computer network, or other device containing electronic or digital information includes the search of the contents of that device; requiring particularity regarding items, applications, property and information to be served; clarifying that search warrants for electronic or digital information may be served or executed in any county of this state or in any state where the information to be seized is stored or where the person or entity storing the information does business or resides.

Be it enacted by the Legislature of West Virginia:

#### ARTICLE 1A. SEARCH AND SEIZURE.

### §62-1A-2. Same — Grounds for issuance; property defined.

- (1) A warrant may be issued under this article to search for and seize any property
  - (a) Stolen, embezzled, or obtained by false pretenses:
- (b) Designed or intended for use or which is or has been used as a means of committing a criminal offense; or
- (c) Manufactured, sold, kept, concealed, possessed, controlled, or designed or intended for use or which is or has been used, in violation of the criminal laws of this state.
- (2) As used in this section, the term "property" includes documents, books, papers, electronic and digital information, including, but not limited to, social media accounts, and any other tangible objects.
- (a) For purposes of this section, "electronic and digital information" means any transfer of signs, signals, writing, images, sounds, data, or intelligence of any nature transmitted in whole or in part by a wire, radio, electromagnetic, photoelectronic, or photo-optical system, but does not include (1) any wire or oral communication; (2) any communication made through a tone-only

### Enr. CS for HB 2892

- paging device; or (3) the radio portion of a cordless telephone communication that is transmitted between the cordless telephone handset and the base unit.
  - (b) A search warrant issued for the search and seizure of a computer, computer network, or other device containing electronic or digital information shall state with particularity the item, application, program, or information sought.
  - (c) A search warrant issued pursuant to this section or Rule 41 of the Rules of Criminal Procedure may be executed or served to the extent it is constitutionally permissible anywhere the electronic or digital information is stored, capable of being produced or where the person or entity in possession of the electronic or digital information does business or resides.

The Joint Committee on Enrolled Bills hereby certifies that the foregoing bill is correctly enrolled.			
C.Kairman, House Committee			
MEMARA			
Mayalayay	us CD	2020	RE CONTRACT
/ Chairman Senate Committee	경공.	<u> </u>	go strong
Originating in the House.		ล 2น	grade grade Allia
		$\Rightarrow$	
In effect from passage.	23号 43号	-0	
Mew Harren	aijš	တ	
Clerk of the House of Delegates			
Clerk of the Senate  Speaker of the House of Delegates  President of the Senate		Ju	
The within is appropried this the 34+ day of What Ch Land Charter Govern	Lu	2020. 	<b>7</b>

MAR 1 9 2020

The second contract of the second contract of