WEST VIRGINIA LEGISLATURE 2025 REGULAR SESSION

Committee Substitute

for

House Bill 2006

By Delegates Hanshaw (Mr. Speaker), Crouse,

Kimble, Dittman, Howell, T, Mazzocchi, Drennan,

Moore, Petitto and White

[By Request of the Executive]

[Originating in the Committee on the Judiciary;

Reported on January 25, 2025]

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A BILL to amend the Code of West Virginia, 1931, as amended, by adding thereto a new article, designated §5-32-1, §5-32-2, §5-32-3, §5-32-4, §5-32-5, §5-32-6, §5-32-7, §5-32-8, and §5-32-9, relating to sex definitions and single-sex spaces; providing purposes and general application; providing findings; creating definitions; establishing a standard of review; providing for certain standards applicable to domestic violence shelters, public schools, institutions of higher education, and correctional institutions; clarifying certain sex-based data collection; and providing for severability.

Be it enacted by the Legislature of West Virginia: ARTICLE 32. SEX DEFINITIONS AND PRESERVATION OF SINGLE-SEX SPACES. **Purpose** and General Application. §5-32-1. 1 (a) The purpose of this article is to: 2 (1) Reaffirm the longstanding meaning of sex, male, and female in state law. (2) Preserve women's restrooms, multiple occupancy restrooms or changing rooms, and 3 4 sleeping quarters for women in facilities where women have been traditionally afforded privacy 5 and safety from acts of abuse, harassment, sexual assault, and violence committed by men. 6 (3) Bring clarity, certainty, and uniformity to the laws of the state regarding sex 7 discrimination, privacy, equality of the sexes, and benefits or services specifically provided to men 8 and women. 9 (b) This article shall apply wherever the state or an instrumentality of the state classifies 10 people on the basis of sex or otherwise defines people as being female or male, women or men, 11 girls or boys. 12 (c) This article shall not be enforced in any manner inconsistent with or in violation of the 13 ruling in Grimm v. Gloucester School Board, 972 F.3d. 586 (4th Cir. 2020). If a decision by the 14 Supreme Court of the United States or by the United States Court of Appeals for the Fourth Circuit 15 overrule or otherwise render the *Grimm* decision ineffective, then the limitations on enforcement 16 imposed by this subsection shall be considered repealed.

§5-32-2. Findings. (a) Males and females are legally equal, but they are not biologically the same; 1 2 (b) Males and females possess unique and immutable biological differences that manifest 3 prior to birth and increase as they age and experience puberty; 4 (c) These unique and immutable biological differences mean that females and males are 5 not similarly situated in all circumstances and are not interchangeable; 6 (d) Inconsistencies in court rulings and policy initiatives regarding sex discrimination and 7 common sex-based words have endangered women's rights and resources and have put the 8 existence of private, single-sex spaces in jeopardy, thereby necessitating clarification of certain 9 terms used in this code. 10 (e) The hard-earned legal equality between men and women is enshrined in the 11 Fourteenth Amendment to the U.S. Constitution, federal laws including Title IX of the Education 12 Amendments of 1972, and Article III, Section 10 of the West Virginia Constitution. 13 (f) In describing equality for women under the Fourteenth Amendment, the U.S. Supreme 14 Court has explained that laws and governmental policies may account for the "enduring" physical 15 differences between the sexes. United States v. Virginia, 518 U.S. 515, 533 (1996). 16 (g) These physical differences include differences in reproductive anatomy, the basis for 17 separate-sex facilities designed to protect the safety and personal privacy of women and girls. 18 Personal privacy is a natural instinct rooted in biological realities, including the facts that males 19 alone have the biological capability to impregnate women and that males are, on average, 20 physically larger and stronger than women. The state should protect spaces where women have 21 been traditionally afforded privacy and safety from acts of abuse, harassment, sexual assault, and 22 violence committed by men, just as the state should protect women and girls' natural desire to 23 avoid exposing their bodies to males with whom they have limited, if any, relationships. §5-32-3. Definitions of Terms Used in the Code and Code of State Rules. 1 (a) As used in this code and/or any administrative rules, regulations, or public policies

2	adopted by the state or its instrumentalities:
3	(1) A "woman" is an adult human of the female sex, and a "man" is an adult human of the
4	male sex.
5	(2) A "girl" is a human female who is a legal minor, and a "boy" is a human male who is a
6	legal minor: Provided, That the use of the term "girl" or "boy" in reference to the participation of a
7	high-school-aged individual in a school or extracurricular program in accordance with the laws of
8	the state shall not be understood to exclude the participation of a student who is legally an adult.
9	(3) A "mother" is a female parent of a child or children.
10	(4) A "father" is a male parent of a child or children.
11	(5) A "female", when this term is used in reference to a natural person, is an individual who
12	naturally has, had, will have through the course of normal development, or would have but for a
13	developmental anomaly, genetic anomaly, or accident, the reproductive system that at some point
14	produces, transports, and utilizes ova for fertilization.
15	(6) A "male", when this term is used in reference to a natural person, is an individual who
16	naturally has, had, will have through the course of normal development, or would have but for a
17	developmental anomaly, genetic anomaly, or accident, the reproductive system that at some point
18	produces transports, and utilizes sperm for fertilization.
19	(7) "Sex", when this term is used to classify or describe a natural person, means the state
20	of being either male or female as observed or clinically verified at birth. There are only two sexes,
21	and every individual is either male or female: Provided, That individuals with congenital and
22	medically verifiable "DSD conditions" (sometimes referred to as "differences in sex development",
23	"disorders in sex development", or "intersex conditions") are not members of a third sex and must
24	be accommodated consistent with state and federal law.
25	(8) "Domestic violence shelter" means a residential service offered by a licensed domestic
26	violence program on a temporary basis, to persons who are victims of domestic violence, dating
27	violence, sexual assault, stalking or human trafficking, and their children, as established by §48-

28	26-214 of this code, and that receives funding from the West Virginia Department of Human
29	Services.
30	(9) "Public school" means any school under the general supervision of the West Virginia
31	Board of Education pursuant to Article XII, Section 2 of the Constitution of West Virginia.
32	(10) "State institution of higher education" means any university, college, or community
33	and technical college under the jurisdiction of a governing board as defined in §18B-1-2 of this
34	code.
35	(11) "Multiple Occupancy Restroom or Changing Room" means an area designed or
36	designated to be used by more than one individual at the same time and in which one or more
37	individuals may be in various stages of undress in the presence of other individuals. Such term
38	includes, but shall not be limited to, the following:
39	(A) Restrooms;
40	(B) Locker rooms; and
11	(C) Shower rooms.
12	(12) "Changing area" means an area designed or designated to be used by one or more
43	individuals at the same time and in which one or more individuals may be in various stages of
14	undress. Such term includes, but shall not be limited to, restrooms.
45	(13) "Sleeping quarters" means a room with more than one bed and in which more than
16	one individual is housed overnight.
	§5-32-4. Sex-based protections permitted and standard of review.
1	Notwithstanding any other provision of law to the contrary, no state or local governmental
2	agency may prohibit distinctions between the sexes with respect to domestic violence shelters, or
3	other accommodation where biology, safety, or privacy are implicated and that result in separate
4	accommodations that are substantially related to the important government interest of protecting
5	the health, safety, and privacy of individuals in such circumstances.
	§5-32-5. Safety and Privacy in Domestic Violence Shelters.

1	(a) To ensure the privacy and safety of women in domestic violence shelters, each such
2	shelter shall:
3	(1) Designate sleeping quarters and multiple occupancy restrooms or changing rooms:
4	(A) For the exclusive use of females or
5	(B) For the exclusive use of males, and
6	(2) Provide a reasonable accommodation to an individual who is unwilling or unable to use
7	sleeping quarters or a multiple occupancy restroom or changing room designated for such
8	individual's sex.
9	(A) A reasonable accommodation under this paragraph may include, but shall not
10	necessarily be limited to, allowing such individual to access a single-occupancy sleeping area,
11	restroom, or changing area.
12	(B) A reasonable accommodation under this paragraph shall not include allowing such
13	individual to access a single-occupancy sleeping area or sleeping quarters, restroom, or changing
14	area that is designated for use by members of the opposite sex while members of the opposite sex
15	of the individual are present or may be present in the single-occupancy sleeping area or sleeping
16	quarters, restroom, or changing area.
17	(b) This section shall not be construed or applied to prohibit an individual from entering a
18	multiple occupancy restroom or changing room or sleeping quarters designated for the opposite
19	sex when he or she enters such area for one of the following reasons:
20	(1) For authorized custodial, maintenance, or inspection purposes;
21	(2) To render medical assistance;
22	(3) To render assistance by law enforcement;
23	(4) To provide services or render aid during a natural disaster, a declared emergency, or
24	when necessary to prevent a serious threat to good order or safety; or
25	(5) For young children, to accompany an adult caretaker.
26	(c) Nothing in this section shall be construed to prohibit a domestic violence shelter from

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27	adopting	policies	necessary	to	accommodate	persons	protected	under	the	Americans	with
28	Disabilitie	es Act of	1990, 42 U	.S.C	C. §12101 et sed	g., as ame	ended.				

§5-32-6. Safety and Privacy in Restrooms of Public Schools and State Institutions of Higher

	Education.
1	(a) To ensure the privacy and safety of students, each public school system in this state
2	and each state institution of higher education shall:
3	(1) Designate multiple occupancy restrooms or changing rooms:
4	(A) For the exclusive use of females;
5	(B) For the exclusive use of males; and
6	(2) Provide a reasonable accommodation to an individual who is unwilling or unable to use
7	a multiple occupancy restroom or changing area designated for such individual's sex.
8	(A) A reasonable accommodation under this paragraph may include, but shall not
9	necessarily be limited to, allowing such individual to access a single-occupancy restroom or
10	changing area.
11	(B) A reasonable accommodation under this paragraph shall not include allowing such
12	individual to access a restroom or changing area that is designated for use by members of the
13	opposite sex while members of the opposite sex of the individual are present or may be present in
14	the restroom or changing area.
15	(b) A public school that sponsors or supervises an overnight trip involving public school
16	students or state institution of higher education that sponsors or supervises an overnight trip
17	involving students shall ensure that any student attending the overnight trip either:
18	(1) Shares sleeping quarters with a member or, if necessary, multiple members, of the
19	same sex; or
20	(2) Is provided single-occupancy sleeping quarters.
21	Notwithstanding the foregoing, a public school student attending an overnight trip may

share sleeping quarters with a member of the opposite sex if the member of the opposite sex is a

23	member of such student's immediate family. Additionally, a state institution of higher education
24	student may share sleeping quarters with a member of the opposite sex if the state institution of
25	higher education student and the person of opposite sex both agree to shared sleeping quarters in
26	advance of the sponsored or supervised overnight trip.
27	(c) This section shall not be construed or applied to prohibit an individual from entering a
28	multiple occupancy restroom or changing room designated for the opposite sex when he or she
29	enters such area for one of the following reasons:
30	(1) For authorized custodial, maintenance, or inspection purposes;
31	(2) To render medical assistance;
32	(3) To render assistance by law enforcement;
33	(4) To provide services or render aid during a natural disaster, a declared emergency, or
34	when necessary to prevent a serious threat to good order or safety; or
35	(5) For young children, to accompany an adult caretaker.
36	(d) Nothing in this section shall be construed to prohibit a public system or a state
37	institution of higher education from adopting policies necessary to accommodate persons
38	protected under the Americans with Disabilities Act of 1990, 42 U.S.C. §12101 et seq., as
39	amended, or the West Virginia Human Rights Act, West Virginia Code §16B-17-1 et seq.
	§5-32-7. Safety and Privacy in Correctional Institutions.
1	(a) To ensure the privacy and safety of women in the custody of the Commissioner of the
2	Division of Corrections and Rehabilitation, each institution managed by the Commissioner of
3	Corrections and Rehabilitation shall designate sleeping quarters, multiple occupancy restrooms,
4	and shower facilities:
5	(1) For the exclusive use of females or
6	(2) For the exclusive use of males.
7	(b) This section shall not be construed or applied to prohibit an individual who is not an
8	inmate from entering sleeping quarters, multiple occupancy restrooms, or shower facilities

9	designated for the opposite sex when he or she enters such area for one of the following reasons:
10	(1) For authorized custodial, maintenance, or inspection purposes;
11	(2) To render medical assistance;
12	(3) To render assistance by law enforcement;
13	(4) To provide services or render aid during a natural disaster, a declared emergency, or
14	when necessary to prevent a serious threat to good order or safety; or
15	(5) For the operational needs of the institution.
16	(c) Nothing in this section shall be construed to prohibit the Division of Corrections and
17	Rehabilitation from adopting policies necessary to comply with the Prison Rape Elimination Act of
18	2003, 42 USC §15602, as amended, to accommodate persons protected under the Americans
19	with Disabilities Act of 1990, 42 U.S.C. §12101 et seq., as amended, or to comply with any other
20	applicable state or federal law.
	§5-32-8. Promoting Accuracy in Sex-Based Data Collection.
1	(a) Males and females possess unique and immutable biological differences that can
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2 3 4 5 6 7 8 9	(a) Males and females possess unique and immutable biological differences that can manifest in unique risks, harms, or sex-based discrimination, including crime victimhood, access to pregnancy and nursing related resources, and substance abuse. (b) To understand and address sex-based differences particularly, data must be accurately collected on the basis of sex. Failure to do so risks improper identification and alleviation of trends and harms affecting citizens of the state. (c) Any public school, public school district, state institution of higher education, state agency, or subdivision of the state that directly collects vital statistics related to sex or the categories of male and female for the purpose of complying with anti-discrimination laws or for the purpose of gathering accurate public health, crime, economic, or other data shall identify each

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unless otherwise required by law, nor shall it prevent the collection of additional data points other

15 than sex.

§5-32-9. Severability.

- 1 If any provision of this article or the application of such provision to any person or
- 2 circumstance is held to be unconstitutional, the remainder of this article are severable and their
- 3 application to any person or circumstance shall not be affected thereby.

NOTE: The purpose of this bill is to define and preserve single-sex spaces in this state.

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