## WEST VIRGINIA LEGISLATURE

#### **2025 REGULAR SESSION**

### ENGROSSED

### **Committee Substitute**

for

# House Bill 2131

By Delegate Holstein

[Originating in the Committee on the Judiciary;

Reported on March 7, 2025]

Eng CS for HB 2131

A BILL to amend and reenact §3-1-45 of the Code of West Virginia, 1931, as amended, relating to
 legal standing of the West Virginia Legislature in court actions related to unauthorized
 changes to election laws and rules; and defining its right to intervene in such litigation.
 *Be it enacted by the Legislature of West Virginia:*

 ARTICLE
 1.
 GENERAL
 PROVISIONS
 AND
 DEFINITIONS.

 §3-1-45. Court proceedings to compel performance of duties, standing of the West Virginia
 Legislature,
 etc.

1 (a) Any officer or person upon whom any duty is imposed by this chapter may be 2 compelled to perform his or her duty by writ of mandamus. The circuit courts, or the judges thereof 3 in vacation, shall have jurisdiction by writ and shall, upon affidavit filed showing a proper case, 4 issue a writ to be returned, heard, and determined within fifteen days from the commencement of 5 the proceedings. If a circuit court, or a judge thereof in vacation, shall proceed against any board 6 of canvassers by mandamus, or otherwise, to control, in any manner, the action of the board in the 7 performance of its duties, under the provisions of this article, in any case concerning the election of 8 a member of the House of Delegates, or a state senator, and shall fail to enter a final order in the 9 proceedings, settling all questions presented therein within fifteen days from the commencement 10 of the proceedings, unless delayed by proceedings in the Supreme Court of Appeals, or a judge 11 thereof in vacation, the writ shall be dismissed. The board shall convene within not less than five 12 days thereafter and proceed forthwith to the performance of its duties under the provisions of this 13 article. A mandamus shall lie from the Supreme Court of Appeals, or any one of the judges thereof 14 in vacation, returnable before court, to compel any officer herein to do and perform legally any duty 15 required of him or her. In an election of a member of the House of Delegates and state senator, a 16 writ of certiorari, mandamus or prohibition shall lie from the Supreme Court of Appeals, or a judge 17 thereof in vacation, returnable before the court, to correct any error of law and review and correct 18 the proceedings of any circuit court, or the judge thereof in vacation, or any board of canvassers. 19 When any rule to show cause why a writ of mandamus, prohibition or certiorari is issued by the

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20 court, or a judge thereof in vacation, it shall be the duty of the court to convene in special session at the state capital, not later than 10 days from the date of the writ, to hear and determine all matters 21 22 arising upon the writ. The issues raised in the petition for a writ of mandamus, prohibition or 23 certiorari shall have precedence over all other business pending before the court. The issues 24 before the court shall be determined within five days from the assembling of the court and, in any 25 case, in ample time for the case to be remanded and final action taken by the circuit court and the 26 board of canvassers in order that the board may perform its duty and issue the certificate of 27 election before the second Wednesday in January, then next following. Mandamus and 28 prohibition proceedings under this section may be upon affidavit alone.

(b) The West Virginia Legislature shall have legal standing to bring an action against state
 government officials including, but not limited to, the Governor, Secretary of State, or any state
 election official who makes or attempts to make unauthorized changes in state election laws and
 state rules or to waive such laws or rules including through settlement agreements or consent
 decrees.

(c) The West Virginia Legislature at its discretion shall have legal standing to intervene as a
 matter of right as a real party in interest in any lawsuit including but not limited to those seeking
 declaratory or injunctive relief by or against any state agency, department or state government
 official, including, but not limited to, the Governor, Secretary of State, or any state election official,
 regarding the legality or constitutionality of any election law or regulation or involving any illegal or
 unauthorized changes or attempted changes to any state election law or regulation.

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