WEST VIRGINIA LEGISLATURE

2025 REGULAR SESSION

Introduced

House Bill 2365

By Delegate Kelly

[Introduced February 13, 2025 ; referred

to the Committee on the Judiciary]

2025R1630

1	A BILL to amend the Code of West Virginia, 1931, as amended, by adding thereto a new section,
2	designated §61-5-17b, relating to creating the offense of exposing a law-enforcement
3	officer, probation officer, parole officer, courthouse security officer, correctional officer, the
4	State Fire Marshal, a deputy or assistant fire marshal, firefighter, or emergency medical
5	service personnel to opioids; creating the offense of exposing a law-enforcement officer,
6	probation officer, parole officer, courthouse security officer, correctional officer, the State
7	Fire Marshal, a deputy or assistant fire marshal, firefighter, or emergency medical service
8	personnel to opioids causing death; creating the offense of exposing a law-enforcement
9	officer, probation officer, parole officer, courthouse security officer, correctional officer, the
10	State Fire Marshal, a deputy or assistant fire marshal, firefighter, or emergency medical
11	service personnel to opioids causing bodily injury; requiring proof of a violation of this code;
12	establishing criminal penalties; requiring proof of exposure; and providing definitions.

Be it enacted by the Legislature of West Virginia:

5. ARTICLE CRIMES AGAINST PUBLIC JUSTICE. §61-5-17b. Exposing a law-enforcement officer, probation officer, parole officer, courthouse security officer, correctional officer, the State Fire Marshal, a deputy or assistant fire marshal, firefighter, or emergency medical service personnel to opioids; penalties. 1 (a) Notwithstanding any provision of this code to the contrary, any person who commits any 2 act in violation of any of the provisions of §60A-4-401 et seq. or any provision of §61-5-8 and 3 thereby proximately causes the death of a law-enforcement officer, probation officer, parole officer, 4 courthouse security officer, correctional officer, the State Fire Marshal, a deputy or assistant fire 5 marshal, firefighter, or emergency medical service personnel lawfully acting in his or her official 6 capacity as a result of exposure of any such persons to opioids used or possessed in the 7 commission of the act is guilty of a felony, and upon conviction thereof, shall be imprisoned in a 8 state correctional facility for a term of 15 years to life.

Intr HB

2025R1630

9	(b) Notwithstanding any provision of this code to the contrary, any person who commits any
10	act in violation of any of the provisions of §60A-4-401 et seq. or any provision of §61-5-8 and
11	thereby proximately causes the bodily injury of a law-enforcement officer, probation officer, parole
12	officer, courthouse security officer, correctional officer, the State Fire Marshal, a deputy or
13	assistant fire marshal, firefighter, or emergency medical service personnel lawfully acting in his or
14	her official capacity as a result of exposure of any such persons to opioids used or possessed in
15	the commission of the act is guilty of a felony, and upon conviction thereof, shall be imprisoned in a
16	state correctional facility for a term of not less than three nor more than 15 years.
17	(c) For purposes of this section:
18	"Bodily injury" means substantial physical pain, illness, or any impairment of physical
19	condition, including, but not limited to, loss of consciousness or other symptoms of an opioid
20	overdose which result in the immediate administration of an opioid antagonist medication.
21	"Death" means the death of any law-enforcement officer, probation officer, parole officer,
22	courthouse security officer, correctional officer, the State Fire Marshal, a deputy or assistant fire
23	marshal, firefighter, or emergency medical service personnel which ensues within one year as a
24	proximate result of a bodily injury received in violation of this section.
25	"Exposure" includes without limitation skin contact, inhalation, ingestion, or contact with a
26	needlestick or a mucus membrane, including without limitation the mouth, eyes, or nose. Proof of
27	exposure shall be based on a confirmed positive test for opioids administered by a medical
28	professional immediately following the death or bodily injury of the law-enforcement officer,
29	probation officer, parole officer, courthouse security officer, correctional officer, the State Fire
30	Marshal, a deputy or assistant fire marshal, firefighter, or emergency medical service personnel.
31	"Law-enforcement officer" has the same definition as that term is defined in §30-29-1,
32	except for purposes of this section, "law-enforcement officer" shall additionally include those
33	individuals defined as "chief executive", "law-enforcement official", and "pre-certified law-

2

- 35 "Opioid" means drugs that are members of the natural and synthetic opium family,
- 36 including, but not limited to, heroin, morphine, codeine, methadone, oxycodone, hydrocodone,
- 37 hydromorphone, fentanyl, and carfentanil.
- 38 The offenses set forth in this section shall be in addition to any other offenses set forth in
- 39 this code.

NOTE: The purpose of this bill is to create the offense of exposing a law-enforcement officer, probation officer, parole officer, courthouse security officer, correctional officer, the State Fire Marshal, a deputy or assistant fire marshal, firefighter, or emergency medical service personnel to opioids.

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