WEST VIRGINIA LEGISLATURE 2025 REGULAR SESSION

ENGROSSED

House Bill 2437

By Delegates Akers, Pritt, Chiarelli, Horst,
McCormick, Kyle, T. Howell, Phillips, D. Smith,
Maynor, and Heckert

[Introduced February 17, 2025; referred to the Committee on the Judiciary]

1	A BILL to amend and reenact §60A-4-401 of the Code of West Virginia, 1931, as amended,
2	relating to fentanyl; clarifying certain requirements for the enhanced sentencing of crimes
3	involving fentanyl; and creating criminal penalties.

Be it enacted by the Legislature of West Virginia:

ARTICLE 4. OFFENSES AND PENALTIES.

	§60A-4-401.	Prohibited	acts;	penalties.
1	(a) Except as auth	norized by this act, it is unla	awful for any person to manu	ufacture, deliver, or
2	possess with intent to ma	nufacture or deliver a cor	ntrolled substance.	
3	Any person who v	violates this subsection wi	th respect to:	
4	(i) A controlled su	bstance classified in Sche	edule I or II, which is a narco	tic drug or which is
5	methamphetamine, is gui	lty of a felony and, upon c	onviction thereof, may be im	prisoned in a state
6	correctional facility for no	ot less than one year nor	more than 15 years, or fir	ned not more than
7	\$25,000, or both fined a	and imprisoned: <i>Provided</i>	, That any person who vid	plates this section
8	knowing that when the co	ontrolled substance classit	ïed in Schedule II is fentany	l, either alone or in
9	combination with any other	er substance shall be fine	d not more than \$50,000, or	be imprisoned in a
10	state correctional facility	for not less than 3 nor mo	re than 15 years, or both fine	ed and imprisoned;
11	(ii) Any other cont	rolled substance classified	d in Schedule I, II, or III is gu	ilty of a felony and,
12	upon conviction thereof,	may be imprisoned in a	state correctional facility for	not less than one
13	year nor more than five y	ears, or fined not more th	an \$15,000, or both fined ar	nd imprisoned;
14	(iii) A substance c	lassified in Schedule IV is	guilty of a felony and, upon	conviction thereof,
15	may be imprisoned in a s	state correctional facility f	or not less than one year no	or more than three
16	years, or fined not more t	han \$10,000, or both fine	d and imprisoned;	
17	(iv) A substance o	classified in Schedule V is	guilty of a misdemeanor an	d, upon conviction
18	thereof, may be confined	in jail for not less than si	x months nor more than one	e year, or fined not
19	more than \$5,000, or b	ooth fined and confined:	Provided, That for offense	es relating to any

- substance classified as Schedule V in §60A-10-1 *et seq.* of this code, the penalties established in said article apply.
 - (b) Except as authorized by this act, it is unlawful for any person to create, deliver, or possess with intent to deliver, a counterfeit substance.

Any person who violates this subsection with respect to:

- (i) A counterfeit substance classified in Schedule I or II, which is a narcotic drug, or methamphetamine, is guilty of a felony and, upon conviction thereof, may be imprisoned in a state correctional facility for not less than one year nor more than 15 years, or fined not more than \$25,000, or both fined and imprisoned;
- (ii) Any other counterfeit substance classified in Schedule I, II, or III is guilty of a felony and, upon conviction thereof, may be imprisoned in a state correctional facility for not less than one year nor more than five years, or fined not more than \$15,000, or both fined and imprisoned;
- (iii) A counterfeit substance classified in Schedule IV is guilty of a felony and, upon conviction thereof, may be imprisoned in a state correctional facility for not less than one year nor more than three years, or fined not more than \$10,000, or both fined and imprisoned;
- (iv) A counterfeit substance classified in Schedule V is guilty of a misdemeanor and, upon conviction thereof, may be confined in jail for not less than six months nor more than one year, or fined not more than \$5,000, or both fined and confined: *Provided,* That for offenses relating to any substance classified as Schedule V in §60A-10-1 *et seq.* of this code, the penalties established in said article apply.
- (c) It is unlawful for any person knowingly or intentionally to possess a controlled substance unless the substance was obtained directly from, or pursuant to, a valid prescription or order of a practitioner while acting in the course of his or her professional practice, or except as otherwise authorized by this act. Any person who violates this subsection is guilty of a misdemeanor, and disposition may be made under §60A-4-407 of this code, subject to the limitations specified in said section, or upon conviction thereof, the person may be confined in jail

not less than 90 days nor more than six months, or fined not more than \$1,000, or both fined and confined: *Provided*, That notwithstanding any other provision of this act to the contrary, any first offense for possession of synthetic cannabinoids as defined by §60A-1-101(d)(32) of this code; 3,4-methylenedioxypyrovalerone (MPVD) and 3,4-methylenedioxypyrovalerone and/or mephedrone as defined in §60A-1-101(f) of this code; or less than 15 grams of marijuana, shall be disposed of under §60A-4-407 of this code.

- (d) It is unlawful for any person knowingly or intentionally:
- (1) To create, distribute, deliver, or possess with intent to distribute or deliver, an imitation controlled substance; or
- (2) To create, possess, sell, or otherwise transfer any equipment with the intent that the equipment shall be used to apply a trademark, trade name, or other identifying mark, imprint, number, or device, or any likeness thereof, upon a counterfeit substance, an imitation controlled substance, or the container or label of a counterfeit substance or an imitation controlled substance.
- (3) Any person who violates this subsection is guilty of a misdemeanor and, upon conviction thereof, may be confined in jail for not less than six months nor more than one year, or fined not more than \$5,000, or both fined and confined. Any person 18 years old or more who violates subdivision (1) of this subsection and distributes or delivers an imitation controlled substance to a minor child who is at least three years younger than that person is guilty of a felony and, upon conviction thereof, may be imprisoned in a state correctional facility for not less than one year nor more than three years, or fined not more than \$10,000, or both fined and imprisoned.
- (4) The provisions of subdivision (1) of this subsection shall not apply to a practitioner who administers or dispenses a placebo.
 - (e) It is unlawful for any person knowingly or intentionally:
 - (1) To adulterate another controlled substance using fentanyl as an adulterant;
 - (2) To create a counterfeit substance or imitation controlled substance using fentanyl; or

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72	(3) To cause the adulteration or counterfeiting or imitation of another controlled substance
73	using fentanyl.
74	(4) Any person who violates this subsection is guilty of a felony and, upon conviction

- (4) Any person who violates this subsection is guilty of a felony and, upon conviction thereof, shall be imprisoned in a state correctional facility for not less than three nor more than 15 years, or fined not more than \$50,000, or both fined and imprisoned.
- (5) For purposes of this section:
- 78 (i) A controlled substance has been adulterated if fentanyl has been mixed or packed with 79 it; and
- 80 (ii) Counterfeit substances and imitation controlled substances are further defined in §60A-81 1-101 of this code.