WEST VIRGINIA LEGISLATURE 2025 REGULAR SESSION

Introduced

Senate Bill 220

By Senator Woelfel

[Introduced February 12, 2025; referred to the Committee Education; and then to the Committee on the Judiciary]

Intr SB 220 2025R1039

A BILL to amend and reenact §18-2-41 of the Code of West Virginia, 1931, as amended, relating to requiring in grades three through six at least annual age-appropriate instruction in child sexual abuse prevention; requiring in grades three through six at least annual instruction in personal safety and assault prevention; providing exception; requiring annual notice to parent or guardian at least one week prior to personal safety and assault prevention instruction; and requiring in grades seven through 12 at least annual age-appropriate instruction in dating violence prevention and sexual violence prevention.

Be it enacted by the Legislature of West Virginia:

ARTICLE 2. STATE BOARD OF EDUCATION.

§18-2-41. Education and Prevention of the Sexual Abuse of Children.

- (a) Education of children in grades K-12 Beginning July 1, 2019, children in grades K-12 shall receive body age-appropriate safety information at least once per academic school year, with a preference for four times per academic year. To facilitate this process and develop resources, the state board shall propose a legislative rule for promulgation, in accordance with propose a legislative rule pursuant to §29A-3B-1 *et seq.* of this code by December 31, 2018 July 1, 2025. The rule shall provide for at least the following:
 - (1) Developmentally appropriate education and resources, including, but not limited to:
- (A) In grades three through six, at least annual age-appropriate instruction in child sexual abuse prevention, including information on available counseling and resources for children who are sexually abused;
- (B) In grades three through six, at least annual instruction in personal safety and assault prevention, except that upon written request of the student's parent or guardian, a student shall be excused from taking instruction in personal safety and assault prevention. The school shall provide annual notice to each student's parent or guardian at least one week prior to any instruction provided pursuant to this paragraph; and
 - (C) In grades seven through 12, at least annual age-appropriate instruction in dating

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18 dating violence warning signs and characteristics of healthy relationships; 19 (2) Social media usage and content; 20 (3) Implementation of best practices; 21 (4) Differing county and school sizes, demographics, etc. relating to implementation 22 strategies; 23 (5) Strategies for dealing with disclosures after student education; 24 (6) Rules informed by family voice: 25 (7) Offender dynamics; 26 (8) Child-on-child scenarios; 27 (9) Rules on development of supplementary materials, including posting of the child abuse 28 hotline, to embed into the school climate; 29 (10) Protocols for local crisis response in conjunction with §18-9F-9 of this code. 30 (b) Training of public school employees upon their employment and then again every three 31 years. The state board shall propose by December 31, 2018 promulgate a legislative rule for 32 promulgation in accordance with pursuant to §29A-3b-1 et seq. of this code and if necessary may 33 promulgate an emergency rule in accordance with said article for the establishment of standards 34 for training requirements of all public school employees focused on developing skills, knowledge, 35 and capabilities related to preventing child sexual abuse and recognizing and responding to 36 suspected abuse and neglect. The rule shall provide for at least the following: 37 (1) This required training shall include comprehensive instruction and information to better 38 equip schools and their employees, including how to: 39 (A) Recognize sexually offending behaviors in adults, questionable behaviors such as 40 boundary violations, and signs in adults that might indicate they pose a sexual risk to children; 41 (B) Recognize, appropriately respond to, and prevent sexually inappropriate, coercive, or 42 abusive behaviors among children and youth served by schools;

violence prevention and sexual violence prevention, which shall include instruction in recognizing

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43	(C) Recognize behaviors and verbal cues that might indicate a child or youth has been a
44	victim of abuse or neglect;
45	(D) Support the healthy development of children and youth and the building of protective
46	factors to mitigate against their sexual victimization by adults or peers;
47	(E) Recognize and appropriately respond to student infatuations and flirtations with adults
48	in schools;
49	(F) Recognize appropriate and inappropriate social media usage by adults and children;
50	(G) Provide consistent and standard protocols for responding to disclosures of sexual
51	abuse or reports of boundary-violating behaviors by adults or children in a supportive and
52	appropriate manner which meet mandated reporting requirements;
53	(H) Provide adequate understanding of the age-appropriate, comprehensive, evidence-
54	informed child sexual abuse prevention education which will be offered to their students; and
55	(I) Reflect the research on Adverse Childhood Experiences (ACEs) and trauma-informed
56	care.
57	(2) The rule shall contain provisions to ensure public school employees complete the
58	required training every three years.
59	(A) The required training shall be at least a cumulative four hours (half day) of instruction
60	on the elements identified in this section.
61	(B) A skills renewal is required every three years thereafter.
62	(C) The mode of delivery for the trainings may include in-person or e-learning instruction
63	and may include a series of trainings or modules.

NOTE: The purpose of this bill is to authorize a child sexual abuse and sexual violence prevention program and in-service training in child sexual abuse prevention.

and the employer documenting the employee completed the required training.

(D) The state board shall provide certificates of satisfactory completion for the employee

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