## WEST VIRGINIA LEGISLATURE 2025 REGULAR SESSION

## Introduced

## **Senate Bill 468**

By Senator Rose

[Introduced February 14, 2025; referred to the Committee on Military; and then to the Committee on the Judiciary]

1	A BILL to amend the Code of West Virginia, 1931, as amended, by adding a new section,
2	designated §15-1B-1a, relating to the West Virginia National Guard; and requiring an
3	official declaration of war or an action to call forth the state militia by the United States
4	Congress before members of the West Virginia National Guard may be released from state
5	control to participate in active-duty combat.
	Be it enacted by the Legislature of West Virginia:

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	ARTICLE		1B.		NATI	ONAL		GUARD.
	§15-1B-1a	Mobilization	of	National	Guard	into	Active-Duty	Combat.
1	<u>(a) S</u>	hort Title. — This	<u>sectior</u>	n shall be kno	own and ma	ay be cite	ed as the "Defen	d the Guard
2	Act".							
3	(b) <i>Fi</i>	indings. — The Le	egislatı	ure finds that	<u>.</u>			
4	(1) Article I, Section 8 of the Constitution of the United States vests in the United States							
5	Congress the exclusive power of war;							
6	(2) In spite of the clear language of the United States Constitution, vesting the power over							
7	war exclusively in the United States Congress, the United States Executive Branch has							
8	unconstitutionally assumed that power while the United States Congress has abdicated its							
9	constitutional duty;							
10	(3) Although the United States Congress has not declared war in over 70 years, the nation							
11	has since gone to war repeatedly at the whim of the Executive Branch;							
12	<u>(4) V</u>	Vhen such uncon	stitutio	nal actions	are taken b	by the fe	ederal governme	ent, it is the
13	proper role o	of the states them	selves	to take action	on to remed	dy such	situations, as ou	tlined in the
14	Kentucky an	d Virginia Resolu	ions o	f 1798;				
15	<u>(5) A</u>	founder of this co	untry,	George Wasl	nington, on	ce wrote	: "The Constitution	on vests the
16	power of de	claring war in Co	ngres	s; therefore,	no offensiv	ve expe	dition of importa	nce can be
17	undertaken until after they shall have deliberated upon the subject and authorized such a							
18	measure";							

19	(6) The Father of the Constitution, James Madison, once wrote: "The Constitution					
20	supposes, what the History of all Governments demonstrates, that the Executive is the branch of					
21	power most interested in war, and most prone to it. It has accordingly with studied care vested the					
22	question of war to the Legislature";					
23	(7) The author of the Declaration of Independence, Thomas Jefferson, once wrote: "We					
24	have already given in example one effectual check to the dog of war by transferring the power of					
25	letting him loose from the Executive to the Legislative body" and "Considering that Congress					
26	alone is constitutionally invested with the power of changing our condition from peace to war, I					
27	have thought it my duty to await their authority for using force in any degree which could be					
28	avoided"; and					
29	(8) Another Constitutional framer, Alexander Hamilton, once wrote: "The Congress shall					
30	have the power to declare war; the plain meaning of which is, that it is the peculiar and exclusive					
31	duty of Congress, when the nation is at peace, to change that state into a state of war";					
32	(c) Definitions. — For the purposes of this section:					
33	(1) "Active-duty combat" means performing the following services in the active federal					
34	military service of the United States:					
35	(A) Participation in an armed conflict;					
36	(B) Performance of a hazardous service in a foreign state; or					
37	(C) Performance of a duty through an instrumentality of war.					
38	(2) "Official declaration of war" means an official declaration of war made by the United					
39	States Congress pursuant to Article I, § 8, Clause 11 of the United States Constitution.					
40	(d) Notwithstanding any other provision of this code, the West Virginia National Guard and					
41	any member thereof shall not be released from the state into active duty combat unless the United					
42	States Congress has passed an official declaration of war or has taken an official action pursuant					
43	to Article I, § 8, Clause 15 of the United States Constitution to explicitly call forth the West Virginia					
44	National Guard and any member thereof for the enumerated purposes to expressly execute the					

- 45 laws of the union, repel an invasion or suppress an insurrection. The Governor shall take all
- 46 <u>actions necessary to comply with the requirements of this section.</u>

NOTE: The purpose of this bill is to require an official declaration of war or an action to call forth the state militia by the United States Congress before members of the West Virginia National Guard may be released from state control to participate in active-duty combat.

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