

WEST VIRGINIA LEGISLATURE

2026 REGULAR SESSION

Introduced

Senate Bill 775

By Senator M. Maynard

[Introduced February 5, 2026; referred

to the Committee on the Judiciary]

1 A BILL to amend the Code of West Virginia, 1931, as amended, by adding a new article,
2 designated §1-9-1, §1-9-2, §1-9-3, and §1-9-4, relating to prohibiting state government
3 entities from promoting or facilitating discussions, policies, programs, or medical
4 procedures related to sexual orientation or gender transitioning; defining terms; prohibiting
5 use of state funds for such purposes; establishing enforcement mechanisms; and
6 providing for penalties.

Be it enacted by the Legislature of West Virginia:

**ARTICLE 8. PROHIBITION ON PROMOTION OR FACILITATION OF SEXUAL
ORIENTATION AND GENDER TRANSITIONING BY STATE ENTITIES.**

§1-9-1.

Definitions.

1 For the purposes of this section:

2 (1) "State Government Entity" means any department, agency, bureau, board,
3 commission, public school, state-funded university, state-operated healthcare facility, social
4 services office, or any entity receiving state funds.

5 (2) "Promotion or Facilitation" means any form of discussion, training, curriculum,
6 counseling, medical procedure, referral, policy implementation, or financial support related to
7 sexual orientation or gender transitioning.

8 (3) "Gender Transitioning" includes but is not limited to any medical, surgical,
9 pharmaceutical, or counseling-based interventions intended to change an individual's gender
10 identity from their biological sex at birth.

§1-9-2.

Prohibitions.

1 (a) No state government entity shall engage in, promote, or facilitate discussions, training,
2 curriculum development, or policies related to sexual orientation or gender transitioning.

3 (b) No state funds shall be used to support any medical, psychological, or educational
4 program that includes gender transitioning or sexual orientation discussions.

5 (c) No state entity shall offer referrals, funding, or resources for gender transition-related
6 treatments, including puberty blockers, hormone therapy, or surgical procedures.

7 (d) No public school, university, or state-funded institution shall allow materials, books,
8 instructional programs, or presentations that promote or facilitate discussions on sexual
9 orientation or gender identity.

§1-9-3. Enforcement.

1 (a) Any employee or official of a state government entity who willfully violates this section
2 shall be subject to disciplinary action, including termination.

3 (b) Any state entity found in violation shall be subject to a suspension of funding, as
4 determined by the appropriate oversight authority.

5 (c) A private right of action is granted to any resident of West Virginia who believes a state
6 government entity has violated this section. Such action may be filed in any circuit court within the
7 state.

8 (d) The Attorney General shall have the authority to investigate and prosecute violations of
9 this section.

§1-9-4. Severability.

1 If any provision of this article or its application to any person or circumstance is held invalid,
2 the invalidity does not affect other provisions or applications of this article that can be given effect
3 without the invalid provision or application, and to this end, the provisions of this article are
4 severable.

NOTE: The purpose of this bill is to prohibit state government entities from promoting or facilitating discussions, policies, programs, or medical procedures related to sexual orientation or gender transitioning; defining terms; prohibiting use of state funds for such purposes; establishing enforcement mechanisms; and providing for penalties.

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