

# **WEST VIRGINIA LEGISLATURE**

## **2026 REGULAR SESSION**

**Introduced**

### **House Bill 4857**

By Delegate Funkhouser

[Introduced January 28, 2026; referred to the

Committee on the Judiciary]

1 A BILL to amend and reenact §61-5-8 of the Code of West Virginia, 1931, as amended, relating to  
2 transporting telecommunication devices into a state correctional facility a felony.

*Be it enacted by the Legislature of West Virginia:*

**ARTICLE 5. CRIMES AGAINST PUBLIC JUSTICE.**

**§61-5-8. Aiding escape and other offenses relating to adults and juveniles in custody or confinement;** penalties.

1 (a) Where any adult or juvenile is lawfully detained in custody or confinement in any jail,  
2 state correctional facility, juvenile facility or juvenile detention center, if any other person delivers  
3 anything into the place of custody or confinement of the adult or juvenile with the intent to aid or  
4 facilitate the adult's or juvenile's escape or attempted escape therefrom, or if the other person  
5 forcibly rescues or attempts to rescue an adult or a juvenile therefrom, the other person is guilty of  
6 a felony and, upon conviction thereof, shall be confined in a state correctional facility not less than  
7 one nor more than ten years.

8 (b) Where any adult or juvenile is lawfully detained in custody or confinement in any jail, a  
9 state correctional facility or a juvenile facility or juvenile detention center, if any other person  
10 delivers any money or other thing of value, any written or printed matter, any article of  
11 merchandise, food or clothing, any medicine, utensil or instrument of any kind to the adult or  
12 juvenile without the express authority and permission of the supervising officer and with  
13 knowledge that the adult or juvenile is lawfully detained, the other person is guilty of a  
14 misdemeanor and, upon conviction thereof, shall be fined not less than \$50 nor more than \$500  
15 and confined in jail not less than three nor more than twelve months: *Provided*, That the provisions  
16 of this section do not prohibit an attorney or his or her employees from supplying any written or  
17 printed material to an adult or juvenile which pertains to that attorney's representation of the adult  
18 or juvenile.

19 (c)(1) If any person transports any alcoholic liquor, nonintoxicating beer, poison, implement  
20 of escape, dangerous material, weapon, telecommunication device, or any controlled substance

21 as defined by chapter sixty-a of this code onto the grounds of any jail, state correctional facility,  
22 juvenile facility or juvenile detention center within this state and is unauthorized by law to do so, or  
23 is unauthorized by the persons supervising the facility, the person is guilty of a felony and, upon  
24 conviction thereof, shall be fined not less than \$1,000 nor more than \$5,000 or confined in a state  
25 correctional facility not less than two years nor more than ten years, or both, or, in the discretion of  
26 the court, be confined in jail not more than one year and fined not more than \$500.

27 (2) ~~If any person willfully and knowingly transports or causes to be transported any~~  
28 ~~telecommunications device into or upon any portion of any jail, state correctional facility, juvenile~~  
29 ~~facility or juvenile detention center within this state that is not generally open and accessible to~~  
30 ~~members of the public without prior approval from the warden/administrator or designee and such~~  
31 ~~person is unauthorized by law to do so, or is unauthorized by the persons supervising the facility,~~  
32 ~~the person is guilty of a misdemeanor and, upon conviction thereof, shall be fined not less than~~  
33 ~~\$100 nor more than \$500 or confined in jail not more than one year or both fined and confined~~

34 (d) If any person delivers any alcoholic liquor, nonintoxicating beer, poison, implement of  
35 escape, dangerous material, weapon, telecommunication device, or any controlled substance as  
36 defined by chapter sixty-a of this code to an adult or juvenile in custody or confinement in any jail,  
37 state correctional facility, juvenile facility or juvenile detention center within this state and is  
38 unauthorized by law to do so, or is unauthorized by the persons supervising the facility, the person  
39 is guilty of a felony and, upon conviction thereof, shall be fined not less than \$1,000 nor more than  
40 \$5,000 or confined in a state correctional facility not less than one year nor more than five years, or  
41 both.

42 (e) Whoever purchases, accepts as a gift or secures by barter, trade or in any other  
43 manner any article or articles manufactured at or belonging to any jail, state correctional facility,  
44 juvenile facility or juvenile detention center from any adult or juvenile detained therein is guilty of a  
45 misdemeanor and, upon conviction thereof, shall be fined not less than \$50 nor more than \$500  
46 and confined in jail not less than three nor more than twelve months: *Provided*, That the provisions

47 of this subsection do not apply to articles specially manufactured in any facility under the  
48 authorization of the persons supervising the facility and which are offered for sale within or outside  
49 of the facility.

50 (f) Whoever persuades, induces or entices or attempts to persuade, induce or entice any  
51 person who is in custody or confined in any jail, state correctional facility, juvenile facility or juvenile  
52 detention center to escape therefrom or to engage or aid in any insubordination to the persons  
53 supervising the facility is guilty of a misdemeanor and, upon conviction thereof, shall be fined not  
54 less than \$50 nor more than \$500 and confined in jail not less than three nor more than twelve  
55 months.

56 (g) (1) An inmate of a jail, state correctional facility, juvenile facility or juvenile detention  
57 center having in his or her possession any poison, implement of escape, dangerous material,  
58 weapon, telecommunications device or any controlled substance as defined by chapter sixty-a of  
59 this code is guilty of a felony and, upon conviction thereof, shall be fined not less than \$1,000 nor  
60 more than \$5,000 or confined in a state correctional facility not less than one year nor more than  
61 five years, or both, or, in the discretion of the court, be confined in jail not more than one year and  
62 fined not more than \$500.

63 (2) An inmate of a jail, state correctional facility, juvenile facility or juvenile detention center  
64 having in his or her possession any alcoholic liquor, nonintoxicating beer, money or other thing of  
65 value, any written or printed matter, any article of merchandise, food or clothing, any medicine,  
66 utensil or instrument of any kind without the express authority and permission of the supervising  
67 officer is guilty of a misdemeanor and, upon conviction thereof, shall be fined not less than \$50 nor  
68 more than \$500 and confined in jail not more than twelve months.

69 (h) As used in this section:

70 (1) "Dangerous material" means any incendiary material or device, highly flammable or  
71 caustic liquid, explosive, bullet or other material readily capable of causing death or serious bodily  
72 injury.

73 (2) "Delivers" means to transfer an item to an adult or juvenile who is detained in custody or  
74 confinement in any jail, correctional facility, juvenile facility or juvenile detention center or a  
75 building appurtenant to those places. The term includes bringing the item into a jail, correctional  
76 facility, juvenile facility or juvenile detention center or a building appurtenant to those places. The  
77 term includes putting an item in a place where it may be obtained by an inmate.

78 (3) "Inmate" means an adult or juvenile who is detained in custody or confinement in any  
79 jail, correctional facility, juvenile facility or juvenile detention center, regardless of whether the  
80 individual is temporarily absent due to medical treatment, transportation, court appearance or  
81 other reason for a temporary absence.

82 (4) "Implement of escape" means a tool, implement, device, equipment or other item which  
83 an inmate is not authorized to possess capable of facilitating, aiding or concealing an escape or  
84 attempted escape by an inmate.

85 (5) "Telecommunication device" means any type of instrument, device, machine or  
86 equipment which is capable of transmitting telephonic, electronic, digital, cellular or radio  
87 communications or any part of an instrument, device, machine or equipment which is capable of  
88 facilitating the transmission of telephonic, electronic, digital, cellular or radio communications  
89 regardless of whether the part itself is able to transmit. The term includes, but is not limited to,  
90 cellular phones, digital phones and modem equipment devices.

91 (6) "Weapon" means an implement readily capable of lethal use and includes any firearm,  
92 knife, dagger, razor, other cutting or stabbing implement or club. The term includes any item which  
93 has been modified or adapted so that it can be used as a firearm, knife, dagger, razor, other cutting  
94 or stabbing implement or club. For purposes of this definition, the term "firearm" includes an  
95 unloaded firearm or the unassembled components of a firearm.

NOTE: The purpose of this bill is to make transportation of a telecommunication device into a state correctional facility a felony.

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