

# **WEST VIRGINIA LEGISLATURE**

## **2026 REGULAR SESSION**

**Introduced**

### **Senate Bill 586**

By Senator Martin

[Introduced January 23, 2026; referred

to the Committee on Energy, Industry, and Mining]

1 A BILL to amend and reenact §16-1-4 and §16-1-9a of the Code of West Virginia, 1931, as  
2 amended, relating to the regulation of public water systems; creating two classifications of  
3 backflow prevention assemblies; providing that the Secretary of the Department of Health  
4 may not require low-hazard backflow prevention assemblies to be inspected more  
5 frequently than once in three years; and providing that high-hazard backflow prevention  
6 assemblies shall be inspected annually.

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

ARTICLE	1.	STATE	PUBLIC	HEALTH	SYSTEM.
<b>§16-1-4.</b>	<b>Proposal</b>	<b>of</b>	<b>rules</b>	<b>by</b>	<b>the</b>
					<b>secretary.</b>
1	(a)	The secretary may propose legislative rules in accordance with the provisions of §29A-			
2		3-1 <i>et seq.</i> of this code that include:			
3	(1)	Land usage endangering the public health: <i>Provided</i> , That no rules may be			
4		promulgated or enforced restricting the subdivision or development of any parcel of land within			
5		which the individual tracts, lots, or parcels exceed two acres each in total surface area and which			
6		individual tracts, lots, or parcels have an average frontage of not less than 150 feet even though			
7		the total surface area of the tract, lot, or parcel equals or exceeds two acres in total surface area,			
8		and which tracts are sold, leased, or utilized only as single-family dwelling units. Notwithstanding			
9		the provisions of this subsection, nothing in this section may be construed to abate the authority of			
10		the department to:			
11	(A)	Restrict the subdivision or development of a tract for any more intense or higher density			
12		occupancy than a single-family dwelling unit;			
13	(B)	Propose or enforce rules applicable to single-family dwelling units for single-family			
14		dwelling unit sanitary sewerage disposal systems; or			
15	(C)	Restrict any subdivision or development which might endanger the public health, the			
16		sanitary condition of streams, or sources of water supply.			

(2) The sanitary condition of all institutions and schools, whether public or private, public advances, dairies, slaughterhouses, workshops, factories, labor camps, all other places open to the general public and inviting public patronage or public assembly, or tendering to the public domain for human consumption and places where trades or industries are conducted;

(3) Occupational and industrial health hazards, the sanitary conditions of streams, sources of water supply, sewerage facilities, and plumbing systems and the qualifications of personnel connected with any of those facilities, without regard to whether the supplies or systems are publicly or privately owned; and the design of all water systems, plumbing systems, sewerage systems, sewage treatment plants, excreta disposal methods, and swimming pools in this state, or publicly or privately owned: *Provided*, That the secretary may not promulgate rules that require a public water supply system or business to have backflow prevention assemblies tested more frequently than once in three years for a low-hazard system, which is defined as a system that could cause aesthetic problems or have a detrimental secondary effect on the quality of public potable water supply: *Provided, however*, That a high-hazard system, which is defined as a hazard that is conducive to the introduction of waterborne disease organisms, or that will introduce chemical, physical, or radioactive substances into a public water system, and that presents an unreasonable risk to health, shall be inspected annually.

(4) Safe drinking water, including:

(A) The maximum contaminant levels to which all public water systems must conform in order to prevent adverse effects on the health of individuals and, if appropriate, treatment techniques that reduce the contaminant or contaminants to a level which will not adversely affect the health of the consumer. The rule shall contain provisions to protect and prevent contamination of sources of water supply, including surface water bodies, wells, and groundwater heads and well fields used by public water supplies so that contaminants do not reach a level that would adversely affect the health of the consumer;

(B) The minimum requirements for: sampling and testing; system operation; public notice by a public water system on being granted a variance or exemption, or upon failure to

43 comply with specific requirements of this section and rules promulgated under this section; record  
44 keeping; laboratory certification; as well as procedures and conditions for granting variances and  
45 exemptions to public water systems from state public water systems rules; and

46 (C) The requirements covering the production and distribution of bottled drinking water and  
47 may establish requirements governing the taste, odor, appearance, and other consumer  
48 acceptability parameters of drinking water;

49 (5) Food and drug standards, including cleanliness, proscription of additives, proscription  
50 of sale, and other requirements in accordance with §16-7-1 *et seq.* of this code as are necessary  
51 to protect the health of the citizens of this state;

52 (6) The training and examination requirements for emergency medical service attendants  
53 and emergency medical care technician-paramedics; the designation of the health care facilities,  
54 health care services, and the industries and occupations in the state that must have emergency  
55 medical service attendants and emergency medical care technician-paramedics employed, and  
56 the availability, communications and equipment requirements with respect to emergency medical  
57 service attendants and to emergency medical care technician-paramedics. Any regulation of  
58 emergency medical service attendants and emergency medical care technician-paramedics may  
59 not exceed the provisions of §16-4C-1 *et seq.* of this code;

60 (7) The health and sanitary conditions of establishments commonly referred to as bed and  
61 breakfast inns. For purposes of this article, "bed and breakfast inn" means an establishment  
62 providing sleeping accommodations and, at a minimum, a breakfast for a fee. The secretary may  
63 not require an owner of a bed and breakfast providing sleeping accommodations of six or fewer  
64 rooms to install a restaurant-style or commercial food service facility. The secretary may not  
65 require an owner of a bed and breakfast providing sleeping accommodations of more than six  
66 rooms to install a restaurant-type or commercial food service facility if the entire bed and breakfast  
67 inn or those rooms numbering above six are used on an aggregate of two weeks or less per year;

68 (8) Fees for services provided by the Bureau for Public Health including, but not limited to,  
69 laboratory service fees, environmental health service fees, health facility fees, and permit fees;

70 (9) The collection of data on health status, the health system, and the costs of health care;

71 (10) The distribution of state aid to local health departments and basic public health  
72 services funds in accordance with:

73 (A) Base allocation amount for each county;

74 (B) Establishment and administration of an emergency fund of no more than two percent of  
75 the total annual funds of which unused amounts are to be distributed back to local boards of health  
76 at the end of each fiscal year;

77 (C) A calculation of funds utilized for state support of local health departments;

78 (D) Distribution of remaining funds on a per capita weighted population approach which  
79 factors coefficients for poverty, health status, population density, and health department  
80 interventions for each county and a coefficient which encourages counties to merge in the  
81 provision of public health services; and

82 (E) The provisions of this subdivision are in effect until the performance standard funding  
83 formula is created and established by legislative rule.

84 (b) The secretary shall not review any repair or modernization of equipment at a public pool  
85 facility as long as such activity does not change the scope of the facility or its current use and such  
86 activity does not exceed \$25,000 in planned cost.

## §16-1-9a. Regulation of public water systems.

3 (b) The commissioner secretary shall establish by legislative rule, in accordance with  
4 §29A-3-1 *et seq.* of this code:

5 (1) The maximum contaminant levels to which all public water systems shall conform in  
6 order to prevent adverse effects on the health of individuals;

(2) Treatment techniques that reduce the contaminant or contaminants to a level which will adversely affect the health of the consumer;

(3) Provisions to protect and prevent contamination of wellheads and well fields used by water supplies so that contaminants do not reach a level that would adversely affect the of the consumer;

#### (4) Minimum requirements for:

(A) Sampling and testing;

(B) System operation;

(C) Public notification by a public water system on being granted a variance or exemption in failure to comply with specific requirements of this section and regulations promulgated this section;

(D) Recordkeeping;

(E) Laboratory certification; and

20 (F) Procedures and conditions for granting variances and exemptions to public water  
21 systems from state public water systems' regulations;

(5) Requirements covering the production and distribution of bottled drinking water;

23 (6) Requirements governing the taste, odor, appearance, and other consumer  
24 acceptability parameters of drinking water;

25 (7) Any requirements for a water supply system the commissioner determines is necessary  
26 to be equipped with a backflow prevention assembly, all maintenance activities must be  
27 documented and provided to the commissioner upon request: Provided, That the secretary may  
28 not require inspection more frequently than once in three years for a low-hazard system, which is  
29 defined as a hazard that could cause aesthetic problems or have a detrimental secondary effect  
30 on the quality of the public potable water supply: Provided, however, That a high-hazard system,  
31 which is defined as a hazard that is conducive to the introduction of waterborne disease

32       organisms, or harmful chemical, physical, or radioactive substances into a public water system,  
33       and that presents an unreasonable risk to health, shall be inspected annually; and Secretary

34               (8) Any other requirement the commissioner secretary finds necessary to effectuate the  
35       provisions of this article.

36               (c) The commissioner secretary, or his or her authorized representative or designee, may  
37       enter any part of a public water system, whether or not the system is in violation of a legal  
38       requirement, for the purpose of inspecting, sampling, or testing and shall be furnished records or  
39       information reasonably required for a complete inspection.

40               (d) The commissioner secretary, or his or her authorized representative or designee, may  
41       conduct an evaluation necessary to assure the public water system meets federal safe drinking  
42       water requirements. The public water system shall provide a written response to the commissioner  
43       within 30 days of receipt of the evaluation by the public water system, addressing corrective  
44       actions to be taken as a result of the evaluation.

45               (e)(1) Any individual or entity who violates any provision of this article, or any of the rules or  
46       orders issued pursuant to this article, is liable for a civil penalty not less than \$1,000 nor more than  
47       \$5,000. Each day's violation shall constitute a separate offense.

48               (2) For a willful violation of a provision of this article, or of any of the rules or orders issued  
49       under this article, an individual or entity shall be subject to a civil penalty of not more than \$10,000  
50       and each day's violation shall be grounds for a separate penalty.

51               (3) Civil penalties are payable to the commissioner secretary. All moneys collected under  
52       this section shall be deposited into a restricted account known as the Safe Drinking Water Fund.  
53       All moneys deposited into the fund shall be used by the commissioner secretary to provide  
54       technical assistance to public water systems.

55               (f) The commissioner secretary, or his or her authorized representative or designee, may  
56       also seek injunctive relief in the circuit court of the county in which all or part of the public water  
57       system is located for threatened or continuing violations.

58 (g) By July 1, 2020, a public water system supplying water to the public within the state  
59 shall immediately, but in no instance later than six hours, report the occurrence and the lifting of  
60 each advisory to local departments of health and to local office of emergency management 911  
61 answering point.

62 (h) By January 1, 2022, a public water system shall make available to interested customers  
63 boiled water advisories promptly through a text or a voice alert mass notification system.

NOTE: The purpose of this bill is to prohibit the Secretary of the Department of Health from promulgating rules that require public water systems or businesses to have backflow preventers.

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