

WEST VIRGINIA LEGISLATURE

2026 REGULAR SESSION

Introduced

Senate Bill 687

By Senator Azinger

[Introduced January 30, 2026; referred

to the Committee on the Judiciary]

1 A BILL to amend and reenact §61-8A-1 of the Code of West Virginia, 1931, as amended; and to
2 amend the code by adding a new section, designated §18-5-55, relating to the prohibition
3 of obscene materials in or within 2,500 feet of West Virginia schools; and defining criminal
4 penalties for obscene materials in or within 2,500 feet of West Virginia schools.

Be it enacted by the Legislature of West Virginia:

CHAPTER 18. EDUCATION.

ARTICLE 5. COUNTY BOARD OF EDUCATION.

§18-5-55. Obscene matter in public schools prohibited.

1 (a) Obscene matter, as defined in §61-8A-1 of this code, is prohibited in, or within 2,500
2 feet of, any public school library, classroom, building, or other facility under the general supervision
3 of the state board, including any public school building containing any of grades prekindergarten
4 through 12, any public charter school building, any multi-county career technical education center
5 building, and any buildings of the West Virginia Schools for the Deaf and Blind. Any school officials
6 or school personnel having knowledge of any obscene matter in a public-school building under the
7 general supervision of the state board shall ensure that the obscene matter is promptly removed.
8 This prohibition does not apply to obscene material used in the presentation of local or state
9 approved curriculum.

10 (b) Any school officials or school personnel while engaged in a professional capacity or
11 activity any public-school library, classroom, building or other facility under the general supervision
12 of the state board shall be deemed a custodian of children under §61-8D-4 of this code. If any such
13 school officials or school personnel while engaged in a professional capacity or activity any public
14 school library, classroom, building or other facility under the general supervision of the state board
15 learns of facts that give reason to suspect that a child has been exposed to obscene matter while
16 in any public school library, classroom, building, or other facility and fails to make a timely report
17 may be prosecuted for a misdemeanor under §61-8D-4(f) of this code and upon conviction shall be

18 fined not exceeding \$500 or imprisoned not more than one year or both.

19 (c) The State Superintendent shall establish a procedure for any person to file a complaint
20 alleging a violation of subsection (a) of this section and a procedure for investigating any complaint
21 that is filed. The investigation shall include a determination of whether there is obscene matter in,
22 or within 2,500 feet of, the public-school library, classroom, building, or facility and whether §61-
23 8A-2, relating to distribution or display of obscene matter to a minor, is likely to have been violated.
24 If it is determined that there is obscene matter in, or within 2,500 feet of, a public-school library,
25 classroom, building, or facility, the state superintendent shall use his or her authority set forth in
26 §18-3-4 or any other reasonable means to ensure that the obscene matter is removed from the
27 public-school library, classroom, building, or facility, or within 2,500 feet thereof. If it is determined
28 that a violation of §61-8A-2 is likely to have occurred, the state superintendent, investigator, or
29 other person acting on behalf of the superintendent shall notify the appropriate law-enforcement
30 agency or agencies.

31 (d) No funds authorized by the Legislature, including, but not limited to, funds sourced from
32 the federal government, may be used by any school under the general supervision of the state
33 board or any public charter school: (i) to develop or distribute materials, or operate programs or
34 courses of instruction directed at youth, that are designed to promote or encourage sexual activity,
35 whether homosexual or heterosexual; or (ii) to distribute or to aid in the distribution by any
36 organization of legally obscene materials, as defined in §61-8A-1 of this code, to minors on, or
37 within 2,500 feet of, any school library, classroom, building, or facility.

38 (e) If an adult individual meets the criteria for an adult to have committed a felony under
39 §61-8A-2 of this code, and no exemption set forth in §61-8A-3 of this code applies, the individual
40 shall be subject to the penalty or penalties imposed pursuant to §61-8A-2 of this code.

41 (f) Any student or parent, guardian, or custodian on behalf of the student shall have a civil
42 cause of action against a county board, a public charter school, the state board, or the
43 administrative council of a multi-county career technical education center if the entity caused or

44 was negligent in allowing a violation of this section. In any such cause of action, the student or
45 parent, guardian, or custodian on behalf of the student may recover actual damages, punitive
46 damages, reasonable attorney fees, and reasonable costs of litigation incurred.

CHAPTER 61. CRIMES AND THEIR PUNISHMENT.

ARTICLE 8A. PREPARATION, DISTRIBUTION OR EXHIBITION OF OBSCENE MATTER TO MINORS.

§61-8A-1. Definitions.

1 When used in this article, the following words, and any variations thereof required by the
2 context, shall have the meaning ascribed to them in this section:

3 (a) "Adult" means a person 18 years of age or older.

4 (b) "Computer" means an electronic, magnetic, optical, electrochemical, or other high-
5 speed data processing device performing logical, arithmetic or storage functions and includes any
6 data storage facility or communication facility directly related to or operating in conjunction with
7 such device. As used in this article, computer includes file servers, mainframe systems, desktop
8 personal computers, laptop personal computers, tablet personal computers, cellular telephones,
9 game consoles and any electronic data storage device or equipment. The term "computer"
10 includes any connected or directly related device, equipment or facility which enables the
11 computer to store, retrieve or communicate computer programs, computer data or the results of
12 computer operations to or from a person, another computer, or another device, but such term does
13 not include an automated typewriter or typesetter, a portable hand-held calculator or other similar
14 device.

15 (c) "Computer network" means the interconnection of hardware or wireless communication
16 lines with a computer through remote terminals, or a complex consisting of two or more
17 interconnected computers.

18 (d) "Display" means to show, exhibit, or expose matter, in a manner visible to general or

19 invited public, including minors. As used in this article, display shall include the placing or
20 exhibiting of matter on or in a billboard, viewing screen, theater, marquee, newsstand, display
21 rack, window, showcase, display case or similar public place.

22 (e) "Distribute" means to transfer possession, transport, transmit, sell, or rent, whether with
23 or without consideration.

24 (f) "Employee" means any individual who renders personal services in the course of a
25 business, who receives compensation and who has no financial interest in the ownership or
26 operation of the business other than his or her salary or wages.

27 (g) "Graphic", when used with respect to a depiction of sexually explicit conduct, means
28 that a viewer can observe any part of the genitals or pubic area of any depicted person or animal
29 during any part of the time that the sexually explicit conduct is being depicted.

30 (h) "Identifiable minor" means a person: (i) who was a minor at the time the visual depiction
31 was created, adapted, or modified; or (ii) whose image as a minor was used in creating, adapting,
32 or modifying the visual depiction; and (iii) who is recognizable as an actual person by the person's
33 face, likeness, or other distinguishing characteristic, such as a unique birthmark or other
34 recognizable feature; and shall not be construed to require proof of the actual identity of the
35 identifiable minor.

36 (i) "Indistinguishable" used with respect to a depiction, means virtually indistinguishable, in
37 that the depiction is such that an ordinary person viewing the depiction would conclude that the
38 depiction is of an actual minor engaged in sexually explicit conduct.

39 (g)(j) "Internet" means the international computer network of both federal and nonfederal
40 interoperable packet switched data networks.

41 (h)(k) "Knowledge of the character of the matter" means having awareness of or notice of
42 the overall sexual content and character of matter as depicting, representing, or describing
43 obscene matter.

44 (i)(l) "Matter" means any visual, audio, or physical item, article, production transmission,

45 publication, display, exposure, exhibition, or live performance, or reproduction thereof, including
46 any two- or three- dimensional visual or written material, stereopticon, moving picture, slide, film,
47 picture, drawing, not exceeding \$500 video, graphic, graphic novel, or computer generated or
48 reproduced image; or any book, not exceeding \$500 magazine, newspaper or other visual or
49 written material; or any motion picture or other pictorial representation; or any statue or other
50 figure; or any recording, transcription, or mechanical, chemical, or electrical reproduction; or any
51 other articles, video laser disc, computer hardware and software, or computer generated images
52 or message recording, transcription, or object, or any public or commercial live exhibition
53 performed for consideration or before an audience of one or more.

54 (i)(m) "Minor" means an a person under 18 years of age or a person representing himself
55 or herself to be a minor. Any prosecution under this article relating to a victim who is representing
56 himself or herself to be a minor shall be limited to investigations being conducted or overseen by
57 law enforcement.

58 (k)(n) "Obscene matter" means matter that:

59 (1) An average person, applying contemporary adult community standards, would find,
60 taken as a whole, appeals to the prurient interest, is intended to appeal to the prurient interest, or is
61 pandered to a prurient interest;

62 (2) An average person, applying community standards, would find depicts or describes, in
63 a patently offensive way, sexually explicit conduct; and

64 (3) A reasonable person would find, taken as a whole, lacks serious literary, artistic,
65 political, or scientific value.

66 (4) For the purposes of any prohibition, protection, or requirement under any and all
67 articles and sections of the Code of West Virginia protecting children from exposure to indecent
68 displays of a sexually explicit nature, such prohibited displays shall include, but not be limited to,
69 any transvestite and/or transgender exposure, performances, or display to any minor.

70 (i)(o) "Parent" includes a biological or adoptive parent, legal guardian, or legal custodian.

71 (m)(p) "Person" means any adult, partnership, firm, association, corporation, or other legal
72 entity.

73 (n)(q) "Sexually explicit conduct" means a ~~ultimate definitive~~ sexual act, ~~normal or~~
74 ~~perverted, between persons of the same or opposite sex,~~ actual or simulated, including ~~genital-~~
75 ~~genital, oral-genital, anal-genital, or oral-anal~~ sexual intercourse, sodomy, oral copulation ~~of any~~
76 ~~kind,~~ sexual bestiality, sexual sadism and masochism, masturbation, excretory functions and lewd
77 exhibition of the ~~anus, genitals or pubic area of any person, or lascivious simulated sexual~~
78 ~~intercourse where the genitals, breast, or pubic area of any person is exhibited.~~

NOTE: The purpose of this bill is to prohibit obscene materials in West Virginia schools.

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