NOTE: The third volume continues with Journal proceedings proper (page 2803) of April 9 through April 10, 2021, the date of final adjournment; followed by the Appendix consisting of remarks of members during the Regular Session, 2021; History of Bills and Resolutions of both houses considered by the Senate; a Topical Index of all Senate bills introduced; and the Index of the Official Journal.

The remainder of this volume consists of the Journal proceedings proper, together with the Appendices and Indexes for the same of the First (June 7) and Second (June 24) Extraordinary Sessions of the Eighty-Fifth Legislature, 2021.
§60-8-6c. Winery and Farm Winery license to sell wine
growlers and provide complimentary samples prior to
purchasing a wine growler.

(a) Legislative findings. — The Legislature hereby finds that it is in the public interest to regulate, control, and support the brewing, manufacturing, distribution, sale, consumption, transportation, and storage of wine and its industry in this state to protect the public health, welfare, and safety of the citizens of this state, and promote hospitality and tourism. Therefore, this section authorizes a licensed winery or farm winery with its principal place of business and manufacture located in this state to have certain abilities to promote the sale of wine manufactured in this state for the benefit of the citizens of this state, the state’s growing wine industry, and the state’s hospitality and tourism industry, all of which are vital components for the state’s economy.

(b) Sales of wine. — A licensed winery or farm winery with its principal place of business and manufacture located in the State of West Virginia may, when licensed under this section, offer only wine manufactured by the licensed winery or farm winery for retail sale to customers from the winery or farm winery’s licensed premises for consumption off of the licensed premises only in the form of original container sealed wine kegs, wine bottles, or wine cans, or also a sealed wine growler for personal consumption, and not for resale. A licensed winery or farm winery may not sell, give, or furnish wine for consumption on the premises of the principal place of business and manufacture located in the State of West Virginia, except for the limited purpose of complimentary samples as permitted in subsection (c) of this section or unless separately licensed as a private wine restaurant or a private manufacturer club.

(c) Complimentary samples. — A licensed winery or farm winery with its principal place of business and manufacture located in the State of West Virginia may offer complimentary samples of wine as set forth in §60-4-3b of this code.

(d) Retail sales. — Every licensed winery or farm winery under this section shall comply with all the provisions of this article as applicable to wine retailers when conducting wine growler sales
and is subject to all applicable requirements and penalties in this article.

(e) Payment of taxes and fees. — A winery or farm winery licensed under this section shall pay all taxes and fees required of licensed wine retailers, in addition to any other taxes and fees required, and shall meet applicable licensing provisions as required by this chapter and by rule of the commissioner.

(f) Advertising. — A winery or farm winery under this section may advertise a particular brand or brands of wine produced by the licensed winery or farm winery and the price of the wine subject to state and federal requirements or restrictions. The advertisement may not encourage intemperance or target minors.

(g) Wine growler defined. – For purposes of this section and section §60-8-6d of the code, “Wine Growler” means a container or jug that is made of glass, ceramic, metal, or other material approved by the commissioner, that may be no larger than 128 fluid ounces in size and is capable of being securely sealed. The growler may be used by by an authorized licensee for purposes of off-premises sales only of wine for personal consumption, and not for resale. Notwithstanding any other provision of this code to the contrary, a securely sealed wine growler is not an open container under state and local law. A wine growler with a broken seal is an open container under state and local law unless it is located in an area of the motor vehicle physically separated from the passenger compartment. For purpose of this article, a secure seal means using a tamper evident seal, such as: (1) A plastic heat shrink wrap band, strip, or sleeve extending around the cap or lid of wine growler to form a seal that must be broken when the container is opened; or (2) A screw top cap or lid that breaks apart when the wine growler is opened.

(h) Wine Growler requirements. — A winery or farm winery licensed under this section shall prevent patrons from accessing the secure area where the winery or farm winery fills a wine growler and prevent patrons from filling a wine growler. A licensed winery or farm winery under this section shall sanitize, fill, securely seal, and label any wine growler prior to its sale. A licensed winery or
farm winery under this section may refill a wine growler subject to the requirements of this section. A winery or farm winery shall visually inspect any wine growler before filling or refilling it. A winery or farm winery may not fill or refill any wine growler that appears to be cracked, broken, unsafe, or otherwise unfit to serve as a sealed beverage container.

(i) **Wine Growler labeling.** — A winery or farm winery licensed under this section selling wine growlers shall affix a conspicuous label on all sold and securely sealed wine growlers listing the name of the licensee selling the wine growler, the brand of the wine in the wine growler, the alcohol content by volume of the wine in the wine growler, and the date the wine growler was filled or refilled. All labeling on the wine growler shall be consistent with all federal labeling and warning requirements.

(j) **Wine growler sanitation.** — A licensed winery or farm winery authorized under this section shall clean and sanitize all wine growlers it fills or refills in accordance with all state and county health requirements prior to its filling and sealing. In addition, the licensed winery or farm winery shall sanitize, in accordance with all state and county health requirements, all taps, tap lines, pipelines, barrel tubes, and any other related equipment used to fill or refill growlers. Failure to comply with this subsection may result in penalties under this article.

(k) **Fee.** — There is no additional fee for a licensed winery or farm winery authorized under this section to sell wine growlers, but the licensee shall meet all other requirements of this section.

(l) **Limitations on licensees.** — To be authorized under this section, a licensed winery or farm winery may not produce more than 10,000 gallons of wine per calendar year at the winery or farm winery’s principal place of business and manufacture located in the State of West Virginia. A licensed winery or farm winery authorized under this section is subject to the applicable penalties under this article for violations of this section.

(m) **Rules.** — The commissioner, in consultation with the Bureau for Public Health, may propose legislative rules concerning
sanitation for legislative approval, pursuant to §29A-3-1 et seq. of this code, to implement this section.

§60-8-6d. Wine retailer, wine specialty shop, private wine restaurant, private wine bed and breakfast, private wine spa, Class B retail dealer, private club restaurant, private manufacturer club, Class A retail licensee, and Class B retail licensee’s authority to sell wine growlers.

(a) Legislative findings. — The Legislature hereby finds that it is in the public interest to regulate, control, and support the brewing, manufacturing, distribution, sale, consumption, transportation, and storage of wine and its industry in this state to protect the public health, welfare, and safety of the citizens of this state and promote hospitality and tourism. Therefore, this section authorizes a licensed wine retailer, wine specialty shop, private wine restaurant, private wine bed and breakfast, private wine spa, private club restaurant, private manufacturer club, Class A retail licensee, or Class B retail licensee to have certain abilities in order to promote the sale of wine manufactured in this state for the benefit of the citizens of this state, the state’s growing wine industry, and the state’s hospitality and tourism industry, all of which are vital components for the state’s economy.

(b) Sales of wine. — A licensed wine retailer, wine specialty shop, private wine restaurant, private wine bed and breakfast, private wine spa, private club restaurant, private manufacturer club, Class A retail licensee, or Class B retail licensee who pays the fee in subsection (h) of this section and meets the requirements of this section may offer wine for retail sale to patrons from the licensed premises in a sealed wine growler for personal consumption off of the licensed premises, and not for resale. Prior to the sale, the licensee shall verify, using proper identification, that any patron purchasing wine is 21 years of age or over and that the patron is not visibly intoxicated. There non-prorated, non-refundable annual fee to sell wine growlers is $100.

(c) Retail sales. — Every licensee authorized under this section shall comply with all the provisions of this article as applicable to
wine retailers when conducting sales of wine in a wine growler and is subject to all applicable requirements and penalties in this article.

(d) Payment of taxes and fees. — A licensee authorized under this section shall pay all taxes and fees required of licensed wine retailers, in addition to any other taxes and fees required, and meet applicable licensing provisions as required by this chapter and by rule of the commissioner.

(e) Advertising. — A licensee authorized under this section may advertise a particular brand or brands of wine and the price of the wine, subject to state and federal requirements or restrictions. The advertisement may not encourage intemperance or target minors.

(f) Wine Growler defined and requirements. — A licensee authorized under this section shall use the wine growler definition and requirements in §60-8-6c(g) and §60-8-6c(h) of this code.

(g) Wine Growler labeling and sanitation. — A licensee authorized under this section shall label and sanitize wine growlers as set forth in §60-8-6c(i) and §60-8-6c(j) of this code.

(h) Complimentary samples. — A licensee authorized under this section may provide complimentary wine growler samples to a person intending to purchase a wine growler which may be no greater than two fluid ounces per wine growler sample and a wine growler sampling shall not exceed three complimentary two fluid ounce samples per patron per day. A licensee authorized under this section providing complimentary wine samples shall, prior to providing any samples, verify that the patron sampling wine is 21 years of age or older and that the patron is not visibly or noticeably intoxicated.

(i) Limitations on licensees. — A licensee under this section may only sell wine growlers during the hours of operation set forth in this article. Any licensee licensed under this section shall maintain a secure area for the sale and filling of wine in a wine growler. The secure area shall only be accessible by the licensee.
Any licensee licensed under this section is subject to the applicable penalties under this article for violations.

(j) Non-applicability of certain statutes. — Notwithstanding any other provision of this article to the contrary, licensees under this section are permitted to break the seal of the original container for the limited purpose of filling a wine growler or providing complimentary wine samples as provided in this section. Any unauthorized sale of wine or any consumption not permitted on the licensee’s licensed premises is subject to penalties under this article.

(k) Rules. — The commissioner may propose legislative rules for legislative approval, pursuant to §29A-3-1 et seq. of this code, to implement this section.

§60-8-6e. Private wine delivery license for a licensed Class A wine licensee or a third party; requirements; limitations; third party license fee; private retail transportation permit; and requirements.

(a) A Class A wine licensee who is licensed to sell wine for on-premises consumption may apply for a private wine delivery license permitting the order, sale, and delivery of wine in the original container of sealed bottles or cans, or sealed wine growlers, when separately licensed for wine growler sales. The order, sale, and delivery of wine in the original container of sealed bottles or cans, or sealed wine growlers is permitted for off-premises consumption when completed by the licensee or the licensee’s employees to a person purchasing the wine through a telephone, mobile ordering application, or web-based software program, authorized by the licensee’s license. There is no additional fee for a Class A wine licensee to obtain a private wine delivery license. The order, sale, and delivery process must meet the requirements of this section. The order, sale, and delivery process is subject to the penalties of this article.

(b) A third party, not licensed for wine sales or distribution, may apply for a private wine delivery license for the privilege of ordering and delivery of wine in the original container of sealed
bottles, or cans, or sealed wine growlers, from a licensee with a wine growler license. The order and delivery of wine in the original container of sealed bottles or cans, or sealed wine growlers is permitted by a third party licensee when sold by a Class A wine licensee to a person purchasing the wine through telephone orders, mobile ordering application, or web-based software program for off-premises consumption. The private wine delivery license non-prorated, nonrefundable annual fee is $200 per third party entity, with no limit on the number of drivers and vehicles.

(c) The private wine delivery license application shall comply with licensure requirements in this article and shall contain any information required by the commissioner.

(d) Sale Requirements. -

(1) The wine purchase shall accompany the purchase of prepared food or a meal and the completion of the sale may be accomplished by the delivery of prepared food or a meal, and sealed wine by the licensee or third-party licensee.

(2) Any purchasing person shall be 21 years of age or older, shall not be visibly or noticeably intoxicated at the time of delivery, and shall meet the requirements set forth in this article for the sale of wine.

(3) “Prepared food or a meal” for this article, means food that has been cooked, grilled, fried, deep-fried, air-fried, smoked, boiled, broiled, twice baked, blanched, sautéed, or in any other manner freshly made and prepared, and does not include pre-packaged food from the manufacturer.

(4) An order, sale, and delivery may consist of no more than 384 fluid ounces of wine per delivery order; and

(5) A third-party private wine delivery licensee may not have a pecuniary interest in a Class A wine licensee, as set forth in this article. A third-party private wine delivery licensee may only charge a convenience fee for the delivery of wine as provided in this section. The third-party private wine delivery licensee may not collect a percentage of the delivery order for the delivery of alcohol.
but may collect a percentage of the delivery order directly related to prepared food or a meal. The convenience fee charged by the third-party private wine delivery licensee to the purchasing person may be no greater than five dollars per delivery order where wine is ordered by the purchasing person. For any third-party private wine delivery licensee also licensed for nonintoxicating beer or nonintoxicating craft beer growler delivery as set forth in §11-16-6d of the code or craft cocktail growler delivery as set forth in §60-7-8f of the code, the total convenience fee of any order, sale, and delivery of a sealed growler, wine growler, or craft cocktail growler shall not exceed five dollars.

(e) Private Wine Delivery Requirements. -

(1) Delivery persons employed for the delivery of sealed wine shall be 21 years of age or older. The third-party private wine delivery licensee shall file each delivery person’s name, driver’s license, and vehicle information with the commissioner;

(2) The third-party private wine delivery licensee shall train delivery persons on verifying legal identification and in identifying the signs of intoxication. The third-party private wine delivery licensee shall submit certification of the training to the commissioner;

(3) The third party private wine delivery licensee or Class A wine licensee shall hold a retail transportation permit for each vehicle delivering sealed wine per subsection (g) of this section: Provided, That a delivery driver may retain an electronic copy of his or her permit as proof of licensure;

(4) Delivery of food or a meal, and sealed wine orders by a third-party private wine delivery licensee or Class A wine licensee may occur in the county or contiguous counties where the wine licensee is located;

(5) The third-party private wine delivery licensee may only deliver prepared food or a meal and sealed wine to addresses located in West Virginia. The third-party private wine delivery licensee shall account for and pay all sales and municipal taxes;
(6) The third-party private wine delivery licensee may not deliver prepared food or a meal, and sealed wine to any other wine licensees;

(7) Deliveries of food or a meal, and sealed wine are only for personal use, and not for resale; and

(8) The third-party private wine delivery licensee shall not deliver and leave deliveries of prepared food or a meal, and sealed wine any address without verifying a person’s age and identification as required by this section.

(f) Telephone, mobile ordering application, or web-based software requirements. -

(1) The delivery person shall only permit the person who placed the order through a telephone, mobile ordering application, or web-based software to accept the prepared food or meal, and wine delivery which is subject to age verification upon delivery with the delivery person’s visual review and verification and, as applicable, a stored scanned image of the purchasing person’s legal identification:

(2) Any mobile ordering application or web-based software used shall create a stored record and image of the purchasing person’s legal identification and details of the sale, accessible by the delivery driver for verification, and shall include the delivery driver’s name and vehicle information;

(3) Any telephone ordering system shall maintain a log or record of the purchasing person’s legal identification and details of the sale, accessible by the delivery driver for verification, and shall include the delivery driver’s name and vehicle information;

(4) The All records are subject to inspection by the commissioner, and the third-party private wine delivery licensee shall retain the records for inspection for three years. The third-party private wine delivery licensee may not unreasonably withhold the records from the commissioner’s inspection; and
(5) Each vehicle delivering wine shall be issued a private wine retail transportation permit per subsection (g) of this section.

(g) Private Wine Retail Transportation Permit. -

(1) Each private wine delivery vehicle, whose driver is 21 years of age or older, may be permitted for the delivery of prepared food or a meal and wine subject to the requirements of this article.

(2) A Class A wine licensee or a third-party private wine delivery licensee shall provide vehicle and driver information, requested by the commissioner. Upon any change in vehicles or drivers, the licensee shall update the driver and vehicle information with the commissioner as soon as possible.

(3) In conjunction with §60-6-12 of this code, a private wine retail transportation permit shall meet the requirements of a transportation permit authorizing the permit holder to transport wine subject to the requirements of this chapter.

(h) Enforcement. -

(1) The licensee or the third-party private wine delivery licensee are responsible for any violations committed by their employees or independent contractors under this article, and more than one violation may be issued for a single violation involving multiple licensees, employees, or independent contractors.

(2) Any license or permit granted by this section is subject to the penalties of probation, monetary fines, suspension, and revocation, as set forth in this article, for violations committed by the licensee, its employees, or independent contractors.

(3) It is a violation for any licensee, its employees, or independent contractors to break the seal of a wine bottle, wine can, or wine growler. A person who violates the provisions of this subdivision is subject to the maximum penalties available in this article.
(4) For purposes of criminal enforcement of the provisions of this article, persons ordering, purchasing, and accepting delivery of orders are considered to be purchasers.

§60-8-6f. Private wine delivery license for a licensed Class B wine licensee or a third party; requirements; limitations; third party license fee; private retail transportation permit; and requirements.

(a) A Class B wine licensee who is licensed to sell wine for on-premises consumption may apply for a private wine delivery license permitting the order, sale, and delivery of wine in the original container of sealed bottles or cans, or sealed wine growlers, when separately licensed for wine growler sales. The order, sale, and delivery of wine in the original container of sealed bottles, cans, or sealed wine growlers is permitted for off-premises consumption when completed by the licensee or the licensee’s employees to a person purchasing the wine through telephone, mobile ordering application, or web-based software program, as authorized by the licensee’s license. There is no additional fee for a Class B wine licensee to obtain a private wine delivery license. The order, sale, and delivery process shall meet the requirements of this section, and subject to the penalties of this article.

(b) A third party, not licensed for wine sales or distribution, may apply for a private wine delivery license for the privilege of the ordering and delivery of wine in the original container of sealed bottles, or cans, or sealed wine growlers, from a licensee with a wine growler license. The order and delivery of wine in the original container of sealed bottles or cans, or sealed wine growlers is permitted for off-premises consumption by a third party licensee when sold by a Class B wine licensee to a person purchasing the wine through telephone orders, mobile ordering application, or web-based software program. The private wine delivery license non-prorated, nonrefundable annual fee is $200 per third party entity, with no limit on the number of drivers and vehicles.

(c) The private wine delivery license application shall comply with licensure requirements in this article and shall contain any information required by the commissioner.
(d) Sale Requirements. -

(1) The wine purchase may accompany the purchase of prepared food and the completion of the sale may be accomplished by the delivery of food and sealed wine by the licensee or third-party private wine delivery licensee.

(2) Any purchasing person must be 21 years of age or older, shall not be visibly or noticeably intoxicated at the time of delivery, and shall meet the requirements set forth in this article for the sale of wine.

(3) Food, for purposes of this section, means food that has been cooked, microwaved, or that is pre-packaged food from the manufacturer;

(4) An order, sale, or delivery consisting of food and any combination of sealed wine bottles, cans, or growlers shall not be in excess of 384 fluid ounces of wine; and

(5) A third-party private wine delivery licensee shall not have a pecuniary interest in a Class B wine licensee, as set forth in this article. A third-party private wine delivery licensee may only charge a convenience fee for the delivery of wine. The third-party private wine delivery licensee may not collect a percentage of the delivery order for the delivery of alcohol but may collect a percentage of the delivery order directly related to food only. The convenience fee charged by the third-party private wine delivery licensee to the purchasing person shall be no greater than five dollars per delivery order where wine is ordered by the purchasing person. For any third-party licensee also licensed for nonintoxicating beer or nonintoxicating craft beer delivery as set forth in §11-16-6f of the code, the total convenience fee of any order, sale, and delivery shall not exceed five dollars.

(e) Private Wine Delivery Requirements. -

(1) Delivery persons employed for the delivery of sealed wine shall be 21 years of age or older. The third-party private wine delivery licensee shall file each delivery person’s name, driver’s license, and vehicle information with the commissioner;
(2) The third-party private wine delivery licensee shall train delivery persons on verifying legal identification and in identifying the signs of intoxication and certification. The third-party private wine delivery licensee shall submit certification of the training to the commissioner;

(3) The third party delivery licensee or Class B wine licensee must hold a retail transportation permit for each vehicle delivering sealed wine as required by subsection (g) of this section: Provided, That a delivery driver may retain an electronic copy of his or her permit as proof of licensure;

(4) The third-party private wine delivery licensee may only deliver prepared food and sealed wine orders by a third-party private wine delivery licensee or Class B wine licensee in the county where the wine licensee is located;

(5) The third-party private wine delivery licensee may only deliver prepared food and sealed wine to addresses located in West Virginia with all sales and municipal taxes accounted for and paid;

(6) A third-party private wine delivery licensee may not deliver prepared food and sealed wine to any other wine licensees;

(7) Deliveries of food and sealed wine are only for personal use, and not for resale; and

(8) A third-party private wine delivery licensee shall not deliver and leave prepared food and sealed wine at any address without verifying a person’s age and identification as required by this section.

(f) Telephone, mobile ordering application, or web-based software requirements. -

(1) The delivery person shall only permit the person who placed the order through a telephone, mobile ordering application, or web-based software to accept the food and wine delivery which is subject to age verification upon delivery with the delivery person’s visual review and verification and, as applicable, a stored scanned image of the purchasing person’s legal identification;
(2) Any mobile ordering application or web-based software used shall create a stored record and image of the purchasing person’s legal identification and details of the sale, accessible by the delivery driver for verification, and shall include the delivery driver’s name and vehicle information;

(3) Any telephone ordering system shall maintain a log or record of the purchasing person’s legal identification and details of the sale, accessible by the delivery driver for verification, and must include the delivery driver’s name and vehicle information;

(4) All records are subject to inspection by the commissioner. The third-party private wine delivery licensee shall retain the records for inspection for three years. The third-party private wine delivery licensee may not unreasonably withhold the records from the commissioner’s inspection; and

(5) Each vehicle delivering wine shall be issued a private wine retail transportation permit under subsection (g) of this section.

(g) Private Wine Retail Transportation Permit. -

(1) Each private wine delivery vehicle, whose driver is 21 years of age or older, may be permitted for the delivery of prepared food and wine subject to the requirements of this article.

(2) A Class B wine licensee or third-party private wine delivery licensee shall provide vehicle and driver information requested by the commissioner. Upon any change in vehicles or drivers, the licensee shall update the driver and vehicle information with the commissioner as soon as possible.

(3) In conjunction with §60-6-12 of this code, a private wine retail transportation permit shall meet the requirements of a transportation permit authorizing the permit holder to transport wine subject to the requirements of this chapter.

(h) Enforcement. -

(1) The licensee or third-party private wine delivery licensee are each responsible for any violations committed by their
employees or agents under this article, and more than one violation
may be issued for a single violation involving multiple licensees,
employees, or independent contractors.

(2) Any license or permit granted by this section is subject to
the penalties of probation, monetary fines, suspension, and
revocation, as set forth in this article, for violations committed by
the licensee, its employees, or independent contractors.

(3) It is a violation for any licensee, its employees, or
independent contractors to break the seal of a wine bottle, wine can,
or wine growler. A person who violates the provisions of this
subdivision is subject to the maximum penalties available in this
article.

(4) For purposes of criminal enforcement of the provisions of
this article, persons ordering, purchasing, and accepting delivery of
orders are considered to be purchasers.

§60-8-18. Revocation, suspension, and other sanctions which
may be imposed by the commissioner upon the licensee; procedure for appealing any final order of the
commissioner which revokes, suspends, sanctions, or
denies the issuance or renewal of any license issued under
this article.

(a) The commissioner may on his or her own motion, or shall
on the sworn complaint of any person, conduct an investigation to
determine if any provisions of this article or any rule promulgated
or any order issued by the commissioner has been violated by any
licensee. After investigation, the commissioner may impose
penalties and sanctions as set forth below in this section.

(1) If the commissioner finds that the licensee has violated any
provision of this article or any rule promulgated or order issued by
the commissioner, or if the commissioner finds the existence of any
ground on which a license could have been refused, if the licensee
were then applying for a license, the commissioner may:

(A) Revoke the licensee’s license;
(B) Suspend the licensee’s license for a period determined by the commissioner not to exceed 12 months; or

(C) Place the licensee on probation for a period not to exceed 12 months; and or

(D) Impose a monetary penalty not to exceed $1,000 for each violation where revocation is not imposed.

(2) If the commissioner finds that a licensee has willfully violated any provision of this article or any rule promulgated or any order issued by the commissioner, the commissioner shall revoke the licensee’s license.

(b) If a supplier or distributor fails or refuses to keep in effect the bond required by §60-8-29 of this article, the commissioner shall automatically suspend the supplier or distributor’s license until the bond required by §60-8-20 of this article is furnished to the commissioner, at which time the commissioner shall vacate the suspension

(e)(b) Whenever the commissioner refuses to issue a license, or suspends or revokes a license, places a licensee on probation, or imposes a monetary penalty, he or she shall enter an order to that effect and cause a copy of the order to be served in person or by certified mail, return receipt requested, on the licensee or applicant.

(d)(c) An applicant or licensee, as the case may be, adversely affected by the order has a right to a hearing before the commissioner if a written demand for hearing is served upon the commissioner within 10 days following the receipt of the commissioner’s order by the applicant or licensee. Timely service of a demand for a hearing upon the commissioner operates to suspend the execution of the order with respect to which a hearing has been demanded, except an order suspending a license under the provisions of §60-8-29 of this code. The person demanding a hearing shall give security for the cost of the hearing in a form and amount as required by the commissioner may reasonably require. If the person demanding the hearing does not substantially prevail in the hearing or upon judicial review thereof as provided in
subsections (g)(f) and (h)(g) of this section, then the costs of the hearing shall be assessed against him or her by the commissioner and may be collected by an action at law or other proper remedy.

(e)(d) Upon receipt of a timely served written demand for a hearing, the commissioner shall immediately set a date for the hearing and notify the person demanding the hearing of the date, time, and place of the hearing, which shall be held within 30 days after receipt of the demand. At the hearing, the commissioner shall hear evidence and thereafter enter an order supporting by findings of facts, affirming, modifying, or vacating the order. Any such order is final unless vacated or modified upon judicial review.

(f)(e) The hearing and the administrative procedure prior to, during, and following the hearing shall be governed by and in accordance with the provisions of §29A-5-1 et seq. of this code.

(g)(f) Notwithstanding the provisions of §29A-5-4(b) of this code, an applicant or licensee adversely affected by a final order entered following a hearing has the right of to judicial review of the order code in the Circuit Court of Kanawha County or the circuit court in the county where the proposed or licensed premises is located and will or does conduct sales: Provided, That in all other respects, such the review shall be conducted in the manner provided in chapter 29A of this code. The applicant or licensee shall file the petition for the review must be filed with the circuit court within 30 days following entry of the final order issued by the commissioner. An applicant or licensee obtaining judicial review is required to pay the costs and fees incident to transcribing, certifying, and transmitting the records pertaining to the matter to circuit court.

(h)(g) The judgment of the circuit court reviewing the order of the commissioner is final unless reversed, vacated, or modified on appeal to the Supreme Court of Appeals in accordance with the provisions of §29A-6-1 of this code.

(h)(h) Legal counsel and services for the commissioner in all proceedings in any circuit court and the Supreme Court of Appeals shall be provided by the Attorney General or his or her assistants
and in any proceedings in any circuit court by the prosecuting attorney of that county as well, all without additional compensation.

§60-8-20. Unlawful acts generally.

It shall be unlawful:

(a) For a supplier or distributor to sell or deliver wine purchased or acquired from any source other than a person registered under the provisions of section six of this article or for a retailer to sell or deliver wine purchased or acquired from any source other than a licensed distributor or a farm winery as defined in §60-1-5a of this code;

(b) Unless otherwise specifically provided by the provisions of this article, for a licensee under this article to acquire, transport, possess for sale or sell wine other than in the original package;

(c) For a licensee, his or her servants, agents or employees to sell, furnish or give wine to any person less than 21 years of age, or to a mental incompetent or person who is physically incapacitated due to the consumption of alcoholic liquor or the use of drugs: Provided, That the provisions of section §60-3A-25a of this code shall apply to sales of wine;

(d) For a licensee to permit a person who is less than 18 years of age to sell, furnish or give wine to any person, except as provided for in subsection (g) of this section;

(e) For a supplier or a distributor to sell or deliver any brand of wine purchased or acquired from any source other than the primary source of supply of the wine which granted the distributor the right to sell the brand at wholesale. For the purposes of this article, “primary source of supply” means the vintner of the wine, the importer of a foreign wine who imports the wine into the United States, the owner of a wine at the time it becomes a marketable product, the bottler of a wine or an agent specifically authorized by any of the above-enumerated persons to make a sale of the wine to a West Virginia distributor: Provided, That no retailer shall sell or
deliver wine purchased or acquired from any source other than a distributor or farm winery licensed in this state: *Provided, however,* That nothing herein is considered to prohibit sales of convenience between distributors licensed in this state wherein one distributor sells, transfers or delivers to another distributor a particular brand or brands for sale at wholesale, of which brand or brands the other distributor has been authorized by a licensed supplier to distribute. The commissioner shall promulgate *legislative* rules necessary to carry out the provision of this subsection;

(f) For a person to violate any reasonable rule promulgated by the commissioner under this article;

(g) Nothing in this article, nor any rule or regulation of the commissioner, shall prevent or be considered to prohibit any licensee from employing any person who is at least 18 years of age to serve in any licensee’s lawful employment, including the sale or delivery of wine or distribution of wine on behalf of a winery, farm winery, farm entity, supplier, or distributor under the provisions of this article. With the prior approval of the commissioner, a licensee whose principal business is the sale of food or consumer goods or the providing of recreational activities, including, but not limited to, nationally franchised fast food outlets, family-oriented restaurants, bowling alleys, drug stores, discount stores, grocery stores and convenience stores, may employ persons who are less than 18 years of age but at least 16 years of age: *Provided,* That the person’s duties may not include the sale or delivery of nonintoxicating beer or wine alcoholic liquors only when directly supervised by a person 21 years of age or older: *Provided, however,* That the authorization to employ persons under the age of 18 years of age shall be clearly indicated on the licensee’s license. *Provided, further,* That nothing in this article, nor any rule or regulation of the commissioner, shall prevent or be considered to prohibit any licensee from employing any person who is at least 21 years of age for the ordering and delivery of wine when licensed for the ordering and delivery of wine under the provisions of this article.
§60-8-29. **Bond Affidavit of compliance** required of distributors and suppliers.

Each applicant for a distributor’s license or a supplier’s license shall furnish at the time of application a bond with a corporate surety authorized to transact business in this State, payable to the State, and conditioned on the payment of all taxes and fees herein prescribed and on the faithful performance of and compliance with the provisions of this article. an affidavit of compliance with federal and state laws regarding tied house laws, trade practice requirements, and furnishing things of value requirements set forth in the code and the rules. The commissioner shall suspend the licenses of licensed distributors and suppliers upon 10 days written notice by the commissioner, for failing to pay their taxes to the Tax Commissioner or who are not otherwise in good standing with the commissioner and other state agencies. If the licensed distributors and suppliers fail to pay their taxes or otherwise fail to take corrective actions to put the licensed distributors and suppliers in good standing within 30 days from the date of suspension of the licensee’s license, then the commissioner shall revoke the licensee’s license pursuant to the requirements of this article.

The penal sum of the bond for distributors shall be ten thousand dollars and the penal sum of the bond for suppliers shall be $10,000. Each distributor shall be required to furnish separate bond for each location or separate place of business from which wine is distributed, sold or delivered. Revocation or forfeiture of the bond furnished for any such location may, in the discretion of the commissioner, cause the revocation or forfeiture of all such bonds furnished by the distributor suffering such revocation or forfeiture.

§60-8-32a. **Where wine may be sold and consumed for on-premises consumption.**

(a) Any Class A wine licensee, in good standing with the commissioner, may apply, on a form provided by the commissioner, to sell, serve, and furnish wine for on-premises consumption on the licensee’s licensed premises in a private wine outdoor dining area or private wine outdoor street dining area, as authorized by any municipal council or county commission who
has determined that such areas are legally demarcated by a municipality or county for the sale and consumption of wine.

(b) The Class A wine licensee shall submit to a municipal or county commission for the approval of the private wine outdoor dining area or private wine outdoor street dining area and submit to the municipality or county commission a revised floorplan requesting to sell wine, subject to the commissioner’s requirements, in an approved and bounded outdoor area that is adjacent to the licensee’s licensed premises for private wine outdoor dining under the licensee’s control and with right of ingress and egress. For private outdoor street dining the approved and bounded outdoor area need not be adjacent to the licensee’s licensed premises, but in close proximity and under the licensee’s control and with right of ingress and egress. For purposes of this section, “close proximity,” means an available area within 150 feet of the licensee’s licensed premises.

(c) This private wine outdoor dining or private wine outdoor street dining may be operated in conjunction with a private outdoor dining or private outdoor street dining area set forth in §60-7-8d of this code, and nonintoxicating beer or nonintoxicating craft beer outdoor dining or outdoor street dining set forth in §11-16-9 of this code.

(d) For purposes of this section, “private wine outdoor dining and private wine outdoor street dining” include dining areas that are:

1. Outside and not served by an HVAC system for air handling services and use outside air;

2. Open to the air; and

3. Not enclosed by fixed or temporary walls; however, the commissioner may seasonally approve a partial enclosure with up to two temporary or fixed walls.

Any areas where seating is incorporated inside a permanent building with ambient air through HVAC is not considered outdoor dining pursuant to this subsection.
(e) Class A licensees licensed for on-premises sales shall provide food or a meal along with sealed wine in the original container or a sealed wine growler sales and service as set forth in this section and in §60-8-3 of this code, to a patron who is in-person or in-vehicle while picking up food and sealed wine in the original containers or sealed wine growlers ordered-to-go, subject to verification that the purchasing person is 21 years of age or older, and not visibly, or noticeably intoxicated, and as otherwise specified in this article.

§60-8-34. When retail sales prohibited.

It shall be unlawful for a retailer, farm winery, wine specialty shop retailer, private wine bed and breakfast, private wine restaurant, or private wine spa licensee, his or her servants, agents, or employees to sell or deliver wine between the hours of 2:00 a.m. and 4:00 a.m. or, it shall be unlawful for a winery, farm winery, private wine bed and breakfast, private wine restaurant, or private wine spa, his or her servants, agents, or employees to sell wine between the hours of 2:00 a.m. and 1:00 p.m. in any county upon approval as provided for in §7-1-3ss of this code, on Sundays, or between the hours of 2:00 a.m. and 7:00 a.m. on weekdays and Saturdays, and Sundays.

ARTICLE 8A. MANUFACTURE AND SALE OF HARD CIDER.


“Hard Cider” means a type of wine that is derived primarily from the fermentation of apples, pears, peaches, honey, or other fruit, or from apple, pear, peach, or other fruit juice concentrate and water; contains no more than 0.64 grams of carbon dioxide per 100 milliliters; contains at least one half of one percent and less than 12 and one half percent alcohol by volume; and is advertised, labeled, offered for sale, or sold, as hard cider or cider containing alcohol, and not as a wine, wine product, or as a substitute for wine.


(a) Except as stated in this article, all wine licenses and other wine requirements set forth in §60-8-1 et seq., §60-4-3b, and §60-
6-2, of this code, shall apply to the manufacture, distribution, or sale of hard cider. Any person or licensee legally authorized to manufacture, distribute, or sell wine may manufacture, distribute, or sell hard cider in the same manner and to the same persons, and subject to the same limitations and conditions, as such license or legal right authorizes him or her to manufacture, distribute, or sell wine. No additional wine license fees shall be charged for the privilege of manufacturing, distributing, or selling hard cider.

(b) Except as stated in this article, all hard cider distributors are bound by all wine distribution requirements set forth in §60-8-1 et seq., §60-4-3b, and §60-6-2, of this code which shall apply to distribution of hard cider. Any person or licensee legally authorized to distribute hard cider may distribute hard cider in the same manner and to the same persons, and subject to the same limitations and conditions, as a license or legal right would authorize him or her to distribute wine. An additional hard cider license fees shall not be charged for the privilege of distributing hard cider.

§60-8A-3. Taxation; reporting; deposits into Agriculture Development Fund; penalties for failure to file returns; application of state tax law; rulemaking authority.

(a) There is hereby levied and imposed on all hard cider sold on and after July 1, 2021, by wineries, farm wineries, and suppliers to distributors, and including all hard cider sold and sent to persons 21 years of age or older who reside in West Virginia from direct shippers, a tax of 22.6 cents per gallon, in like ratio for any partial gallon or other unit of measure: Provided, That wineries, farm wineries, and suppliers eligible for federal tax credits in 26 U.S.C. 5041(c)(1) on hard cider are eligible for the credits in this state against the tax on hard cider. In the case of a person who produces not more than 250,000 wine gallons of hard cider during the calendar year, there shall be allowed as a credit against any tax imposed by this section of 5.6 cents per wine gallon on the first 100,000 wine gallons of hard cider which are removed during such year for consumption or sale and which have been produced at qualified facilities in the United States. That credit shall be reduced by one percent for each 1,000 wine gallons of hard cider produced in excess of 150,000 wine gallons of hard cider during the calendar year.
year. For the purposes of this section, the term “wine gallon” means a United States gallon of liquid measure equivalent to the volume of 231 cubic inches. On lesser quantities, the tax shall be paid proportionately (fractions of less than one-tenth gallon being converted to the nearest one-tenth gallon, and five-hundredths gallon being converted to the next full one-tenth gallon). Hard cider is exempt from the liter tax established under §60-8-4 of this code.

(b) The Tax Commissioner shall deposit, at least quarterly, after deducting the amount of any refunds lawfully paid and any administrative fees authorized by this code, the taxes for the hard cider, pursuant to this section, in the Agriculture Development Fund established by §19-2-12 of this code.

(c) Before the 16th day of each month thereafter, every winery, farm winery, supplier, distributor, and direct shipper shall make a written report under oath to the Tax Commissioner and the commissioner showing the identity of the purchasing person, the quantity, label, and alcoholic content of hard cider sold by the winery, farm winery, and supplier to West Virginia distributors or the direct shipper to persons 21 years of age or older who reside in West Virginia during the preceding month and at the same time shall pay the tax imposed by this article on the hard cider sold to the distributor or to persons 21 years of age or older who reside in West Virginia during the preceding month to the Tax Commissioner.

The reports shall contain other information and be in the form required by the Tax Commissioner. For purposes of this article, the reports required by this section shall be considered tax returns covered by the provisions of §11-10-1 et seq. of this code. Failure to timely file the tax returns within five calendar days of the 16th day of each month subjects a winery, farm winery, supplier, distributor, and direct shipper to penalties under §60-8-18 of this code.

(d) No hard cider imported, sold, or distributed in this state or sold and shipped to this state by a direct shipper shall be subject to more than one per-gallon tax on hard cider.
(e) **Administrative procedures.** — Each and every provision of the West Virginia Tax Procedure and Administration Act set forth in §11-10-1 et seq. of this code, applies to the taxes imposed pursuant to this section, except as otherwise expressly provided in this article, with like effect as if that act were applicable only to the taxes imposed by this section and were set forth in extenso in this article.

(f) **Criminal penalties.** — Each and every provision of the West Virginia Tax Crimes and Penalties Act set forth in §11-9-1 et seq. of this code applies to the taxes imposed pursuant to this section with like effect as if that act were applicable only to the taxes imposed pursuant to this article and were set forth in extenso in this article.

(g) The Tax Commissioner may propose legislative rules for legislative approval, pursuant to §29A-3-1 et seq. of this code, to implement this section.

**§60-8A-4. Fruit sources; phase in; applications.**

(a) On and after July 1, 2021, pursuant to §60-3-25 of this code, any farm winery attempting to manufacture hard cider may apply to the Agriculture Commissioner with a copy to the commissioner showing its inability to obtain 75 percent of the apples, pears, peaches, honey, or other fruits necessary to produce its hard cider from within this state. The Agriculture Commissioner may issue a permit to the applicant to import such fruit, honey, or fruit juice concentrate in an amount determined necessary by the Agriculture Commissioner to allow the farm winery to produce hard cider within the percentage established by §60-1-5a of this code.

(b) The burden of proof is on the applicant to show that apples, pears, peaches, honey, or other fruits, of the type normally used by the licensee are not available from any other source within the State of West Virginia. The commissioner shall not consider an application for a permit under this section unless it is accompanied by written findings by the Agriculture Commissioner in support of the application.
(c) Notwithstanding any provision in §60-3-25 of this code, to the contrary, any permit issued under this section is effective for a period of up to three years: Provided, That the applicant files an annual statement of necessity, supported by written findings from the Agriculture Commissioner, with the commissioner. After the five-year permit issued pursuant to this section has expired, the applicant shall submit any subsequent application for a permit pursuant to §60-3-25 of this code.

§60-8A-5. Winery or farm winery licensee’s authority to manufacture, sell, and provide complimentary samples; growler sales; advertisements; taxes; fees; rulemaking.

(a) Sales of hard cider. — A licensed winery or farm winery with its principal place of business or manufacturing facility located in the State of West Virginia may offer hard cider manufactured by the licensed winery or farm winery for retail sale to customers from the winery’s or farm winery’s licensed premises for consumption off of the licensed premises only in approved and registered hard cider kegs, bottles, or cans, or also sealed wine growlers for personal consumption and not for resale. A licensed winery or farm winery may not sell, give, or furnish hard cider for consumption on the premises of the principal place of business or manufacturing facility located in the State of West Virginia, except for the limited purpose of complimentary samples as permitted in subsection (b) of this section. “Wine Growler” has the meaning set forth in §60-8-6c(g) of this code.

(b) Complimentary samples. — A licensed winery or farm winery with its principal place of business or manufacturing facility located in the State of West Virginia may offer complimentary samples of hard cider manufactured at the winery’s or farm winery’s principal place of business or manufacturing facility located in the State of West Virginia. The complimentary samples may be no greater than two fluid ounces per sample per patron, and a sampling shall not exceed six complimentary two-fluid ounce samples per patron per day. A licensed winery or farm winery providing complimentary samples shall provide complimentary food items to the patron consuming the complimentary samples; and prior to any sampling, verify, using
proper identification, that the patron sampling is 21 years of age or older and that the patron is not noticeably or visibly intoxicated.

(c) Retail sales. — Every licensed winery or farm winery under this section shall comply with all the provisions applicable to wine retailers when conducting sales of hard cider and is subject to all applicable requirements and penalties.

(d) Payment of taxes and fees. — A licensed winery or farm winery under this section shall pay all taxes and fees required of licensed wine retailers, in addition to any other taxes and fees required, and meet applicable licensing provisions as required by law and by rule of the commissioner.

(e) Advertising. — A licensed winery or farm winery may advertise a particular brand or brands of hard cider produced by the licensed winery or farm winery and the price of the hard cider subject to state and federal requirements or restrictions. The advertisement may not encourage intemperance or target minors.

(f) Growler requirements. — A licensed winery or farm winery, if offering wine growler filling services, shall meet the filling, labeling, sanitation, and all other wine growler requirements in §60-8-6c of this code.

(g) Fee. — There is no additional fee for a licensed winery or farm winery authorized under §60-8-6c of this code, to sell wine growlers, if a winery or farm winery only desires to sell hard cider in the wine growler, and no other wine, then the annual nonprorated and nonrefundable license fee is $50.


The West Virginia Alcoholic Beverage Control Commissioner may propose legislative rules for legislative approval, pursuant to §29A-3-1 et seq. of this code, to implement this article.

CHAPTER 61. CRIMES AND THEIR PUNISHMENT.

ARTICLE 8. CRIMES AGAINST CHASTITY, MORALITY, AND DECENCY.
§61-8-27. Unlawful admission of children to dance house, etc.; penalty.

Any proprietor or any person in charge of a dance house, concert saloon, theater, museum, or similar place of amusement, or other place, where wines or spirituous or malt liquors are sold or given away, or any place of entertainment injurious to health or morals who admits or permits to remain therein any minor under the age of 18 years, unless accompanied by his or her parent or guardian, is guilty of a misdemeanor and, on conviction thereof, shall be punished by a fine not exceeding $200: Provided, That there is exemption from this prohibition for: (a) A private caterer, private club restaurant, private manufacturer club, private fair and festival, private resort hotel, private hotel, private golf club, private nine-hole golf course, private resort hotel, and private golf club private tennis club, private wedding venue or barn, private outdoor dining and private outdoor street dining, private multi-vendor fair and festival license, private farmers market, private professional sports stadium, and a private multi-sports complex licensed pursuant to §60-7-1 et seq. of this code and in compliance with §60-7-2(f)(11), §60-7-2(g)(8), §60-7-2(h)(74), §60-7-2(i)(78), and §60-7-2(j)(7), §60-7-2(k)(8), §60-7-2(l)(8), §60-7-2(m)(7), §60-7-2(n)(7), §60-7-2(o)(8), §60-7-2(p)(8), §60-7-2(q)(12), §60-7-2(r)(8), §60-7-2(s)(9), §60-7-8c(b)(14), §60-7-8d, and §60-8-32a, of this code; or (b) a private club with more than 1,000 members that is in good standing with the Alcohol Beverage Control Commissioner, that has been approved by the Alcohol Beverage Control Commissioner; and which has designated certain seating areas on its licensed premises as nonalcoholic liquor and nonintoxicating beer areas, as noted in the licensee’s floorplan; or (c) a private fair and festival that is in compliance with §60-7-2(f)(7) of this code, by utilizing a mandatory carding or identification program whereby all members or guests being served or sold alcoholic liquors, nonintoxicating beer, or nonintoxicating craft beer are asked and required to provide their proper identification to verify their identity and further that they are of legal drinking age, 21 years of age or older, prior to each sale or service of alcoholic liquors, nonintoxicating beer, or nonintoxicating craft beer.
On motion of Senator Trump, the following amendments to the Judiciary committee amendment to the bill (Eng. Com. Sub. for H. B. 2025) were reported by the Clerk and considered simultaneously:

On page twenty-one, section nine, line one hundred four, by striking out the words “The area shall be adjacent to the licensees licensed premises for nonintoxicating beer or nonintoxicating craft beer outdoor dining under the licensee’s control with ingress and egress.”;

On page forty-seven, section three-c, line sixty-eight, after the word “of”, by inserting the words “not less than”;

On page seventy-six, section eight-d, lines one through six, by striking out all of subsection (a) and inserting in lieu thereof a new subsection (a), to read as follows:

(a) With prior approval of the Commissioner (a) a private club licensee may sell, serve and furnish alcoholic liquor and; if licensed therefor nonintoxicating craft beer to be consumed on premises in a legally demarcated area which may include a temporary private outdoor dining area or temporary private outdoor street dining area. A temporary private outdoor street dining area shall be approved by the municipal government or county commission in which the licensee operates. The Commissioner shall develop and make available an application form to facilitate the purposes of this subsection.;

On page seventy-six, section eight-d, line eleven, after the word “area”, by inserting a period and striking out the remainder of the sentence;

On page one hundred twenty-six, section thirty-two-a, lines one through six, by striking out all of subsection (a), and inserting in lieu thereof a new subsection (a), to read as follows:

(a) With prior approval of the Commissioner, a Class A wine licensee may sell, serve and furnish wine for on premises consumption on premises consumption in a legally demarcated area in which may include a temporary private wine outdoor dining
area or temporary private wine outdoor street dining area. A temporary private wine outdoor street area shall be approved by the municipal government or county commission in which the licensee operates. The Commissioner shall develop and make available an application form to facilitate the purposes of this subsection.

On page one hundred twenty-six, section thirty-two-a, line ten, after the word “area”, by inserting a period and striking out the remainder of the sentence;

And,

On page one hundred twenty-six, section thirty-two-a, line twelve, after the word “For”, by striking the words “private outdoor street dining” and inserting in lieu thereof the words “private wine outdoor street dining or private wine outdoor dining”.

Following discussion,

The question being on the adoption of Senator Trump’s amendments to the Judiciary committee amendment to the bill, the same was put and prevailed.

The question now being on the adoption of the Judiciary committee amendment to the bill, as amended, the same was put and prevailed.

The bill (Eng. Com. Sub. for H. B. 2025), as amended, was then ordered to third reading.


On second reading, coming up in regular order, was read a second time.

The following amendment to the bill, from the Committee on the Judiciary, was reported by the Clerk and adopted:

By striking out everything after the enacting clause and inserting in lieu thereof the following:
ARTICLE 4. ACCIDENTS.

§17C-4-7. Reports of crashes.

(a) Every law-enforcement officer who, in the regular course of duty, investigates a motor vehicle crash occurring on the public streets or highways of this state resulting in bodily injury to, or death of, any person or total property damage to an apparent extent of $1,000 or more shall, either at the time of and at the scene of the crash or thereafter by interviewing participants or witnesses, within 24 hours after completing such investigation, prepare a report of such crash either electronically or in writing.

(b) Within 24 hours of a motor vehicle crash, the investigating law-enforcement officer shall provide the owner, operator, and insurance information upon request for all the involved parties to each of the other involved parties, and to each party’s respective insurance agents. This information shall be made available, at no cost, whether or not the accident report has been completed.

(b) (c) The investigating law-enforcement officer shall submit the report electronically or in writing within 24 hours after completing the investigation to the Division of Highways in the form and manner approved by the Commissioner of the Division of Highways, the Superintendent of the West Virginia State Police, and the Commissioner of the Division of Motor Vehicles. The Division of Highways shall supply electronic or paper copies of such the form to police departments, sheriffs, and other appropriate law-enforcement agencies.

(e) (d) In the event that the investigating law-enforcement officer cannot complete the investigation within 10 days of the crash, he or she shall submit a preliminary report of the crash to the Division of Highways on the 10th day after the crash and submit the final report within 24 hours of completion of the investigation pursuant to subsection (b)(c) of this section.

The bill (Eng. Com. Sub. for H. B. 2195), as amended, was then ordered to third reading.

On second reading, coming up in regular order, was read a second time.

The following amendment to the bill, from the Committee on the Judiciary, was reported by the Clerk and adopted:

(Senator Weld in the Chair.)

By striking out everything after the enacting clause and inserting in lieu thereof the following:

CHAPTER 48. DOMESTIC RELATIONS.

ARTICLE 1. GENERAL PROVISIONS, DEFINITIONS.

§48-1-220. Decision-making responsibility defined.

“Decision-making responsibility” refers to authority for making significant life decisions on behalf of a child, including, but not limited to, the child’s education, spiritual guidance and health care; Provided, That with regard to healthcare, both parents in any shared parenting plan, regardless of the relative ratio of parenting time allocated between the parents, shall have the authority to make emergency or other non-elective healthcare decisions concerning their child necessary for the child’s health or welfare during such parent's parenting time.

§48-1-239. Shared parenting defined.

(a) “Shared parenting” means either basic shared parenting or extended shared parenting.

(b) “Basic shared parenting” means an arrangement under which one parent keeps a child or children overnight for less than 35 percent of the year and under which both parents contribute to the expenses of the child or children in addition to the payment of child support.
(c) “Extended shared parenting” means an arrangement under which each parent keeps a child or children overnight for more than 35 percent of the year and under which both parents contribute to the expenses of the child or children in addition to the payment of child support.

(d) In any case where, in the absence of an agreement between the parents, a court orders shared parenting at a ratio of, or further disparate than, 65 percent to 35 percent, the order shall be in writing and include specific findings of fact supporting the court’s determination.

§48-1-239a. Shared legal custody defined.

“Shared legal custody” means a continued mutual responsibility and involvement by both parents in major decisions regarding the child’s welfare including matters of education, medical care, and emotional, moral, and religious development consistent with the provisions of §48-9-207 of this code.

48-1-239b. Sole legal custody defined.

“Sole legal custody” means that one parent has the right and responsibility to make major decisions regarding the child’s welfare including matters of education, non-emergency medical care, and emotional, moral, and religious development.

§48-1-241a. Shared physical custody defined.

“Shared physical custody” means a child has periods of residing with, and being under the supervision of, each parent consistent with the provisions of §48-9-206 of this code: Provided, That physical custody shall be shared by the parents in such a way as to assure a child has frequent and continuing contact with both parents. Such frequent and continuing contact with both parents is rebuttably presumed to be in the best interests of the child unless the evidence shows otherwise.

§48-1-241b. Sole physical custody defined.

“Sole physical custody” means a child resides with and is under the supervision of one parent, subject to reasonable visitation by
the other parent, unless the court determines that the visitation would not be in the best interests of the child.

ARTICLE 9. ALLOCATION OF CUSTODIAL RESPONSIBILITY AND DECISION-MAKING RESPONSIBILITY OF CHILDREN.

§48-9-102. Objectives; best interests of the child.

(a) The primary objective of this article is to serve the child’s best interests, by facilitating:

(1) Stability of the child;

(2) Parental planning and agreement about the child’s custodial arrangements and upbringing;

(3) Continuity of existing parent-child attachments;

(4) Meaningful contact between a child and each parent;

(5) Caretaking and parenting relationships by adults who love the child, know how to provide for the child’s needs, and who place a high priority on doing so;

(6) Security from exposure to physical or emotional harm; and

(7) Expeditious, predictable decision-making and avoidance of prolonged uncertainty respecting arrangements for the child’s care and control; and

(8) Meaningful contact between a child and his or her siblings, including half-siblings.

(b) A secondary objective of article is to achieve fairness between the parents.

§48-9-105. Venue for custodial allocation actions independent of divorce.

(a) Venue for the initial determination of custodial allocation or child custody determination within a divorce action shall be governed by §48-5-106 or §48-20-101 et seq. of this code, or both.
(b) Venue for the initial determination of custodial allocation or child custody determination as between parties who reside in separate states shall be governed by §48-20-101 et seq. of this code.

(c) Venue for modification of custodial allocation or modification of child custody determination which was previously determined in a tribunal of a state other than West Virginia shall be governed by §48-20-101 et seq. of this code.

(d) When all persons with potential custodial responsibility reside within the State of West Virginia and the home state of the child is West Virginia as defined in §48-20-102(g) of this code:

(1) Venue for an initial determination of custodial allocation shall be properly had in the county where the parties and the child last resided together or in the child’s home county, which is where the child has resided for at least six consecutive months or since birth. If a child, over the age of six months, has not resided in any county for six consecutive months, then venue lies in the county where the respondent resides at the time of the filing of the action.

(2) Venue for a modification of custodial allocation remains in the county in which the initial custodial allocation was determined until such time as:

(A) Neither the child nor any person with custodial responsibility has resided in the county where the initial custodial allocation was determined for a period of not less than six months preceding the filing of the modification action; neither the child nor any person with custodial responsibility resides within 40 miles of the county seat of the county where the initial custodial allocation was determined; a modification action has been filed in the county where the initial custodial allocation was determined; and a motion to change venue to the residence of the responding party has been filed.

(B) If the conditions of paragraph (A) of this subdivision are satisfied, the matter shall be transferred to the family court in the responding party’s county of residence; or
(C) If the conditions of paragraph (A) of this subdivision are met and all parties consent, the matter may be transferred to the family court in the petitioning party’s county of residence.

§48-9-203. Proposed temporary parenting plan; temporary order; amendment; vacation of order.

(a) A parent seeking a temporary order relating to parenting shall file and serve a proposed temporary parenting plan by motion. The other parent, if contesting the proposed temporary parenting plan, shall file and serve a responsive proposed parenting plan. Either parent may move to have a proposed temporary parenting plan entered as part of a temporary order. The parents may enter an agreed temporary parenting plan at any time as part of a temporary order. The proposed temporary parenting plan may be supported by relevant evidence and shall be verified and shall state at a minimum the following:

(1) The name, address and length of residence with the person or persons with whom the child has lived for the preceding twelve months;

(2) The performance by each parent during the last 12 months of the parenting functions relating to the daily needs of the child;

(3) The parents’ work and child-care schedules for the preceding twelve months;

(4) The parents’ current work and child-care schedules; and

(5) Any of the circumstances set forth in section 9–209 §48-9-209 of this code that are likely to pose a serious risk to the child and that warrant limitation on the award to a parent of temporary residence or time with the child pending entry of a permanent parenting plan.

(b) At the hearing, the court shall enter a temporary parenting order incorporating a temporary parenting plan which includes:

(1) A schedule for the child’s time with each parent when appropriate;
(2) Designation of a temporary residence for the child;

(3) Allocation of decision-making authority, if any. Absent allocation of decision-making authority consistent with section two hundred seven of this article §48-9-207 of this code, neither party shall make any decision for the child other than those relating to day-to-day or emergency care of the child, which shall be made by the party who is present with the child;

(4) Provisions for temporary support for the child; and

(5) Restraining orders, if applicable; and

(6) Specific findings of fact upon which the court bases its determinations.

(c) A parent may make a motion for an order to show cause and the court may enter a temporary order, including a temporary parenting plan, upon a showing of necessity.

(d) A parent may move for amendment of a temporary parenting plan, and the court may order amendment to the temporary parenting plan, if the amendment conforms to the limitations of section 9-209 §48-9-209 of this code and is in the best interest of the child. The court’s order modifying the plan shall be in writing and contain specific findings of fact upon which the court bases its determinations.


(a) After considering the proposed temporary parenting plan filed pursuant to section 9-203 §48-9-203 of this code and other relevant evidence presented, the court shall make a temporary parenting plan that is in the best interest of the child, which shall be in writing and contain specific findings of fact upon which the court bases its determinations. In making this determination, the court shall give particular consideration to:

(1) Which parent has taken greater responsibility during the last 12 months for performing caretaking and/or parenting functions relating to the daily needs of the child; and
(2) Which parenting arrangements will cause the least disruption to the child’s emotional stability while the action is pending.

(b) The court shall also consider the factors used to determine residential provisions in the permanent parenting plan.

(c) Upon credible evidence of one or more of the circumstances set forth in subsection 9-209(a) §48-9-209(a) of this code, the court shall issue a temporary order limiting or denying access to the child as required by that section, in order to protect the child or the other party, pending adjudication of the underlying facts. The temporary order shall be in writing and include specific findings of fact supporting the court’s determination.

(d) Expedited procedures shall be instituted to facilitate the prompt issuance of a parenting plan.


(a) Unless otherwise resolved by agreement of the parents under §48-9-201 of this code or unless harmful to the child, the court shall allocate custodial responsibility so that, except to the extent required under §48-9-209 of this code, the custodial time the child spends with each parent may be expected to achieve any of the following objectives:

(1) To permit the child to have a meaningful relationship with each parent who has performed a reasonable share of parenting functions;

(2) To accommodate, if the court determines it is in the best interests of the child, the firm and reasonable preferences of a child who is 14 years of age or older; and to accommodate, if the court determines it is in the best interests of the child, the firm and reasonable preferences of a child under 14 years of age, but sufficiently matured that he or she can intelligently express a voluntary preference for one parent;

(3) To keep siblings together when the court finds that doing so is necessary to their welfare;
(4) To protect the child’s welfare when, under an otherwise appropriate allocation, the child would be harmed because of a gross disparity in the quality of the emotional attachments between each parent and the child, or in each parent’s demonstrated ability or availability to meet a child’s needs;

(5) To take into account any prior agreement of the parents that, under the circumstances as a whole, including the reasonable expectations of the parents in the interest of the child, would be appropriate to consider;

(6) To avoid an allocation of custodial responsibility that would be extremely impractical or that would interfere substantially with the child’s need for stability in light of economic, physical, or other circumstances, including the distance between the parents’ residences, the cost and difficulty of transporting the child, the parents’ and child’s daily schedules, and the ability of the parents to cooperate in the arrangement;

(7) To apply the principles set forth in §48-9-403(d) of this code if one parent relocates or proposes to relocate at a distance that will impair the ability of a parent to exercise the amount of custodial responsibility that would otherwise be ordered under this section;

(8) To consider the stage of a child’s development; and

(9) To consider which parent will encourage and accept a positive relationship between the child and the other parent, including which parent is more likely to keep the other parent involved in the child’s life and activities;

(10) To take into account the preference that time allocated to the parent resulting in the child being under the care and custody of that parent is preferred to time allocated to the parent resulting in the child being under the care or custody of a family member of that parent or a third party; and

(11) To allow reasonable access to the child by telephone or other electronic contact, which shall be defined in the parenting plan.
(b) The court may consider the allocation of custodial responsibility arising from temporary agreements made by the parties after separation if the court finds, by a preponderance of the evidence, that such agreements were consensual. The court shall afford those temporary consensual agreements the weight the court believes the agreements are entitled to receive, based upon the evidence. The court may not consider the temporary allocation of custodial responsibility imposed by a court order on the parties.

(c) If the court is unable to allocate custodial responsibility under §48-9-206(a) of this code because the allocation under §48-9-206(a) of this code would be harmful to the child, or because there is no history of past performance of caretaking functions, as in the case of a newborn, or because the history does not establish a pattern of caretaking sufficiently dispositive of the issues of the case, the court shall allocate custodial responsibility based on the child’s best interest, taking into account the factors in considerations that are set forth in this section and in §48-9-209 and §48-9-403(d) of this code and preserving to the extent possible this section’s priority on the share of past caretaking functions each parent performed; Provided, That if either parent or both has demonstrated reasonable participation in parenting functions as defined in §48-1-235.2 of this code, the court cannot rely solely on caretaking functions, and shall consider the parents’ participation in parenting functions.

(d) In determining how to schedule the custodial time allocated to each parent, the court shall take account of the economic, physical, and other practical circumstances such as those listed in §48-9-206(a)(6) of this code.

(e) In the absence of an agreement of the parents, the court’s determination of allocation of custodial responsibility under this section shall be made pursuant to a hearing, which shall not be conducted exclusively by the presentation of evidence by proffer. The court’s order determining allocation of custodial responsibility shall be in writing, and include specific findings of fact supporting the determination.
§48-9-207. Allocation of significant decision-making responsibility.

(a) Unless otherwise resolved by agreement of the parents under section 9-201 of this code, the court shall allocate responsibility for making significant life decisions on behalf of the child, including the child’s education and health care, to one parent or to two parents jointly, in accordance with the child’s best interest, in light of:

1. The allocation of custodial responsibility under section 9-206 of this code;

2. The level of each parent’s participation in past decision-making on behalf of the child;

3. The wishes of the parents;

4. The level of ability and cooperation the parents have demonstrated in decision-making on behalf of the child;

5. Prior agreements of the parties; and

6. The existence of any limiting factors, as set forth in section 9-209 of this article.

(b) If each of the child’s legal parents has been exercising a reasonable share of parenting functions for the child, the court shall presume that an allocation of decision-making responsibility to both parents jointly is in the child’s best interests. The presumption is overcome if there is a history of domestic abuse, neglect, or abandonment, or by a showing that joint allocation of decision-making responsibility is not in the child’s best interest. Provided, that the court’s determination shall be in writing and include specific findings of fact supporting any determination that joint allocation of decision-making responsibility is not in the child’s best interest.

(c) Unless otherwise provided or agreed by the parents, each parent who is exercising custodial responsibility shall be given sole responsibility for day-to-day decisions for the child, while the child
is in that parent’s care and control, including emergency decisions affecting the health and safety of the child.

**PART 2 – PARENTING PLANS**

§48-9-209. Parenting plan; limiting factors.

(a) If either of the parents so requests, or upon receipt of credible information thereof, the court shall determine whether a parent who would otherwise be allocated responsibility under a parenting plan:

(1) Has abused, neglected or abandoned a child, as defined by state law;

(2) Has sexually assaulted or sexually abused a child as those terms are defined in articles eight b and eight d, chapter sixty-one §61-8B-1 et seq. and §61-8D-1 et seq. of this code;

(3) Has committed domestic violence, as defined in section 27-202 §48-27-202 of this code;

(4) Has interfered persistently with the other parent’s access to the child, overtly or covertly, persistently violated, interfered with, impaired, or impeded the rights of a parent or a child with respect to the exercise of shared authority, residence, visitation, or other contact with the child, except in the case of actions taken for the purpose of protecting the safety of the child or the interfering parent or another family member, pending adjudication of the facts underlying that belief; or

(5) Has made one or more fraudulent reports of domestic violence or child abuse: Provided, That a person’s withdrawal of or failure to pursue a report of domestic violence or child support shall not alone be sufficient to consider that report fraudulent.

(b) If a parent is found to have engaged in any activity specified by subsection (a) of this section, the court shall impose limits that are reasonably calculated to protect the child or child’s parent from harm. The limitations that the court shall consider include, but are not limited to:
(1) An adjustment of the custodial responsibility of the parents, including but not limited to:

(A) Increased parenting time with the child to make up for any parenting time the other parent lost as a result of the proscribed activity;

(B) An additional allocation of parenting time in order to repair any adverse effect upon the relationship between the child and the other parent resulting from the proscribed activity; or

(C) The allocation of exclusive custodial responsibility to one of them;

(2) Supervision of the custodial time between a parent and the child;

(3) Exchange of the child between parents through an intermediary, or in a protected setting;

(4) Restraints on the parent from communication with or proximity to the other parent or the child;

(5) A requirement that the parent abstain from possession or consumption of alcohol or nonprescribed drugs while exercising custodial responsibility and in the twenty-four hour period immediately preceding such exercise;

(6) Denial of overnight custodial responsibility;

(7) Restrictions on the presence of specific persons while the parent is with the child;

(8) A requirement that the parent post a bond to secure return of the child following a period in which the parent is exercising custodial responsibility or to secure other performance required by the court;

(9) A requirement that the parent complete a program of intervention for perpetrators of domestic violence, for drug or alcohol abuse, or a program designed to correct another factor; or
(10) Any other constraints or conditions that the court deems necessary to provide for the safety of the child, a child’s parent or any person whose safety immediately affects the child’s welfare.

(c) If a parent is found to have engaged in any activity specified in subsection (a) of this section, the court may not allocate custodial responsibility or decision-making responsibility to that parent without making special written findings that the child and other parent can be adequately protected from harm by such limits as it may impose under subsection (b) of this section. The parent found to have engaged in the behavior specified in subsection (a) of this section has the burden of proving that an allocation of custodial responsibility or decision-making responsibility to that parent will not endanger the child or the other parent.

(d) If the court determines, based on the investigation described in part three of this article or other evidence presented to it, that an accusation of child abuse or neglect, or domestic violence made during a child custody proceeding is false and the parent making the accusation knew it to be false at the time the accusation was made, the court may order reimbursement to be paid by the person making the accusations of costs resulting from defending against the accusations. Such reimbursement may not exceed the actual reasonable costs incurred by the accused party as a result of defending against the accusation and reasonable attorney’s fees incurred.

(e) (1) A parent who believes he or she is the subject of activities by the other parent described in subdivision (5) of subsection (a), may move the court pursuant to subdivision (4), subsection (b), section one hundred and one, article five, chapter forty-nine of this code for the Department of Health and Human Resources to disclose whether the other parent was the source of the allegation and, if so, whether the department found the report to be:

(A) Substantiated;

(B) Unsubstantiated;
(C) Inconclusive; or

(D) Still under investigation.

(2) If the court grants a motion pursuant to this subsection, disclosure by the Department of Health and Human Resources shall be in camera. The court may disclose to the parties information received from the department only if it has reason to believe a parent knowingly made a false report.

PART 3. FACT FINDING.

§48-9-301. Court-ordered investigation.

(a) In its discretion, the court may order a written investigation and report to assist it in determining any issue relevant to proceedings under this article: Provided, That the court must serve notice to all parties of the court’s order. The investigation and report may be made by the guardian ad litem, the staff of the court, or other professional social service organization experienced in counseling children and families: Provided, That the court shall identify to all parties the identity of the assigned investigator, and the investigator shall be a compulsory witness for any party desiring to call the witness for hearing testimony. The court shall specify the scope and objective of the investigation or evaluation and the authority of the investigator.

(b) In preparing the report concerning a child, the investigator may consult any person who may have information about the child and the potential parenting or custodian arrangements: Provided, That the person(s) consulted by the investigator shall be identified to the parties and may be subject to discovery. Upon order of the court, the investigator may refer the child to professional personnel for diagnosis. The investigator may consult with and obtain information from medical, psychiatric or other expert persons who have served the child in the past without obtaining the consent of the parent or the child’s custodian; but the child’s consent must be obtained if the child has reached the age of twelve, unless the court finds that the child lacks mental capacity to consent. If the
requirements of subsection (c) of this section are fulfilled, the investigator’s report may be received in evidence at the hearing.

(c) The investigator shall deliver the investigator’s report to counsel and to any party not represented by counsel at least 10 days prior to the hearing unless a shorter time is ordered by the court for good cause shown; Provided, That in no event shall the hearing take place until after the report has been provided to the parties. The court may grant a continuance, upon motion by a party showing good cause that discovery cannot be adequately completed within 10 days. The investigator shall make available to counsel and to any party not represented by counsel the investigator’s file of underlying data and reports, records or documents reviewed or relied upon by the investigator, complete texts of diagnostic reports made to the investigator pursuant to the provisions of subsection (b) of this section, and the names and addresses of all persons whom the investigator has consulted. Any party to the proceeding may call as a hearing witness the investigator and any person whom the investigator has consulted for cross-examination. A party may not waive the right of cross-examination prior to the hearing.

(d) Services and tests ordered under this section shall be ordered only if at no cost to the individuals involved, or at a cost that is reasonable in light of the available financial resources.

PART 4. MODIFICATION OF PARENTING PLAN.

§48-9-403. Relocation of a parent.

(a) The relocation of a parent constitutes a substantial change in the circumstances under subsection 9-401(a) of the child only when it significantly impairs either parent’s ability to exercise responsibilities that the parent has been exercising.

(b) Unless otherwise ordered by the court, a parent who has responsibility under a parenting plan who changes, or intends to change, residences for more than ninety days must give a minimum of sixty days’ advance notice, or the most notice practicable under
the circumstances, to any other parent with responsibility under the same parenting plan. Notice shall include:

(1) The relocation date;

(2) The address of the intended new residence;

(3) The specific reasons for the proposed relocation;

(4) A proposal for how custodial responsibility shall be modified, in light of the intended move; and

(5) Information for the other parent as to how he or she may respond to the proposed relocation or modification of custodial responsibility.

Failure to comply with the notice requirements of this section without good cause may be a factor in the determination of whether the relocation is in good faith under subsection (d) of this section and is a basis for an award of reasonable expenses and reasonable attorney’s fees to another parent that are attributable to such failure.

The Supreme Court of Appeals shall make available through the offices of the circuit clerks and the secretary-clerks of the family courts a form notice that complies with the provisions of this subsection. The Supreme Court of Appeals shall promulgate procedural rules that provide for an expedited hearing process to resolve issues arising from a relocation or proposed relocation.

(c) When changed circumstances are shown under subsection (a) of this section, the court shall, if practical, revise the parenting plan so as to both accommodate the relocation and maintain the same proportion of custodial responsibility being exercised by each of the parents. In making such revision, the court may consider the additional costs that a relocation imposes upon the respective parties for transportation and communication, and may equitably allocate such costs between the parties.

(d) When the relocation constituting changed circumstances under subsection (a) of this section renders it impractical to maintain the same proportion of custodial responsibility as that
being exercised by each parent, the court shall modify the parenting plan in accordance with the child’s best interests and in accordance with the following principles:

(1) A parent who has been exercising a significant majority of the custodial responsibility for the child should be allowed to relocate with the child so long as that parent shows that the relocation is in good faith for a legitimate purpose and to a location that is reasonable in light of the purpose. The percentage of custodial responsibility that constitutes a significant majority of custodial responsibility is seventy percent or more. A relocation is for a legitimate purpose if it is to be close to significant family or other support networks, for significant health reasons, to protect the safety of the child or another member of the child’s household from significant risk of harm, to pursue a significant employment or educational opportunity or to be with one’s spouse who is established, or who is pursuing a significant employment or educational opportunity, in another location. The relocating parent has the burden of proving of the legitimacy of any other purpose. A move with a legitimate purpose is reasonable unless its purpose is shown to be substantially achievable without moving or by moving to a location that is substantially less disruptive of the other parent’s relationship to the child.

(2) If a relocation of the parent is in good faith for legitimate purpose and to a location that is reasonable in light of the purpose and if neither has been exercising a significant majority of custodial responsibility for the child, the court shall reallocate custodial responsibility based on the best interest of the child, taking into account all relevant factors including the effects of the relocation on the child.

(3) If a parent does not establish that the purpose for that parent’s relocation is in good faith for a legitimate purpose into a location that is reasonable in light of the purpose, the court may modify the parenting plan in accordance with the child’s best interests and the effects of the relocation on the child. Among the modifications the court may consider is a reallocation of primary custodial responsibility, effective if and when the relocation occurs, but such a reallocation shall not be ordered if the relocating
parent demonstrates that the child’s best interests would be served by the relocation.

(4) The court shall attempt to minimize impairment to a parent-child relationship caused by a parent’s relocation through alternative arrangements for the exercise of custodial responsibility appropriate to the parents’ resources and circumstances and the developmental level of the child.

(e) In determining the proportion of caretaking functions each parent previously performed for the child under the parenting plan before relocation, the court may not consider a division of functions arising from any arrangements made after a relocation but before a modification hearing on the issues related to relocation.

(f) In determining the effect of the relocation or proposed relocation on a child, any interviewing or questioning of the child shall be conducted in accordance with the provisions of rule 17 of the rules of practice and procedure for family law as promulgated by the Supreme Court of Appeals.

(a) The relocation of a parent constitutes a substantial change in the circumstances of the child under §48-9-401(a) of this code when it impairs either parent’s ability to exercise responsibilities that the parent has been exercising, or when it impairs the schedule of custodial allocation that has been ordered by the court for a parent or any other person.

(b) A parent who has responsibility under a parenting plan who changes, or intends to change, residences must file a verified petition with the court for modification of the parenting plan, and cause a copy of the same to be served upon the other parent and upon all other persons who, pursuant to the court’s order in effect at the time of the petition, have been allocated custodial time with the child. The petition shall be filed at least 90 days prior to any relocation, and the summons must be served at least 60 days in advance of any relocation, unless the relocating parent establishes that it was impracticable under the circumstances to provide such notice 90 days in advance. The verified petition shall include:
(1) The proposed relocation date;

(2) The address of the intended new residence;

(3) The specific reasons for the proposed relocation;

(4) A proposal for how custodial responsibility shall be modified, in light of the intended move; and

(5) A request for a hearing.

Failure to comply with the requirements of this section may be a factor in the determination of whether the relocation is in good faith under subsection (d) of this section, and may also be a basis for reallocation of the primary residence and custodial responsibility for the child and for an award of reasonable expenses and reasonable attorney’s fees to another parent or another person exercising custodial responsibility for the child pursuant to an order of the court that are attributable to such failure.

(c) A hearing on the petition shall be held by the court at least 30 days in advance of the proposed date of relocation. A parent proposing to relocate may move for an expedited hearing upon the petition in circumstances under which the parent needs an answer expeditiously. If the hearing is held fewer than 30 days in advance of the proposed date of relocation, the court’s order shall include findings of fact as to why the hearing was not held at least 30 days prior to the petition’s proposed date of relocation. After a hearing upon a petition filed under this section, the court shall, if practical, revise the parenting plan so as to both accommodate the relocation and maintain the same proportion of custodial responsibility being exercised by each of the parents and all such other persons exercising custodial responsibility for the child pursuant to the order of the court. In making such revision, the court may consider the additional costs that a relocation imposes upon the respective parties for transportation and communication, and may equitably allocate such costs between the parties and may consider §48-13-702 of this code authorizing the court to disregard the child support formula relating to long distance visitation costs.
(d) (1) At the hearing held pursuant to this section, the relocating parent has the burden of proving that: (A) The reasons for the proposed relocation are legitimate and made in good faith; (B) that allowing relocation of the relocating parent with the child is in the best interests of the child as defined in §48-9-102 of this code; and (C) that there is no reasonable alternative, other than the proposed relocation, available to the relocating parent that would be in the child’s best interests and less disruptive to the child.

(2) A relocation is for a legitimate purpose if it is to be close to immediate family members, for substantial health reasons, to protect the safety of the child or another member of the child’s household from significant risk of harm, to pursue a significant employment or educational opportunity, or to be with one’s spouse or significant other with whom the relocating parent has cohabitated for at least a year, who is established, or who is pursuing a significant employment or educational opportunity, in another location.

(3) The relocating parent has the burden of proving the proposed relocation is for one of these legitimate purposes. The relocating parent has the burden of proving the legitimacy of any other purpose. A move with a legitimate purpose is unreasonable unless the relocating parent proves that the purpose is not substantially achievable without moving, and that moving to a location that is substantially less disruptive of the other parent’s relationship to the child is not feasible.

(4) When the relocation is for a legitimate purpose, in good faith, and renders it impractical to maintain the same proportion of custodial responsibility as that being exercised by each parent and all other persons exercising custodial responsibility for the child pursuant to an order of the court, the court shall modify the parenting plan in accordance with the child’s best interests.

(5) If the relocating parent does not establish that the purpose for that parent’s relocation is made in good faith for a legitimate purpose to a location that is reasonable in light of the purpose, the court may modify the parenting plan in accordance with the child’s best interests and the effects of the relocation on the child. Among
the modifications the court may consider is a reallocation of primary custodial responsibility, to become effective if and when the parent’s relocation occurs.

(6) The court shall attempt to minimize impairment to a parent-child relationship caused by a parent’s relocation through alternative arrangements for the exercise of custodial responsibility appropriate to the parents’ resources and circumstances and the developmental level of the child.

(e) If the parties file with the court a modified parenting plan signed by all the parties the court may enter an order modifying custodial responsibility in accordance with the parenting plan if the court determines that the parenting plan is in the best interest of the child to do so.

(f) Except in extraordinary circumstance articulated in the court’s order, a relocation may not be considered until an initial permanent parenting plan is established.

(g) In determining the effect of the relocation or proposed relocation on a child, any interviewing or questioning of the child shall be conducted in accordance with the provisions of Rule 17 of the Rules of Practice and Procedure for Family Court as promulgated by the Supreme Court of Appeals.

PART 6. MISCELLANEOUS PROVISIONS.

§48-9-601. Access to a child’s records.

(a)(1) Each parent has full and equal access to a child’s educational records absent a court order to the contrary. Neither parent may veto the access requested by the other parent. Educational records are academic, attendance and disciplinary records of public and private schools in all grades pre-kindergarten through 12 and any form of alternative school. Educational records are any and all school records concerning the child that would otherwise be properly released to the primary custodial parent, including, but not limited to, report cards and progress reports, attendance records, disciplinary reports, results of the child’s performance on standardized tests and statewide tests and
information on the performance of the school that the child attends on standardized statewide tests; curriculum materials of the class or classes in which the child is enrolled; names of the appropriate school personnel to contact if problems arise with the child; information concerning the academic performance standards, proficiencies, or skills the child is expected to accomplish; school rules, attendance policies, dress codes and procedures for visiting the school; and information about any psychological testing the school does involving the child.

(2) In addition to the right to receive school records, the nonresidential parent has the right to participate as a member of a parent advisory committee or any other organization comprised of parents of children at the school that the child attends.

(3) The nonresidential parent or noncustodial parent has the right to question anything in the child’s record that the parent feels is inaccurate or misleading or is an invasion of privacy and to receive a response from the school.

(4) Each parent has a right to arrange appointments for parent-teacher conferences absent a court order to the contrary. Neither parent can be compelled against their will to exercise this right by attending conferences jointly with the other parent.

(b)(1) Each parent has full and equal access to a child’s medical records and vital records absent a court order to the contrary. Neither parent may veto the access requested by the other parent. If necessary, either parent is required to authorize medical providers to release to the other parent copies of any and all information concerning medical care provided to the child which would otherwise be properly released to either parent.

(2) If the child is in the actual physical custody of one parent, that parent is required to promptly inform the other parent of any illness of the child which requires medical attention.

(3) Each parent is required to consult with the other parent prior to any elective surgery being performed on the child, and in the event emergency medical procedures are undertaken for the child
which require the parental consent of either parent, if time permits, the other parent shall be consulted, or if time does not permit such consultation, the other parent shall be promptly informed of the emergency medical procedures: Provided, That nothing contained herein alters or amends the law of this state as it otherwise pertains to physicians or health care facilities obtaining parental consent prior to providing medical care or performing medical procedures.

(c)(1) Each parent has full and equal access to a child’s juvenile court records, process and pleadings, absent a court order to the contrary. Neither parent may veto any access requested by the other parent. Juvenile court records are limited to those records which are normally available to a parent of a child who is a subject of the juvenile justice system.

(2) Each parent has the right to be notified by the other party if the minor child is the victim of an alleged crime, including the name of the investigating law-enforcement officer or agency, if known. There is no duty to notify if the party to be notified is the alleged perpetrator.

PART 6. MISCELLANEOUS PROVISIONS.

§48-9-603. Effect of enactment; operative dates.

(a) The enactment of this article, formerly enacted as article eleven of this chapter during the second extraordinary session of the 1999 Legislature, is prospective in operation unless otherwise expressly indicated.

(b) The provisions of section 9–202 §48-9-202 of this code, insofar as they provide for parent education and mediation, became operative on January 1, 2000. Until that date, parent education and mediation with regard to custody issues were discretionary unless made mandatory under a particular program or pilot project by rule or direction of the Supreme Court of Appeals or a circuit court.

(c) The provisions of this article that authorize the court, in the absence of an agreement of the parents, to order an allocation of custodial responsibility and an allocation of significant decision-making responsibility became operative on January 1, 2000, at
which time the primary caretaker doctrine was replaced with a system that allocates custodial and decision-making responsibility to the parents in accordance with this article. Any order entered prior to January 1, 2000, based on the primary caretaker doctrine remains in full force and effect until modified by a court of competent jurisdiction.

(d) The amendments to this chapter made during the 2021 session of the Legislature shall become applicable upon the effective date of those amendments. Those amendments shall not, without more, be considered a substantial change in the circumstances of the child or of one or both parents under §48-9-401 et seq. of this code. Any order entered prior to the effective date of those amendments remains in full force and effect until modified by a court of competent jurisdiction.

(Senator Blair, Mr. President, in the Chair.)

The bill (Eng. Com. Sub. for H. B. 2363), as amended, was then ordered to third reading.


On second reading, coming up in regular order, was read a second time.

At the request of Senator Takubo, and by unanimous consent, the bill was advanced to third reading with the unreported committee amendments pending and the right for further amendments to be considered on that reading.

Eng. Com. Sub. for House Bill 2370, Provide that Public Service Districts cannot charge sewer rates for filling a swimming pool.

On second reading, coming up in regular order, was read a second time.

The following amendment to the bill, from the Committee on the Judiciary, was reported by the Clerk and adopted:
By striking everything after the enacting clause and inserting in lieu thereof the following:

ARTICLE 13A. PUBLIC SERVICE DISTRICTS.


(a) A public service district shall provide the owner of a privately-owned swimming pool with an exemption from sewer charges for the water required to fill the swimming pool, if the water is not discharged into the sewer system.

(b) In order for the owner of a privately-owned swimming pool to qualify for the exemption, the owner shall provide the dimensions of the swimming pool that is being filled to the public service district within 30 days of filling the swimming pool.

(c) The public service district shall calculate the volume of the swimming pool and allow the owner of the privately-owned swimming pool to use the amount of water necessary to fill the pool without charging the owner for the corresponding sewer charges that would normally be associated for that amount of use.

(d) The public service district may inspect the swimming pool of the owner of a privately-owned swimming pool applying for the exemption to verify the dimensions of the swimming pool submitted by the owner.

The bill (Eng. Com. Sub. for H. B. 2370), as amended, was then ordered to third reading.


On second reading, coming up in regular order, was read a second time.

At the request of Senator Takubo, and by unanimous consent, the bill was advanced to third reading with the unreported Judiciary
committee amendment pending and the right for further amendments to be considered on that reading.

**Eng. Com. Sub. for House Bill 2667**, To create a cost saving program for state buildings regarding energy efficiency.

On second reading, coming up in regular order, was read a second time and ordered to third reading.


On second reading, coming up in regular order, was read a second time.

At the request of Senator Takubo, and by unanimous consent, the bill was advanced to third reading with the unreported Judiciary committee amendment pending and the right for further amendments to be considered on that reading.

**Eng. Com. Sub. for House Bill 2688**, Allow county political parties to have building funds in a similar manner that state parties are allowed.

On second reading, coming up in regular order, was read a second time and ordered to third reading.


On second reading, coming up in regular order, was read a second time.

At the request of Senator Takubo, and by unanimous consent, the bill was advanced to third reading with the unreported Judiciary committee amendment pending and the right for further amendments to be considered on that reading.

On second reading, coming up in regular order, was read a second time.

At the request of Senator Takubo, and by unanimous consent, the bill was advanced to third reading with the unreported Judiciary committee amendment pending and the right for further amendments to be considered on that reading.


On second reading, coming up in regular order, was read a second time.

At the request of Senator Takubo, and by unanimous consent, the bill was advanced to third reading with the unreported Judiciary committee amendment pending and the right for further amendments to be considered on that reading.


On second reading, coming up in regular order, was read a second time.

At the request of Senator Takubo, and by unanimous consent, the bill was advanced to third reading with the unreported Judiciary committee amendment pending and the right for further amendments to be considered on that reading.

**Eng. House Bill 2895,** Supplementing and amending the appropriations of public moneys to the Department of Veterans’ Assistance.

On second reading, coming up in regular order, was read a second time and ordered to third reading.

On second reading, coming up in regular order, was read a second time and ordered to third reading.


On second reading, coming up in regular order, was read a second time.

At the request of Senator Takubo, and by unanimous consent, the bill was advanced to third reading with the unreported Government Organization committee amendment pending and the right for further amendments to be considered on that reading.


On second reading, coming up in regular order, was read a second time.

At the request of Senator Takubo, and by unanimous consent, the bill was advanced to third reading with the unreported committee amendments pending and the right for further amendments to be considered on that reading.

Eng. House Bill 2997, Adding a defense to the civil penalty imposed for a result of delivery of fuel to a state other than the destination state printed on the shipping document for fuel.

On second reading, coming up in regular order, was read a second time.

At the request of Senator Takubo, and by unanimous consent, the bill was advanced to third reading with the unreported Judiciary committee amendment pending and the right for further amendments to be considered on that reading.

Eng. Com. Sub. for House Bill 3072, Sunset the Board of Forestry.

On second reading, coming up in regular order, was read a second time.
At the request of Senator Takubo, and by unanimous consent, the bill was advanced to third reading with the unreported Government Organization committee amendment pending and the right for further amendments to be considered on that reading.


On second reading, coming up in regular order, was read a second time.

At the request of Senator Takubo, and by unanimous consent, the bill was advanced to third reading with the unreported Judiciary committee amendment pending and the right for further amendments to be considered on that reading.

**Eng. House Bill 3107**, Declaring that Post Traumatic Stress Disorder diagnosed by a licensed psychiatrist is a compensable occupational disease for first responders.

On second reading, coming up in regular order, was read a second time.

At the request of Senator Takubo, and by unanimous consent, the bill was advanced to third reading with the unreported Health and Human Resources committee amendment pending and the right for further amendments to be considered on that reading.

**Eng. Com. Sub. for House Bill 3106**, To change the hearing requirement for misdemeanors to 10 days.

On second reading, coming up in regular order, was read a second time.

At the request of Senator Takubo, and by unanimous consent, the bill was advanced to third reading with the unreported Judiciary committee amendment pending and the right for further amendments to be considered on that reading.

On second reading, coming up in regular order, was read a second time.

At the request of Senator Takubo, and by unanimous consent, the bill was advanced to third reading with the unreported committee amendments pending and the right for further amendments to be considered on that reading.


On second reading, coming up in regular order, was read a second time and ordered to third reading.


On second reading, coming up in regular order, was read a second time and ordered to third reading.

**Eng. House Bill 3315**, Making supplemental appropriation to Division of Environmental Protection - Oil and Gas Reclamation Fund.

On second reading, coming up in regular order, was read a second time and ordered to third reading.


On second reading, coming up in regular order, was read a second time and ordered to third reading.

Senator Takubo moved that the Senate reconsider its action by which in earlier proceedings today it consented to Senator Plymale’s request to offer an amendment to the bill on third reading, as to


Having been amended and passed in earlier proceedings today,
The bill still being in the possession of the Senate,

Following discussion and a point of inquiry to the President, with resultant response thereto,

The question being on the adoption of Senator Takubo’s aforestated reconsideration motion, and on this question, Senator Plymale demanded the yeas and nays.

The roll being taken, the yeas were: Azinger, Boley, Clements, Grady, Hamilton, Karnes, Maroney, Martin, Maynard, Nelson, Phillips, Roberts, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Weld, Woodrum, and Blair (Mr. President)—23.

The nays were: Baldwin, Beach, Caputo, Ihlenfeld, Jeffries, Lindsay, Plymale, Romano, Stollings, Unger, and Woelfel—11.

Absent: None.

So, a majority of those present and voting having voted in the affirmative, the President declared Senator Takubo’s reconsideration motion had prevailed.

The question now being on Senator Plymale’s request to offer an amendment to the bill on third reading, the same was put and prevailed.

There being no amendments offered,

Having been engrossed, the bill (Eng. Com. Sub. for H. B. 2002), as amended on yesterday, Thursday, April 8, 2021, was then read a third time and put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—34.

The nays were: None.
Absent: None.

So, a majority of all the members present and voting having voted in the affirmative, the President declared the bill (Eng. Com. Sub. for H. B. 2002) passed.

On motion of Senator Maynard, the following amendment to the title of the bill was reported by the Clerk and adopted:

Eng. Com. Sub. for House Bill 2002—A Bill to repeal §17-2E-6 of the Code of West Virginia, 1931, as amended; to repeal §31G-1-6, §31G-1-9, and §31G-1-12 of said code; to amend and reenact §17-2E-3, §17-2E-5, §17-2E-7, §17-2E-8, and §17-2E-9 of said code; to amend and reenact §31G-1-4 of said code; to amend said code by adding thereto a new article, designated §31G-1A-1, §31G-1A-2, §31G-1A-3, §31G-1A-4, §31G-1A-5, and §31G-1A-6; to amend said code by adding thereto a new section, designated §31G-3-3 and §31G-3-4; to amend and reenact §31G-4-1, §31G-4-2, and §31G-4-4 of said code; and to amend said code by adding thereto a new article, designated §31G-6-1 and §31G-6-2, all relating to broadband expansion policies; establishing requirements for agreements between the Division of Highways and an entity seeking to install telecommunications facilities; providing that if such installation can be accommodated as a utility pursuant to federal and state law, the division shall issue a permit for access to rights-of-way; providing for permit procedures and requirements; requiring notice to the Office of Broadband of a telecommunication entity’s intent to seek construction in division rights-of-way; providing the Office of Broadband is responsible for ensuring compliance with certain terms of permit requirements; granting the division authority to determine whether its use of a telecommunication carrier’s trench warrants apportionment of costs to it; modifying exceptions to dig once requirements; providing the division authority to allow carriers to use excess telecommunications facilities; allowing the division to transfer or assign ownership of excess telecommunications facilities to another state agency upon approval by Governor; providing rulemaking authority to the division; modifying the powers and duties of Broadband Enhancement Council; establishing the Office of Broadband within the Department of Economic Development; creating the position of the Director of the Office of Broadband;
requiring the Office of Broadband report annually to the Joint Committee on Government and Finance; establishing the powers and duties of the Office of Broadband; requiring the Office of Broadband to coordinate with the Consumer Protection Division of the Attorney General’s Office on specified consumer protection claims; requiring the Office of Broadband to map broadband in the state and establish an interactive public map; defining “unserved area”; requiring certain executive agencies to cooperate and provide information to the Office of Broadband regarding AREA maps; allowing Office of Broadband to establish a voluntary data collection program; providing that information collected in program not subject to the Freedom of Information Act; providing procedures and requirements for a data collection program; protecting proprietary business information provided to the Office of Broadband and exempting such information from Freedom of Information Act requirements; providing rulemaking authority to the Office of Broadband; establishing requirements for counties, municipalities, and political subdivisions regarding installation of conduit; authorizing a broadband operator to construct or operate a system over public rights-of-way and through easements which are within the area to be served and which have been dedicated for compatible uses; establishing requirements for broadband operators related to installation and construction; requiring broadband operators to indemnify the state for any claims for injury and damage to persons or property; establishing requirements for broadband operator related to the use of public highways and other public places; providing installations in railroad rights of way and trackways do not have any greater or lesser requirement to comply with stated railroad safety requirements; establishing requirements for broadband operator related easements; defining terms; requiring that an ILEC who accepts payment for make-ready work, and fails to perform that work within 45 days, to immediately return and refund the moneys paid for that work which was not completed, and providing remedies and exceptions in such instances; requiring the Public Service Commission to promulgate rules to address abandoned cable, conductor, and related facilities attached to utility poles and providing requirements for said rules; requiring the Public Service Commission to promulgate rules to govern the timely transfer of facilities from an old pole to a new pole and the removal of utility poles that have had electric facilities moved to new poles but continue to have other facilities attached
in the telecommunications space on the old existing poles and providing requirements for said rules; providing for preemption of West Virginia Code, the Code of State Rules, and ordinances relating to installation of certain broadband equipment; providing private agreements, promulgated or effective after the effective date of this legislation, may not regulate or prevent the exterior installation of antennas and equipment necessary to or typically utilized for broadband deployment; providing for scheme of construction of such language in favor of encouraging and assisting broadband installation and deployment; providing for preemption of West Virginia Code, the Code of State Rules, and ordinances relating to pole attachment of certain broadband equipment; and providing for scheme of construction of language of private agreements relating to pole attachment.

Senator Takubo moved that the bill take effect May 27, 2021.

On this question, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—34.

The nays were: None.

Absent: None.

So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. Com. Sub. for H. B. 2002) takes effect May 27, 2021.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

Without objection, the Senate returned to the third order of business.

Executive Communications

The Clerk then presented the following communications from His Excellency, the Governor, regarding bills approved by him:
The Honorable Stephen J. Harrison, Clerk  
West Virginia House of Delegates  
State Capitol  
Charleston, West Virginia 25305

Dear Mr. Clerk:

Enclosed for filing in your office, pursuant to the provisions of law, are the following bills:

Committee Substitute for House Bill No. Two Thousand Twenty-Four (2024), which was presented to me on April 5, 2021.

Committee Substitute for House Bill No. Two Thousand Seven Hundred Ninety-Three (2793), which was presented to me on April 8, 2021.

You will note that I have approved these bills on April 9, 2021.

Sincerely,

Jim Justice  
Governor

JJ/mh  
cc: The Honorable Lee Cassis
April 9, 2021

The Honorable Stephen J. Harrison, Clerk
West Virginia House of Delegates
State Capitol
Charleston, West Virginia 25305

Dear Mr. Clerk:

Enclosed for filing in your office, pursuant to the provisions of law, are the following bills:

Committee Substitute for House Bill No. Two Thousand Twenty-Six (2026), which was presented to me on April 5, 2021.

Committee Substitute for House Bill No. Two Thousand Two Hundred Sixty (2260), which was presented to me on April 5, 2021.

Committee Substitute for House Bill No. Two Thousand Two Hundred Sixty-Three (2263), which was presented to me on April 5, 2021.

You will note that I have approved these bills on April 9, 2021.

Sincerely,

Jim Justice
Governor

JJ/mh
cc: The Honorable Lee Cassis

State Capitol | 1900 Kanawha Blvd., East, Charleston, WV 25305 | (304) 558-2000
April 9, 2021

The Honorable Stephen J. Harrison, Clerk
West Virginia House of Delegates
State Capitol
Charleston, West Virginia 25305

Dear Mr. Clerk:

Enclosed for filing in your office, pursuant to the provisions of law, is the following bill:

House Bill No. Three Thousand Two Hundred Ninety-Two (3292), which was presented to me on April 9, 2021.

You will note that I have approved this bill on April 9, 2021.

Sincerely,

Jim Justice
Governor

JJ/mh
cc: The Honorable Lee Cassis
The Senate proceeded to the twelfth order of business.

Remarks were made by Senators Karnes, Blair (Mr. President), and Plymale.

Thereafter, at the request of Senator Takubo, and by unanimous consent, the remarks by Senators Blair (Mr. President) and Plymale were ordered printed in the Appendix to the Journal.

The Senate proceeded to the thirteenth order of business.

Under the provisions of Rule 15 of the Rules of the Senate, the following senators were added as co-sponsors to the following resolutions on April 8, 2021:

**Senate Concurrent Resolution 73**: Senators Rucker, Azinger, Karnes, and Martin;

**Senate Resolution 44**: Senators Stollings, Woelfel, Romano, Unger, Nelson, Sypolt, Rucker, Takubo, Weld, and Caputo;

**Senate Resolution 45**: Senators Stollings, Romano, Unger, Rucker, Lindsay, and Caputo;

And,

**Senate Resolution 46**: Senators Romano, Unger, Rucker, Lindsay, and Baldwin.

Pending announcement of meetings of standing committees of the Senate, including the Committee on Rules,

On motion of Senator Takubo, at 6:55 p.m., the Senate adjourned until tomorrow, Saturday, April 10, 2021, at 11 a.m.
SATURDAY, APRIL 10, 2021

The Senate met at 11:06 a.m.

(Senator Blair, Mr. President, in the Chair.)

Prayer was offered by Bishop Joe Thomas, Nondenominational Fellowship Pentecostal Ministries, Charleston, West Virginia.

Thereafter, at the request of Senator Baldwin, and by unanimous consent, the prayer by Bishop Joe Thomas was extended in the Journal as follows:

BISHOP JOE THOMAS: Thank you, Mr. President.

We are doing something different today. We are here to offer a Senate Bill 101 (*Prayer still works*). May I explain the bill, Mr. President?

This bill, if you pass it, will bring us together. This bill, Mr. President, if we pass it, there is no amendments because Jesus paid it all.

For 10 years, I have walked the halls of this Senate and some can witness that there was good days and bad days . . . but prayer still works.

And I’m saying to every senator, male and female, if we adopt this bill, then we will find that the gun laws will come together; we’ll find that the church and state can work . . . because Jesus said that prayer still works.

Mr. President, I urge the passage of this bill because prayer still works.

On May 5, I had a stroke. Sometimes I forget . . . but prayer still works.

My member got killed on Friday, her daughter is still living . . . but prayer still works.
All I’m trying to get us to see, Mr. President, throughout this year, we have been in a revival, and now the revival is ending . . . but prayer still works.

In Jesus’ name, it works.

Thank you, Mr. President.

The Senate was then led in recitation of the Pledge of Allegiance by the Honorable William J. Ihlenfeld II, a senator from the first district.

Pending the reading of the Journal of Friday, April 9, 2021,

At the request of Senator Boley, unanimous consent being granted, the Journal was approved and the further reading thereof dispensed with.

The Senate proceeded to the second order of business and the introduction of guests.

The Senate then proceeded to the third order of business.

A message from the Clerk of the House of Delegates announced the amendment by that body, passage as amended with its House of Delegates amended title, to take effect July 1, 2021, and requested the concurrence of the Senate in the House of Delegates amendments, as to

**Eng. Com. Sub. for Senate Bill 34**, Creating exemption to state sales and use tax for rental and leasing of equipment.

On motion of Senator Takubo, the bill was taken up for immediate consideration.

The following House of Delegates amendments to the bill were reported by the Clerk:
On page seven, section nine, line one hundred sixty, by striking out the word “Control” and inserting in lieu thereof the following the words “For purposes of this subdivision, ‘control’”;

On page seven, section nine, line one hundred sixty-six, after the word “among” by striking out the remainder of the paragraph and inserting in lieu thereof the following: “corporations, partnerships, or limited liability companies when the entities are members of the same control group or are related taxpayers as defined in Section 267 of the Internal Revenue Code of 1986, as amended.”;

And,

By striking out the title and substituting therefor a new title, to read as follows:

Eng. Com. Sub. for Senate Bill 34—A Bill to amend and reenact §11-15-9 of the Code of West Virginia, 1931, as amended, relating to the creation of an exemption to the State Sales and Use Tax for the rental of equipment among certain business entities.

On motion of Senator Takubo, the Senate concurred in the House of Delegates amendments to the bill.

Engrossed Committee Substitute for Senate Bill 34, as amended by the House of Delegates, was then put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—33.

The nays were: None.

Absent: Romano—1.
So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. Com. Sub. for S. B. 34) passed with its House of Delegates amended title.

Senator Takubo moved that the bill take effect July 1, 2021.

On this question, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—33.

The nays were: None.

Absent: Romano—1.

So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. Com. Sub. for S. B. 34) takes effect July 1, 2021.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate.

A message from the Clerk of the House of Delegates announced the amendment by that body, passage as amended, to take effect from passage, and requested the concurrence of the Senate in the House of Delegates amendments, as to

**Eng. Com. Sub. for Senate Bill 263.** Permitting online raffles to benefit charitable and public service organizations.

On motion of Senator Takubo, the bill was taken up for immediate consideration.

The following House of Delegates amendments to the bill were reported by the Clerk:

On page four, after line seventy-seven, by inserting a new section, designated section fifteen, to read as follows:
§47-20-15. Payment of reasonable expenses from proceeds; net proceeds disbursement.

(a) The reasonable, necessary and actual expenses incurred in connection with the conduct of bingo occasions, not to exceed twenty-five percent of the gross proceeds collected during a license period, may be paid out of the gross proceeds of the conduct of bingo, including, but not limited to:

(1) Rent paid for the use of the premises: Provided, That a copy of the rental agreement was filed with the bingo license application and any changes to the rental agreement were filed within ten days of being made: Provided, however, That in no event may the rent paid for the use of any premises exceed the fair market value of rent for the premises;

(2) The cost of custodial services;

(3) The cost to the licensee organization for equipment and supplies used to conduct the bingo occasion;

(4) The cost to the licensee organization for advertising the bingo occasion;

(5) The cost of hiring security personnel, licensed pursuant to the provisions of article eighteen, chapter thirty of this code; and

(6) The cost of providing child care services to the raffle patrons: Provided, That any proceeds received from the provision of child care services shall be handled the same as raffle proceeds.

(b) The actual cost to the licensee for prizes, not to exceed the amounts as specified in section ten of this article, may be paid out of the gross proceeds of the conduct of bingo.

(c) The cost of any refreshments, souvenirs or any other item sold or otherwise provided through any concession to the patrons may not be paid for out of the gross proceeds from the bingo occasion. The licensee shall expend all net bingo proceeds and any interest earned on the proceeds for the charitable or public service purposes stated in the application within one year after the
expiration of the license under which the bingo occasions were conducted. A licensee which does not qualify as a qualified recipient organization may apply to the commissioner at the time it applies for a bingo license or as provided in subsection (e) of this section for permission to apply any or all of its net proceeds to directly support a charitable or public service activity or endeavor which it sponsors.

(d) No gross proceeds from any bingo operation may be devoted or in any manner used by any licensee or qualified recipient organization for the construction or acquisition of real or personal property except that which is used exclusively for one or more charitable or public service purposes or as provided in subdivision (3), subsection (a) of this section.

(e) The Tax Commissioner has the authority to disapprove any contract for sale of goods or services to any charitable bingo licensee for use in or with relation to any charitable bingo operation or occasion, or any lease of real or tangible personal property to any charitable bingo licensee for use in or with relation to any charitable bingo operation or occasion, if the contract or lease is unreasonable or not representative of fair market value. Contracts or leases which are disapproved shall be considered to be in contravention of this article, and are void. Any attempt by any charitable bingo licensee to engage in transactions under the terms of any lease or contract that has been disapproved is grounds for revocation or suspension of the charitable bingo license and for refusal by the Tax Commissioner to renew the charitable bingo license.

(f) If a property owner or lessee, including his or her agent, has entered into a rental contract to hold super bingo occasions on his or her premises, the premises shall be rented, for super bingo occasions, to not more than four super bingo licensees during any period of four consecutive calendar weeks: Provided, That each of the charitable or public service organizations desiring to hold a super bingo occasion must possess its own super bingo license. Subject to this limitation, the premises may be used for super bingo occasions during two consecutive days during a conventional weekend. For purposes of this subsection, the term “conventional
“weekend” means Saturday and Sunday: *Provided, however,* That the super bingo occasions may occur at the same facility no more often than alternating weekends during a calendar month.

(g) Any licensee which, in good faith, finds itself unable to comply with the requirements of this provision shall apply to the commissioner for permission to expend its net proceeds for one or more charitable or public service purposes other than that stated in its license application or for permission to expend its net proceeds later than the one-year time period specified in this section. The application shall be on a form furnished by the commissioner and shall include the particulars of the requested changes and the reasons for the changes. The application shall be filed no later than sixty days before the end of the one-year period specified in this section. In the case of an application to extend the time in which the net proceeds are to be expended for a charitable or public service purpose, the licensee shall file such periodic reports with the commissioner as the commissioner directs until the proceeds are expended.

And,

On page seven, after line eighty-nine, by inserting a new section, designated section fifteen, to read as follows:

§47-21-15. Payment of reasonable expenses from proceeds; net proceeds disbursement.

(a) The reasonable, necessary and actual expenses incurred in connection with the conduct of raffle occasions, not to exceed twenty-five forty percent of the gross proceeds collected during a license period, may be paid out of the gross proceeds of the conduct of the raffle, including, but not limited to:

(1) Rent paid for the use of the premises: *Provided,* That a copy of the rental agreement was filed with the raffle license application with any modifications to the rental agreement to be filed within ten days of being made: *Provided, however,* That in no event may the rent paid for the use of any premises exceed the fair market value of rent for the premises;
(2) The cost of custodial services;

(3) The cost to the licensee organization for equipment and supplies used to conduct the raffle occasion;

(4) The cost to the licensee organization for advertising the raffle occasion;

(5) The cost of hiring security personnel, licensed pursuant to the provisions of article eighteen, chapter thirty of this code; and

(6) The cost of providing child care services to the raffle patrons: Provided, That any proceeds received from the provision of child care services shall be handled the same as raffle proceeds.

(b) The actual cost to the licensee for prizes, not to exceed the amounts as specified in section eleven of this article, may be paid out of the gross proceeds of the conduct of raffle.

(c) The cost of any refreshments, souvenirs or any other item sold or otherwise provided through any concession to the patrons may not be paid for out of the gross proceeds from the raffle occasion. The licensee shall expend all net raffle proceeds and any interest earned on the net raffle proceeds for the charitable or public service purposes stated in the application within one year after the expiration of the license under which the raffle occasions were conducted. A licensee which does not qualify as a qualified recipient organization may apply to the commissioner at the time it applies for a raffle license or as provided in subsection (e) of this section for permission to apply any or all of its net proceeds to directly support a charitable or public service activity or endeavor which it sponsors.

(d) No gross proceeds from any raffle operation may be devoted or in any manner used by any licensee or qualified recipient organization for the construction, acquisition, or improvement, of real or personal property except that which is used exclusively for one or more charitable or public service purposes or as provided in subdivision (3), subsection (a) of this section.
(e) The Tax Commissioner has the authority to disapprove any contract for sale of goods or services to any charitable raffle licensee for use in or with relation to any charitable raffle operation or occasion, or any lease of real or tangible personal property to any charitable raffle licensee for use in or with relation to any charitable raffle operation or occasion, if the contract or lease is unreasonable or not representative of fair market value. Disapproved contracts or leases shall be considered to be in contravention of this article, and are void. Any attempt by any charitable raffle licensee to engage in transactions under the terms of any disapproved lease or contract is grounds for revocation or suspension of the charitable raffle license and for refusal by the Tax Commissioner to renew the charitable raffle license.

(f) Any licensee which, in good faith, finds itself unable to comply with the requirements of the subsections (a) through (e) of this section shall apply to the commissioner for permission to expend its net proceeds for one or more charitable or public service purposes other than that stated in its license application or for permission to expend its net proceeds later than the one-year time period specified in this section. The application shall be on a form furnished by the commissioner and shall include the particulars of the requested changes and the reasons for the changes. The application shall be filed no later than sixty days before the end of the one-year period specified in this section. In the case of an application to extend the time in which the net proceeds are to be expended for a charitable or public service purpose, the licensee shall file such periodic reports with the commissioner as the commissioner directs until the proceeds are expended.

On motion of Senator Takubo, the following amendments to the House of Delegates amendments to the bill (Eng. Com. Sub. for S. B. 263) were reported by the Clerk, considered simultaneously, and adopted:

On page seven, section fifteen, subsection (a), by striking out the word “twenty-five”;

And,
By striking out the title and substituting therefor a new title, to read as follows:

**Eng. Com. Sub. for Senate Bill 263**—A Bill to amend and reenact §47-20-2 of the Code of West Virginia, 1931, as amended; to amend and reenact §47-20-15 of said code; to amend and reenact §47-21-2 of said code and to amend and reenact §47-21-15 of said code, all relating to charitable bingo and chartable raffles generally; authorizing charitable and public service organizations to raise funds by conducting raffles and bingo virtually over the Internet and authorizing reasonable, necessary, and actual expenses in operating charitable bingo and lottery occasions to not exceed forty percent of gross proceeds; and defining terms.

On motion of Senator Takubo, the Senate concurred in the House of Delegates amendments, as amended.

Engrossed Committee Substitute for Senate Bill 263, as amended, was then put upon its passage.

On the passage of the bill, the yeas were: Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—32.

The nays were: Azinger and Roberts—2.

Absent: None.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. Com. Sub. for S. B. 263) passed with its Senate amended title.

Senator Takubo moved that the bill take effect from passage.

On this question, the yeas were: Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo,
Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—32.

The nays were: Azinger and Roberts—2.

Absent: None.

So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. Com. Sub. for S. B. 263) takes effect from passage.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

A message from the Clerk of the House of Delegates announced the amendment by that body, passage as amended with its House of Delegates amended title, and requested the concurrence of the Senate in the House of Delegates amendments, as to


On motion of Senator Takubo, the bill was taken up for immediate consideration.

The following House of Delegates amendments to the bill were reported by the Clerk:

By striking out everything after the enacting clause and inserting in lieu thereof the following:

ARTICLE 8. UNIFORM UNCLAIMED PROPERTY ACT

§36-8-9. Notice and publication of lists of abandoned property.

(a) Publication of Bulletin. —

(1) The administrator shall publish a notice not a bulletin no later than November 30 of the year next following the year in which abandoned property has been paid or delivered to the administrator.
of each year, listing the names of the apparent owners of up to 15,000 properties recently paid or delivered to the administrator. The notice bulletin must be published in a newspaper of general circulation in each county of this state in which is located the last known address of any person named in the notice. If a holder does not report an address for the apparent owner, or the address is outside this state, the notice must be published in the county in which the holder has its principal place of business within this state or another county that the administrator reasonably selects. The advertisement bulletin must be in a form that, in the judgment of the administrator, is likely to attract the attention of the apparent owner of the unclaimed property. The form bulletin must contain:

(1) (A) The name of each person appearing to be the owner of the property listed, as set forth in the report filed by the holder;

(2) (B) The municipality in which the last known address or location of each person appearing to be the owner of the listed property is located, if an address or location is set forth in the report filed by the holder;

(3) (C) A statement explaining that property of the owner is presumed to be abandoned and has been taken into the protective custody of the administrator; and

(4) (D) A statement that information about the unclaimed property and its return to the owner is available to a person having a legal or beneficial interest in the property, upon request to the administrator.

(b)(2) The administrator is not required to advertise the name and address or location of an owner of property having include any property in the bulletin described in this subsection that has a total value of less than $50 or information concerning any property that is a traveler’s check, money order, or similar instrument.

(b) Exception to Bulletin Requirement. –

(1) The administrator is not required to publish the bulletin described in subsection (a) of this section in a county, if the administrator makes a determination that the bulletin is not a cost-
effective method of promoting awareness of unclaimed property in that county. The determination shall be based on the cost to publish the bulletin in the county and the following criteria:

(A) The population of the county;

(B) Relevant geographic or demographic characteristics of the county;

(C) Residents’ access to Internet within the county;

(D) Available data on the circulation and readership of newspapers within the county;

(E) The existence of alternative media outlets to newspapers in the county, through which the administrator may more effectively promote awareness of unclaimed property; and

(F) County-specific data collected by the administrator in previous years concerning the most effective methods of promoting awareness of unclaimed property within the county.

(2) During each year in which the administrator does not publish the bulletin described in subsection (a) of this subsection in a county, pursuant to subdivision (1) of this subsection, the administrator shall publish an advertisement in a newspaper of general circulation in the county by November 30 of that year. The advertisement must be in a form that, in the judgment of the administrator, is likely to attract the attention of the apparent owner of the unclaimed property and must contain:

(A) A statement notifying the reader that the administrator holds unclaimed property and that the reader might be entitled to claim unclaimed property in the administrator’s custody;

(B) A brief description of the types of property that are commonly held by the administrator;

(C) Instructions for accessing the searchable database of unclaimed property on the administrator’s website; and
(D) Instructions for requesting information regarding unclaimed property from the administrator by telephone or by mail.

(c) Online Database. — The administrator shall maintain a database on the administrator’s website that is accessible by the public and electronically searchable which contains the names reported to the administrator of all apparent owners for whom property is being held by the administrator: Provided, That the administrator is not required to include in the database the name or location of an owner of property having a total value less than $50 or information concerning a traveler’s check, money order, or similar instrument:

And,

By striking out the title and substituting therefor a new title, to read as follows:

Eng. Com. Sub. for Com. Sub. for Senate Bill 318—A Bill to amend and reenact §36-8-9 of the Code of West Virginia, 1931, as amended, relating generally to requirements for public notice of unclaimed property held by the State Treasurer; eliminating the requirement that the Treasurer annually publish a list of all unclaimed properties received the previous year in newspapers; requiring the Treasurer to annually publish a newspaper bulletin in each county of the state listing apparent owners of up to 15,000 recently received unclaimed properties; providing that the Treasurer is not required to publish said bulletin in a county if the Treasurer makes a determination that the bulletin is not a cost-effective method of promoting awareness of unclaimed property in that county; providing criteria for making a determination of cost-effectiveness; requiring the Treasurer to annually publish an advertisement regarding unclaimed property in a newspaper in each county in which the bulletin is not published; setting forth required content for said advertisement; and requiring the Treasurer to maintain a searchable online database of persons appearing to be the owners of unclaimed property.

On motion of Senator Takubo, the Senate concurred in the House of Delegates amendments to the bill.
Engrossed Committee Substitute for Committee Substitute for Senate Bill 318, as amended by the House of Delegates, was then put upon its passage.

On the passage of the bill, the yeas were: Azinger, Boley, Clements, Grady, Hamilton, Karnes, Maroney, Martin, Maynard, Nelson, Phillips, Roberts, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Weld, Woodrum, and Blair (Mr. President)—23.

The nays were: Baldwin, Beach, Caputo, Ihlenfeld, Jeffries, Lindsay, Plymale, Romano, Stollings, Unger, and Woelfel—11.

Absent: None.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. Com. Sub. for Com. Sub. for S. B. 318) passed with its House of Delegates amended title.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate.

At the request of Senator Roberts, unanimous consent being granted, the Senate returned to the second order of business and the introduction of guests.

The Senate again proceeded to the third order of business.

A message from the Clerk of the House of Delegates announced the concurrence by that body in the Senate amendment to the House of Delegates amendments to, and the passage as amended with its House of Delegates amended title, of

Eng. Senate Bill 359, Informing landowners when fencing that may contain livestock is damaged due to accident.

A message from the Clerk of the House of Delegates announced the amendment by that body, passage as amended, to take effect from passage, and requested the concurrence of the Senate in the House of Delegates amendment, as to
Eng. Com. Sub. for Senate Bill 398, Limiting eligibility of certain employers to participate in PEIA plans.

On motion of Senator Takubo, the bill was taken up for immediate consideration.

The following House of Delegates amendment to the bill was reported by the Clerk:

By striking out everything after the section heading and inserting in lieu thereof the following:

Notwithstanding any other provision of this article to the contrary, the director may not consider any employer eligible for participation in a plan except for the following:

(1) All mandatory participants, including the State of West Virginia, its boards, agencies, commissions, departments, institutions, or spending units;

(2) Any county board of education or public charter school established pursuant to §18-5G-1 et seq. of this code, if the charter school includes in its charter contract entered into pursuant to §18-5G-7 of this code a determination to participate in the Public Employees Insurance program: Provided, That as it relates to eligible public charter schools, only employees directly employed by a charter school that is exempt from the payment of taxes under the United States Internal Revenue Code, Title 26 U.S.C. §501(c)(3), may participate in a plan.

(3) Any employer participating in a plan as of the effective date of the enactment of this section in the 2021 regular session of the Legislature.

On motion of Senator Takubo, the Senate concurred in the House of Delegates amendment to the bill.

Engrossed Committee Substitute for Senate Bill 398, as amended by the House of Delegates, was then put upon its passage.
On the passage of the bill, the yeas were: Azinger, Boley, Clements, Grady, Hamilton, Karnes, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—27.

The nays were: Baldwin, Beach, Caputo, Ihlenfeld, Jeffries, Lindsay, and Romano—7.

Absent: None.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. Com. Sub. for S. B. 398) passed with its title.

Senator Takubo moved that the bill take effect from passage.

On this question, the yeas were: Azinger, Boley, Clements, Grady, Hamilton, Karnes, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—27.

The nays were: Baldwin, Beach, Caputo, Ihlenfeld, Jeffries, Lindsay, and Romano—7.

Absent: None.

So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. Com. Sub. for S. B. 398) takes effect from passage.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate.

A message from the Clerk of the House of Delegates announced the amendment by that body, passage as amended with its House of Delegates amended title, and requested the concurrence of the Senate in the House of Delegates amendments, as to

On motion of Senator Takubo, the bill was taken up for immediate consideration.

The following House of Delegates amendments to the bill were reported by the Clerk:

By striking everything after the enacting clause and inserting in lieu thereof the following:

ARTICLE 63. SYRINGE SERVICES PROGRAMS.

§16-63-1. Definitions.

As used in this article, the term:

“Administrator” means a person having the authority and responsibility for operation of the syringe services program and serves as the contact for communication with the director of the Harm Reduction Program.

“Applicant” means the entity applying for a license under this article.

“Board of Review” means the board established in §9-2-6(13) of this code.

“Director” means the Director of the Office of Health Facility Licensure and Certification.

“Fixed site” means a building or single location where syringe exchange services are provided.

“Harm reduction program” means a program that provides services intended to lessen the adverse consequences of drug use and protect public health and safety, by providing direct access to or a referral to: syringe services program; substance use disorder treatment programs; screenings; vaccinations; education about overdose prevention; wound care; opioid antagonist distribution and education; and other medical services.
“HIV” means the etiologic virus of AIDS or Human Immunodeficiency Virus.

“License” means the document issued by the office authorizing the syringe services program to operate.

“Local health department” means a health department operated by local boards of health, created, established, and maintained pursuant to §16-2-1 et seq. of this code.

“Location” means a site within the service area of a local health department. A location can be a fixed site or a mobile site.

“Mobile site” means a location accessible by foot or vehicle that is not at a fixed indoor setting.

“Syringe services program” means a community based program that provides access to sterile syringes, facilitates safe disposal of used syringes, and is part of a harm reduction program.

“Syringe stick injury” means a penetrating wound from a syringe that may result in exposure to blood.

“Syringe stick injury protocol” means policies and procedures to prevent syringe stick injury to syringe exchange staff, including volunteers, community members, and to syringe exchange participants.

“Service area” means the territorial jurisdiction of the syringe services program.

“Sharps waste” means used syringes and lancets.

“Staff” means a person who provides syringe services or harm reduction services on behalf of a program.

“Syringe” means both the needle and syringe used to inject fluids into the body.
§16-63-2. Application for license to offer a syringe services program.

(a) All new and existing syringe services programs shall obtain a license from the Office for Health Facility Licensure and Certification.

(b) To be eligible for a license, a syringe services program shall:

(1) Submit an application on a form approved and provided by the office director;

(2) Provide the name of the program;

(3) Provide a description of the harm reduction program it is associated with and the harm reduction services provided in accordance with §16-2-3;

(4) Provide the contact information of the individual designated by the applicant as the administrator of the harm reduction program;

(5) Provide the hours of operation, location, and staffing. The description of hours of operation must include the specific days the syringe services program is open, opening and closing times, and frequency of syringe exchange services. The description of staffing must include number of staff, titles of positions, and descriptions of their functions;

(6) Provide a specific description of the applicant’s ability to refer to or facilitate entry into substance use treatment;

(7) Provide a specific description of the applicant’s ability to encourage usage of medical care and mental health services as well as social welfare and health promotion;

(8) Pay an application fee in amount not to exceed $500, to be determined by the director by legislative rule; and

(9) Provide a written statement from a majority of the county commission or a majority of governing body of a municipality in
which it is located or is proposing to locate, that the needle exchange program.

§16-63-3. Program requirements.

(a) To be approved for a license, a syringe services program shall be part of a harm reduction program which offers or refers an individual to the following services which shall be documented in the application:

1. HIV, hepatitis and sexually transmitted diseases screening;
2. Vaccinations;
3. Birth control and long-term birth control;
4. Behavioral health services;
5. Overdose prevention supplies and education;
6. Syringe collection and sharps disposal;
7. Educational services related to disease transmission;
8. Assist or refer an individual to a substance use treatment program;
9. Refer to a health care practitioner or treat medical conditions; and
10. Programmatic guidelines including a sharps disposal plan, a staff training plan, a data collection and program evaluation plan, and a community relations plan.

(b) A syringe services program:

1. Shall offer services, at every visit, by a qualified licensed health care provider;
2. Shall exclude minors from participation in the syringe exchange, but may provide minors with harm reduction services;
(3) Shall ensure a syringe is unique to the syringe services programs;

(4) Shall distribute syringes with a goal of a 1:1 model;

(5) May substitute weighing the volume of syringes returned versus dispensed as specified. This substitution is only permissible if it can be done accurately and in the following manner:

(A) The syringes shall be contained in a see-through container; and

(B) A visual inspection of the container shall take place prior to the syringes being weighed;

(6) Shall distribute the syringe directly to the program recipient;

(7) Shall require proof of West Virginia identification upon providing the syringe;

(8) Shall train staff on:

(A) The services and eligibility requirements of the program;

(B) The services provided by the program;

(C) The applicant’s policies and procedures concerning syringe exchange transactions;

(D) Disposing of infectious waste;

(E) Sharps waste disposal education that ensures familiarity with the state law regulating proper disposal of home-generated sharps waste;

(F) Procedures for obtaining or making referrals;

(G) Opioid antagonist administration;

(H) Cultural diversity and sensitivity to protected classes under state and federal law; and
(1) Completion of attendance logs for participation in mandatory training.

(9) Maintain a program for the public the report syringe litter and shall endeavor to collect all syringe litter in the community.

(c) Each syringe services program shall have a syringe dispensing plan which includes, but is not limited to the following:

(1) Maintaining records of returned syringes by participants for two years;

(2) Preventing syringe stick injuries;

(3) Tracking the number of syringes dispensed;

(4) Tracking the number of syringes collected;

(5) Tracking the number of syringes collected as a result of community reports of syringe litter;

(6) Eliminating direct handling of sharps waste;

(7) Following a syringe stick protocol and plan;

(8) A budget for sharps waste disposal or an explanation if no cost is associated with sharps waste disposal; and

(9) A plan to coordinate with the continuum of care, including the requirements set forth in this section.

(d) If an applicant does not submit all of the documentation required in §16-63-2 of this code, the application shall be denied and returned to the applicant for completion.

(e) If an applicant fails to comply with the program requirements, the application shall be denied and returned to the applicant for completion.

(f) A license is effective for one year.
§16-63-4. Procedure for revocation or limitation of the syringe services programs.

(a) The director may revoke, suspend or limit a syringe services program’s ability to offer services for the following reasons:

(1) The syringe services program provides false or misleading information to the director;

(2) An inspection indicates the syringe services program is in violation of the law or legislative rule; or

(3) The syringe services program fails to cooperate with the director during a complaint investigation; or

(4) Recission of the letter of approval from majority of the county commissioners or the governing body of a municipality.

(b) The director shall send written notice to the syringe services program of revocation, suspension, or limitation of its operations. The written notice shall include the following:

(1) Effective date of the revocation, suspension, or limitation;

(2) The basis for the revocation, suspension or limitation;

(3) The location to which the revocation, suspension or limitation applies;

(4) The remedial measures the syringe services programs shall take, if any, to consider reinstatement of the program or removal of the limitation; and

(5) Steps to appeal of the decision.

§16-63-5. Administrative due process.

(a) A syringe services program who disagrees with an administrative decision may, within 30 days after receiving notice of the decision, appeal the decision to the department’s board of review.
(b) All pertinent provisions of §29A-5-1 et seq. apply to and govern any hearing authorized by this statute.

(c) The filing of a request for a hearing does not stay or supersede enforcement of the final decision of the director. The director may, upon good cause shown, stay such enforcement.

§16-63-6. Administrative appeals and judicial review.

(a) A syringe services program who disagrees with the final administrative decision may, within 30 days after the date the appellant received notice of the decision of the board of review, appeal the decision to the Circuit Court of Kanawha County or in the county where the petitioner resides or does business.

(b) The filing of the petition for appeal does not stay or supersede enforcement of the final decision or order of the director. An appellant may apply to the circuit court for a stay of or to supersede the final decision or order for good cause shown.

(c) No circuit court has jurisdiction to consider a decision of the board if the petitioner has failed to file a request for review with the board of review within the time frame set forth in this article.

§16-63-7. Reporting requirements; renewal; rulemaking.

(a) A syringe services program shall renew its license annually on the anniversary date of license approval.

(b) A syringe services program shall file an annual report with the director. The report shall include:

(1) The total number of persons served;

(2) The total numbers and types of syringes and syringe s dispensed, collected, and disposed of;

(3) The total number of syringe stick injuries to non-participants;

(4) Statistics regarding the number of individuals entering substance use treatment; and
(5) The total and types of referrals made to substance use treatment and other services.

(c) The office shall promulgate and propose rules and regulations under §29A-1-1 et seq. of this code to carry out the intent and purposes of this article. Such rules and regulations shall be in accordance with evidence-based practices. The office shall promulgate an emergency rule by July 1, 2021, which shall require compliance of the provisions of this article by December 1, 2021. The emergency rule shall effectuate the provisions of this article in accordance with evidence-based practices.

§16-63-8. Immunity.

(a) Notwithstanding any provision of this code to the contrary, an employee, volunteer, or participant of a licensed syringe services program may not be arrested, charged with or prosecuted for possession of any of the following:

(1) Sterile or used syringes, hypodermic syringes, injection supplies obtained from or returned to a program, or other safer drug use materials obtained from a program established pursuant to this article, including testing supplies for illicit substances.

(2) Residual amounts of a controlled substance contained in a used syringe, used injection supplies obtained from or returned to a program.

(b) A law enforcement officer who, acting on good faith, arrests or charges a person who is thereafter determined to be entitled to immunity from prosecution under this section is not liable for the arrest or filing of charges.

(c) An individual who is wrongly detained, arrested or prosecuted under this section shall have the public record associated with the detainment, arrest or prosecution expunged.

(d) A health care professional, or an employee or volunteer of a licensed syringe services program is not subject to professional sanction, detainment, arrest or prosecution for carrying out the provisions of this article.
(e) A business that has syringe litter on its property is immune from civil or criminal liability in any action relating to the needle on its property unless the business owner acted in reckless disregard for the safety of others.

§16-63-9. Civil penalties and injunctive relief.

(a) The Office of Health Facilities Licensure and Certification may assess an administrative penalty of not less than $500 nor more than $10,000 per violation of this article.

(b) The Office of Health Facilities Licensure and Certification may seek injunctive relief to enforce the provisions of this article.

§16-63-10. Coordination of care.

(a) A syringe service program shall coordinate with other health care providers in its services to render care to the individuals as set forth in the program requirements.

(b) In the event that the syringe services program is closed, the syringe services program shall notify the participant of the closure of the service, prior to closure, in a conspicuous location, and provide an individual with a transition care plan.

(c) The Bureau for Medical Services shall submit a state plan amendment to permit harm reduction programs to be an eligible provider, except that the syringe exchange services shall not be eligible for reimbursement under the state plan.

And,

By striking out the title and substituting therefor a new title, to read as follows:

Eng. Com. Sub. for Senate Bill 334—A Bill to amend the Code of West Virginia, 1931, as amended, by adding thereto a new article, designated §16-63-1, §16-63-2, §16-63-3, §16-63-4, §16-63-5, §16-63-6, §16-63-7, §16-63-8, §16-63-9, and §16-63-10, all relating to syringe services programs; defining terms; providing license application requirements and process; establishing program
requirements; providing procedure for revocation or limitation of the syringe services programs; setting forth administrative due process; providing for administrative and judicial appeal; establishing reporting requirements and renewal provisions; providing for rulemaking; providing criminal immunity in certain circumstances; providing civil immunity in certain circumstances; providing for expungement; providing immunity from professional sanction, detainment, arrest, or prosecution in certain circumstances; providing for administrative penalties and allowing Office of Health Facilities Licensure and Certification to seek injunctive relief; requiring a syringe services program to coordinate with health care providers; requiring that a syringe services program that is closing to post notice and provide transition care plan for individuals; and requiring the Bureau of Medical Services to amend the state plan.

On motion of Senator Maroney, the following amendments to the House of Delegates amendments to the bill (Eng. Com. Sub. for S. B. 334) were reported by the Clerk and considered simultaneously:

On page two, section two, subsection (a), subdivision (9), after the word “statement” by inserting the words “of support”;

On page three, section three, subsection (b), after subdivision (6) by inserting a new subdivision, designated subdivision (7), to read as follows:

(7) Proof of West Virginia identification upon dispensing of the needles;

And by renumbering the remaining subdivisions;

On page six, section seven, subsection (c), after “2021” by striking out the comma and remainder of the sentence;

On page seven, section ten, after subsection (c), by inserting a new subsection, designated subsection (d), to read as follows:

(d) Upon passage, any existing provider not offering the full array of harm reduction services as set forth in this section shall
cease and desist offering all needle exchange services. Any provider offering the full array of harm reduction services shall have until January 1, 2022, to come into compliance with this section. Any new provider shall have until January 1, 2022, to come into compliance with the provisions of this section.;

And,

By striking out the title and substituting therefor a new title, to read as follows:

Eng. Com. Sub. for Senate Bill 334—A Bill to amend the Code of West Virginia, 1931, as amended, by adding thereto a new article, designated §16-63-1, §16-63-2, §16-63-3, §16-63-4, §16-63-5, §16-63-6, §16-63-7, §16-63-8, §16-63-9, and §16-63-10, all relating to syringe services programs; defining terms; providing license application requirements and process; establishing program requirements; providing procedure for revocation or limitation of the syringe services programs; setting forth administrative due process; providing for administrative and judicial appeal; establishing reporting requirements and renewal provisions; providing for rulemaking; providing criminal immunity in certain circumstances; providing civil immunity in certain circumstances; providing for expungement; providing immunity from professional sanction, detainment, arrest, or prosecution in certain circumstances; providing for administrative penalties and allowing Office of Health Facilities Licensure and Certification to seek injunctive relief; requiring a syringe services program to coordinate with health care providers; requiring that a syringe services program that is closing to post notice and provide transition care plan for individuals; requiring the Bureau of Medical Services to amend the state plan; and providing for effective date.

Following discussion,

The question being on the adoption of Senator Maroney’s amendments to the House of Delegates amendments to the bill (Eng. Com. Sub. for S. B. 334), the same was put and prevailed.
Senator Takubo moved that the Senate concur in the House of Delegates amendments, as amended.

Following discussion,

The question being on the adoption of Senator Takubo’s aforesaid motion, the same was put and prevailed.

Engrossed Committee Substitute for Senate Bill 334, as amended, was then put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Rucker, Smith, Swope, Sypolt, Takubo, Tarr, Trump, Weld, Woelfel, Woodrum, and Blair (Mr. President)—27.

The nays were: Beach, Caputo, Ihlenfeld, Romano, Stollings, Stover, and Unger—7.

Absent: None.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. Com. Sub. for S. B. 334) passed with its Senate amended title.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

A message from the Clerk of the House of Delegates announced the concurrence by that body in the passage of


A message from the Clerk of the House of Delegates announced the concurrence by that body in the passage, to take effect from passage, of

A message from the Clerk of the House of Delegates announced the amendment by that body, passage as amended, to take effect July 1, 2021, and requested the concurrence of the Senate in the House of Delegates amendment, as to

Eng. Senate Bill 532, Limiting claims for state tax credits and rebates.

On motion of Senator Takubo, the bill was taken up for immediate consideration.

The following House of Delegates amendment to the bill was reported by the Clerk:

On page one, section five-ee, line ten, by striking out the word “least” and inserting in lieu thereof the word “most”.

Senator Takubo moved that the Senate concur in the House of Delegates amendment to the bill.

Following discussion,

The question being on the adoption of Senator Takubo’s aforrestated motion, the same was put and prevailed.

Engrossed Senate Bill 532, as amended by the House of Delegates, was then put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—34.

The nays were: None.

Absent: None.
So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 532) passed with its title.

Senator Takubo moved that the bill take effect July 1, 2021.

On this question, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—34.

The nays were: None.

Absent: None.

So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 532) takes effect July 1, 2021.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate.

A message from the Clerk of the House of Delegates announced the concurrence by that body in the passage of

**Eng. Senate Bill 537**, Relating generally to kidnapping.

A message from the Clerk of the House of Delegates announced the amendment by that body, passage as amended with its House of Delegates amended title, and requested the concurrence of the Senate in the House of Delegates amendments, as to


On motion of Senator Takubo, the bill was taken up for immediate consideration.
The following House of Delegates amendments to the bill were reported by the Clerk:

On page three, after line twenty-four, by inserting a new section, designated section twenty-two, to read as follows:

§24-2-22. Coal community comeback planning required; Coal Community Comeback Advisory Committee established; Coal Community Comeback Plan.

(a) The West Virginia Public Service Commission shall facilitate a process to create a Coal Community Comeback Plan for the State of West Virginia, which shall include, at a minimum:

1. The maintenance and development of water and wastewater, broadband, and other infrastructure needed to revitalize impacted communities;

2. Opportunities to maintain and increase jobs in coal mines, coal-fired power plants, and other sectors that would diversify the economies of impacted communities;

3. Grants and local, state, federal, and other sources of funding that will assist impacted communities, and recommendations to align and target existing local, state, and federal funding and leverage additional funding to support impacted communities and impacted workers;

4. Other programs and activities that will assist impacted communities, and recommendations to align and target existing local, state, and federal programs and activities and establish additional programs and activities to support impacted communities and impacted workers;

5. Recommendations for legislation, studies, and other activities, including but not limited to the creation of a fund to collect and distribute public revenue to address shortfalls in funding for counties, school systems, and municipalities in impacted communities;
(6) Planning of and facilitation of innovative land use and economic development activities that impacted communities can use to diversify their economies;

(7) Projected short-term and long-term costs and benefits to the state of each plan component;

(8) Potential fiscal, economic, workforce, and other implications of extending plan components to other sectors and industries affected by similar economic disruptions; and

(9) Which components can be implemented under existing authority and which require additional legislation.

(b) There is hereby created the Coal Community Comeback Advisory Committee to develop and recommend a Coal Community Comeback Plan for the State of West Virginia. It shall consist of the following members:

(1) The Chair of the West Virginia Public Service Commission or his or her designee, who shall serve as co-chairperson of the Committee;

(2) The Secretary of the Department of Economic Development or his or her designee, who shall also serve as co-chairperson of the Committee;

(3) One representative of the Office of the Governor;

(4) One member of the Senate appointed by the president of the Senate, and one member of the House of Delegates appointed by the Speaker of the House; and the following members, to be appointed by the Governor:

(A) Two representatives of labor unions;

(B) Three representatives of impacted workers from impacted communities;

(C) Two representatives with professional economic development or workforce retraining experience; and
(D) Two representatives of utilities that, on the effective date of this section, operated one or more coal-fueled electric generating units.

(c) (1) The West Virginia Public Service Commission shall provide administrative and logistical support to the work of the Committee.

(2) The Committee shall meet at least once every three months. The chairpersons may call such additional meetings as are necessary for the Committee to complete its duties.

(3) Each member of the Committee is entitled to receive reimbursement for actual and necessary expenses pursuant to §4-2A-6 of this code.

(4) The Committee may engage additional nonvoting members or advisors and provide additional expertise as needed.

(5) The Committee shall hold at least three public hearings in the state on the Coal Community Comeback Plan, with at least one hearing held in each congressional district of the state. On or before July 1, 2022, the Committee shall present its draft Coal Community Comeback Plan to the Chair of the West Virginia Public Service Commission. On or before December 31, 2022, the Committee shall present its final Coal Community Comeback Plan to the Governor and the Legislature. Unless otherwise extended by Act of the Legislature, the Committee shall expire effective January 1, 2023.

(d) As used in this section:

(1) “Coal-related employment” means employment in the coal industry, or an industry dependent on coal production, consumption, or distribution;

(2) “Committee” means the Coal Community Comeback Advisory Committee established pursuant to §24-2-22(b) of this code;
(3) “Impacted community” means a county in which a coal mine or a coal-fired plant has closed after December 31, 1999, causing a loss of at least 200 jobs;

(4) “Impacted worker” means a West Virginia worker laid off from coal-related employment who has not found employment with similar wages or benefits.

And,

By striking out the title and substituting therefor a new title, to read as follows:

Eng. Com. Sub. for Com. Sub. for Senate Bill 542—A Bill to amend the Code of West Virginia, 1931, as amended, by adding thereto a new section, designated §24-1-1c; and to amend said code by adding thereto three new sections, designated §24-2-1q, §24-2-21 and §24-2-22, all relating to the Public Service Commission; making legislative findings; requiring that all public electric utilities maintain a contract for a 30-day aggregate fuel supply for the remainder of the life of existing coal-fired plants; requiring that public electric utilities provide advance notice of retirement, shutdown, or sale of electricity-generating units; establishing the Coal Community Comeback Advisory Committee; providing for appointment to the committee; providing for expense reimbursement to committee members; directing the committee to develop a plan and recommendations to revitalize coal communities in the state that address economic, workforce and other actions for revitalization of coal communities; providing for public hearings and other actions for the committee; providing for submission of a committee report; defining terms; and providing for expiration of committee.”

Senator Takubo moved that the Senate refuse to concur in the foregoing House amendments to the bill (Eng. Com. Sub. for Com. Sub. for S. B. 542) and request the House of Delegates to recede therefrom.

Following extended discussion,
The question being on the adoption of Senator Takubo’s aforesaid motion, and on this question, Senator Romano demanded the yeas and nays.

The roll being taken, the yeas were: Azinger, Boley, Grady, Karnes, Maroney, Martin, Maynard, Nelson, Phillips, Roberts, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Weld, Woodrum, and Blair (Mr. President)—21.

The nays were: Baldwin, Beach, Caputo, Clements, Hamilton, Ihlenfeld, Jeffries, Lindsay, Plymale, Romano, Stollings, Unger, and Woelfel—13.

Absent: None.

So, a majority of those present and voting having voted in the affirmative, the President declared Senator Takubo’s aforesaid motion had prevailed.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

Thereafter, at the request of Senator Beach, and by unanimous consent, the remarks by Senator Stollings regarding Senator Takubo’s aforesaid motion were ordered printed in the Appendix to the Journal.

At the request of Senator Takubo, unanimous consent being granted, the Senate returned to the consideration of


Passed by the Senate in earlier proceedings today,

The bill still being in the possession of the Senate,

Senator Takubo moved that the bill take effect from passage.

On this question, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Rucker,
Smith, Swope, Sypolt, Takubo, Tarr, Trump, Weld, Woelfel, Woodrum, and Blair (Mr. President)—27.

The nays were: Beach, Caputo, Ihlenfeld, Romano, Stollings, Stover, and Unger—7.

Absent: None.

So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. Com. Sub. for S. B. 334) takes effect from passage.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

A message from the Clerk of the House of Delegates announced the amendment by that body, passage as amended with its House of Delegates amended title, and requested the concurrence of the Senate in the House of Delegates amendments, as to

**Eng. Com. Sub. for Senate Bill 636**, Requiring certain history and civics courses be taught in schools.

On motion of Senator Takubo, the bill was taken up for immediate consideration.

The following House of Delegates amendments to the bill were reported by the Clerk:

On page two, section nine, line thirteen, after the words “Thomas Jefferson” by inserting a comma and the words “and the treatment and contributions of historic minorities, including but not limited to African Americans, Native Americans and women”;  

On page five, section nine, after line one hundred six, by adding a new subsection, designated subsection (g), to read as follows:

(g) Beginning with the 2021 - 2022 school year, each public high school student shall complete a one credit course of study in personal finance as a requirement for high school graduation in place of existing economics coursework requirements. This
coursework must include an end-of-course examination. The State Board of Education shall develop the curriculum for this coursework before July 1, 2021;

And,

By striking out the title and substituting therefor a new title, to read as follows:

Eng. Com. Sub. for Senate Bill 636—A Bill to amend and reenact §18-2-9 of the Code of West Virginia, 1931, as amended, relating to imposing additional requirements for the courses required for all public, private, parochial, and denominational schools in the history of the State of West Virginia, the history of the United States, in civics, in the Constitution of the United States, and in the government of West Virginia; requiring the State Board of Education to consult with other entities in prescribing the courses of study; requiring the State Board of Education to include the basic course requirements for middle school and high school and the academic standards when prescribing the courses of study; requiring the State Board of Education to publish an approved list of instructional resources; requiring the State Board of Education to provide testing or assessment instruments for the history and civics courses of instruction; expanding amendments to the Constitution of the United States to be emphasized as a part of the instruction in each social studies class required during Celebrate Freedom Week; requiring public high school students complete one-credit course in personal finance as a requirement for high school graduation; replacing existing economics coursework requirements; requiring end-of-course examination; and requiring state board to shall develop personal finance curriculum.

Senator Takubo moved that the Senate refuse to concur in the foregoing House amendments to the bill (Eng. Com. Sub. for S. B. 636) and request the House of Delegates to recede therefrom.

Following discussion,

The question being on the adoption of Senator Takubo’s aforesaid motion, the same was put and prevailed.
Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

A message from the Clerk of the House of Delegates announced the concurrence by that body in the passage, to take effect July 1, 2021, of


A message from the Clerk of the House of Delegates announced the concurrence by that body in the passage of


A message from the Clerk of the House of Delegates announced the concurrence by that body in the passage of


A message from the Clerk of the House of Delegates announced the concurrence by that body in the passage of


A message from the Clerk of the House of Delegates announced the concurrence by that body in the passage of

**Eng. Com. Sub. for Senate Bill 658**, Requiring sheriff’s departments to participate and utilize Handle With Care Program for trauma-inflicted children.

A message from the Clerk of the House of Delegates announced the concurrence by that body in the passage, to take effect July 1, 2021, of

**Eng. Senate Bill 661**, Permitting retailers to assume sales or use tax assessed on tangible personal property.
A message from the Clerk of the House of Delegates announced the concurrence by that body in the passage of

**Eng. Senate Bill 674**, Clarifying that unpaid restitution does not preclude person from obtaining driver’s license.

A message from the Clerk of the House of Delegates announced the concurrence by that body in the passage of


A message from the Clerk of the House of Delegates announced the concurrence by that body in the adoption of

**Com. Sub. for Senate Concurrent Resolution 3**, Urging Congress reopen public lands in WV.

A message from the Clerk of the House of Delegates announced the concurrence by that body in the adoption of

**Senate Concurrent Resolution 55**, Supporting Atlantic Coast Pipeline.

A message from the Clerk of the House of Delegates announced the concurrence by that body in the Senate amendments, as amended by the House of Delegates, passage as amended with its House of Delegates amended title, and requested the concurrence of the Senate in the House of Delegates amendments to the Senate amendments, as to


On motion of Senator Takubo, the bill was taken up for immediate consideration.

The following House of Delegates amendments to the Senate amendments to the bill were reported by the Clerk:

By striking out everything after the enacting clause and inserting in lieu thereof the following:
CHAPTER 15A DEPARTMENT OF HOMELAND SECURITY.

ARTICLE 7. BUREAU OF COMMUNITY CORRECTIONS.

§15A-7-5. Powers and duties of state parole officers.

(a) Each state probation and parole officer employed by the Division of Corrections and Rehabilitation shall:

(1) Investigate all cases referred to him or her for investigation by the Commissioner of Corrections and Rehabilitation and report in writing on the investigation;

(2) Update the standardized risk and needs assessment adopted by the Division of Corrections and Rehabilitation pursuant to §62-12-13(h) of this code for each parolee for whom an assessment has not been conducted for parole by a specialized assessment officer;

(3) Supervise each parolee according to the assessment and supervision standards determined by the Commissioner of Corrections and Rehabilitation;

(4) Furnish to each parolee under his or her supervision a written statement of the conditions of his or her parole together with a copy of the rules prescribed by the Commissioner of Corrections and Rehabilitation for the supervision of parolees;

(5) Keep informed concerning the conduct and condition of each parolee under his or her supervision and report on the conduct and condition of each parolee in writing as often as required by the Commissioner of Corrections and Rehabilitation;

(6) Use all practicable and suitable methods to aid and encourage a parolee and to bring about improvement in his or her conduct and condition;

(7) Keep detailed records of his or her work;

(8) Keep accurate and complete accounts of, and give receipts for, all money collected from parolees under his or her supervision,
and pay over the money to persons designated by a circuit court or the Commissioner of Corrections and Rehabilitation;

(9) Give bond with good security, to be approved by the Commissioner of Corrections and Rehabilitation, in a penalty of not less than $1,000 nor more than $3,000, as determined by the Commissioner of Corrections and Rehabilitation; and

(10) Perform any other duties required by the Commissioner of Corrections and Rehabilitation.

(b) Each probation and parole officer, as described in this article, may, with or without an order or warrant:

(1) Arrest or order confinement of any parolee or probationer under his or her supervision; and

(2) search a parolee or probationer, or a parolee or probationer’s residence or property, under his or her supervision. A probation and parole officer may apply for a search warrant, and execute the search warrant, in connection to a parolee’s whereabouts, or a parolee’s activities. He or she has all the powers of a notary public, with authority to act anywhere within the state.

(c) (1) Notwithstanding any other provision of this Code, the Commissioner of Corrections and Rehabilitation may issue a certificate authorizing any state parole officer who has successfully completed the Division of Corrections and Rehabilitation’s training program for firearms certification, which is the equivalent of that required of any correctional employee under §15A-3-10 of this code, to carry firearms or concealed weapons. Any parole officer authorized by the Commissioner of Corrections and Rehabilitation may, without a state license, carry firearms and concealed weapons. Each state parole officer, authorized by the Commissioner of Corrections and Rehabilitation, shall carry with him or her a certificate authorizing him or her to carry a firearm or concealed weapon bearing the official signature of the Commissioner of Corrections and Rehabilitation.
(2) Additionally, any state parole officer may carry a concealed firearm for self-defense purposes pursuant to the provisions of 18 U.S.C. §92B if the following criteria are met:

(A) The Division of Corrections and Rehabilitation has a written policy authorizing a state parole officer to carry a concealed firearm for self-defense purposes; including provisions which:

(i) Preclude or remove a person from participation in the concealed firearm program;

(ii) preclude from participation persons prohibited by federal or state law from possessing or receiving a firearm and;

(iii) prohibit persons from carrying a firearm pursuant to the provisions of this subsection while in an impaired state as defined in §17C-5-2 of this code.

(B) For those state parole officers wishing to avail themselves of the provisions of this subdivision, there shall be in place in the Division of Corrections and Rehabilitation a requirement that those state parole officers must annually qualify in the use of a firearm with standards which are equal to or exceed those required of sheriff’s deputies by the Law-Enforcement Professional Standards Program; and

(C) The Division of Corrections and Rehabilitation issues a photographic identification and certification card which identify the state parole officers who meet the provisions of this subdivision, as law-enforcement employees of the Division of Corrections and Rehabilitation pursuant to the provisions of §30-29-12 of this code.

(3) Any state parole officer who participates in a program authorized by the provisions of this subsection is responsible, at his or her expense, for obtaining and maintaining a suitable firearm and ammunition.

(4) It is the intent of the Legislature in enacting the amendments to this section during the 2021 regular session of the Legislature to authorize those state parole officers wishing to do so
to meet the requirements of the federal Law-Enforcement Officer’s Safety Act, 18 U.S.C. §926B: Provided. That it is the intent of the Legislature in enacting this section during the 2021 regular session of the Legislature that state parole officers, in recognition of those duties in their employment supervising incarceration and supervised release and the inherent arrest powers for violation of the same which constitute law enforcement, are determined to be qualified law enforcement officers as that term is used in §30-29-12 of this code.

(5) The privileges authorized by the amendments in this section enacted during the 2021 regular session of the legislature are wholly within the discretion of the Commissioner of Corrections and Rehabilitation.

CHAPTER 49. CHILD WELFARE.

ARTICLE 4. COURT ACTIONS.

§49-4-719. Juvenile probation officers; appointment; salary; facilities; expenses; duties; powers.

(a)(1) Each circuit court, subject to the approval of the Supreme Court of Appeals and in accordance with the rules of the Supreme Court of Appeals, shall appoint one or more juvenile probation officers and clerical assistants for the circuit. A probation officer or clerical assistant may not be related by blood or marriage to the appointing judge.

(2) The salary for juvenile probation officers and clerical assistants shall be determined and fixed by the Supreme Court of Appeals. All expenses and costs incurred by the juvenile probation officers and their staff shall be paid by the Supreme Court of Appeals in accordance with its rules. The county commission of each county shall provide adequate office facilities for juvenile probation officers and their staff. All equipment and supplies required by juvenile probation officers and their staff shall be provided by the Supreme Court of Appeals.

(3) A juvenile probation officer may not be considered a law-enforcement official under this chapter.
(b) (1) Any juvenile probation officers may carry a concealed firearm for self-defense purposes pursuant to the provisions of 18 U.S.C. §926B if the following criteria are met:

(A) The Supreme Court of Appeals has a written policy authorizing juvenile probation officers to carry a concealed firearm for self-defense purposes, including provisions which:

(i) Preclude or remove a person from participation in the concealed firearm program;

(ii) preclude from participation persons prohibited by federal or state law from possessing or receiving a firearm and;

(iii) prohibit persons from carrying a firearm pursuant to the provisions of this subsection while in an impaired state as defined in §17C-5-2 of this code.

(B) There is in place a requirement that the juvenile probation officers annually qualify in the use of a firearm with standards for qualification which are equal to, or exceed those required of sheriff’s deputies by the Law-Enforcement Professional Standards Program; and

(C) The Supreme Court of Appeals issues a photographic identification and certification card which identify the juvenile probation officers as qualified law-enforcement employees pursuant to the provisions of §30-29-12 of this code.

(2) Any juvenile probation officer who participates in a program authorized by the provisions of this subsection is responsible, at his or her expense, for obtaining and maintaining a suitable firearm and ammunition.

(3) It is the intent of the Legislature in enacting the amendments to this section during the 2021 regular session of the Legislature to authorize those juvenile probation officers wishing to do so to meet the requirements of the federal Law-Enforcement Officer’s Safety Act, 18 U.S.C. §926B: Provided, That it is the intent of the Legislature in enacting this section during the 2021 regular session of the Legislature that juvenile probation officers,
in recognition of those duties in their employment supervising incarceration and supervised release and the inherent arrest powers for violation of the same which constitute law enforcement, are determined to be qualified law enforcement officers as that term is used in §30-29-12 of this code.

(4) The privileges authorized by the amendments to this section enacted during the 2021 regular session of the Legislature are wholly within the discretion of the Supreme Court of Appeals.

(b) (c) The clerk of a court shall notify, if practicable, the chief probation officer of the county, or his or her designee, when a juvenile is brought before the court or judge for proceedings under this article. When notified, or if the probation officer otherwise obtains knowledge of such fact, he or she or one of his or her assistants shall:

(1) Make investigation of the case; and

(2) Furnish information and assistance that the court or judge may require.

(c) (d) (1) The Supreme Court of Appeals may develop a system of community-based juvenile probation sanctions and incentives to be used by probation officers in response to violations of terms and conditions of probation and to award incentives for positive behavior.

(2) The community-based juvenile probation sanctions and incentives may consist of a continuum of responses from the least restrictive to the most restrictive, designed to respond swiftly, proportionally and consistently to violations of the terms and conditions of probation and to reward compliance therewith.

(3) The purpose of community-based juvenile probation sanctions and incentives is to reduce the amount of resources and time spent by the court addressing probation violations, to reduce the likelihood of a new status or delinquent act, and to encourage and reward positive behavior by the juvenile on probation prior to any attempt to place a juvenile in an out-of-home placement.
CHAPTER 61. CRIMES AND THEIR PUNISHMENT.

ARTICLE 7. DANGEROUS WEAPONS.

§61-7-11a. Possessing deadly weapons on premises of educational facilities; reports by school principals; suspension of driver’s license; possessing deadly weapons on premises housing courts of law and family law courts.

(a) The Legislature finds that the safety and welfare of the citizens of this state are inextricably dependent upon assurances of safety for children attending and persons employed by schools in this state and for persons employed by the judicial department of this state. It is for the purpose of providing assurances of safety that §61-7-11a(b), §61-7-11a(g), and §61-7-11a(h), of this code and §61-7-11a(b)(2)(I) of this code, are enacted as a reasonable regulation of the manner in which citizens may exercise the rights accorded to them pursuant to section 22, article III of the Constitution of the State of West Virginia.

(b) (1) It is unlawful to possess a firearm or other deadly weapon:

(A) On a school bus as defined in §17A-1-1 of this code;

(B) In or on the grounds of any primary or secondary educational facility of any type: Provided, That it shall not be unlawful to possess a firearm or other deadly weapon in or on the grounds of any private primary or secondary school, if such institution has adopted a written policy allowing for possession of firearms or other deadly weapons in the facility or on the grounds thereof of the facility; or

(C) At a school-sponsored function that is taking place in a specific area that is owned, rented, or leased by the West Virginia Department of Education, the West Virginia Secondary Schools Activities Commission, a county school board, or local public school for the actual period of time the function is occurring;

(2) This subsection does not apply to:
(A) A law-enforcement officer employed by a federal, state, county, or municipal law-enforcement agency;

(B) Any probation officer appointed pursuant to §62-12-5 or §49-4-719 chapter 49 of this code, in the performance of his or her duties;

(C) Any home incarceration supervisor employed by a county commission or a sheriff pursuant to §61-11B-7a of this code, in the performance of his or her duties;

(D) A state parole officer appointed pursuant to §15A-7-5 of this code, in performance of his or her duties;

(E) A retired law-enforcement officer who meets all the requirements to carry a firearm as a qualified retired law-enforcement officer under the Law-Enforcement Officer Safety Act of 2004, as amended, pursuant to 18 U.S.C. §926C(c), carries that firearm in a concealed manner, and has on his or her person official identification in accordance with that act;

(F) A person, other than a student of a primary and secondary facility, specifically authorized by the board of education of the county or principal of the school where the property is located to conduct programs with valid educational purposes;

(G) A person who, as otherwise permitted by the provisions of this article, possesses an unloaded firearm or deadly weapon in a motor vehicle or leaves an unloaded firearm or deadly weapon in a locked motor vehicle;

(H) Programs or raffles conducted with the approval of the county board of education or school which include the display of unloaded firearms;

(I) The official mascot of West Virginia University, commonly known as the Mountaineer, acting in his or her official capacity;
The official mascot of Parkersburg South High School, commonly known as the Patriot, acting in his or her official capacity; or

Any person, 21 years old or older, who has a valid concealed handgun permit. That person may possess a concealed handgun while in a motor vehicle in a parking lot, traffic circle, or other areas of vehicular ingress or egress to a public school: Provided, That:

(i) When he or she is occupying the vehicle, the person stores the handgun out of view from persons outside the vehicle; or

(ii) When he or she is not occupying the vehicle, the person stores the handgun out of view from persons outside the vehicle, the vehicle is locked, and the handgun is in a glove box or other interior compartment, or in a locked trunk, or in a locked container securely fixed to the vehicle.

A person violating this subsection is guilty of a felony and, upon conviction thereof, shall be imprisoned in a state correctional facility for a definite term of years of not less than two years nor more than 10 years, or fined not more than $5,000, or both fined and imprisoned.

A school principal subject to the authority of the State Board of Education who discovers a violation of §61-7-11a(b) of this code shall report the violation as soon as possible to:

(1) The State Superintendent of Schools. The State Board of Education shall keep and maintain these reports and may prescribe rules establishing policy and procedures for making and delivering the reports as required by this subsection; and

(2) The appropriate local office of the State Police, county sheriff or municipal police agency.

In addition to the methods of disposition provided by §49-5-1 et seq. of this code, a court which adjudicates a person who is 14 years of age or older as delinquent for a violation of §61-7-11a(b) of this code, may order the Division of Motor Vehicles to
suspend a driver’s license or instruction permit issued to the person for a period of time as the court considers appropriate, not to extend beyond the person’s nineteenth birthday. If the person has not been issued a driver’s license or instruction permit by this state, a court may order the Division of Motor Vehicles to deny the person’s application for a license or permit for a period of time as the court considers appropriate, not to extend beyond the person’s nineteenth birthday. A suspension ordered by the court pursuant to this subsection is effective upon the date of entry of the order. Where the court orders the suspension of a driver’s license or instruction permit pursuant to this subsection, the court shall confiscate any driver’s license or instruction permit in the adjudicated person’s possession and forward it to the Division of Motor Vehicles.

(e)(1) If a person 18 years of age or older is convicted of violating §61-7-11a(b) of this code, and if the person does not act to appeal the conviction within the time periods described in §61-7-11a(e)(2) of this code, the person’s license or privilege to operate a motor vehicle in this state shall be revoked in accordance with the provisions of this section.

(2) The clerk of the court in which the person is convicted as described in §61-7-11a(e)(1) of this code shall forward to the commissioner a transcript of the judgment of conviction. If the conviction is the judgment of a magistrate court, the magistrate court clerk shall forward the transcript when the person convicted has not requested an appeal within 20 days of the sentencing for the conviction. If the conviction is the judgment of a circuit court, the circuit clerk shall forward a transcript of the judgment of conviction when the person convicted has not filed a notice of intent to file a petition for appeal or writ of error within 30 days after the judgment was entered.

(3) If, upon examination of the transcript of the judgment of conviction, the commissioner determines that the person was convicted as described in §61-7-11a(e)(1) of this code, the commissioner shall make and enter an order revoking the person’s license or privilege to operate a motor vehicle in this state for a period of one year or, in the event the person is a student enrolled in a secondary school, for a period of one year or until the person’s
twentieth birthday, whichever is the greater period. The order shall contain the reasons for the revocation and the revocation period. The order of suspension shall advise the person that because of the receipt of the court’s transcript, a presumption exists that the person named in the order of suspension is the same person named in the transcript. The commissioner may grant an administrative hearing which substantially complies with the requirements of the provisions of §17C-5A-2 of this code upon a preliminary showing that a possibility exists that the person named in the notice of conviction is not the same person whose license is being suspended. The request for hearing shall be made within 10 days after receipt of a copy of the order of suspension. The sole purpose of this hearing is for the person requesting the hearing to present evidence that he or she is not the person named in the notice. If the commissioner grants an administrative hearing, the commissioner shall stay the license suspension pending the commissioner’s order resulting from the hearing.

(4) For the purposes of this subsection, a person is convicted when he or she enters a plea of guilty or is found guilty by a court or jury.

(f)(1) It is unlawful for a parent, guardian, or custodian of a person less than 18 years of age who knows that the person is in violation of §61-7-11a(b) of this code or has reasonable cause to believe that the person’s violation of §61-7-11a(b) of this code is imminent to fail to immediately report his or her knowledge or belief to the appropriate school or law-enforcement officials.

(2) A person violating this subsection is guilty of a misdemeanor and, upon conviction thereof, shall be fined not more than $1,000, or shall be confined in jail not more than one year, or both fined and confined.

(g)(1) It is unlawful for a person to possess a firearm or other deadly weapon on the premises of a court of law, including family courts.

(2) This subsection does not apply to:
(A) A law-enforcement officer acting in his or her official capacity; and

(B) A person exempted from the provisions of this subsection by order of record entered by a court with jurisdiction over the premises or offices.

(3) A person violating this subsection is guilty of a misdemeanor and, upon conviction thereof, shall be fined not more than $1,000, or shall be confined in jail not more than one year, or both fined and confined.

(h)(1) It is unlawful for a person to possess a firearm or other deadly weapon on the premises of a court of law, including family courts, with the intent to commit a crime.

(2) A person violating this subsection is guilty of a felony and, upon conviction thereof, shall be imprisoned in a state correctional facility for a definite term of years of not less than two years nor more than 10 years, or fined not more than $5,000, or both fined and imprisoned.

(i) Nothing in this section may be construed to be in conflict with the provisions of federal law.

CHAPTER 62. CRIMINAL PROCEDURE.

ARTICLE 11B. HOME INCARCERATION ACT

§62-11B-7a. Employment by county commission of home incarceration supervisors; authority of supervisors.

(a) The county commission may employ one or more persons with the approval of the circuit court and who shall be subject to the supervision of the sheriff as a home incarceration supervisor or may designate the county sheriff to supervise offenders ordered to undergo home incarceration and to administer the county’s home incarceration program. Any person so supervising shall have authority, equivalent to that granted to a probation officer pursuant to §62-12-10 of this code, to arrest a home incarceration participant when reasonable cause exists to believe that such the
participant has violated the conditions of his or her home incarceration. Unless otherwise specified, the use of the term “supervisor” in this article shall refer to a home incarceration supervisor.

(b) (1) Any home incarceration supervisor may carry a concealed firearm for self-defense purposes pursuant to the provisions of 18 U.S.C. §926B if the following criteria are met:

(A) The home incarceration program has a written policy authorizing home incarceration supervisors to carry a concealed firearm for self-defense purposes; including provisions which:

(i) Preclude or remove a person from participation in the concealed firearm program;

(ii) preclude from participation persons prohibited by federal or state law from possessing or receiving a firearm and;

(iii) prohibit persons from carrying a firearm pursuant to the provisions of this subsection while in an impaired state as defined in §17C-5-2 of this code.

(B) There is in place in the home incarceration program a requirement that the home incarceration supervisors must regularly qualify in the use of a firearm with standards for qualification which are equal to, or exceed those required of sheriff’s deputies in the county in which the home incarceration supervisors are employed; and

(C) The home incarceration program issues a photographic identification and certification card which identify the home incarceration supervisors as law-enforcement employees of the home incarceration program pursuant to the provisions of §30-29-12 of this code.

(2) Any home incarceration supervisor who participates in a program authorized by the provisions of this subsection is responsible, at his or her expense, for obtaining and maintaining a suitable firearm and ammunition.
(3) It is the intent of the Legislature in enacting the amendments to this section during the 2021 regular session of the Legislature to authorize those home incarceration programs wishing to do so to allow home incarceration supervisors to meet the requirements of the federal Law-Enforcement Officer’s Safety Act, 18 U.S.C. §926B: Provided, That it is the intent of the Legislature in enacting this section during the 2021 regular session of the Legislature that home incarceration supervisors, in recognition of those duties in their employment supervising incarceration and supervised release and the inherent arrest powers for violation of the same which constitute law enforcement, are determined to be qualified law enforcement officers as that term is used in §30-29-12 of this code.

(4) The privileges authorized by the amendments to this section enacted during the 2021 regular session of the Legislature are wholly within the discretion of the supervising authority over the home confinement supervisors.

ARTICLE 12. PROBATION AND PAROLE.

§62-12-5. Probation officers and assistants.

(a) Each circuit court, subject to the approval of the Supreme Court of Appeals and in accordance with its rules, is authorized to appoint one or more probation officers and clerical assistants.

(b) The appointment of probation officers and clerical assistants shall be in writing and entered on the order book of the court by the judge making such appointment and a copy of said order of appointment shall be delivered to the Administrative Director of the Supreme Court of Appeals. The order of appointment shall state the annual salary, fixed by the judge and approved by the Supreme Court of Appeals, to be paid to the appointed probation officer or clerical assistants so appointed.

(c) The salary of probation officers and clerical assistants shall be paid at least twice per month, as the Supreme Court of Appeals by rule may direct and they shall be reimbursed for all reasonable and necessary expenses actually incurred in the line of duty in the
field. The salary and expenses shall be paid by the state from the judicial accounts thereof. The county commission shall provide adequate office space for the probation officer and his or her assistants to be approved by the appointing court. The equipment and supplies as may be needed by the probation officer and his or her assistants shall be provided by the state and the cost thereof shall be charged against the judicial accounts of the state.

(d) No judge may not appoint any probation officer, assistant probation officer or clerical assistant who is related to him or her either by consanguinity or affinity.

(e) Subject to the approval of the Supreme Court of Appeals and in accordance with its rules, a judge of a circuit court whose circuit comprises more than one county may appoint a probation officer and a clerical assistant in each county of the circuit or may appoint the same persons to serve in these respective positions in two or more counties in the circuit.

(f) Nothing contained in this section alters, modifies, affects or supersedes the appointment or tenure of any probation officer, medical assistant or psychiatric assistant appointed by any court under any special act of the Legislature heretofore enacted, and the salary or compensation of those persons shall remain as specified in the most recent amendment of any special act until changed by the court, with approval of the Supreme Court of Appeals, by order entered of record, and any such salary or compensation shall be paid out of the State Treasury.

(g) In order to carry out the supervision responsibilities set forth in §62-26-12 of this code, the Administrative Director of the Supreme Court of Appeals, or his or her designee, in accordance with the court’s procedures, is authorized to hire multijudicial-circuit probation officers, to be employed through the court’s Division of Probation Services. Such officers may also supervise probationers who are on probation for sexual offences with the approval of the administrative director of the Supreme Court of Appeals or his or her designee.
(h) (1) Any state probation officer may carry a concealed firearm for self-defense purposes pursuant to the provisions of 18 U.S.C. §926B if the following criteria are met:

(A) The Supreme Court of Appeals has a written policy authorizing probation officers to carry a concealed firearm for self-defense purposes, including provisions which:

(i) Preclude or remove a person from participation in the concealed firearm program;

(ii) preclude from participation persons prohibited by federal or state law from possessing or receiving a firearm and;

(iii) prohibit persons from carrying a firearm pursuant to the provisions of this subsection while in an impaired state as defined in §17C-5-2 of this code.

(B) There is in place a requirement that the probation officers annually qualify in the use of a firearm with standards for qualification which are equal to, or exceed those required of sheriff’s deputies by the Law-Enforcement Professional Standards Program; and

(C) The Supreme Court of Appeals issues a photographic identification and certification card which identify the probation officers as qualified law-enforcement employees pursuant to the provisions of §30-29-12 of this code.

(2) Any probation officer who participates in a program authorized by the provisions of this subsection is responsible, at his or her expense, for obtaining and maintaining a suitable firearm and ammunition.

(3) It is the intent of the Legislature in enacting the amendments to this section during the 2021 regular session of the Legislature to authorize those state probation officers wishing to do so to meet the requirements of the federal Law-Enforcement Officer’s Safety Act, 18 U.S.C. §926B: Provided, That it is the intent of the Legislature in enacting this section during the 2021 regular session of the Legislature that state probation officers, in
recognition of those duties in their employment supervising incarceration and supervised release and the inherent arrest powers for violation of the same which constitute law enforcement, are determined to be qualified law enforcement officers as that term is used in §30-29-12 of this code.

(4) The privileges authorized by the amendments to this section enacted during the 2021 regular session of the Legislature are wholly within the discretion of the Supreme Court of Appeals.;

And,

By striking out the title and substituting therefor a new title, to read as follows:

Eng. Com. Sub. for House Bill 2770—A Bill to amend and reenact §15A-7-5 of the Code of West Virginia, 1931, as amended; to amend and reenact §49-4-719 of said code; to amend and reenact §61-7-11a of said code; to amend and reenact §62-11B-7a of said code, and to amend and reenact §62-12-5 of said code, all relating generally to additional persons qualifying for the provisions of the Law-Enforcement Officers Safety Act; clarifying that home incarceration supervisors, state probation officers, juvenile probation officers, and state parole officers are qualified law enforcement officers who may carry a concealed firearm nationwide, as authorized by the federal Law-Enforcement Officers Safety Act; exempting certain persons from prohibition for carrying deadly weapons on the premises of educational facilities; providing the statutory authority to give home incarceration supervisors, state probation officers, juvenile probation officers, and parole officers the option to carry firearms pursuant to federal law; requiring annual firearm training pursuant to federal law; clarifying that supervisory entities retain sole discretion as to authorizing participation of qualified officers in such program; providing findings delineating the rationale by which home incarceration supervisors, state probation officers, juvenile probation officers, and parole officers are to be considered as law enforcement officers; and setting forth the duties of supervising authorities as to participation of home incarceration
supervisors, state probation officers, juvenile probation officers, and state parole officers.

On motion of Senator Takubo, the following amendments to the House of Delegates amendments to the Senate amendments to the bill (Eng. Com. Sub. for H. B. 2770) were reported by the Clerk, considered simultaneously, and adopted:

By striking out everything after the enacting clause and inserting in lieu thereof the following:

CHAPTER 15A. DEPARTMENT OF MILITARY AFFAIRS AND PUBLIC SAFETY.

ARTICLE 7. BUREAU OF COMMUNITY CORRECTIONS.

§15A-7-5. Powers and duties of state parole officers.

(a) Each state probation and parole officer employed by the Division of Corrections and Rehabilitation shall:

(1) Investigate all cases referred to him or her for investigation by the Commissioner of Corrections and Rehabilitation and report in writing on the investigation;

(2) Update the standardized risk and needs assessment adopted by the Division of Corrections and Rehabilitation pursuant to §62-12-13(h) of this code for each parolee for whom an assessment has not been conducted for parole by a specialized assessment officer;

(3) Supervise each parolee according to the assessment and supervision standards determined by the Commissioner of Corrections and Rehabilitation;

(4) Furnish to each parolee under his or her supervision a written statement of the conditions of his or her parole together with a copy of the rules prescribed by the Commissioner of Corrections and Rehabilitation for the supervision of parolees;

(5) Keep informed concerning the conduct and condition of each parolee under his or her supervision and report on the conduct
and condition of each parolee in writing as often as required by the Commissioner of Corrections and Rehabilitation;

(6) Use all practicable and suitable methods to aid and encourage a parolee and to bring about improvement in his or her conduct and condition;

(7) Keep detailed records of his or her work;

(8) Keep accurate and complete accounts of, and give receipts for, all money collected from parolees under his or her supervision, and pay over the money to persons designated by a circuit court or the Commissioner of Corrections and Rehabilitation;

(9) Give bond with good security, to be approved by the Commissioner of Corrections and Rehabilitation, in a penalty of not less than $1,000 nor more than $3,000, as determined by the Commissioner of Corrections and Rehabilitation; and

(10) Perform any other duties required by the Commissioner of Corrections and Rehabilitation.

(b) Each probation and parole officer, as described in this article, may, with or without an order or warrant: (1) Arrest or order confinement of any parolee or probationer under his or her supervision; and (2) search a parolee or probationer, or a parolee or probationer’s residence or property, under his or her supervision. A probation and parole officer may apply for a search warrant, and execute the search warrant, in connection to a parolee’s whereabouts, or a parolee’s activities. He or she has all the powers of a notary public, with authority to act anywhere within the state.

(c) The Commissioner of Corrections and Rehabilitation may issue a certificate authorizing any state parole officer who has successfully completed the Division of Corrections and Rehabilitation’s training program for firearms certification, which is the equivalent of that required of any correctional employee under §15A-3-10 of this code, to carry firearms or concealed weapons. Any parole officer authorized by the Commissioner of Corrections and Rehabilitation may, without a state license, carry firearms and concealed weapons. Each state parole officer,
authorized by the Commissioner of Corrections and Rehabilitation, shall carry with him or her a certificate authorizing him or her to carry a firearm or concealed weapon bearing the official signature of the Commissioner of Corrections and Rehabilitation.

(d) In recognition of their duties in their employment which constitute law enforcement, state parole officers are determined to be qualified law enforcement officers as that term is used in 18 U.S.C §926B.

(e) Any state parole officer may carry a concealed firearm for self-defense purposes pursuant to the provisions of 18 U.S.C. §926B if the following criteria are met:

1. The Division of Corrections and Rehabilitation has a written policy authorizing a state parole officer to carry a concealed firearm for self-defense purposes;

2. There shall be in place in the Division of Corrections and Rehabilitation a requirement that state parole officers must annually qualify in the use of a firearm with standards which are equal to or exceed those required of sheriff’s deputies by the Law-Enforcement Professional Standards Program;

3. The Division of Corrections and Rehabilitation issues a photographic identification and certification card which identify the state parole officers as law-enforcement employees of the home incarceration program as that term is contemplated by 18 U.S.C §926B.

4. Any policy instituted pursuant to this subsection includes provisions which: (A) Preclude or remove a person from participation in the concealed firearm program; (B) preclude from participation persons prohibited by federal or state law from possessing or receiving a firearm and; (C) prohibit persons from carrying a firearm pursuant to the provisions of this subsection while in an impaired state as defined in §17C-5-2 of this code.

5. Any state parole officer who participates in a program authorized by the provisions of this subsection is responsible, at his
or her expense, for obtaining and maintaining a suitable firearm
and ammunition.

(6) It is the intent of the Legislature in enacting the
amendments to this section during the 2021 regular session of the
Legislature to authorize state parole officers wishing to do so to
meet the requirements of the federal Law-Enforcement Officer’s
Safety Act, 18 U.S.C. §926B.

CHAPTER 49. CHILD WELFARE.

ARTICLE 4. COURT ACTIONS.

§49-4-719. Juvenile probation officers; appointment; salary;
facilities; expenses; duties; powers.

(a)(1) Each circuit court, subject to the approval of the Supreme
Court of Appeals and in accordance with the rules of the Supreme
Court of Appeals, shall appoint one or more juvenile probation
officers and clerical assistants for the circuit. A probation officer
or clerical assistant may not be related by blood or marriage to the
appointing judge.

(2) The salary for juvenile probation officers and clerical
assistants shall be determined and fixed by the Supreme Court of
Appeals. All expenses and costs incurred by the juvenile probation
officers and their staff shall be paid by the Supreme Court of
Appeals in accordance with its rules. The county commission of
each county shall provide adequate office facilities for juvenile
probation officers and their staff. All equipment and supplies
required by juvenile probation officers and their staff shall be
provided by the Supreme Court of Appeals.

(3) A juvenile probation officer may not be considered a law-
 enforcement official under this chapter.

(b) In recognition of their duties in their employment which
constitute law enforcement, state juvenile probation officers are
determined to be qualified law enforcement officers as that term is
used in 18 U.S.C 926B.
(c) Any state juvenile probation officer may carry a concealed firearm for self-defense purposes pursuant to the provisions of 18 U.S.C. §926B if the following criteria are met:

(1) The Supreme Court of Appeals has a written policy authorizing a state juvenile probation officer to carry a concealed firearm for self-defense purposes:

(2) There shall be in place in the Supreme Court of Appeals a requirement that state juvenile probation officers must annually qualify in the use of a firearm with standards which are equal to or exceed those required of sheriff’s deputies by the Law-Enforcement Professional Standards Program:

(3) The Supreme Court of Appeals issues a photographic identification and certification card which identify the state juvenile probation officers as law-enforcement employees as that term is contemplated by 18 U.S.C §926B.

(4) Any policy instituted pursuant to this subsection includes provisions which: (A) preclude or remove a person from participation in the concealed firearm program; (B) preclude from participation persons prohibited by federal or state law from possessing or receiving a firearm and; (C) prohibit persons from carrying a firearm pursuant to the provisions of this subsection while in an impaired state as defined in §17C-5-2 of this code.

(5) Any state juvenile probation officer who participates in a program authorized by the provisions of this subsection is responsible, at his or her expense, for obtaining and maintaining a suitable firearm and ammunition.

(6) It is the intent of the Legislature in enacting the amendments to this section during the 2021 regular session of the Legislature to authorize state juvenile probation officers wishing to do so to meet the requirements of the federal Law-Enforcement Officer’s Safety Act, 18 U.S.C. §926B.

(d) The privileges authorized by the amendments to this section enacted during the 2021 regular session of the legislature are wholly within the discretion of the Commissioner of Corrections and Rehabilitation.
The clerk of a court shall notify, if practicable, the chief probation officer of the county, or his or her designee, when a juvenile is brought before the court or judge for proceedings under this article. When notified, or if the probation officer otherwise obtains knowledge of such fact, he or she or one of his or her assistants shall:

(1) Make investigation of the case; and

(2) Furnish information and assistance that the court or judge may require.

The Supreme Court of Appeals may develop a system of community-based juvenile probation sanctions and incentives to be used by probation officers in response to violations of terms and conditions of probation and to award incentives for positive behavior.

(2) The community-based juvenile probation sanctions and incentives may consist of a continuum of responses from the least restrictive to the most restrictive, designed to respond swiftly, proportionally and consistently to violations of the terms and conditions of probation and to reward compliance therewith.

(3) The purpose of community-based juvenile probation sanctions and incentives is to reduce the amount of resources and time spent by the court addressing probation violations, to reduce the likelihood of a new status or delinquent act, and to encourage and reward positive behavior by the juvenile on probation prior to any attempt to place a juvenile in an out-of-home placement.

CHAPTER 61. CRIMES AND THEIR PUNISHMENT.

ARTICLE 7. DANGEROUS WEAPONS.

§61-7-11a. Possessing deadly weapons on premises of educational facilities; reports by school principals; suspension of driver’s license; possessing deadly weapons on premises housing courts of law and family law courts.

(a) The Legislature finds that the safety and welfare of the citizens of this state are inextricably dependent upon assurances of
safety for children attending and persons employed by schools in this state and for persons employed by the judicial department of this state. It is for the purpose of providing assurances of safety that §61-7-11a(b), §61-7-11a(g), and §61-7-11a(h), of this code and §61-7-11a(b)(2)(I) of this code, are enacted as a reasonable regulation of the manner in which citizens may exercise the rights accorded to them pursuant to section 22, article III of the Constitution of the State of West Virginia.

(b) (1) It is unlawful to possess a firearm or other deadly weapon:

(A) On a school bus as defined in §17A-1-1 of this code;

(B) In or on the grounds of any primary or secondary educational facility of any type: Provided, That it shall not be unlawful to possess a firearm or other deadly weapon in or on the grounds of any private primary or secondary school, if such institution has adopted a written policy allowing for possession of firearms or other deadly weapons in the facility or on the grounds thereof of the facility; or

(C) At a school-sponsored function that is taking place in a specific area that is owned, rented, or leased by the West Virginia Department of Education, the West Virginia Secondary Schools Activities Commission, a county school board, or local public school for the actual period of time the function is occurring;

(2) This subsection does not apply to:

(A) A law-enforcement officer employed by a federal, state, county, or municipal law-enforcement agency;

(B) Any probation officer appointed pursuant to §62-12-5 or §49-4-719 of this code, in the performance of his or her duties;

(C) Any home incarceration supervisor employed by a county commission pursuant to §61-11B-7a of this code in the performance of his or her duties;
(D) A state juvenile probation officer appointed pursuant to §15A-7-5 of this code, while in performance of his or her official duties;

(E) A retired law-enforcement officer who meets all the requirements to carry a firearm as a qualified retired law-enforcement officer under the Law-Enforcement Officer Safety Act of 2004, as amended, pursuant to 18 U.S.C. §926C(c), carries that firearm in a concealed manner, and has on his or her person official identification in accordance with that act;

(F) A person, other than a student of a primary and secondary facility, specifically authorized by the board of education of the county or principal of the school where the property is located to conduct programs with valid educational purposes;

(G) A person who, as otherwise permitted by the provisions of this article, possesses an unloaded firearm or deadly weapon in a motor vehicle or leaves an unloaded firearm or deadly weapon in a locked motor vehicle;

(H) Programs or raffles conducted with the approval of the county board of education or school which include the display of unloaded firearms;

(I) The official mascot of West Virginia University, commonly known as the Mountaineer, acting in his or her official capacity;

(J) The official mascot of Parkersburg South High School, commonly known as the Patriot, acting in his or her official capacity; or

(K) Any person, 21 years old or older, who has a valid concealed handgun permit. That person may possess a concealed handgun while in a motor vehicle in a parking lot, traffic circle, or other areas of vehicular ingress or egress to a public school: Provided, That:
(i) When he or she is occupying the vehicle the person stores the handgun out of view from persons outside the vehicle; or

(ii) When he or she is not occupying the vehicle the person stores the handgun out of view from persons outside the vehicle, the vehicle is locked, and the handgun is in a glove box or other interior compartment, or in a locked trunk, or in a locked container securely fixed to the vehicle.

(3) A person violating this subsection is guilty of a felony and, upon conviction thereof, shall be imprisoned in a state correctional facility for a definite term of years of not less than two years nor more than 10 years, or fined not more than $5,000, or both fined and imprisoned.

(c) A school principal subject to the authority of the State Board of Education who discovers a violation of §61-7-11a(b) of this code shall report the violation as soon as possible to:

(1) The State Superintendent of Schools. The State Board of Education shall keep and maintain these reports and may prescribe rules establishing policy and procedures for making and delivering the reports as required by this subsection; and

(2) The appropriate local office of the State Police, county sheriff or municipal police agency.

(d) In addition to the methods of disposition provided by §49-5-1 et seq. of this code, a court which adjudicates a person who is 14 years of age or older as delinquent for a violation of §61-7-11a(b) of this code, may order the Division of Motor Vehicles to suspend a driver’s license or instruction permit issued to the person for a period of time as the court considers appropriate, not to extend beyond the person’s nineteenth birthday. If the person has not been issued a driver’s license or instruction permit by this state, a court may order the Division of Motor Vehicles to deny the person’s application for a license or permit for a period of time as the court considers appropriate, not to extend beyond the person’s nineteenth birthday. A suspension ordered by the court pursuant to this subsection is effective upon the date of entry of the order. Where
the court orders the suspension of a driver’s license or instruction permit pursuant to this subsection, the court shall confiscate any driver’s license or instruction permit in the adjudicated person’s possession and forward it to the Division of Motor Vehicles.

(e)(1) If a person 18 years of age or older is convicted of violating §61-7-11a(b) of this code, and if the person does not act to appeal the conviction within the time periods described in §61-7-11a(e)(2) of this code, the person’s license or privilege to operate a motor vehicle in this state shall be revoked in accordance with the provisions of this section.

(2) The clerk of the court in which the person is convicted as described in §61-7-11a(e)(1) of this code shall forward to the commissioner a transcript of the judgment of conviction. If the conviction is the judgment of a magistrate court, the magistrate court clerk shall forward the transcript when the person convicted has not requested an appeal within 20 days of the sentencing for the conviction. If the conviction is the judgment of a circuit court, the circuit clerk shall forward a transcript of the judgment of conviction when the person convicted has not filed a notice of intent to file a petition for appeal or writ of error within 30 days after the judgment was entered.

(3) If, upon examination of the transcript of the judgment of conviction, the commissioner determines that the person was convicted as described in §61-7-11a(e)(1) of this code, the commissioner shall make and enter an order revoking the person’s license or privilege to operate a motor vehicle in this state for a period of one year or, in the event the person is a student enrolled in a secondary school, for a period of one year or until the person’s twentieth birthday, whichever is the greater period. The order shall contain the reasons for the revocation and the revocation period. The order of suspension shall advise the person that because of the receipt of the court’s transcript, a presumption exists that the person named in the order of suspension is the same person named in the transcript. The commissioner may grant an administrative hearing which substantially complies with the requirements of the provisions of §17C-5A-2 of this code upon a preliminary showing that a possibility exists that the person named in the notice of
conviction is not the same person whose license is being suspended. The request for hearing shall be made within 10 days after receipt of a copy of the order of suspension. The sole purpose of this hearing is for the person requesting the hearing to present evidence that he or she is not the person named in the notice. If the commissioner grants an administrative hearing, the commissioner shall stay the license suspension pending the commissioner’s order resulting from the hearing.

(4) For the purposes of this subsection, a person is convicted when he or she enters a plea of guilty or is found guilty by a court or jury.

(f)(1) It is unlawful for a parent, guardian, or custodian of a person less than 18 years of age who knows that the person is in violation of §61-7-11a(b) of this code or has reasonable cause to believe that the person’s violation of §61-7-11a(b) of this code is imminent to fail to immediately report his or her knowledge or belief to the appropriate school or law-enforcement officials.

(2) A person violating this subsection is guilty of a misdemeanor and, upon conviction thereof, shall be fined not more than $1,000, or shall be confined in jail not more than one year, or both fined and confined.

(g)(1) It is unlawful for a person to possess a firearm or other deadly weapon on the premises of a court of law, including family courts.

(2) This subsection does not apply to:

(A) A law-enforcement officer acting in his or her official capacity; and

(B) A person exempted from the provisions of this subsection by order of record entered by a court with jurisdiction over the premises or offices.

(3) A person violating this subsection is guilty of a misdemeanor and, upon conviction thereof, shall be fined not more
than $1,000, or shall be confined in jail not more than one year, or both fined and confined.

(h)(1) It is unlawful for a person to possess a firearm or other deadly weapon on the premises of a court of law, including family courts, with the intent to commit a crime.

(2) A person violating this subsection is guilty of a felony and, upon conviction thereof, shall be imprisoned in a state correctional facility for a definite term of years of not less than two years nor more than 10 years, or fined not more than $5,000, or both fined and imprisoned.

(i) Nothing in this section may be construed to be in conflict with the provisions of federal law.

CHAPTER 62. CRIMINAL PROCEDURE.

ARTICLE 11B. HOME INCARCERATION ACT.

§62-11B-7a. Employment by county commission of home incarceration supervisors; authority of supervisors.

(a) The county commission may employ one or more persons with the approval of the circuit court and who shall be subject to the supervision of the sheriff as a home incarceration supervisor or may designate the county sheriff to supervise offenders ordered to undergo home incarceration and to administer the county’s home incarceration program. Any person so supervising shall have authority, equivalent to that granted to a probation officer pursuant to §62-12-10 of this code, to arrest a home incarceration participant when reasonable cause exists to believe that such participant has violated the conditions of his or her home incarceration. Unless otherwise specified, the use of the term “supervisor” in this article shall refer to a home incarceration supervisor.

(b) In recognition of the duties in their employment which constitute law enforcement, home confinement supervisors are determined to be qualified law enforcement officers as that term is used in 18 U.S.C.§926B.
(c) Any home incarceration supervisor may carry a concealed firearm for self-defense purposes pursuant to the provisions of 18 U.S.C. §926B if the following criteria are met:

(1) The home incarceration program has a written policy authorizing home incarceration supervisors to carry a concealed firearm for self-defense purposes.

(2) There is in place in the home incarceration program a requirement that the home incarceration supervisors must regularly qualify in the use of a firearm with standards for qualification which are equal to, or exceed those required of sheriff’s deputies in the county in which the home incarceration supervisors are employed; and

(3) The home incarceration program issues a photographic identification and certification card which identify the home incarceration supervisors as law-enforcement employees of the home incarceration program of §30-29-12 of this code.

(4) Any policy instituted pursuant to subsection (b) of this section shall include provisions which: (A) preclude or remove a person from participation in the concealed firearm program; (B) preclude from participation persons prohibited by federal or state law from possessing or receiving a firearm and; (C) prohibit persons from carrying a firearm pursuant to the provisions of this subsection while in an impaired state as defined in §17C-5-2 of this code.

(5) Any home incarceration supervisor who participates in a program authorized by the provisions of this subsection is responsible, at his or her expense, for obtaining and maintaining a suitable firearm and ammunition.

(6) The privileges authorized by the amendments to this section enacted during the 2021 regular session of the Legislature are wholly within the discretion of the supervising authority over the home confinement supervisors.

(7) It is the intent of the Legislature in enacting the amendments to this section during the 2021 regular session of the
Legislature to authorize home incarceration programs wishing to do so to allow home incarceration supervisors to meet the requirements of the federal Law-Enforcement Officer’s Safety Act, 18 U.S.C. §926B.

ARTICLE 12. PROBATION AND PAROLE.

§62-12-5. Probation officers and assistants.

(a) Each circuit court, subject to the approval of the Supreme Court of Appeals and in accordance with its rules, is authorized to appoint one or more probation officers and clerical assistants.

(b) The appointment of probation officers and clerical assistants shall be in writing and entered on the order book of the court by the judge making such appointment and a copy of the order of appointment shall be delivered to the Administrative Director of the Supreme Court of Appeals. The order of appointment shall state the annual salary, fixed by the judge and approved by the Supreme Court of Appeals, to be paid to the appointed probation officer or clerical assistants so appointed.

(c) The salary of probation officers and clerical assistants shall be paid at least twice per month, as the Supreme Court of Appeals by rule may direct and they shall be reimbursed for all reasonable and necessary expenses actually incurred in the line of duty in the field. The salary and expenses shall be paid by the state from the judicial accounts thereof. The county commission shall provide adequate office space for the probation officer and his or her assistants to be approved by the appointing court. The equipment and supplies as may be needed by the probation officer and his or her assistants shall be provided by the state and the cost thereof shall be charged against the judicial accounts of the state.

(d) No judge may not appoint any probation officer, assistant probation officer or clerical assistant who is related to him or her either by consanguinity or affinity.

(e) Subject to the approval of the Supreme Court of Appeals and in accordance with its rules, a judge of a circuit court whose circuit comprises more than one county may appoint a probation
officer and a clerical assistant in each county of the circuit or may appoint the same persons to serve in these respective positions in two or more counties in the circuit.

(f) Nothing contained in this section alters, modifies, affects or supersedes the appointment or tenure of any probation officer, medical assistant or psychiatric assistant appointed by any court under any special act of the Legislature heretofore enacted, and the salary or compensation of those persons shall remain as specified in the most recent amendment of any special act until changed by the court, with approval of the Supreme Court of Appeals, by order entered of record, and any such salary or compensation shall be paid out of the State Treasury.

(g) In order to carry out the supervision responsibilities set forth in §62-26-12 of this code, the Administrative Director of the Supreme Court of Appeals, or his or her designee, in accordance with the court’s procedures, is authorized to hire multijudicial-circuit probation officers, to be employed through the court’s Division of Probation Services. Such officers may also supervise probationers who are on probation for sexual offences with the approval of the administrative director of the Supreme Court of Appeals or his or her designee.

(h) In recognition of their duties in their employment which constitute law enforcement, state probation officers are determined to be qualified law enforcement officers as that term is used in 18 U.S.C. §926B. (i) Any state probation officer may carry a concealed firearm for self-defense purposes pursuant to the provisions of 18 U.S.C. §926B if the following criteria are met:

1. The Supreme Court of Appeals has a written policy authorizing probation officers to carry a concealed firearm for self-defense purposes.

2. There is in place a requirement that the state probation officers annually qualify in the use of a firearm with standards for qualification which are equal to, or exceed those required of sheriff’s deputies by the Law-Enforcement Professional Standards Program;
(3) The Supreme Court of Appeals issues a photographic identification and certification card which identify the state probation officers as qualified law-enforcement employees pursuant to the provisions of §30-29-12 of this code.

(4) Any policy instituted pursuant to this subsection shall include provisions which: (A) Preclude or remove a person from participation in the concealed firearm program; (B) preclude from participation persons prohibited by federal or state law from possessing or receiving a firearm and; (C) prohibit persons from carrying a firearm pursuant to the provisions of this subsection while in an impaired state as defines in §17C-5-2 of this code.

(5) Any state juvenile probation officer who participates in a program authorized by the provisions of this subsection is responsible, at his or her expense, for obtaining and maintaining a suitable firearm and ammunition.

(6) It is the intent of the Legislature in enacting the amendments to this section during the 2021 regular session of the Legislature to authorize state probation officers wishing to do so to meet the requirements of the federal Law-Enforcement Officer’s Safety Act, 18 U.S.C. §926B consistent with subsection (i) of this section.

(d) The privileges authorized by the amendments to this section enacted during the 2021 regular session of the Legislature are wholly within the discretion of the Supreme Court of Appeals.


(a) Each probation officer shall:

(1) Investigate all cases which the court refers to the officer for investigation and shall report in writing on each case;

(2) Conduct a standardized risk and needs assessment, using the instrument adopted by the Supreme Court of Appeals of West Virginia, for any probationer for whom an assessment has not been conducted either prior to placement on probation or by a
specialized assessment officer. The results of all standardized risk and needs assessments are confidential;

(3) Supervise the probationer and enforce probation according to assessment and supervision standards adopted by the Supreme Court of Appeals of West Virginia;

(4) Furnish to each person released on probation under the officer’s supervision a written statement of the probationer’s conditions of probation together with a copy of the rules prescribed by the Supreme Court of Appeals of West Virginia;

(5) Stay informed concerning the conduct and condition of each probationer under the officer’s supervision and report on the conduct and condition of each probationer in writing as often as the court requires;

(6) Use all practicable and suitable methods to aid and encourage the probationer to improve his or her conduct and condition;

(7) Perform random drug and alcohol testing on probationers under his or her supervision as directed by the circuit court;

(8) Maintain detailed work records; and

(9) Perform any other duties the court requires.

(b) The probation officer may, with or without an order or warrant, arrest any probationer as provided in section ten of this article, and arrest any person on supervised release when there is reasonable cause to believe that the person on supervised release has violated a condition of release. A person on supervised release who is arrested shall be brought before the court for a prompt and summary hearing.

(c) Notwithstanding any provision of this code to the contrary:

(1) Any probation officer appointed on or after July 1, 2002, may carry handguns in the course of the officer’s official duties after meeting specialized qualifications established by the
Governor’s Committee on Crime, Delinquency and Correction. The qualifications shall include the successful completion of handgun training, which is comparable to the handgun training provided to law-enforcement officers by the West Virginia State Police and includes a minimum of four hours’ training in handgun safety.

(2) Probation officers may only carry handguns in the course of their official duties after meeting the specialized qualifications set forth in subdivision (1) of this subsection.

(3) Nothing in this subsection includes probation officers within the meaning of law-enforcement officers as defined in section one, article twenty-nine, chapter thirty of this code.

(d) The Supreme Court of Appeals of West Virginia may adopt a standardized risk and needs assessment with risk cut-off scores for use by probation officers, taking into consideration the assessment instrument adopted by the Division of Corrections under subsection (h), section thirteen of this article and the responsibility of the Division of Justice and Community Services to evaluate the use of the standardized risk and needs assessment. The results of any standardized risk and needs assessment are confidential.;

And,

By striking out the title and substituting therefor a new title, to read as follows:

Eng. Com. Sub. for House Bill 2770—A Bill to amend and reenact §15A-7-5 of the Code of West Virginia, 1931, as amended; to amend and reenact §49-4-719 of said code; to amend and reenact §61-7-11a of said code; to amend and reenact §62-11B-7a of said code; to amend and reenact §62-12-5, of said code and to amend and reenact §62-12-6 of said code, all relating generally to additional persons qualifying for the provisions of the Law-Enforcement Officers Safety Act; clarifying that home incarceration supervisors, state adult probation officers, juvenile probation officers, and state parole officers are qualified law
enforcement officers who may carry a concealed firearm nationwide, as authorized by the federal Law-Enforcement Officers Safety Act; exempting certain persons from prohibition for carrying deadly weapons on the premises of educational facilities; providing the statutory authority to give home incarceration supervisors, state probation officers, juvenile probation officers, and parole officers the option to carry firearms pursuant to applicable federal law; requiring annual firearm training pursuant to federal law; removing inconsistent language relating to probation officers; clarifying that supervisory entities retain sole discretion as to authorizing participation of qualified officers in such program; providing for training to enable home incarceration supervisors, state probation officers, juvenile probation officers, and state parole officers to fully qualify as law enforcement officers if they have not previously done so; and setting forth the duties of supervising authorities as to participation of home incarceration supervisors, state probation officers, juvenile probation officers, and state parole officers.

On motion of Senator Takubo, the Senate concurred in the House of Delegates amendments to the Senate amendments, as amended.

Engrossed Committee Substitute for House Bill 2770, as amended, was then put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—34.

The nays were: None.

Absent: None.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. Com. Sub. for H. B. 2770) passed with its Senate amended title.
Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

A message from the Clerk of the House of Delegates announced the concurrence by that body in the Senate amendment, as amended by the House of Delegates, passage as amended with its House of Delegates amended title, to take effect from passage, and requested the concurrence of the Senate in the House of Delegates amendment to the Senate amendment, as to

**Eng. House Bill 3288.** Supplementing and amending appropriations by decreasing and increasing existing items of appropriation in the DHHR.

On motion of Senator Takubo, the bill was taken up for immediate consideration.

The following House of Delegates amendment to the Senate amendment to the bill was reported by the Clerk:

**Eng. House Bill 3288**—A Bill supplementing and amending appropriations of public moneys out of the Treasury in the State Fund, General Revenue, by decreasing an existing item of appropriation and adding a new item of appropriation to Executive, Governor’s Office, fund 0101, fiscal year 2021, organization 0100, by decreasing existing items of appropriation from the Department of Health and Human Resources, Division of Human Services, fund 0403, fiscal year 2021, organization 0511 and from the Department of Health and Human Resources, Division of Health – Central Office, fund 0407, fiscal year 2021, organization 0506 and increasing an existing item of appropriation to the Department of Health and Human Resources, Division of Human Services, fund 0403, fiscal year 2021, organization 0511, by supplementing and amending appropriations for the fiscal year ending June 30, 2021.

On motion of Senator Takubo, the Senate concurred in the foregoing House of Delegates amendment to the Senate amendment to the bill.

Engrossed House Bill 3288, as amended, was then put upon its passage.
On the passage of the bill, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—34.

The nays were: None.

Absent: None.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. H. B. 3288) passed with its House of Delegates amended title.

Senator Takubo moved that the bill take effect from passage.

On this question, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—34.

The nays were: None.

Absent: None.

So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. H. B. 3288) takes effect from passage.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate.

A message from the Clerk of the House of Delegates announced the concurrence by that body in the Senate amendments to, and the passage as amended with its Senate amended title, to take effect from passage, of

A message from the Clerk of the House of Delegates announced the concurrence by that body in the Senate amendments to, and the passage as amended with its Senate amended title, of


Senator Takubo announced that in the meeting of the Committee on Rules previously held, the committee, in accordance with Rule 17 of the Rules of the Senate, had removed from the Senate third reading calendar **Engrossed Committee Substitute for House Bill 3072**.

Senator Takubo also announced that in the same meeting, the Committee on Rules, in accordance with Rule 17 of the Rules of the Senate, had reordered the Senate calendar as shown on the Senate Chamber Automation System.

The Senate proceeded to the seventh order of business.

**Senate Concurrent Resolution 76**, Requesting study on mental health parity in WV.

On unfinished business, coming up in regular order, was reported by the Clerk.

At the request of Senator Takubo, unanimous consent being granted, the resolution was taken up for immediate consideration and reference to a committee dispensed with.

The question being on the adoption of the resolution, the same was put and prevailed.

*Ordered*, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

**Senate Concurrent Resolution 77**, Requesting study on fiscal impact of elimination or reduction of current tangible property tax.

On unfinished business, coming up in regular order, was reported by the Clerk.
At the request of Senator Stollings, unanimous consent being granted, the resolution was taken up for immediate consideration and reference to a committee dispensed with.

The question being on the adoption of the resolution, the same was put and prevailed.

*Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.*

**Senate Resolution 47,** Recognizing AARP WV and Capitol Advocacy Team volunteers.

On unfinished business, coming up in regular order, was reported by the Clerk.

At the request of Senator Maroney, unanimous consent being granted, the resolution was taken up for immediate consideration, reference to a committee dispensed with, and adopted.

**Senate Resolution 48,** Recognizing 60th anniversary of WVU at Parkersburg.

On unfinished business, coming up in regular order, was reported by the Clerk.

At the request of Senator Takubo, unanimous consent being granted, the resolution was taken up for immediate consideration, reference to a committee dispensed with, and adopted.

On motion of Senator Takubo, at 12:46 p.m., the Senate recessed until 1 p.m. today.

The Senate reconvened at 1:05 p.m. and, at the request of Senator Takubo, and by unanimous consent, returned to the fourth order of business.

Senator Boley, from the Committee on Confirmations, submitted the following report, which was received:

Your Committee on Confirmations has had under consideration
Senate Executive Message 2, dated April 7, 2021, requesting confirmation by the Senate of the nominations mentioned therein. The following list of names from Executive Message 2 is submitted:

1. For Member, Motor Vehicle Dealers Advisory Board, Dennis Sheets, Bluefield, Mercer County, for the term ending June 30, 2022.

2. For Member, Motor Vehicle Dealers Advisory Board, Margaret Wills, Fairmont, Marion County, for the term ending June 30, 2022.

3. For Member, Motor Vehicle Dealers Advisory Board, Wally Thornhill, Pecks Mill, Logan County, for the term ending June 30, 2021.

4. For Member, Board of Pharmacy, Jenna Misiti, Huntington, Cabell County, for the term ending June 30, 2023.

5. For Member, West Virginia Northern Community and Technical College Board of Governors, Ron Scott, Jr., Wheeling, Ohio County, for the term ending June 30, 2022.

6. For Member, Election Commission, Matthew G. Chapman, Wheeling, Ohio County, for the term ending June 4, 2026.

7. For Member, Surface Mine Board, Richard Flanigan, Kenova, Wayne County, for the term ending June 30, 2021.

8. For Member, West Virginia Municipal Pensions Oversight Board, Sarah H. Long, Charleston, Kanawha County, for the term ending January 1, 2024.

9. For Member, West Virginia School of Osteopathic Medicine Board of Governors, Frederick B. Morgan, Bluefield, Virginia, for the term ending June 30, 2024.

10. For Member, Board of Accountancy, Horace W. Emery, Charleston, Kanawha County, for the term ending June 20, 2023.
11. For Member, Board of Accountancy, Theodore A. Lopez, Bridgeport, Taylor County, for the term ending June 30, 2023.

12. For Member, Board of the College Prepaid Tuition and Savings Program, Terri Underhill-Rader, Charleston, Kanawha County, for the term ending June 30, 2025.

13. For Member, West Virginia Board of Chiropractic, Barry A. Stowers, Fayetteville, Fayette County, for the term ending June 30, 2023.

14. For Member, West Virginia Board of Architects, Todd Boggess, Princeton, Mercer County, for the term ending June 30, 2025.

15. For Member, Natural Resources Commission, Byron K. Chambers, Romney, Hampshire County, for the term ending June 30, 2027.

16. For Member, Board of Pharmacy, Dennis Lewis, Chapmanville, Logan County, for the term ending June 30, 2025.

17. For Member, Marshall University Board of Governors, Angela R. Moore, Charleston, Kanawha County, for the term ending June 30, 2024.

18. For Member, Marshall University Board of Governors, Samuel R. Moore, Huntington, Cabell County, for the term ending June 30, 2024.

19. For Member, Marshall University Board of Governors, Donald R. Holcomb, Daniels, Raleigh County, for the term ending June 30, 2024.

20. For Member, West Virginia Medical Imaging and Radiation Therapy Technology Board of Examiners, Tyson C. Judy, Scott Depot, Putnam County, for the term ending June 30, 2023.

21. For Member, West Virginia Medical Imaging and Radiation Therapy Technology Board of Examiners, Roxanne E.
22. For Chief Administrative Law Judge, Office of Tax Appeals, A.M. Pollack, Elkview, Kanawha County, for the term ending June 30, 2024.

23. For Member, West Virginia School of Osteopathic Medicine Board of Governors, Todd A. Smith, Princeton, Mercer County, for the term ending June 30, 2024.

24. For Member, Real Estate Commission, Margaret Shockey Bartles, Martinsburg, Berkeley County, for the term ending June 30, 2024.

25. For Member, Marshall University Board of Governors, Kathy D’Antoni, Barboursville, Cabell County, for the term ending June 30, 2024.

26. For Member, Board of Directors of the West Virginia United Health System, James Ferguson, Summersville, Nicholas County, for the term ending October 15, 2022.

27. For Member, Statewide Independent Living Council, Brenda Lamkin, Buckhannon, Upshur County, for the term ending June 30, 2023.

28. For Member, Statewide Independent Living Council, Cara T. Price, Philippi, Barbour County, for the term ending June 30, 2023.

29. For Member, Statewide Independent Living Council, Beverley Jones, Hurricane, Putnam County, for the term ending June 30, 2023.

30. For Member, Statewide Independent Living Council, Emily Robinson, Grantsville, Calhoun County, for the term ending June 30, 2023.
31. For Member, Statewide Independent Living Council, Robert Roswall, Charleston, Kanawha County, for the term ending June 30, 2023.

32. For Member, Statewide Independent Living Council, Michelle Wilshere, Charleston, Kanawha County, for the term ending June 30, 2021.

33. For Member, Statewide Independent Living Council, Ray B. Woods, Jr., St. Albans, Kanawha County, for the term ending June 30, 2021.

34. For Member, Statewide Independent Living Council, Carissa Davis, St. Albans, Kanawha County, for the term ending June 30, 2021.

35. For Member, Statewide Independent Living Council, Sandra Haberbosch, Shinnston, Harrison County, for the term ending June 30, 2023.

36. For Member, Statewide Independent Living Council, Darla R. Ervin, Morgantown, Monongalia County, for the term ending June 30, 2021.

37. For Member, Statewide Independent Living Council, Tara Martinez, Charleston, Kanawha County, for the term ending June 30, 2023.

38. For Member, Statewide Independent Living Council, Genette Eltringham, Weirton, Brooke County, for the term ending June 30, 2023.


40. For Member, Statewide Independent Living Council, Lynsay Frye, Paden City, Wetzel County, for the term ending June 30, 2023.
41. For Member, Statewide Independent Living Council, Nichole Roberts, Hinton, Summers County, for the term ending June 30, 2023.

42. For Member, Racing Commission, JB Akers, Charleston, Kanawha County, for the term ending April 1, 2024.

43. For Director/State Forester, West Virginia Division of Forestry, C. Tom Cover, Jr., Lewisburg, Greenbrier County, to serve at the will and pleasure of the Governor.

44. For Member, Board of Examiners of Psychologists, Susannah Poe, Fairmont, Marion County, for the term ending June 30, 2023.

45. For Member, Board of Examiners of Psychologists, Charley W. Bowen, Jr., Culloden, Putnam County, for the term ending June 30, 2023.

46. For Member, Board of Optometry, David W. Harshberger, New Martinsville, Wetzel County, for the term ending June 30, 2023.

47. For Member, West Virginia University Board of Governors, James T. Jones, Morgantown, Monongalia County, for the term ending June 30, 2024.

48. For Member, West Virginia University Board of Governors, Taunja Willis-Miller, Morgantown, Monongalia County, for the term ending June 30, 2024.

49. For Member, West Virginia University Board of Governors, Patrice A. Harris, Atlanta, Georgia, for the term ending June 30, 2024.

50. For Member, West Virginia Board of Medicine, Christopher Tipton, Kistler, Logan County, for the term ending September 30, 2022.
51. For Member, Fairmont State University Board of Governors, Deborah M. Prezioso, Fairmont, Marion County, for the term ending June 30, 2024.

52. For Member, Fairmont State University Board of Governors, Wendy G. Adkins, Morgantown, Monongalia County, for the term ending June 30, 2024.

53. For Member, West Liberty University Board of Governors, Jack C. Adams, McMurray, Pennsylvania, for the term ending June 30, 2024.

54. For Member, West Liberty University Board of Governors, Jamie Evick, Benwood, Marshall County, for the term ending June 30, 2024.

55. For Member, West Liberty University Board of Governors, Michael J. Baker, Wheeling, Ohio County, for the term ending June 30, 2023.

56. For Member, New River Community and Technical College Board of Governors, Roger F. Topping, Princeton, Mercer County, for the term ending June 30, 2022.

57. For Member, West Virginia Board of Manufactured Housing Construction and Safety, Richard Casto, Madison, Boone County, for the term ending June 30, 2026.

58. For Member, West Virginia Board of Manufactured Housing Construction and Safety, Steven B. Solomon, Morgantown, Monongalia County, for the term ending June 30, 2026.

59. For Member, Board of Dentistry, William A. Klenk, Fayetteville, Fayette County, for the term ending June 30, 2025.

60. For Member, Fairmont State University Board of Governors, Jason C. Pizatella, Charleston, Kanawha County, for the term ending June 30, 2024.
61. For Member, West Liberty University Board of Governors, Richard H. Carter, Wheeling, Ohio County, for the term ending June 30, 2024.

62. For Member, West Virginia Board of Medicine, Ashish P. Sheth, Charleston, Kanawha County, for the term ending September 30, 2024.

63. For Executive Director, West Virginia Parkways Authority, Jeffrey A. Miller, Beckley, Raleigh County, to serve at the will and pleasure of the Governor.

64. For Member, West Virginia Municipal Pensions Oversight Board, Michael Payne, Weirton, Hancock County, for the term ending January 1, 2025.

65. For Member, West Virginia Municipal Pensions Oversight Board, Jason M. Matthews, Parkersburg, Wood County, for the term ending January 1, 2023.

66. For Member, West Virginia Municipal Pensions Oversight Board, David W. Lanham, Charleston, Kanawha County, for the term ending January 1, 2025.

67. For Member, West Virginia Archives and History Commission, Darla Spencer, Charleston, Kanawha County, for the term ending June 30, 2023.

68. For Member, West Virginia Archives and History Commission, Tracy L. Burch, Culloden, Cabell County, for the term ending June 30, 2023.

69. For Member, West Virginia Archives and History Commission, David Trowbridge, Huntington, Cabell County, for the term ending June 30, 2023.

70. For Member, West Virginia Archives and History Commission, Nathan J. Randolph, Huntington, Cabell County, for the term ending June 30, 2021.
71. For Member, West Virginia Archives and History Commission, Audy M. Perry, Huntington, Cabell County, for the term ending June 30, 2022.

72. For Member, West Virginia Board of Professional Surveyors, Douglas C. McElwee, Charleston, Kanawha County, for the term ending June 30, 2024.

73. For Member, West Virginia Board of Hearing Aid Dealers, Marsha Mattingly, Huntington, Cabell County, for the term ending June 30, 2021.

74. For Member, West Virginia Board of Hearing Aid Dealers, Jason Kaposy, Petersburg, Grant County, for the term ending June 30, 2024.

75. For Member, West Virginia Board of Hearing Aid Dealers, Jenny Cross, Elkins, Randolph County, for the term ending June 30, 2021.

76. For Member, West Virginia Board of Hearing Aid Dealers, Nancy B. Mullins Gillispie, Sumerco, Lincoln County, for the term ending June 30, 2021.

77. For Member, Fire Commission, William D. Camp, Parkersburg, Wood County, for the term ending June 30, 2024.

78. For Member, Fire Commission, Grant K. Gunnoe, Winfield, Putnam County, for the term ending June 30, 2024.

79. For Member, Fire Commission James L. Oldaker, Alum Creek, Lincoln County, for the term ending June 30, 2025.

80. For Member, West Virginia Archives and History Commission, Robert S. Conte, Union, Monroe County, for the term ending June 30, 2023.

81. For Member West Virginia Archives and History Commission, Dan Gatts, Moundsville, Marshall County, for the term ending June 30, 2023.
82. For Member, Aeronautics Commission, Gerald R. Sites, Petersburg, Grant County, for the term ending June 30, 2024.

83. For Member, Aeronautics Commission, James W. Wallace, Beverly, Randolph County, for the term ending June 30, 2024.

84. For Member, Aeronautics Commission, Tracy K. Miller, Bridgeport, Harrison County, for the term ending June 30, 2023.

85. For Member, West Virginia Emergency Medical Services Advisory Council, David J. Weller, Falling Waters, Berkeley County, for the term ending June 30, 2023.

86. For Member, West Virginia Emergency Medical Services Advisory Council, Patricia Watson, Hamlin, Lincoln County, for the term ending June 30, 2023.

87. For Member, West Virginia Emergency Medical Services Advisory Council, Brian Doughty, Charleston, Kanawha County, for the term ending June 30, 2023.

88. For Member, West Virginia Emergency Medical Services Advisory Council, Brian W. Potter, Buckhannon, Upshur County, for the term ending June 30, 2023.

89. For Member, West Virginia Board of Hearing Aid Dealers, Deborah Chewning Barnes, Elkins, Randolph County, for the term ending June 30, 2023.

90. For Member, Commission on the Arts, Barbara A. Polgar, Follansbee, Brooke County, for the term ending June 30, 2021.

91. For Member, Commission on the Arts, Charles H. Friddle III, Elkins, Randolph County, for the term ending June 30, 2023.

92. For Member, Jobs Investment Trust Board, William B. Goode, Hurricane, Putnam County, for the term ending June 30, 2024.

93. For Member, Jobs Investment Trust Board, Timothy S. Millne, Huntington, Cabell County, for the term ending June 30, 2024.
94. For Member, Public Employees Insurance Agency Finance Board, William G. Milam, Charleston, Kanawha County, for the term ending June 30, 2024.

95. For Member, Public Employees Insurance Agency Finance Board, Jason Myers, Parsons, Tucker County, for the term ending June 30, 2023.

96. For Member, Public Employees Insurance Agency Finance Board, Jared Robertson, Grassy Meadows, Greenbrier County, for the term ending June 30, 2022.

97. For Member, Public Employees Insurance Agency Finance Board, Melody Duke, Winfield, Putnam County, for the term ending June 30, 2022.

98. For Member, New River Community and Technical College Board of Governors, Jim S. Ferguson, Bluefield, Mercer County, for the term ending June 30, 2021.

99. For Member, New River Community and Technical College Board of Governors, Thomas F. Lemke, Daniels, Raleigh County, for the term ending June 30, 2024.

100. For Member, New River Community and Technical College Board of Governors, Thomas R. Cochran, Daniels, Raleigh County, for the term ending June 30, 2023.

101. For Member, New River Community and Technical College Board of Governors, The Honorable Linda Sumner, Beckley, Raleigh County, for the term ending June 30, 2024.

102. For Member, New River Community and Technical College Board of Governors, Yvonne D. Seay, Beckley, Raleigh County, for the term ending June 30, 2021.

103. For Member, Public Employees Insurance Agency Finance Board, Michael T. Smith, Milton, Cabell County, for the term ending June 30, 2023.
104. For Member, Water Development Board, John M. Miller III, Gerrardstown, Berkley County, for the term ending June 30, 2026.

105. For Member, New River Community and Technical College Board of Governors, John Barnes, Lewisburg, Greenbrier County, for the term ending June 30, 2023.

106. For Member, Board of Directors of the West Virginia United Health System, Bernard P. Twigg, Glen Dale, Marshall County, for the term ending October 15, 2026.

107. For Member, Election Commission, Benjamin M. Sullivan, Charleston, Kanawha County, for the term ending June 4, 2023.

108. For Member, Board of Risk and Insurance Management, Joseph M. Price, Charleston, Kanawha County, for the term ending June 30, 2024.

109. For Member, West Virginia Contractor Licensing Board, Amy Fairman, Fairmont, Marion County, for the term ending June 30, 2024.

110. For Member, Industrial Council, Anna M. Dailey, Charleston, Kanawha County, for the term ending June 30, 2024.

111. For Member, Industrial Council, Bengy K. Swanson, Core, Monongalia County, for the term ending June 30, 2024.

112. For Member, Industrial Council, Patrick M. Smith, South Charleston, Kanawha County, for the term ending June 30, 2023.

113. For Member, Municipal Home Rule Board, Dan Vriendt, St. Albans, Kanawha County, to serve at the will and pleasure of the Governor.

114. For Member, West Virginia Board of Education, Arthur S. Maynard, Huntington, Cabell County, for the term ending November 4, 2029.
115. For Member, Fire Commission, Steven L. Byers, Jr., Weston, Lewis County, for the term ending June 30, 2023.

116. For Member, West Virginia Real Estate Appraiser Licensing and Certification Board, Joseph A. Chico Ill, Morgantown, Monongalia County, for the term ending June 30, 2023.

117. For Member, Glenville State College Board of Governors, Frederick W. Parsons, Ripley, Jackson County, for the term ending June 30, 2024.

118. For Member and Chair, Flatwater Trail Commission, William R. Currey, St. Albans, Kanawha County, for the term ending December 31, 2024.

119. For Member, Flatwater Trail Commission, Amanda J. Pitzer, Thornton, Preston County, for the term ending December 31, 2022.

120. For Member, Flatwater Trail Commission, George Levitsky, Fairmont, Marion County, for the term ending December 31, 2021.

121. For Member, Flatwater Trail Commission, John S. Wilson, Jr., Bridgeport, Harrison County, for the term ending December 31, 2023.

122. For Member, Flatwater Trail Commission, John Burchett, Williamson, Mingo County, for the term ending December 31, 2021.

123. For Member, Board of Control for Southern Regional Education, Sarah Armstrong Tucker, Charleston, Kanawha Country, for the term ending June 30, 2024.

124. For Member, West Virginia Regional Jail and Correctional Facility Authority Board, Charles N. Zerkle, Jr., Huntington, Cabell County, for the term ending June 30, 2023.
125. For Member, West Virginia Regional Jail and Correctional Facility Authority Board, David Blair Couch, Vienna, Wood County, for the term ending June 30, 2024.

126. For Member, Glenville State College Board of Governors, Douglas S. Morris, Naples, Florida, for the term ending June 30, 2024.

127. For Member, West Virginia Parole Board, Jack G. Roop, Beckley, Raleigh County, for the term ending June 30, 2022.

128. For Adjutant General, Brigadier General William E. Crane, Charleston, Kanawha County, to serve at the will and pleasure of the Governor.

129. For Member, Workforce Development Board, Diane W. Strong-Treister, Charleston, Kanawha County, for the term ending June 30, 2021.

130. For Member, Workforce Development Board, Stephanie Ahart, Morgantown, Monongalia County, for the term ending June 30, 2021.

131. For Member, Workforce Development Board, John Moses, Wheeling, Ohio County, for the term ending June 30, 2022.

132. For Member, Workforce Development Board, Stephanie J. Smith, Charleston, Kanawha County, for the term ending June 30, 2022.

133. For Member, Workforce Development Board, Ray G. Burke, Nitro, Kanawha County, for the term ending June 30, 2022.

134. For Member, Workforce Development Board, Myisha Robinson, South Charleston, Kanawha County, for the term ending June 30, 2023.

135. For Member, Workforce Development Board, Michael Bombard, Fairmont, Marion County, for the term ending June 30, 2023.
136. For Member, Workforce Development Board, Steve Cox, Bidwell, Ohio, for the term ending June 30, 2023.

137. For Member, Workforce Development Board, Randall C. Rapp, Vienna, Wood County, for the term ending June 30, 2023.

138. For Member, Workforce Development Board, Michelle Foster, Charleston, Kanawha County, for the term ending June 30, 2023.

139. For Member, Workforce Development Board, Michael Sirockman, Winfield, Putnam County, for the term ending June 30, 2023.

140. For Member, Workforce Development Board, Brian L. Ulery, South Charleston, Kanawha County, for the term ending June 30, 2023.

141. For Member, Workforce Development Board, Marijane K. Waldron, Huntington, Cabell County, for the term ending June 30, 2023.

142. For Member, Workforce Development Board, Bryan Johnson, Kenova, Wayne County, for the term ending June 30, 2023.

143. For Member, Workforce Development Board, Bill J. Crouch, Charleston, Kanawha County, for the term ending June 30, 2023.

144. For Member, Workforce Development Board, Roy E. Hamilton, Hurricane, Putnam County, for the term ending June 30, 2022.

145. For Member, Workforce Development Board, Matthew J. Watts, Charleston, Kanawha County, for the term ending June 30, 2021.

146. For Member, Workforce Development Board, Natalie Oliverio, Clarksburg, Harrison County, for the term ending June 30, 2021.
147. For Member, Workforce Development Board, Marie Beaver, Charleston, Kanawha County, for the term ending June 30, 2021.

148. For Member, Workforce Development Board, Scott A. Adkins, Charleston, Kanawha County, for the term ending June 30, 2023.

149. For Member, Workforce Development Board, R. Andrew Skidmore, Winfield, Putnam County, for the term ending June 30, 2021.

150. For Member, Workforce Development Board, Heather Vanater, Charleston, Kanawha County, for the term ending June 30, 2021.

151. For Member, Workforce Development Board, Jeff Rowe, South Point, Ohio, for the term ending June 30, 2022.

152. For Member, Workforce Development Board, Brian Stanley, Parkersburg, Wood County, for the term ending June 30, 2023.

153. For Member, Workforce Development Board, Lee Ann Belmont, Charleston, Kanawha County, for the term ending June 30, 2022.

154. For Member, Workforce Development Board, Traci L. Nelson, Charleston, Kanawha County, for the term ending June 30, 2023.

155. For Member, Workforce Development Board, Sarah Boley, Friendly, Tyler County, for the term ending June 30, 2022.

156. For Member, Workforce Development Board, Clinton C. Burch, Winfield, Putnam County, for the term ending June 30, 2023.

157. For Member, Workers’ Compensation Board of Review, Bradley A. Crouser, Charleston, Kanawha County, for the term ending December 31, 2026.
158. For Member, Southern West Virginia Community and Technical College Board of Governors, J. Chris Adkins, Danville, Boone County, for the term ending June 30, 2023.

159. For Member, Southern West Virginia Community and Technical College Board of Governors, Eddie J. Canterbury, Logan, Logan County, for the term ending June 30, 2024.

160. For Member, Southern West Virginia Community and Technical College Board of Governors, Samuel A. Stewart, Matheny, Wyoming County, for the term ending June 30, 2024.

161. For Member, Southern West Virginia Community and Technical College Board of Governors, Robert Baldwin, Chapmanville, Logan County, for the term ending June 30, 2024.

162. For Member, Southern West Virginia Community and Technical College Board of Governors, David H. Gresham, Chapmanville, Logan County, for the term ending June 30, 2021.

163. For Member, Housing Development Fund, Robert L. Nistendirk, Charleston, Kanawha County, for the term ending October 30, 2024.

164. For Member, Housing Development Fund, Sam G. Kapourales, Williamson, Mingo County, for the term ending October 30, 2023.

165. For Member, Housing Development Fund, John Gianola, Charleston, Kanawha County, for the term ending October 30, 2024.

166. For Member, Housing Development Fund, Kristina D. Raynes, Eleanor, Putnam County, for the term ending October 30, 2022.

168. For Member, West Virginia Regional Jail and Correctional Facility Authority Board, David L. Hinkle, Bridgeport, Taylor County, for the term ending June 30, 2024.

169. For Member, Industrial Council, The Honorable Jeff Mullins, Daniels, Raleigh County, for the term ending June 30, 2021.

170. For Member, West Virginia Parole Board, Harold L. Hughes, Alum Creek, Kanawha County, for the term ending June 30, 2025.

171. For Member, West Virginia Hospital Finance Authority, Derek T. Snyder, Parkersburg, Wood County, for the term ending January 9, 2024.

172. For Member, West Virginia Board of Medicine, David A. Mullins, Princeton, Mercer County, for the term ending September 30, 2025.

173. For Member, West Virginia Board of Medicine, Mustafa Rahim, Beckley, Raleigh County, for the term ending September 30, 2024.

174. For Member, West Virginia Board of Medicine, Kiran R. Patel, Charleston, Kanawha County, for the term ending September 30, 2025.

175. For Member, West Virginia Board of Chiropractic, Karl Boone, Buckhannon, Upshur County, for the term ending June 30, 2022.

176. For Member, Board of Veterinary Medicine, Shawn D. Sette, Hurricane, Putnam County, for the term ending June 30, 2023.

177. For Member, Board of Veterinary Medicine, Jesse A. Fallon, Morgantown, Monongalia County, for the term ending June 30, 2022.
178. For Member, Board of Registration for Foresters, Dan Hackett, Buckhannon, Upshur County, for the term ending June 30, 2024.

179. For Member, Board of Registration for Foresters, Todd A Lotter, Buckhannon, Upshur County, for the term ending June 30, 2025.

180. For Member, Board of Registration for Foresters, Denzil Linton, Canvas, Nicholas County, for the term ending June 30, 2023.

181. For Member, Real Estate Commission, Joseph T. Bevil, Nimitz, Summers County, for the term ending June 30, 2023.

182. For Member, Oil and Gas Conservation Commission, Randall M. Albert, Bluefield, Mercer County, for the term ending July 27, 2026.

183. For Member, West Virginia State University Board of Governors, Charles E. Jones, Jr., Charleston, Kanawha County, for the term ending June 30, 2024.

184. For Member, West Virginia State University Board of Governors, E. Gail Pitchford, Charleston, Kanawha County, for the term ending June 30, 2023.

185. For Member, West Virginia State University Board of Governors, Ian C. Flores, Cross Lanes, Kanawha County, for the term ending June 30, 2024.

186. For Member, West Virginia State University Board of Governors, Lester Raines, Charleston, Kanawha County, for the term ending June 30, 2023.

187. For Director, Geological and Economic Survey, Jessica Pierson Moore, Morgantown, Monongalia County, to serve at the will and pleasure of the Governor.
188. For Member, West Virginia Investment Management Board of Trustees, David H. Gardner, Sr., Charleston, Kanawha County, for the term ending January 31, 2027.

189. For Secretary, West Virginia Department of Environmental Protection, Harold D. Ward, Lake, Logan County, to serve at the will and pleasure of the Governor.

190. For Member, Bluefield State College Board of Governors, Cathy Deeb, Bluefield, Mercer County, for the term ending June 30, 2024.

191. For Member, West Virginia Board of Osteopathic Medicine, Sharon Horton Rowe, Lewisburg, Greenbrier County, for the term ending June 30, 2025.

192. For Member, West Virginia Board of Osteopathic Medicine, Jimmy W. Adams, Barboursville, Cabell County, for the term ending June 30, 2025.

193. For Member, West Virginia Board of Osteopathic Medicine, Terry V. Cox, Hurricane, Putnam County, for the term ending June 30, 2022.

194. For Member, West Virginia Board of Treasury Investments, Mark A. Mangano, Chester, Hancock County, for the term ending June 30, 2023.

195. For Member, Housing Development Fund, Christopher A. Stansbury, Charleston, Kanawha County, for the term ending October 30, 2024.

196. For Director, Division of Emergency Management, GE McCabe, Jr., Milton, Cabell County, to serve at the will and pleasure of the Governor.

197. For Member, Board of Directors of the West Virginia United Health System, Randy Williams, Morgantown, Monongalia County, for the term ending October 15, 2022.
198. For Member, Board of Directors of the West Virginia United Health System, Michelle Rotellini, Daniels, Raleigh County, for the term ending October 15, 2026.

199. For Member, State Conservation Committee, Eli McCoy, Charleston, Kanawha County, for the term ending September 6, 2021.

200. For Member, State Conservation Committee, Angela Rosser, Proctor, Clay County, for the term ending September 6, 2023.

201. For Member, State Conservation Committee, Britney Hervey Farris, Wellsburg, Brooke County, for the term ending September 6, 2022.

202. For Member, Board of Funeral Service Examiners, Eric B. Nichols, Charleston, Kanawha County, for the term ending June 30, 2024.

203. For Member, West Virginia Investment Management Board of Trustees, The Honorable Mike Hall, Winfield, Putnam County, for the term ending January 31, 2024.

204. For Member, West Virginia Board of Social Work Examiners, Charles S. Inghram, Athens, Mercer County, for the term ending June 30, 2025.

205. For Member, West Virginia Board of Social Work Examiners, Natalie Buskirk Murphy, Huntington, Cabell County, for the term ending June 30, 2025.

206. For Member, West Virginia Board of Social Work Examiners, Joanne Mahood Boileau, Ghent, Raleigh County, for the term ending June 30, 2025.

207. For Member, West Virginia Commission for the Deaf and Hard of Hearing, Gloria Hollen, Inwood, Berkeley County, for the term ending June 30, 2023.
208. For Member, West Virginia Commission for the Deaf and Hard of Hearing, Roy B. Forman, Williamstown, Wood County, for the term ending June 30, 2023.

209. For Member, West Virginia Commission for the Deaf and Hard of Hearing, John W. Burdette, Ronceverte, Greenbrier County, for the term ending June 30, 2023.

210. For Member, West Virginia Commission for the Deaf and Hard of Hearing, Paul See, Moorefield, Hardy County, for the term ending June 30, 2023.

211. For Member, Catastrophic Illness Commission, Victoria Shuman, Caldwell, Greenbrier County, for the term ending August 31, 2022.

212. For Member, Catastrophic Illness Commission, Sandra L. Cotton, Morgantown, Monongalia County, for the term ending August 31, 2023.

213. For Member, Catastrophic Illness Commission, John R. Davidson, Jr., Charleston, Kanawha County, for the term ending August 31, 2024.

214. For Member, Catastrophic Illness Commission, Jacques R. Williams, Morgantown, Monongalia County, for the term ending August 31, 2022.

215. For Member, Board of the College Prepaid Tuition and Savings Program Board of Trustees, Patrick M. Smith, South Charleston, Kanawha County, for the term ending June 30, 2021.

216. For Member, West Virginia Board of Social Work Examiners, Robert D. Musick, Morgantown, Monongalia County, for the term ending June 30, 2025.

217. For Member, Board of Barbers and Cosmetologists, Catherine Donahoe, Barboursville, Cabell County, for the term ending June 30, 2025.
218. For Member, Board of Optometry, Sheena H. Hunt, Elkins, Randolph County, for the term ending June 30, 2023.

219. For Member, West Virginia Massage Therapy Licensure Board, Laurie Lively, Lewisburg, Greenbrier County, for the term ending June 30, 2021.

220. For Member, West Virginia Massage Therapy Licensure Board, John D. Skelton, Shady Spring, Raleigh County, for the term ending June 30, 2022.

221. For Member, West Virginia Massage Therapy Licensure Board, Marsha D. Starr, Charleston, Kanawha County, for the term ending June 30, 2022.

222. For Member, West Virginia Massage Therapy Licensure Board, Tina M. Turner, Huntington, Cabell County, for the term ending June 30, 2021.

223. For Member, National Coal Heritage Area Authority, William R. Archer, Bluefield, Mercer County, for the term ending June 30, 2024.

224. For Member, National Coal Heritage Area Authority, James C. Gaal, Hinton, Summers County, for the term ending June 30, 2023.

225. For Member, National Coal Heritage Area Authority, Debrina J. Williams, Logan, Logan County, for the term ending June 30, 2022.

226. For Member, National Coal Heritage Area Authority, Kris Mitchell, Spurlockville, Boone County, for the term ending June 30, 2024.

227. For Member, National Coal Heritage Area Authority, Sharon Cruikshank, Fayetteville, Fayette County, for the term ending June 30, 2022.
228. For Member, National Coal Heritage Area Authority, Christy L. Laxton, Pineville, Wyoming County, for the term ending June 30, 2024.

229. For Member, West Virginia Public Employees Grievance Board, Alesia Green, Hurricane, Putnam County, for the term ending June 30, 2022.

230. For Member, West Virginia Public Employees Grievance Board, Maria V. Eshenaur, Point Pleasant, Mason County, for the term ending June 30, 2021.

231. For Member, Consolidated Public Retirement Board, Donald Murray, Chester, Hancock County, for the term ending June 30, 2023.

232. For Member, Consolidated Public Retirement Board, David Nelson, Julian, Boone County, for the term ending June 30, 2025.

233. For Member, Consolidated Public Retirement Board, Reginald Patterson, Hurricane; Putnam County, for the term ending June 30, 2025.

234. For Member, West Virginia University - Parkersburg Board of Governors, Donna M. Smith, Vienna, Wood County, for the term ending June 30, 2024.

235. For Member, West Virginia University - Parkersburg Board of Governors, Jason Landers, Vienna, Wood County, for the term ending June 30, 2024.

236. For Member, West Virginia University - Parkersburg Board of Governors, John P. Hushion, Vienna, Wood County, for the term ending June 30, 2024.

237. For Member, West Virginia University - Parkersburg Board of Governors, Joseph R. Oliverio, Belmont, Pleasants County, for the term ending June 30, 2024.
238. For Member, West Virginia University - Parkersburg Board of Governors, Arni L. Shaver, Vienna, Wood County, for the term ending June 30, 2022.

239. For Member, West Virginia Massage Therapy Licensure Board, Roland W. Meffert, Hurricane, Putnam County, for the term ending June 30, 2021.

240. For Member, National Coal Heritage Area Authority, Frederick A. Barkey, Charleston, Kanawha County, for the term ending June 30, 2023.

241. For Member, West Virginia Contractor Licensing Board, Mary N. Cleland, Charleston, Kanawha County, for the term ending June 30, 2024.

242. For Member, Consolidated Public Retirement Board, Mike P. McKown, Charleston, Kanawha County, for the term ending June 30, 2025.

243. For Member, Consolidated Public Retirement Board, Rhonda Bolyard, Morgantown, Monongalia County, for the term ending June 30, 2023.

244. For Member, Bridge Valley Community and Technical College Board of Governors, Mark C. Blankenship, Charleston, Kanawha County, for the term ending June 30, 2024.

245. For Member, Bridge Valley Community and Technical College Board of Governors, Megan Callaghan Bailey, Charleston, Kanawha County, for the term ending June 30, 2024.

246. For Member, Bridge Valley Community and Technical College Board of Governors, Barry Holstein, Charleston, Kanawha County, for the term ending June 30, 2024.

247. For Member, Bridge Valley Community and Technical College Board of Governors, Larry Pack, Jr., East Bank, Kanawha County, for the term ending June 30, 2024.
248. For Member, Bridge Valley Community and Technical College Board of Governors, Ashley N. Deem, South Charleston, Kanawha County, for the term ending June 30, 2024.

249. For Member, School Building Authority, The Honorable Kenneth W. Mann, Greenville, Monroe County, for the term ending July 31, 2022.

250. For Member, Auctioneers Board of Review, Shelby L. Crouse, St. Albans, Kanawha County, for the term ending January 1, 2022.

251. For Member, Auctioneers Board of Review, James W. Frio, Valley Grove, Ohio County, for the term ending January 1, 2023.

252. For Member, Auctioneers Board of Review, Oscar E. Click, Leon, Mason County, for the term ending January 1, 2024.

253. For Member, National Coal Heritage Area Authority, James H. Lackey, Huntington, Wayne County, for the term ending June 30, 2023.

254. For Member, Committee for the Purchase of Commodities and Services from the Handicapped, Kim Nuckles, Charleston, Kanawha County, for the term ending January 31, 2023.

255. For Member, Committee for the Purchase of Commodities and Services from the Handicapped, Douglas Auten, Morgantown, Monongalia County, for the term ending January 31, 2023.

256. For Member, Committee for the Purchase of Commodities and Services from the Handicapped, Susannah Carpenter, Charleston, Kanawha County, for the term ending January 1, 2023.

257. For Member, Committee for the Purchase of Commodities and Services from the Handicapped, John F. Hyre, Kingwood, Preston County, for the term ending January 1, 2023.

And reports the same back with the recommendation that the Senate do advise and consent to all nominations listed above.
The time having arrived for the special order of business to consider the list of nominees for public office submitted by His Excellency, the Governor, the special order thereon was called by the President.

Thereupon, Senator Blair (Mr. President) laid before the Senate the following executive message:

**Senate Executive Message 2**, dated April 7, 2021 (*shown in the Senate Journal of that day, pages 2283 to 2300, inclusive*).

Senator Boley then moved that the Senate advise and consent to all of the executive nominations referred to in the foregoing report from the Committee on Confirmations.

The question being on the adoption of Senator Boley’s aforesaid motion,

The roll was then taken; and

On this question, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maroney, Martin, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—33.

The nays were: None.

Absent: Maynard—1.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared Senator Boley’s motion had prevailed and that all the executive nominations referred to in the foregoing report from the Committee on Confirmations had been confirmed.
Consideration of executive nominations having been concluded,

The Senate proceeded to the eighth order of business.

**Eng. House Bill 2895**, Supplementing and amending the appropriations of public moneys to the Department of Veterans’ Assistance.

On third reading, coming up out of regular order, was read a third time and put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—34.

The nays were: None.

Absent: None.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. H. B. 2895) passed with its title.

Senator Takubo moved that the bill take effect from passage.

On this question, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—34.

The nays were: None.

Absent: None.
So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. H. B. 2895) takes effect from passage.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate.


On third reading, coming up out of regular order, was read a third time and put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—34.

The nays were: None.

Absent: None.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. H. B. 2900) passed with its title.

Senator Takubo moved that the bill take effect from passage.

On this question, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—34.

The nays were: None.

Absent: None.
So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. H. B. 2900) takes effect from passage.

 Ordered, That the Clerk communicate to the House of Delegates the action of the Senate.

 Eng. House Bill 3313, Making supplemental appropriation to the Division of Motor Vehicles.

 On third reading, coming up out of regular order, was read a third time and put upon its passage.

 On the passage of the bill, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—34.

 The nays were: None.

 Absent: None.

 So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. H. B. 3313) passed with its title.

 Senator Takubo moved that the bill take effect from passage.

 On this question, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—34.

 The nays were: None.

 Absent: None.
So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. H. B. 3313) takes effect from passage.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate.

Eng. House Bill 3314, Making supplemental appropriation to West Virginia State Police.

On third reading, coming up out of regular order, was read a third time and put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—34.

The nays were: None.

Absent: None.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. H. B. 3314) passed with its title.

Senator Takubo moved that the bill take effect from passage.

On this question, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—34.

The nays were: None.

Absent: None.
So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. H. B. 3314) takes effect from passage.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate.

Eng. House Bill 3315, Making supplemental appropriation to Division of Environmental Protection - Oil and Gas Reclamation Fund.

On third reading, coming up out of regular order, was read a third time and put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—34.

The nays were: None.

Absent: None.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. H. B. 3315) passed with its title.

Senator Takubo moved that the bill take effect from passage.

On this question, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—34.

The nays were: None.

Absent: None.
So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. H. B. 3315) takes effect from passage.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate.

Eng. House Bill 3316, Supplemental appropriation to the Department of Education, State Board of Education.

On third reading, coming up out of regular order, was read a third time and put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—34.

The nays were: None.

Absent: None.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. H. B. 3316) passed with its title.

Senator Takubo moved that the bill take effect from passage.

On this question, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—34.

The nays were: None.

Absent: None.
So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. H. B. 3316) takes effect from passage.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate.

Eng. Com. Sub. for House Bill 2025, Provide liquor, wine, and beer licensees with some new concepts developed during the State of Emergency utilizing new technology to provide greater freedom to operate in a safe and responsible manner.

On third reading, coming up out of regular order, was reported by the Clerk.

At the request of Senator Takubo, unanimous consent was granted to offer an amendment to the bill on third reading.

Thereupon, on motion of Senator Takubo, the following amendment to the bill was reported by the Clerk and adopted:

On page seventy-six, section eight-d, subsection (b), after the words “close proximity, for private outdoor street dining” by inserting the words “or private outdoor dining”.

Having been engrossed, the bill (Eng. Com. Sub. for H. B. 2025), as amended on yesterday, Friday, April 9, 2021, and as just amended, was then read a third time and put upon its passage.

On the passage of the bill, the yeas were: Baldwin, Beach, Boley, Caputo, Clements, Hamilton, Ihlenfeld, Jeffries, Lindsay, Maroney, Martin, Nelson, Phillips, Plymale, Romano, Rucker, Stollings, Stover, Swope, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—27.

The nays were: Azinger, Grady, Karnes, Maynard, Roberts, Smith, and Sypolt—7.

Absent: None.
So, a majority of all the members present and voting having voted in the affirmative, the President declared the bill (Eng. Com. Sub. for H. B. 2025) passed.

The following amendment to the title of the bill, from the Committee on the Judiciary, was reported by the Clerk and adopted:

**Eng. Com. Sub. for House Bill 2025**—A Bill to amend and reenact §7-1-3ss of the Code of West Virginia, 1931, as amended, to amend and reenact §11-16-3, §11-16-9, and §11-16-18 of said code; to amend said code by adding thereto four new sections, designated §11-16-6d, §11-16-6e, §11-16-6f and §11-16-11c; to amend said code by adding thereto two new sections, designated §19-2-12 and §19-2-13; to amend and reenact §60-1-5a of said code; to amend said code by adding thereto a new section, designated §60-3A-3b; to amend and reenact §60-4-3a and §60-4-3b of said code; to amend said code by adding thereto a new section, designated §60-4-3c; to amend and reenact §60-6-8 of said code; to amend and reenact §60-7-2, §60-7-6, and §60-7-12 of said code; to amend said code by adding thereto five new sections, designated §60-7-8b, §60-7-8c, §60-7-8d, §60-7-8e, and §60-7-8f; to amend and reenact §60-8-2, §60-8-3, §60-8-4, §60-8-18, §60-8-20, §60-8-29 and §60-8-34 of said code; to amend said code by adding thereto five new sections, designated §60-8-6c, §60-8-6d, §60-8-6e, §60-8-6f and §60-8-32a; to amend said code by adding thereto a new article, designated §60-8A-1, §60-8A-2, §60-8A-3, §60-8A-4, §60-8A-5, and §60-8A-6; and to amend and reenact §61-8-27 of said code, all relating to nonintoxicating beer, nonintoxicating craft beer, liquor, wine, and hard cider sales in this state; providing for changing the beginning time for nonintoxicating beer, nonintoxicating craft beer, liquor, wine, and hard cider sales to begin at 6:00 a.m. on all days for on and off premises licensees; authorizing Class A and Class B retailers and third parties to obtain a license to deliver nonintoxicating beer and nonintoxicating craft beer; allowing the sale, ordering, and delivery of nonintoxicating beer and nonintoxicating craft beer by a telephone, mobile ordering application or web-based software program; setting forth sale, delivery and telephone, mobile
ordering application or web-based software program requirements; providing for enforcement; exempting certain licensees from an additional licensing fee, and establishing a license fee for third parties, and requiring a nonintoxicating beer retail transportation permit for delivery vehicles; establishing a nonintoxicating beer and nonintoxicating craft beer direct shippers license to allow shipping in state and out of state; providing license requirements, shipping requirements, limitations, and fees; requiring the payment of fees and taxes, the maintenance of records and the preparation of reports; providing for penalties, criminal penalties, and jurisdiction; authorizing Class A and Class B licensees to sell and deliver sealed nonintoxicating beer and nonintoxicating craft beer for consumption off the premises if certain conditions are met; providing certain licensees with the authority to sell, serve, and furnish nonintoxicating beer and nonintoxicating craft beer in approved outdoor dining areas, and outdoor street dining areas if certain requirements are met; defining terms; authorizing in-person or in-vehicle pick up of purchased food or meals and nonintoxicating beer or nonintoxicating craft beer orders-to-go; creating an unlicensed brewer or home brewer temporary special license for providing samples at licensed fairs and festivals, specifying requirements, setting a license fee and requiring a nonintoxicating beer or nonintoxicating craft beer transportation permit; reducing the fee for a nonintoxicating beer or nonintoxicating craft beer floorplan extension; permitting licensees to employ persons 16 years of age in sale and service of liquor, beer, and wine when supervised by an employee who is 21 years of age or older; establishing the Agriculture Development Fund to fund the hard cider development program created to foster the development and growth of the hard cider industry in this state; creating a private liquor delivery license for retail liquor outlets and third parties with sale and delivery requirements; establishing a private liquor bottle delivery permit; authorizing retail liquor outlets to sell sealed bottles of liquor through a window in a drive-up or drive-through; creating a private manufacturer club license for distilleries, mini-distilleries, micro-distilleries, wineries, and farm wineries, setting forth requirements, and providing for a license fee; authorizing distilleries, mini-distilleries, and micro-distilleries to also operate wineries, farm wineries, brewers, and
resident brewers; authorizing wineries and farm wineries to operate and be licensed as distilleries, mini-distilleries, micro-distilleries, to operate and be licensed as wineries, farm wineries, brewery, or as resident brewers; removing prohibition against a single person having more than one winery or farm winery license or both a winery and farm winery license; declaring that agricultural use designation is unchanged for building code and property tax classification upon opening any type of distillery or winery; establishing a private direct shippers license to allow distilleries, mini-distilleries and micro-distilleries to ship liquor in state and out of state; providing license requirements, shipping requirements, limitations, and fees; authorizing the ability to pre-mix alcoholic liquors, establishing certain requirements, and creating a permit; creating a private direct shipper license, setting forth requirements and providing for a license fee; creating private caterer license, a private club bar license, a private club restaurant license, a private manufacturer club license, a private farmers market license, a private multi-sport complex license, a private tennis club license, a private professional sports stadium license, a private wedding venue or barn license, a one-day charitable rare, antique, or vintage liquor auction license for charitable purposes, and a private multi-vendor fair and festival license and setting forth requirements and providing for license fees; reducing license fees for two years due to Covid-19 pandemic; creating private outdoor dining and private outdoor street dining areas as legally demarcated areas that are not a public place where a private club licensee may sell and furnish alcoholic liquors; authorizing and creating craft cocktail growlers and setting forth requirements and limitations, and exempting certain licenses from a license fee; creating a private cocktail delivery license for licensed private club restaurants, private manufacturer clubs and third parties, setting forth requirements, including specific requirements for craft cocktail growlers, specifying limitations, and requiring a private cocktail delivery permit for delivery vehicles; authorizing in-person or in-vehicle pick up of purchased food or a meal and craft cocktail growler orders-to-go; providing for wine definitions to clarify various aspects of wine, including the alcohol by volume percentage for table wine, wine, and fortified wine; removing restriction on number of one-day licenses which may be issued in a single year
to a nonprofit to sell and serve wine and requiring applicant to file state regarding gross proceeds; clarifying penalties for failure to meet wine licensure requirements; replacing wine bond requirements that secure the payment of taxes by distributors, suppliers, certain wineries, and certain farm wineries, who are acting as either suppliers or distributors in a limited capacity, with an affidavit of compliance; providing penalties for failure to pay taxes and maintain good standing with the state; authorizing wineries and farm wineries to sell wine growlers and provide samples and establishing requirements and limitations; authorizing certain Class A and Class B licensees to sell sealed wine and wine growlers, and setting forth requirements and limitations; authorizing legislative rules; creating a private wine delivery license for Class A wine licensees and third parties, setting forth requirements and limitations, providing fees for certain licensees; creating a private wine retail transportation permit, setting forth requirements, and requiring no additional fee; creating private wine outdoor dining and private wine outdoor street dining areas as legally demarcated areas that are not a public place where wine may be sold and furnished; authorizing in-person or in-vehicle pick up of purchased food or a meal and wine orders-to-go; defining the term “hard cider” ; providing that there is no separate license required to manufacture and sell hard cider under certain conditions; providing for a hard cider distributor’s license and its fee and permitting other current and valid licensees to distribute hard cider without an additional license fee; providing for hard cider exemptions to the wine liter tax; establishing a hard cider gallon tax; providing for the application of West Virginia Tax Procedures and Administration Act and West Virginia Tax Crimes and Penalties Act to the hard cider gallon tax; providing for an internal effective date; providing for a tax credit against the hard cider tax; providing for applicability of other laws; requiring the filing of regular reports to the Tax Commissioner; providing for applications to import products necessary to manufacture hard cider under certain conditions; providing for hard cider sales for consumption on the licensed premises; providing for complimentary samples to be offered; establishing requirements for complimentary samples; permitting the sale of wine growlers; setting forth wine growler requirements, and providing a license
fee; and providing additional exceptions to the criminal penalty for
the unlawful admission of children to dance house for certain private clubs with approved age verifications systems.

Senator Takubo moved that the bill take effect from passage.

On this question, the yeas were: Baldwin, Beach, Boley, Caputo, Clements, Hamilton, Ihlenfeld, Jeffries, Lindsay, Maroney, Martin, Nelson, Phillips, Plymale, Romano, Rucker, Stollings, Stover, Swope, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—27.

The nays were: Azinger, Grady, Karnes, Maynard, Roberts, Smith, and Sypolt—7.

Absent: None.

So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. Com. Sub. for H. B. 2025) takes effect from passage.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.


On third reading, coming up out of regular order, with the unreported committee amendments pending, and with the right having been granted on yesterday, Friday, April 9, 2021, for further amendments to be received on third reading, was reported by the Clerk.

At the request of Senator Maroney, as chair of the Committee on Health and Human Resources, and by unanimous consent, the unreported Health and Human Resources committee amendment to the bill was withdrawn.

The following amendment to the bill, from the Committee on the Judiciary, was reported by the Clerk:
By striking out everything after the enacting clause and inserting in lieu thereof the following:

**CHAPTER 16. PUBLIC HEALTH.**

**ARTICLE 39. PATIENT SAFETY AND VISITATION ACT.**


This article may be cited as the “Patient Safety Act of 2001.” The amendments made to this article during the 2021 Regular Session of the Legislature shall be known as “Mylissa Smith’s Law.”

§16-39-2. Legislative findings and purpose.

[Repealed.]


For purposes of this article, the following words and phrases have the following meanings:

(1) “Appropriate authority” means a federal, state, county, or municipal government body, agency or organization having jurisdiction over criminal law enforcement, regulatory violations, professional conduct or ethics, or waste or any member, officer, agent, representative, or supervisory employee thereof;

(2) “Commissioner” means the commissioner of the division of health;

(3) “Direct patient care” means health care that provides for the physical, diagnostic, emotional, or rehabilitational needs of a patient or health care that involves examination, treatment, or preparation for diagnostic tests or procedures.

(4) “Discrimination or retaliation” includes any threat, intimidation, discharge, or any adverse change in a health care worker’s position, location, compensation, benefits, privileges, or terms or conditions of employment that occurs as a result of a health care worker engaging in any action protected by this article.
“Good faith report” means a report of conduct defined in this article as wrongdoing or waste that is made without malice or consideration of personal benefit and which the person making the report has reasonable cause to believe is true.

“Health care entity” includes a health care facility, such as a hospital, clinic, nursing facility, or other provider of health care services.

“Health care facility” means:

1. A hospital licensed pursuant to §16-5B-1 et seq. of this code;
2. A nursing home licensed pursuant to §16-5C-1 et seq. of this code;
3. An assisted living residence licensed pursuant to §16-5D-1 et seq. of this code; and
4. Hospice licensed pursuant to §16-5I-1 et seq. of this code.

“Health care worker” means a person who provides direct patient care to patients of a health care entity and who is an employee of the health care entity, a subcontractor, or independent contractor for the health care entity, or an employee of such subcontractor or independent contractor. The term includes, but is not limited to, a nurse, nurse’s aide, laboratory technician, physician, intern, resident, physician assistant, physical therapist, or any other such person who provides direct patient care.

“Patient” means a person living or receiving services as an inpatient at a healthcare facility.

“Public Health State of Emergency” means a federal or state declaration of a state of emergency arising from or relating to a public health crisis.

“Visitor” means any visitor from the patient’s family, hospice or clergy visiting a patient in a healthcare facility.
(8) “Waste” means the conduct, act, or omission by a health care entity that results in substantial abuse, misuse, destruction, or loss of funds, resources, or property belonging to a patient, a health care entity, or any federal or state program.

(9) “Wrongdoing” means a violation of any law, rule, regulation, or generally recognized professional or clinical standard that relates to care, services, or conditions and which potentially endangers one or more patients or workers or the public.


(a) During a declared public health state of emergency for a contagious disease, a health care facility shall permit visitation of a patient. If the patient’s death is imminent, the health care facility shall allow visitation upon request at any time and frequency. In all other instances, the health care facility shall allow visitation not less than once every five days. Provided, That visitation permitted by any health care entity may not be inconsistent with any applicable federal law, rule, policy, or guidance in effect for the same emergency.

(b) A visitor shall comply with the applicable procedures established by the health care facility.

(c) The health care facility may deny a visitor entry to the health care facility, may subject a visitor to expulsion from the facility, or may permanently revoke visitation rights to a visitor who does not comply with the applicable procedures established by the health care facility.

(d) A healthcare facility is not liable to a person visiting another person, nor to any other patient or resident of the health care facility, for any civil damages for injury or death resulting from or related to actual or alleged exposure during, or through the performance of, the visitation in compliance with this section, unless the health care facility failed to substantially comply with the applicable health and safety procedures established by the health care facility.

Following discussion,
The question being on the adoption of the Judiciary committee amendment to the bill, the same was put and prevailed.

There being no further amendments offered,

Having been engrossed, the bill (Eng. Com. Sub. for H. B. 2368), as just amended, was then read a third time and put upon its passage.

Pending discussion,

The question being “Shall Engrossed Committee Substitute for House Bill 2368 pass?”

On the passage of the bill, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—34.

The nays were: None.

Absent: None.

So, a majority of all the members present and voting having voted in the affirmative, the President declared the bill (Eng. Com. Sub. for H. B. 2368) passed.

The following amendment to the title of the bill, from the Committee on the Judiciary, was reported by the Clerk and adopted:

Eng. Com. Sub. for House Bill 2368—A Bill to repeal §16-39-2 the Code of West Virginia, 1931, as amended, and to amend and reenact §16-39-1 and§16-39-3, and to amend said code by adding thereto a new section designated §16-39-8 of the code, all relating to the short title; defining terms; and, providing for visitation of a patient in a health care facility during a declared state of emergency.

Senator Takubo moved that the bill take effect from passage.
On this question, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—34.

The nays were: None.

Absent: None.

So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. Com. Sub. for H. B. 2368) takes effect from passage.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.


On third reading, coming up out of regular order, was read a third time and put upon its passage.

Pending discussion,

The question being “Shall Engrossed Committee Substitute for House Bill 2363 pass?”

On the passage of the bill, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Lindsay, Maroney, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—32.

The nays were: Karnes and Martin—2.

Absent: None.
So, a majority of all the members present and voting having voted in the affirmative, the President declared the bill (Eng. Com. Sub. for H. B. 2363) passed.

The following amendment to the title of the bill, from the Committee on the Judiciary, was reported by the Clerk and adopted:

**Eng. Com. Sub. for House Bill 2363**—A Bill to amend the Code of West Virginia, 1931, as amended by adding thereto five new sections, designated §48-1-239a, §48-1-239b, §48-1-241a, §48-1-241b, and §48-9-105; to amend and reenact §48-1-220, §48-1-239, §48-9-102, §48-9-203, §48-9-204, §48-9-206, §48-9-207, §48-9-209, §48-9-301, §48-9-403, §48-9-601, §48-9-603 of said code, all relating to “Best Interests of the Child Protection Act of 2021”; providing definitions; amending definitions; clarifying the authority of parents to make emergency and non-elective healthcare decisions; requiring the court to consider parenting functions in determining best interests of the child; adding meaningful contact between a child and his or her siblings, including half-siblings, as an objective of the best interests of the child; providing for venue of custody actions outside of divorce proceedings; requiring the court to consider parenting functions in temporary parenting plans and allocation of custody; adding a preference time allocated to the parent resulting in the child being under the care of that parent is preferred to the parent resulting in time allocated to the parent resulting in the child being under the care of a third party as an objective in allocation determinations; adding an objective for reasonable access to the child by telephone or other electronic contact as an objective in allocation determinations; requiring that, in the absence of agreement of the parents, a final allocation determination must be made pursuant to hearing which cannot be conducted exclusively by presentation of evidence by proffer; adding neglect and abandonment as criteria that may overcome presumption that joint decision-making responsibility is in the best interests of the child; clarifying criteria of interference with the other parent’s relationship with the child; providing notice requirements during a court-ordered investigation; requires that a hearing cannot take place until after
the investigation report is provided to the parties; allowing for continuance of a hearing following an investigation; providing a mechanism for the adjudication of requests for relocation of a parent with a child; providing circumstances for which relocation of a parent constitutes a substantial change in the circumstances of the child; requiring the relocating parent to file a verified petition for the court for modification of the parenting plan; identifying consequences of failure to comply with the requirements of this section; requiring a copy of the petition to be served on the other parent and all other persons allocated custodial time with the child; establishing requirements for the petition for modification of the parenting plan; requiring a hearing to be held on the petition at least 30 days in advance of the proposed date of relocation; providing for an expedited hearing; authorizing the court to revise the parenting plan; authorizing the court to allocate costs between the parties; establishing the burden of proof for the relocating parent; defines when a relocation is for a legitimate purpose; establishing a move with a legitimate purpose is unreasonable unless the relocating parent proves that the purpose is not substantially achievable without moving and that moving to a location that is substantially less disruptive of the other parent’s relationship to the child is not feasible; requiring the court to consider the best interests of the child when modifying the parenting plan; requiring the court to minimize impairment to a parent-child relationship caused by a parent’s relocation through alternative arrangements; setting forth the opportunity for parties to file a modified parenting plan signed by all parties; conditionally requiring an initial permanent parenting plan to be established before a relocation is considered; requiring interviewing or questioning of the child to be conducted in accordance with Rule 17 of the Rules of Practice and Procedure for Family Court; providing for parental access to a child’s vital records; requiring notice to the other party if the child is a victim of a crime unless the other party is the perpetrator; providing an effective date; providing that the 2021 amendments shall not, without more, be considered a substantial change in circumstances for modification of a parenting plan order; and providing that existing orders remain in effect unless modified by a court of competent jurisdiction.
Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.


On third reading, coming up out of regular order, with the unreported Judiciary committee amendment pending, and with the right having been granted on yesterday, Friday, April 9, 2021, for further amendments to be received on third reading, was reported by the Clerk.

The following amendment to the bill, from the Committee on the Judiciary, was reported by the Clerk:

By striking out everything after the enacting clause and inserting in lieu thereof the following:

§11-1C-10. Valuation of industrial property and natural resources property by Tax Commissioner; penalties; methods; values sent to assessors.

(a) As used in this section:

(1) “Industrial property” means real and personal property integrated as a functioning unit intended for the assembling, processing and manufacturing of finished or partially finished products.

(2) “Natural resources property” means coal, oil, natural gas, limestone, fireclay, dolomite, sandstone, shale, sand and gravel, salt, lead, zinc, manganese, iron ore, radioactive minerals, oil shale, managed timberland as defined in section two of this article, and other minerals.

(b) All owners of industrial property and natural resources property each year shall make a return to the State Tax Commissioner and, if requested in writing by the assessor of the county where situated, to such county assessor at a time and in the form specified by the commissioner of all industrial or natural
resources property owned by them. The commissioner may require any information to be filed which would be useful in valuing the property covered in the return. Any penalties provided for in this chapter or elsewhere in this code relating to failure to list any property or to file any return or report may be applied to any owner of property required to make a return pursuant to this section.

(c) The State Tax Commissioner shall value all industrial property in the state at its fair market value within three years of the approval date of the plan for industrial property required in subsection (e) of this section. The commissioner shall thereafter maintain accurate values for all such property. The Tax Commissioner shall forward each industrial property appraisal to the county assessor of the county in which that property is located and the assessor shall multiply each such appraisal by sixty percent and include the resulting assessed value in the land book or the personal property book, as appropriate for each tax year. The commissioner shall supply support data that the assessor might need to evaluate the appraisal.

(d) Within three years of the approval date of the plan required for natural resources property required pursuant to subsection (e) of this section, the State Tax Commissioner shall determine the fair market value of all natural resources property in the state. The commissioner shall and thereafter maintain accurate values for all such property.

(1) In order to qualify for identification as managed timberland for property tax purposes the owner must annually certify, in writing to the Division of Forestry, that the property meets the definition of managed timberland as set forth in this article and contracts to manage property according to a plan that will maintain the property as managed timberland. In addition, each owner’s certification must state that forest management practices will be conducted in accordance with approved practices from the publication “Best Management Practices for Forestry”. Property certified as managed timberland shall be valued according to its use and productive potential. The Tax Commissioner shall promulgate rules for certification as managed timberland.
(2) In the case of all other natural resources property, the commissioner shall develop an inventory on a county by county basis of all such property and may use any resources, including, but not limited to, geological survey information; exploratory, drilling, mining and other information supplied by natural resources property owners; and maps and other information on file with the state Division of Environmental Protection and office of miners’ health, safety and training. Any information supplied by natural resources owners or any proprietary or otherwise privileged information supplied by the state Division of Environmental Protection and office of miner’s health, safety and training shall be kept confidential unless needed to defend an appraisal challenged by a natural resources owner. Formulas for natural resources valuation may contain differing variables based upon known geological or other common factors. The Tax Commissioner shall forward each natural resources property appraisal to the county assessor of the county in which that property is located and the assessor shall multiply each such appraisal by sixty percent and include the resulting assessed value in the land book or the personal property book, as appropriate, for each tax year. The commissioner shall supply support data that the assessor might need to explain or defend the appraisal. The commissioner shall directly defend any challenged appraisal when the assessed value of the property in question exceeds $2 million or an owner challenging an appraisal holds or controls property situated in the same county with an assessed value exceeding $2 million. At least every five years, the commissioner shall review current technology for the recovery of natural resources property to determine if valuation methodologies need to be adjusted to reflect changes in value which result from development of new recovery technologies.

(3) The Tax Commissioner shall propose rules for legislative approval in accordance with the provisions of §29A-3-1 et seq. of this code regarding valuation of property producing oil, natural gas, natural gas liquids, or any combination thereof. For the purposes of this subdivision, “natural gas liquids” means propane, ethane, butanes, and pentanes (also referred to as condensate), or a combination of them that are subject to recovery from raw gas
liquids by processing in field separators, scrubbers, gas processing and reprocessing plants, or cycling plants.

(e) The Tax Commissioner shall develop a plan for the valuation of industrial property and a plan for the valuation of natural resources property. The plans shall include expected costs and reimbursements, and shall be submitted to the property valuation training and procedures commission on or before January 1, 1991, for its approval on or before July 1, of such year. Such plan shall be revised, resubmitted to the commission and approved every three years thereafter.

(f) To perform the valuation duties under this section, the State Tax Commissioner has the authority to contract with a competent property appraisal firm or firms to assist with or to conduct the valuation process as to any discernible species of property statewide if the contract and the entity performing such contract is specifically included in a plan required by subsection (e) of this section or otherwise approved by the commission. If the Tax Commissioner desires to contract for valuation services only in one county or a group of counties, the contract must be approved by the commission.

(g) The county assessor may accept the appraisal provided, pursuant to this section, by the State Tax Commissioner: Provided, That if the county assessor fails to accept the appraisal provided by the State Tax Commissioner, the county assessor shall show just cause to the valuation commission for the failure to accept such appraisal and shall further provide to the valuation commission a plan by which a different appraisal will be conducted.

(h) The costs of appraising the industrial and natural resources property within each county, and any costs of defending same shall be paid by the state: Provided, That the office of the state Attorney General shall provide legal representation on behalf of the Tax Commissioner or assessor, at no cost, in the event the industrial and natural resources appraisal is challenged in court.

(i) For purposes of revaluing managed timberland as defined in section two of this article, any increase or decrease in valuation by
the commissioner does not become effective prior to July 1, 1991. The property owner may request a hearing by the director of the Division of Forestry, who may thereafter rescind the disqualification or allow the property owner a reasonable period of time in which to qualify the property. A property owner may appeal a disqualification to the circuit court of the county in which the property is located.

ARTICLE 3. ASSESSMENTS GENERALLY.

§11-3-15c. Petition for assessor review of improper valuation of real property.

(a) A taxpayer who is of the opinion that his or her real property has been valued too high or otherwise improperly valued or listed in the notice given as provided in section two-a of this article §11-3-2a of this code may, but is not required to, file a petition for review with the assessor on a written form prescribed by the Tax Commissioner. This section shall not apply to industrial and natural resource property appraised by the Tax Commissioner.

(b) The petition shall state the taxpayer’s opinion of the true and actual value of the property and substantial information that justifies that opinion of value for the assessor to consider for purposes of basing a change in classification or correction of the valuation. For purposes of this subsection, the taxpayer shall provide substantial information to justify the opinion of value. The taxpayer may provide an appraisal of the property from a licensed real estate appraiser stating its true and actual value for its current use, by stating the method or methods of valuation on which the opinion is based:

(1) Under the income approach, including the information required in section fifteen-e of this article;

(2) Under the market approach, including the true and actual value of at least three comparable properties in the same geographic area or the sale of the subject property; or
(3) Under the cost approach, including the replacement cost or the cost to build or rebuild the property, plus the true and actual value of the land.

(c) The petition may include more than one parcel of property if they are part of the same economic unit according to the Tax Commissioner’s guidelines or if they are owned by the same owner, have the same use, are appealed on the same basis, and are located in the same tax district or in contiguous tax districts of the county, and are in a form prescribed by the Tax Commissioner.

(d) The petition shall be filed within eight business days after the date the taxpayer receives the notice of increased assessment under section two-a of this article §11-3-2a of this code or the notice of increased value was published as a Class II-0 legal advertisement as provided in that section. For purposes of this section, ‘business day’ means any day other than Saturday, Sunday, or any legal holiday set forth in section one, article two, chapter two of this code.

§11-3-15f. Rejection of petition; for failure to include substantial information amended petition; appeal options.

If the assessor rejects a petition filed pursuant to section fifteen-c, fifteen-d or fifteen-e §11-3-15c, §11-3-15d, or §11-3-15e of this article code, the petitioner may appeal to the county board of equalization and review Board of Equalization and Review as provided in section twenty-four of this article §11-3-24 of this code or the Office of Tax Appeals.

§11-3-15h. Ruling on petition.

(a) In all cases the assessor shall consider the petition and shall rule on each petition filed pursuant to section fifteen-c, fifteen-d or fifteen-e §11-3-15c, §11-3-15d, or §11-3-15e of this article code by February 10 of the assessment year. Written notice shall be served by regular mail on the person who filed the petition.

(b) In considering a petition filed pursuant to section fifteen-c, fifteen-d or fifteen-e §11-3-15c, §11-3-15d, or §11-3-15e of this
article code, the assessor shall consider the valuation fixed by the assessor on other similar property that is similarly situated.

(c) The consideration of a petition for review with the assessor is to be an informal process. Formal rules of evidence shall not be required; the assessor may consider all evidence presented and may give each item the weight, in his or her opinion, it commands.

(d) The standard of proof which a taxpayer must meet to defend his or her opinion of the true and actual value of the subject property during reviews by the assessor shall be no greater than a simple preponderance of the evidence standard.

§11-3-15i. Petitioner’s right to appeal.

(a) If the assessor grants the requested relief, the petitioner may not appeal the ruling of the assessor.

(b) If the petitioner and the assessor reach an agreement within five business days after the conclusion of the meeting held as provided in section fifteen-§11-3-15g of this article code, both parties shall sign the agreement and both parties waive the right to further appeal.

(c) If all or part of the petitioner’s request under section fifteen-e, §11-3-15c, §11-3-15d, or §11-3-15e of this article code is denied, the assessor shall mail, on the date of the ruling, to the petitioner at the address shown on the petition notice of the grounds of the refusal to make the change or changes requested in the petition. A petitioner whose request is denied, in whole or in part, or a petitioner who does not receive a response from the assessor by February 10, as provided in section fifteen-h, §11-3-15h of this article code, may file a protest with the county commission sitting as a board of equalization and review, as provided in section 24 of this article §11-3-24 of this code, or the Office of Tax Appeals.

§11-3-23. Alterations in property books.

After the copies of the landbook or personal property book shall have been verified and delivered, no alteration shall be made
in them, or either of them, affecting the taxes of that year, except on the final order of the court on a successful review or appeal from the assessment.

§11-3-23a. Informal review and resolution of classification, taxability and valuation issues.

(a) General. - Anytime after real or tangible personal property is returned for taxation, the taxpayer may apply to the assessor of the county in which the property was situated on the assessment date for information about the classification, taxability, or valuation of the property for property tax purposes for the tax year following the July 1 assessment date. A taxpayer who is not satisfied with the response of the assessor and wants to further pursue the matter must shall follow the procedures set forth in this section.

(b) Classification or taxability. - A taxpayer who wants to contest the classification or taxability of property must follow the procedures set forth in section twenty-four-a of this article §11-3-24a of this code.

(c) Valuation issues - property appraised and assessed by county assessor. —

1. A taxpayer who is dissatisfied with the response of the assessor on a question of valuation and who receives a notice of increase in the assessed value of real property as provided in section two-a of this article §11-3-2a of this code, or a notice of increase in the assessed value of business personal property as provided in section fifteen-b of this article §11-3-15b of this code, who disagrees with the assessed value stated in the notice, may utilize use the informal review process specified in this article if the taxpayer decides to challenge the assessed value.

2. A taxpayer may apply for relief to the county commission sitting as a board of equalization and review Board of Equalization and Review pursuant to section twenty-four of this article §11-3-24 of this code, or to the Office of Tax Appeals not later than February 20 of the tax year by filing a written protest with the clerk.
of the county commission or the Office of Tax Appeals that identifies the amount of the assessed value the taxpayer believes to be in controversy and states generally the taxpayer’s reason or reasons for filing the protest. The board or the Office of Tax Appeals shall then set a date and time to hear the taxpayer’s protest. Provided. That in the written protest or in a separate notice filed with the board on or before the day of the hearing, the taxpayer or taxpayer’s representative may notify the board of the taxpayer’s election to have the matter heard when the county commission convenes as a board of assessment appeals in the fall of the tax year as provided in section twenty-four-b of this article. A copy of this election shall be served on the assessor, and the Tax Commissioner in the case of industrial property or natural resources property, by personal service or by certified mail. The notice of election shall include an acknowledgment by the taxpayer that The taxpayer will shall timely pay first and second half installment payments of taxes levied for the current tax year on or before they become due and that any reduction in assessed value that is administratively or judicially determined in a decision that becomes final will result in a credit being established against taxes that become due for a tax year subsequent to the tax year in which the decision becomes final, except as otherwise stated in the decision or as otherwise provided in this article. In the event the board Board of Equalization and Review adjourns sine die before February 20 of the tax year, a taxpayer may still file its written protest and the acknowledgment described in this subdivision with the county clerk on or before February 20 of the tax year and the petition shall be heard when the county commission convenes as a board of assessment appeals, as provided in section twenty-four-b of this article Office of Tax Appeals. If a taxpayer fails to provide its written protest on or before February 20, and the board Board of Equalization and Review unilaterally increases the assessed value subsequent to that date, the taxpayer may still file a written protest and the acknowledgment described in this subdivision with the county clerk and the petition shall be heard when the county commission convenes as a board of assessment appeals as provided in section twenty-four-b of this article Office of Tax Appeals.
(d) **Valuation issues - property appraised by Tax Commissioner and assessed by county assessor.**

(1) A taxpayer who receives a notice of tentative appraised value of natural resource property or industrial property from the Tax Commissioner pursuant to article six-k of this chapter §11-6K-1 et seq. of this code.

(2) A taxpayer may apply for relief to the county commission sitting as a board of equalization and review pursuant to section twenty-four of this article §11-3-24 of this code or to the Office of Tax Appeals no later than February 20 of the tax year by filing a written protest with the clerk of the county commission or to the Office of Tax Appeals that identifies the amount of the assessed value the taxpayer believes to be in controversy and states generally the taxpayer’s reason or reasons for filing the protest. The board or the Office of Tax Appeals shall then set a date and time to hear the taxpayer’s protest. *Provided*, That in the written protest or in a separate notice filed with the board on or before the day of the hearing, the taxpayer or taxpayer’s representative may notify the board of the taxpayer’s election to have the matter heard when the county commission convenes as a board of assessment appeals in the fall of the tax year as provided in section twenty-four-b of this article. A copy of this election shall be served on the assessor, and the Tax Commissioner in the case of industrial property or natural resources property, by personal service or by certified mail. The notice of election shall include an acknowledgment by the taxpayer that the taxpayer will timely pay first and second half installment payments of taxes levied for the current tax year on or before they become due and that any reduction in assessed value that is administratively or judicially determined in a decision that becomes final will result in a credit being established against taxes that become due for a tax year subsequent to the tax year in which the decision becomes final, except as otherwise stated in the decision or as otherwise provided in this article. In the event the board Board of Equalization and Review adjourns sine die before February 20 of the tax year, a taxpayer may still file its written protest and the acknowledgment described in this subdivision with the county clerk on or before February 20 of the tax year and the
petition shall be heard when county commission meets as a board of assessment appeals, as provided in section twenty-four-b of this article Office of Tax Appeals. If a taxpayer fails to provide its written protest on or before February 20, and the Board of Equalization and Review unilaterally increases the assessed value subsequent to that date, the taxpayer may still file a written protest and the acknowledgment described in this subdivision with the county clerk and the petition shall be heard when the county commission meets as a board of assessment appeals as provided in section twenty-four-b of this article Office of Tax Appeals.

(e) The standard of proof which a taxpayer must meet at all levels of review and appeal under this section shall be a preponderance of the evidence standard.

§11-3-24. Review and equalization by county commission.

(a) The county commission shall annually, not later than February 1 of the tax year, meet as a board of equalization and review for the purpose of reviewing and equalizing the assessment made by the assessor. The board shall not adjourn for longer than three business days at a time, not including a Saturday, Sunday or legal holiday in this state, until this work is completed. The board may adjourn sine die anytime after February 15 of the tax year and shall adjourn sine die not later than the last day of February of the tax year.

(b) At the first meeting of the board, the assessor shall submit the property books for the current year, which shall be complete in every particular, except that the levies shall not be extended. The assessor and the assessor’s assistants shall attend and render every assistance possible in connection with the value of property assessed by them.

(c) The board shall proceed to examine and review the property books, and shall add on the books the names of persons, the value of personal property and the description and value of real estate liable to assessment which was omitted by the assessor. The board shall correct all errors in the names of persons, in the description and valuation of property, and shall cause to be done whatever else
is necessary to make the assessed valuations comply with the provisions of this chapter. But in no case shall any question of classification or taxability be considered or reviewed by the board.

(d) If the board determines that any property or interest is assessed at more or less than 60 percent of its true and actual value as determined under this chapter, it shall fix it at 60 percent of its true and actual value: Provided, That no assessment shall be increased without giving the taxpayer at least five days’ notice, in writing, of the intention to make the increase and no assessment shall be greater than 60 percent of the true and actual value of the property.

(e) Service of notice of the increase upon the taxpayer shall be sufficient, or upon his or her agent or attorney, if served in person, or if sent by registered or certified mail to the property owner, his or her agent, or attorney, at the last known mailing address of the person as shown in the records of the assessor or the tax records of the county sheriff. If such person cannot be found and has no last known mailing address, then notice shall be given by publication thereof as a Class I legal advertisement in compliance with the provisions of article three, chapter fifty-nine §59-3-1, et seq. of this code and the publication area shall be the county. The date of the publication shall be at least five days, not including a Saturday, Sunday or legal holiday in this state, prior to the day the board acts on the increase. When the board intends to increase the entire valuation in any one tax district by a general increase, notice shall be given by publication thereof as a Class II-0 legal advertisement in compliance with the provisions of article three, chapter fifty-nine §59-3-1, et seq. of this code and the publication area shall be the county. The date of the last publication shall be at least five days, not including a Saturday, Sunday or legal holiday in this state, prior to the meeting at which the increase in valuation is acted on by the board. When an increase is made, the same valuation shall not again be changed unless notice is again given as heretofore provided.

The clerk of the county commission shall publish notice of the time, place, and general purpose of the meeting as a Class II legal advertisement in compliance with the provisions of article three,
chapter fifty-nine §59-3-1, et seq. of this code and the publication area shall be the county. The expense of publication shall be paid out of the county treasury.

(f) Any person who receives notice as provided in subsection (e) of this section may appear before the board at the time and place specified in the notice to object to the proposed increase in the valuation of taxpayer’s property. After hearing the board’s reason or reasons for the proposed increase, the taxpayer may present his or her objection or objections to the increase and the reason or reasons for the objections, and may either orally or in writing advise the board that the taxpayer elects for the matter to be heard in the fall of the tax year when the county commission meets as a board of assessment appeals as provided in section twenty-four-b of this article: Provided, That taxpayer’s election shall not stay a decision by the board to increase the assessed value of the property for the current tax year.

(g) The board may approve an agreement signed by the taxpayer or taxpayer’s representative and the assessor, and by a representative of the Tax Commissioner when the property is industrial property or natural resources property, that resolves a valuation matter while the land and personal property books are before the Board for Equalization and Review.

(h) If any person fails to apply for relief at this meeting, he or she shall have waived the right to ask for correction in the assessment list for the current year, and shall not thereafter be permitted to question the correctness of the list as finally fixed by the board, except on appeal to the Office of Tax Appeals, the circuit court or as otherwise provided in this article.

(i) After the board completes the review and equalization of the property books, a majority of the board shall sign a statement that it is the completed assessment of the county for the tax year. Then the property books shall be delivered to the assessor and the levies extended as provided by law.

(j) A taxpayer who elects to have a hearing before the board of equalization and review Board of Equalization and Review may
appeal the board’s order to the Office of Tax Appeals, as provided in section twenty-five of this article. A taxpayer who elects to have a hearing before the board of assessment appeals may only appeal the assessed value as provided in section twenty-four-b of this article.

(k) The standard of proof which a taxpayer must meet at all levels of review and appeal under this section shall be a preponderance of the evidence standard.

§11-3-24a. Protest of classification or taxability to assessor; appeal to Tax Commissioner, appeal to Office of Tax Appeals.

(a) At any time after property is returned for taxation, and up to and including the time the property books are before the county commission sitting as a board of equalization and review, any taxpayer may apply to the assessor for information regarding the classification and taxability of the taxpayer’s property. In case the taxpayer is dissatisfied with the classification of property assessed to the taxpayer or believes that the property is exempt or otherwise not subject to taxation, the taxpayer shall file objections in writing with the assessor. The assessor shall decide the question by either sustaining the protest and making proper corrections, or by stating, in writing if requested, the reasons for refusal to grant the protest.

(b) The assessor may, and if the taxpayer requests, the assessor shall, certify the question to the State Tax Commissioner in a statement sworn to by both parties, or if the parties are unable to agree, in separate sworn statements, giving a full description of the property and any other information which the Tax Commissioner requires. The Tax Commissioner shall prescribe forms on which the aforesaid question shall be certified and the Tax Commissioner shall have the authority to may pursue any inquiry and procure any information necessary for the disposition of the issue.

(c) The Tax Commissioner shall, as soon as possible on receipt of the question, but in no case later than February 28 of the assessment year, instruct the assessor as to how the property shall be treated. The instructions issued and forwarded by mail to the
assessor shall be binding upon the assessor, but either the assessor or the taxpayer may apply to the circuit court of the county Office of Tax Appeals within 30 days after receiving written notice of the Tax Commissioner’s ruling for review of the question of classification or taxability. in the same fashion as is provided for appeals from the county commission sitting as a board of equalization and review in section twenty-five of this article

(d) The amendments to this section enacted in the year 2010 shall apply to classification and taxability rulings issued for taxes levied after December 31, 2011.

(e) The standard of proof which a taxpayer must meet at all levels of review and appeal under this section shall be a preponderance of the evidence standard.

§11-3-24b. Board of Assessment Appeals.

[Repealed.]

§11-3-25. Relief in circuit court against erroneous assessment.

[Repealed.]

§11-3-25a. Payment of taxes that become due while appeal is pending.

(a) All taxes levied and assessed against the property for the year on which a protest or an appeal has been filed by the taxpayer as provided in section twenty-four or twenty-four-b §11-3-24 or §11-3-24a of this article code shall be paid before they become delinquent. If the taxes are not paid before becoming delinquent, the circuit court governing body having jurisdiction of the appeal, as appropriate, shall dismiss the appeal unless the delinquent taxes and interest due are paid in full within 30 days after taxes for the second half of the tax year become delinquent.

(b) In the event the order of a court or other governing body becomes final and the order results in an overpayment of taxes levied for the tax year that have been paid to the sheriff, the amount of the overpayment shall be refunded to the taxpayer if the
overpayment is $25,000 or less within 30 days after the time for appealing the decision or order expires or, if the decision or order is appealed, within 30 days of the date the appeals court or other governing body turns down the appeal. Provided, That, if the taxpayer’s protest before the county commission below was heard pursuant to the provisions of section twenty-four-b of this article, the refund shall be paid pursuant to the provisions of that section. If the overpayment is more than $25,000, a credit in the amount of the overpayment shall be established by the county sheriff and allowed as a credit against taxes owed up to the following two tax years: Provided, That the county commission may elect to refund the amount of overpayment rather than having a credit established as provided in this section: Provided, further however, That if any portion of the overpayment remains unused after the date on which taxes payable for the second half of the second tax year following the tax year of the overpayment become delinquent, that portion shall be refunded to the taxpayer by the county sheriff no later than 30 days after that date, or 30 days from the date that the circuit court order becomes final, whichever date occurs later. Whenever an overpayment is refunded or credited under this section, the county shall pay interest at the rate established in section seventeen and seventeen-a, article ten of this chapter §11-10-17 and §11-10-17a of this code for overpayments of taxes collected by the Tax Commissioner, which interest shall be computed from the date the overpayment was received by the sheriff to the date of the refund check or the date the credit is actually taken against taxes that become due after the order of the court becomes final.

§11-3-32. Effective date of amendments.

(a) Unless specified otherwise in this article, all amendments to this article adopted in the year 2010 shall apply to the assessment years beginning on or after July 1, 2011.

(b) Unless specified otherwise in this article, all amendments to this article adopted in the year 2021 apply to the assessment years beginning on or after July 1, 2022.
The Legislature finds that there is a need for an independent quasi-judicial agency separate and apart from the Tax Division to resolve disputes between the Tax Commissioner, county assessors, county commissions, and taxpayers in order to maintain public confidence in the state tax system. The Legislature does therefore declare that the purpose of this article is to create the West Virginia office of tax appeals to resolve disputes between the Tax Commissioner, county assessors, county commissions, and taxpayers and to prescribe the powers and duties of the office of tax appeals.

§11-10A-7. Powers and duties of Chief Administrative Law Judge; all employees, except Chief Administrative Law Judge, members of classified service; qualifications of administrative law judges.

(a) The Chief Administrative Law Judge is the chief executive officer of the Office of Tax Appeals and he or she may employ one person to serve as executive director, one two staff attorney attorneys, and other clerical personnel as necessary for the proper administration of this article. The Chief Administrative Law Judge may delegate administrative duties to other employees, but the Chief Administrative Law Judge shall be responsible for all official delegated acts.

(1) Upon the request of the Chief Administrative Law Judge, the Governor may appoint up to two three administrative law judges as necessary for the proper administration of this article.

(2) All employees of the Office of Tax Appeals, except the Chief Administrative Law Judge, shall be in the classified service and shall be governed by the provisions of the statutes, rules, and policies of the classified service in accordance with the provisions of article six, chapter twenty nine §§29-6-1 et seq. of this code.

(3) Prior to employment by the Office of Tax Appeals, all administrative law judges shall be admitted to the practice of law in this state and have at least two years of full-time or equivalent part-time experience as an attorney with federal or state tax law expertise.
(4) The Chief Administrative Law Judge and all administrative law judges shall be members of the Public Employees Retirement System and do not qualify as participants in the judicial retirement system during their tenure with the Office of Tax Appeals.

(b) The Chief Administrative Law Judge shall:

(1) Direct and supervise the work of the legal staff;

(2) Make hearing assignments;

(3) Maintain the records of the Office of Tax Appeals;

(4) Review and approve decisions of administrative law judges as to legal accuracy, clarity and other requirements;

(5) Publish decisions in accordance with the provisions of section sixteen of this article §11-10A-16 of this code;

(6) Submit to the Legislature, on or before February 15, an annual report summarizing the Office of Tax Appeals’ activities since the end of the last report period, including a statement of the number and type of matters handled by the Office of Tax Appeals during the preceding fiscal year and the number of matters pending at the end of the year; and

(7) Perform the other duties necessary and proper to carry out the purposes of this article.


The Office of Tax Appeals has exclusive and original jurisdiction to hear and determine all:

(1) Appeals from tax assessments issued by the Tax Commissioner pursuant to article ten of this chapter;

(2) Appeals from decisions or orders of the Tax Commissioner denying refunds or credits for all taxes administered in accordance with the provisions of article ten of this chapter §11-10-1 et seq. of this code;
(3) Appeals from orders of the Tax Commissioner denying, suspending, revoking, refusing to renew any license, or imposing any civil money penalty for violating the provisions of any licensing law administered by the Tax Commissioner;

(4) Questions presented when a hearing is requested pursuant to the provisions of any article of this chapter which is administered by the provisions of article ten of this chapter §11-10-1 et seq. of this code;

(5) Matters which the Tax Division is required by statute or legislatively approved rules to hear, except employee grievances filed pursuant to article two, chapter six C-2-1 et seq. of this code; and

(6) Other matters which may be conferred on the office of tax appeals by statute or legislatively approved rules; and

(7) Appeals by any party aggrieved by the valuation of real property and personal property tax assessments and classifications or taxability as set forth in §11-3-1 et seq. of this code.


(a) The office of tax appeals shall assign a date, time, and place for a hearing on a petition and shall notify the parties to the hearing by written notice at least 20 days in advance of the hearing date. The hearing shall be held within 45 days of the due date of the commissioner’s answer unless continued by order of the office of tax appeals for good cause.

(b) A hearing before the office of tax appeals shall be heard de novo and conducted pursuant to the provisions of the contested case procedure set forth in article five, chapter twenty-nine-a §29A-5-1 et seq. of this code to the extent not inconsistent with the provisions of this article. In case of conflict, the provisions of this article shall govern. The provisions of section five, article five, chapter twenty-nine-a §29A-5-5 of this code are not applicable to a hearing before the office of tax appeals.
(c) The office of tax appeals is not bound by the rules of evidence as applied in civil cases in the circuit courts of this state. The office of tax appeals may admit and give probative effect to evidence of a type commonly relied upon by a reasonably prudent person in the conduct of his or her affairs.

(d) All testimony shall be given under oath.

(e) Except as otherwise provided by this code or legislative rules, the taxpayer or petitioner has the burden of proof.

(f) The administrative law judge may ask for proposed findings of fact and conclusions of law from the parties prior to the issuance by the office of tax appeals of the decision in the matter.

(g) Hearings shall be exempt from the requirements of article nine a, chapter six and article one, chapter twenty-nine b §6-9A-1 et seq. and §29B-1-1 et seq. of this code.

(h) For all appeals regarding property tax assessments, taxability, and classifications pursuant to §11-3-1 et seq., the standard of proof which a taxpayer must meet at all levels of review and appeal shall be a preponderance of the evidence standard.


(a) Either the taxpayer or the commissioner, or both, or in the case of property taxes the county assessor, or county commission, may appeal the final decision or order of the office of tax appeals by taking an appeal to the circuit courts of this state within 60 days after being served with notice of the final decision or order.

(b) The office of tax appeals may not be made a party in any judicial review of a decision or order it issued.

(c)(1) If the taxpayer appeals, the appeal may be taken in the circuit court of Kanawha County or any county:

(A) Wherein In which the activity sought to be taxed was engaged in;

(B) Wherein In which the taxpayer resides; or
(C) Wherein In which the will of the decedent was probated or letters of administration granted; or

(D) Wherein In which the real or personal property is assessed.

(2) If the Tax Commissioner appeals, the appeal may be taken in Kanawha County: Provided, That the taxpayer shall have the right to remove the appeal to the county:

(A) Wherein the activity sought to be taxed was engaged in;

(B) Wherein the taxpayer resides; or

(C) Wherein the will of the decedent was probated or letters of administration granted; or

(D) Wherein the real or personal property is assessed.

(3) In the event both parties appeal to different circuit courts, the appeals shall be consolidated. In the absence of agreement by the parties, the appeal shall be consolidated in the circuit court of the county in which the taxpayer filed the petition for appeal.

d) The appeal proceeding shall be instituted by filing a petition for appeal with the circuit court, or the judge thereof in vacation, within the 60 day period prescribed in subsection (a) of this section. A copy of the petition for appeal shall be served on all parties appearing of record, other than the party appealing, by registered or certified mail. The petition for appeal shall state whether the appeal is taken on questions of law or questions of fact, or both, and set forth with particularity the items of the decision objected to, together with the reasons for the objections.

(e) If the appeal is of an assessment, except a jeopardy assessment for which security in the amount thereof was previously filed with the Tax Commissioner, then within 90 days after the petition for appeal is filed, or sooner if ordered by the circuit court, the petitioner shall file with the clerk of the circuit court a cash bond or a corporate surety bond approved by the clerk. The surety must be qualified to do business in this state. These bonds shall be conditioned upon the petitioner performing the orders of the court.
The penalty of this bond shall be not less than the total amount of tax or revenue plus additions to tax, penalties, and interest for which the taxpayer was found liable in the administrative decision of the office of tax appeals. Notwithstanding the foregoing and in lieu of the bond, the Tax Commissioner, upon application of the petitioner, may upon a sufficient showing by the taxpayer, certify to the clerk of the circuit court that the assets of the taxpayer are adequate to secure performance of the orders of the court: Provided, That if the Tax Commissioner refuses to certify that the assets of the taxpayer or other indemnification are adequate to secure performance of the orders of the court, then the taxpayer may apply to the circuit court for the certification. No bond may be required of the Tax Commissioner.

(f) The circuit court shall hear the appeal as provided in section four, article five, chapter twenty-nine-a §29A-5-4 of this code: Provided, That when the appeal is to review a decision or order on a petition for refund or credit, the court may determine the legal rights of the parties, but in no event shall it enter a judgment for money.

(g) Unless the Tax Commissioner appeals an adverse court decision, the commissioner, upon receipt of the certified order of the court, shall promptly correct his or her assessment or issue his or her requisition on the treasury or establish a credit for the amount of an overpayment.

(h) Either party may appeal to the Supreme Court of Appeals as provided in article six, chapter twenty-nine-a §29A-6-1 et seq. of this code.

(i) For all appeals regarding property tax assessments, taxability, and classifications pursuant to §11-3-1 et seq., the standard of proof which a taxpayer must meet at all levels of review and appeal shall be a preponderance of the evidence standard.

On motions of Senators Nelson, Maroney, and Rucker, the following amendment to the Judiciary committee amendment to the bill (Eng. Com. Sub. for H. B. 2581) was reported by the Clerk:
On page three, section ten, by striking out all of subdivision (3) and inserting in lieu thereof a new subdivision, designated subdivision (3), to read as follows:

(3) The Tax Commissioner shall, no later than July 1, 2021, propose emergency rules in accordance with §29A-3-15 of this code regarding valuation of property producing oil, natural gas, natural gas liquids, or any combination thereof. For purposes of the emergency rules required by this subdivision regarding valuation of property producing oil, natural gas, natural gas liquids, or any combination thereof, fair market value shall be determined through the process of applying a yield capitalization model to the net proceeds. Net proceeds shall mean actual gross receipts on a sales volume basis determined from the actual price received by the taxpayers as reported on the taxpayer’s returns, less royalties, and less actual annual operating costs as reported on the taxpayer’s returns. For the purposes of this subdivision:

(A) “Natural gas liquids” means propane, ethane, butanes, and pentanes (also referred to as condensate), or a combination of them that are subject to recovery from raw gas liquids by processing in field separators, scrubbers, gas processing and reprocessing plants, or cycling plants.

(B) “Actual annual operating costs” shall only include lease operating expenses, lifting costs, gathering, compression, processing, separation, fractionation, and transportation charges.

Following discussion,

Senator Weld arose to a point of order stating the Senator from Marshall had yielded for the purpose of answering questions posed by the Senator from Harrison, but the Senator from Harrison was not affording the Senator from Marshall the opportunity to answer questions posed before asking further questions.

Which point of order, the President ruled well taken.

Following discussion,
The question being on the adoption of the amendment offered by Senators Nelson, Maroney, and Rucker to the Judiciary committee amendment to the bill (Eng. Com. Sub. for H. B. 2581), the same was put and prevailed.

The question now being on the adoption of the Judiciary committee amendment, as amended, the same was put and prevailed.

Having been engrossed, the bill (Eng. Com. Sub. for H. B. 2581), as just amended, was then read a third time and put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—34.

The nays were: None.

Absent: None.

So, a majority of all the members present and voting having voted in the affirmative, the President declared the bill (Eng. Com. Sub. for H. B. 2581) passed.

At the request of Senator Trump, as chair of the Committee on the Judiciary, and by unanimous consent, the unreported Judiciary committee amendment to the title of the bill was withdrawn.

On motions of Senators Nelson, Maroney, and Rucker, the following amendment to the title of the bill was reported by the Clerk and adopted:

**Eng. Com. Sub. for House Bill 2581**—A Bill to repeal §11-3-24b and §11-3-25 of the Code of West Virginia, 1931, as amended; and to amend and reenact §11-1C-10 of said code; and to amend and reenact §11-3-15c, §11-3-15f, §11-3-15h, §11-3-15i, §11-3-23, §11-3-23a, §11-3-24, §11-3-24a, §11-3-25a, and §11-3-32 of
said code, and to amend and reenact §11-10A-1, §11-10A-7, §11-10A-8, §11-10A-10, and §11-10A-19 of said code, all generally relating to the valuation, assessment, review, and appellate rights of property owners regarding valuation, classification, and taxability of real estate and personal property taxation; directing the Tax Commissioner to, no later than July 1, 2021, propose emergency rules concerning the valuation of property producing oil, natural gas, natural gas liquids, or any combination thereof; providing methodology to determine fair market value and net proceeds; defining terms; providing taxpayers the option to furnish a formal appraisal to establish the value of their real property; providing that an assessor’s review is to be an informal process and defining the standard of proof which a taxpayer must meet to be no greater than a preponderance of the evidence; expanding the jurisdiction of the Office of Tax Appeals to include property tax valuation, classification, and taxability; providing that if an assessor rejects a petition, the petitioner may appeal to the county Board of Equalization and Review or the Office of Tax Appeals; allowing for certain appeals from decisions of the Tax Commissioner and Board of Equalization and Review to the Office of Tax Appeals; repealing and eliminating the Board of Assessment Appeals; providing for an increase in the number of administrative law judges and staff attorneys within the Office of Tax Appeals; providing for an effective date; and allowing appeal of decision of the Office of Tax Appeals to be made in the county in which the real or personal property is assessed.

Senator Takubo moved that the bill take effect from passage.

On this question, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—34.

The nays were: None.

Absent: None.
So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. Com. Sub. for H. B. 2581) takes effect from passage.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

Pending announcement of a meeting of a standing committee of the Senate,

On motion of Senator Takubo, at 2:25 p.m., the Senate recessed until 4 p.m. today.

The Senate reconvened at 4:11 p.m. and, without objection, returned to the third order of business.

A message from the Clerk of the House of Delegates announced the concurrence by that body in the Senate amendment to, and the passage as amended, of


A message from the Clerk of the House of Delegates announced the concurrence by that body in the Senate amendment to, and the passage as amended, of


A message from the Clerk of the House of Delegates announced the concurrence by that body in the Senate amendments to, and the passage as amended with its Senate amended title, of


A message from the Clerk of the House of Delegates announced the concurrence by that body in the Senate amendments to, and the passage as amended, of
Eng. Com. Sub. for House Bill 2573, Relating generally to the transparency and accountability of state grants to reduce waste, fraud, and abuse.

A message from the Clerk of the House of Delegates announced the concurrence by that body in the Senate amendments to, and the passage as amended with its Senate amended title, of


A message from the Clerk of the House of Delegates announced the concurrence by that body in the Senate amendments to, and the passage as amended with its Senate amended title, of

Eng. Com. Sub. for House Bill 2953, To clarify that counties can hire fire fighters as paid staff and to modify the existing procedures to include a procedure of public hearing to commission a vote.

A message from the Clerk of the House of Delegates announced the concurrence by that body in the Senate amendments to, and the passage as amended with its Senate amended title, of


A message from the Clerk of the House of Delegates announced the concurrence by that body in the Senate amendments to, and the passage as amended with its Senate amended title, of

Eng. House Bill 3078, Relating to powers and duties of the parole board.

A message from the Clerk of the House of Delegates announced the concurrence by that body in the Senate amended title, passage as amended, of

Eng. House Bill 3129, Relating to the Consumer Price Index rate increase.
A message from the Clerk of the House of Delegates announced the concurrence by that body in the Senate amendments to, and the passage as amended with its Senate amended title, of


A message from the Clerk of the House of Delegates announced the concurrence by that body in the Senate amended title, passage as amended, of


A message from the Clerk of the House of Delegates announced the concurrence by that body in the Senate amendment to, and the passage as amended, of


The Senate again proceeded to the fourth order of business.

Senator Maynard, from the Joint Committee on Enrolled Bills, submitted the following report, which was received:

Your Joint Committee on Enrolled Bills has examined, found truly enrolled, and on the 10th day of April, 2021, presented to His Excellency, the Governor, for his action, the following bills, signed by the President of the Senate and the Speaker of the House of Delegates:

(H. B. 2253), Relating to forgery and other crimes concerning lottery tickets.

(H. B. 2958), Relating to repealing outdated sections of state code.

(H. B. 3045), Relating to firefighter disability claims.

And,

(H. B. 3081), Updating the West Virginia Business Corporations Act.
Respectfully submitted,

Mark R. Maynard,
Chair, Senate Committee.

Dean Jeffries,
Chair, House Committee.

Senator Blair (Mr. President), from the Committee on Rules, submitted the following report, which was received:

Your Committee on Rules has had under consideration

**Senate Concurrent Resolution 61**, Requesting study on consolidating county boards of education to provide efficiencies and direct cost savings.

With an amendment from the Committee on Education pending.

And reports the same back with the recommendation that it be adopted as amended by the Committee on Education to which the resolution was first referred.

Respectfully submitted,

Craig Blair,
Chair ex officio.

At the request of Senator Takubo, unanimous consent being granted, the resolution (S. C. R. 61) contained in the preceding report from the Committee on Rules was taken up for immediate consideration.

The following amendment to the resolution, from the Committee on Education, was reported by the Clerk and adopted:

On page two, in the sixth Further Resolved clause, by striking out the words “Kanawha, Boone, Clay, and Putnam”.

The question now being on the adoption of the resolution (S. C. R. 61), as amended, the same was put and prevailed.
Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

Senator Tarr, from the Committee on Finance, submitted the following report, which was received:

Your Committee on Finance has had under consideration

**Senate Concurrent Resolution 78** (originating in the Committee on Finance)—Requesting the Joint Committee on Government and Finance conduct a study on the structure of West Virginia’s business and occupation tax focusing on its fairness, categories of products and services either exempt or subject to the tax, and alternative sources of income to the tax.

Whereas, Only three states in the United States impose a business and occupation tax. These states are Ohio, Washington, and West Virginia. Alabama imposes a similar tax known more simply as an occupation tax, making these states outliers in the country in this form of taxation; and

Whereas, The State of Ohio is currently in the process of phasing out their business and occupation tax, leaving only Alabama, West Virginia, and Washington with a similar tax; and

Whereas, A business and occupation tax in West Virginia is a tax imposed on the privilege of engaging in certain business activities in a municipality. It is collected on gross receipts with no deductions. It has varying rates which are dependent on the classification of the business. Additionally, the rates differ from city to city; and

Whereas, West Virginia has primarily eliminated the business and occupation tax on the state level municipalities, however, continue to impose and collect the tax and it is a major source of income and revenue for them; and

Whereas, The business and occupation tax, although a revenue generator for municipalities, it is seen as a business deterrent to businesses operating within the boundaries of a municipality. It encourages businesses, most notably automobile dealers, to either
locate or relocate their businesses outside the corporate limits of the municipality; and

Whereas, Alternative forms of revenue should be explored to keep the budgets of West Virginia’s cities whole but which are seen as an impediment to businesses who wish to locate and operate within the city limits; and

Whereas, At the very least a more uniform structure and application of the business and occupation tax across all classes of property and services should be explored; therefore, be it

Resolved by the Legislature of West Virginia:

That the Joint Committee on Government and Finance is hereby requested to study on the structure of West Virginia’s business and occupation tax focusing on its fairness, categories of products and services either exempt or subject to the tax, and alternative sources of income to the tax; and, be it

Further Resolved, That if elimination is not seen as viable, that the structure and application of the tax be reviewed for uniformity; and, be it

Further Resolved, That mayors, city managers, business owners, and the Tax Department should be consulted on alternatives to the tax that retain the level of funding generated by the business and occupation tax, but that do not act as a constraint for business with a desire to locate within a city; and, be it

Further Resolved, That the Joint Committee on Government and Finance should seek input from officials from the State of Ohio on their experience and seek their guidance on a means to proceed with a phase out and potentially total elimination of the business and occupation tax in West Virginia; and, be it

Further Resolved, That the Joint Committee on Government and Finance report to the regular session of the Legislature, 2022, on its findings, conclusions, and recommendations, together with drafts of any legislation necessary to effectuate its recommendations; and, be it
Further Resolved, That the expenses necessary to conduct this study, to prepare a report, and to draft necessary legislation be paid from legislative appropriations to the Joint Committee on Government and Finance.

And reports the same back with the recommendation that it be adopted; but with the further recommendation that it first be referred to the Committee on Rules.

Respectfully submitted,

Eric J. Tarr,
Chair.

At the request of Senator Takubo, unanimous consent being granted, the resolution (S. C. R. 78) contained in the preceding report from the Committee on Finance was taken up for immediate consideration.

The question being on the adoption of the resolution, the same was put and prevailed.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

Senator Tarr, from the Committee on Finance, submitted the following report, which was received:

Your Committee on Finance has had under consideration

Senate Concurrent Resolution 79 (originating in the Committee on Finance)—Requesting the Joint Committee on Government and Finance conduct a study on the structure of state regulation and statutory construction related to gambling entities in West Virginia as a means to maximize the proceeds and revenue generated in the state by the gaming industry.

Whereas, Pursuant to section 36, article IV of the West Virginia Constitution, the Legislature is granted the authority, established by general law, a lottery which the State of West Virginia is to regulate, control, own, and operate; and
Whereas, In 1985, the Legislature created the State Lottery Act which, among other things, allowed for the sale of lottery tickets which was the genesis of the gaming industry in West Virginia; and

Whereas, Since that time, the gaming industry in this state has been expanded. In 1994, racetrack video lottery was authorized. In 2001, limited video lottery was authorized. In 2007, lottery racetrack table games were authorized; and

Whereas, Incidental to regulation of the gaming industry, the state issued rules that provide for licensing and oversight. These rules include fees and fines. Additionally, there are a number of funds created in code that reallocate funds from gaming proceeds back into the gaming industry for a variety of purposes; and

Whereas, Funds generated from the gaming industry in West Virginia were in excess of $972,000,000 in fiscal year 2020; and

Whereas, The gaming industry in West Virginia is a major source of revenue for the state, creating an integral connection and partnership between the State of West Virginia and the various entities that operate gaming and gaming facilities throughout the state; therefore, be it

Resolved by the Legislature of West Virginia:

That the Joint Committee on Government and Finance is hereby requested to study on the structure of state regulation and statutory construction related to gambling entities in West Virginia as a means to maximize the proceeds and revenue generated in the state by the gaming industry; and, be it

Further Resolved, That in an effort to further diversify the revenue base of the state, it is incumbent upon West Virginia to examine various aspects of the gaming industry to maximize the profit and safety of the industry. This should include streamlined regulations, innovative ways to generate increased revenue, and a review of gaming satellite operations; and, be it

Further Resolved, That West Virginia needs to compare our gaming industry to our surrounding states to continue to remain
attractive to consumers and to remain competitive. This should include a study of the licensing and regulation of the gaming industry, the taxing of components of the gaming industry, variances in taxing throughout the gaming industry, the state cost associated with the gaming industry, ways to further maximize the revenue return to the state, and ways to best utilize the revenue generated by the industry; and, be it

Further Resolved, That in conducting this study, the Legislature needs to remain cognizant of the constitutional restraints placed upon the funds from the gaming industry, the continued safety of the gaming industry, and the connection which the state has to the industry; and, be it

Further Resolved, That the Legislature should consult with industry representatives in conducting a study to further improve gaming throughout the state with the goal of increasing state revenue while making the operation of the industry more conducive to further development; and, be it

Further Resolved, That the Joint Committee on Government and Finance report to the regular session of the Legislature, 2022, on its findings, conclusions, and recommendations, together with drafts of any legislation or resolutions necessary to effectuate its recommendations; and, be it

Further Resolved, That the expenses necessary to conduct this study, to prepare a report, and to draft necessary legislation be paid from the legislative appropriations to the Joint Committee on Government and Finance.

And reports the same back with the recommendation that it be adopted; but with the further recommendation that it first be referred to the Committee on Rules.

Respectfully submitted,

Eric J. Tarr,  
Chair.
At the request of Senator Takubo, unanimous consent being granted, the resolution (S. C. R. 79) contained in the preceding report from the Committee on Finance was taken up for immediate consideration.

The question being on the adoption of the resolution, the same was put and prevailed.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

Senator Tarr, from the Committee on Finance, submitted the following report, which was received:

Your Committee on Finance has had under consideration Senate Concurrent Resolution 80 (originating in the Committee on Finance)—Requesting the Joint Committee on Government and Finance study all applicable West Virginia statutes and regulations to determine the amount of money that is spent by the State of West Virginia for public broadcasting, public service announcements, public advertising, public notices, and marketing for services of the state and political subdivisions and to determine what, if any, changes are necessary in order to modernize public broadcasting, public service announcements, public advertising, public notices, and marketing for services of the state and political subdivisions and maximize the efficiency of any state money used therefor.

Whereas, Public broadcasting, public service announcements, public advertising, public notices, and marketing for services of the State of West Virginia have all utilized traditional methods of communication to the public such as newspapers, television, radio, websites, email, digital advertisements, and text alerts; and

Whereas, Utilizing some of these media as a means of communication to the public is becoming increasingly outdated and inefficient; and

Whereas, The Internet and other digital media are becoming increasingly prevalent and are the primary method of
communication by which a majority of West Virginia citizens receive public broadcasting, public service announcements, public advertising, public notices, and marketing for services of the state; and

Whereas, The citizens of the State of West Virginia would benefit from a comprehensive analysis of state statutes and regulations to determine if modification is necessary for the amounts of public money spent on and the communication methods used for public broadcasting, public service announcements, public advertising, public notices, and marketing for services of the state; and

Whereas, A comprehensive analysis of state funding for public broadcasting, public service announcements, public advertising, public notices, and marketing for services of the state, whether by operation of statute or regulation, is necessary to maximize efficiency while ensuring continued and uninterrupted service to the citizens of West Virginia; therefore, be it

Resolved by the Legislature of West Virginia:

That the Joint Committee on Government and Finance is hereby requested to study all applicable West Virginia statutes and regulations to determine the amount of money that is spent by the State of West Virginia for public broadcasting, public service announcements, public advertising, public notices, and marketing for services of the state and political subdivisions and to determine what, if any, changes are necessary in order to modernize public broadcasting, public service announcements, public advertising, public notices, and marketing for services of the state and political subdivisions and maximize the efficiency of any state money used therefor;

Further Resolved, That in an effort to maximize efficiency and savings for the citizens of West Virginia, it is incumbent upon West Virginia to analyze and modify, if necessary, the amounts of state funds allocated for public broadcasting, public service announcements, public advertising, public notices, and marketing for services of the state; and, be it
Further Resolved, That a comparison showing how modern communication methods, which are available for public broadcasting, public service announcements, public advertising, public notices, and marketing for services of the state is necessary to determine modifications to state fund allocation that would maximize efficiency of state dollars for such services; and, be it

Further Resolved, That the Joint Committee on Government and Finance report to the regular session of the Legislature, 2022, on its findings, conclusions, and recommendations, together with drafts of any legislation necessary to effectuate its recommendations; and, be it

Further Resolved, That the expenses necessary to conduct this study, to prepare a report, and to draft necessary legislation be paid from legislative appropriations to the Joint Committee on Government and Finance.

And reports the same back with the recommendation that it be adopted; but with the further recommendation that it first be referred to the Committee on Rules.

Respectfully submitted,

Eric J. Tarr,
Chair.

Senator Takubo requested unanimous consent that the resolution (S. C. R. 80) contained in the preceding report from the Committee on Finance be taken up for immediate consideration.

Which consent was not granted, Senator Unger objecting.

Senator Takubo then moved that the resolution (S. C. R. 80) contained in the preceding report from the Committee on Finance be taken up for immediate consideration.

On this question, the yeas were: Azinger, Boley, Clements, Grady, Hamilton, Karnes, Maroney, Martin, Maynard, Nelson, Phillips, Roberts, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Weld, Woodrum, and Blair (Mr. President)—23.
The nays were: Baldwin, Beach, Caputo, Ihlenfeld, Jeffries, Lindsay, Plymale, Romano, Stollings, Unger, and Woelfel—11.

Absent: None.

So, a majority of all the members present and voting having voted in the affirmative, the President declared Senator Takubo’s aforesaid motion had prevailed.

Whereupon, the question now being on the adoption of the resolution, the same was put and prevailed.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

Without objection, the Senate returned to the third order of business.

A message from the Clerk of the House of Delegates announced the concurrence by that body in the Senate amendment, as amended by the House of Delegates, passage as amended, to take effect from passage, and requested the concurrence of the Senate in the House of Delegates amendment to the Senate amendment, as to

Eng. Com. Sub. for House Bill 2022, Budget Bill, making appropriations of public money out of the treasury in accordance with section fifty-one, article six of the Constitution.

On motion of Senator Takubo, the bill was taken up for immediate consideration.

The following House of Delegates amendment to the Senate amendment to the bill was reported by the Clerk:

By striking out everything after the enacting clause and inserting in lieu thereof the following:

TITLE I – GENERAL PROVISIONS.

Section 1. General policy. – The purpose of this bill is to appropriate money necessary for the economical and efficient
discharge of the duties and responsibilities of the state and its agencies during the fiscal year 2022.

Sec. 2. Definitions. — For the purpose of this bill:

“Governor” shall mean the Governor of the State of West Virginia.

“Code” shall mean the Code of West Virginia, one thousand nine hundred thirty-one, as amended.

“Spending unit” shall mean the department, bureau, division, office, board, commission, agency or institution to which an appropriation is made.

The “fiscal year 2022” shall mean the period from July 1, 2021, through June 30, 2022.

“General revenue fund” shall mean the general operating fund of the state and includes all moneys received or collected by the state except as provided in W.Va. Code §12-2-2 or as otherwise provided.

“Special revenue funds” shall mean specific revenue sources which by legislative enactments are not required to be accounted for as general revenue, including federal funds.

“From collections” shall mean that part of the total appropriation which must be collected by the spending unit to be available for expenditure. If the authorized amount of collections is not collected, the total appropriation for the spending unit shall be reduced automatically by the amount of the deficiency in the collections. If the amount collected exceeds the amount designated “from collections,” the excess shall be set aside in a special surplus fund and may be expended for the purpose of the spending unit as provided by Article 2, Chapter 11B of the Code.

Sec. 3. Classification of appropriations. — An appropriation for:
“Personal services” shall mean salaries, wages and other compensation paid to full-time, part-time and temporary employees of the spending unit but shall not include fees or contractual payments paid to consultants or to independent contractors engaged by the spending unit. “Personal services” shall include “annual increment” for “eligible employees” and shall be disbursed only in accordance with Article 5, Chapter 5 of the Code.

Unless otherwise specified, appropriations for “personal services” shall include salaries of heads of spending units.

“Employee benefits” shall mean social security matching, workers’ compensation, unemployment compensation, pension and retirement contributions, public employees insurance matching, personnel fees or any other benefit normally paid by the employer as a direct cost of employment. Should the appropriation be insufficient to cover such costs, the remainder of such cost shall be paid by each spending unit from its “unclassified” appropriation, or its “current expenses” appropriation or other appropriate appropriation. Each spending unit is hereby authorized and required to make such payments in accordance with the provisions of Article 2, Chapter 11B of the Code.

Each spending unit shall be responsible for all contributions, payments or other costs related to coverage and claims of its employees for unemployment compensation and workers compensation. Such expenditures shall be considered an employee benefit.

“BRIM Premiums” shall mean the amount charged as consideration for insurance protection and includes the present value of projected losses and administrative expenses. Premiums are assessed for coverages, as defined in the applicable policies, for claims arising from, inter alia, general liability, wrongful acts, property, professional liability and automobile exposures.

Should the appropriation for “BRIM Premium” be insufficient to cover such cost, the remainder of such costs shall be paid by each spending unit from its “unclassified” appropriation, its “current expenses” appropriation or any other appropriate appropriation to
the Board of Risk and Insurance Management. Each spending unit is hereby authorized and required to make such payments. If there is no appropriation for “BRIM Premium” such costs shall be paid by each spending unit from its “current expenses” appropriation, “unclassified” appropriation or other appropriate appropriation.

West Virginia Council for Community and Technical College Education and Higher Education Policy Commission entities operating with special revenue funds and/or federal funds shall pay their proportionate share of the Board of Risk and Insurance Management total insurance premium cost for their respective institutions.

“Current expenses” shall mean operating costs other than personal services and shall not include equipment, repairs and alterations, buildings or lands. Each spending unit shall be responsible for and charged monthly for all postage meter service and shall reimburse the appropriate revolving fund monthly for all such amounts. Such expenditures shall be considered a current expense.

“Equipment” shall mean equipment items which have an appreciable and calculable period of usefulness in excess of one year.

“Repairs and alterations” shall mean routine maintenance and repairs to structures and minor improvements to property which do not increase the capital assets.

“Buildings” shall include new construction and major alteration of existing structures and the improvement of lands and shall include shelter, support, storage, protection or the improvement of a natural condition.

“Lands” shall mean the purchase of real property or interest in real property.

“Capital outlay” shall mean and include buildings, lands or buildings and lands, with such category or item of appropriation to remain in effect as provided by W.Va. Code §12-3-12.
From appropriations made to the spending units of state
government, upon approval of the Governor there may be
transferred to a special account an amount sufficient to match
federal funds under any federal act.

Appropriations classified in any of the above categories shall be
expended only for the purposes as defined above and only for the
spending units herein designated: Provided, That the secretary of
each department shall have the authority to transfer within the
department those general revenue funds appropriated to the various
agencies of the department: Provided, however, That no more than
five percent of the general revenue funds appropriated to any one
agency or board may be transferred to other agencies or boards
within the department: and no funds may be transferred to a
“personal services and employee benefits” appropriation unless the
source funds are also wholly from a “personal services and employee
benefits” line, or unless the source funds are from another
appropriation that has exclusively funded employment expenses for
at least twelve consecutive months prior to the time of transfer and
the position(s) supported by the transferred funds are also
permanently transferred to the receiving agency or board within the
department: Provided further, That the secretary of each department
and the director, commissioner, executive secretary, superintendent,
chairman or any other agency head not governed by a departmental
secretary as established by Chapter 5F of the Code shall have the
authority to transfer funds appropriated to “personal services and
employee benefits,” “current expenses,” “repairs and alterations,”
“equipment,” “other assets,” “land,” and “buildings” to other
appropriations within the same account and no funds from other
appropriations shall be transferred to the “personal services and
employee benefits” or the “unclassified” appropriation except that
during Fiscal Year 2022, and upon approval from the State Budget
Office, agencies with the appropriation “Salary and Benefits of
Cabinet Secretary and Agency Heads” may transfer between this
appropriation and the appropriation “Personal Services and
Employee Benefits” an amount to cover annualized salaries and
employee benefits for the fiscal year ending June 30,2022, as
provided by W.V. Code §6-7-2a: And provided further, That no
authority exists hereunder to transfer funds into appropriations to
which no funds are legislatively appropriated: And provided further, That if the Legislature consolidates, reorganizes or terminates agencies, boards or functions, within any fiscal year the secretary or other appropriate agency head, or in the case of the termination of a spending unit of the state, the Director of the State Budget Office, in the absence of general law providing otherwise, may transfer the funds formerly appropriated to such agency, board or function, allocating items of appropriation as may be necessary if only part of the item may be allocated, in order to implement such consolidation, reorganization or termination. No funds may be transferred from a Special Revenue Account, dedicated account, capital expenditure account or any other account or fund specifically exempted by the Legislature from transfer, except that the use of the appropriations from the State Road Fund for the office of the Secretary of the Department of Transportation is not a use other than the purpose for which such funds were dedicated and is permitted.

Appropriations otherwise classified shall be expended only where the distribution of expenditures for different purposes cannot well be determined in advance or it is necessary or desirable to permit the spending unit the freedom to spend an appropriation for more than one of the above classifications.

Sec. 4. Method of expenditure. — Money appropriated by this bill, unless otherwise specifically directed, shall be appropriated and expended according to the provisions of Article 3, Chapter 12 of the Code or according to any law detailing a procedure specifically limiting that article.

Sec. 5. Maximum expenditures. — No authority or requirement of law shall be interpreted as requiring or permitting an expenditure in excess of the appropriations set out in this bill.

TITLE II – APPROPRIATIONS.

ORDER OF SECTIONS

SECTION 1. Appropriations from general revenue.

SECTION 2. Appropriations from state road fund.
SECTION 3. Appropriations from other funds.

SECTION 4. Appropriations from lottery net profits.

SECTION 5. Appropriations from state excess lottery revenue.

SECTION 6. Appropriations of federal funds.

SECTION 7. Appropriations from federal block grants.

SECTION 8. Awards for claims against the state.

SECTION 9. Appropriations from general revenue surplus accrued.

SECTION 10. Appropriations from lottery net profits surplus accrued.

SECTION 11. Appropriations from state excess lottery revenue surplus accrued.

SECTION 12. Special revenue appropriations.

SECTION 13. State improvement fund appropriations.

SECTION 14. Specific funds and collection accounts.

SECTION 15. Appropriations for refunding erroneous payment.


SECTION 17. Appropriations for local governments.

SECTION 18. Total appropriations.

SECTION 19. General school fund.

Section 1. Appropriations from general revenue. – From the State Fund, General Revenue, there are hereby appropriated conditionally upon the fulfillment of the provisions set forth in Article 2, Chapter 11B the following amounts, as itemized, for expenditure during the fiscal year 2022.
The appropriations for the Senate for the fiscal year 2021 are to remain in full force and effect and are hereby reappropriated to June 30, 2022. Any balances so reappropriated may be transferred and credited to the fiscal year 2021 accounts.

Upon the written request of the Clerk of the Senate, the Auditor shall transfer amounts between items of the total appropriation in order to protect or increase the efficiency of the service.

The Clerk of the Senate, with the approval of the President, is authorized to draw his or her requisitions upon the Auditor, payable out of the Current Expenses and Contingent Fund of the Senate, for any bills for supplies and services that may have been incurred by the Senate and not included in the appropriation bill, for supplies and services incurred in preparation for the opening, the conduct of the business and after adjournment of any regular or extraordinary session, and for the necessary operation of the Senate offices, the requisitions for which are to be accompanied by bills to be filed with the Auditor.
The Clerk of the Senate, with the approval of the President, or the President of the Senate shall have authority to employ such staff personnel during any session of the Legislature as shall be needed in addition to staff personnel authorized by the Senate resolution adopted during any such session. The Clerk of the Senate, with the approval of the President, or the President of the Senate shall have authority to employ such staff personnel between sessions of the Legislature as shall be needed, the compensation of all staff personnel during and between sessions of the Legislature, notwithstanding any such Senate resolution, to be fixed by the President of the Senate. The Clerk is hereby authorized to draw his or her requisitions upon the Auditor for the payment of all such staff personnel for such services, payable out of the appropriation for Compensation and Per Diem of Officers and Employees or Current Expenses and Contingent Fund of the Senate.

For duties imposed by law and by the Senate, the Clerk of the Senate shall be paid a monthly salary as provided by the Senate resolution, unless increased between sessions under the authority of the President, payable out of the appropriation for Compensation and Per Diem of Officers and Employees or Current Expenses and Contingent Fund of the Senate.

The distribution of the blue book shall be by the office of the Clerk of the Senate and shall include 75 copies for each member of the Legislature and two copies for each classified and approved high school and junior high or middle school and one copy for each elementary school within the state.

Included in the above appropriation for Senate (fund 0165, appropriation 02100), an amount not less than $5,000 is to be used for the West Virginia Academy of Family Physicians - Doc of the Day Program.

2 - House of Delegates

Fund 0170 FY 2022 Org 2200

Compensation of Members (R) ..................00300  $ 3,000,000
Compensation and Per Diem of Officers and Employees (R) ..........................00500  575,000
Current Expenses and Contingent Fund (R) ....02100  4,399,031
Expenses of Members (R)..........................39900  1,350,000
BRIM Premium (R)........................................91300   80,000
Total.......................................................... $ 9,404,031

The appropriations for the House of Delegates for the fiscal year 2021 are to remain in full force and effect and are hereby reappropriated to June 30, 2022. Any balances so reappropriated may be transferred and credited to the fiscal year 2021 accounts.

Upon the written request of the Clerk of the House of Delegates, the Auditor shall transfer amounts between items of the total appropriation in order to protect or increase the efficiency of the service.

The Clerk of the House of Delegates, with the approval of the Speaker, is authorized to draw his or her requisitions upon the Auditor, payable out of the Current Expenses and Contingent Fund of the House of Delegates, for any bills for supplies and services that may have been incurred by the House of Delegates and not included in the appropriation bill, for bills for services and supplies incurred in preparation for the opening of the session and after adjournment, and for the necessary operation of the House of Delegates’ offices, the requisitions for which are to be accompanied by bills to be filed with the Auditor.

The Speaker of the House of Delegates shall have authority to employ such staff personnel during and between sessions of the Legislature as shall be needed, in addition to personnel designated in the House resolution, and the compensation of all personnel shall be as fixed in such House resolution for the session, or fixed by the Speaker during and between sessions of the Legislature, notwithstanding such House resolution. The Clerk of the House of Delegates is hereby authorized to draw requisitions upon the Auditor for such services, payable out of the appropriation for the Compensation and Per Diem of Officers and Employees or Current Expenses and Contingent Fund of the House of Delegates.

For duties imposed by law and by the House of Delegates, including salary allowed by law as keeper of the rolls, the Clerk of the House of Delegates shall be paid a monthly salary as provided
in the House resolution, unless increased between sessions under
the authority of the Speaker and payable out of the appropriation
for Compensation and Per Diem of Officers and Employees or
Current Expenses and Contingent Fund of the House of Delegates.

Included in the above appropriation for House of Delegates
(fund 0170, appropriation 02100), an amount not less than $5,000
is to be used for the West Virginia Academy of Family Physicians
- Doc of the Day Program.

3 - Joint Expenses

(WV Code Chapter 4)

Fund 0175 FY 2022 Org 2300

Joint Committee on Government
    and Finance (R)..........................10400  $  7,725,138
Legislative Printing (R)..........................10500  260,000
Legislative Rule-Making
    Review Committee (R).......................10600  147,250
Legislative Computer System (R)..............10700  1,447,500
Legislative Fees & Dues (R)....................10701  600,000
BRIM Premium (R)............................91300  60,569
Total........................................ $ 10,240,457

The appropriations for the Joint Expenses for the fiscal year
2021 are to remain in full force and effect and are hereby
reappropriated to June 30, 2022. Any balances reappropriated may
be transferred and credited to the fiscal year 2021 accounts.

Upon the written request of the Clerk of the Senate, with the
approval of the President of the Senate, and the Clerk of the House
of Delegates, with the approval of the Speaker of the House of
Delegates, and a copy to the Legislative Auditor, the Auditor shall
transfer amounts between items of the total appropriation in order
to protect or increase the efficiency of the service.

JUDICIAL

4 - Supreme Court –
General Judicial

Fund 0180 FY 2022 Org 2400

<table>
<thead>
<tr>
<th>Category</th>
<th>Appropriation</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Personal Services and Employee Benefits (R)</td>
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<td>$115,126,000</td>
</tr>
<tr>
<td>Current Expenses (R)</td>
<td>13000</td>
<td>19,911,000</td>
</tr>
<tr>
<td>Repairs and Alterations (R)</td>
<td>06400</td>
<td>40,000</td>
</tr>
<tr>
<td>Equipment (R)</td>
<td>07000</td>
<td>1,800,000</td>
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<tr>
<td>Military Service Members Court (R)</td>
<td>09002</td>
<td>300,000</td>
</tr>
<tr>
<td>Judges’ Retirement System (R)</td>
<td>11000</td>
<td>742,000</td>
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<tr>
<td>Buildings (R)</td>
<td>25800</td>
<td>10,000</td>
</tr>
<tr>
<td>Other Assets (R)</td>
<td>69000</td>
<td>200,000</td>
</tr>
<tr>
<td>BRIM Premium (R)</td>
<td>91300</td>
<td>834,000</td>
</tr>
<tr>
<td>Total</td>
<td></td>
<td>$138,963,000</td>
</tr>
</tbody>
</table>

The appropriations to the Supreme Court of Appeals for the fiscal years 2019, 2020 and 2021 are to remain in full force and effect and are hereby reappropriated to June 30, 2022. Any balances so reappropriated may be transferred and credited to the fiscal year 2022 accounts.

This fund shall be administered by the Administrative Director of the Supreme Court of Appeals, who shall draw requisitions for warrants in payment in the form of payrolls, making deductions therefrom as required by law for taxes and other items.

The appropriation for the Judges’ Retirement System (fund 0180, appropriation 11000) is to be transferred to the Consolidated Public Retirement Board, in accordance with the law relating thereto, upon requisition of the Administrative Director of the Supreme Court of Appeals.

EXECUTIVE

5 - Governor’s Office

(WV Code Chapter 5)

Fund 0101 FY 2022 Org 0100
Personal Services and Employee Benefits ....00100  $ 3,250,758
Current Expenses (R)...............................13000  800,000
Repairs and Alterations..........................06400  25,000
National Governors Association..............12300  60,700
Herbert Henderson
     Office of Minority Affairs .................13400  396,726
Community Food Program .....................18500  1,000,000
Office of Resiliency ............................18600  596,157
BRIM Premium......................................91300  183,645
Total................................................ $ 6,312,986

Any unexpended balances remaining in the appropriations for Unclassified (fund 0101, appropriation 09900), Current Expenses (fund 0101, appropriation 13000), and Office of Resiliency (fund 0101, appropriation 18600) at the close of the fiscal year 2021 are hereby reappropriated for expenditure during the fiscal year 2022.

The above appropriation for Herbert Henderson Office of Minority Affairs (fund 0101, appropriation 13400) shall be transferred to the Minority Affairs Fund (fund 1058).

6 - Governor’s Office –

Custodial Fund

(WV Code Chapter 5)

Fund 0102 FY 2022 Org 0100

Personal Services and Employee Benefits ....00100  $ 381,293
Current Expenses (R)...............................13000  183,158
Repairs and Alterations..........................06400  5,000
Total................................................ $ 569,451

Any unexpended balance remaining in the appropriation for Current Expenses (fund 0102, appropriation 13000) at the close of the fiscal year 2021 is hereby reappropriated for expenditure during the fiscal year 2022.

Appropriations are to be used for current general expenses, including compensation of employees, household maintenance,
cost of official functions and additional household expenses occasioned by such official functions.

7 - Governor’s Office –

Civil Contingent Fund

(WV Code Chapter 5)

Fund 0105 FY 2022 Org 0100

Public Health Emergency Response Fund....21201 $ 0
Milton Flood Wall (R) ..................................75701 3,500,000
Total................................................................. $ 3,500,000

Any unexpended balances remaining in the appropriations for Business and Economic Development Stimulus – Surplus (fund 0105, appropriation 08400), Civil Contingent Fund – Total (fund 0105, appropriation 11400), 2012 Natural Disasters – Surplus (fund 0105, appropriation 13500), Civil Contingent Fund – Total – Surplus (fund 0105, appropriation 23800), Civil Contingent Fund – Surplus (fund 0105, appropriation 26300), Business and Economic Development Stimulus (fund 0105, appropriation 58600), Civil Contingent Fund (fund 0105, appropriation 61400), Milton Flood Wall (fund 0105, appropriation 75701), Milton Flood Wall – Surplus (fund 0105, appropriation 75799), Natural Disasters – Surplus (fund 0105, appropriation 76400), and Local Economic Development Assistance (fund 0105, appropriation 81900) at the close of the fiscal year 2021 are hereby reappropriated for expenditure during the fiscal year 2022.

From this fund there may be expended, at the discretion of the Governor, an amount not to exceed $1,000 as West Virginia’s contribution to the interstate oil compact commission.

The above fund is intended to provide contingency funding for accidental, unanticipated, emergency or unplanned events which may occur during the fiscal year and is not to be expended for the normal day-to-day operations of the Governor’s Office.
8 - Auditor’s Office –

General Administration

(WV Code Chapter 12)

Fund 0116 FY 2022 Org 1200

Personal Services and Employee Benefits ....00100  $ 2,377,589
Current Expenses (R) ........................................ 13000  13,429
BRIM Premium ........................................ 91300  12,077
Total .................................................. $ 2,403,095

Any unexpended balance remaining in the appropriation for Current Expenses (fund 0116, appropriation 13000) at the close of the fiscal year 2021 is hereby reappropriated for expenditure during the fiscal year 2022.

Included in the above appropriation to Personal Services and Employee Benefits (fund 0116, appropriation 00100), is $95,000 for the Salary of the Auditor.

9 - Treasurer’s Office

(WV Code Chapter 12)

Fund 0126 FY 2022 Org 1300

Personal Services and Employee Benefits ....00100  $ 2,570,242
Unclassified ........................................ 09900  31,463
Current Expenses (R) ........................................ 13000  572,684
Abandoned Property Program .................... 11800  41,794
Other Assets ........................................ 69000  10,000
ABLE Program ........................................ 69201  150,000
BRIM Premium ........................................ 91300  59,169
Total .................................................. $ 3,435,352

Any unexpended balance remaining in the appropriation for Current Expenses (fund 0126, appropriation 13000) at the close of the fiscal year 2021 is hereby reappropriated for expenditure during the fiscal year 2022.
Included in the above appropriation to Personal Services and Employee Benefits (fund 0126, appropriation 00100), is $95,000 for the Salary of the Treasurer.

10 - Department of Agriculture

(WV Code Chapter 19)

Fund 0131 FY 2022 Org 1400

<table>
<thead>
<tr>
<th>Description</th>
<th>FY 2022 Org 1400</th>
<th>Amount</th>
</tr>
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<tr>
<td>Personal Services and Employee Benefits ...........................................</td>
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<td>Animal Identification Program ...................................................................</td>
<td>03900</td>
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<td>05500</td>
<td>$87,759</td>
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<tr>
<td>Gypsy Moth Program (R) ................................................................................</td>
<td>11900</td>
<td>$1,003,440</td>
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<tr>
<td>WV Farmers Market .......................................................................................</td>
<td>12801</td>
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<tr>
<td>Black Fly Control ......................................................................................</td>
<td>13700</td>
<td>$453,698</td>
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<td>HEMP Program ..............................................................................................</td>
<td>13701</td>
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<td>Donated Foods Program ................................................................................</td>
<td>36300</td>
<td>$45,000</td>
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<td>Veterans to Agriculture Program (R) ..........................................................</td>
<td>36301</td>
<td>$255,624</td>
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<tr>
<td>Predator Control (R) ..................................................................................</td>
<td>47000</td>
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<td>Bee Research ..............................................................................................</td>
<td>69100</td>
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<td>Microbiology Program ..................................................................................</td>
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<tr>
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<td>78600</td>
<td>$975,284</td>
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<tr>
<td>Chesapeake Bay Watershed ...........................................................................</td>
<td>83000</td>
<td>$112,427</td>
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<tr>
<td>Livestock Care Standards Board ..................................................................</td>
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<td>BRIM Premium ..............................................................................................</td>
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<td>State FFA-FHA Camp and Conference Center ...............................................</td>
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<td>$738,554</td>
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<td>Threat Preparedness ....................................................................................</td>
<td>94200</td>
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<td>WV Food Banks .............................................................................................</td>
<td>96900</td>
<td>$426,000</td>
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<tr>
<td>Senior’s Farmers’ Market Nutrition Coupon Program ..................................</td>
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<td>Total ...........................................................................................................</td>
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</table>

Any unexpended balances remaining in the appropriations for Gypsy Moth Program (fund 0131, appropriation 11900), Current Expenses (fund 0131, appropriation 13000), Veterans to Agriculture Program (fund 0131, appropriation 36301), Predator Control (fund 0131, appropriation 47000), and Agricultural
Disaster and Mitigation Needs – Surplus (fund 0131, appropriation 85000) at the close of the fiscal year 2021 are hereby reappropriated for expenditure during the fiscal year 2022.

Included in the above appropriation to Personal Services and Employee Benefits (fund 0131, appropriation 00100), is $95,000 for the Salary of the Commissioner.

The above appropriation for Predator Control (fund 0131, appropriation 47000) is to be made available to the United States Department of Agriculture, Wildlife Services to administer the Predator Control Program.

A portion of the Current Expenses appropriation may be transferred to a special revenue fund for the purpose of matching federal funds for marketing and development activities.

From the above appropriation for WV Food Banks (fund 0131, appropriation 96900), $20,000 is for House of Hope and the remainder of the appropriation shall be allocated to the Huntington Food Bank and the Mountaineer Food Bank in Braxton County.

11 - West Virginia Conservation Agency

(WV Code Chapter 19)

Fund 0132 FY 2022 Org 1400

<table>
<thead>
<tr>
<th>Category</th>
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<td>Current Expenses (R).............................13000</td>
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<td>Soil Conservation Projects (R).................12000</td>
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<tr>
<td>BRIM Premium...................................91300</td>
<td>34,428</td>
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<td>Total........................................... $ 11,023,235</td>
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</table>

Any unexpended balances remaining in the appropriations for Soil Conservation Projects (fund 0132, appropriation 12000) and Current Expenses (fund 0132, appropriation 13000) at the close of the fiscal year 2021 are hereby reappropriated for expenditure during the fiscal year 2022.
12 - Department of Agriculture –

Meat Inspection Fund

(WV Code Chapter 19)

Fund 0135 FY 2022 Org 1400

<table>
<thead>
<tr>
<th>Description</th>
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</thead>
<tbody>
<tr>
<td>Personal Services and Employee Benefits 00100</td>
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<td>Unclassified 09900</td>
<td>$7,090</td>
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<td>Current Expenses 13000</td>
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<td>Total</td>
<td>$757,725</td>
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</table>

Any part or all of this appropriation may be transferred to a special revenue fund for the purpose of matching federal funds for the above-named program.

13 - Department of Agriculture –

Agricultural Awards Fund

(WV Code Chapter 19)

Fund 0136 FY 2022 Org 1400

<table>
<thead>
<tr>
<th>Description</th>
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</thead>
<tbody>
<tr>
<td>Programs and Awards for</td>
<td></td>
</tr>
<tr>
<td>4-H Clubs and FFA/FHA 57700</td>
<td>$15,000</td>
</tr>
<tr>
<td>Commissioner’s Awards and Programs 73700</td>
<td>$39,250</td>
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<tr>
<td>Total</td>
<td>$54,250</td>
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</tbody>
</table>

14 - Department of Agriculture –

West Virginia Agricultural Land Protection Authority

(WV Code Chapter 8A)

Fund 0607 FY 2022 Org 1400

<table>
<thead>
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<th>Description</th>
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</thead>
<tbody>
<tr>
<td>Personal Services and Employee Benefits 00100</td>
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<tr>
<td>Unclassified 09900</td>
<td>$950</td>
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<tr>
<td>Total</td>
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### Fund 0150 FY 2022 Org 1500

<table>
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<th>Description</th>
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<tr>
<td>Personal Services and Employee Benefits (R)</td>
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<td>$2,818,788</td>
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<tr>
<td>Unclassified (R)</td>
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<td>Current Expenses (R)</td>
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<td>Repairs and Alterations</td>
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<td>1,000</td>
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<td>Equipment</td>
<td>07000</td>
<td>1,000</td>
</tr>
<tr>
<td>Criminal Convictions and Habeas Corpus Appeals (R)</td>
<td>26000</td>
<td>946,078</td>
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<tr>
<td>Better Government Bureau</td>
<td>74000</td>
<td>279,412</td>
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<tr>
<td>BRIM Premium</td>
<td>91300</td>
<td>120,654</td>
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<tr>
<td><strong>Total</strong></td>
<td></td>
<td><strong>$4,879,155</strong></td>
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</table>

Any unexpended balances remaining in the appropriations for Personal Services and Employee Benefits (fund 0150, appropriation 00100), Unclassified (fund 0150, appropriation 09900), Current Expenses (fund 0150, appropriation 13000), Criminal Convictions and Habeas Corpus Appeals (fund 0150, appropriation 26000), and Agency Client Revolving Liquidity Pool (fund 0150, appropriation 36200) at the close of the fiscal year 2021 are hereby reappropriated for expenditure during the fiscal year 2022.

Included in the above appropriation to Personal Services and Employee Benefits (fund 0150, appropriation 00100), is $95,000 for the Salary of the Attorney General.

When legal counsel or secretarial help is appointed by the Attorney General for any state spending unit, this account shall be reimbursed from such spending units specifically appropriated account or from accounts appropriated by general language contained within this bill: Provided, That the spending unit shall reimburse at a rate and upon terms agreed to by the state spending unit and the Attorney General: Provided, however, That if the spending unit and the Attorney General are unable to agree on the
amount and terms of the reimbursement, the spending unit and the Attorney General shall submit their proposed reimbursement rates and terms to the Governor for final determination.

16 - Secretary of State
(WV Code Chapters 3, 5, and 59)

Fund 0155 FY 2022 Org 1600

<table>
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<tr>
<th>Description</th>
<th>Appropriation</th>
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</thead>
<tbody>
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<td>Personal Services and Employee Benefits ....00100</td>
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<td>Unclassified (R)</td>
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<td>Current Expenses (R)</td>
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<td>BRIM Premium</td>
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<tr>
<td><strong>Total</strong></td>
<td></td>
<td><strong>$943,230</strong></td>
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</tbody>
</table>

Any unexpended balances remaining in the appropriations for Unclassified (fund 0155, appropriation 09900) and Current Expenses (fund 0155, appropriation 13000) at the close of the fiscal year 2021 are hereby reappropriated for expenditure during the fiscal year 2022.

Included in the above appropriation to Personal Services and Employee Benefits (fund 0155, appropriation 00100), is $95,000 for the Salary of the Secretary of State.

17 - State Election Commission
(WV Code Chapter 3)

Fund 0160 FY 2022 Org 1601

<table>
<thead>
<tr>
<th>Description</th>
<th>Appropriation</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
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<tr>
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<td>75</td>
</tr>
<tr>
<td>Current Expenses</td>
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</tr>
<tr>
<td><strong>Total</strong></td>
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</tr>
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</table>

DEPARTMENT OF ADMINISTRATION

18 - Department of Administration –

Office of the Secretary
Fund 0186 FY 2022 Org 0201

Personal Services and Employee Benefits ....00100 $ 438,584
Salary and Benefits of Cabinet Secretary and 
    Agency Heads........................................00201 168,000
Unclassified........................................09900 9,177
Current Expenses ..................................13000 85,009
Repairs and Alterations .......................06400 100
Equipment........................................07000 1,000
Financial Advisor (R) .........................30400 27,546
Lease Rental Payments .........................51600 14,850,000
Design-Build Board ..............................54000 4,000
Other Assets......................................69000 100
BRIM Premium.....................................91300 6,736
Total................................................. $ 15,590,252

Any unexpended balance remaining in the appropriation for 
Financial Advisor (fund 0186, appropriation 30400) at the close of 
the fiscal year 2021 is hereby reappropriated for expenditure during 
the fiscal year 2022.

The appropriation for Lease Rental Payments (fund 0186, 
appropriation 51600) shall be disbursed as provided by W.Va. 
Code §31-15-6b.

19 - Consolidated Public Retirement Board

Fund 0195 FY 2022 Org 0205

The Division of Highways, Division of Motor Vehicles, Public 
Service Commission and other departments, bureaus, divisions, or 
commissions operating from special revenue funds and/or federal 
funds shall pay their proportionate share of the retirement costs for 
their respective divisions. When specific appropriations are not 
made, such payments may be made from the balances in the various 
special revenue funds in excess of specific appropriations.
20 - Division of Finance
(WV Code Chapter 5A)
Fund 0203 FY 2022 Org 0209

Personal Services and Employee Benefits ....00100 $ 64,696
Unclassified...........................................09900 1,400
Current Expenses .................................13000 60,721
GAAP Project (R)....................................12500 612,666
BRIM Premium........................................91300 13,517
Total...................................................... $ 753,000

Any unexpended balance remaining in the appropriation for GAAP Project (fund 0203, appropriation 12500) at the close of the fiscal year 2021 is hereby reappropriated for expenditure during the fiscal year 2022.

21 - Division of General Services
(WV Code Chapter 5A)
Fund 0230 FY 2022 Org 0211

Personal Services and Employee Benefits ....00100 $ 2,722,499
Unclassified...........................................09900 20,000
Current Expenses .................................13000 1,148,349
Repairs and Alterations............................06400 500
Equipment.............................................07000 5,000
Fire Service Fee ....................................12600 14,000
Preservation and Maintenance of Statues and Monuments on Capitol Grounds.......................37100 68,000
Capital Outlay, Repairs and Equipment (R)....58900 23,660,888
BRIM Premium........................................91300 129,983
Total...................................................... $ 27,769,219

Any unexpended balances remaining in the appropriations for Buildings (fund 0230, appropriation 25800), Capital Outlay, Repairs and Equipment (fund 0230, appropriation 58900), Capital Outlay, Repairs and Equipment – Surplus (fund 0230,
appropriation 67700), and Land (fund 0230, appropriation 73000) at the close of the fiscal year 2021 are hereby reappropriated for expenditure during the fiscal year 2022.

From the above appropriation for Preservation and Maintenance of Statues and Monuments on Capitol Grounds (fund 0230, appropriation 37100), the Division shall consult the Division of Culture and History and Capitol Building Commission in all aspects of planning, assessment, maintenance and restoration.

The above appropriation for Capital Outlay, Repairs and Equipment (fund 0230, appropriation 58900) shall be expended for capital improvements, maintenance, repairs and equipment for state-owned buildings.

**22 - Division of Purchasing**

(WV Code Chapter 5A)

**Fund 0210 FY 2022 Org 0213**

Personal Services and Employee Benefits ....00100 $ 1,039,163
Unclassified.................................09900 144
Current Expenses ................................13000 1,285
Repairs and Alterations......................06400 200
BRIM Premium..................................91300 6,922
Total............................................. $ 1,047,714

The Division of Highways shall reimburse Fund 2031 within the Division of Purchasing for all actual expenses incurred pursuant to the provisions of W.Va. Code §17-2A-13.

**23 - Travel Management**

(WV Code Chapter 5A)

**Fund 0615 FY 2022 Org 0215**

Personal Services and Employee Benefits ....00100 $ 802,363
Unclassified.................................09900 12,032
Current Expenses ............................13000 440,247
Repairs and Alterations......................06400 1,000
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<tr>
<td>Equipment</td>
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<td>25800</td>
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<tr>
<td>Other Assets</td>
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<td>100</td>
</tr>
<tr>
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</table>

Any unexpended balance remaining in the appropriation for Buildings (fund 0615, appropriation 25800) at the close of the fiscal year 2021 is hereby reappropriated for expenditure during the fiscal year 2022.

24 - Commission on Uniform State Laws

(WV Code Chapter 29)

Fund 0214 FY 2022 Org 0217

Current Expenses ........................................ 13000 $ 45,550

To pay expenses for members of the commission on uniform state laws.

25 - West Virginia Public Employees Grievance Board

(WV Code Chapter 6C)

Fund 0220 FY 2022 Org 0219

<table>
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<tr>
<th>Item</th>
<th>Code</th>
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<td>Current Expenses ........................................ 13000</td>
<td>145,295</td>
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<tr>
<td>Equipment</td>
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</tr>
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<td>BRIM Premium</td>
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<td><strong>Total</strong></td>
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26 - Ethics Commission

(WV Code Chapter 6B)

Fund 0223 FY 2022 Org 0220

<table>
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<td>Personal Services and Employee Benefits ....00100</td>
<td>00100</td>
<td>606,969</td>
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<tr>
<td>Unclassified</td>
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Current Expenses .................................. 13000 104,501
Repairs and Alterations.................................. 06400 500
Other Assets ........................................ 69000 100
BRIM Premium ......................................... 91300 5,574
Total .................................................. $ 719,844

27 - Public Defender Services
(WV Code Chapter 29)

Fund 0226 FY 2022 Org 0221

<table>
<thead>
<tr>
<th>Description</th>
<th>Code</th>
<th>FY 2022 Org</th>
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<tr>
<td>Personal Services and Employee Benefits ....00100</td>
<td></td>
<td>$ 1,780,483</td>
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<td>Salary and Benefits of Cabinet Secretary</td>
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<tr>
<td>And Agency Heads .................................. 00201</td>
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<td>Public Defender Corporations ...................... 35200</td>
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<td>21,188,435</td>
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<tr>
<td>Appointed Counsel Fees (R) ........................ 78800</td>
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<td>12,691,113</td>
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<td>BRIM Premium ....................................... 91300</td>
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<td>10,575</td>
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<tr>
<td>Total ................................................ $ 36,135,646</td>
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</table>

Any unexpended balance remaining in the appropriation for Appointed Counsel Fees (fund 0226, appropriation 78800) at the close of the fiscal year 2021 is hereby reappropriated for expenditure during the fiscal year 2022.

The director shall have the authority to transfer funds from the appropriation to Public Defender Corporations (fund 0226, appropriation 35200) to Appointed Counsel Fees (fund 0226, appropriation 78800).

28 - Committee for the Purchase of

Commodities and Services from the Handicapped
(WV Code Chapter 5A)

Fund 0233 FY 2022 Org 0224

<table>
<thead>
<tr>
<th>Description</th>
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29 - Public Employees Insurance Agency

(WV Code Chapter 5)

Fund 0200 FY 2022 Org 0225

PEIA Subsidy.................................................80100  $ 21,000,000

The Division of Highways, Division of Motor Vehicles, Public Service Commission and other departments, bureaus, divisions, or commissions operating from special revenue funds and/or federal funds shall pay their proportionate share of the public employees health insurance cost for their respective divisions.

The above appropriation for PEIA Subsidy (fund 0200, appropriation 80100) may be transferred to a special revenue fund and shall be utilized by the West Virginia Public Employees Insurance Agency for the purposes of offsetting benefit changes to offset the aggregate premium cost-sharing percentage requirements between employers and employees. Such amount shall not be included in the calculation of the plan year aggregate premium cost-sharing percentages between employers and employees.

30 - West Virginia Prosecuting Attorneys Institute

(WV Code Chapter 7)

Fund 0557 FY 2022 Org 0228

Forensic Medical Examinations (R) ............68300  $ 141,579
Federal Funds/Grant Match (R) .................74900  105,074
Total.................................................................  $ 246,653

Any unexpended balances remaining in the appropriations for Forensic Medical Examinations (fund 0557, appropriation 68300) and Federal Funds/Grant Match (fund 0557, appropriation 74900) at the close of the fiscal year 2021 are hereby reappropriated for expenditure during the fiscal year 2022.
### 31 - Real Estate Division

(WV Code Chapter 5A)

Fund 0610 FY 2022 Org 0233

<table>
<thead>
<tr>
<th>Category</th>
<th>Code</th>
<th>Amount</th>
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</thead>
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<tr>
<td>Personal Services and Employee Benefits</td>
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<td>1,000</td>
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<td>Current Expenses</td>
<td>13000</td>
<td>$137,381</td>
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<tr>
<td>Repairs and Alterations</td>
<td>06400</td>
<td>100</td>
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<tr>
<td>Equipment</td>
<td>07000</td>
<td>2,500</td>
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<tr>
<td>BRIM Premium</td>
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<td>9,784</td>
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<td><strong>Total</strong></td>
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<td><strong>$831,866</strong></td>
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</table>

### DEPARTMENT OF COMMERCE

#### 32 - Division of Forestry

(WV Code Chapter 19)

Fund 0250 FY 2022 Org 0305

<table>
<thead>
<tr>
<th>Category</th>
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<tr>
<td>Personal Services and Employee Benefits</td>
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<td>$4,579,781</td>
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<td>21,435</td>
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<td>Repairs and Alterations</td>
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<td>Equipment (R)</td>
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<td>BRIM Premium</td>
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<td>98,754</td>
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<td><strong>Total</strong></td>
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<td><strong>$5,449,668</strong></td>
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</table>

Any unexpended balance remaining in the appropriation for Equipment (fund 0250, appropriation 07000) at the close of the fiscal year 2021 is hereby reappropriated for expenditure during the fiscal year 2022.

Out of the above appropriations a sum may be used to match federal funds for cooperative studies or other funds for similar purposes.
33 - Geological and Economic Survey

(WV Code Chapter 29)

Fund 0253 FY 2022 Org 0306

<table>
<thead>
<tr>
<th>Item Description</th>
<th>Amount</th>
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<tbody>
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<td>$1,575,695</td>
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<td>Current Expenses .........................................13000</td>
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<td>Repairs and Alterations ..............................06400</td>
<td>$968</td>
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<tr>
<td>Mineral Mapping System (R) .........................20700</td>
<td>$1,090,234</td>
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<td>BRIM Premium ...............................................91300</td>
<td>$24,486</td>
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<td><strong>Total</strong> .......................................................</td>
<td>$2,883,338</td>
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</table>

Any unexpended balance remaining in the appropriation for Mineral Mapping System (fund 0253, appropriation 20700) at the close of the fiscal year 2021 is hereby reappropriated for expenditure during the fiscal year 2022.

The above Unclassified and Current Expense appropriations include funding to secure federal and other contracts and may be transferred to a special revolving fund (fund 3105) for the purpose of providing advance funding for such contracts.

34 - Division of Labor

(WV Code Chapters 21 and 47)

Fund 0260 FY 2022 Org 0308

<table>
<thead>
<tr>
<th>Item Description</th>
<th>Amount</th>
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<tbody>
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<td>Current Expenses .........................................13000</td>
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<td>Repairs and Alterations .........................06400</td>
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<td>Equipment ..................................................07000</td>
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<td>BRIM Premium ...............................................91300</td>
<td>$8,500</td>
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<td><strong>Total</strong> .......................................................</td>
<td>$1,815,528</td>
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</table>

35 - Division of Natural Resources

(WV Code Chapter 20)
Fund 0265 FY 2022 Org 0310

Personal Services and Employee Benefits ....00100 $ 16,868,737
Salary and Benefits of Cabinet Secretary
and Agency Heads ........................................00201 113,188
Unclassified .................................................09900 184,711
Current Expenses ...........................................13000 196,302
Repairs and Alterations .................................06400 100
Equipment ..................................................07000 100
Buildings (R) ..............................................25800 100
Capital Outlay – Parks (R) .........................28800 3,000,000
Litter Control Conservation Officers ..........56400 146,986
Upper Mud River Flood Control .................65400 164,791
Other Assets ...............................................69000 100
Land (R) ....................................................73000 100
Law Enforcement .......................................80600 2,552,994
BRIM Premium ...........................................91300 45,141
Total ...................................................... $ 23,273,350

Any unexpended balances remaining in the appropriations for Buildings (fund 0265, appropriation 25800), Capital Outlay – Parks (fund 0265, appropriation 28800), Land (fund 0265, appropriation 73000), and State Park Improvements – Surplus (fund 0265, appropriation 76300) at the close of the fiscal year 2021 are hereby reappropriated for expenditure during the fiscal year 2022.

Any revenue derived from mineral extraction at any state park shall be deposited in a special revenue account of the Division of Natural Resources, first for bond debt payment purposes and with any remainder to be for park operation and improvement purposes.

36 - Division of Miners’ Health, Safety and Training

(WV Code Chapter 22)

Fund 0277 FY 2022 Org 0314

Personal Services and Employee Benefits ....00100 $ 9,375,243
Unclassified .................................................09900 111,016
Current Expenses ...........................................13000 1,396,141
Coal Dust and Rock Dust Sampling ..........27000  487,752
BRIM Premium.....................................91300  80,668
Total............................................... $ 11,450,820

Included in the above appropriation for Current Expenses (fund 0277, appropriation 13000) is $500,000 to be used for coal mine training activities at an established mine training facility in southern West Virginia.

37 - Board of Coal Mine Health and Safety

(WV Code Chapter 22)

Fund 0280 FY 2022 Org 0319

Personal Services and Employee Benefits ....00100  $ 233,981
Unclassified.........................................09900  3,480
Current Expenses ..............................13000  118,138
Total............................................... $ 355,599

Included in the above appropriation for Current Expenses (fund 0280, appropriation 13000) up to $29,000 shall be used for the Coal Mine Safety and Technical Review Committee.

38 - WorkForce West Virginia

(WV Code Chapter 23)

Fund 0572 FY 2022 Org 0323

Personal Services and Employee Benefits ....00100  $ 51,433
Unclassified.........................................09900  593
Current Expenses ..............................13000  6,447
Total............................................... $ 58,473

39 - Department of Commerce –

Office of the Secretary

(WV Code Chapter 19)

Fund 0606 FY 2022 Org 0327
Personal Services and Employee Benefits ....00100 $ 465,122
Salary and Benefits of Cabinet Secretary
and Agency Heads .............................................00201 153,750
Unclassified .............................................09900 1,490
Current Expenses ........................................13000 131,847
Directed Transfer ........................................70000 500,000
Total .......................................................... $ 1,252,209

The above appropriation for Directed Transfer (fund 0606, appropriation 70000) shall be transferred to the Broadband Enhancement Fund (fund 3013).

40 - State Board of Rehabilitation –

Division of Rehabilitation Services

(WV Code Chapter 18)

Fund 0310 FY 2022 Org 0932

Personal Services and Employee Benefits ....00100 $ 11,459,977
Current Expenses ........................................13000 558,815
Independent Living Services ......................00900 429,418
Workshop Development ................................16300 1,817,427
Supported Employment Extended Services ....20600 77,960
Ron Yost Personal Assistance Fund ..............40700 333,828
Employment Attendant Care Program ..........59800 131,575
BRIM Premium .............................................91300 77,464
Total ......................................................... $ 14,886,464

From the above appropriation for Workshop Development (fund 0310, appropriation 16300), fund shall be used exclusively with the private nonprofit community rehabilitation program organizations known as work centers or sheltered workshops. The appropriation shall also be used to continue the support of the program, services, and individuals with disabilities currently in place at those organizations.

DEPARTMENT OF TOURISM

41 - Department of Tourism –

Office of the Secretary
Fund 0246 FY 2022 Org 0304

Tourism – Brand Promotion (R) ..................61803 $ 3,000,000
Tourism – Public Relations (R) ..................61804 1,500,000
Tourism – Events and Sponsorships (R) ....61805 500,000
Tourism – Industry Development (R) .......61806 500,000
State Parks and Recreation Advertising (R) ....61900 1,500,000
Total................................................. $ 7,000,000

Any unexpended balances remaining in the appropriations for Tourism – Brand Promotion (fund 0246, appropriation 61803), Tourism – Public Relations (fund 0246, appropriation 61804), Tourism – Events and Sponsorships (fund 0246, appropriation 61805), Tourism – Industry Development (fund 0246, appropriation 61806), and State Parks and Recreation Advertising (fund 0246, appropriation 61900) at the close of the fiscal year 2021 are hereby reappropriated for expenditure during the fiscal year 2022.

The Secretary of the Department of Tourism shall have the authority to transfer between the above items of appropriation.

DEPARTMENT OF ECONOMIC DEVELOPMENT

42 - Department of Economic Development –

Office of the Secretary

(WV Code Chapter 5B)

Fund 0256 FY 2022 Org 0307

Personal Services and Employee Benefits ....00100 $ 4,500,420
Unclassified...........................................09900 108,055
Current Expenses ..............................13000 3,681,460
National Youth Science Camp..............13200 241,570
Local Economic
    Development Partnerships (R).........13300 1,250,000
ARC Assessment ..................................13600 152,585
Guaranteed Work Force Grant (R)..............24200  976,579
Directed Transfer ..................................70000  0
Mainstreet Program.................................79400  167,467
Local Economic
  Development Assistance (R).............81900  0
  BRIM Premium..................................91300  3,157
Hatfield McCoy Recreational Trail.........96000  198,415
Total.................................................... $ 11,279,708

Any unexpended balances remaining in the appropriations for Sales and Marketing Enhancement – Surplus (fund 0256, appropriation 05099, Unclassified – Surplus (fund 0256, appropriation 09700), Partnership Grants (fund 0256, appropriation 13100), Local Economic Development Partnerships (fund 0256, appropriation 13300), Guaranteed Work Force Grant (fund 0256, appropriation 24200), Industrial Park Assistance (fund 0256, appropriation 48000), and Local Economic Development Assistance (fund 0256, appropriation 81900) at the close of the fiscal year 2021 are hereby reappropriated for expenditure during the fiscal year 2022.

From the above appropriation for Current Expenses (fund 0256, appropriation 13000), $50,000 shall be used for the Western Potomac Economic Partnership and $100,000 shall be used for Advantage Valley.

The above appropriation to Local Economic Development Partnerships (fund 0256, appropriation 13300) shall be used by the Department of Economic Development for the award of funding assistance to county and regional economic development corporations or authorities participating in the Certified Development Community Program developed under the provisions of W.Va. Code §5B-2-14. The Department of Economic Development shall award the funding assistance through a matching grant program, based upon a formula whereby funding assistance may not exceed $34,000 per county served by an economic development or redevelopment corporation or authority.
43 - Department of Economic Development –

Office of Energy

(WV Code Chapter 5B)

Fund 0612 FY 2022 Org 0328

| Personal Services and Employee Benefits | 00100 | $ 238,299 |
| Unclassified | 09900 | 12,395 |
| Current Expenses | 13000 | 1,031,015 |
| BRIM Premium | 91300 | 3,894 |
| **Total** | | $ 1,285,603 |

From the above appropriation for Current Expenses (fund 0612, appropriation 13000), $548,915 is for West Virginia University and $298,915 is for Southern West Virginia Community and Technical College for the Mine Training and Energy Technologies Academy.

DEPARTMENT OF EDUCATION

44 - State Board of Education –

School Lunch Program

(WV Code Chapters 18 and 18A)

Fund 0303 FY 2022 Org 0402

| Personal Services and Employee Benefits | 00100 | $ 348,042 |
| Current Expenses | 13000 | 2,118,865 |
| **Total** | | $ 2,466,907 |

45 - State Board of Education –

State Department of Education

(WV Code Chapters 18 and 18A)

Fund 0313 FY 2022 Org 0402

<p>| Personal Services and Employee Benefits | 00100 | $ 4,598,523 |</p>
<table>
<thead>
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<th>Amount</th>
</tr>
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<tbody>
<tr>
<td>Unclassified (R)</td>
<td>09900</td>
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<tr>
<td>Current Expenses (R)</td>
<td>13000</td>
<td>4,580,000</td>
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<tr>
<td>Teachers’ Retirement Savings Realized</td>
<td>09500</td>
<td>34,747,000</td>
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<td>Center for Professional Development (R)</td>
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<td>Increased Enrollment</td>
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<td>22,800,000</td>
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<td>Safe Schools</td>
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<td>Attendance Incentive Bonus (R)</td>
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<td>National Teacher Certification (R)</td>
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<td>Jobs &amp; Hope –</td>
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<td>Childhood Drug Prevention Education</td>
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<td>HVAC Technicians</td>
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<td>Early Retirement Notification Incentive</td>
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<td>MATH Program</td>
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<td>Development Collaborative (R)</td>
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<td>21st Century Fellows</td>
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<td>Teacher Reimbursement</td>
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<td>Hospitality Training</td>
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<td>Youth in Government</td>
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<td>High Acuity Special Needs (R)</td>
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<td>Foreign Student Education</td>
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<td>State Board of Education</td>
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<td>Administrative Costs</td>
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<td>IT Academy (R)</td>
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<td>School Based Truancy Prevention (R)</td>
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<td>Mastery Based Education</td>
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<td>21st Century Learners (R)</td>
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<td>BRIM Premium</td>
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<td>21st Century Assessment and Professional Development</td>
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<td>21st Century Technology Infrastructure</td>
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<tr>
<td>Network Tools and Support (R)</td>
<td>93300</td>
<td>9,636,586</td>
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<td>Special Olympic Games</td>
<td>96600</td>
<td>25,000</td>
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</table>
Educational Program Allowance .................. 99600 516,250
Total.......................................................... $117,661,779

The above appropriations include funding for the state board of education and their executive office.

From the above appropriation for Current Expenses (fund 0313, appropriation 13000), $2,000,000 shall be used for the Department of Education Child Nutrition Program – Non-traditional Child Hunger Solutions.

Any unexpended balances remaining in the appropriations for Unclassified (fund 0313, appropriation 09900), Current Expenses (fund 0313, appropriation 13000), Center for Professional Development (fund 0313, appropriation 11500), Attendance Incentive Bonus (fund 0313, appropriation 15001), National Teacher Certification (fund 0313, appropriation 16100), Assessment Programs (fund 0313, appropriation 39600), Benedum Professional Development Collaborative (fund 0313, appropriation 42700), Governor’s Honors Academy (fund 0313, appropriation 47800), High Acuity Special Needs (fund 0313, appropriation 63400), IT Academy (fund 0313, appropriation 72100), School Based Truancy Prevention (fund 0313, appropriation 78101), Communities in Schools (fund 0313, appropriation 78103), 21st Century Learners (fund 0313, appropriation 88600), and 21st Century Technology Infrastructure Network Tools and Support (fund 0313, appropriation 93300) at the close of the fiscal year 2021 are hereby reappropriated for expenditure during the fiscal year 2022.

The above appropriation for Teachers’ Retirement Savings Realized (fund 0313, appropriation 09500) shall be transferred to the Employee Pension and Health Care Benefit Fund (fund 2044).

From the above appropriation for Unclassified (fund 0313, appropriation 09900), $120,000 shall be for assisting low income students with AP and CLEP exam fees.

The above appropriation for Hospitality Training (fund 0313, appropriation 60000), shall be allocated only to entities that have a...
plan approved for funding by the Department of Education, at the funding level determined by the State Superintendent of Schools. Plans shall be submitted to the State Superintendent of Schools to be considered for funding.

From the above appropriation for Educational Program Allowance (fund 0313, appropriation 99600), $100,000 shall be expended for the Morgan County Board of Education for Paw Paw Schools; $150,000 shall be for the Randolph County Board of Education for Pickens School; $100,000 shall be for the Preston County Board of Education for the Aurora School; $100,000 shall be for the Fayette County Board of Education for Meadow Bridge and $66,250 is for Project Based Learning in STEM fields.

46 - State Board of Education –

Aid for Exceptional Children

(WV Code Chapters 18 and 18A)

Fund 0314 FY 2022 Org 0402

<table>
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<th>Description</th>
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<tbody>
<tr>
<td>Special Education – Counties</td>
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<tr>
<td>Special Education – Institutions</td>
<td>3,968,631</td>
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<tr>
<td>Education of Juveniles Held in Predispositional</td>
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<tr>
<td>Juvenile Detention Centers</td>
<td>662,300</td>
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<tr>
<td>Education of Institutionalized</td>
<td></td>
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<tr>
<td>Juveniles and Adults (R)</td>
<td>20,520,405</td>
</tr>
<tr>
<td>Total</td>
<td>$32,423,093</td>
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</tbody>
</table>

Any unexpended balance remaining in the appropriation for Education of Institutionalized Juveniles and Adults (fund 0314, appropriation 47200) at the close of the fiscal year 2021 is hereby reappropriated for expenditure during the fiscal year 2022.

From the above appropriations, the superintendent shall have authority to expend funds for the costs of special education for those children residing in out-of-state placements.
47 - State Board of Education –
State Aid to Schools
(WV Code Chapters 18 and 18A)

Fund 0317 FY 2022 Org 0402

Other Current Expenses .................................. 02200 $161,739,678
Advanced Placement........................................ 05300 670,151
Professional Educators .................................. 15100 869,082,617
Service Personnel ........................................ 15200 291,835,429
Fixed Charges ........................................... 15300 101,669,823
Transportation ........................................... 15400 69,037,827
Improved Instructional Programs ....................... 15600 51,974,496
Professional Student Support Services ............. 65500 59,608,039
21st Century Strategic Technology
Learning Growth ......................................... 93600 26,443,757
Teacher and Leader Induction ......................... 93601 5,478,876
Basic Foundation Allowances ......................... 1,637,540,693
Less Local Share ......................................... (476,260,743)
Adjustments ............................................... (3,254,844)
Total Basic State Aid ................................... 1,158,025,106

Public Employees’ Insurance Matching ............ 01200 206,938,256
Teachers’ Retirement System ......................... 01900 60,784,000
School Building Authority (R) ...................... 45300 24,000,000
Retirement Systems – Unfunded Liability ......... 77500 302,844,000

Total ......................................................... $1,752,591,362

Any unexpended balances remaining in the appropriations for School Building Authority (fund 0317, appropriation 45300) at the close of the fiscal year 2021 are hereby reappropriated for expenditure during the fiscal year 2022.

48 - State Board of Education –
Vocational Division
(WV Code Chapters 18 and 18A)
### Fund 0390 FY 2022 Org 0402

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Personal Services and Employee Benefits</td>
<td>$1,339,713</td>
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<tr>
<td>Unclassified</td>
<td>$268,800</td>
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<td>Current Expenses</td>
<td>$883,106</td>
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<td>Wood Products –</td>
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<tr>
<td>Forestry Vocational Program</td>
<td>$81,252</td>
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<tr>
<td>Albert Yanni Vocational Program</td>
<td>$132,123</td>
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<td>Vocational Aid</td>
<td>$24,443,275</td>
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<tr>
<td>Adult Basic Education</td>
<td>$5,365,530</td>
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<tr>
<td>Jobs &amp; Hope</td>
<td>0</td>
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<tr>
<td>Program Modernization</td>
<td>$884,313</td>
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<tr>
<td>High School Equivalency</td>
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<tr>
<td>Diploma Testing (R)</td>
<td>$803,397</td>
</tr>
<tr>
<td>FFA Grant Awards</td>
<td>$11,496</td>
</tr>
<tr>
<td>Pre-Engineering Academy Program</td>
<td>$265,294</td>
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<td>Total</td>
<td>$34,478,299</td>
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</table>

Any unexpended balances remaining in the appropriations for Jim’s Dream (fund 0390, appropriation 14901) and High School Equivalency Diploma Testing (fund 0390, appropriation 72600) at the close of the fiscal year 2021 are hereby reappropriated for expenditure during the fiscal year 2022.

### 49 - State Board of Education –

**West Virginia Schools for the Deaf and the Blind**

(WV Code Chapters 18, and 18A)

### Fund 0320 FY 2022 Org 0403

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Personal Services and Employee Benefits</td>
<td>$11,379,675</td>
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<td>Unclassified</td>
<td>$110,000</td>
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<td>Current Expenses</td>
<td>$2,250,696</td>
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<td>Repairs and Alterations</td>
<td>$164,675</td>
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<tr>
<td>Equipment</td>
<td>$77,000</td>
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<tr>
<td>Buildings (R)</td>
<td>$45,000</td>
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<tr>
<td>Capital Outlay and Maintenance (R)</td>
<td>$520,000</td>
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<tr>
<td>BRIM Premium</td>
<td>$130,842</td>
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<tr>
<td>Total</td>
<td>$14,677,888</td>
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</tbody>
</table>
Any unexpended balances remaining in the appropriations for Buildings (fund 0320, appropriation 25800) and Capital Outlay and Maintenance (fund 0320, appropriation 75500) at the close of the fiscal year 2021 are hereby reappropriated for expenditure during the fiscal year 2022.

DEPARTMENT OF ARTS, CULTURE, AND HISTORY

50 - Division of Culture and History

(WV Code Chapter 29)

Fund 0293 FY 2022 Org 0432

<table>
<thead>
<tr>
<th>Item Description</th>
<th>Budget</th>
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<tbody>
<tr>
<td>Personal Services and Employee Benefits ....00100</td>
<td>$3,343,387</td>
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<tr>
<td>and Agency Heads</td>
<td></td>
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<tr>
<td>Unclassified (R)</td>
<td>09900</td>
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<tr>
<td>Current Expenses</td>
<td>13000</td>
</tr>
<tr>
<td>Repairs and Alterations</td>
<td>06400</td>
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<tr>
<td>Equipment</td>
<td>07000</td>
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<tr>
<td>WV Humanities Council</td>
<td>16800</td>
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<tr>
<td>Buildings (R)</td>
<td>25800</td>
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<tr>
<td>Other Assets</td>
<td>69000</td>
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<tr>
<td>Educational Enhancements</td>
<td>69500</td>
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<tr>
<td>Land (R)</td>
<td>73000</td>
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<tr>
<td>Culture and History Programming</td>
<td>73200</td>
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<tr>
<td>Capital Outlay and Maintenance (R)</td>
<td>75500</td>
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<tr>
<td>Historical Highway Marker Program</td>
<td>84400</td>
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<tr>
<td>BRIM Premium</td>
<td>91300</td>
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<tr>
<td>Total</td>
<td>$5,275,381</td>
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</tbody>
</table>

Any unexpended balances remaining in the appropriations for Unclassified (fund 0293, appropriation 09900), Buildings (fund 0293, appropriation 25800), Capital Outlay, Repairs and Equipment (fund 0293, appropriation 58900), Capital Improvements – Surplus (fund 0293, appropriation 66100), Capital Outlay, Repairs and Equipment – Surplus (fund 0293, appropriation 67700), Land (fund 0293, appropriation 73000), and Capital Outlay and Maintenance (fund 0293, appropriation 75500)
at the close of the fiscal year 2021 are hereby reappropriated for expenditure during the fiscal year 2022.

The Current Expenses appropriation includes funding for the arts funds, department programming funds, grants, fairs and festivals and Camp Washington Carver and shall be expended only upon authorization of the Division of Culture and History and in accordance with the provisions of Chapter 5A, Article 3, and Chapter 12 of the Code.

From the above appropriation for Educational Enhancements (fund 0293, appropriation 69500), $500,000 shall be used for Save the Children and $73,500 shall be used for the Clay Center.

51 - *Library Commission*

(WV Code Chapter 10)

**Fund 0296 FY 2022 Org 0433**

| Personal Services and Employee Benefits | $1,070,613 |
| 00100 |  |
| Salary and Benefits of Cabinet Secretary and Agency Heads | $112,000 |
| 00201 |  |
| Current Expenses | $139,624 |
| 13000 |  |
| Repairs and Alterations | $6,500 |
| 06400 |  |
| Services to Blind & Handicapped | $161,717 |
| 18100 |  |
| BRIM Premium | $18,205 |
| 91300 |  |
| **Total** | $1,508,659 |

52 - *Educational Broadcasting Authority*

(WV Code Chapter 10)

**Fund 0300 FY 2022 Org 0439**

| Personal Services and Employee Benefits | $3,144,106 |
| 00100 |  |
| Salary and Benefits of Cabinet Secretary and Agency Heads | $120,106 |
| 00201 |  |
| Current Expenses | $118,344 |
| 13000 |  |
| Mountain Stage | $295,500 |
| 24900 |  |
| Capital Outlay and Maintenance (R) | $49,250 |
| 75500 |  |
BRIM Premium.......................... 91300 $47,727
Total.................................................. $3,775,033

Any unexpended balance remaining in the appropriation for Capital Outlay and Maintenance (fund 0300, appropriation 75500) at the close of the fiscal year 2021 is hereby reappropriated for expenditure during the fiscal year 2022.

DEPARTMENT OF ENVIRONMENTAL PROTECTION

53 - Environmental Quality Board

(WV Code Chapter 20)

Fund 0270 FY 2022 Org 0311

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
<td>Personal Services and Employee Benefits ..................................</td>
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<tr>
<td>Current Expenses ........................................................................</td>
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<tr>
<td>Repairs and Alterations ................................................................</td>
<td>$800</td>
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<td>Equipment ....................................................................................</td>
<td>$500</td>
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<tr>
<td>Other Assets ................................................................................</td>
<td>$400</td>
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<tr>
<td>BRIM Premium ...............................................................................</td>
<td>$791</td>
</tr>
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<td>Total ............................................................................................</td>
<td>$113,483</td>
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</table>

54 - Division of Environmental Protection

(WV Code Chapter 22)

Fund 0273 FY 2022 Org 0313

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Personal Services and Employee Benefits ..................................</td>
<td>$4,005,460</td>
</tr>
<tr>
<td>Salary and Benefits of Cabinet Secretary and Agency Heads ...........</td>
<td>$168,000</td>
</tr>
<tr>
<td>Unclassified ...............................................................................</td>
<td>$0</td>
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<tr>
<td>Current Expenses ........................................................................</td>
<td>$85,816</td>
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<tr>
<td>Repairs and Alterations ................................................................</td>
<td>$0</td>
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<tr>
<td>Water Resources Protection and Management ..................................</td>
<td>$576,278</td>
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<tr>
<td>Dam Safety ....................................................................................</td>
<td>$237,824</td>
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<tr>
<td>West Virginia Stream Partners Program ......................................</td>
<td>$77,396</td>
</tr>
<tr>
<td>Meth Lab Cleanup .........................................................................</td>
<td>$91,888</td>
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</table>
WV Contributions to River Commissions ....77600 148,485
Office of Water Resources
    Non-Enforcement Activity ...............85500 1,009,855
    Total........................................ $ 6,401,002

55 - Air Quality Board

(WV Code Chapter 16)

Fund 0550 FY 2022 Org 0325

Personal Services and Employee Benefits ....00100 $ 60,737
Current Expenses .........................13000 11,612
Repairs and Alterations....................06400 800
Equipment.......................................07000 400
Other Assets.................................69000 200
BRIM Premium...............................91300 2,304
    Total........................................ $ 76,053

DEPARTMENT OF HEALTH AND HUMAN RESOURCES

56 - Department of Health and Human Resources –

Office of the Secretary

(WV Code Chapter 5F)

Fund 0400 FY 2022 Org 0501

Personal Services and Employee Benefits ....00100 $ 384,638
Unclassified..................................09900 6,459
Current Expenses .........................13000 50,613
Commission for the Deaf
    and Hard of Hearing ...................70400 225,534
    Total........................................ $ 667,244

Any unexpended balance remaining in the appropriation for the Women’s Commission (fund 0400, appropriation 19100) at the close of the fiscal year 2021 is hereby reappropriated for expenditure during the fiscal year 2022.
57 - Division of Health –
Central Office

(WV Code Chapter 16)

Fund 0407 FY 2022 Org 0506

<table>
<thead>
<tr>
<th>Description</th>
<th>Code</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services and Employee Benefits</td>
<td>00100</td>
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<tr>
<td>Unclassified</td>
<td>09900</td>
<td>671,795</td>
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<tr>
<td>Current Expenses</td>
<td>13000</td>
<td>5,388,459</td>
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<tr>
<td>Chief Medical Examiner (R)</td>
<td>04500</td>
<td>8,714,647</td>
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<tr>
<td>State Aid for Local and Basic Public Health Services</td>
<td>18400</td>
<td>14,160,490</td>
</tr>
<tr>
<td>Safe Drinking Water Program (R)</td>
<td>18700</td>
<td>1,891,323</td>
</tr>
<tr>
<td>Women, Infants and Children</td>
<td>21000</td>
<td>38,621</td>
</tr>
<tr>
<td>Early Intervention</td>
<td>22300</td>
<td>8,134,060</td>
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<tr>
<td>Cancer Registry</td>
<td>22500</td>
<td>206,306</td>
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<tr>
<td>Office of Drug Control Policy (R)</td>
<td>35401</td>
<td>545,153</td>
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<tr>
<td>Statewide EMS Program Support (R)</td>
<td>38300</td>
<td>1,695,271</td>
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<tr>
<td>Office of Medical Cannabis (R)</td>
<td>42001</td>
<td>1,459,989</td>
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<tr>
<td>Black Lung Clinics</td>
<td>46700</td>
<td>170,885</td>
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<tr>
<td>Vaccine for Children</td>
<td>55100</td>
<td>338,235</td>
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<tr>
<td>Tuberculosis Control</td>
<td>55300</td>
<td>329,256</td>
</tr>
<tr>
<td>Maternal and Child Health Clinics, Clinicians</td>
<td>57500</td>
<td>5,892,707</td>
</tr>
<tr>
<td>Medical Contracts and Fees (R)</td>
<td>57700</td>
<td>890,000</td>
</tr>
<tr>
<td>Epidemiology Support</td>
<td>62600</td>
<td>1,497,192</td>
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<tr>
<td>Primary Care Support</td>
<td>62800</td>
<td>1,223,666</td>
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<tr>
<td>Sexual Assault Intervention and Prevention</td>
<td>72300</td>
<td>800,000</td>
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<tr>
<td>Health Right Free Clinics</td>
<td>72700</td>
<td>4,250,000</td>
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<tr>
<td>Capital Outlay and Maintenance (R)</td>
<td>75500</td>
<td>70,000</td>
</tr>
<tr>
<td>Healthy Lifestyles</td>
<td>77800</td>
<td>890,000</td>
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<tr>
<td>Maternal Mortality Review</td>
<td>83400</td>
<td>49,933</td>
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<tr>
<td>Diabetes Education and Prevention</td>
<td>87300</td>
<td>97,125</td>
</tr>
<tr>
<td>BRIM Premium</td>
<td>91300</td>
<td>169,791</td>
</tr>
<tr>
<td>State Trauma and Emergency Care System</td>
<td>91800</td>
<td>1,921,322</td>
</tr>
<tr>
<td>WVU Charleston Poison Control Hotline.............................................</td>
<td>94400</td>
<td>712,942</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td></td>
<td><strong>$73,863,941</strong></td>
</tr>
</tbody>
</table>
Any unexpended balances remaining in the appropriations for Chief Medical Examiner (fund 0407, appropriation 04500), Safe Drinking Water Program (fund 0407, appropriation 18700), Office of Drug Control Policy (fund 0407, appropriation 35401), Office of Drug Control Policy – Surplus (fund 0407, appropriation 35402), Statewide EMS Program Support (fund 0407, appropriation 38300), Office of Medical Cannabis (fund 0407, appropriation 42001), Medical Cannabis Surplus (fund 0407, appropriation 42099), Maternal and Child Health Clinics, Clinicians and Medical Contracts and Fees (fund 0407, appropriation 57500), Capital Outlay, Repairs and Equipment Surplus (fund 0525, appropriation 67700), Capital Outlay and Maintenance (fund 0407, appropriation 75500), Emergency Response Entities – Special Projects (fund 0407, appropriation 82200), and Tobacco Education Program (fund 0407, appropriation 90600) at the close of the fiscal year 2021 are hereby reappropriated for expenditure during the fiscal year 2022.

Notwithstanding the provisions of Title I, section three of this bill, the secretary of the Department of Health and Human Resources shall have the authority to transfer funds within the above appropriations: Provided, That no more than five percent of the funds appropriated to one appropriation may be transferred to other appropriations: Provided, however, That no funds from other appropriations shall be transferred to the personal services and employee benefits appropriation.

From the above appropriation for Current Expenses (fund 0407, appropriation 13000), an amount not less than $100,000 is for the West Virginia Cancer Coalition; $50,000 shall be expended for the West Virginia Aids Coalition; $100,000 is for Adolescent Immunization Education; $73,065 is for informal dispute resolution relating to nursing home administrative appeals; and $1,000,000 shall be used for the administration of the Telestroke program.

From the above appropriation for Maternal and Child Health Clinics, Clinicians and Medical Contracts and Fees (fund 0407, appropriation 57500) up to $400,000 may be transferred to the Breast and Cervical Cancer Diagnostic Treatment Fund (fund
$11,000 is for the Marshall County Health Department for dental services.

58 - Consolidated Medical Services Fund

(WV Code Chapter 16)

Fund 0525 FY 2022 Org 0506

<table>
<thead>
<tr>
<th>Appropriation Description</th>
<th>Appropriation Code</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
<td>Personal Services and Employee Benefits</td>
<td>00100</td>
<td>$1,632,588</td>
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<tr>
<td>Current Expenses</td>
<td>13000</td>
<td>14,113</td>
</tr>
<tr>
<td>Jobs &amp; Hope</td>
<td>14902</td>
<td>0</td>
</tr>
<tr>
<td>Behavioral Health Program (R)</td>
<td>21900</td>
<td>71,671,175</td>
</tr>
<tr>
<td>Institutional Facilities Operations (R)</td>
<td>33500</td>
<td>147,729,180</td>
</tr>
<tr>
<td>Substance Abuse Continuum of Care (R)</td>
<td>35400</td>
<td>1,840,000</td>
</tr>
<tr>
<td>Capital Outlay and Maintenance (R)</td>
<td>75500</td>
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<td>BRIM Premium</td>
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<td><strong>Total</strong></td>
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<td><strong>$225,133,154</strong></td>
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</table>

Any unexpended balances remaining in the appropriations for Jim’s Dream (fund 0525, appropriation 14901), Behavioral Health Program (fund 0525, appropriation 21900), Institutional Facilities Operations (fund 0525, appropriation 33500), Substance Abuse Continuum of Care (fund 0525, appropriation 35400), and Capital Outlay and Maintenance (fund 0525, appropriation 75500) at the close of the fiscal year 2021 are hereby reappropriated for expenditure during the fiscal year 2022.

Notwithstanding the provisions of Title I, section three of this bill, the secretary of the Department of Health and Human Resources shall have the authority to transfer funds within the above appropriations: Provided, That no more than five percent of the funds appropriated to one appropriation may be transferred to other appropriations: Provided, however, That no funds from other appropriations shall be transferred to the personal services and employee benefits appropriation.

Included in the above appropriation for Behavioral Health Program (fund 0525, appropriation 21900) is $100,000 for the Healing Place of Huntington.
The above appropriation for Institutional Facilities Operations (fund 0525, appropriation 33500) contains prior year salary increases due to the Hartley court order in the amount of $2,202,013 for William R. Sharpe Jr. Hospital, and $2,067,984 for Mildred Mitchel-Bateman Hospital.

From the above appropriation for Substance Abuse Continuum of Care (fund 0525, appropriation 35400), the funding will be consistent with the goal areas outlined in the Comprehensive Substance Abuse Strategic Action Plan.

Additional funds have been appropriated in fund 5156, fiscal year 2022, organization 0506, for the operation of the institutional facilities. The secretary of the Department of Health and Human Resources is authorized to utilize up to ten percent of the funds from the Institutional Facilities Operations appropriation to facilitate cost effective and cost saving services at the community level.

59 - Division of Health –

West Virginia Drinking Water Treatment

(WV Code Chapter 16)

Fund 0561 FY 2022 Org 0506

West Virginia Drinking Water Treatment Revolving Fund-Transfer.........................68900 $  647,500

The above appropriation for Drinking Water Treatment Revolving Fund – Transfer shall be transferred to the West Virginia Drinking Water Treatment Revolving Fund or appropriate bank depository and the Drinking Water Treatment Revolving – Administrative Expense Fund as provided by Chapter 16 of the Code.

60 - Human Rights Commission

(WV Code Chapter 5)

Fund 0416 FY 2022 Org 0510
Personal Services and Employee Benefits ....00100 $ 961,553
Salary and Benefits of Cabinet Secretary
  and Agency Heads ..............................00201 112,000
Unclassified ........................................09900 4,024
Current Expenses ....................................13000 331,304
BRIM Premium .......................................91300 10,764
Total .................................................. $ 1,419,645

61 - Division of Human Services

(WV Code Chapters 9, 48, and 49)

Fund 0403 FY 2022 Org 0511

Personal Services and Employee Benefits ....00100 $ 50,630,531
Salary and Benefits of Cabinet Secretary
  and Agency Heads ..............................00201 87,031
Unclassified ........................................09900 5,688,944
Current Expenses ....................................13000 11,772,050
Child Care Development ..........................14400 3,102,718
Medical Services ....................................18900 318,512,213
Social Services ......................................19500 226,138,785
Family Preservation Program .....................19600 1,565,000
Family Resource Networks .........................27400 1,762,464
Domestic Violence Legal Services Fund ..........38400 400,000
James “Tiger” Morton
  Catastrophic Illness Fund .........................45500 18,664
I/DD Waiver ..........................................46600 108,541,736
Child Protective Services Case Workers ..........46800 27,843,073
Title XIX Waiver for Seniors .......................53300 13,593,620
WV Teaching Hospitals Tertiary/Safety Net .......54700 6,356,000
In-Home Family Education ........................68800 1,000,000
WV Works Separate State Program .................69800 135,000
Child Support Enforcement .........................70500 6,458,806
Temporary Assistance for Needy Families/
  Maintenance of Effort ................................70700 25,819,096
Child Care – Maintenance of Effort Match .......70800 5,693,743
Grants for Licensed Domestic Violence
  Programs and Statewide Prevention ..............75000 2,500,000
Capital Outlay and Maintenance (R) ................75500 11,875
Community Based Services and Pilot Programs for Youth............75900 1,000,000
Medical Services Administrative Costs...........78900 43,568,141
Traumatic Brain Injury Waiver..................83500 800,000
Indigent Burials (R).............................85100 1,550,000
CHIP Administrative Costs.......................85601 700,000
CHIP Services.......................................85602 6,390,665
BRIM Premium........................................91300 892,642
Rural Hospitals Under 150 Beds...............94000 2,596,000
Children’s Trust Fund – Transfer.........95100 220,000
PATH..................................................95400 7,162,452
Total.................................................... $882,511,249

Any unexpended balances remaining in the appropriations for Capital Outlay and Maintenance (fund 0403, appropriation 75500) and Indigent Burials (fund 0403, appropriation 85100) at the close of the fiscal year 2021 are hereby reappropriated for expenditure during the fiscal year 2022.

Notwithstanding the provisions of Title I, section three of this bill, the secretary of the Department of Health and Human Resources shall have the authority to transfer funds within the above appropriations: Provided, That no more than five percent of the funds appropriated to one appropriation may be transferred to other appropriations: Provided, however, That no funds from other appropriations shall be transferred to the personal services and employee benefits appropriation.

The secretary shall have authority to expend funds for the educational costs of those children residing in out-of-state placements, excluding the costs of special education programs.

Included in the above appropriation for Social Services (fund 0403, appropriation 19500) is funding for continuing education requirements relating to the practice of social work.

The above appropriation for Domestic Violence Legal Services Fund (fund 0403, appropriation 38400) shall be transferred to the Domestic Violence Legal Services Fund (fund 5455).
The above appropriation for James “Tiger” Morton Catastrophic Illness Fund (fund 0403, appropriation 45500) shall be transferred to the James “Tiger” Morton Catastrophic Illness Fund (fund 5454) as provided by Article 5Q, Chapter 16 of the Code.

The above appropriation for WV Works Separate State Program (fund 0403, appropriation 69800), shall be transferred to the WV Works Separate State College Program Fund (fund 5467), and the WV Works Separate State Two-Parent Program Fund (fund 5468) as determined by the secretary of the Department of Health and Human Resources.

From the above appropriation for Child Support Enforcement (fund 0403, appropriation 70500) an amount not to exceed $300,000 may be transferred to a local banking depository to be utilized to offset funds determined to be uncollectible.

From the above appropriation for the Grants for Licensed Domestic Violence Programs and Statewide Prevention (fund 0403, appropriation 75000), 50% of the total shall be divided equally and distributed among the fourteen (14) licensed programs and the West Virginia Coalition Against Domestic Violence (WVCADV). The balance remaining in the appropriation for Grants for Licensed Domestic Violence Programs and Statewide Prevention (fund 0403, appropriation 75000), shall be distributed according to the formula established by the Family Protection Services Board.

The above appropriation for Children’s Trust Fund – Transfer (fund 0403, appropriation 95100) shall be transferred to the Children’s Trust Fund (fund 5469, org 0511).

**DEPARTMENT OF HOMELAND SECURITY**

62 - Department of Homeland Security –

*Office of the Secretary*

(WV Code Chapter 5F)
Fund 0430 FY 2022 Org 0601

Personal Services and Employee Benefits ....00100  $  516,426
Salary and Benefits of Cabinet Secretary
   and Agency Heads ..............................00201  168,000
Unclassified (R) ..................................09900  30,000
Current Expenses .................................13000  145,886
Repairs and Alterations .........................06400  500
Equipment .........................................07000  500
Fusion Center (R) ...............................46900  2,683,140
Other Assets ......................................69000  500
Directed Transfer ................................70000  32,000
BRIM Premium .....................................91300  22,563
WV Fire and EMS Survivor Benefit (R) .....93900  200,000
Total.................................................. $  3,799,515

Any unexpended balances remaining in the appropriations for Unclassified (fund 0430, appropriation 09900), Fusion Center (fund 0430, appropriation 46900), Justice Reinvestment Training – Surplus (fund 0430, appropriation 69900), WV Fire and EMS Survivor Benefit (fund 0430, appropriation 93900), and Homeland State Security Administrative Agency (fund 0430, appropriation 95300) at the close of the fiscal year 2021 are hereby reappropriated for expenditure during the fiscal year 2022.

The above appropriation for Directed Transfer (fund 0430, appropriation 70000) shall be transferred to the Law-Enforcement, Safety and Emergency Worker Funeral Expense Payment Fund (fund 6003).

63 - Division of Emergency Management

(WV Code Chapter 15)

Fund 0443 FY 2022 Org 0606

Personal Services and Employee Benefits ....00100  $  2,128,644
Salary and Benefits of Cabinet Secretary
   and Agency Heads ..............................00201  61,250
Unclassified .....................................09900  21,022
Current Expenses ...............................13000  51,065
Repairs and Alterations..............................06400  600
Radiological Emergency Preparedness........55400  17,052
SIRN ..................................................55401  600,000
Federal Funds/Grant Match (R) ...............74900  1,409,145
Mine and Industrial Accident Rapid
  Response Call Center.............................78100  469,911
Early Warning Flood System (R) .............87700  1,284,448
BRIM Premium.......................................91300  96,529
  Total................................................ $ 6,139,666

Any unexpended balances remaining in the appropriations for
Federal Funds/Grant Match (fund 0443, appropriation 74900),
Early Warning Flood System (fund 0443, appropriation 87700),
and Disaster Mitigation (fund 0443, appropriation 95200) at the
close of the fiscal year 2021 are hereby reappropriated for
expenditure during the fiscal year 2022.

64 - Division of Corrections and Rehabilitation –

West Virginia Parole Board

(WV Code Chapter 62)

Fund 0440 FY 2022 Org 0608

  Personal Services and Employee Benefits ....00100  $ 307,843
  Unclassified...........................................09900  10,000
  Current Expenses ..................................13000  334,440
  Salaries of Members of West Virginia
    Parole Board ....................................22700  707,056
    BRIM Premium....................................91300  6,149
  Total................................................ $ 1,365,488

The above appropriation for Salaries of Members of West
Virginia Parole Board (fund 0440, appropriation 22700) includes
funding for salary, annual increment (as provided for in W.Va.
Code §5-5-1), and related employee benefits of board members.

65 - Division of Corrections and Rehabilitation –

Central Office
**Fund 0446 FY 2022 Org 0608**

<table>
<thead>
<tr>
<th>Description</th>
<th>FY 2022</th>
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</thead>
<tbody>
<tr>
<td>Personal Services and Employee Benefits ....00100</td>
<td>$ 450,577</td>
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<td>Salary and Benefits of Cabinet Secretary and Agency Heads</td>
<td>$ 126,000</td>
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<td>Current Expenses ......................................13000</td>
<td>$ 2,400</td>
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<td><strong>Total</strong>......................................................................</td>
<td><strong>$ 578,977</strong></td>
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</tbody>
</table>

66 - Division of Corrections and Rehabilitation –

**Correctional Units**

(WV Code Chapter 15A)

**Fund 0450 FY 2022 Org 0608**

<table>
<thead>
<tr>
<th>Description</th>
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</tr>
</thead>
<tbody>
<tr>
<td>Employee Benefits ..................................................................................</td>
<td>$ 1,258,136</td>
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<tr>
<td>Unclassified .........................................................................................</td>
<td>$ 1,578,800</td>
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<tr>
<td>Current Expenses (R) ............................................................................</td>
<td>$ 52,016,936</td>
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<td>Children’s Protection Act (R) ................................................................</td>
<td>$ 838,437</td>
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<tr>
<td>Facilities Planning and Administration (R) .38600 ..................................</td>
<td>$ 1,274,200</td>
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<tr>
<td>Charleston Correctional Center ..................................................................</td>
<td>$ 3,400,402</td>
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<tr>
<td>Beckley Correctional Center .....................................................................</td>
<td>$ 2,518,874</td>
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<td>Anthony Correctional Center .....................................................................</td>
<td>$ 6,096,779</td>
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<td>Huttonsville Correctional Center ................................................................</td>
<td>$ 21,697,029</td>
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<td>Northern Correctional Center ....................................................................</td>
<td>$ 7,899,965</td>
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<tr>
<td>Inmate Medical Expenses (R) ......................................................................</td>
<td>$ 21,226,064</td>
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<td>Pruntytown Correctional Center ..................................................................</td>
<td>$ 8,562,705</td>
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<tr>
<td>Corrections Academy ..................................................................................</td>
<td>$ 1,925,980</td>
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<tr>
<td>Information Technology Services ..................................................................</td>
<td>$ 2,759,052</td>
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<tr>
<td>Martinsburg Correctional Center .................................................................</td>
<td>$ 4,348,990</td>
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<tr>
<td>Parole Services .........................................................................................</td>
<td>$ 5,775,564</td>
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<tr>
<td>Special Services .......................................................................................</td>
<td>$ 5,694,768</td>
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<tr>
<td>Investigative Services ...............................................................................</td>
<td>$ 3,394,070</td>
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<tr>
<td>Capital Outlay and Maintenance (R) ........................................................</td>
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<tr>
<td>Salem Correctional Center .........................................................................</td>
<td>$ 11,305,381</td>
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<td>McDowell County Correctional Center ......................................................</td>
<td>$ 2,542,590</td>
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<td>Stevens Correctional Center ......................................................................</td>
<td>$ 7,863,195</td>
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<td>Parkersburg Correctional Center ..................................................................</td>
<td>$ 3,927,845</td>
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<tr>
<td>Correctional Facility</td>
<td>Appropriation</td>
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<tr>
<td>St. Mary’s Correctional Center</td>
<td>88100</td>
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<tr>
<td>Denmar Correctional Center</td>
<td>88200</td>
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<tr>
<td>Ohio County Correctional Center</td>
<td>88300</td>
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<tr>
<td>Mt. Olive Correctional Complex</td>
<td>88800</td>
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<td>Lakin Correctional Center</td>
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<tr>
<td>BRIM Premium</td>
<td>91300</td>
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<tr>
<td><strong>Total</strong></td>
<td></td>
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</tbody>
</table>

Any unexpended balances remaining in the appropriations for Children’s Protection Act (fund 0450, appropriation 09000), Unclassified – Surplus (fund 0450, appropriation 09700), Current Expenses (fund 0450, appropriation 13000), Facilities Planning and Administration (fund 0450, appropriation 38600), Inmate Medical Expenses (fund 0450, appropriation 53500), Capital Improvements – Surplus (fund 0450, appropriation 66100), Capital Outlay, Repairs and Equipment – Surplus (fund 0450, appropriation 67700), Capital Outlay and Maintenance (fund 0450, appropriation 75500), Security System Improvements – Surplus (fund 0450, appropriation 75501), and Roof Repairs and Mechanical System Upgrades (fund 0450, appropriation 75502) at the close of the fiscal year 2021 are hereby reappropriated for expenditure during the fiscal year 2022.

The Commissioner of Corrections and Rehabilitation shall have the authority to transfer between appropriations.

From the above appropriation to Current Expenses (fund 0450, appropriation 13000) payment shall be made to house Division of Corrections and Rehabilitation inmates in federal, county, and/or regional jails.

Any realized savings from Energy Savings Contract may be transferred to Facilities Planning and Administration (fund 0450, appropriation 38600).

67 - Division of Corrections and Rehabilitation –

Bureau of Juvenile Services

(WV Code Chapter 15A)
Fund 0570 FY 2022 Org 0608

Statewide Reporting Centers.......................... 26200 $6,758,529
Robert L. Shell Juvenile Center ......................26700 2,519,068
Resident Medical Expenses (R) .......................53501 3,604,999
Central Office........................................ 70100 1,713,291
Capital Outlay and Maintenance (R) .............75500 250,000
Gene Spadaro Juvenile Center ...................... 79300 2,659,469
BRIM Premium........................................... 91300 115,967
Kenneth Honey Rubenstein Juvenile Center (R) .....98000 5,717,712
Vicki Douglas Juvenile Center .....................98100 2,389,494
Northern Regional Juvenile Center ................ 98200 2,876,302
Lorrie Yeager Jr. Juvenile Center .................98300 2,422,880
Sam Perdue Juvenile Center ....................... 98400 2,614,497
Tiger Morton Center ................................. 98500 2,633,060
Donald R. Kuhn Juvenile Center ..................98600 5,060,657
J.M. “Chick” Buckbee Juvenile Center ...........98700 2,527,617

Total......................................................... $43,863,542

Any unexpended balances remaining in the appropriations for Resident Medical Expenses (fund 0570, appropriation 53501), Capital Outlay and Maintenance (fund 0570, appropriation 75500), Roof Repairs and Mechanical System Upgrades (fund 0570, appropriation 75502), and Kenneth Honey Rubenstein Juvenile Center (fund 0570, appropriation 98000) at the close of the fiscal year 2021 are hereby reappropriated for expenditure during the fiscal year 2022.

The Director of Juvenile Services shall have the authority to transfer between appropriations to the individual juvenile centers above including statewide reporting centers and central office and may transfer funds from the individual juvenile centers to Resident Medical Expenses (fund 0570, appropriation 53501).

68 - West Virginia State Police

(WV Code Chapter 15)

Fund 0453 FY 2022 Org 0612
Personal Services and Employee Benefits....00100  $ 62,115,935  
Salary and Benefits of Cabinet Secretary  
and Agency Heads ..........................00201  139,300  
Children’s Protection Act ......................09000  1,009,529  
Current Expenses ..........................13000  10,384,394  
Repairs and Alterations ......................06400  450,523  
Trooper Class ................................52100  3,207,832  
Barracks Lease Payments ....................55600  237,898  
Communications and Other Equipment (R).55800  1,070,968  
Trooper Retirement Fund.....................60500  9,592,923  
Handgun Administration Expense ..........74700  77,892  
Capital Outlay and Maintenance (R) ....75500  250,000  
Retirement Systems – Unfunded Liability....77500  17,798,000  
Automated Fingerprint  
Identification System ......................89800  2,211,693  
BRIM Premium .............................91300  5,743,921  
Total.................................................. $114,290,808  

Any unexpended balances remaining in the appropriations for Communications and Other Equipment (fund 0453, appropriation 55800) and Capital Outlay and Maintenance (fund 0453, appropriation 75500) at the close of the fiscal year 2021 are hereby reappropriated for expenditure during the fiscal year 2022.

From the above appropriation for Personal Services and Employee Benefits (fund 0453, appropriation 00100), an amount not less than $25,000 shall be expended to offset the costs associated with providing police services for the West Virginia State Fair.

69 - Fire Commission  
(WV Code Chapter 29)  
Fund 0436 FY 2022 Org 0619  
Current Expenses ..........................13000  $ 63,061

70 - Division of Protective Services  
(WV Code Chapter 5F)
### Fund 0585 FY 2022 Org 0622

<table>
<thead>
<tr>
<th>Item</th>
<th>Appropriation</th>
<th>Amount</th>
</tr>
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<tbody>
<tr>
<td>Personal Services and Employee Benefits ....00100</td>
<td>09900</td>
<td>21,991</td>
</tr>
<tr>
<td>Unclassified (R)</td>
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<tr>
<td>Current Expenses</td>
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<td>Repairs and Alterations</td>
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<td>Equipment (R)</td>
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<tr>
<td>BRIM Premium</td>
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<td>32,602</td>
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<td><strong>Total</strong></td>
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<td><strong>$ 3,579,704</strong></td>
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</table>

Any unexpended balances remaining in the appropriations for Equipment (fund 0585, appropriation 07000) and Unclassified (fund 0585, appropriation 09900) at the close of the fiscal year 2021 are hereby reappropriated for expenditure during the fiscal year 2022.

### 71 - Division of Justice and Community Services

(WV Code Chapter 15)

### Fund 0546 FY 2022 Org 0623

<table>
<thead>
<tr>
<th>Item</th>
<th>Appropriation</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Personal Services and Employee Benefits ....00100</td>
<td>09900</td>
<td>21,991</td>
</tr>
<tr>
<td>Current Expenses</td>
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<td>233,360</td>
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<tr>
<td>Repairs and Alterations</td>
<td>06400</td>
<td>1,804</td>
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<tr>
<td>Child Advocacy Centers (R)</td>
<td>45800</td>
<td>2,206,954</td>
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<tr>
<td>Community Corrections (R)</td>
<td>56100</td>
<td>4,595,222</td>
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<tr>
<td>Statistical Analysis Program</td>
<td>59700</td>
<td>49,819</td>
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<tr>
<td>Sexual Assault Forensic Examination Commission (R)</td>
<td>71400</td>
<td>77,525</td>
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<tr>
<td>Qualitative Analysis and Training for Youth Services (R)</td>
<td>76200</td>
<td>136,278</td>
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<tr>
<td>Law Enforcement Professional Standards ....83800</td>
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<td>164,272</td>
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<tr>
<td>Justice Reinvestment Initiative (R)</td>
<td>89501</td>
<td>2,332,101</td>
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<tr>
<td>BRIM Premium</td>
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<td>2,123</td>
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<td><strong>Total</strong></td>
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<td><strong>$ 10,370,437</strong></td>
</tr>
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</table>

Any unexpended balances remaining in the appropriations for Child Advocacy Centers (fund 0546, appropriation 45800), Community Corrections (fund 0546, appropriation 56100), Sexual Assault Forensic Examination Commission (fund 0546...
appropriation 71400), Qualitative Analysis and Training for Youth Services (fund 0546, appropriation 76200), and Justice Reinvestment Initiative (fund 0546, appropriation 89501) at the close of the fiscal year 2021 are hereby reappropriated for expenditure during the fiscal year 2022.

From the above appropriation for Current Expenses (fund 0546, appropriation 13000), $100,000 shall be used for Court Appointed Special Advocates. .................................................................

From the above appropriation for Child Advocacy Centers (fund 0546, appropriation 45800), the division may retain an amount not to exceed four percent of the appropriation for administrative purposes.

72 - Division of Administrative Services

(WV Code Chapter 15A)

Fund 0619 FY 2022 Org 0623

<table>
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<th>Description</th>
<th>Code</th>
<th>FY 2022</th>
<th>Org 0623</th>
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<tbody>
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<td>5,234,723</td>
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</table>

DEPARTMENT OF REVENUE

73 - Office of the Secretary

(WV Code Chapter 11)

Fund 0465 FY 2022 Org 0701

<table>
<thead>
<tr>
<th>Description</th>
<th>Code</th>
<th>FY 2022</th>
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<tr>
<td>Personal Services and Employee Benefits</td>
<td>00100</td>
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<tr>
<td>Salary and Benefits of Cabinet Secretary and Agency Heads</td>
<td>00201</td>
<td>168,000</td>
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<tr>
<td>Unclassified</td>
<td>09900</td>
<td>437</td>
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<td>Current Expenses</td>
<td>13000</td>
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<tr>
<td>Repairs and Alterations</td>
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<tr>
<td>Equipment</td>
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<tr>
<td>Other Assets</td>
<td>69000</td>
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<tr>
<td>Total</td>
<td></td>
<td>608,699</td>
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Any unexpended balance remaining in the appropriation for Unclassified – Total (fund 0465, appropriation 09600) at the close of the fiscal year 2021 is hereby reappropriated for expenditure during the fiscal year 2022.

74 - Tax Division

(WV Code Chapter 11)

Fund 0470 FY 2022 Org 0702

Personal Services and Employee Benefits (R) 00100 $ 18,136,041
Salary and Benefits of Cabinet Secretary and Agency Heads ........................................... 00201 136,500
Unclassified (R) ........................................... 09900 174,578
Current Expenses (R) .................................... 13000 5,823,635
Repairs and Alterations .................................. 06400 10,150
Equipment .................................................... 07000 54,850
Tax Technology Upgrade ................................ 09400 3,700,000
Multi State Tax Commission ............................ 65300 77,958
Other Assets .................................................... 69000 10,000
BRIM Premium ................................................. 91300 15,579
Total ........................................................................ $ 28,139,291

Any unexpended balances remaining in the appropriations for Personal Services and Employee Benefits (fund 0470, appropriation 00100), Unclassified (fund 0470, appropriation 09900), Current Expenses (fund 0470, appropriation 13000), and Integrated Tax Assessment System (fund 0470, appropriation 29200) at the close of the fiscal year 2021 are hereby reappropriated for expenditure during the fiscal year 2022.

75 - State Budget Office

(WV Code Chapter 11B)

Fund 0595 FY 2022 Org 0703

Personal Services and Employee Benefits .... 00100 $ 794,942
Unclassified (R) ........................................... 09900 9,200
Current Expenses ......................................... 13000 119,449
Total ................................................................. $ 923,591
Any unexpended balance remaining in the appropriation for Unclassified (fund 0595, appropriation 09900) at the close of the fiscal year 2021 is hereby reappropriated for expenditure during the fiscal year 2022.

76 - West Virginia Office of Tax Appeals

(WV Code Chapter 11)

Fund 0593 FY 2022 Org 0709

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<td><strong>$553,445</strong></td>
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Any unexpended balance remaining in the appropriation for Current Expenses (fund 0593, appropriation 13000) at the close of the fiscal year 2021 is hereby reappropriated for expenditure during the fiscal year 2022.

77 - Division of Professional and Occupational Licenses – State Athletic Commission

(WV Code Chapter 29)

Fund 0523 FY 2022 Org 0933

<table>
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<tbody>
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<td>Current Expenses</td>
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</table>

DEPARTMENT OF TRANSPORTATION

78 - State Rail Authority

(WV Code Chapter 29)

Fund 0506 FY 2022 Org 0804

<table>
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<tr>
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<tbody>
<tr>
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</tbody>
</table>
Current Expenses .............................................13000  287,707
Other Assets (R).............................................69000  1,270,019
BRIM Premium.............................................91300  201,541
Total.......................................................... $  2,120,894

Any unexpended balance remaining in the appropriation for Other Assets (fund 0506, appropriation 69000) at the close of the fiscal year 2021 is hereby reappropriated for expenditure during the fiscal year 2022.

79 - Division of Public Transit

(WV Code Chapter 17)

Fund 0510 FY 2022 Org 0805

Equipment (R).............................................07000  $   25,000
Current Expenses (R).............................13000  2,137,989
Buildings..............................................25800  50,000
Other Assets (R).........................................69000  50,000
Total......................................................... $  2,262,989

Any unexpended balances remaining in the appropriations for Equipment (fund 0510, appropriation 07000), Current Expenses (fund 0510, appropriation 13000), Buildings (fund 0510, appropriation 25800), and Other Assets (fund 0510, appropriation 69000) at the close of the fiscal year 2021 are hereby reappropriated for expenditure during the fiscal year 2022.

80 - Aeronautics Commission

(WV Code Chapter 29)

Fund 0582 FY 2022 Org 0807

Personal Services and Employee Benefits....00100  $   223,740
Current Expenses (R).............................13000  591,839
Repairs and Alterations.............................06400  100
BRIM Premium.............................................91300  4,438
Total.......................................................... $  820,117
Any unexpended balance remaining in the appropriation for Current Expenses (fund 0582, appropriation 13000) at the close of the fiscal year 2021 is hereby reappropriated for expenditure during the fiscal year 2022.

**DEPARTMENT OF VETERANS’ ASSISTANCE**

*81 - Department of Veterans’ Assistance*

(WV Code Chapter 9A)

Fund 0456 FY 2022 Org 0613

Personal Services and Employee Benefits ....00100 $ 1,931,772
Salary and Benefits of Cabinet Secretary and Agency Heads ..................00201 110,880
Unclassified...................................09900 20,000
Current Expenses ..........................13000 161,450
Repairs and Alterations .....................06400 5,000
Veterans’ Field Offices .....................22800 405,550
Buildings (R) ................................25800 7,000,000
Veterans’ Nursing Home (R) .............28600 6,861,472
Veterans’ Toll Free Assistance Line .......32800 2,015
Veterans’ Reeducation Assistance (R) ...32900 40,000
Veterans’ Grant Program (R) .............34200 560,000
Veterans’ Grave Markers ....................47300 10,000
Veterans’ Cemetery .........................80800 389,215
BRIM Premium ...............................91300 50,000
Total ...........................................$ 17,547,354

Any unexpended balances remaining in the appropriations for Buildings – Surplus (fund 0456, appropriation ######), Veterans’ Nursing Home (fund 0456, appropriation 28600), Veterans’ Reeducation Assistance (fund 0456, appropriation 32900), Veterans’ Grant Program (fund 0456, appropriation 34200), Veterans’ Bonus – Surplus (fund 0456, appropriation 34400), and Educational Opportunities for Children of Deceased Veterans (fund 0456, appropriation 85400) at the close of the fiscal year 2021 are hereby reappropriated for expenditure during the fiscal year 2022.
82 - Department of Veterans’ Assistance –

Veterans’ Home

(WV Code Chapter 9A)

Fund 0460 FY 2022 Org 0618

Personal Services and Employee Benefits ....00100 $ 1,217,096
Current Expenses (R) ..........................13000 46,759
Veterans Outreach Programs ...............61700 200,740
Total ............................................. $ 1,464,595

Any unexpended balance remaining in the appropriation for Current Expenses (fund 0460, appropriation 13000) at the close of fiscal year 2021 is hereby reappropriated for expenditure during the fiscal year 2022.

BUREAU OF SENIOR SERVICES

83 - Bureau of Senior Services

(WV Code Chapter 29)

Fund 0420 FY 2022 Org 0508

Current Expenses ....................................13000 $ 0
Transfer to Division of Human Services for Health Care and Title XIX Waiver for Senior Citizens ........................................53900 29,950,955
Total .................................................. $ 29,950,955

The above appropriation for Transfer to Division of Human Services for Health Care and Title XIX Waiver for Senior Citizens (fund 0420, appropriation 53900) along with the federal moneys generated thereby shall be used for reimbursement for services provided under the program.

The above appropriation is in addition to funding provided in fund 5405 for this program.
**WEST VIRGINIA COUNCIL FOR COMMUNITY AND TECHNICAL COLLEGE EDUCATION**

*84 - West Virginia Council for Community and Technical College Education – Control Account*  
(WV Code Chapter 18B)

Fund 0596 FY 2022 Org 0420

<table>
<thead>
<tr>
<th>Description</th>
<th>Fund</th>
<th>FY 2022</th>
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<tbody>
<tr>
<td>West Virginia Council for Community and Technical Education (R)</td>
<td>0596</td>
<td>39200</td>
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<td>Transit Training Partnership</td>
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<td>Technical Program Development (R)</td>
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<td>WV Invests Grant Program (R)</td>
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<td>$15,781,754</td>
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Any unexpended balances remaining in the appropriations for West Virginia Council for Community and Technical Education (fund 0596, appropriation 39200), Capital Improvements – Surplus (fund 0596, appropriation 66100), Community College Workforce Development (fund 0596, appropriation 87800), West Virginia Advance Workforce Development (fund 0596, appropriation 89300), Technical Program Development (fund 0596, appropriation 89400), and WV Invests Grant Program (fund 0596, appropriation 89401) at the close of the fiscal year 2021 are hereby reappropriated for expenditure during the fiscal year 2022.

*85 - Mountwest Community and Technical College*  
(WV Code Chapter 18B)

Fund 0599 FY 2022 Org 0444
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<th>Project Description</th>
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<td>Mountwest Community and Technical College</td>
<td>48700</td>
<td>$ 6,391,967</td>
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<td>New River Community and Technical College</td>
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<td>$ 5,776,913</td>
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<td>Pierpont Community and Technical College</td>
<td>93000</td>
<td>$ 7,820,129</td>
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<td>Blue Ridge Community and Technical College</td>
<td>88500</td>
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<tr>
<td>West Virginia University at Parkersburg</td>
<td>47100</td>
<td>$ 10,164,495</td>
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<td>Southern West Virginia Community and Technical College</td>
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<td>Institution</td>
<td>Fund</td>
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<td>Southern West Virginia Community and Technical College</td>
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<td>0489</td>
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<td><strong>91 - West Virginia Northern Community and Technical College</strong></td>
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<td>(WV Code Chapter 18B)</td>
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<td>2022</td>
<td>0489</td>
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<td><strong>93 - BridgeValley Community and Technical College</strong></td>
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<td>(WV Code Chapter 18B)</td>
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<td>BridgeValley Community and Technical College</td>
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<td>2022</td>
<td>0493</td>
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<td><strong>HIGHER EDUCATION POLICY COMMISSION</strong></td>
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<td><strong>94 - Higher Education Policy Commission –</strong></td>
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<tr>
<td>Administration –</td>
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<td>(WV Code Chapter 18B)</td>
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<tr>
<td>Personal Services and Employee Benefits....00100</td>
<td>00100</td>
<td>2022</td>
<td>0441</td>
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<tr>
<td>Current Expenses</td>
<td>13000</td>
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</table>
RHI Program and Site Support –
   RHEP Program Administration ..........03700  80,000
Mental Health Provider
   Loan Repayment (R)..........................11301  330,000
Higher Education Grant Program .........16400  40,619,864
Tuition Contract Program (R).............16500  1,225,120
Underwood-Smith Scholarship
   Program-Student Awards..................16700  628,349
Facilities Planning and Administration...38600  1,760,254
Higher Education System Initiatives......48801  1,630,000
PROMISE Scholarship – Transfer...........80000  18,500,000
HEAPS Grant Program (R)...................86700  5,014,728
Health Professionals’ Student Loan Program86701  547,470
BRIM Premium...................................91300  17,817
Total.............................................$ 74,120,006

Any unexpended balances remaining in the appropriations for Tuition Contract Program (fund 0589, appropriation 16500), HEAPS Grant Program (fund 0589, appropriation 86700), Health Professionals’ Student Loan Program (fund 0589, appropriation 86701), Mental Health Provider Loan Repayment (fund 0589, appropriation 11301), RHI Program and Site Support – RHEP Program Administration (fund 0589, 03700) at the close of the fiscal year 2021 are hereby reappropriated for expenditure during the fiscal year 2022.

The above appropriation for Facilities Planning and Administration (fund 0589, appropriation 38600) is for operational expenses of the West Virginia Education, Research and Technology Park between construction and full occupancy.

The above appropriation for Higher Education Grant Program (fund 0589, appropriation 16400) shall be transferred to the Higher Education Grant Fund (fund 4933, org 0441) established by W.Va. Code §18C-5-3.

The above appropriation for Underwood-Smith Scholarship Program Student Awards (fund 0589, appropriation 16700) shall be transferred to the Underwood-Smith Teacher Scholarship and Loan Assistance Fund (4922, org 0441) established by W.Va. Code §18C-4-1.
The above appropriation for PROMISE Scholarship-Transfer (fund 0589, appropriation 80000) shall be transferred to the PROMISE Scholarship Fund (fund 4296, org 0441) established by W.Va. Code §18C-7-7.

95 - West Virginia University –

School of Medicine

Medical School Fund

(WV Code Chapter 18B)

Fund 0343 FY 2022 Org 0463

WVU School of Health Science –
Eastern Division.........................05600 $ 2,201,822
WVU – School of Health Sciences..............17400 14,830,524
WVU – School of Health Sciences –
Charleston Division ........................17500 2,252,410
Rural Health Outreach Programs (R).........37700 164,517
West Virginia University School of Medicine
BRIM Subsidy ..................................46000 1,203,087
Total.............................................. $ 20,652,360

Any unexpended balance remaining in the appropriation for Rural Health Outreach Programs (fund 0343, appropriation 37700) at the close of fiscal year 2021 is hereby reappropriated for expenditure during the fiscal year 2022.

96 - West Virginia University –

General Administrative Fund

(WV Code Chapter 18B)

Fund 0344 FY 2022 Org 0463

West Virginia University .........................45900 $ 79,017,960
Jackson’s Mill (R)..............................46100 491,458
West Virginia University
Institute of Technology ......................47900 8,020,938
State Priorities – Brownfield Professional Development (R) 53100 316,556
Energy Express (R) 86100 382,935
West Virginia University – Potomac State 99400 4,512,711
Total $92,742,558

Any unexpended balances remaining in the appropriations for Jackson’s Mill (fund 0344, appropriation 46100), State Priorities – Brownfield Professional Development (fund 0344, appropriation 53100), and Energy Express (fund 0344, appropriation 86100) at the close of fiscal year 2021 are hereby reappropriated for expenditure during the fiscal year 2022.

97 - Marshall University –
School of Medicine
(WV Code Chapter 18B)

Fund 0347 FY 2022 Org 0471

Marshall Medical School 17300 $12,051,542
Rural Health Outreach Programs (R) 37700 156,022
Forensic Lab (R) 37701 227,415
Center for Rural Health (R) 37702 157,096
Marshall University Medical School
BRIM Subsidy 44900 872,612
Total $13,464,687

Any unexpended balances remaining in the appropriations for Rural Health Outreach Program (fund 0347, appropriation 37700), Forensic Lab (fund 0347, appropriation 37701), and Center for Rural Health (fund 0347, appropriation 37702) at the close of the fiscal year 2021 are hereby reappropriated for expenditure during the fiscal year 2022.

98 - Marshall University –
General Administration Fund
(WV Code Chapter 18B)
<table>
<thead>
<tr>
<th>Fund 0348 FY 2022 Org 0471</th>
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<tbody>
<tr>
<td>Marshall University ..........44800 $ 36,761,199</td>
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<tr>
<td>Luke Lee Listening Language and Learning Lab (R)..........44801 149,015</td>
</tr>
<tr>
<td>Vista E-Learning (R)...........51900 229,019</td>
</tr>
<tr>
<td>State Priorities – Brownfield Professional Development (R).........53100 309,606</td>
</tr>
<tr>
<td>Marshall University Graduate College Writing Project (R)............80700 25,412</td>
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<tr>
<td>WV Autism Training Center (R)..........93200 1,808,381</td>
</tr>
<tr>
<td>Total.................................................. $ 39,282,632</td>
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</table>

Any unexpended balances remaining in the appropriations for Luke Lee Listening Language and Learning Lab (fund 0348, appropriation 44801), Vista E-Learning (fund 0348, appropriation 51900), State Priorities – Brownfield Professional Development (fund 0348, appropriation 53100), Marshall University Graduate College Writing Project (fund 0348, appropriation 80700), and WV Autism Training Center (fund 0348, appropriation 93200) at the close of the fiscal year 2021 are hereby reappropriated for expenditure during the fiscal year 2022.

99 - West Virginia School of Osteopathic Medicine
(WV Code Chapter 18B)

Fund 0336 FY 2022 Org 0476

| West Virginia School of Osteopathic Medicine ..........17200 $ 8,746,107 |
| Rural Health Outreach Programs (R)..........37700 166,111 |
| West Virginia School of Osteopathic Medicine BRIM Subsidy .................40300 153,405 |
| Rural Health Initiative – Medical Schools Support..........58100 397,592 |
| Total.................................................. $ 9,463,215 |

Any unexpended balance remaining in the appropriation for Rural Health Outreach Programs (fund 0336, appropriation 37700)
at the close of fiscal year 2021 is hereby reappropriated for expenditure during the fiscal year 2022.

100 - Bluefield State College

(WV Code Chapter 18B)

Fund 0354 FY 2022 Org 0482

Bluefield State College .........................40800 $ 6,287,473

101 - Concord University

(WV Code Chapter 18B)

Fund 0357 FY 2022 Org 0483

Concord University .........................41000 $ 10,319,269

102 - Fairmont State University

(WV Code Chapter 18B)

Fund 0360 FY 2022 Org 0484

Fairmont State University .........................41400 $ 18,600,341

103 - Glenville State College

(WV Code Chapter 18B)

Fund 0363 FY 2022 Org 0485

Glenville State College .........................42800 $ 6,350,238

104 - Shepherd University

(WV Code Chapter 18B)

Fund 0366 FY 2022 Org 0486

Shepherd University .........................43200 $ 12,493,572
105 - West Liberty University
  (WV Code Chapter 18B)
  Fund 0370 FY 2022 Org 0488
  West Liberty University.................................43900 $ 8,966,122

106 - West Virginia State University
  (WV Code Chapter 18B)
  Fund 0373 FY 2022 Org 0490
  West Virginia State University......................44100 $ 11,172,374
  West Virginia State University
  Land Grant Match......................................95600 2,950,192
  Total.................................................... $ 14,122,566

  From the above appropriation for West Virginia State University (fund 0373, appropriation 44100), $300,000 shall be for the Healthy Grandfamilies program.

107 - Higher Education Policy Commission –

  Administration -

  West Virginia Network for Educational Telecomputing (WVNET)
  (WV Code Chapter 18B)
  Fund 0551 FY 2022 Org 0495
  WVNET....................................................16900 $ 1,747,826

MISCELLANEOUS BOARDS AND COMMISSIONS

108 - Adjutant General –

  State Militia
  (WV Code Chapter 15)
  Fund 0433 FY 2022 Org 0603
Salary and Benefits of Cabinet Secretary and Agency Heads

- Unclassified (R)................................. 09900 $ 106,798
- College Education Fund...................... 23200 $ 4,000,000
- Civil Air Patrol.................................. 23400 $ 249,664
- Armory Board Transfer......................... 70015 $ 2,317,555
- Mountaineer ChalleNGe Academy............ 70900 $ 3,200,000
- Military Authority (R)......................... 74800 $ 6,071,251
- Drug Enforcement and Support................ 74801 $ 1,500,000
  Total............................................... $ 17,634,268

Any unexpended balances remaining in the appropriations for Unclassified (fund 0433, appropriation 09900), Military Authority (fund 0433, appropriation 74800), and Military Authority – Surplus (fund 0433, appropriation 74899) at the close of the fiscal year 2021 are hereby reappropriated for expenditure during the fiscal year 2022.

From the above appropriations an amount approved by the Adjutant General may be transferred to the State Armory Board for operation and maintenance of National Guard Armories.

The adjutant general shall have the authority to transfer between appropriations.

From the above appropriation and other state and federal funding, the Adjutant General shall provide an amount not less than $4,800,000 to the Mountaineer ChalleNGe Academy to meet anticipated program demand.

109 - Adjutant General –

Military Fund

(WV Code Chapter 15)

Fund 0605 FY 2022 Org 0603

Personal Services and Employee Benefits....00100 $ 100,000
Current Expenses ............................... 13000 $ 57,775
  Total............................................... $ 157,775
Total TITLE II, Section 1 – General Revenue
(INCLUDING CLAIMS AGAINST THE STATE) $4,495,032,115

Sec. 2. Appropriations from state road fund. — From the state road fund there are hereby appropriated conditionally upon the fulfillment of the provisions set forth in Article 2, Chapter 11B of the Code the following amounts, as itemized, for expenditure during the fiscal year 2022.

DEPARTMENT OF TRANSPORTATION

110 - Division of Motor Vehicles

(WV Code Chapters 17, 17A, 17B, 17C, 17D, 20, and 24A)

Fund 9007 FY 2022 Org 0802

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<th>Appropriation</th>
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<tr>
<td>Personal Services and Employee Benefits 00100</td>
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<tr>
<td>Salary and Benefits of Cabinet Secretary and Agency Heads 00201</td>
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<tr>
<td>Current Expenses 13000</td>
<td>16,576,540</td>
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<tr>
<td>Repairs and Alterations 06400</td>
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<tr>
<td>Equipment 07000</td>
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<td>Buildings 25800</td>
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<tr>
<td>Other Assets 69000</td>
<td>8,154,000</td>
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<tr>
<td>BRIM Premium 91300</td>
<td>89,940</td>
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<tr>
<td><strong>Total</strong></td>
<td><strong>$ 53,051,919</strong></td>
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</table>

111 - Division of Highways

(WV Code Chapters 17 and 17C)

Fund 9017 FY 2022 Org 0803

<table>
<thead>
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<th>Appropriation</th>
<th>State Road Fund</th>
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<tbody>
<tr>
<td>Salary and Benefits of Cabinet Secretary and Agency Heads 00201</td>
<td>$ 200,000</td>
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<tr>
<td>Debt Service 04000</td>
<td>124,000,000</td>
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<tr>
<td>Maintenance 23700</td>
<td>520,000,000</td>
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Inventory Revolving ........................................ 27500  4,000,000
Equipment Revolving ........................................ 27600  20,000,000
General Operations ........................................... 27700  152,800,000
Interstate Construction ....................................... 27800  115,000,000
Other Federal Aid Programs ................................. 27900  345,000,000
Appalachian Programs ........................................ 28000  100,000,000
Highway Litter Control ....................................... 28200  1,650,000
Courtesy Patrol.................................................. 28201  0

Total........................................................................ $1,382,650,000

The above appropriations are to be expended in accordance with the provisions of Chapters 17 and 17C of the code.

The Commissioner of Highways shall have the authority to operate revolving funds within the State Road Fund for the operation and purchase of various types of equipment used directly and indirectly in the construction and maintenance of roads and for the purchase of inventories and materials and supplies.

There is hereby appropriated in addition to the above appropriations, sufficient money for the payment of claims, accrued or arising during this budgetary period, to be paid in accordance with Sections 17 and 18, Article 2, Chapter 14 of the code.

It is the intent of the Legislature to capture and match all federal funds available for expenditure on the Appalachian highway system at the earliest possible time. Therefore, should amounts in excess of those appropriated be required for the purposes of Appalachian programs, funds in excess of the amount appropriated may be made available upon recommendation of the commissioner and approval of the Governor. Further, for the purpose of Appalachian programs, funds appropriated by appropriation may be transferred to other appropriations upon recommendation of the commissioner and approval of the Governor.

112 - Office of Administrative Hearings

(WV Code Chapter 17C)

Fund 9027 FY 2022 Org 0808
Personal Services and Employee Benefits ....00100  $ 44,600
Current Expenses ........................................ 13000  100
Repairs and Alterations............................ 06400  100
Equipment.................................................. 07000  100
BRIM Premium............................................ 91300  100
Total....................................................... $ 45,000

Total TITLE II, Section 2 – State Road Fund
(Including claims against the state) ................. $1,436,368,684

**Sec. 3. Appropriations from other funds.** — From the funds designated there are hereby appropriated conditionally upon the fulfillment of the provisions set forth in Article 2, Chapter 11B of the Code the following amounts, as itemized, for expenditure during the fiscal year 2022.

**LEGISLATIVE**

113 - Crime Victims Compensation Fund

(WV Code Chapter 14)

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<th>Org</th>
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<td>Repairs and Alterations............................</td>
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<tr>
<td>Economic Loss Claim Payment Fund...........</td>
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<td>Other Assets.............................................</td>
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<td>Total..........................................................</td>
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</tbody>
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**JUDICIAL**

114 - Supreme Court –

Court Advanced Technology Subscription Fund

(WV Code Chapter 51)
Fund 1704 FY 2022 Org 2400

Current Expenses ........................................ 13000 $ 100,000

115 - Supreme Court –

Adult Drug Court Participation Fund

(WV Code Chapter 62)

Fund 1705 FY 2022 Org 2400

Current Expenses ........................................ 13000 $ 200,000

116 - Supreme Court –

Family Court Fund

(WV Code Chapter 51)

Fund 1763 FY 2022 Org 2400

Current Expenses ........................................ 13000 $ 1,050,000

EXECUTIVE

117 - Governor’s Office –

Minority Affairs Fund

(WV Code Chapter 5)

Fund 1058 FY 2022 Org 0100

Personal Services and Employee Benefits....00100 $ 177,737
Current Expenses ........................................ 13000 503,200
Martin Luther King, Jr. Holiday .................03100 8,926
Celebration Total ........................................ $ 689,863

118 - Auditor’s Office –

Land Operating Fund

(WV Code Chapters 11A, 12, and 36)
Fund 1206 FY 2022 Org 1200

| Personal Services and Employee Benefits | $799,211 |
| Unclassified | $15,139 |
| Current Expenses | $715,291 |
| Repairs and Alterations | $2,600 |
| Equipment | $426,741 |
| Cost of Delinquent Land Sales | $1,841,168 |
| **Total** | **$3,800,150** |

There is hereby appropriated from this fund, in addition to the above appropriations if needed, the necessary amount for the expenditure of funds other than Personal Services and Employee Benefits to enable the division to pay the direct expenses relating to land sales as provided in Chapter 11A of the West Virginia Code.

The total amount of these appropriations shall be paid from the special revenue fund out of fees and collections as provided by law.

119 - Auditor’s Office –

Local Government Purchasing Card Expenditure Fund

(WV Code Chapter 6)

Fund 1224 FY 2022 Org 1200

| Personal Services and Employee Benefits | $627,779 |
| Current Expenses | $282,030 |
| Repairs and Alterations | $6,000 |
| Equipment | $10,805 |
| Other Assets | $50,000 |
| Statutory Revenue Distribution | $3,500,000 |
| **Total** | **$4,476,614** |

There is hereby appropriated from this fund, in addition to the above appropriations if needed, the amount necessary to meet the transfer of revenue distribution requirements to provide a proportionate share of rebates back to the general fund of local
governments based on utilization of the program in accordance with W.Va. Code §6-9-2b.

120 - Auditor’s Office –

Securities Regulation Fund

(WV Code Chapter 32)

Fund 1225 FY 2022 Org 1200

<table>
<thead>
<tr>
<th>Account</th>
<th>Fiscal Year</th>
<th>Budgeted Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services and Employee Benefits ....00100</td>
<td>$ 2,737,017</td>
<td></td>
</tr>
<tr>
<td>Unclassified ..........................09900</td>
<td>31,866</td>
<td></td>
</tr>
<tr>
<td>Current Expenses .......................13000</td>
<td>1,463,830</td>
<td></td>
</tr>
<tr>
<td>Repairs and Alterations .............06400</td>
<td>12,400</td>
<td></td>
</tr>
<tr>
<td>Equipment ................................07000</td>
<td>594,700</td>
<td></td>
</tr>
<tr>
<td>Other Assets ...........................69000</td>
<td>1,200,000</td>
<td></td>
</tr>
<tr>
<td>Total ....................................</td>
<td>$ 6,039,813</td>
<td></td>
</tr>
</tbody>
</table>

121 - Auditor’s Office – Technology Support and Acquisition Fund

(WV Code Chapter 12)

Fund 1233 FY 2022 Org 1200

<table>
<thead>
<tr>
<th>Account</th>
<th>Fiscal Year</th>
<th>Budgeted Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Current Expenses ....................13000</td>
<td>$ 10,000</td>
<td></td>
</tr>
<tr>
<td>Other Assets ..........................69000</td>
<td>5,000</td>
<td></td>
</tr>
<tr>
<td>Total ....................................</td>
<td>$ 15,000</td>
<td></td>
</tr>
</tbody>
</table>

Fifty percent of the deposits made into this fund shall be transferred to the Treasurer’s Office – Technology Support and Acquisition Fund (fund 1329, org 1300) for expenditure for the purposes described in W.Va. Code §12-3-10c.

122 - Auditor’s Office –

Purchasing Card Administration Fund

(WV Code Chapter 12)

Fund 1234 FY 2022 Org 1200
Personal Services and Employee Benefits ....00100   $ 3,074,837
Current Expenses .....................................13000  2,303,622
Repairs and Alterations............................06400   5,500
Equipment..................................................07000  850,000
Other Assets..............................................69000  508,886
Statutory Revenue Distribution...............74100 8,000,000
Total..........................................................   $ 14,742,845

There is hereby appropriated from this fund, in addition to the above appropriations if needed, the amount necessary to meet the transfer and revenue distribution requirements to the Purchasing Improvement Fund (fund 2264), the Hatfield-McCoy Regional Recreation Authority, and the State Park Operating Fund (fund 3265) per W.Va. Code §12-3-10d.

123 - Auditor’s Office –

Chief Inspector’s Fund
(WV Code Chapter 6)

Fund 1235 FY 2022 Org 1200

Personal Services and Employee Benefits ....00100   $ 3,583,096
Current Expenses .....................................13000  765,915
Equipment..................................................07000  50,000
Total..........................................................   $ 4,399,011

124 - Auditor’s Office –

Volunteer Fire Department Workers’

Compensation Premium Subsidy Fund
(WV Code Chapters 12 and 33)

Fund 1239 FY 2022 Org 1200

Volunteer Fire Department
Workers’ Compensation Subsidy ...........83200   $ 2,500,000
125 - Treasurer’s Office –

College Prepaid Tuition and Savings Program

Administrative Account

(WV Code Chapter 18)

Fund 1301 FY 2022 Org 1300

<table>
<thead>
<tr>
<th>Account</th>
<th>FY 2022</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services and Employee Benefits</td>
<td>$810,372</td>
</tr>
<tr>
<td>Unclassified</td>
<td>14,000</td>
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<td>Current Expenses</td>
<td>897,559</td>
</tr>
<tr>
<td>Total</td>
<td>$1,721,931</td>
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</table>

126 - Department of Agriculture –

Agriculture Fees Fund

(WV Code Chapter 19)

Fund 1401 FY 2022 Org 1400

<table>
<thead>
<tr>
<th>Account</th>
<th>FY 2022</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services and Employee Benefits</td>
<td>$2,425,446</td>
</tr>
<tr>
<td>Unclassified</td>
<td>37,425</td>
</tr>
<tr>
<td>Current Expenses</td>
<td>1,856,184</td>
</tr>
<tr>
<td>Repairs and Alterations</td>
<td>158,500</td>
</tr>
<tr>
<td>Equipment</td>
<td>436,209</td>
</tr>
<tr>
<td>Other Assets</td>
<td>10,000</td>
</tr>
<tr>
<td>Total</td>
<td>$4,923,764</td>
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</tbody>
</table>

127 - Department of Agriculture –

West Virginia Rural Rehabilitation Program

(WV Code Chapter 19)

Fund 1408 FY 2022 Org 1400

<table>
<thead>
<tr>
<th>Account</th>
<th>FY 2022</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services and Employee Benefits</td>
<td>$78,251</td>
</tr>
<tr>
<td>Unclassified</td>
<td>10,476</td>
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<tr>
<td>Current Expenses</td>
<td>2,200,000</td>
</tr>
<tr>
<td>Total</td>
<td>$2,288,727</td>
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</tbody>
</table>
128 - Department of Agriculture –

General John McCausland Memorial Farm Fund

(WV Code Chapter 19)

Fund 1409 FY 2022 Org 1400

<table>
<thead>
<tr>
<th>Category</th>
<th>FY 2022 Budget ($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services and Employee Benefits</td>
<td>71,937</td>
</tr>
<tr>
<td>Unclassified</td>
<td>2,100</td>
</tr>
<tr>
<td>Current Expenses</td>
<td>89,500</td>
</tr>
<tr>
<td>Repairs and Alterations</td>
<td>36,400</td>
</tr>
<tr>
<td>Equipment</td>
<td>15,000</td>
</tr>
<tr>
<td>Total</td>
<td>214,937</td>
</tr>
</tbody>
</table>

The above appropriations shall be expended in accordance with Article 26, Chapter 19 of the Code.

129 - Department of Agriculture –

Farm Operating Fund

(WV Code Chapter 19)

Fund 1412 FY 2022 Org 1400

<table>
<thead>
<tr>
<th>Category</th>
<th>FY 2022 Budget ($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services and Employee Benefits</td>
<td>868,492</td>
</tr>
<tr>
<td>Unclassified</td>
<td>15,173</td>
</tr>
<tr>
<td>Current Expenses</td>
<td>1,367,464</td>
</tr>
<tr>
<td>Repairs and Alterations</td>
<td>388,722</td>
</tr>
<tr>
<td>Equipment</td>
<td>399,393</td>
</tr>
<tr>
<td>Other Assets</td>
<td>20,000</td>
</tr>
<tr>
<td>Total</td>
<td>3,059,244</td>
</tr>
</tbody>
</table>

130 - Department of Agriculture –

Capital Improvements Fund

(WV Code Chapter 19)

Fund 1413 FY 2022 Org 1400

<table>
<thead>
<tr>
<th>Category</th>
<th>FY 2022 Budget ($)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Unclassified</td>
<td>20,000</td>
</tr>
</tbody>
</table>
Current Expenses .................................................. 13000 $510,000
Repairs and Alterations ........................................ 06400 $250,000
Equipment .......................................................... 07000 $350,000
Building Improvements ...................................... 25800 $670,000
Other Assets ....................................................... 69000 $200,000
Total ........................................................................ $2,000,000

131 - Department of Agriculture –

Donated Food Fund

(WV Code Chapter 19)

Fund 1446 FY 2022 Org 1400

Personal Services and Employee Benefits ...... 00100 $1,030,451
Unclassified ......................................................... 09900 $45,807
Current Expenses ............................................... 13000 $3,410,542
Repairs and Alterations ................................. 06400 $128,500
Equipment ......................................................... 07000 $10,000
Other Assets ....................................................... 69000 $27,000
Land .................................................................. 73000 $250,000
Total ...................................................................... $4,902,300

132 - Department of Agriculture –

Integrated Predation Management Fund

(WV Code Chapter 7)

Fund 1465 FY 2022 Org 1400

Current Expenses ............................................... 13000 $112,500

133 - Department of Agriculture –

West Virginia Spay Neuter Assistance Fund

(WV Code Chapter 19)

Fund 1481 FY 2022 Org 1400

Current Expenses ............................................... 13000 $500,000
134 - Department of Agriculture –  
Veterans and Warriors to Agriculture Fund  
(WV Code Chapter 19)  
Fund 1483 FY 2022 Org 1400  
Current Expenses .....................................13000 $ 7,500

135 - Department of Agriculture –  
State FFA-FHA Camp and Conference Center  
(WV Code Chapters 18 and 18A)  
Fund 1484 FY 2022 Org 1400  
Personal Services and Employee Benefits ....00100 $ 1,218,564  
Unclassified...........................................09900 17,000  
Current Expenses .....................................13000 1,143,306  
Repairs and Alterations .........................06400 82,500  
Equipment.............................................07000 76,000  
Buildings.............................................25800 1,000  
Other Assets ........................................69000 10,000  
Land.....................................................73000 1,000  
Total.................................................. $ 2,549,370

136 - Attorney General –  
Antitrust Enforcement Fund  
(WV Code Chapter 47)  
Fund 1507 FY 2022 Org 1500  
Personal Services and Employee Benefits ....00100 $ 363,466  
Current Expenses .....................................13000 148,803  
Repairs and Alterations .........................06400 1,000  
Equipment.............................................07000 1,000  
Total.................................................. $ 514,269
137 - Attorney General –

*Preneed Burial Contract Regulation Fund*

(WV Code Chapter 47)

Fund 1513 FY 2022 Org 1500

<table>
<thead>
<tr>
<th>Category</th>
<th>FY 2022</th>
<th>Budget</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services and Employee Benefits...00100</td>
<td>$222,569</td>
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<tr>
<td>Current Expenses</td>
<td>13000</td>
<td>54,615</td>
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<tr>
<td>Repairs and Alterations</td>
<td>06400</td>
<td>1,000</td>
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<tr>
<td>Equipment</td>
<td>07000</td>
<td>1,000</td>
</tr>
<tr>
<td>Total</td>
<td></td>
<td>$279,184</td>
</tr>
</tbody>
</table>

138 - Attorney General –

*Preneed Funeral Guarantee Fund*

(WV Code Chapter 47)

Fund 1514 FY 2022 Org 1500

<table>
<thead>
<tr>
<th>Category</th>
<th>FY 2022</th>
<th>Budget</th>
</tr>
</thead>
<tbody>
<tr>
<td>Current Expenses</td>
<td>13000</td>
<td>$901,135</td>
</tr>
</tbody>
</table>

139 - Secretary of State –

*Service Fees and Collection Account*

(WV Code Chapters 3, 5, and 59)

Fund 1612 FY 2022 Org 1600

<table>
<thead>
<tr>
<th>Category</th>
<th>FY 2022</th>
<th>Budget</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services and Employee Benefits....00100</td>
<td>$1,065,106</td>
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<tr>
<td>Unclassified</td>
<td>09900</td>
<td>4,524</td>
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<td>Current Expenses</td>
<td>13000</td>
<td>8,036</td>
</tr>
<tr>
<td>Total</td>
<td></td>
<td>$1,077,666</td>
</tr>
</tbody>
</table>

140 - Secretary of State –

*General Administrative Fees Account*

(WV Code Chapters 3, 5, and 59)

Fund 1617 FY 2022 Org 1600
### DEPARTMENT OF ADMINISTRATION

**141 - Department of Administration –**

*Office of the Secretary –*

**Tobacco Settlement Fund**

(WV Code Chapter 4)

Fund 2041 FY 2022 Org 0201

<table>
<thead>
<tr>
<th>Tobacco Settlement Securitization</th>
<th>65000</th>
<th>$80,000,000</th>
</tr>
</thead>
</table>

**142 - Department of Administration –**

*Office of the Secretary –*

**Employee Pension and Health Care Benefit Fund**

(WV Code Chapter 18)

Fund 2044 FY 2022 Org 0201

<table>
<thead>
<tr>
<th>Current Expenses</th>
<th>13000</th>
<th>$34,747,000</th>
</tr>
</thead>
</table>

The above appropriation for Current Expenses (fund 2044, appropriation 13000) shall be transferred to the Consolidated Public Retirement Board – Teachers’ Accumulation Fund (fund 2600).

**143 - Department of Administration –**

*Division of Finance –*

**Shared Services Section Fund**
**144 - Division of Information Services and Communications**

(WV Code Chapter 5A)

Fund 2220 FY 2022 Org 0210

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services and Employee Benefits ....00100</td>
<td>$22,464,463</td>
</tr>
<tr>
<td>Unclassified...........................................</td>
<td>382,354</td>
</tr>
<tr>
<td>Current Expenses .......................................</td>
<td>13,378,766</td>
</tr>
<tr>
<td>Repairs and Alterations................................</td>
<td>1,000</td>
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<tr>
<td>Equipment...............................................</td>
<td>2,050,000</td>
</tr>
<tr>
<td>Other Assets.............................................</td>
<td>1,045,000</td>
</tr>
<tr>
<td><strong>Total....................................................</strong></td>
<td><strong>$39,321,583</strong></td>
</tr>
</tbody>
</table>

The total amount of these appropriations shall be paid from a special revenue fund out of collections made by the Division of Information Services and Communications as provided by law.

Each spending unit operating from the General Revenue Fund, from special revenue funds or receiving reimbursement for postage from the federal government shall be charged monthly for all postage meter service and shall reimburse the revolving fund monthly for all such amounts.

**145 - Division of Purchasing –
Vendor Fee Fund**

(WV Code Chapter 5A)

Fund 2263 FY 2022 Org 0213

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services and Employee Benefits ....00100</td>
<td>$566,589</td>
</tr>
<tr>
<td>Unclassified...........................................</td>
<td>2,382</td>
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<td>Category</td>
<td>Code</td>
</tr>
<tr>
<td>--------------------------------------------</td>
<td>-------</td>
</tr>
<tr>
<td><strong>Current Expenses</strong></td>
<td></td>
</tr>
<tr>
<td>Repairs and Alterations</td>
<td></td>
</tr>
<tr>
<td>Equipment</td>
<td></td>
</tr>
<tr>
<td>Other Assets</td>
<td></td>
</tr>
<tr>
<td>BRIM Premium</td>
<td></td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td></td>
</tr>
</tbody>
</table>

*146 - Division of Purchasing –*

**Purchasing Improvement Fund**

(WV Code Chapter 5A)

Fund 2264 FY 2022 Org 0213

<table>
<thead>
<tr>
<th>Category</th>
<th>Code</th>
<th>FY 2022 Org</th>
<th>Budget</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services and Employee Benefits</td>
<td></td>
<td></td>
<td>$953,176</td>
</tr>
<tr>
<td>Unclassified</td>
<td></td>
<td></td>
<td>$5,562</td>
</tr>
<tr>
<td>Current Expenses</td>
<td></td>
<td></td>
<td>$492,066</td>
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<td>Repairs and Alterations</td>
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<td>$500</td>
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<tr>
<td>Equipment</td>
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<td></td>
<td>$500</td>
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<tr>
<td>Other Assets</td>
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<td>$500</td>
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<tr>
<td>BRIM Premium</td>
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<td>$850</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td></td>
<td></td>
<td>$1,453,154</td>
</tr>
</tbody>
</table>

*147 - Travel Management –*

**Aviation Fund**

(WV Code Chapter 5A)

Fund 2302 FY 2022 Org 0215

<table>
<thead>
<tr>
<th>Category</th>
<th>Code</th>
<th>FY 2022 Org</th>
<th>Budget</th>
</tr>
</thead>
<tbody>
<tr>
<td>Unclassified</td>
<td></td>
<td></td>
<td>$1,000</td>
</tr>
<tr>
<td>Current Expenses</td>
<td></td>
<td></td>
<td>$149,700</td>
</tr>
<tr>
<td>Repairs and Alterations</td>
<td></td>
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<td>$875,237</td>
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<td>Equipment</td>
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<td>Other Assets</td>
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<td>$100</td>
</tr>
<tr>
<td>Land</td>
<td></td>
<td></td>
<td>$100</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td></td>
<td></td>
<td>$1,027,237</td>
</tr>
</tbody>
</table>
148 - Fleet Management Division Fund

(WV Code Chapter 5A)

Fund 2301 FY 2022 Org 0216

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services and Employee Benefits..........................</td>
<td>$ 757,145</td>
</tr>
<tr>
<td>Unclassified</td>
<td>4,000</td>
</tr>
<tr>
<td>Current Expenses</td>
<td>$11,630,614</td>
</tr>
<tr>
<td>Repairs and Alterations</td>
<td>12,000</td>
</tr>
<tr>
<td>Equipment</td>
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<tr>
<td>Other Assets</td>
<td>2,000</td>
</tr>
<tr>
<td>Total</td>
<td>$13,205,759</td>
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</tbody>
</table>

149 - Division of Personnel

(WV Code Chapter 29)

Fund 2440 FY 2022 Org 0222

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services and Employee Benefits..........................</td>
<td>$4,638,183</td>
</tr>
<tr>
<td>Salary and Benefits of Cabinet Secretary and Agency Heads</td>
<td>122,500</td>
</tr>
<tr>
<td>Unclassified</td>
<td>51,418</td>
</tr>
<tr>
<td>Current Expenses</td>
<td>$1,262,813</td>
</tr>
<tr>
<td>Repairs and Alterations</td>
<td>5,000</td>
</tr>
<tr>
<td>Equipment</td>
<td>20,000</td>
</tr>
<tr>
<td>Other Assets</td>
<td>60,000</td>
</tr>
<tr>
<td>Total</td>
<td>$6,159,914</td>
</tr>
</tbody>
</table>

The total amount of these appropriations shall be paid from a special revenue fund out of fees collected by the Division of Personnel.

150 - West Virginia Prosecuting Attorneys Institute

(WV Code Chapter 7)

Fund 2521 FY 2022 Org 0228

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services and Employee Benefits..........................</td>
<td>$132,663</td>
</tr>
<tr>
<td>Salary and Benefits of Cabinet Secretary and Agency Heads</td>
<td>119,000</td>
</tr>
</tbody>
</table>
Unclassified.................................09900  4,023
Current Expenses ....................13000  297,528
Repairs and Alterations.............06400  600
Equipment.............................07000  500
Other Assets..........................69000  500
Total.............................................. $  554,814

151 - Office of Technology –

Chief Technology Officer Administration Fund

(WV Code Chapter 5A)

Fund 2531 FY 2022 Org 0231

Personal Services and Employee Benefits....00100  $  414,722
Unclassified.................................09900  6,949
Current Expenses ....................13000  227,116
Repairs and Alterations.............06400  1,000
Equipment.............................07000  50,000
Other Assets..........................69000  10,000
Total.............................................. $  709,787

From the above fund, the provisions of W.Va. Code §11B-2-18 shall not operate to permit expenditures in excess of the funds authorized for expenditure herein.

DEPARTMENT OF COMMERCE

152 - Division of Forestry

(WV Code Chapter 19)

Fund 3081 FY 2022 Org 0305

Personal Services and Employee Benefits....00100  $  1,574,177
Current Expenses ....................13000  282,202
Repairs and Alterations.............06400  53,000
Equipment.............................07000  300,000
Total.............................................. $  2,209,379
153 - Division of Forestry –

*Timbering Operations Enforcement Fund*

(WV Code Chapter 19)

Fund 3082 FY 2022 Org 0305

<table>
<thead>
<tr>
<th>Category</th>
<th>Code</th>
<th>appropriation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services and Employee Benefits</td>
<td>00100</td>
<td>$239,244</td>
</tr>
<tr>
<td>Current Expenses</td>
<td>13000</td>
<td>$87,036</td>
</tr>
<tr>
<td>Repairs and Alterations</td>
<td>06400</td>
<td>$11,250</td>
</tr>
<tr>
<td>Total</td>
<td></td>
<td>$337,530</td>
</tr>
</tbody>
</table>

154 - Division of Forestry –

*Severance Tax Operations*

(WV Code Chapter 11)

Fund 3084 FY 2022 Org 0305

<table>
<thead>
<tr>
<th>Category</th>
<th>Code</th>
<th>appropriation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services and Employee Benefits</td>
<td>00100</td>
<td>$859,626</td>
</tr>
<tr>
<td>Current Expenses</td>
<td>13000</td>
<td>$435,339</td>
</tr>
<tr>
<td>Total</td>
<td></td>
<td>$1,294,965</td>
</tr>
</tbody>
</table>

155 - Geological and Economic Survey –

*Geological and Analytical Services Fund*

(WV Code Chapter 29)

Fund 3100 FY 2022 Org 0306

<table>
<thead>
<tr>
<th>Category</th>
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<tr>
<td>Personal Services and Employee Benefits</td>
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<td>09900</td>
<td>$2,182</td>
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<td>Current Expenses</td>
<td>13000</td>
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<td>06400</td>
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<td>Equipment</td>
<td>07000</td>
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<td>Other Assets</td>
<td>69000</td>
<td>$10,000</td>
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<tr>
<td>Total</td>
<td></td>
<td>$261,779</td>
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</table>

The above appropriations shall be used in accordance with W.Va. Code §29-2-4.
### 156 - Division of Labor – West Virginia Jobs Act Fund

(WV Code Chapter 21)

**Fund 3176 FY 2022 Org 0308**

<table>
<thead>
<tr>
<th>Category</th>
<th>FY 2022 Budget</th>
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<tr>
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<td><strong>$100,000</strong></td>
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### 157 - Division of Labor – HVAC Fund

(WV Code Chapter 21)

**Fund 3186 FY 2022 Org 0308**

<table>
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<th>Category</th>
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<td>Repairs and Alterations</td>
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<td>25800</td>
<td>$1,000</td>
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<tr>
<td>BRIM Premium</td>
<td>91300</td>
<td>$8,500</td>
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<td><strong>Total</strong></td>
<td><strong>$400,000</strong></td>
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### 158 - Division of Labor – Contractor Licensing Board Fund

(WV Code Chapter 21)

**Fund 3187 FY 2022 Org 0308**

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<thead>
<tr>
<th>Category</th>
<th>FY 2022 Budget</th>
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<td>Repairs and Alterations</td>
<td>06400</td>
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<td><strong>Total</strong></td>
<td><strong>$3,071,500</strong></td>
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</table>
## 159 - Division of Labor –

**Elevator Safety Fund**

(WV Code Chapter 21)

Fund 3188 FY 2022 Org 0308

<table>
<thead>
<tr>
<th>Category</th>
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</thead>
<tbody>
<tr>
<td>Personal Services and Employee Benefits ....</td>
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<tr>
<td>Salary and Benefits of Cabinet Secretary and Agency Heads</td>
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<td>Current Expenses</td>
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<td>Repairs and Alterations</td>
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<td>BRIM Premium</td>
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<td><strong>Total</strong></td>
<td><strong>$506,335</strong></td>
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## 160 - Division of Labor –

**Steam Boiler Fund**

(WV Code Chapter 21)

Fund 3189 FY 2022 Org 0308

<table>
<thead>
<tr>
<th>Category</th>
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<td>Repairs and Alterations</td>
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<td>Buildings</td>
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<tr>
<td>BRIM Premium</td>
<td>$1,000</td>
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<tr>
<td><strong>Total</strong></td>
<td><strong>$102,716</strong></td>
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</table>

## 161 - Division of Labor –

**Crane Operator Certification Fund**

(WV Code Chapter 21)

Fund 3191 FY 2022 Org 0308
Personal Services and Employee Benefits ....00100 $ 191,899
Unclassified.............................................09900 1,380
Current Expenses .....................................13000 51,265
Repairs and Alterations...............................06400 1,500
Buildings..................................................25800 1,000
BRIM Premium...........................................91300 7,000
Total............................................................. $ 254,044

162 - Division of Labor –

Amusement Rides and Amusement Attraction Safety Fund

(WV Code Chapter 21)

Fund 3192 FY 2022 Org 0308

Personal Services and Employee Benefits ....00100 $ 187,462
Unclassified.............................................09900 1,281
Current Expenses .....................................13000 44,520
Repairs and Alterations...............................06400 2,000
Buildings..................................................25800 1,000
BRIM Premium...........................................91300 8,500
Total............................................................. $ 244,763

163 - Division of Labor –

State Manufactured Housing Administration Fund

(WV Code Chapter 21)

Fund 3195 FY 2022 Org 0308

Personal Services and Employee Benefits ....00100 $ 289,199
Unclassified.............................................09900 1,847
Current Expenses .....................................13000 43,700
Repairs and Alterations...............................06400 1,000
Buildings..................................................25800 1,000
BRIM Premium...........................................91300 3,404
Total............................................................. $ 340,150
164 - Division of Labor –  
**Weights and Measures Fund**  
(WV Code Chapter 47)  
Fund 3196 FY 2022 Org 0308

<table>
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<tr>
<th>Description</th>
<th>FY 2022</th>
<th>Amount</th>
</tr>
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<tr>
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<td>09900</td>
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<tr>
<td>Current Expenses</td>
<td></td>
<td>13000</td>
</tr>
<tr>
<td>Repairs and Alterations</td>
<td></td>
<td>06400</td>
</tr>
<tr>
<td>Equipment</td>
<td></td>
<td>07000</td>
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<tr>
<td>BRIM Premium</td>
<td></td>
<td>91300</td>
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<tr>
<td><strong>Total</strong></td>
<td></td>
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</table>

165 - Division of Labor –  
**Bedding and Upholstery Fund**  
(WV Code Chapter 21)  
Fund 3198 FY 2022 Org 0308

<table>
<thead>
<tr>
<th>Description</th>
<th>FY 2022</th>
<th>Amount</th>
</tr>
</thead>
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<tr>
<td>Personal Services and Employee Benefits ....00100</td>
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<tr>
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<td></td>
<td>13000</td>
</tr>
<tr>
<td>Repairs and Alterations</td>
<td></td>
<td>06400</td>
</tr>
<tr>
<td>Buildings</td>
<td></td>
<td>25800</td>
</tr>
<tr>
<td>BRIM Premium</td>
<td></td>
<td>91300</td>
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<tr>
<td><strong>Total</strong></td>
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</table>

166 - Division of Labor –  
**Psychophysiological Examiners Fund**  
(WV Code Chapter 21)  
Fund 3199 FY 2022 Org 0308

<table>
<thead>
<tr>
<th>Description</th>
<th>FY 2022</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Current Expenses</td>
<td></td>
<td>13000</td>
</tr>
</tbody>
</table>
167 - Division of Natural Resources –

License Fund – Wildlife Resources

(WV Code Chapter 20)

Fund 3200 FY 2022 Org 0310

Wildlife Resources........................................02300   $  5,200,996
Administration ...........................................15500   1,300,249
Capital Improvements
and Land Purchase (R)...............................24800   1,300,248
Law Enforcement.......................................80600   5,200,996
Total.......................................................... $ 13,002,489

The total amount of these appropriations shall be paid from a special revenue fund out of fees collected by the Division of Natural Resources.

Any unexpended balance remaining in the appropriation for Capital Improvements and Land Purchase (fund 3200, appropriation 24800) at the close of the fiscal year 2021 is hereby reappropriated for expenditure during the fiscal year 2022.

168 - Division of Natural Resources –

Natural Resources Game Fish and Aquatic Life Fund

(WV Code Chapter 22)

Fund 3202 FY 2022 Org 0310

Current Expenses ..........................................13000   $  125,000

169 - Division of Natural Resources –

Nongame Fund

(WV Code Chapter 20)

Fund 3203 FY 2022 Org 0310

Personal Services and Employee Benefits....00100   $  688,103
Current Expenses ........................................... 13000 201,810
Equipment .................................................. 07000 106,615
Total .......................................................... $ 996,528

170 - Division of Natural Resources –
Planning and Development Division

(WV Code Chapter 20)

Fund 3205 FY 2022 Org 0310

<table>
<thead>
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<th>Category</th>
<th>Code</th>
<th>FY 2022</th>
<th>Description</th>
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<tbody>
<tr>
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<td>Repairs and Alterations</td>
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<td>Buildings</td>
<td>25800</td>
<td>8,300</td>
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<tr>
<td>Other Assets</td>
<td>69000</td>
<td>1,900,000</td>
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<tr>
<td>Land</td>
<td>73000</td>
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<td>Total</td>
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<td>$2,678,918</td>
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</table>

171 - Division of Natural Resources –
State Parks and Recreation Endowment Fund

(WV Code Chapter 20)

Fund 3211 FY 2022 Org 0310

<table>
<thead>
<tr>
<th>Category</th>
<th>Code</th>
<th>FY 2022</th>
<th>Description</th>
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<tbody>
<tr>
<td>Current Expenses</td>
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<td>$6,000</td>
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<tr>
<td>Repairs and Alterations</td>
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<td>3,000</td>
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<tr>
<td>Equipment</td>
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<tr>
<td>Buildings</td>
<td>25800</td>
<td>3,000</td>
<td></td>
</tr>
<tr>
<td>Other Assets</td>
<td>69000</td>
<td>4,000</td>
<td></td>
</tr>
<tr>
<td>Land</td>
<td>73000</td>
<td>2,000</td>
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<tr>
<td>Total</td>
<td></td>
<td>$20,000</td>
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</tbody>
</table>

172 - Division of Natural Resources –
Whitewater Study and Improvement Fund

(WV Code Chapter 20)
173 - Division of Natural Resources –

**Whitewater Advertising and Promotion Fund**

(WV Code Chapter 20)

<table>
<thead>
<tr>
<th>Fund 3256 FY 2022 Org 0310</th>
</tr>
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<tbody>
<tr>
<td>Unclassified .................. 09900</td>
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<td>Current Expenses ............... 13000</td>
</tr>
<tr>
<td>Total ........................ 0310</td>
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</tbody>
</table>

174 - Division of Miners’ Health, Safety and Training –

**Special Health, Safety and Training Fund**

(WV Code Chapter 22A)

<table>
<thead>
<tr>
<th>Fund 3355 FY 2022 Org 0314</th>
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<tbody>
<tr>
<td>Personal Services and Employee Benefits ....00100</td>
</tr>
<tr>
<td>Unclassified .................. 09900</td>
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<tr>
<td>Current Expenses ............... 13000</td>
</tr>
<tr>
<td>WV Mining Extension Service .......... 02600</td>
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<td>Buildings ........................ 25800</td>
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<tr>
<td>Land .............................. 73000</td>
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<td>Total ........................ 0314</td>
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</tbody>
</table>

175 - Department of Commerce –

**Office of the Secretary –**

**Marketing and Communications Operating Fund**
### Fund 3002 FY 2022 Org 0327

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<th>Description</th>
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<tr>
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<td>Equipment</td>
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</table>

### 176 - Department of Commerce –

**Office of the Secretary – Broadband Enhancement Fund**

**Fund 3013 FY 2022 Org 0327**

<table>
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<tr>
<th>Description</th>
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<tbody>
<tr>
<td>Personal Services and Employee Benefits</td>
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<tr>
<td>Current Expenses</td>
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<tr>
<td><strong>Total</strong></td>
<td><strong>$51,780,000</strong></td>
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### 177 - State Board of Rehabilitation –

**Division of Rehabilitation Services – West Virginia Rehabilitation Center Special Account**

**Fund 8664 FY 2022 Org 0932**

<table>
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<tr>
<th>Description</th>
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<tbody>
<tr>
<td>Personal Services and Employee Benefits</td>
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<tr>
<td>Current Expenses</td>
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<td>Repairs and Alterations</td>
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<td>Other Assets</td>
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<tr>
<td><strong>Total</strong></td>
<td><strong>$1,905,360</strong></td>
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</table>
DEPARTMENT OF ECONOMIC DEVELOPMENT

178 - Department of Economic Development –

Office of the Secretary –

Entrepreneurship and Innovation Investment Fund

(WV Code Chapter 5B)

Fund 3014 FY 2022 Org 0307

Entrepreneurship and Innovation Investment Fund ........................................70301 $ 500,000

179 - Department of Economic Development –

Office of the Secretary –

Office of Coalfield Community Development

(WV Code Chapter 5B)

Fund 3162 FY 2022 Org 0307

Personal Services and Employee Benefits ....00100 $ 435,661
Unclassified.................................................09900 8,300
Current Expenses ........................................13000 399,191
Total.......................................................... $ 843,152

180 - Department of Economic Development –

Office of Energy –

Energy Assistance

(WV Code Chapter 5B)

Fund 3010 FY 2022 Org 0328

Energy Assistance – Total .........................64700 $ 7,211
DEPARTMENT OF EDUCATION

181 - State Board of Education –
Strategic Staff Development
(WV Code Chapter 18)

Fund 3937 FY 2022 Org 0402

<table>
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<tr>
<th>Category</th>
<th>Appropriation</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Personal Services and Employee Benefits</td>
<td>.00100</td>
<td>$134,000</td>
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<tr>
<td>Unclassified</td>
<td>.09900</td>
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<td>Current Expenses</td>
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</table>

182 - State Board of Education –
School Construction Fund
(WV Code Chapters 18 and 18A)

Fund 3952 FY 2022 Org 0404

<table>
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<th>Appropriation</th>
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<td>Directed Transfer</td>
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<td><strong>$37,217,000</strong></td>
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</table>

The above appropriation for Directed Transfer (fund 3951, appropriation 70000) shall be transferred to the School Building Authority Fund (fund 3959) for the administrative expenses of the School Building Authority.

183 - School Building Authority
(WV Code Chapter 18)

Fund 3959 FY 2022 Org 0404

<table>
<thead>
<tr>
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<th>Appropriation</th>
<th>Amount</th>
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<td>$13,150</td>
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<tr>
<td>Equipment</td>
<td>.07000</td>
<td>$26,000</td>
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<tr>
<td><strong>Total</strong></td>
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<td><strong>$1,417,772</strong></td>
</tr>
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</table>
DEPARTMENT OF ARTS, CULTURE, AND HISTORY

184 - Division of Culture and History –
Public Records and Preservation Revenue Account

(WV Code Chapter 5A)

Fund 3542 FY 2022 Org 0432

Personal Services and Employee Benefits....00100 $ 226,624
Current Expenses ...............................13000 862,241
Equipment ......................................07000 75,000
Buildings ......................................25800 1,000
Other Assets .....................................69000 52,328
Land .................................................73000 1,000
Total ................................................ $ 1,218,193

DEPARTMENT OF ENVIRONMENTAL PROTECTION

185 - Solid Waste Management Board

(WV Code Chapter 22C)

Fund 3288 FY 2022 Org 0312

Personal Services and Employee Benefits....00100 $ 842,305
Current Expenses ...............................13000 2,060,457
Repairs and Alterations .......................06400 1,000
Equipment ......................................07000 5,000
Other Assets .....................................69000 4,403
Total ................................................ $ 2,913,165

186 - Division of Environmental Protection –
Hazardous Waste Management Fund

(WV Code Chapter 22)

Fund 3023 FY 2022 Org 0313

Personal Services and Employee Benefits....00100 $ 779,766
Unclassified ......................................09900 8,072
Current Expenses ........................................ 13000 155,969
Repairs and Alterations .............................. 06400 500
Equipment ............................................... 07000 1,505
Other Assets .......................................... 69000 2,000
Total .................................................. $ 947,812

187 - Division of Environmental Protection –

Air Pollution Education and Environment Fund

(WV Code Chapter 22)

Fund 3024 FY 2022 Org 0313

Personal Services and Employee Benefits ....00100 $ 950,135
Unclassified ............................................ 09900 14,647
Current Expenses ................................. 13000 1,026,863
Repairs and Alterations ...................... 06400 13,000
Equipment ........................................... 07000 53,105
Other Assets ........................................ 69000 20,000
Total .................................................. $ 2,077,750

188 - Division of Environmental Protection –

Special Reclamation Fund

(WV Code Chapter 22)

Fund 3321 FY 2022 Org 0313

Personal Services and Employee Benefits ....00100 $ 1,627,573
Current Expenses .................................. 13000 16,185,006
Repairs and Alterations ...................... 06400 79,950
Equipment .......................................... 07000 130,192
Other Assets ........................................ 69000 32,000
Total .................................................. $ 18,054,721

189 - Division of Environmental Protection –

Oil and Gas Reclamation Fund

(WV Code Chapter 22)
JOURNAL OF THE SENATE

Fund 3322 FY 2022 Org 0313

Personal Services and Employee Benefits ....00100  $ 543,906
Current Expenses ........................................... 13000  1,956,094
Total................................................................ $ 2,500,000

190 - Division of Environmental Protection –

Oil and Gas Operating Permit and Processing Fund

(WV Code Chapter 22)

Fund 3323 FY 2022 Org 0313

Personal Services and Employee Benefits ....00100  $ 2,141,500
Unclassified...................................................... 09900  15,700
Current Expenses ........................................... 13000  932,300
Repairs and Alterations................................. 06400  9,500
Equipment...................................................... 07000  500
Other Assets.................................................... 69000  500
Total.............................................................. $ 3,100,000

191 - Division of Environmental Protection –

Mining and Reclamation Operations Fund

(WV Code Chapter 22)

Fund 3324 FY 2022 Org 0313

Personal Services and Employee Benefits ....00100  $ 3,566,280
Unclassified...................................................... 09900  920
Current Expenses ........................................... 13000  2,202,231
Repairs and Alterations................................. 06400  60,260
Equipment...................................................... 07000  83,000
Other Assets.................................................... 69000  57,500
Total.............................................................. $ 5,970,191

192 - Division of Environmental Protection –

Underground Storage Tank

Administrative Fund
### Fund 3325 FY 2022 Org 0313

<table>
<thead>
<tr>
<th>Category</th>
<th>Code</th>
<th>FY 2022</th>
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</thead>
<tbody>
<tr>
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<td></td>
<td>$476,417</td>
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<td>Repairs and Alterations</td>
<td>06400</td>
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<td><strong>$814,817</strong></td>
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</table>

193 - Division of Environmental Protection –

#### Hazardous Waste Emergency Response Fund

### Fund 3331 FY 2022 Org 0313

<table>
<thead>
<tr>
<th>Category</th>
<th>Code</th>
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<tbody>
<tr>
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<td>Repairs and Alterations</td>
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194 - Division of Environmental Protection –

#### Solid Waste Reclamation and Environmental Response Fund

### Fund 3332 FY 2022 Org 0313

<table>
<thead>
<tr>
<th>Category</th>
<th>Code</th>
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<tr>
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<td>$825,811</td>
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<td>22,900</td>
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## Equipment

<table>
<thead>
<tr>
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<th>FY 2023</th>
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<tbody>
<tr>
<td>Total</td>
<td>$4,511,448</td>
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### 195 - Division of Environmental Protection –

#### Solid Waste Enforcement Fund

(WV Code Chapter 22)

Fund 3333 FY 2022 Org 0313

<table>
<thead>
<tr>
<th>Personal Services and Employee Benefits</th>
<th>$3,274,054</th>
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<tr>
<td>Unclassified</td>
<td>$31,145</td>
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<td>Repairs and Alterations</td>
<td>$30,930</td>
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<td>Total</td>
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### 196 - Division of Environmental Protection –

#### Air Pollution Control Fund

(WV Code Chapter 22)

Fund 3336 FY 2022 Org 0313

<table>
<thead>
<tr>
<th>Personal Services and Employee Benefits</th>
<th>$5,934,859</th>
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<tr>
<td>Unclassified</td>
<td>$70,572</td>
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<td>Current Expenses</td>
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<td>Repairs and Alterations</td>
<td>$84,045</td>
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<td>Equipment</td>
<td>$103,601</td>
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<td>Total</td>
<td>$7,715,495</td>
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### 197 - Division of Environmental Protection –

#### Environmental Laboratory Certification Fund
(WV Code Chapter 22)

**Fund 3340 FY 2022 Org 0313**

<table>
<thead>
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<th>Description</th>
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<tr>
<td>Personal Services and Employee Benefits ....00100</td>
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<td>201,146</td>
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<tr>
<td>Repairs and Alterations................................06400</td>
<td>1,000</td>
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<td>163,000</td>
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<td><strong>Total........................................................</strong></td>
<td><strong>$719,100</strong></td>
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198 - Division of Environmental Protection –

Stream Restoration Fund

(WV Code Chapter 22)

**Fund 3349 FY 2022 Org 0313**

<table>
<thead>
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<th>Description</th>
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<tr>
<td>Current Expenses ........................................13000</td>
<td>$5,182,076</td>
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199 - Division of Environmental Protection –

Litter Control Fund

(WV Code Chapter 22)

**Fund 3486 FY 2022 Org 0313**

<table>
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<tr>
<th>Description</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Current Expenses ........................................13000</td>
<td>$60,000</td>
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</table>

200 - Division of Environmental Protection –

Recycling Assistance Fund

(WV Code Chapter 22)

**Fund 3487 FY 2022 Org 0313**

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
<td>Personal Services and Employee Benefits ....00100</td>
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<td>400</td>
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<td>Current Expenses ........................................13000</td>
<td>2,754,258</td>
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<td>Repairs and Alterations...............................06400</td>
<td>800</td>
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</table>
Equipment ........................................... 07000 500
Other Assets ........................................... 69000 2,500
Total ..................................................... $ 3,419,033

201 - Division of Environmental Protection –

Mountaintop Removal Fund

(WV Code Chapter 22)

Fund 3490 FY 2022 Org 0313

Personal Services and Employee Benefits ....00100 $ 1,250,562
Unclassified ........................................... 09900 1,180
Current Expenses .................................... 13000 642,934
Repairs and Alterations ............................. 06400 30,112
Equipment .............................................. 07000 23,500
Other Assets ............................................ 69000 11,520
Total ..................................................... $ 1,959,808

202 - Division of Environmental Protection –

Wind and Solar Decommissioning Fund

(WV Code Chapter 22)

Fund #### FY 2022 Org 0313

Personal Services and Employee Benefits ....00100 $ 53,600

203 - Oil and Gas Conservation Commission –

Special Oil and Gas Conservation Fund

(WV Code Chapter 22C)

Fund 3371 FY 2022 Org 0315

Personal Services and Employee Benefits ....00100 $ 162,161
Current Expenses .................................... 13000 161,225
Repairs and Alterations ............................. 06400 1,000
Equipment .............................................. 07000 9,481
Other Assets ............................................ 69000 1,500
Total ..................................................... $ 335,367
DEPARTMENT OF HEALTH AND HUMAN RESOURCES

204 - Division of Health –

*Ryan Brown Addiction Prevention and Recovery Fund*

(WV Code Chapter 19)

Fund 5111 FY 2022 Org 0506

Current Expenses ........................................ 13000 $ 10,667,392

205 - Division of Health –

*The Vital Statistics Account*

(WV Code Chapter 16)

Fund 5144 FY 2022 Org 0506

<table>
<thead>
<tr>
<th>Description</th>
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<tr>
<td>Personal Services and Employee Benefits</td>
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<td>Current Expenses</td>
<td>$ 2,757,788</td>
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<td>Total</td>
<td>$ 3,711,772</td>
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206 - Division of Health –

*Hospital Services Revenue Account*

*Special Fund*

*Capital Improvement, Renovation and Operations*

(WV Code Chapter 16)

Fund 5156 FY 2022 Org 0506

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
<td>Institutional Facilities Operations</td>
<td>$ 35,555,221</td>
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<tr>
<td>Medical Services Trust Fund – Transfer</td>
<td>$ 27,800,000</td>
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<tr>
<td>Total</td>
<td>$ 63,355,221</td>
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</tbody>
</table>

The total amount of these appropriations shall be paid from the Hospital Services Revenue Account Special Fund created by
W.Va. Code §16-1-13, and shall be used for operating expenses and for improvements in connection with existing facilities.

Additional funds have been appropriated in fund 0525, fiscal year 2022, organization 0506, for the operation of the institutional facilities. The Secretary of the Department of Health and Human Resources is authorized to utilize up to ten percent of the funds from the appropriation for Institutional Facilities Operations to facilitate cost effective and cost saving services at the community level.

Necessary funds from the above appropriation may be used for medical facilities operations, either in connection with this fund or in connection with the appropriation designated Institutional Facilities Operations in the Consolidated Medical Service Fund (fund 0525, organization 0506).

207 - Division of Health –
Laboratory Services Fund
(WV Code Chapter 16)

Fund 5163 FY 2022 Org 0506

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
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</thead>
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<td>$18,114</td>
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<td>Current Expenses</td>
<td>$2,209,105</td>
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<tr>
<td>Total</td>
<td>$3,163,931</td>
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</table>

208 - Division of Health –
The Health Facility Licensing Account
(WV Code Chapter 16)

Fund 5172 FY 2022 Org 0506

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
<td>Personal Services and Employee Benefits</td>
<td>$645,446</td>
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<tr>
<td>Unclassified</td>
<td>$7,113</td>
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<tr>
<td>Current Expenses</td>
<td>$98,247</td>
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<tr>
<td>Total</td>
<td>$750,806</td>
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</table>
209 - Division of Health –  
Hepatitis B Vaccine  
(WV Code Chapter 16)  
Fund 5183 FY 2022 Org 0506  
Current Expenses .................................. 13000 $ 9,740

210 - Division of Health –  
Lead Abatement Account  
(WV Code Chapter 16)  
Fund 5204 FY 2022 Org 0506  
Personal Services and Employee Benefits ....00100 $ 19,100  
Unclassified..............................................09900 373  
Current Expenses .....................................13000 17,875  
Total....................................................... $ 37,348

211 - Division of Health –  
West Virginia Birth-to-Three Fund  
(WV Code Chapter 16)  
Fund 5214 FY 2022 Org 0506  
Personal Services and Employee Benefits ....00100 $ 691,978  
Unclassified..............................................09900 223,999  
Current Expenses .....................................13000 30,134,400  
Total....................................................... $ 31,050,377

212 - Division of Health –  
Tobacco Control Special Fund  
(WV Code Chapter 16)  
Fund 5218 FY 2022 Org 0506
Current Expenses ........................................ 13000 $ 7,579

213 - Division of Health –

Medical Cannabis Program Fund

(WV Code Chapter 16A)

Fund 5420 FY 2022 Org 0506

Personal Services and Employee Benefits ....00100 $ 509,658
Current Expenses ........................................ 13000 2,046,040
Total.......................................................... $ 2,555,698

214 - West Virginia Health Care Authority –

Health Care Cost Review Fund

(WV Code Chapter 16)

Fund 5375 FY 2022 Org 0507

Personal Services and Employee Benefits ....00100 $ 1,345,380
Unclassified...............................................09900 20,100
Current Expenses ........................................ 13000 785,445
Total.......................................................... $ 2,150,925

The above appropriation is to be expended in accordance with and pursuant to the provisions of W.Va. Code §16-29B and from the special revolving fund designated Health Care Cost Review Fund.

215 - West Virginia Health Care Authority –

Certificate of Need Program Fund

(WV Code Chapter 16)

Fund 5377 FY 2022 Org 0507

Personal Services and Employee Benefits ....00100 $ 829,798
Current Expenses ........................................ 13000 474,967
Total.......................................................... $ 1,304,765
216 - Division of Human Services –

Health Care Provider Tax –

Medicaid State Share Fund

(WV Code Chapter 11)

Fund 5090 FY 2022 Org 0511

Medical Services ........................................ 18900 $213,594,315
Medical Services Administrative Costs ...... 78900 242,287
Total .......................................................... $213,836,602

The above appropriation for Medical Services Administrative Costs (fund 5090, appropriation 78900) shall be transferred to a special revenue account in the treasury for use by the Department of Health and Human Resources for administrative purposes. The remainder of all moneys deposited in the fund shall be transferred to the Medical Services Program Fund (fund 5084).

217 - Division of Human Services –

Child Support Enforcement Fund

(WV Code Chapter 48A)

Fund 5094 FY 2022 Org 0511

Personal Services and Employee Benefits .... 00100 $ 24,809,509
Unclassified ................................................. 09900 380,000
Current Expenses ........................................ 13000 12,810,491
Total .......................................................... $ 38,000,000

218 - Division of Human Services –

Medical Services Trust Fund

(WV Code Chapter 9)

Fund 5185 FY 2022 Org 0511

Medical Services ........................................ 18900 $ 77,500,000
Medical Services Administrative Costs 78900 $602,486
Total 78,102,486

The above appropriation to Medical Services shall be used to provide state match of Medicaid expenditures as defined and authorized in subsection (c) of W.Va. Code §9-4A-2a. Expenditures from the fund are limited to the following: payment of backlogged billings, funding for services to future federally mandated population groups and payment of the required state match for Medicaid disproportionate share payments. The remainder of all moneys deposited in the fund shall be transferred to the Division of Human Services accounts.

219 - Division of Human Services –

James “Tiger” Morton Catastrophic Illness Fund

(WV Code Chapter 16)

Fund 5454 FY 2022 Org 0511

Unclassified 09900 $7,000
Current Expenses 13000 393,000
Total 400,000

220 - Division of Human Services –

Domestic Violence Legal Services Fund

(WV Code Chapter 48)

Fund 5455 FY 2022 Org 0511

Current Expenses 13000 $900,000

221 - Division of Human Services –

West Virginia Works Separate State College Program Fund

(WV Code Chapter 9)

Fund 5467 FY 2022 Org 0511
Current Expenses ........................................ 13000 $ 500,000

222 - Division of Human Services –

West Virginia Works Separate State Two-Parent Program Fund

(WV Code Chapter 9)

Fund 5468 FY 2022 Org 0511

Current Expenses ........................................ 13000 $ 1,500,000

223 - Division of Human Services –

Marriage Education Fund

(WV Code Chapter 9)

Fund 5490 FY 2022 Org 0511

Personal Services and Employee Benefits ....00100 $ 10,000
Current Expenses ........................................ 13000 $ 25,000
Total............................................................... $ 35,000

DEPARTMENT OF HOMELAND SECURITY

224 - Department of Homeland Security –

Office of the Secretary –

Law-Enforcement, Safety and Emergency Worker

Funeral Expense Payment Fund

(WV Code Chapter 15)

Fund 6003 FY 2022 Org 0601

Current Expenses ........................................ 13000 $ 32,000

225 - Division of Emergency Management –

Statewide Interoperable Radio Network Account
Fund 6208 FY 2022 Org 0606
Current Expenses .................................. 13000 $ 80,000

226 - Division of Emergency Management –
West Virginia Interoperable Radio Project

Fund 6295 FY 2022 Org 0606
Unclassified........................................09900 $ 20,000
Current Expenses .................................. 13000 1,480,000
Repairs and Alterations............................ 06400 250,000
Equipment.......................................... 07000 250,000
Total................................................... $ 2,000,000

Any unexpended balance remaining in the appropriation for Unclassified – Total (fund 6295, appropriation 09600) at the close of fiscal year 2021 is hereby reappropriated for expenditure during the fiscal year 2022.

Fund 6362 FY 2022 Org 0608
Personal Services and Employee Benefits....00100 $ 1,118,697
Unclassified........................................09900 9,804
Current Expenses .................................. 13000 758,480
Equipment.......................................... 07000 30,000
Other Assets....................................... 69000 40,129
Total................................................... $ 1,957,110

228 - Division of Corrections and Rehabilitation –
Regional Jail and Correctional Facility Authority
(WV Code Chapter 15A)

Fund 6675 FY 2022 Org 0608

Personal Services and Employee Benefits ....00100 $ 544,798
Debt Service ..............................................04000 9,000,000
Current Expenses ........................................ 13000 245,472
Total ............................................................. $ 9,790,270

229 - West Virginia State Police –

Motor Vehicle Inspection Fund

(WV Code Chapter 17C)

Fund 6501 FY 2022 Org 0612

Personal Services and Employee Benefits ....00100 $ 1,907,726
Current Expenses ........................................ 13000 1,488,211
Repairs and Alterations ..............................06400 204,500
Equipment ..................................................07000 3,770,751
Buildings ...................................................25800 534,000
Other Assets ...............................................69000 5,000
BRIM Premium .............................................91300 302,432
Total ............................................................. $ 8,212,620

The total amount of these appropriations shall be paid from the special revenue fund out of fees collected for inspection stickers as provided by law.

230 - West Virginia State Police –

Forensic Laboratory Fund

(WV Code Chapter 15)

Fund 6511 FY 2022 Org 0612

Personal Services and Employee Benefits ....00100 $ 1,600,000
Current Expenses ........................................ 13000 90,000
Repairs and Alterations ..............................06400 5,000
Equipment ..................................................07000 545,000
Total ............................................................. $ 2,240,000
### 231 - West Virginia State Police –

**Drunk Driving Prevention Fund**

(WV Code Chapter 15)

Fund 6513 FY 2022 Org 0612

<table>
<thead>
<tr>
<th>Item</th>
<th>Fiscal Year</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
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<td>$3,491,895</td>
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<tr>
<td>BRIM Premium</td>
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<tr>
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<td></td>
<td><strong>$4,973,347</strong></td>
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</table>

The total amount of these appropriations shall be paid from the special revenue fund out of receipts collected pursuant to W.Va. Code §11-15-9a and 16 and paid into a revolving fund account in the State Treasury.

### 232 - West Virginia State Police –

**Surplus Real Property Proceeds Fund**

(WV Code Chapter 15)

Fund 6516 FY 2022 Org 0612

<table>
<thead>
<tr>
<th>Item</th>
<th>Fiscal Year</th>
<th>Amount</th>
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</thead>
<tbody>
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<td>Buildings</td>
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<tr>
<td>Land</td>
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<td>BRIM Premium</td>
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</table>

### 233 - West Virginia State Police –

**Surplus Transfer Account**

(WV Code Chapter 15)

Fund 6519 FY 2022 Org 0612

<table>
<thead>
<tr>
<th>Item</th>
<th>Fiscal Year</th>
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</thead>
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<tr>
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<td>$40,000</td>
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</tbody>
</table>
Other Assets ............................................... 69000 45,000
BRIM Premium ............................................ 91300  5,000
Total .......................................................... $ 585,000

234 - West Virginia State Police –

Central Abuse Registry Fund

(WV Code Chapter 15)

Fund 6527 FY 2022 Org 0612

<table>
<thead>
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<th>Description</th>
<th>Account</th>
<th>Amount</th>
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<tr>
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<td>BRIM Premium</td>
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<td>18,524</td>
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<td>Total</td>
<td></td>
<td>$1,253,096</td>
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235 - West Virginia State Police –

Bail Bond Enforcer Account

(WV Code Chapter 15)

Fund 6532 FY 2022 Org 0612

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<thead>
<tr>
<th>Description</th>
<th>Account</th>
<th>Amount</th>
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<tr>
<td>Current Expenses</td>
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<td>$8,300</td>
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236 - West Virginia State Police –

State Police Academy Post Exchange

(WV Code Chapter 15)

Fund 6544 FY 2022 Org 0612

<table>
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<th>Description</th>
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<tr>
<td>Current Expenses</td>
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<tr>
<td>Repairs and Alterations</td>
<td>06400</td>
<td>40,000</td>
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<tr>
<td>Total</td>
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<td>$200,000</td>
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</table>
237 - Fire Commission –

Fire Marshal Fees

(WV Code Chapter 29)

Fund 6152 FY 2022 Org 0619

<table>
<thead>
<tr>
<th>Description</th>
<th>FY 2022</th>
<th>2022 Org 0619</th>
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<tr>
<td>Personal Services and Employee Benefits ....00100</td>
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<td>Current Expenses ......................................13000</td>
<td>1,246,550</td>
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<td>Repairs and Alterations ................................06400</td>
<td>58,500</td>
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<td>Equipment ...............................................07000</td>
<td>140,800</td>
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<td>BRIM Premium...........................................91300</td>
<td>65,000</td>
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<td><strong>Total................................................................</strong></td>
<td><strong>$ 4,995,183</strong></td>
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</table>

238 - Division of Administrative Services –

WV Community Corrections Fund

(WV Code Chapter 62)

Fund 6386 FY 2022 Org 0623

<table>
<thead>
<tr>
<th>Description</th>
<th>FY 2022</th>
<th>2022 Org 0623</th>
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<tbody>
<tr>
<td>Personal Services and Employee Benefits ....00100</td>
<td>$ 161,923</td>
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<td>Unclassified...........................................09900</td>
<td>750</td>
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<td>Current Expenses ......................................13000</td>
<td>1,846,250</td>
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<td><strong>Total................................................................</strong></td>
<td><strong>$ 2,009,923</strong></td>
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239 - Division of Administrative Services –

Court Security Fund

(WV Code Chapter 51)

Fund 6804 FY 2022 Org 0623

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<th>Description</th>
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<th>2022 Org 0623</th>
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<tr>
<td>Personal Services and Employee Benefits ....00100</td>
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<td>1,478,135</td>
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<td><strong>$ 1,501,975</strong></td>
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</table>
240 - Division of Administrative Services –
Second Chance Driver’s License Program Account

(WV Code Chapter 17B)

Fund 6810 FY 2022 Org 0623

Current Expenses ........................................ 13000 $ 125,000

DEPARTMENT OF REVENUE

241 - Division of Financial Institutions

(WV Code Chapter 31A)

Fund 3041 FY 2022 Org 0303

Personal Services and Employee Benefits ....00100 $ 2,584,057
Salary and Benefits of Cabinet Secretary
and Agency Heads .......................................00201 119,000
Current Expenses ......................................13000 650,475
Equipment ..............................................07000 8,500
Total ..................................................... $ 3,362,032

242 - Office of the Secretary –

State Debt Reduction Fund

(WV Code Chapter 29)

Fund 7007 FY 2022 Org 0701

Retirement Systems – Unfunded Liability ....77500 $ 20,000,000

The above appropriation for Retirement System – Unfunded Liability shall be transferred to the Consolidated Public Retirement Board – West Virginia Teachers Retirement System Employers School Aid Formula Funds Holding Account Fund (fund 2606).

243 - Home Rule Board Operations

(WV Code Chapter 8)
### Fund 7010 FY 2022 Org 0701

<table>
<thead>
<tr>
<th>Category</th>
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<tr>
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<td>Current Expenses</td>
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<tr>
<td>Repairs and Alterations</td>
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<td>Equipment</td>
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<td><strong>Total</strong></td>
<td><strong>$68,000</strong></td>
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</table>

#### 244 - Tax Division –

**Cemetery Company Account**

(WV Code Chapter 35)

### Fund 7071 FY 2022 Org 0702

<table>
<thead>
<tr>
<th>Category</th>
<th>FY 2022</th>
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<tbody>
<tr>
<td>Personal Services and Employee Benefits ....00100</td>
<td>$25,928</td>
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<td>Current Expenses</td>
<td>$7,717</td>
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<td><strong>Total</strong></td>
<td><strong>$33,645</strong></td>
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</tr>
</tbody>
</table>

#### 245 - Tax Division –

**Special Audit and Investigative Unit**

(WV Code Chapter 11)

### Fund 7073 FY 2022 Org 0702

<table>
<thead>
<tr>
<th>Category</th>
<th>FY 2022</th>
<th>Other</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services and Employee Benefits ....00100</td>
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<tr>
<td>Unclassified</td>
<td>$8,500</td>
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<td>Current Expenses</td>
<td>$273,297</td>
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<tr>
<td>Repairs and Alterations</td>
<td>$7,000</td>
<td></td>
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<tr>
<td>Equipment</td>
<td>$5,000</td>
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<tr>
<td><strong>Total</strong></td>
<td><strong>$990,225</strong></td>
<td></td>
</tr>
</tbody>
</table>

#### 246 - Tax Division –

**Wine Tax Administration Fund**

(WV Code Chapter 60)

### Fund 7087 FY 2022 Org 0702
Personal Services and Employee Benefits ....00100 $ 268,973
Current Expenses .................................. 13000 5,406
Total.................................................. $ 274,379

247 - Tax Division –

Reduced Cigarette Ignition Propensity

Standard and Fire Prevention Act Fund

(WV Code Chapter 47)

Fund 7092 FY 2022 Org 0702

Current Expenses .................................. 13000 $ 35,000
Equipment............................................. 07000 15,000
Total.................................................. $ 50,000

248 - Tax Division –

Local Sales Tax and Excise Tax

Administration Fund

(WV Code Chapter 11)

Fund 7099 FY 2022 Org 0702

Personal Services and Employee Benefits ....00100 $ 1,543,527
Unclassified.......................................... 09900 10,000
Current Expenses .................................. 13000 784,563
Repairs and Alterations............................. 06400 1,000
Equipment............................................. 07000 5,000
Total.................................................. $ 2,344,090

249 - State Budget Office –

Public Employees Insurance Reserve Fund

(WV Code Chapter 11B)

Fund 7400 FY 2022 Org 0703
Public Employees Insurance Reserve Fund
   – Transfer...........................................90300 $ 6,800,000

   The above appropriation for Public Employees Insurance Reserve Fund – Transfer shall be transferred to the Medical Services Trust Fund (fund 5185, org 0511) for expenditure.

250 - Insurance Commissioner –

Examination Revolving Fund

(WV Code Chapter 33)

Fund 7150 FY 2022 Org 0704

<table>
<thead>
<tr>
<th>Department</th>
<th>FY 2022</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services and Employee Benefits</td>
<td>748,764</td>
<td>Current Expenses</td>
</tr>
<tr>
<td>Current Expenses</td>
<td>1,357,201</td>
<td>Repairs and Alterations</td>
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<td>Repairs and Alterations</td>
<td>3,000</td>
<td>Equipment</td>
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<td>81,374</td>
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<td>8,289</td>
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<td>11,426</td>
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<tr>
<td>Total</td>
<td>$ 2,210,054</td>
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</tbody>
</table>

251 - Insurance Commissioner –

Consumer Advocate

(WV Code Chapter 33)

Fund 7151 FY 2022 Org 0704

<table>
<thead>
<tr>
<th>Department</th>
<th>FY 2022</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services and Employee Benefits</td>
<td>571,976</td>
<td>Current Expenses</td>
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<tr>
<td>Current Expenses</td>
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<td>Equipment</td>
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<tr>
<td>Equipment</td>
<td>34,225</td>
<td>Buildings</td>
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<tr>
<td>Buildings</td>
<td>4,865</td>
<td>Other Assets</td>
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<td>Other Assets</td>
<td>19,460</td>
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<tr>
<td>Total</td>
<td>$ 837,678</td>
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</tbody>
</table>

252 - Insurance Commissioner –

Insurance Commission Fund

(WV Code Chapter 33)
Fund 7152 FY 2022 Org 0704

Personal Services and Employee Benefits....00100 $ 24,032,521
Salary and Benefits of Cabinet Secretary
    and Agency Heads .............................00201 136,500
Current Expenses ...............................13000 8,797,758
Repairs and Alterations .........................06400 68,614
Equipment ........................................07000 1,728,240
Buildings ...........................................25800 25,000
Other Assets .....................................69000 340,661
Total .............................................. $ 35,129,294

253 - Insurance Commissioner –

Insurance Fraud Prevention Fund

(WV Code Chapter 33)

Fund 7153 FY 2022 Org 0704

Current Expenses ..................................13000 $ 15,000

254 - Insurance Commissioner –

Workers’ Compensation Old Fund

(WV Code Chapter 23)

Fund 7162 FY 2022 Org 0704

Employee Benefits .................................01000 $ 50,000
Current Expenses ..................................13000 250,500,000
Total .................................................. $250,550,000

255 - Insurance Commissioner –

Workers’ Compensation Uninsured Employers’ Fund

(WV Code Chapter 23)

Fund 7163 FY 2022 Org 0704

Current Expenses .................................13000 $ 15,000,000
256 - Insurance Commissioner –

Self-Insured Employer Guaranty Risk Pool

(WV Code Chapter 23)

Fund 7164 FY 2022 Org 0704

Current Expenses .............................. 13000 $ 9,000,000

257 - Insurance Commissioner –

Self-Insured Employer Security Risk Pool

(WV Code Chapter 23)

Fund 7165 FY 2022 Org 0704

Current Expenses .............................. 13000 $ 14,000,000

258 - Municipal Bond Commission

(WV Code Chapter 13)

Fund 7253 FY 2022 Org 0706

Personal Services and Employee Benefits ....00100 $ 309,502
Current Expenses .............................. 13000 154,344
Equipment ....................................... 07000 100
Total .............................................. $ 463,946

259 - Racing Commission –

Relief Fund

(WV Code Chapter 19)

Fund 7300 FY 2022 Org 0707

Medical Expenses – Total ...................... 24500 $ 57,000

The total amount of this appropriation shall be paid from the special revenue fund out of collections of license fees and fines as provided by law.
No expenditures shall be made from this fund except for hospitalization, medical care and/or funeral expenses for persons contributing to this fund.

260 - Racing Commission –

Administration and Promotion Account

(WV Code Chapter 19)

Fund 7304 FY 2022 Org 0707

Personal Services and Employee Benefits ....00100 $ 264,564
Current Expenses ................................................. 13000 85,433
Other Assets ......................................................... 69000 5,000
Total ................................................................. $ 354,997

261 - Racing Commission –

General Administration

(WV Code Chapter 19)

Fund 7305 FY 2022 Org 0707

Personal Services and Employee Benefits ....00100 $ 2,303,863
Salary and Benefits of Cabinet Secretary
and Agency Heads .............................................. 00201 48,443
Current Expenses ................................................. 13000 497,284
Repairs and Alterations ....................................... 06400 5,000
Other Assets ......................................................... 69000 40,000
Total ................................................................. $ 2,894,590

262 - Racing Commission –

Administration, Promotion, Education, Capital Improvement
and Greyhound Adoption Programs

to include Spaying and Neutering Account

(WV Code Chapter 19)
Fund 7307 FY 2022 Org 0707

Personal Services and Employee Benefits ....00100 $ 918,781
Current Expenses ............................13000 160,099
Other Assets ....................................69000 200,000
Total ............................................... $ 1,278,880

263 - Alcohol Beverage Control Administration –

Wine License Special Fund

(WV Code Chapter 60)

Fund 7351 FY 2022 Org 0708

Personal Services and Employee Benefits ....00100 $ 147,213
Current Expenses ............................13000 54,186
Repairs and Alterations .....................06400 7,263
Equipment ....................................07000 10,000
Buildings ......................................25800 100,000
Transfer Liquor Profits and Taxes ..........42500 30,750
Other Assets ....................................69000 100
Total ............................................... $ 349,512

To the extent permitted by law, four classified exempt positions shall be provided from Personal Services and Employee Benefits appropriation for field auditors.

264 - Alcohol Beverage Control Administration

(WV Code Chapter 60)

Fund 7352 FY 2022 Org 0708

Personal Services and Employee Benefits ....00100 $ 5,668,074
Salary and Benefits of Cabinet Secretary
    and Agency Heads .............................00201 122,500
Current Expenses ............................13000 2,890,577
Repairs and Alterations .....................06400 91,000
Equipment ....................................07000 108,000
Buildings ......................................25800 375,100
Purchase of Supplies for Resale ..........41900 76,500,000
Transfer Liquor Profits and Taxes ............42500 $21,200,000
Other Assets ........................................69000 125,100
Land ..................................................73000 100
Total .................................................. $107,080,451

The total amount of these appropriations shall be paid from a special revenue fund out of liquor revenues and any other revenues available.

The above appropriations include the salary of the commissioner and the salaries, expenses, and equipment of administrative offices, warehouses, and inspectors.

The above appropriations include funding for the Tobacco/Alcohol Education Program.

There is hereby appropriated from liquor revenues, in addition to the above appropriations as needed, the necessary amount for the purchase of liquor as provided by law and the remittance of profits and taxes to the General Revenue Fund.

265 - State Athletic Commission Fund

(WV Code Chapter 29)

Fund 7009 FY 2022 Org 0933

Personal Services and Employee Benefits ....00100 $ 12,000
Current Expenses ..................................13000 28,000
Total .................................................. $ 40,000

DEPARTMENT OF TRANSPORTATION

266 - Division of Motor Vehicles –

Dealer Recovery Fund

(WV Code Chapter 17)

Fund 8220 FY 2022 Org 0802

Current Expenses .................................13000 $ 189,000
267 - Division of Motor Vehicles –

Motor Vehicle Fees Fund

(WV Code Chapter 17B)

Fund 8223 FY 2022 Org 0802

<table>
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<th>Category</th>
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<td>Personal Services and Employee Benefits ....</td>
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<td>Current Expenses ..................................</td>
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<td>Repairs and Alterations..........................</td>
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<td>Equipment ..........................................</td>
<td>$75,000</td>
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<td>Other Assets .......................................</td>
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<td>BRIM Premium ......................................</td>
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<td><strong>Total</strong>...........................................</td>
<td><strong>$8,281,786</strong></td>
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</table>

268 - Division of Highways –

A. James Manchin Fund

(WV Code Chapter 22)

Fund 8319 FY 2022 Org 0803

<table>
<thead>
<tr>
<th>Category</th>
<th>FY 2022</th>
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<tbody>
<tr>
<td>Current Expenses ..................................</td>
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</tbody>
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269 - State Rail Authority -

West Virginia Commuter Rail Access Fund

(WV Code Chapter 29)

Fund 8402 FY 2022 Org 0804

<table>
<thead>
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<th>Category</th>
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<tbody>
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<td>Current Expenses ..................................</td>
<td>$600,000</td>
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DEPARTMENT OF VETERANS’ ASSISTANCE

270 - Veterans’ Facilities Support Fund

(WV Code Chapter 9A)

Fund 6703 FY 2022 Org 0613
Current Expenses ................................ 13000 $ 1,654,234
Other Assets ........................................... 69000 10,000
Total ...................................................... $ 1,664,234

271 - Department of Veterans’ Assistance –

WV Veterans’ Home –

Special Revenue Operating Fund

(WV Code Chapter 9A)

Fund 6754 FY 2022 Org 0618

Current Expenses ........................................ 13000 $ 289,400
Repairs and Alterations ............................... 06400 10,600
Total ...................................................... $ 300,000

BUREAU OF SENIOR SERVICES

272 - Bureau of Senior Services –

Community Based Service Fund

(WV Code Chapter 29)

Fund 5409 FY 2022 Org 0508

Personal Services and Employee Benefits .... 00100 $ 148,983
Salary and Benefits of Cabinet Secretary
and Agency Heads .................................... 00201 11,900
Current Expenses ....................................... 13000 10,348,710
Total ...................................................... $ 10,509,593

The total amount of these appropriations are funded from annual table game license fees to enable the aged and disabled citizens of West Virginia to stay in their homes through the provision of home and community-based services.
HIGHER EDUCATION POLICY COMMISSION

273 - Higher Education Policy Commission –

System –

Tuition Fee Capital Improvement Fund

(Capital Improvement and Bond Retirement Fund)

Control Account

(WV Code Chapters 18 and 18B)

Fund 4903 FY 2022 Org 0442

<table>
<thead>
<tr>
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<tbody>
<tr>
<td>Debt Service</td>
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<tr>
<td>General Capital Expenditures</td>
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<tr>
<td>Facilities Planning and Administration</td>
<td>441,111</td>
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<tr>
<td>Total</td>
<td>$ 33,154,234</td>
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</table>

The total amount of these appropriations shall be paid from the Special Capital Improvement Fund created in WV. Va. Code §18B-10-8. Projects are to be paid on a cash basis and made available on July 1.

The above appropriations, except for Debt Service, may be transferred to special revenue funds for capital improvement projects at the institutions.

274 - Tuition Fee Revenue Bond Construction Fund

(WV Code Chapters 18 and 18B)

Fund 4906 FY 2022 Org 0442

Any unexpended balance remaining in the appropriation for Capital Outlay (fund 4906, appropriation 51100) at the close of the fiscal year 2021 is hereby reappropriated for expenditure during the fiscal year 2022.

The appropriation shall be paid from available unexpended cash balances and interest earnings accruing to the fund. The
appropriation shall be expended at the discretion of the Higher Education Policy Commission and the funds may be allocated to any institution within the system.

The total amount of this appropriation shall be paid from the unexpended proceeds of revenue bonds previously issued pursuant to W.Va. Code §18-12B-8, which have since been refunded.

275 - Community and Technical College –

Capital Improvement Fund

(WV Code Chapter 18B)

Fund 4908 FY 2022 Org 0442

Any unexpended balance remaining in the appropriation for Capital Improvements – Total (fund 4908, appropriation 95800) at the close of fiscal year 2021 is hereby reappropriated for expenditure during the fiscal year 2022.

The total amount of this appropriation shall be paid from the sale of the Series 2017 Community and Technical College Capital Improvement Refunding Revenue Bonds and anticipated interest earnings.

276 - West Virginia University –

West Virginia University Health Sciences Center

(WV Code Chapters 18 and 18B)

Fund 4179 FY 2022 Org 0463

<table>
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<th>Category</th>
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<td>Equipment ..............................................................</td>
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<td>Buildings ...............................................................</td>
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<tr>
<td>Other Assets ...........................................................</td>
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<tr>
<td>Total.................................................................</td>
<td>$16,425,647</td>
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## MISCELLANEOUS BOARDS AND COMMISSIONS

### 277 - Board of Barbers and Cosmetologists –

**Barbers and Beauticians Special Fund**

(WV Code Chapters 16 and 30)

Fund 5425 FY 2022 Org 0505

<table>
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<tr>
<th>Description</th>
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<tbody>
<tr>
<td>Personal Services and Employee Benefits ....00100</td>
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<td>Repairs and Alterations ..................................</td>
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<tr>
<td><strong>Total</strong></td>
<td><strong>$ 783,962</strong></td>
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</table>

The total amount of these appropriations shall be paid from a special revenue fund out of collections made by the Board of Barbers and Cosmetologists as provided by law.

### 278 - Hospital Finance Authority –

**Hospital Finance Authority Fund**

(WV Code Chapter 16)

Fund 5475 FY 2022 Org 0509

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Salary and Benefits of Cabinet Secretary and Agency Heads .....................</td>
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<tr>
<td>Unclassified.................................09900</td>
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<td>Current Expenses ..................................13000</td>
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<td><strong>Total</strong></td>
<td><strong>$ 150,108</strong></td>
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</table>

The total amount of these appropriations shall be paid from the special revenue fund out of fees and collections as provided by Article 29A, Chapter 16 of the Code.

### 279 - State Armory Board –

**General Armory Fund**

(WV Code Chapter 15)
Fund 6057 FY 2022 Org 0603

Personal Services and Employee Benefits ....00100 $ 1,681,247
Current Expenses ................................. 13000 650,000
Repairs and Alterations .......................... 06400 385,652
Equipment ......................................... 07000 250,000
Buildings .......................................... 25800 520,820
Other Assets ....................................... 69000 350,000
Land ................................................. 73000 200,000
Total .................................................... $ 4,037,719

From the above appropriations, the Adjutant General may receive and expend funds to conduct operations and activities to include functions of the Military Authority. The Adjutant General may transfer funds between appropriations, except no funds may be transferred to Personal Services and Employee Benefits (fund 6057, appropriation 00100).

280 - WV State Board of Examiners for Licensed Practical Nurses –

Licensed Practical Nurses

(WV Code Chapter 30)

Fund 8517 FY 2022 Org 0906

Personal Services and Employee Benefits ....00100 $ 495,505
Current Expenses ................................. 13000 107,700
Total .................................................... $ 603,205

281 - WV Board of Examiners for Registered Professional Nurses –

Registered Professional Nurses

(WV Code Chapter 30)

Fund 8520 FY 2022 Org 0907

Personal Services and Employee Benefits ....00100 $ 1,300,612
Current Expenses ................................. 13000 312,655
Repairs and Alterations .......................... 06400 3,000
Equipment .............................................07000 25,000
Other Assets ........................................69000 4,500
Total .................................................... $ 1,645,767

282 - Public Service Commission

(WV Code Chapter 24)

Fund 8623 FY 2022 Org 0926

Personal Services and Employee Benefits ....00100 $ 12,163,281
Salary and Benefits of Cabinet Secretary
  and Agency Heads .........................00201 318,640
Unclassified .......................................09900 147,643
Current Expenses .............................13000 2,507,202
Repairs and Alterations ....................06400 390,000
Equipment .........................................07000 160,000
Buildings ........................................25800 10
PSC Weight Enforcement ....................34500 4,605,652
Debt Payment/Capital Outlay ..........52000 350,000
Land ..............................................73000 10
BRIM Premium ..................................91300 172,216
Total ................................................ $ 20,814,654

The total amount of these appropriations shall be paid from a
special revenue fund out of collections for special license fees from
public service corporations as provided by law.

The Public Service Commission is authorized to transfer up to
$500,000 from this fund to meet the expected deficiencies in the
Motor Carrier Division (fund 8625, org 0926) due to the
amendment and reenactment of W.Va. Code §24A-3-1 by Enrolled

283 - Public Service Commission –

Gas Pipeline Division –

Public Service Commission Pipeline Safety Fund

(WV Code Chapter 24B)
### Fund 8624 FY 2022 Org 0926

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services and Employee Benefits</td>
<td>$282,709</td>
</tr>
<tr>
<td>Salary and Benefits of Cabinet Secretary and Agency Heads</td>
<td>$11,949</td>
</tr>
<tr>
<td>Unclassified</td>
<td>$3,851</td>
</tr>
<tr>
<td>Current Expenses</td>
<td>$93,115</td>
</tr>
<tr>
<td>Repairs and Alterations</td>
<td>$4,000</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$395,624</strong></td>
</tr>
</tbody>
</table>

The total amount of these appropriations shall be paid from a special revenue fund out of receipts collected for or by the Public Service Commission pursuant to and in the exercise of regulatory authority over pipeline companies as provided by law.

#### 284 - Public Service Commission –

*Motor Carrier Division*

(WV Code Chapter 24A)

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services and Employee Benefits</td>
<td>$2,309,803</td>
</tr>
<tr>
<td>Salary and Benefits of Cabinet Secretary and Agency Heads</td>
<td>$67,711</td>
</tr>
<tr>
<td>Unclassified</td>
<td>$29,233</td>
</tr>
<tr>
<td>Current Expenses</td>
<td>$577,557</td>
</tr>
<tr>
<td>Repairs and Alterations</td>
<td>$23,000</td>
</tr>
<tr>
<td>Equipment</td>
<td>$50,000</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$3,057,304</strong></td>
</tr>
</tbody>
</table>

The total amount of these appropriations shall be paid from a special revenue fund out of receipts collected for or by the Public Service Commission pursuant to and in the exercise of regulatory authority over motor carriers as provided by law.

#### 285 - Public Service Commission –

*Consumer Advocate Fund*

(WV Code Chapter 24)
Fund 8627 FY 2022 Org 0926

Personal Services and Employee Benefits ....00100 $ 876,994
Current Expenses ........................................ 386,472
Equipment ..................................................... 9,872
BRIM Premium ............................................... 4,660
Total ............................................................ $ 1,277,998

The total amount of these appropriations shall be supported by cash from a special revenue fund out of collections made by the Public Service Commission.

286 - Real Estate Commission –

Real Estate License Fund

(WV Code Chapter 30)

Fund 8635 FY 2022 Org 0927

Personal Services and Employee Benefits ....00100 $ 607,098
Current Expenses ........................................ 293,122
Repairs and Alterations .................................... 2,500
Equipment ..................................................... 5,000
Total ............................................................ $ 907,720

The total amount of these appropriations shall be paid out of collections of license fees as provided by law.

287 - WV Board of Examiners for Speech-Language Pathology and Audiology –

Speech-Language Pathology and Audiology Operating Fund

(WV Code Chapter 30)

Fund 8646 FY 2022 Org 0930

Personal Services and Employee Benefits ....00100 $ 91,513
Current Expenses ........................................ 63,499
Total ............................................................ $ 155,012
288 - WV Board of Respiratory Care –  

Board of Respiratory Care Fund

(WV Code Chapter 30)

Fund 8676 FY 2022 Org 0935

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services and Employee Benefits</td>
<td>$85,878</td>
</tr>
<tr>
<td>Current Expenses</td>
<td>$62,709</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$148,587</strong></td>
</tr>
</tbody>
</table>

289 - WV Board of Licensed Dietitians –

Dietitians Licensure Board Fund

(WV Code Chapter 30)

Fund 8680 FY 2022 Org 0936

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services and Employee Benefits</td>
<td>$20,219</td>
</tr>
<tr>
<td>Current Expenses</td>
<td>$20,250</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$40,469</strong></td>
</tr>
</tbody>
</table>

290 - Massage Therapy Licensure Board –

Massage Therapist Board Fund

(WV Code Chapter 30)

Fund 8671 FY 2022 Org 0938

<table>
<thead>
<tr>
<th>Item</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services and Employee Benefits</td>
<td>$109,555</td>
</tr>
<tr>
<td>Current Expenses</td>
<td>$42,448</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$152,003</strong></td>
</tr>
</tbody>
</table>

291 - Board of Medicine –

Medical Licensing Board Fund

(WV Code Chapter 30)

Fund 9070 FY 2022 Org 0945
Personal Services and Employee Benefits ....00100  $ 1,378,807
Current Expenses ........................................13000  1,108,789
Repairs and Alterations .................................06400  8,000
Total.............................................................. $ 2,495,596

292 - West Virginia Enterprise Resource Planning Board –

*Enterprise Resource Planning System Fund*  
(WV Code Chapter 12)

Fund 9080 FY 2022 Org 0947

Personal Services and Employee Benefits ....00100  $ 6,856,239
Unclassified...............................................09900  182,000
Current Expenses ........................................13000  13,662,210
Repairs and Alterations .................................06400  300
Equipment.....................................................07000  352,000
Buildings.......................................................25800  2,000
Other Assets.................................................69000  203,500
Total.............................................................. $ 21,258,249

293 - Board of Treasury Investments –

*Board of Treasury Investments Fee Fund*  
(WV Code Chapter 12)

Fund 9152 FY 2022 Org 0950

Personal Services and Employee Benefits ....00100  $ 832,889
Unclassified...............................................09900  14,850
Current Expenses ........................................13000  605,714
BRIM Premium..............................................91300  31,547
Fees of Custodians, Fund Advisors  
and Fund Managers........................................93800  3,500,000
Total.............................................................. $ 4,985,000

There is hereby appropriated from this fund, in addition to the  
above appropriation if needed, an amount of funds necessary for  
the Board of Treasury Investments to pay the fees and expenses of
custodians, fund advisors and fund managers for the consolidated fund of the State as provided in Article 6C, Chapter 12 of the Code.

The total amount of these appropriations shall be paid from the special revenue fund out of fees and collections as provided by law.

Total TITLE II, Section 3 – Other Funds
(Including claims against the state) .................. $1,551,094,882

Sec. 4. Appropriations from lottery net profits. — Net profits of the lottery are to be deposited by the Director of the Lottery to the following accounts in the amounts indicated. The Director of the Lottery shall prorate each deposit of net profits in the proportion the appropriation for each account bears to the total of the appropriations for all accounts.

After first satisfying the requirements for Fund 2252, Fund 3963, and Fund 4908 pursuant to W.Va. Code §29-22-18, the Director of the Lottery shall make available from the remaining net profits of the lottery any amounts needed to pay debt service for which an appropriation is made for Fund 9065, Fund 4297, Fund 3390, Fund 3514, Fund 9067, and Fund 9068 and is authorized to transfer any such amounts to Fund 9065, Fund 4297, Fund 3390, Fund 3514, Fund 9067, and Fund 9068 for that purpose. Upon receipt of reimbursement of amounts so transferred, the Director of the Lottery shall deposit the reimbursement amounts to the following accounts as required by this section.

294 - Education, Arts, Sciences and Tourism –

Debt Service Fund

(WV Code Chapter 5)

Fund 2252 FY 2022 Org 0211

<table>
<thead>
<tr>
<th>Appropriation</th>
<th>Lottery Funds</th>
</tr>
</thead>
<tbody>
<tr>
<td>Debt Service – Total ..........................31000 $ 10,000,000</td>
<td></td>
</tr>
</tbody>
</table>
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295 - Department of Tourism –
Office of the Secretary
(WV Code Chapter 5B)
Fund 3067 FY 2022 Org 0304

Tourism – Telemarketing Center .................46300 $ 82,080
Tourism – Advertising (R)..........................61800 2,422,407
Tourism – Operations (R)..........................66200 4,227,938
Total........................................................ $ 6,732,425

Any unexpended balances remaining in the appropriations for Tourism – Advertising (fund 3067, appropriation 61800) and Tourism – Operations (fund 3067, appropriation 66200) at the close of the fiscal year 2021 are hereby reappropriated for expenditure during the fiscal year 2022.

296 - Division of Natural Resources
(WV Code Chapter 20)
Fund 3267 FY 2022 Org 0310

Personal Services and Employee Benefits ....00100 $ 2,428,178
Current Expenses ...........................................13000 26,900
Picketts Fort State Park.................................32400 106,560
Non-Game Wildlife (R).................................52700 386,935
State Parks and Recreation Advertising (R) ....61900 494,578
Total........................................................ $ 3,443,151

Any unexpended balances remaining in the appropriations for Unclassified (fund 3267, appropriation 09900), Capital Outlay – Parks (fund 3267, appropriation 28800), Non-Game Wildlife (fund 3267, appropriation 52700), and State Parks and Recreation Advertising (fund 3267, appropriation 61900) at the close of the fiscal year 2021 are hereby reappropriated for expenditure during the fiscal year 2022.
297 - State Board of Education

(WV Code Chapters 18 and 18A)

Fund 3951 FY 2022 Org 0402

<table>
<thead>
<tr>
<th>Appropriation</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>FBI Checks ................................</td>
<td>37200</td>
</tr>
<tr>
<td>Vocational Education</td>
<td></td>
</tr>
<tr>
<td>Equipment Replacement ...................</td>
<td>39300</td>
</tr>
<tr>
<td>Assessment Program (R) .................</td>
<td>39600</td>
</tr>
<tr>
<td>Literacy Project ........................</td>
<td>89900</td>
</tr>
<tr>
<td>21st Century Technology Infrastructure</td>
<td></td>
</tr>
<tr>
<td>Network Tools and Support (R) ..........</td>
<td>93300</td>
</tr>
<tr>
<td>Total ....................................</td>
<td></td>
</tr>
<tr>
<td>$ 116,548</td>
<td></td>
</tr>
<tr>
<td>$ 800,000</td>
<td></td>
</tr>
<tr>
<td>$ 490,439</td>
<td></td>
</tr>
<tr>
<td>$ 350,000</td>
<td></td>
</tr>
<tr>
<td>$ 12,600,383</td>
<td></td>
</tr>
<tr>
<td>$ 14,357,370</td>
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</tbody>
</table>

Any unexpended balances remaining in the appropriations for Unclassified (fund 3951, appropriation 09900), Current Expenses (fund 3951, appropriation 13000), Assessment Program (fund 3951, appropriation 39600), and 21st Century Technology Infrastructure Network Tools and Support (fund 3951, appropriation 93300) at the close of the fiscal year 2021 are hereby reappropriated for expenditure during the fiscal year 2022.

298 - State Department of Education –

School Building Authority –

Debt Service Fund

(WV Code Chapter 18)

Fund 3963 FY 2022 Org 0404

<table>
<thead>
<tr>
<th>Appropriation</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Debt Service – Total ...................</td>
<td>31000</td>
</tr>
<tr>
<td>Directed Transfer ........................</td>
<td>70000</td>
</tr>
<tr>
<td>Total ....................................</td>
<td></td>
</tr>
<tr>
<td>$ 15,320,363</td>
<td></td>
</tr>
<tr>
<td>$ 2,679,637</td>
<td></td>
</tr>
<tr>
<td>$ 18,000,000</td>
<td></td>
</tr>
</tbody>
</table>

The School Building Authority shall have the authority to transfer between the above appropriations in accordance with W.Va. Code §29-22-18.
The above appropriation for Directed Transfer (fund 3963, appropriation 70000) may be transferred to the Department of Education, State Board of Education, School Building Authority, School Construction Fund, fund 3952, organization 0404 to be used for school construction and maintenance projects.

299 - Division of Culture and History –

Lottery Education Fund

(WV Code Chapter 29)

Fund 3534 FY 2022 Org 0432

<table>
<thead>
<tr>
<th>Organization</th>
<th>FY 2022 Appropriation</th>
</tr>
</thead>
<tbody>
<tr>
<td>Huntington Symphony</td>
<td>$59,058</td>
</tr>
<tr>
<td>Preservation West Virginia (R)</td>
<td>$491,921</td>
</tr>
<tr>
<td>Fairs and Festivals (R)</td>
<td>$1,346,814</td>
</tr>
<tr>
<td>Commission for National and Community Service (R)</td>
<td>$374,980</td>
</tr>
<tr>
<td>Archeological Curation/Capital Improvements (R)</td>
<td>$36,276</td>
</tr>
<tr>
<td>Historic Preservation Grants (R)</td>
<td>$417,933</td>
</tr>
<tr>
<td>West Virginia Public Theater</td>
<td>$120,019</td>
</tr>
<tr>
<td>Greenbrier Valley Theater</td>
<td>$115,000</td>
</tr>
<tr>
<td>Theater Arts of West Virginia</td>
<td>$90,000</td>
</tr>
<tr>
<td>Marshall Artists Series</td>
<td>$36,005</td>
</tr>
<tr>
<td>Grants for Competitive Arts Program (R)</td>
<td>$811,500</td>
</tr>
<tr>
<td>West Virginia State Fair</td>
<td>$31,241</td>
</tr>
<tr>
<td>Save the Music</td>
<td>$40,000</td>
</tr>
<tr>
<td>Contemporary American Theater Festival</td>
<td>$57,281</td>
</tr>
<tr>
<td>Independence Hall</td>
<td>$27,277</td>
</tr>
<tr>
<td>Mountain State Forest Festival</td>
<td>$38,187</td>
</tr>
<tr>
<td>WV Symphony</td>
<td>$59,058</td>
</tr>
<tr>
<td>Wheeling Symphony</td>
<td>$59,058</td>
</tr>
<tr>
<td>Appalachian Children’s Chorus</td>
<td>$54,554</td>
</tr>
<tr>
<td>Total</td>
<td>$4,266,162</td>
</tr>
</tbody>
</table>

From the above appropriation for Preservation West Virginia (fund 3534, appropriation 09200) funding shall be provided to the African-American Heritage Family Tree Museum (Fayette)
$2,673, Arts Monongahela (Monongalia) $11,881, Barbour County Arts and Humanities Council $0,891, Beckley Main Street (Raleigh) $2,970, Buffalo Creek Memorial (Logan) $2,970, Carnegie Hall (Greenbrier) $46,899, Ceredo Historical Society (Wayne) $1,188, Ceredo Kenova Railroad Museum (Wayne) $1,188, Ceredo Museum (Wayne) $0,720, Children’s Theatre of Charleston (Kanawha) $3,127, Chuck Mathena Center (Mercer) $62,532, Collis P. Huntington Railroad Historical Society (Cabell) $5,941, Country Music Hall of Fame and Museum (Marion) $4,159, First Stage Children’s Theater Company $1,188, Flannigan Murrell House (Summers) $3,781, Fort Ashby Fort (Mineral) $0,891, Fort New Salem (Harrison) $2,198, Fort Randolph (Mason) $2,970, General Adam Stephen Memorial Foundation (Berkeley) $11,006, Grafton Mother’s Day Shrine Committee (Taylor) $9,029, Hardy County Tour and Crafts Association $11,881, Heartwood in the Hills (Calhoun) $5,040, Heritage Farm Museum & Village (Cabell) $29,703, Historic Fayette Theater (Fayette) $3,267, Historic Middleway Conservancy (Jefferson) $0,594, Jefferson County Black History Preservation Society $2,970, Jefferson County Historical Landmark Commission $4,753, Maddie Carroll House (Cabell) $4,455, Marshall County Historical Society $5,049, McCoy Theater (Hardy) $11,881, Memorial Day Patriotic Exercise (Taylor) $20,000, Morgantown Theater Company (Monongalia) $11,881, Mountaineer Boys’ State (Lewis) $5,941, Nicholas Old Main Foundation (Nicholas) $1,188, Norman Dillon Farm Museum (Berkeley) $5,941, Old Opera House Theater Company (Jefferson) $8,911, Parkersburg Arts Center (Wood) $11,881, Pocahontas Historic Opera House $3,564, Raleigh County All Wars Museum $5,941, Rhododendron Girl’s State (Ohio) $5,941, Roane County 4-H and FFA Youth Livestock Program $2,970, Society for the Preservation of McGrew House (Preston) $2,079, Southern West Virginia Veterans’ Museum $3,393, Summers County Historic Landmark Commission $2,970, Those Who Served War Museum (Mercer) $2,376, Three Rivers Avian Center (Summers) $5,311, Veterans Committee for Civic Improvement of Huntington (Wayne) $2,970, West Virginia Museum of Glass (Lewis) $2,970, West Virginia Music Hall of Fame (Kanawha) $20,792, YMCA Camp Horseshoe
(Tucker) $59,406, Youth Museum of Southern West Virginia (Raleigh) $7,129, Z.D. Ramsdell House (Wayne) $0,720.

From the above appropriation for Fairs and Festivals (fund 3534, appropriation 12200) funding shall be provided to the A Princeton 4th (Mercer) $1,800, African-American Cultural Heritage Festival (Jefferson) $2,970, Alderson 4th of July Celebration (Greenbrier) $2,970, Allegheny Echo (Pocahontas) $4,456, Alpine Festival/Leaf Peepers Festival (Tucker) $6,683, American Civil War (Grant) $3,127, American Legion Post 8 Veterans Day Parade (McDowell) $1,250, Angus Beef and Cattle Show (Lewis) $891, Annual Don Redman Heritage Concert & Awards (Jefferson) $938, Annual Ruddle Park Jamboree (Pendleton) $4,690, Antique Market Fair (Lewis) $1,188, Apple Butter Festival (Morgan) $3,564, Arkansaw Homemaker’s Heritage Weekend (Hardy) $2,079, Armed Forces Day-South Charleston (Kanawha) $1,782, Arthurdale Heritage New Deal Festival (Preston) $2,970, Athens Town Fair (Mercer) $1,188, Augusta Fair (Randolph) $2,970, Autumn Harvest Fest (Monroe) $2,448, Back Home Festival (Wetzel) $5,000, Barbour County Fair (Barbour) $14,851, Barboursville Octoberfest (Cabell) $2,970, Battelle District Fair (Monongalia) $3,340, Battle of Dry Creek (Greenbrier) $891, Battle of Point Pleasant Memorial Committee (Mason) $2,970, Belle Town Fair (Kanawha) $2,673, Belleville Homecoming (Wood) $11,881, Bergoo Down Home Days (Webster) $1,485, Berkeley County Youth Fair (Berkeley) $10,990, Black Bear 4K Mountain Bike Race (Kanawha) $684, Black Heritage Festival (Harrison) $3,564, Black Walnut Festival (Roane) $5,940, Blacksville VFD Memorial Day Celebration (Monongalia) $1,000, Blast from the Past (Upshur) $1,440, Blue-Gray Reunion (Barbour) $2,079, Boone County Fair (Boone) $5,940, Boone County Labor Day Celebration (Boone) $2,376, Bradshaw Fall Festival (McDowell) $1,188, Bramwell Labor Day (Mercer) $5,000, Brandonville Heritage Day (Preston) $1,048, Braxton County Fair (Braxton) $6,832, Braxton County Monster Fest / West Virginia Autumn Festival (Braxton) $1,485, Brooke County Fair (Brooke) $2,079, Bruceton Mills Good Neighbor Days (Preston) $1,188, Buckwheat Festival (Preston) $5,050, Buffalo 4th of July Celebration (Putnam) $400, Buffalo October Fest
(Putnam) $3,240, Burlington Apple Harvest Auxiliary (Mineral) $13,821, Burlington Pumpkin Harvest Festival (Raleigh) $2,970, Burlington Volunteer Fire and Rescue Carnival (Mineral) $4,000, Burnsville Freedom Festival (Braxton) $1,407, Cabell County Fair (Cabell) $5,940, Calhoun County Wood Festival (Calhoun) $1,188, Campbell’s Creek Community Fair (Kanawha) $1,485, Cape Coalwood Festival Association (McDowell) $1,485, Cacapon River Fest (Hampshire) $2,500, Capon Bridge Founders Day Festival (Hampshire) $1,188, Capon Springs Ruritan 4th of July (Hampshire) $684, Cass Homecoming (Pocahontas) $1,188, Cedarville Town Festival (Gilmer) $684, Celebration of America (Monongalia) $3,564, Chapmanville Apple Butter Festival (Logan) $684, Chapmanville Fire Department 4th of July (Logan) $1,782, Charles Town Christmas Festival (Jefferson) $2,970, Charles Town Heritage Festival (Jefferson) $2,970, Cherry River Festival (Nicholas) $3,861, Chester Fireworks (Hancock) $891, Chester 4th of July Festivities (Hancock) $2,970, Chief Logan State Park-Civil War Celebration (Logan) $4,752, Chilifest West Virginia State Chili Championship (Cabell) $1,563, Christmas In Our Town (Marion) $3,127, Christmas in Shepherdstown (Jefferson) $2,376, Christmas in the Park (Brooke) $2,970, Christmas in the Park (Logan) $14,851, City of Dunbar Critter Dinner (Kanawha) $5,940, City of Logan Polar Express (Logan) $4,456, City of New Martinsville Festival of Memories (Wetzel) $6,534, Clay County Golden Delicious Apple Festival (Clay) $4,158, Clay District Fair (Monongalia) $3,341, Coal Field Jamboree (Logan) $20,792, Coalton Days Fair (Randolph) $4,158, Craigsville Fall Festival (Nicholas) $2,079, Cruise into Princeton (Mercer) $2,160, Culturefest World Music & Arts Festival (Mercer) $4,690, Delbarton Homecoming (Mingo) $2,079, Doddridge County Fair (Doddridge) $4,158, Dorcas Ice Cream Social (Grant) $3,564, Durbin Days (Pocahontas) $2,970, Elbert/Filbert Reunion Festival (McDowell) $891, Fairview 4th of July Celebration (Marion) $684, Farm Safety Day (Preston) $1,188, Farmer’s Day Festival (Monroe) $2,330, Fenwick Mountain Old Time Community Festival (Nicholas) $2,880, FestivALL Charleston (Kanawha) $11,881, Flemington Days Fair and Festival (Taylor) $2,379, Follansbee Community Days (Brooke) $4,900, Fort Gay Mountain Heritage Days (Wayne)
$2,970, Fort Henry Days (Ohio) $3,148, Fort Henry Living History (Ohio) $1,563, Fort New Salem Spirit of Christmas Festival (Harrison) $2,432, Frankford Autumnfest (Greenbrier) $2,970, Franklin Fishing Derby (Pendleton) $10,709, Freshwater Folk Festival (Greenbrier) $2,970, Friends Auxiliary of W.R. Sharpe Hospital (Lewis) $2,970, Frontier Days (Harrison) $1,782, Fund for the Arts-Wine & All that Jazz Festival (Kanawha) $1,485, Gassaway Days Celebration (Braxton) $2,970, Gilbert Elementary Fall Blast (Mingo) $2,188, Gilbert Spring Fling (Mingo) $3,595, Gilmer County Farm Show (Gilmer) $2,376, Grant County Arts Council (Grant) $1,188, Great Greenbrier River Race (Pocahontas) $5,940, Greater Quinwood Days (Greenbrier) $781, Guyandotte Civil War Days (Cabell) $5,941, Hamlin 4th of July Celebration (Lincoln) $2,970, Hampshire Civil War Celebration Days (Hampshire) $684, Hampshire County 4th of July Celebration (Hampshire) $11,881, Hampshire County Fair (Hampshire) $5,002, Hampshire Highlands Art & Music Festival (Hampshire) $4,252, Hancock County Oldtime Fair (Hancock) $2,970, Hardy County Commission - 4th of July (Hardy) $5,940, Hatfield McCoy Matewan Reunion Festival (Mingo) $12,330, Hatfield McCoy Trail National ATV and Dirt Bike Weekend (Wyoming) $2,970, Heat’n the Hills Chilifest (Lincoln) $2,970, Heritage Craft Festival (Monroe) $1,044, Heritage Days Festival (Roane) $891, Hilltop Festival (Cabell) $684, Hilltop Festival of Lights (McDowell) $1,188, Hinton Railroad Days (Summers) $4,347, Holly River Festival (Webster) $891, Hometown Mountain Heritage Festival (Fayette) $2,432, Hundred 4th of July (Wetzel) $4,307, Hurricane 4th of July Celebration (Putnam) $2,970, Iaeger Town Fair (McDowell) $891, Irish Heritage Festival of West Virginia (Raleigh) $2,970, Irish Spring Festival (Lewis) $684, Italian Heritage Festival-Clarksburg (Harrison) $17,821, Jackson County Fair (Jackson) $2,970, Jamboree (Pocahontas) $2,970, Jane Lew Arts and Crafts Fair (Lewis) $684, Jefferson County Fair Association (Jefferson) $14,851, Jersey Mountain Ruritan Pioneer Days (Hampshire) $684, John Henry Days Festival (Monroe) $4,698, Johnnie Johnson Blues and Jazz Festival (Marion) $2,970, Johnstown Community Fair (Harrison) $1,485, Junior Heifer Preview Show (Lewis) $1,188, Kanawha Coal Riverfest-St. Albans 4th of July Festival (Kanawha) $2,970, Keeper of the
Mountains-Kayford (Kanawha) $1,485, Kenova Autumn Festival (Wayne) $4,377, Kermit Fall Festival (Mingo) $1,782, Keystone Reunion Gala (McDowell) $1,563, King Coal Festival (Mingo) $2,970, Kingwood Downtown Street Fair and Heritage Days (Preston) $1,188, L.Z. Rainelle West Virginia Veterans Reunion (Greenbrier) $2,970, Lady of Agriculture (Preston) $684, Larry Joe Harless Center Octoberfest Hatfield McCoy Trail (Mingo) $5,940, Larry Joe Harless Community Center Spring Middle School Event (Mingo) $2,970, Last Blast of Summer (McDowell) $2,970, Lewisburg Shanghai (Greenbrier) $1,188, Lincoln County Fall Festival (Lincoln) $4,752, Lincoln County Winterfest (Lincoln) $2,970, Lindside Veterans’ Day Parade (Monroe) $720, Little Levels Heritage Festival (Pocahontas) $1,188, Lost Creek Community Festival (Harrison) $4,158, Main Street Arts Festival (Upshur) $3,127, Main Street Martinsburg Chocolate Fest and Book Fair (Berkeley) $2,813, Malden Salt Fest (Kanawha) $2,000, Mannington District Fair (Marion) $3,564, Maple Syrup Festival (Randolph) $684, Marion County FFA Farm Fest (Marion) $1,485, Marmet Labor Day Celebration (Kanawha) $3,078, Marshall County Antique Power Show (Marshall) $1,485, Marshall County Fair (Marshall) $5,000, Mason County Fair (Mason) $2,970, Matewan Massacre Reenactment (Mingo) $5,004, Matewan-Magnolia Fair (Mingo) $15,932, McARTS-McDowell County (McDowell) $11,881, McGrew House History Day (Preston) $1,188, McNeill’s Rangers (Mineral) $4,752, Meadow Bridge Hometown Festival (Fayette) $743, Meadow River Days Festival (Greenbrier) $1,782, Mercer County Fair (Mercer) $1,188, Mercer County Heritage Festival (Mercer) $3,474, Milton Christmas in the Park (Cabell) $1,485, Milton Old Timey Days (Cabell) $1,485, Mineral County Fair (Mineral) $1,040, Mineral County Veterans Day Parade (Mineral) $891, Molasses Festival (Calhoun) $1,188, Monongahfest (Marion) $3,752, Monongalia County Fair (Monongalia) $7,250, Moon Over Mountwood Fishing Festival (Wood) $1,782, Morgan County Fair-History Wagon (Morgan) $891, Moundsville Bass Festival (Marshall) $2,376, Moundsville July 4th Celebration (Marshall) $2,970, Mount Liberty Fall Festival (Barbour) $1,485, Mountain Festival (Mercer) $2,747, Mountain Heritage Arts and Crafts Festival (Jefferson) $2,970, Mountain Music Festival (McDowell) $1,485, Mountain State
Apple Harvest Festival (Berkeley) $4,456, Mountain State Arts & Crafts Fair Cedar Lakes (Jackson) $26,732, Mullens Dogwood Festival (Wyoming) $4,158, Multi-Cultural Festival of West Virginia (Kanawha) $11,881, Music and Barbecue - Banks District VFD (Upshur) $1,278, New Cumberland Christmas Parade (Hancock) $1,782, New Cumberland 4th of July (Hancock) $2,970, New River Bridge Day Festival (Fayette) $23,762, Nicholas County Fair (Nicholas) $2,970, Nicholas County Potato Festival (Nicholas) $2,079, Oak Leaf Festival (Fayette) $6,253, Oceana Heritage Festival (Wyoming) $3,564, Oglebay City Park - Festival of Lights (Ohio) $47,524, Oglebay Festival (Ohio) $5,940, Ohio County Country Fair (Ohio) $5,346, Ohio River Fest (Jackson) $4,320, Ohio Valley Beef Association (Ohio) $1,485, Ohio Valley Black Heritage Festival (Ohio) $3,267, Old Central City Fair (Cabell) $2,970, Old Tyme Christmas (Jefferson) $1,425, Osage Street Fair (Monongalia) $1,000, Paden City Labor Day Festival (Wetzel) $3,861, Parkersburg Homecoming (Wood) $8,754, Patty Fest (Monongalia) $1,188, Paw Paw District Fair (Marion) $2,079, Pax Reunion Committee (Fayette) $2,970, Pendleton County 4-H Weekend (Pendleton) $1,188, Pendleton County Committee for Arts (Pendleton) $8,910, Pennsboro Country Road Festival (Ritchie) $1,188, Petersburg 4th of July Celebration (Grant) $11,881, Petersburg HS Celebration (Grant) $5,940, Piedmont-Annual Back Street Festival (Mineral) $2,376, Pinch Reunion (Kanawha) $891, Pine Bluff Fall Festival (Harrison) $2,376, Pine Grove 4th of July Festival (Wetzel) $4,158, Pineville Festival (Wyoming) $3,564, Pleasants County Agriculture Youth Fair (Pleasants) $2,970, Poca Heritage Days (Putnam) $1,782, Pocahontas County Pioneer Days (Pocahontas) $4,159, Point Pleasant Stern Wheel Regatta (Mason) $2,970, Pratt Fall Festival (Kanawha) $1,485, Princeton Autumnfest (Mercer) $1,563, Princeton Street Fair (Mercer) $2,970, Putnam County Fair (Putnam) $2,970, Quartets on Parade (Hardy) $2,376, Rainelle Fall Festival (Greenbrier) $3,127, Rand Community Center Festival (Kanawha) $1,485, Randolph County Community Arts Council (Randolph) $1,782, Randolph County Fair (Randolph) $4,158, Randolph County Ramps and Rails (Randolph) $2,188, Randolph County Ramp and Rails (Randolph) $1,188, Ranson Christmas Festival (Jefferson) $2,970, Ranson Festival (Jefferson) $2,970,
Renick Liberty Festival (Greenbrier) $684, Ripley 4th of July (Jackson) $8,910, Ritchie County Fair and Exposition (Ritchie) $2,970, Ritchie County Pioneer Days (Ritchie) $684, River City Festival (Preston) $684, Roane County Agriculture Field Day (Roane) $1,782, Rock the Park (Kanawha) $3,240, Rocket Boys Festival (Raleigh) $1,710, Romney Heritage Days (Hampshire) $1,876, Ronceverte River Festival (Greenbrier) $2,970, Rowlesburg Labor Day Festival (Preston) $684, Rupert Country Fling (Greenbrier) $1,876, Saint Spyridon Greek Festival (Harrison) $1,485, Salem Apple Butter Festival (Harrison) $2,376, Sistersville 4th of July (Tyler) $3,267, Skirmish on the River (Mingo) $1,250, Smoke on the Water (Wetzel) $1,782, South Charleston Summerfest (Kanawha) $5,940, Southern Wayne County Fall Festival (Wayne) $684, Spirit of Grafton Celebration (Taylor) $6,240, Spring Mountain Festival (Grant) $500, St. Albans City of Lights - December (Kanawha) $2,970, Sternwheel Festival (Wood) $1,782, Stoco Reunion (Raleigh) $1,485, Stonewall Jackson Heritage Arts & Crafts Jubilee (Lewis) $6,534, Stonewall Jackson’s Roundhouse Raid (Berkeley) $7,200, Strawberry Festival (Upshur) $17,821, Sylvester Big Coal River Festival (Boone) $1,944, Tacy Fair (Barbour) $684, Taste of Parkersburg (Wood) $2,970, Taylor County Fair (Taylor) $3,567, The Gathering at Sweet Creek (Wood) $1,782, Three Rivers Coal Festival (Marion) $4,604, Thunder on the Tygart - Mothers’ Day Celebration (Taylor) $7,300, Town of Delbarton 4th of July Celebration (Mingo) $1,782, Town of Fayetteville Heritage Festival (Fayette) $4,456, Town of Rivesville 4th of July Festival (Marion) $3,127, Town of Winfield - Putnam County Homecoming (Putnam) $3,240, St. Albans Train Fest (Kanawha) $6,120, Treasure Mountain Festival (Pendleton) $16,851, Tri-County Fair (Grant) $22,548, Tucker County Arts Festival and Celebration (Tucker) $10,692, Tucker County Fair (Tucker) $2,821, Tucker County Health Fair (Tucker) $1,188, Turkey Festival (Hardy) $1,782, Tyler County Fair (Tyler) $3,088, Tyler County Fireworks Celebration (Tyler) $2,000, Union Community Irish Festival (Barbour) $648, Upper Kanawha Valley Oktoberfest (Kanawha) $1,485, Upper Ohio Valley Italian Festival (Ohio) $7,128, Valley District Fair (Preston) $2,079, Veterans Welcome Home Celebration (Cabell) $938, Vietnam Veterans of America #
949 Christmas Party (Cabell) $684, Volcano Days at Mountwood Park (Wood) $2,970, War Homecoming Fall Festival (McDowell) $891, Wardensville Fall Festival (Hardy) $2,970, Wayne County Fair (Wayne) $2,970, Wayne County Fall Festival (Wayne) $2,970, Webster County Fair (Webster) $3,600, Webster County Wood Chopping Festival (Webster) $8,910, Webster Wild Water Weekend (Webster) $1,188, Weirton July 4th Celebration (Hancock) $11,881, Welcome Home Family Day (Wayne) $1,900, Wellsburg 4th of July Celebration (Brooke) $4,456, Wellsburg Apple Festival of Brooke County (Brooke) $2,970, West Virginia Blackberry Festival (Harrison) $2,970, West Virginia Chestnut Festival (Preston) $684, West Virginia Coal Festival (Boone) $5,940, West Virginia Coal Show (Mercer) $1,563, West Virginia Dairy Cattle Show (Lewis) $5,940, West Virginia Dandelion Festival (Greenbrier) $2,970, West Virginia Day at the Railroad Museum (Mercer) $1,800, West Virginia Fair and Exposition (Wood) $4,812, West Virginia Fireman’s Rodeo (Fayette) $1,485, West Virginia Oil and Gas Festival (Tyler) $6,534, West Virginia Peach Festival (Hampshire) $3,240, West Virginia Polled Hereford Association (Braxton) $891, West Virginia Pumpkin Festival (Cabell) $5,940, West Virginia Rivers and Rails Festival (Pleasants) $1,099, West Virginia State Folk Festival (Gilmer) $2,970, West Virginia Water Festival - City of Hinton (Summers) $9,144, Weston VFD 4th of July Firemen Festival (Lewis) $1,188, Wetzel County Autumnfest (Wetzel) $3,267, Wetzel County Town and Country Days (Wetzel) $10,098, Wheeling Celtic Festival (Ohio) $1,166, Wheeling City of Lights (Ohio) $4,752, Wheeling Sternwheel Regatta (Ohio) $5,940, Wheeling Vintage Raceboat Regatta (Ohio) $11,881, Whipple Community Action (Fayette) $1,485, Wine Festival and Mountain Music Event (Harrison) $2,970, Wirt County Fair (Wirt) $1,485, Wirt County Pioneer Days (Wirt) $1,188, Wyoming County Civil War Days (Wyoming) $1,296, Youth Stockman Beef Expo (Lewis) $1,188.

Any unexpended balances remaining in the appropriations for Preservation West Virginia (fund 3534, appropriation 09200), Fairs and Festivals (fund 3534, appropriation 12200), Commission for National and Community Service (fund 3534, appropriation 19300), Archeological Curation/Capital Improvements (fund 3534,
appropriation 24600), Historic Preservation Grants (fund 3534, appropriation 31100), Grants for Competitive Arts Program (fund 3534, appropriation 62400), and Project ACCESS (fund 3534, appropriation 86500) at the close of the fiscal year 2021 are hereby reappropriated for expenditure during the fiscal year 2022.

Any Fairs & Festivals awards shall be funded in addition to, and not in lieu of, individual grant allocations derived from the Arts Council and Cultural Grant Program allocations.

300 - Library Commission –

Lottery Education Fund

(WV Code Chapter 10)

Fund 3559 FY 2022 Org 0433

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<th>Books and Films</th>
<th>$360,784</th>
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<td>Services to Libraries</td>
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<tr>
<td>Grants to Public Libraries</td>
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<tr>
<td>Digital Resources</td>
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<td>Infomine Network</td>
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Any unexpended balance remaining in the appropriation for Libraries – Special Projects (fund 3559, appropriation 62500) at the close of fiscal year 2021 is hereby reappropriated for expenditure during the fiscal year 2022.

301 - Educational Broadcasting Authority

(WV Code Chapter 10)

Fund 3587 FY 2022 Org 0439

Any unexpended balance remaining in the appropriation for Capital Outlay and Maintenance (fund 3587, appropriation 75500) at the close of fiscal year 2021 is hereby reappropriated for expenditure during the fiscal year 2022.
302 - Higher Education Policy Commission –  
Lottery Education –  
Higher Education Policy Commission –  
Control Account  

(WV Code Chapters 18B and 18C)  

Fund 4925 FY 2022 Org 0441  

<table>
<thead>
<tr>
<th>Description</th>
<th>Appropriation</th>
<th>Amount</th>
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<tr>
<td>RHI Program and Site Support (R)</td>
<td>03600</td>
<td>$ 1,912,491</td>
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<td>RHI Program and Site Support – RHEP Program Administration</td>
<td>03700</td>
<td>146,653</td>
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<tr>
<td>RHI Program and Site Support – Grad Med Ed and Fiscal Oversight (R)</td>
<td>03800</td>
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<td>Minority Doctoral Fellowship (R)</td>
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<td>Health Sciences Scholarship (R)</td>
<td>17600</td>
<td>225,527</td>
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<td>Vice Chancellor for Health Sciences – Rural Health Residency Program (R)</td>
<td>60100</td>
<td>62,725</td>
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<tr>
<td>WV Engineering, Science, and Technology Scholarship Program</td>
<td>86800</td>
<td>452,831</td>
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<td>Total</td>
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<td>$ 3,018,744</td>
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Any unexpended balances remaining in the appropriations for RHI Program and Site Support (fund 4925, appropriation 03600), RHI Program and Site Support – Grad Med Ed and Fiscal Oversight (fund 4925, appropriation 03800), Minority Doctoral Fellowship (fund 4925, appropriation 16600), Health Sciences Scholarship (fund 4925, appropriation 17600), and Vice Chancellor for Health Sciences – Rural Health Residency Program (fund 4925, appropriation 60100) at the close of fiscal year 2021 are hereby reappropriated for expenditure during the fiscal year 2022.

The above appropriation for WV Engineering, Science, and Technology Scholarship Program (fund 4925, appropriation 86800) shall be transferred to the West Virginia Engineering, Science and Technology Scholarship Fund (fund 4928, org 0441) established by W.Va. Code §18C-6-1.
303 - Community and Technical College –  
Capital Improvement Fund  
(WV Code Chapter 18B)  
Fund 4908 FY 2022 Org 0442  
Debt Service – Total ......................................31000 $ 5,000,000

Any unexpended balance remaining in the appropriation for Capital Outlay and Improvements – Total (fund 4908, appropriation 84700) at the close of fiscal year 2021 is hereby reappropriated for expenditure during the fiscal year 2022.

304 - Higher Education Policy Commission –  
Lottery Education –  
West Virginia University – School of Medicine  
(WV Code Chapter 18B)  
Fund 4185 FY 2022 Org 0463  
WVU Health Sciences –  
  RHI Program and Site Support (R)..........03500 $ 1,181,728  
MA Public Health Program and  
  Health Science Technology (R)..........62300 52,445  
Health Sciences Career  
  Opportunities Program (R)...............86900 336,987  
HSTA Program (R)...............................87000 1,761,948  
Center for Excellence in Disabilities (R)......96700 313,517  
Total......................................................... $ 3,646,625

Any unexpended balances remaining in the appropriations for WVU Health Sciences – RHI Program and Site Support (fund 4185, appropriation 03500), MA Public Health Program and Health Science Technology (fund 4185, appropriation 62300), Health Sciences Career Opportunities Program (fund 4185, appropriation 86900), HSTA Program (fund 4185, appropriation 87000), and Center for Excellence in Disabilities (fund 4185,
appropriation 96700) at the close of fiscal year 2021 are hereby reappropriated for expenditure during the fiscal year 2022.

305 - Higher Education Policy Commission –

Lottery Education –

Marshall University – School of Medicine

(WV Code Chapter 18B)

Fund 4896 FY 2022 Org 0471

Marshall Medical School –
   RHI Program and Site Support (R)........03300 $ 427,075
Vice Chancellor for Health Sciences –
   Rural Health Residency Program (R).....60100 171,361
Total................................................................. $ 598,436

Any unexpended balances remaining in the appropriations for Marshall Medical School – RHI Program and Site Support (fund 4896, appropriation 03300) and Vice Chancellor for Health Sciences – Rural Health Residency Program (fund 4896, appropriation 60100) at the close of fiscal year 2021 are hereby reappropriated for expenditure during the fiscal year 2022.

306 - Bureau of Senior Services –

Lottery Senior Citizens Fund

(WV Code Chapter 29)

Fund 5405 FY 2022 Org 0508

Personal Services and Employee Benefits ....00100 $ 144,190
Salary and Benefits of Cabinet Secretary and Agency Heads .........................00201 65,190
Current Expenses ........................................13000 332,284
Repairs and Alterations..............................06400 1,000
Local Programs Service Delivery Costs ......20000 2,435,250
Silver Haired Legislature .........................20200 18,500
Transfer to Division of Human Services
for Health Care and Title XIX Waiver
for Senior Citizens..................................53900 4,615,503
Roger Tompkins Alzheimer’s Respite Care .64300 2,302,016
WV Alzheimer’s Hotline............................72400 45,000
Regional Aged
and Disabled Resource Center...............76700 425,000
Senior Services Medicaid Transfer.............87100 16,400,070
Legislative Initiatives for the Elderly.........90400 9,671,239
Long Term Care Ombudsman.....................90500 297,226
BRIM Premium........................................91300 7,718
In-Home Services and Nutrition
for Senior Citizens..................................91700 8,095,941
Total..................................................... $ 44,856,387

Any unexpended balance remaining in the appropriation for Senior Citizen Centers and Programs (fund 5405, appropriation 46200) at the close of the fiscal year 2021 is hereby reappropriated for expenditure during the fiscal year 2022.

Included in the above appropriation for Current Expenses (fund 5405, appropriation 13000), is funding to support an in-home direct care workforce registry.

The above appropriation for Transfer to Division of Human Services for Health Care and Title XIX Waiver for Senior Citizens (appropriation 53900) along with the federal moneys generated thereby shall be used for reimbursement for services provided under the program.

Total TITLE II, Section 4 – Lottery Revenue........ $ 125,433,000

Sec. 5. Appropriations from state excess lottery revenue fund. — In accordance with W.Va. Code §29-22-18a, §29-22A-10d, §29-22A-10e, §29-22C-27a and §29-25-22b, the following appropriations shall be deposited and disbursed by the Director of the Lottery to the following accounts in this section in the amounts indicated.

After first funding the appropriations required by W.Va. Code §29-22-18a, §29-22A-10d, §29-22A-10e, §29-22C-27a and §29-
25-22b, the Director of the Lottery shall provide funding from the State Excess Lottery Revenue Fund for the remaining appropriations in this section to the extent that funds are available. In the event that revenues to the State Excess Lottery Revenue Fund are sufficient to meet all the appropriations required made pursuant to this section, then the Director of the Lottery shall then provide the funds available for fund 5365, appropriation 18900.

307 - Governor’s Office

(WV Code Chapter 5)

Fund 1046 FY 2022 Org 0100

Any unexpended balance remaining in the appropriation for Publication of Papers and Transition Expenses – Lottery Surplus (fund 1046, appropriation 06600) at the close of the fiscal year 2021 is hereby reappropriated for expenditure during the fiscal year 2022.

308 - Office of Technology

(WV Code Chapter 5A)

Fund 2532 FY 2022 Org 0231

Any unexpended balances remaining in the appropriations for Cyber Security (fund 2532, appropriation 99001), Enterprise Data Center (fund 2532, appropriation 99002), and Enterprise Telephony Modernization (fund 2532, appropriation 99003) at the close of the fiscal year 2021 are hereby reappropriated for expenditure during the fiscal year 2022.

309 - Department of Economic Development –

Office of the Secretary –

West Virginia Development Office
Any unexpended balance remaining in the appropriation for Recreational Grants or Economic Development Loans (fund 3170, appropriation 25300) at the close of the fiscal year 2021 is hereby reappropriated for expenditure during the fiscal year 2022.

310 - Division of Natural Resources –

State Park Improvement Fund

Fund 3277 FY 2022 Org 0310

Current Expenses (R).................................13000 $ 23,300
Repairs and Alterations (R) .........................06400 161,200
Equipment (R)........................................07000 200,000
Buildings (R)..........................................25800 100,000
Other Assets (R)......................................69000 1,020,500
Total................................................... $ 1,505,000

Any unexpended balances remaining in the appropriations for Repairs and Alterations (fund 3277, appropriation 06400), Equipment (fund 3277, appropriation 07000), Unclassified – Total (fund 3277, appropriation 09600), Unclassified (fund 3277, appropriation 09900), Current Expenses (fund 3277, appropriation 13000), Buildings (fund 3277, appropriation 25800), and Other Assets (fund 3277, appropriation 69000) at the close of the fiscal year 2021 are hereby reappropriated for expenditure during the fiscal year 2022.

311 - West Virginia Infrastructure Council –

West Virginia Infrastructure Transfer Fund

Fund 3390 FY 2022 Org 0316

Directed Transfer .................................70000 $ 46,000,000

312 - Department of Education –

School Building Authority

Fund 3514 FY 2022 Org 0404

Debt Service - Total ............................... 31000 $ 18,999,900
Directed Transfer .................................. 70000 $ 18,999,900
Total .................................................. $ 19,000,000

The School Building Authority shall have the authority to transfer between the above appropriations in accordance with W.Va. Code §29-22-18a.

The above appropriation for Directed Transfer (fund 3514, appropriation 70000) may be transferred to the Department of Education, State Board of Education, School Building Authority, School Construction Fund, fund 3952, organization 0404 to be used for school construction and maintenance projects.

313 - Higher Education Policy Commission –

Education Improvement Fund

Fund 4295 FY 2022 Org 0441

PROMISE Scholarship – Transfer .............. 80000 $ 29,000,000

The above appropriation shall be transferred to the PROMISE Scholarship Fund (fund 4296, org 044) established by W.Va. Code §18C-7-7.

The Legislature has explicitly set a finite amount of available appropriations and directed the administrators of the Program to provide for the award of scholarships within the limits of available appropriations.

314 - Higher Education Policy Commission –

Higher Education Improvement Fund

Fund 4297 FY 2022 Org 0441

Directed Transfer ...................................... 70000 $ 15,000,000
The above appropriation shall be transferred to fund 4903, org 0442 as authorized by Senate Concurrent Resolution No. 41.

315 - Higher Education Policy Commission –  
Administration –  
Control Account  
Fund 4932 FY 2022 Org 0441  

Any unexpended balance remaining in the appropriation for Advanced Technology Centers (fund 4932, appropriation 02800) at the close of the fiscal year 2021 is hereby reappropriated for expenditure during the fiscal year 2022.

316 - Division of Human Services  
(WV Code Chapters 9, 48, and 49)  
Fund 5365 FY 2022 Org 0511  
Medical Services............................................18900 $ 16,302,960

317 - Division of Corrections and Rehabilitation –  
Correctional Units  
(WV Code Chapter 15A)  
Fund 6283 FY 2022 Org 0608  

Any unexpended balance remaining in the appropriation for Capital Outlay and Maintenance (fund 6283, appropriation 75500) at the close of the fiscal year 2021 is hereby reappropriated for expenditure during the fiscal year 2022.

318 - Lottery Commission –  
General Purpose Account  
Fund 7206 FY 2022 Org 0705
General Revenue Fund – Transfer ..................70011  $ 65,000,000

The above appropriation shall be transferred to the General Revenue Fund as determined by the Director of the Lottery in accordance with W.Va. Code §29-22-18a.

319 - Lottery Commission –

Refundable Credit

Fund 7207 FY 2022 Org 0705

Directed Transfer ...........................................70000  $ 10,000,000

The above appropriation shall be transferred to the General Revenue Fund to provide reimbursement for the refundable credit allowable under W.Va. Code §11-21-21. The amount of the required transfer shall be determined solely by the State Tax Commissioner and shall be completed by the Director of the Lottery upon the commissioner’s request.

320 - Lottery Commission –

Distributions to Statutory Funds and Purposes

Fund 7213 FY 2022 Org 0705

Parking Garage Fund – Transfer ..................70001  $ 500,000
2004 Capitol Complex Parking Garage
    Fund – Transfer........................................70002  216,478
Capitol Dome and Improvements Fund –
    Transfer...................................................70003  1,796,256
Capitol Renovation and Improvement
    Fund – Transfer........................................70004  2,381,252
Development Office Promotion Fund –
    Transfer...................................................70005  1,298,864
Research Challenge Fund – Transfer ...........70006  1,731,820
Tourism Promotion Fund – Transfer ............70007  4,808,142
Cultural Facilities and Capitol Resources
    Matching Grant Program
        Fund – Transfer........................................70008  1,250,535
State Debt Reduction Fund – Transfer...........70010  20,000,000
General Revenue Fund – Transfer ...................70011  1,167,799
West Virginia Racing Commission
   Racetrack Video Lottery Account ..........70012  3,463,637
Historic Resort Hotel Fund .........................70013  24,010
Licensed Racetrack Regular Purse Fund ......70014  22,383,247
   Total................................................................. $ 61,022,040

321 - Racing Commission

Fund 7308 FY 2022 Org 0707

Special Breeders Compensation
   (WVC §29-22-18a, subsection (I))........21800  $ 2,000,000

322 - Economic Development Authority –

   Economic Development Project Fund

Fund 9065 FY 2022 Org 0944

Debt Service – Total ...........................................31000  $ 19,000,000

   Pursuant to W.Va. Code §29-22-18a, subsection (f), excess lottery revenues are authorized to be transferred to the lottery fund as reimbursement of amounts transferred to the economic development project fund pursuant to section four of this title and W.Va. Code §29-22-18, subsection (f).

323 - Economic Development Authority –

   Cacapon and Beech Fork State Parks –

   Lottery Revenue Debt Service

Fund 9067 FY 2022 Org 0944

Debt Service.........................................................04000  $ 2,032,000

324 - Economic Development Authority –

   State Parks Lottery Revenue Debt Service Fund

Fund 9068 FY 2022 Org 0944
Debt Service..................................................04000 $ 4,395,000

Total TITLE II, Section 5 – Excess Lottery Funds. $ 290,257,000

Sec. 6. Appropriations of federal funds. — In accordance with Article 11, Chapter 4 of the Code from federal funds there are hereby appropriated conditionally upon the fulfillment of the provisions set forth in Article 2, Chapter 11B of the Code the following amounts, as itemized, for expenditure during the fiscal year 2022.

LEGISLATIVE

325 - Crime Victims Compensation Fund

(WV Code Chapter 14)

Fund 8738 FY 2022 Org 2300

<table>
<thead>
<tr>
<th>Appropriation</th>
<th>Federal Funds</th>
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<td>Economic Loss Claim Payment Fund........33400</td>
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JUDICIAL

326 - Supreme Court

Fund 8867 FY 2022 Org 2400

Personal Services and Employee Benefits....00100 $ 1,813,000
Current Expenses ........................................13000 1,557,000
Repairs and Alterations.........................06400 100,000
Equipment...............................................07000 250,000
Other Assets...........................................69000 280,000
Total........................................................ $ 4,000,000

EXECUTIVE

327 - Department of Agriculture

(WV Code Chapter 19)
### Fund 8736 FY 2022 Org 1400

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<thead>
<tr>
<th>Category</th>
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328 - **Department of Agriculture** –

**Meat Inspection Fund**

(WV Code Chapter 19)

### Fund 8737 FY 2022 Org 1400

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<tr>
<th>Category</th>
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<td><strong>Total</strong></td>
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329 - **Department of Agriculture** –

**State Conservation Committee**

(WV Code Chapter 19)

### Fund 8783 FY 2022 Org 1400

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330 - **Department of Agriculture** –

**Land Protection Authority**
## 331 - Attorney General –

**Medicaid Fraud Unit**

<table>
<thead>
<tr>
<th>Fund</th>
<th>FY</th>
<th>Org</th>
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</thead>
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<td>8896</td>
<td>2022</td>
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## 332 - Secretary of State –

**State Election Fund**

(WV Code Chapter 3)

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<thead>
<tr>
<th>Fund</th>
<th>FY</th>
<th>Org</th>
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## DEPARTMENT OF COMMERCE

### 333 - Division of Forestry

(WV Code Chapter 19)
Fund 8703 FY 2022 Org 0305

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334 - Geological and Economic Survey

(WV Code Chapter 29)

Fund 8704 FY 2022 Org 0306

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335 - Division of Labor

(WV Code Chapters 21 and 47)

Fund 8706 FY 2022 Org 0308

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336 - Division of Natural Resources

(WV Code Chapter 20)

Fund 8707 FY 2022 Org 0310
Personal Services and Employee Benefits ....00100  $ 10,064,006
Unclassified...........................................09900  107,693
Current Expenses .................................13000  7,887,660
Repairs and Alterations .........................06400  566,250
Equipment ...........................................07000  2,126,141
Administration .....................................15500  50,325
Buildings ...........................................25800  951,000
Other Assets .......................................69000  7,088,880
Land ..................................................73000  2,893,920
Total..................................................... $ 31,735,875

337 - Division of Miners’ Health,

Safety and Training

(WV Code Chapter 22)

Fund 8709 FY 2022 Org 0314

Personal Services and Employee Benefits ....00100  $ 642,799
Current Expenses .................................13000  150,000
Total..................................................... $ 792,799

338 - WorkForce West Virginia

(WV Code Chapter 23)

Fund 8835 FY 2022 Org 0323

Unclassified...........................................09900  $ 5,127
Current Expenses .................................13000  507,530
Reed Act 2002 –
   Unemployment Compensation ..........62200  2,850,000
   Reed Act 2002 – Employment Services ....63000  1,650,000
Total..................................................... $ 5,012,657

Pursuant to the requirements of 42 U.S.C. 1103, Section 903 of the Social Security Act, as amended, and the provisions of W.Va. Code §21A-9-9, the above appropriation to Unclassified and Current Expenses shall be used by WorkForce West Virginia for the specific purpose of administration of the state’s unemployment
insurance program or job service activities, subject to each and every restriction, limitation or obligation imposed on the use of the funds by those federal and state statutes.

339 - State Board of Rehabilitation –

Division of Rehabilitation Services

(WV Code Chapter 18)

Fund 8734 FY 2022 Org 0932

Personal Services and Employee Benefits ....00100 $ 11,725,244
Salary and Benefits of Cabinet Secretary and Agency Heads .........................00201 138,000
Current Expenses ............................................13000 34,440,940
Repairs and Alterations .................................06400 350,400
Equipment .....................................................07000 1,275,870
Total.................................................................. $ 47,930,454

340 - State Board of Rehabilitation –

Division of Rehabilitation Services –

Disability Determination Services

(WV Code Chapter 18)

Fund 8890 FY 2022 Org 0932

Personal Services and Employee Benefits ....00100 $ 12,476,122
Current Expenses ............................................13000 13,383,206
Repairs and Alterations .................................06400 1,100
Equipment .....................................................07000 83,350
Total................................................................ $ 25,943,778

DEPARTMENT OF ECONOMIC DEVELOPMENT

341 - Department of Economic Development –

Office of the Secretary

(WV Code Chapter 5B)
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<th>FY 2022</th>
<th>Budgeted Amount</th>
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**342 - Department of Economic Development –**

*Office of the Secretary –*

*Office of Economic Opportunity*

(WV Code Chapter 5)

<table>
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<th>Account Description</th>
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**343 - Department of Economic Development –**

*Office of Energy*

(WV Code Chapter 5B)

<table>
<thead>
<tr>
<th>Account Description</th>
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**DEPARTMENT OF EDUCATION**

**344 - State Board of Education –**

*State Department of Education*
### 345 - State Board of Education –

#### School Lunch Program

(WV Code Chapters 18 and 18A)

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### 346 - State Board of Education –

#### Vocational Division

(WV Code Chapters 18 and 18A)

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### 347 - State Board of Education –
*Aid for Exceptional Children*

(WV Code Chapters 18 and 18A)

**Fund 8715 FY 2022 Org 0402**

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### DEPARTMENT OF ARTS, CULTURE, AND HISTORY

348 - *Division of Culture and History*

(WV Code Chapter 29)

**Fund 8718 FY 2022 Org 0432**

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### 349 - Commission for National and Community Service

(WV Code Chapter 5F)

**Fund 8841 FY 2022 Org 0432**

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Personal Services and Employee Benefits ....00100 $ 437,040
Current Expenses .................................. 13000 5,587,325
Repairs and Alterations ....................... 06400 1,000
Total ............................................... $ 6,025,365

350 - Library Commission

(WV Code Chapter 10)

Fund 8720 FY 2022 Org 0433

Personal Services and Employee Benefits ....00100 $ 353,396
Current Expenses .................................. 13000 1,076,162
Equipment ....................................... 07000 543,406
Total ................................................ $ 1,972,964

351 - Educational Broadcasting Authority

(WV Code Chapter 10)

Fund 8721 FY 2022 Org 0439

Equipment ....................................... 07000 $ 200,000

DEPARTMENT OF ENVIRONMENTAL PROTECTION

352 - Division of Environmental Protection

(WV Code Chapter 22)

Fund 8708 FY 2022 Org 0313

Personal Services and Employee Benefits ....00100 $ 31,406,529
Unclassified ..................................... 09900 1,923,580
Current Expenses .................................. 13000 153,850,118
Repairs and Alterations ....................... 06400 739,783
Equipment ....................................... 07000 1,712,238
Other Assets ..................................... 69000 2,177,261
Land ............................................... 73000 80,000
Total ............................................... $ 191,889,509
DEPARTMENT OF HEALTH AND HUMAN RESOURCES

353 - Consolidated Medical Service Fund

(WV Code Chapter 16)

Fund 8723 FY 2022 Org 0506

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354 - Division of Health –

Central Office

(WV Code Chapter 16)

Fund 8802 FY 2022 Org 0506

<table>
<thead>
<tr>
<th>Description</th>
<th>FY 2022</th>
</tr>
</thead>
<tbody>
<tr>
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<td>$14,610,947</td>
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<td>Unclassified..............................................09900</td>
<td>856,614</td>
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<td>Current Expenses .........................................13000</td>
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<tr>
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<tr>
<td>Buildings....................................................25800</td>
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<td>Other Assets................................................69000</td>
<td>380,000</td>
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<td>Total..................................................................</td>
<td>$85,661,418</td>
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</table>

355 - Division of Health –

West Virginia Safe Drinking Water Treatment

(WV Code Chapter 16)

Fund 8824 FY 2022 Org 0506

West Virginia Drinking Water Treatment
Revolving Fund – Transfer.................68900 $16,000,000

356 - Human Rights Commission

(WV Code Chapter 5)
Fund 8725 FY 2022 Org 0510

Personal Services and Employee Benefits ....00100 $ 449,874
Unclassified........................................09900 5,050
Current Expenses ..................................13000 64,950
Total................................................. $ 519,874

357 - Division of Human Services

(WV Code Chapters 9, 48, and 49)

Fund 8722 FY 2022 Org 0511

Personal Services and Employee Benefits ....00100 $ 76,720,133
Unclassified........................................09900 22,855,833
Current Expenses ..................................13000 112,181,984
Medical Services..................................18900 3,860,302,514
Medical Services Administrative Costs ......78900 132,247,536
CHIP Administrative Costs......................85601 4,539,496
CHIP Services......................................85602 49,752,412
Federal Economic Stimulus .....................89100 5,000,000
Total................................................ $4,263,599,908

DEPARTMENT OF HOMELAND SECURITY

358 - Office of the Secretary

(WV Code Chapter 5F)

Fund 8876 FY 2022 Org 0601

Unclassified........................................09900 $ 5,000
Current Expenses ..................................13000 495,000
Total................................................ $ 500,000

359 - Division of Emergency Management

(WV Code Chapter 15)

Fund 8727 FY 2022 Org 0606

Personal Services and Employee Benefits ....00100 $ 1,199,172
Salary and Benefits of Cabinet Secretary
and Agency Heads..........................00201 61,250
Current Expenses .........................13000 20,429,281
Repairs and Alterations...................06400 5,000
Equipment ................................07000 100,000
Total.........................................$ 21,794,703

360 - Division of Corrections and Rehabilitation

(WV Code Chapters 15A)

Fund 8836 FY 2022 Org 0608

Unclassified...............................09900 $ 1,100
Current Expenses .........................13000 108,900
Total........................................$ 110,000

361 - West Virginia State Police

(WV Code Chapter 15)

Fund 8741 FY 2022 Org 0612

Personal Services and Employee Benefits....00100 $ 2,480,877
Current Expenses .........................13000 2,125,971
Repairs and Alterations...................06400 42,000
Equipment ................................07000 2,502,285
Buildings ................................25800 750,500
Other Assets ................................69000 144,500
Land .........................................73000 500
Total..........................................$ 8,046,633

362 - Fire Commission

(WV Code Chapter 29)

Fund 8819 FY 2022 Org 0619

Current Expenses .........................13000 $ 80,000

363 - Division of Administrative Services

(WV Code Chapter 15)
<table>
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<tr>
<th>Department</th>
<th>Fund</th>
<th>FY 2022 Org</th>
<th>0623</th>
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<td>Unclassified</td>
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<td>Current Expenses</td>
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<tr>
<td>Repairs and Alterations</td>
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<td><strong>Total</strong></td>
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<td>$76,631,166</td>
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**DEPARTMENT OF REVENUE**

364 - *Insurance Commissioner*

(WV Code Chapter 33)

<table>
<thead>
<tr>
<th>Department</th>
<th>Fund</th>
<th>FY 2022 Org</th>
<th>0704</th>
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<td><strong>Personal Services and Employee Benefits</strong></td>
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<td>Current Expenses</td>
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<td><strong>Total</strong></td>
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<td>$2,855,000</td>
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**DEPARTMENT OF TRANSPORTATION**

365 - *Division of Motor Vehicles*

(WV Code Chapter 17B)

<table>
<thead>
<tr>
<th>Department</th>
<th>Fund</th>
<th>FY 2022 Org</th>
<th>0802</th>
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<tr>
<td><strong>Personal Services and Employee Benefits</strong></td>
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<td>$551,394</td>
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<tr>
<td>Current Expenses</td>
<td>13000</td>
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<tr>
<td>Repairs and Alterations</td>
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<tr>
<td><strong>Total</strong></td>
<td></td>
<td>$6,000,000</td>
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366 - *Division of Public Transit*

(WV Code Chapter 17)

<table>
<thead>
<tr>
<th>Department</th>
<th>Fund</th>
<th>FY 2022 Org</th>
<th>0805</th>
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<tbody>
<tr>
<td><strong>Personal Services and Employee Benefits</strong></td>
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<tr>
<td>Current Expenses</td>
<td>13000</td>
<td>20,913,149</td>
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<tr>
<td>Repairs and Alterations</td>
<td>06400</td>
<td>2,500</td>
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</tbody>
</table>
Equipment .......................................... 07000          2,801,714
Buildings ......................................... 25800          1,250,000
Other Assets ....................................... 69000          100,000
Total..................................................  $ 26,077,683

367 - Aeronautics Commission

(WV Code Chapter 29)

Fund 8831 FY 2022 Org 0807

Current Expenses ................................... 13000          $ 400,000
Other Assets ........................................ 69000          100
Total..................................................  $ 400,100

DEPARTMENT OF VETERANS’ ASSISTANCE

368 - Department of Veterans’ Assistance

(WV Code Chapter 9A)

Fund 8858 FY 2022 Org 0613

Personal Services and Employee Benefits .... 00100          $ 2,890,365
Salary and Benefits of Cabinet Secretary and Agency Heads ............... 00201          57,120
Current Expenses ................................... 13000          2,840,300
Repairs and Alterations ........................... 06400          20,000
Equipment .......................................... 07000          25,000
Buildings .......................................... 25800          250,000
Land .................................................. 73000          500
Veterans’ Cemetery ............................... 80800          175,000
Total..................................................  $ 6,258,285

369 - Department of Veterans’ Assistance –

Veterans’ Home

(WV Code Chapter 9A)

Fund 8728 FY 2022 Org 0618
Personal Services and Employee Benefits ....00100 $ 906,850
Current Expenses .................................13000 595,700
Repairs and Alterations ......................06400 60,500
Equipment ...........................................07000 10,500
Buildings ..........................................25800 500
Other Assets ......................................69000 6,500
Land ..................................................73000 100
Total .................................................. $ 1,580,650

BUREAU OF SENIOR SERVICES

370 - Bureau of Senior Services

(WV Code Chapter 29)

Fund 8724 FY 2022 Org 0508

Personal Services and Employee Benefits ....00100 $ 761,414
Salary and Benefits of Cabinet Secretary
and Agency Heads .................................00201 5,950
Current Expenses .................................13000 13,811,853
Repairs and Alterations ......................06400 3,000
Total .................................................. $ 14,582,217

MISCELLANEOUS BOARDS AND COMMISSIONS

371 - Adjutant General –

State Militia

(WV Code Chapter 15)

Fund 8726 FY 2022 Org 0603

Unclassified ...............................09900 $ 982,705
Mountaineer ChalleNGe Academy ............70900 7,200,000
Martinsburg Starbase ...........................74200 439,622
Charleston Starbase ............................74300 424,685
Military Authority ..............................74800 91,380,274
Total ............................................. $ 100,427,286
The Adjutant General shall have the authority to transfer between appropriations.

372 - Adjutant General –

West Virginia National Guard Counterdrug Forfeiture Fund

(WV Code Chapter 15)

Fund 8785 FY 2022 Org 0603

<table>
<thead>
<tr>
<th>Category</th>
<th>FY 2022 Budget</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services and Employee Benefits</td>
<td>$1,350,000</td>
<td>Current Expenses</td>
</tr>
<tr>
<td>Current Expenses</td>
<td>$150,000</td>
<td>Repairs and Alterations</td>
</tr>
<tr>
<td>Repairs and Alterations</td>
<td>$50,000</td>
<td>Equipment</td>
</tr>
<tr>
<td>Equipment</td>
<td>$200,000</td>
<td>Buildings</td>
</tr>
<tr>
<td>Buildings</td>
<td>$100,000</td>
<td>Other Assets</td>
</tr>
<tr>
<td>Other Assets</td>
<td>$100,000</td>
<td>Land</td>
</tr>
<tr>
<td>Land</td>
<td>$50,000</td>
<td>Total</td>
</tr>
</tbody>
</table>

Total $2,000,000

373 - Public Service Commission –

Motor Carrier Division

(WV Code Chapter 24A)

Fund 8743 FY 2022 Org 0926

<table>
<thead>
<tr>
<th>Category</th>
<th>FY 2022 Budget</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services and Employee Benefits</td>
<td>$1,352,576</td>
<td>Current Expenses</td>
</tr>
<tr>
<td>Current Expenses</td>
<td>$368,953</td>
<td>Repairs and Alterations</td>
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<tr>
<td>Repairs and Alterations</td>
<td>$39,000</td>
<td>Equipment</td>
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<tr>
<td>Equipment</td>
<td>$413,400</td>
<td>Total</td>
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</table>

Total $2,173,929

374 - Public Service Commission –

Gas Pipeline Division

(WV Code Chapter 24B)

Fund 8744 FY 2022 Org 0926

<table>
<thead>
<tr>
<th>Category</th>
<th>FY 2022 Budget</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services and Employee Benefits</td>
<td>$621,039</td>
<td>Current Expenses</td>
</tr>
</tbody>
</table>

Total $621,039
Sec. 7. Appropriations from federal block grants. — The following items are hereby appropriated from federal block grants to be available for expenditure during the fiscal year 2022.

375 - National Coal Heritage Area Authority

(WV Code Chapter 29)

Fund 8869 FY 2022 Org 0941

<table>
<thead>
<tr>
<th>Description</th>
<th>Fiscal Year 2022 Org 0941</th>
<th>Total</th>
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<tbody>
<tr>
<td>Personal Services and Employee Benefits ....00100</td>
<td>$ 163,405</td>
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<tr>
<td>Current Expenses ...................................</td>
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<tr>
<td>Repairs and Alterations ...........................</td>
<td>5,000</td>
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<tr>
<td>Equipment ...........................................</td>
<td>3,000</td>
<td></td>
</tr>
<tr>
<td>Other Assets .......................................</td>
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<tr>
<td><strong>Total</strong> ...........................................</td>
<td><strong>$ 415,600</strong></td>
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Total TITLE II, Section 6 - Federal Funds .......... **$6,842,455,104**

376 - Department of Economic Development –

Office of the Secretary –

Community Development

Fund 8746 FY 2022 Org 0307

<table>
<thead>
<tr>
<th>Description</th>
<th>Fiscal Year 2022 Org 0307</th>
<th>Total</th>
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</thead>
<tbody>
<tr>
<td>Personal Services and Employee Benefits ....00100</td>
<td>$ 10,658,978</td>
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<tr>
<td>Unclassified.......................................</td>
<td>2,375,000</td>
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<td>Current Expenses ...................................</td>
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<td><strong>Total</strong> ...........................................</td>
<td><strong>$237,510,861</strong></td>
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377 - Department of Economic Development –

Office of the Secretary –

Office of Economic Opportunity –

Community Services
### Fund 8902 FY 2022 Org 0307

<table>
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<tr>
<th>Description</th>
<th>Amount</th>
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<tbody>
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<td>Personal Services and Employee Benefits ....00100</td>
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<tr>
<td>Current Expenses ...................................</td>
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<tr>
<td>Repairs and Alterations............................</td>
<td>$1,500</td>
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<td>Equipment..........................................</td>
<td>$9,000</td>
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<tr>
<td>Total................................................</td>
<td>$12,500,000</td>
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</table>

378 - WorkForce West Virginia –

Workforce Investment Act

### Fund 8749 FY 2022 Org 0323

<table>
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<tr>
<th>Description</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Personal Services and Employee Benefits ....00100</td>
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<td>Salary and Benefits of Cabinet Secretary and Agency Heads 00201</td>
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<td>Current Expenses .....................................</td>
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<td>Repairs and Alterations ................................</td>
<td>$1,600</td>
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<tr>
<td>Equipment............................................</td>
<td>$500</td>
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<tr>
<td>Buildings............................................</td>
<td>$1,100</td>
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<td>Total...................................................</td>
<td>$42,289,231</td>
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</table>

379 - Division of Health –

Maternal and Child Health

### Fund 8750 FY 2022 Org 0506

<table>
<thead>
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<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Personal Services and Employee Benefits ....00100</td>
<td>$2,268,209</td>
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<tr>
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<td>$81,439</td>
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<td>Current Expenses ...................................</td>
<td>$5,794,267</td>
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<tr>
<td>Total................................................</td>
<td>$8,143,915</td>
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</table>

380 - Division of Health –

Preventive Health

### Fund 8753 FY 2022 Org 0506
### 381 - Division of Health –

**Substance Abuse Prevention and Treatment**

**Fund 8793 FY 2022 Org 0506**

<table>
<thead>
<tr>
<th>Account</th>
<th>Description</th>
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<tbody>
<tr>
<td>00100</td>
<td>Personal Services and Employee Benefits</td>
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<tr>
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<td>$ 22,457</td>
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<td>Current Expenses</td>
<td>$ 2,351,802</td>
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<td>07000</td>
<td>Equipment</td>
<td>$ 165,642</td>
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<td><strong>Total</strong></td>
<td></td>
<td>$ 2,351,802</td>
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</table>

### 382 - Division of Health –

**Community Mental Health Services**

**Fund 8794 FY 2022 Org 0506**

<table>
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<tr>
<th>Account</th>
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<tbody>
<tr>
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<td>Personal Services and Employee Benefits</td>
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<td>Current Expenses</td>
<td>$ 11,626,989</td>
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<tr>
<td><strong>Total</strong></td>
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<td>$ 11,626,989</td>
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### 383 - Division of Human Services –

**Energy Assistance**

**Fund 8755 FY 2022 Org 0511**

<table>
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<tr>
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<td>Unclassified</td>
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<tr>
<td>13000</td>
<td>Current Expenses</td>
<td>$ 40,392,725</td>
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<td>$ 40,392,725</td>
</tr>
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### 384 - Division of Human Services –

**Social Services**
Fund 8757 FY 2022 Org 0511

Personal Services and Employee Benefits ....00100  $ 8,806,005
Unclassified........................................09900  171,982
Current Expenses .................................13000  8,870,508
Total..................................................  $ 17,848,495

385 - Division of Human Services –

Temporary Assistance for Needy Families

Fund 8816 FY 2022 Org 0511

Personal Services and Employee Benefits ....00100  $ 20,604,174
Unclassified........................................09900  1,250,000
Current Expenses .................................13000  105,871,588
Total..................................................  $127,725,762

386 - Division of Human Services –

Child Care and Development

Fund 8817 FY 2022 Org 0511

Personal Services and Employee Benefits ....00100  $ 2,797,226
Unclassified........................................09900  350,000
Current Expenses .................................13000  47,000,307
Total..................................................  $ 50,147,533

Total TITLE II, Section 7 – Federal Block Grants  $556,005,521

Sec. 8. Awards for claims against the state. — There are hereby appropriated for fiscal year 2022, from the fund as designated, in the amounts as specified, general revenue funds in the amount of $4,310,008, special revenue funds in the amount of $68,539, and state road funds in the amount of $621,765 for payment of claims against the state.

Sec. 9. Appropriations from general revenue fund surplus accrued. — The following item is hereby appropriated from the state fund, general revenue, and is to be available for expenditure during the fiscal year 2022 out of surplus funds only, accrued from
the fiscal year ending June 30, 2021, subject to the terms and conditions set forth in this section.

It is the intent and mandate of the Legislature that the following appropriation be payable only from surplus as of July 31, 2021 from the fiscal year ending June 30, 2021, only after first meeting requirements of W.Va. Code §11B-2-20(b).

In the event that surplus revenues available on July 31, 2021, are not sufficient to meet the appropriation made pursuant to this section, then the appropriation shall be made to the extent that surplus funds are available as of the date mandated to meet the appropriation in this section and shall be allocated first to provide the necessary funds to meet the first appropriation of this section and each subsequent appropriation in the order listed in this section.

387 - Mountwest Community and Technical College

(WV Code Chapter 18B)

Fund 0599 FY 2022 Org 0444

Mountwest Community and Technical College – Surplus........................................##### $ 97,340

388 - New River Community and Technical College

(WV Code Chapter 18B)

Fund 0600 FY 2022 Org 0445

New River Community and Technical College – Surplus........................................##### $ 87,973

389 - Blue Ridge Community and Technical College

(WV Code Chapter 18B)

Fund 0601 FY 2022 Org 0447

Blue Ridge Community and Technical College – Surplus........................................##### $ 117,463
390 - West Virginia University at Parkersburg
(WV Code Chapter 18B)
Fund 0351 FY 2022 Org 0464
West Virginia University – Parkersburg –
Surplus .........................................................#### $ 154,789

391 - Southern West Virginia Community and Technical College
(WV Code Chapter 18B)
Fund 0380 FY 2022 Org 0487
Southern West Virginia Community and
Technical College - Surplus .........................#### $ 123,627

392 - West Virginia Northern Community and Technical College
(WV Code Chapter 18B)
Fund 0383 FY 2022 Org 0489
West Virginia Northern Community and
Technical College - Surplus ........................#### $ 109,287

393 - Eastern West Virginia Community and Technical College
(WV Code Chapter 18B)
Fund 0587 FY 2022 Org 0492
Eastern West Virginia Community and
Technical College - Surplus ........................#### $ 32,699

394 - BridgeValley Community and Technical College
(WV Code Chapter 18B)
Fund 0618 FY 2022 Org 0493
BridgeValley Community and Technical
College – Surplus ..........................................#### $ 121,482
395 - West Virginia University –

School of Medicine

Medical School Fund

(WV Code Chapter 18B)

Fund 0343 FY 2022 Org 0463

WVU School of Health Science –
Eastern Division - Surplus......................##### $ 33,530

WVU – School of Health Sciences –
Surplus............................................##### 225,846

WVU – School of Health Sciences –
Charleston Division - Surplus...............##### 34,301

Total.......................................................... $ 293,677

396 - Marshall University –

School of Medicine

(WV Code Chapter 18B)

Fund 0347 FY 2022 Org 0471

Marshall Medical School - Surplus..............##### $ 183,526

397 - West Virginia School of Osteopathic Medicine

(WV Code Chapter 18B)

Fund 0336 FY 2022 Org 0476

West Virginia School of Osteopathic
Medicine – Surplus.........................##### $ 133,189

398 - Bluefield State College

(WV Code Chapter 18B)

Fund 0354 FY 2022 Org 0482

Bluefield State College - Surplus...............##### $ 95,748
Concord University - Surplus ..................##### $ 157,146

Glenville State College - Surplus.................##### $ 96,704

Shepherd University - Surplus..................##### $ 190,257

West Liberty University – Surplus...............##### $ 136,540

West Virginia State University - Surplus......##### $ 170,138

Governor’s Office –

Civil Contingent Fund
Fund 0105 FY 2022 Org 0100
Milton Flood Wall - Surplus .........................75799 $ 17,500,000

        405 - Department of Tourism-
            Office of the Secretary
        (WV Code Chapter 5B)
Fund 0246 FY 2022 Org 0304
Tourism – Brand Promotion – Surplus ........61893 $ 7,000,000

        406 - Marshall University –
            General Administrative Fund
        (WV Code Chapter 18B)
Fund 0348 FY 2022 Org 0471
Marshall University - Surplus ......................##### $ 9,700,000

        407 - West Virginia Council for
            Community and Technical College Education –
                Control Account
        (WV Code Chapter 18B)
Fund 0596 FY 2022 Org 0420
West Virginia Council for Community
    and Technical Education - Surplus ........##### $ 3,000,000

        408 - Higher Education Policy Commission –
            Administration –
                Control Account
The above appropriation for Current Expense - Surplus (fund 0589, appropriation ####) shall be used for workforce development initiatives.

409 - West Virginia University –

General Administration Fund

(WV Code Chapter 18B)

Fund 0589 FY 2022 Org 0441
Current Expenses - Surplus...........................$ 1,600,000

West Virginia University - Surplus..................$ 16,600,000

410 - Department of Economic Development –

Office of the Secretary

(WV Code Chapter 5B)

Fund 0256 FY 2022 Org 0307
Directed Transfer - Surplus.........................70099 $ 1,000,000

The above appropriation for Directed Transfer - Surplus (fund 0256, appropriation 70099) shall be transferred to the Economic Development Promotion and Closing Fund (fund 3171).

Total TITLE II, Section 9 – Surplus Accrued........ $ 58,701,585

Sec. 10. Appropriations from lottery net profits surplus accrued. — The following item is hereby appropriated from the lottery net profits, and is to be available for expenditure during the fiscal year 2022 out of surplus funds only, as determined by the director of lottery, accrued from the fiscal year ending June 30, 2021, subject to the terms and conditions set forth in this section.
It is the intent and mandate of the Legislature that the following appropriation be payable only from surplus accrued from the fiscal year ending June 30, 2021.

In the event that surplus revenues available from the fiscal year ending June 30, 2021, are not sufficient to meet the appropriation made pursuant to this section, then the appropriation shall be made to the extent that surplus funds are available.

### 411 - Bureau of Senior Services –

**Lottery Senior Citizens Fund**

*(WV Code Chapter 29)*

**Fund 5405 FY 2022 Org 0508**

<table>
<thead>
<tr>
<th>Senior Services Medicaid Transfer –</th>
<th>Lottery Surplus</th>
<th>$16,000,000</th>
</tr>
</thead>
<tbody>
<tr>
<td>In-Home Services and Nutrition for</td>
<td>Senior Citizens – Lottery Surplus</td>
<td>750,000</td>
</tr>
<tr>
<td>Total</td>
<td></td>
<td>$16,750,000</td>
</tr>
</tbody>
</table>

Total TITLE II, Section 10 – Surplus Accrued...... $16,750,000

**Sec. 11. Appropriations from state excess lottery revenue surplus accrued.** — The following item is hereby appropriated from the state excess lottery revenue fund, and is to be available for expenditure during the fiscal year 2022 out of surplus funds only, as determined by the director of lottery, accrued from the fiscal year ending June 30, 2021, subject to the terms and conditions set forth in this section.

It is the intent and mandate of the Legislature that the following appropriation be payable only from surplus accrued from the fiscal year ending June 30, 2021.

In the event that surplus revenues available from the fiscal year ending June 30, 2021, are not sufficient to meet the appropriation made pursuant to this section, then the appropriation shall be made to the extent that surplus funds are available.
From the above appropriation for Directed Transfer (fund 7308, appropriation 70000), $800,000 shall be transferred to the Racing Commission – General Administration (Fund 7305).

**Sec. 12. Special revenue appropriations.** — There are hereby appropriated for expenditure during the fiscal year 2022 special revenues collected pursuant to general law enactment of the Legislature which are not paid into the state fund as general revenue under the provisions of W.Va. Code §12-2-2 and are not expressly appropriated under this act: Provided, That none of the money so appropriated by this section shall be available for expenditure except in compliance with the provisions of W.Va. Code §12-2-1 et seq., W.Va. Code §12-3-1 et seq., and W.Va. Code §11B-2-1 et seq., unless the spending unit has filed with the director of the budget and the legislative auditor prior to the beginning of each fiscal year:

(a) An estimate of the amount and sources of all revenues accruing to such fund; and
(b) A detailed expenditure schedule showing for what purposes the fund is to be expended: Provided, however, That federal funds received by the state may be expended only in accordance with Sections (6) or (7) of this Title and with W.Va. Code §4-11-1, et seq. Provided further, That federal funds that become available to a spending unit for expenditure while the Legislature is not in session and the availability of such funds could not reasonably have been anticipated and included in this act may be only be expended in the limited circumstances provided by W. Va. Code §4-11-5(d): And provided further, That no provision of this Act may be construed to authorize the expenditure of federal funds except as provided in this section.

During fiscal year 2022, the following funds are hereby available and are to be transferred to the appropriate funds as specified from available balances per the following:

414 - Attorney General

Consumer Protection Recovery Fund

(WV Code Chapter 46A)

Fund 1509 FY 2022 Org 1500

Directed Transfer ........................................70000 $ 4,500,000

From the above appropriation for Directed Transfer (fund 1509, appropriation 70000), $2,500,000 shall be transferred to the Department of Health and Human Resources, Division of Human Services – Medical Services Trust Fund (fund 5185) and $2,000,000 shall be transferred to the Governor’s Office – Civil Contingent Fund – Local Economic Development Assistance (fund 0105, appropriation 81900).

Total TITLE II, Section 12 – Appropriations for Special Revenue Appropriations ...................... $ 4,500,000

Sec. 13. State improvement fund appropriations. — Bequests or donations of nonpublic funds, received by the Governor on behalf of the state during the fiscal year 2022, for the
purpose of making studies and recommendations relative to improvements of the administration and management of spending units in the executive branch of state government, shall be deposited in the state treasury in a separate account therein designated state improvement fund.

There are hereby appropriated all moneys so deposited during the fiscal year 2022 to be expended as authorized by the Governor, for such studies and recommendations which may encompass any problems of organization, procedures, systems, functions, powers or duties of a state spending unit in the executive branch, or the betterment of the economic, social, educational, health and general welfare of the state or its citizens.

Sec. 14. Specific funds and collection accounts. — A fund or collection account which by law is dedicated to a specific use is hereby appropriated in sufficient amount to meet all lawful demands upon the fund or collection account and shall be expended according to the provisions of Article 3, Chapter 12 of the Code.

Sec. 15. Appropriations for refunding erroneous payment. — Money that has been erroneously paid into the state treasury is hereby appropriated out of the fund into which it was paid, for refund to the proper person.

When the officer authorized by law to collect money for the state finds that a sum has been erroneously paid, he or she shall issue his or her requisition upon the Auditor for the refunding of the proper amount. The Auditor shall issue his or her warrant to the Treasurer and the Treasurer shall pay the warrant out of the fund into which the amount was originally paid.

Sec. 16. Sinking fund deficiencies. — There is hereby appropriated to the Governor a sufficient amount to meet any deficiencies that may arise in the mortgage finance bond insurance fund of the West Virginia housing development fund which is under the supervision and control of the municipal bond commission as provided by W.Va. Code §31-18-20b, or in the funds of the municipal bond commission because of the failure of any state agency for either general obligation or revenue bonds or any local taxing district for general obligation bonds to remit funds
necessary for the payment of interest and sinking fund requirements. The Governor is authorized to transfer from time to time such amounts to the municipal bond commission as may be necessary for these purposes.

The municipal bond commission shall reimburse the state of West Virginia through the Governor from the first remittance collected from the West Virginia housing development fund or from any state agency or local taxing district for which the Governor advanced funds, with interest at the rate carried by the bonds for security or payment of which the advance was made.

**Sec. 17. Appropriations for local governments.** — There are hereby appropriated for payment to counties, districts and municipal corporations such amounts as will be necessary to pay taxes due counties, districts and municipal corporations and which have been paid into the treasury:

(a) For redemption of lands;

(b) By public service corporations;

(c) For tax forfeitures.

**Sec. 18. Total appropriations.** — Where only a total sum is appropriated to a spending unit, the total sum shall include personal services and employee benefits, annual increment, current expenses, repairs and alterations, buildings, equipment, other assets, land, and capital outlay, where not otherwise specifically provided and except as otherwise provided in TITLE I — GENERAL PROVISIONS, Sec. 3.

**Sec. 19. General school fund.** — The balance of the proceeds of the general school fund remaining after the payment of the appropriations made by this act is appropriated for expenditure in accordance with W.Va. Code §18-9A-16.
conditioned upon the compliance by the spending unit with the requirements of Article 2, Chapter 11B of the Code.

Where spending units or parts of spending units have been absorbed by or combined with other spending units, it is the intent of this act that appropriations and reappropriations shall be to the succeeding or later spending unit created, unless otherwise indicated.

**Sec. 2. Constitutionality.** — If any part of this act is declared unconstitutional by a court of competent jurisdiction, its decision shall not affect any portion of this act which remains, but the remaining portion shall be in full force and effect as if the portion declared unconstitutional had never been a part of the act.

Senator Takubo moved that the Senate concur in the foregoing House of Delegates amendment to the Senate amendment to the bill.

Following extended discussion,

(Senator Weld in the Chair.)

Following extended discussion,

(Senator Blair, Mr. President, in the Chair.)

Following discussion,

Senator Martin moved the previous question, which motion prevailed.

The previous question having been ordered, that being on the adoption of Senator Takubo’s motion that the Senate concur in the House of Delegates amendment to the Senate amendment to the bill (Eng. Com. Sub. for H. B. 2022), the same was put and prevailed.

Engrossed Committee Substitute for House Bill 2022, as amended, was then put upon its passage.
On the passage of the bill, the yeas were: Azinger, Boley, Clements, Grady, Hamilton, Karnes, Maroney, Martin, Maynard, Nelson, Phillips, Roberts, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Weld, Woodrum, and Blair (Mr. President)—23.

The nays were: Baldwin, Beach, Caputo, Ihlenfeld, Jeffries, Lindsay, Plymale, Romano, Stollings, Unger, and Woelfel—11.

Absent: None.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. Com. Sub. for H. B. 2022) passed with its title.

Senator Takubo moved that the bill take effect from passage.

On this question, the yeas were: Azinger, Boley, Clements, Grady, Hamilton, Karnes, Maroney, Martin, Maynard, Nelson, Phillips, Roberts, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Weld, Woodrum, and Blair (Mr. President)—23.

The nays were: Baldwin, Beach, Caputo, Ihlenfeld, Jeffries, Lindsay, Plymale, Romano, Stollings, Unger, and Woelfel—11.

Absent: None.

So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. Com. Sub. for H. B. 2022) takes effect from passage.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate.

The Senate again proceeded to the eighth order of business.


On third reading, coming up out of regular order, with the unreported Judiciary committee amendment pending, and with the right having been granted on yesterday, Friday, April 9, 2021, for
further amendments to be received on third reading, was reported by the Clerk.

The following amendment to the bill, from the Committee on the Judiciary, was reported by the Clerk and adopted:

By striking out everything after the enacting clause and inserting in lieu thereof the following:

ARTICLE 11B. WEST VIRGINIA AIR AMBULANCE PATIENT PROTECTION ACT.

§33-11B-1. Air ambulance membership products as insurance.

(a) An air ambulance service provider or any affiliated entity who solicits air ambulance membership subscriptions, accepts membership applications, or charges membership fees, is deemed to be engaged in the business of insurance to the extent that it contracts, promises, guarantees, or in any other way portends to pay, reimburse, or indemnify the copayments, deductibles, or other cost-sharing amounts of a patient relating to the air ambulance transport as determined or set by the patient’s health insurance provider, health care provider, or other third parties, or any post-service payment of costs to third parties relating to the transport.

(b) An air ambulance membership agreement or subscription for air ambulance services under subsection (a) of this section is insurance and may be considered secondary insurance coverage or a supplement to any insurance coverage, and shall by subject to regulation by the commissioner pursuant to the provisions of this chapter.

(c) To the extent that activity falls within the business of insurance as described in subsection (a) of this section, no person or entity, whether directly or indirectly through an affiliated entity, agreement with a third party, or otherwise, may solicit or sell air ambulance membership agreements or subscriptions, accept membership applications, or charge membership fees except as authorized by a valid license issued by the commissioner pursuant to the provisions of this chapter.
(d) The commissioner may promulgate rules in accordance with §29A-3-1 et seq. of this code to effectuate the provisions of this section.

(e) If any provision of this section is held invalid by a court of competent jurisdiction, the invalidity shall not affect other provisions of this section, and to this end the provisions of this section are declared to be severable.

There being no further amendments offered,

Having been engrossed, the bill (Eng. H. B. 2776), as just amended, was then read a third time and put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Grady, Hamilton, Ihlenfeld, Jeffries, Lindsay, Maroney, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Stollings, Stover, Swope, Takubo, Tarr, Trump, Unger, Weld, Woelfel, and Blair (Mr. President)—27.

The nays were: Clements, Karnes, Martin, Maynard, Smith, Sypolt, and Woodrum—7.

Absent: None.

So, a majority of all the members present and voting having voted in the affirmative, the President declared the bill (Eng. H. B. 2776) passed.

The following amendment to the title of the bill, from the Committee on the Judiciary, was reported by the Clerk and adopted:

Eng. House Bill 2776—A Bill to amend and reenact the Code of West Virginia, 1931, as amended, by adding thereto a new article, designated §33-11B-1, relating to the creation of the West Virginia Air Ambulance Patient Protection Act; declaring that an air ambulance service provider or affiliated entity who solicits air ambulance membership subscriptions, accepts membership applications, or charges membership fees, is engaged in the business of insurance to the extent that it promises to pay,
reimburse, or indemnify the copayments, deductibles, cost-sharing amounts, or post-service payments of a patient related to air ambulance transport as set by the patient’s health insurance provider, health care provider, or other third parties; providing that air ambulance membership agreements or subscriptions declared to be the business of insurance shall be regulated by the commissioner; requiring a valid license issued by the commissioner to solicit or sell air ambulance membership agreements or subscriptions; providing for rulemaking by the commissioner; and providing for severability.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

Eng. Com. Sub. for House Bill 3106, To change the hearing requirement for misdemeanors to 10 days.

On third reading, coming up out of regular order, with the unreported Judiciary committee amendment pending, and with the right having been granted on yesterday, Friday, April 9, 2021, for further amendments to be received on third reading, was reported by the Clerk.

The following amendment to the bill, from the Committee on the Judiciary, was reported by the Clerk and adopted:

By striking out everything after the enacting clause and inserting in lieu thereof the following:

ARTICLE 1C. BAIL.

§62-1C-1a. Pretrial release; types of release; conditions for release; considerations as to conditions of release.

(a) Subject to the provisions of §62-1C-1 of this code, when a person charged with a violation or violations of the criminal laws of this state first appears before a judicial officer:

(1) Except for good cause shown, a judicial officer shall release a person charged with a misdemeanor offense on his or her own recognizance unless that person is charged with:
(A) A misdemeanor offense of actual violence or threat of violence against a person;

(B) A misdemeanor offense where the victim was a minor, as defined in §61-8C-1 of this code;

(C) A misdemeanor offense involving the use of a deadly weapon, as defined in §61-7-2 of this code;

(D) A misdemeanor offense of the Uniform Controlled Substances Act as set forth in chapter 60A of this code;

(E) Misdemeanor offenses of sexual abuse;

(F) A serious misdemeanor traffic offense set forth in §17C-5-1 or §17C-5-2 of this code; or

(G) A misdemeanor offense involving auto tampering, petit larceny or possession, transfer or receiving of stolen property when alleged value on the property involved exceeds $250.

(2) For the misdemeanor offenses specified in subsection (a) of this section and all other offenses which carry a penalty of incarceration, the arrested person is entitled to be admitted to bail subject to the least restrictive condition or combination of conditions that the judicial officer determines reasonably necessary to assure that person will appear as required, and which will not jeopardize the safety of the arrested person, victims, witnesses, or other persons in the community or the safety and maintenance of evidence. Further conditions may include that the person charged shall:

(A) Not violate any criminal law of this state, another state, or the United States;

(B) Remain in the custody of a person designated by the judicial officer, who agrees to assume supervision and to report any violation of a release condition to the court, if the designated person is reasonably able to assure the judicial officer that the person will appear as required and will not pose a danger to himself or herself or to the safety of any other person or the community;
(C) Participate in home incarceration pursuant to §62-11B-1 et seq. of this code;

(D) Participate in an electronic monitoring program if one is available where the person is charged or will reside.

(E) Maintain employment, or, if unemployed, actively seek employment;

(F) Avoid all contact with an alleged victim of the alleged offense and with potential witnesses and other persons as directed by the court;

(G) Refrain from the use or excessive use of alcohol, or any use of a narcotic drug or other controlled substance, as defined in §60A-1-1 et seq. of this code without a prescription from a licensed medical practitioner;

(H) Execute an agreement to forfeit, upon failing to appear as required, property of a sufficient unencumbered value, including money, as is reasonably necessary to assure the appearance of the person as required. The person charged shall provide the court with proof of ownership, the value of the property, and information regarding existing encumbrances of the property as, in the discretion of the judicial officer, is reasonable and necessary collateral to ensure the subsequent appearance of the person as required;

(I) Post a cash bond, or execute a bail bond with solvent sureties who will execute an agreement to forfeit an amount reasonably necessary to assure appearance of the person as required. If other than an approved surety, the surety shall provide the court with information regarding the value of its assets and liabilities and the nature and extent of encumbrances against the surety’s property. The surety shall have a net worth of sufficiently unencumbered value to pay the amount of the bail bond; or

(J) Satisfy any other condition that is reasonably necessary to assure the appearance of the person as required and to assure the safety of the arrested person, victims, witnesses, other persons in the community, or the safety and maintenance of evidence.
(3) Proper considerations in determining whether to release the arrested person on an unsecured bond, fixing a reasonable amount of bail, or imposing other reasonable conditions of release are:

(A) The ability of the arrested person to give bail;

(B) The nature, number, and gravity of the offenses;

(C) The potential penalty the arrested person faces;

(D) Whether the alleged acts were violent in nature;

(E) The arrested person’s prior record of criminal convictions and delinquency adjudications, if any;

(F) The character, health, residence, and reputation of the arrested person;

(G) The character and strength of the evidence which has been presented to the judicial officer:

(H) Whether the arrested person is currently on probation, extended supervision, or parole;

(I) Whether the arrested person is already on bail or subject to other release conditions in other pending cases;

(J) Whether the arrested person has been bound over for trial after a preliminary examination;

(K) Whether the arrested person has in the past forfeited bail or violated a condition of release or was ever a fugitive from justice; and

(L) The policy against unnecessary incarceration of arrested persons pending trial set forth in this section.

(b) In all misdemeanors, cash bail may not exceed three times the maximum fine provided for the offense. If the person is charged with more than one misdemeanor, cash bail may not exceed three times the highest maximum fine of the charged offenses.
(c) Notwithstanding any provisions of this article to the contrary, whenever a person not subject to the provisions of §62-1C-1 of this code remains incarcerated after his or her initial appearance, relating to a misdemeanor, due to the inability to meet the requirements of a secured bond, the magistrate or judge who set the secured bond shall hold a hearing within 72 hours of setting the initial bail to determine if there is a condition or combination of conditions which can meet the considerations set forth in subdivision (2), subsection (a) of this section §62-1C-1a(a)(2) of this code.

(d) A judicial officer may upon notice and hearing modify the conditions of release at any time by imposing additional or different conditions.

(e) A prosecuting attorney and defense counsel, unless expressly waived by the defendant, shall appear at all hearings in which bail or bond conditions are at issue other than the proceeding at which the conditions of release are initially set.

(f) No judicial officer may recommend the services of a surety who is his or her relative as that term is defined in §6B-1-3 of this code.

There being no further amendments offered,

Having been engrossed, the bill (Eng. Com. Sub. for H. B. 3106), as just amended, was then read a third time and put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—34.

The nays were: None.

Absent: None.
So, a majority of all the members present and voting having voted in the affirmative, the President declared the bill (Eng. Com. Sub. for H. B. 3106) passed.

The following amendment to the title of the bill, from the Committee on the Judiciary, was reported by the Clerk and adopted:

**Eng. Com. Sub. for House Bill 3106**—A Bill to amend and reenact §62-1C-1a of the Code of West Virginia, 1931, as amended, relating to bail; increasing the time for a secured bond hearing to 5 days; allowing a bond hearing to be held by any magistrate or judge; and clarifying the bond hearing procedure applies only to misdemeanors.

*Ordered*, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.


On third reading, coming up out of regular order, with the unreported Judiciary committee amendment pending, and with the right having been granted on yesterday, Friday, April 9, 2021, for further amendments to be received on third reading, was reported by the Clerk.

The following amendment to the bill, from the Committee on the Judiciary, was reported by the Clerk and adopted:

By striking out everything after the enacting clause and inserting in lieu thereof the following:

**CHAPTER 15A. DEPARTMENT OF MILITARY AFFAIRS AND PUBLIC SAFETY.**

**ARTICLE 9. OFFICE OF ADMINISTRATIVE HEARINGS.**

§15A-9-1. Office created; appointment of Chief Hearing Examiner.

(a) The Office of Administrative Hearings is created as a separate operating agency within the department.
(b) The secretary shall appoint a director of the office who serves as the administrative head of the office and as Chief Hearing Examiner.

(c) Prior to appointment, the Chief Hearing Examiner shall be a citizen of the United States and a resident of this state who is admitted to the practice of law in this state.

(d) The salary of the Chief Hearing Examiner shall be set by the secretary of the department. (e) In addition to adherence to the code of conduct set forth in §6B-2-5a of this code, the Chief Hearing Examiner during his or her term shall:

   (1) Devote his or her full time to the duties of the position;

   (2) Not otherwise engage in the active practice of law or be associated with any group or entity which is itself engaged in the active practice of law. This subsection does not prohibit the Chief Hearing Examiner from being a member of a national, state, or local bar association or committee, or of any other similar group or organization, nor does it prohibit the Chief Hearing Examiner from engaging in the practice of law by representing himself, herself, or his or her immediate family in their personal affairs in matters not subject to this article;

   (3) (1) Not engage directly or indirectly in any activity, occupation, or business interfering or inconsistent with his or her duties as Chief Hearing Examiner;

   (4) (2) Not hold any other appointed public office or any elected public office or any other position of public trust; and

   (5) (3) Not be a candidate for any elected public office, or serve on or under any committee of, any political party.

(f) The Chief Hearing Examiner serves at the will and pleasure of the secretary.

CHAPTER 62. CRIMINAL PROCEDURE.

ARTICLE 12. PROBATION AND PAROLE.

(a) The West Virginia Parole Board is continued as part of the Division of Corrections and Rehabilitation. The board shall consist of nine members, each of whom shall have been a resident of this state for at least five consecutive years prior to his or her appointment. No more than five of the board members may at any one time belong to the same political party, except as provided in subsection (b) of this section. The board shall be appointed by the Governor, by and with the advice and consent of the Senate and shall serve at the will and pleasure of the Governor.

Appointments shall be made in such a manner that each congressional district is represented and so that no more than four and no less than two members of the board reside in any one congressional district.

(b) The Governor shall appoint one of the nine members to serve as chairperson at the Governor’s will and pleasure. In addition to all other powers, duties, and responsibilities granted and assigned to the chairperson by law and rule, the chairperson has the following powers and duties:

(1) To provide for the management of facilities and personnel of the board;

(2) To supervise the administration and operation of the board;

(3) To delegate the powers and duties of his or her office to the vice chairperson or other members of the board, who shall act under the direction of the chairperson and for whose acts he or she is responsible: Provided, That if the position of chairperson becomes vacant by death, resignation, or otherwise, the vice chairperson shall assume all the powers and duties of the chairperson until such time as a new chairperson is appointed pursuant to the provisions of this subsection;

(4) To employ one full-time administrative employee, who shall be a classified exempt employee; and
(5) To exercise all other powers and perform all other duties necessary and proper in carrying out his or her responsibilities as chairperson.

(c) The board, from its membership, shall elect a vice chairperson, at least once every year, to serve as chair in the absence of a chairperson. In the absence of or at the direction of the chairperson, the vice chairperson may exercise the powers and duties of the chairperson. The vice chairperson shall, while performing the duties and responsibilities of the chairperson, have all of the statutorily authorized power and duties of the chairperson.

(d) Any person initially appointed to the board on or after July 1, 2012, Members of the board shall have a at least an undergraduate degree from an accredited college or university or at least five years of actual experience in the fields of corrections, law enforcement, sociology, law, education, psychology, social work, or medicine, or a combination thereof, and shall be otherwise competent to perform the duties of his or her office: Provided, That at least three members initially appointed after July 1, 2021, shall have five or more years experience in the fields of mental health, social work, or inmate reentry services. All members currently serving on the board shall continue the terms they are currently serving, unless otherwise removed. The members shall be appointed for overlapping terms of six years. Members are eligible for reappointment. The members of the board shall devote their full time and attention to their board duties.

(e) The Governor may, if he or she is informed that a vacancy is imminent, appoint a member to fill the imminent vacancy prior to it becoming vacant: Provided, That the new member may be appointed no more than 30 days prior to the vacancy occurring and only for purposes of training. He or she may not assume the powers and duties of the position until the vacancy has actually occurred.

(f) The Governor may appoint no more than five persons to a list of substitute board members. Substitute board members shall meet the qualifications set forth in subsection (d) of this section. The persons on the list shall be used in a rotating fashion. If a full-time board member is unable to serve, a substitute board member
may serve in his or her place. These substitute board members shall have the same powers and duties of the fulltime board members while acting as a substitute and shall serve at the will and pleasure of the Governor. These members shall be reimbursed for expenses and paid a per diem rate set by the secretary.

(g) The Division of Corrections and Rehabilitation shall provide administrative and other services to the board as the board requires. Expenses of the board shall be included within the annual budget of the Division of Corrections and Rehabilitation: Provided, That the salaries of the members appointed pursuant to subsection (b) of this section are to be included in a separate budget for the Parole Board.

(h) Notwithstanding any provision of this code to the contrary, meetings of the parole board are not subject to the provisions of §6-9A-1 et seq. of this code: Provided, That hearings before the parole board shall be open to the public.

There being no further amendments offered,

Having been engrossed, the bill (Eng. Com. Sub. for H. B. 2747), as just amended, was then read a third time and put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—34.

The nays were: None.

Absent: None.

So, a majority of all the members present and voting having voted in the affirmative, the President declared the bill (Eng. Com. Sub. for H. B. 2747) passed.
The following amendment to the title of the bill, from the Committee on the Judiciary, was reported by the Clerk and adopted:

**Eng. Com. Sub. for House Bill 2747**—A Bill to amend and reenact §15A-9-1 of the Code of West Virginia, 1931 as amended, and to amend and reenact §62-12-12 of said code, all relating to offices and officers in the Department of Homeland Security generally; clarifying duties and qualifications of the Chief Hearing Examiner of the Department of Homeland Security; removing language dictating residence requirements of Parole Board members based on congressional districts; clarifying that substitute Parole Board members serve at the will and pleasure of the Governor; directing that at least three board members initially appointed after July 1, 2021, have at least five years experience in social work, mental health, or prisoner reentry; exempting Parole Board meetings from open meeting law and clarifying that parole hearings are open to the public.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

Without objection, the Senate returned to the third order of business.

A message from the Clerk of the House of Delegates announced the amendment by that body, passage as amended with its House of Delegates amended title, to take effect July 1, 2021, and requested the concurrence of the Senate in the House of Delegates amendments, as to


On motion of Senator Takubo, the bill was taken up for immediate consideration.

The following House of Delegates amendments to the bill were reported by the Clerk:
By striking out everything after the enacting clause and inserting in lieu thereof the following:

§11-21-8a. Credit for qualified rehabilitated buildings investment.

A credit against the tax imposed by the provisions of this article is allowed as follows:

(a) Certified historic structures. – For certified historic structures, the credit is equal to ten percent of qualified rehabilitation expenditures as defined in §47(c)(2), Title 26 of the United States Code, as amended: Provided, That for qualified rehabilitation expenditures made after December 31, 2017, pursuant to an historic preservation certification application, Part 2 – Description of Rehabilitation, received by the state historic preservation office after December 31, 2017, the credit allowed by this section is equal to twenty-five percent of the qualified rehabilitation expenditure, subject to the limitations and other provisions of section twenty-three-a, article twenty-four of this chapter §11-24-23a of this code: Provided, however, That the credit authorized by this section for qualified rehabilitation expenditures made after December 31, 2017, may not be used to offset tax liabilities of the taxpayer prior to the tax year beginning on or after January 1, 2020: Provided further, That the taxpayer is not entitled to this credit if, when the applicant begins to claim the credit and throughout the time period within which the credit is claimed, the taxpayer is in arrears in the payment of any tax administered by the Tax Division or the taxpayer is delinquent in the payment of any local or municipal tax, or the taxpayer is delinquent in the payment of property taxes on the property containing the certified historic tax structure when the applicant begins to claim the credit and throughout the time period within which the credit is claimed. The Tax Commissioner shall promulgate procedural rules in accordance with article three, chapter twenty-nine-a §29A-3-1 et seq. of this code that provide what information must accompany any claim for the tax credit for the determination that the taxpayer is not in arrears in the payment of any tax administered by the Tax Division, is not delinquent in the payment of any local or municipal tax, nor is the taxpayer...
delinquent in the payment of property taxes on the property containing the certified historic tax structure, and such other administrative requirements as the Tax Commissioner may specify. This credit is available for both residential and nonresidential buildings located in this state, that are reviewed by the West Virginia Division of Culture and History and designated by the National Park Service, United States Department of the Interior as “certified historic structures,” and further defined as a “qualified rehabilitated building,” as defined under §47(c)(1), Title 26 of the United States Code, as amended.

(b) The tax credit allowed by this section is eliminated after December 31, 2022: Provided, That any tax credits authorized by the state historic preservation officer and eligible to be claimed prior to January 1, 2023, shall continue to be eligible to be claimed subject to the provisions of law governing those tax credits that were in effect prior to January 1, 2023.

§11-24-23a. Credit for qualified rehabilitated buildings investment.

(a) A credit against the tax imposed by the provisions of this article shall be allowed as follows:

   Certified historic structures. – For certified historic structures, the credit is equal to ten percent of qualified rehabilitation expenditures as defined in §47(c)(2), Title 26 of the United States Code, as amended: Provided, That for qualified rehabilitation expenditures made after December 31, 2017, pursuant to an historic preservation certification application, Part 2 – Description of Rehabilitation, received by the state historic preservation office after December 31, 2017, the credit allowed by this section is equal to twenty-five percent of the qualified rehabilitation expenditure: Provided, however, That the credit authorized by this section for qualified rehabilitation expenditures made after December 31, 2017, may not be used to offset tax liabilities of the taxpayer prior to the tax year beginning on or after January 1, 2020: Provided further, That the taxpayer is not entitled to this credit if, when the applicant begins to claim the credit and throughout the time period within which the credit is claimed, the taxpayer is in arrears in the
payment of any tax administered by the Tax Division or the taxpayer is delinquent in the payment of any local or municipal tax, or the taxpayer is delinquent in the payment of property taxes on the property containing the certified historic tax structure when the applicant begins to claim the credit and throughout the time period within which the credit is claimed. The Tax Commissioner shall promulgate procedural rules in accordance with article three, chapter twenty-nine-a §29A-3-1 et seq. of this code that provide what information must accompany any claim for the tax credit for the determination that the taxpayer is not in arrears in the payment of any tax administered by the Tax Division, is not delinquent in the payment of any local or municipal tax, nor is the taxpayer delinquent in the payment of property taxes on the property containing the certified historic tax structure, and such other administrative requirements as the Tax Commissioner may specify. This credit is available for both residential and nonresidential buildings located in this state that are reviewed by the West Virginia Division of Culture and History and designated by the National Park Service, United States Department of the Interior as “certified historic building”, and further defined as a “qualified rehabilitated building”, as defined under §47(c)(1), Title 26, of the United States Code, as amended.

(b) Allocations and maximum amounts of tax credits per project and per fiscal year -

(1) No more than $10 million of the tax credits authorized by this section and section eight-a, article twenty-one of this chapter may be allocated, reserved or issued by the state historic preservation officer to any single certified rehabilitation.

(2) No more than $30 million of the tax credits authorized by this section and section eight-a, article twenty-one of this chapter cumulatively may be issued by the state historic preservation officer for use in any given West Virginia state fiscal year, and any amount remaining up to $30 million may not be carried over to a subsequent West Virginia state fiscal year.

(3) At the beginning of each fiscal year, no less than $5 million of the tax credits authorized by this section and section eight-a,
article twenty-one of this chapter §11-21-8a of this code shall be set aside for reservation and the issuance of tax credits for certified rehabilitation projects with proposed tax credits of $500,000. The balance of any amount set aside for these projects that has not been reserved pursuant to the procedures in subsection (c) of this section by the end of the fiscal year shall be allocated by the state historic preservation officer for the projects in any amount of other pending applicants otherwise eligible for the issuance of tax credits under this section and section eight a, article twenty-one of this chapter §11-21-8a of this code in the order that the applications for those projects were received.

(c) Procedure for issuance of tax credits reservations and certificates by the state historic preservation officer –

(1) Any claim for the tax credits authorized pursuant to this section and section eight a, article twenty-one of this chapter §11-21-8a of this code shall be accompanied by a tax credit certificate issued by the state historic preservation officer.

(2) The tax credits will be awarded on a first come, first served basis. At the time the historic preservation certification application, Part 2 – Description of Rehabilitation, is received by the state historic preservation office, the project will be placed on a reservation list, which will reserve the tax credit amount listed on the application. The historic preservation certification application, Part 2 – Description of Rehabilitation, will be reviewed by the state historic preservation office for completion and submitted to the National Park Service for full review. At the time the historic preservation certification application, Part 2 – Description of Rehabilitation, is submitted to the National Park Service, the state historic preservation officer shall send a request for the fee prescribed in subsection (e) of this section to the property owner. Upon approval of the historic preservation certification application, Part 2 – Description of Rehabilitation, from the National Park Service, including approval with conditions, that the project will meet the Secretary of the Interior’s standards for rehabilitation, the owner of the building will receive guarantee of the tax credits from the state historic preservation office.
(3) The state historic preservation officer shall issue tax credit certificates for certified rehabilitation projects that the National Park Service has determined have met the Secretary of the Interior standards for rehabilitation based on the issuance of an approved historic preservation certification application, Part 3 – Request for Certification of Completed Work.

(4) Once the state historic preservation officer has allocated and reserved the maximum tax credits authorized for any given West Virginia state fiscal year, the state historic preservation officer then shall allocate and reserve tax credits against the maximum tax credits authorized for use in the succeeding West Virginia state fiscal year.

(5) If an applicant for tax credits that receives a reservation for tax credits for any given West Virginia state fiscal year fails to submit an approved historic preservation certification application, Part 3 – Request for Certification of Completed Work in the instance of a certified rehabilitation within thirty-six (36) months of the date of the approved historic preservation certification application, Part 2 – Description of Rehabilitation, therefor or in the instance of a phased project as determined by the National Park Service within sixty (60) months of the date of the advisory determination by the National Park Service therefor that such phase has been completed in accordance with the Secretary of the Interior standards for rehabilitation then the state historic preservation officer may reallocate part or all of the tax credits reserved therefor to other applicants in the order their applications were received.

(d) The state historic preservation officer shall prescribe and publish a form and instructions for an application for reservation and issuance of the tax credits authorized by this section and publication §11-21-8a of this code.

(e) Application fee - Each application for tax credits authorized pursuant to this section and publication §11-21-8a of this code shall require a fee payable to the state historic preservation officer equal to the lesser of (1) 0.5% of the amount of the tax credits requested for in such application
and (2) $10,000. The state historic preservation officer shall review and act on all such applications within thirty days of receipt.

Fees collected under this subsection shall be deposited into a special revenue account which is hereby created. The fund shall be administered by the state historic preservation officer and expended for the purposes of administering the provisions of this section and section eight-a, article twenty-one of this chapter.

(f) The tax credit allowed by this section is eliminated after December 31, 2022: Provided, That any tax credits authorized by the state historic preservation officer and eligible to be claimed prior to January 1, 2023, shall continue to be eligible to be claimed subject to the provisions of law governing those tax credits that were in effect prior to January 1, 2023.

And,

By striking out the title and substituting therefor a new title, to read as follows:

Eng. Com. Sub. for Senate Bill 344—A Bill to amend and reenact §11-21-8a of the Code of West Virginia, 1931, as amended; and to amend and reenact §11-24-23a of said code, all relating to eliminating the termination date of the tax credit for qualified rehabilitated buildings investment.

Senator Takubo moved that the Senate concur in the House of Delegates amendments to the bill.

Following discussion,

The question being on the adoption of Senator Takubo’s aforesaid motion, the same was put and prevailed.

Engrossed Committee Substitute for Senate Bill 344, as amended by the House of Delegates, was then put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson,
Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—34.

The nays were: None.

Absent: None.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. Com. Sub. for S. B. 344) passed with its House of Delegates amended title.

Senator Takubo moved that the bill take effect July 1, 2021.

On this question, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—34.

The nays were: None.

Absent: None.

So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. Com. Sub. for S. B. 344) takes effect July 1, 2021.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate.

A message from the Clerk of the House of Delegates announced the amendment by that body, passage as amended with its House of Delegates amended title, to take effect July 1, 2021, and requested the concurrence of the Senate in the House of Delegates amendments, as to

On motion of Senator Takubo, the bill was taken up for immediate consideration.

The following House of Delegates amendments to the bill were reported by the Clerk:

By striking out everything after the enacting clause and inserting in lieu thereof the following:

CHAPTER 22. ENVIRONMENTAL RESOURCES.

ARTICLE 15. SOLID WASTE MANAGEMENT ACT.


(a) **Imposition.** —

(1) A solid waste assessment fee is hereby imposed upon the disposal of solid waste at any solid waste disposal facility in this state in the amount of $1.75 per ton or part thereof of solid waste. The fee imposed by this section is in addition to all other fees and taxes levied by law and shall be added to and constitute part of any other fee charged by the operator or owner of the solid waste disposal facility.

(2) Effective July 1, 2021, in addition to the fee set forth in subdivision (1) of this subsection, an additional solid waste assessment fee shall be levied and imposed upon the disposal of solid waste at any solid waste landfill disposal facility in this state. This additional fee shall be in the amount of 20 cents per ton beginning July 1, 2021, 40 cents per ton beginning July 1, 2022, 60 cents per ton beginning July 1, 2023, 80 cents per ton beginning July 1, 2024, and $1.00 per ton beginning July 1, 2025, thereafter or like ratio on any part of a ton of solid waste. The additional fee set forth in this subdivision shall be distributed as follows:

(A) 25% of the additional fee shall be distributed equally to each county or regional solid waste authority; and

(B) 75% of the additional fee shall be distributed on a per capita basis to each county or regional solid waste authority based on the
most recent population projections from the United States Census Bureau.

The proceeds from this fee are to be expended for the reasonable costs of administration of the county or regional solid waste authority including the necessary and reasonable expenses of its members, and any other expenses incurred from refuse cleanup, recycling programs, litter control programs, or any other locally important solid waste programs deemed necessary to fulfill its duties. The Tax Commissioner may promulgate interpretive rules to provide for the distribution of funds as provided by this subdivision.

(b) Collection, return, payment, and records. — The person disposing of solid waste at the solid waste disposal facility shall pay the fee fees imposed by this section, whether or not such person owns the solid waste, and the fee fees shall be collected by the operator of the solid waste facility who shall remit it to the Tax Commissioner.

(1) The fee fees imposed by this section accrues at the time the solid waste is delivered to the solid waste disposal facility.

(2) The operator shall remit the fee fees imposed by this section to the Tax Commissioner on or before the 15th day of the month next succeeding the month in which the fee fees accrued. Upon remittance of the fee fees, the operator is required to file returns on forms and in the manner as prescribed by the Tax Commissioner.

(3) The operator shall account to the state for all fees collected under this section and shall hold them in trust for the state until remitted to the Tax Commissioner.

(4) If any operator fails to collect the fee fees imposed by this section, he or she is personally liable for such amount as he or she failed to collect, plus applicable additions to tax, penalties, and interest imposed by §11-10-1 et seq. of this code.

(5) Whenever any operator fails to collect, truthfully account for, remit the fee fees, or file returns with the fee fees as required in this section, the Tax Commissioner may serve written notice
requiring such operator to collect the fees which become collectible after service of such notice, to deposit such fees in a bank approved by the Tax Commissioner, in a separate account, in trust for and payable to the Tax Commissioner and to keep the amount of such fees in such account until remitted to the Tax Commissioner. Such notice remains in effect until a notice of cancellation is served on the operator or owner by the Tax Commissioner.

(6) Whenever the owner of a solid waste disposal facility leases the solid waste facility to an operator, the operator is primarily liable for collection and remittance of the fee fees imposed by this section and the owner is secondarily liable for remittance of the fee fees imposed by this section. However, if the operator fails, in whole or in part, to discharge his or her obligations under this section, the owner and the operator of the solid waste facility are jointly and severally responsible and liable for compliance with the provisions of this section.

(7) If the operator or owner responsible for collecting the fee fees imposed by this section is an association or corporation, the officers thereof are liable, jointly and severally, for any default on the part of the association or corporation, and payment of the fee fees and any additions to tax, penalties, and interest imposed by §11-10-1 et seq. of this code may be enforced against them as against the association or corporation which they represent.

(8) Each person disposing of solid waste at a solid waste disposal facility and each person required to collect the fee fees imposed by this section shall keep complete and accurate records in such form as the Tax Commissioner may require in accordance with the rules of the Tax Commissioner.

(c) Regulated motor carriers. — The fee fees imposed by this section and §7-5-22 of this code is considered a necessary and reasonable cost for motor carriers of solid waste subject to the jurisdiction of the Public Service Commission under chapter 24A of this code. Notwithstanding any provision of law to the contrary, upon the filing of a petition by an affected motor carrier, the Public Service Commission shall, within 14 days, reflect the cost of said fee fees in said motor carrier’s rates for solid waste removal
service. In calculating the amount of said fee fees to said motor carrier, the commission shall use the national average of pounds of waste generated per person per day as determined by the United States Environmental Protection Agency.

(d) Definition of “solid waste disposal facility”. — For purposes of this section, the term “solid waste disposal facility” means any approved solid waste facility or open dump in this state, and includes a transfer station when the solid waste collected at the transfer station is not finally disposed of at a solid waste disposal facility within this state that collects the fee fees imposed by this section. Nothing herein authorizes in any way the creation or operation of or contribution to an open dump.

(e) Exemptions. — The following transactions are exempt from the fee fees imposed by this section:

(1) Disposal of solid waste at a solid waste facility: by (A) By the person who owns, operates, or leases the solid waste disposal facility if it is used exclusively to dispose of waste originally produced by that person in his or her regular business or personal activities; or (B) by persons utilizing the facility on a cost-sharing or nonprofit basis; or (C) by a mixed waste processing and resource recovery facility as those facilities are defined in code or rule and which processes a minimum of 70 percent of the material brought to the facility on any given day on a 30-day aggregate basis;

(2) Reuse or recycling of any solid waste;

(3) Disposal of residential solid waste by an individual not in the business of hauling or disposing of solid waste on such days and times as designated by the secretary is exempt from the solid waste assessment fee fees; and

(4) Disposal of solid waste at a solid waste disposal facility by a commercial recycler which disposes of 30 percent or less of the total waste it processes for recycling. In order to qualify for this exemption each commercial recycler must keep accurate records of incoming and outgoing waste by weight. Such records must be
made available to the appropriate inspectors from the division, upon request.

(f) Procedure and administration. — Notwithstanding §11-10-3 of this code, each and every provision of the West Virginia Tax Procedure and Administration Act set forth in §§11-10-1 et seq. of this code shall apply to the fees imposed by this section with like effect as if said act were applicable only to the fees imposed by this section and were set forth in extenso herein.

(g) Criminal penalties. — Notwithstanding §11-9-2 of this code, sections three through seventeen, article nine, chapter eleven of this code shall apply to the fees imposed by this section with like effect as if said sections were applicable only to the fees imposed by this section and were set forth in extenso herein.

(h) Dedication of proceeds. — Except as provided in subdivision (2), subsection (a) of this section, the net proceeds of the fees collected by the Tax Commissioner pursuant to this section shall be deposited at least monthly in an account designated by the secretary. The secretary shall allocate $0.25 for each ton of solid waste disposed of in this state upon which the fees imposed by this section is collected and shall deposit the total amount so allocated into the Solid Waste Reclamation and Environmental Response Fund to be expended for the purposes hereinafter specified. The first $1 million dollars of the net proceeds of the fees imposed by this section is collected in each fiscal year shall be deposited in the Solid Waste Enforcement Fund and expended for the purposes hereinafter specified. The next $250,000 of the net proceeds of the fees imposed by this section collected in each fiscal year shall be deposited in the Solid Waste Management Board Reserve Fund, and expended for the purposes hereinafter specified: Provided, That in any year in which the Water Development Authority determines that the Solid Waste Management Board Reserve Fund is adequate to defer any contingent liability of the fund, the Water Development Authority shall so certify to the secretary and the secretary shall then cause no less than $50,000 nor more than $250,000 to be deposited to the fund: Provided, however, That in any year in which the Water Development Authority determines that the Solid Waste
Management Board Reserve Fund is inadequate to defer any contingent liability of the fund, the Water Development Authority shall so certify to the secretary and the secretary shall then cause not less than $250,000 nor more than $500,000 to be deposited in the fund: Provided further, That if a facility owned or operated by the State of West Virginia is denied site approval by a county or regional solid waste authority, and if such denial contributes, in whole or in part, to a default, or drawing upon a reserve fund, on any indebtedness issued or approved by the Solid Waste Management Board, then in that event the Solid Waste Management Board or its fiscal agent may withhold all or any part of any funds which would otherwise be directed to such county or regional authority and shall deposit such withheld funds in the appropriate reserve fund. The secretary shall allocate the remainder, if any, of said net proceeds among the following three special revenue accounts for the purpose of maintaining a reasonable balance in each special revenue account, which are hereby continued in the State Treasury:

(1) The Solid Waste Enforcement Fund which shall be expended by the secretary for administration, inspection, enforcement, and permitting activities established pursuant to this article;

(2) The Solid Waste Management Board Reserve Fund which shall be exclusively dedicated to providing a reserve fund for the issuance and security of solid waste disposal revenue bonds issued by the solid waste management board pursuant to §22C-3-1 et seq. of this code;

(3) The Solid Waste Reclamation and Environmental Response Fund which may be expended by the secretary for the purposes of reclamation, cleanup, and remedial actions intended to minimize or mitigate damage to the environment, natural resources, public water supplies, water resources and the public health, safety, and welfare which may result from open dumps or solid waste not disposed of in a proper or lawful manner.
(i) **Findings.** — In addition to the purposes and legislative findings set forth in §22-15-1 of this code, the Legislature finds as follows:

1. In-state and out-of-state locations producing solid waste should bear the responsibility of disposing of said solid waste or compensate other localities for costs associated with accepting such solid waste;

2. The costs of maintaining and policing the streets and highways of the state and its communities are increased by long distance transportation of large volumes of solid waste; and

3. Local approved solid waste facilities are being prematurely depleted by solid waste originating from other locations.

(j) The Gas Field Highway Repair and Horizontal Drilling Waste Study Fund is hereby created as a special revenue fund in the State Treasury to be administered by the West Virginia Division of Highways and to be expended only on the improvement, maintenance, and repair of public roads of three lanes or less located in the county where the waste is generated watershed from which the revenue was received through the Division of Highways county office in that county that are identified by the Commissioner of the Division of Highways as having been damaged by trucks and other traffic associated with horizontal well drilling sites or the disposal of waste generated by such sites, and that experience congestion caused, in whole or in part, by such trucks and traffic that interferes with the use of said roads by residents in the vicinity of such roads: *Provided,* That up to $750,000 from such fund shall be made available to the Department of Environmental Protection from the same fund to offset contracted costs incurred by the Department of Environmental Protection while undertaking the horizontal drilling waste disposal studies mandated by the provisions of §22-15-8(j) of this code. Any balance remaining in the special revenue account at the end of any fiscal year shall not revert to the General Revenue Fund but shall remain in the special revenue account and shall be used solely in a manner consistent with this section. The fund shall consist of the fee provided for in subsection (k) of this section.
(k) *Horizontal drilling waste assessment fee.* — An additional solid waste assessment fee is hereby imposed upon the disposal of drill cuttings and drilling waste generated by horizontal well sites in the amount of $1 per ton, which fee is in addition to all other fees and taxes levied by this section or otherwise and shall be added to and constitute part of any other fee charged by the operator or owner of the solid waste disposal facility: *Provided,* That the horizontal drilling waste assessment fee shall be collected and administered in the same manner as the solid waste assessment fee imposed by this section, but shall be imposed only upon the disposal of drill cuttings and drilling waste generated by horizontal well sites.

**ARTICLE 15A. THE A. JAMES MANCHIN REHABILITATION ENVIRONMENTAL ACTION PLAN.**

§22-15A-1. Legislative findings and purpose.

(a) The Legislature finds that litter is a public nuisance and distracts from the beauty of the state and its natural resources. It is therefore necessary to establish and implement a litter control program to coordinate public and private litter control efforts; to establish penalties for littering; to provide for litter pickup programs; to create education programs; and to provide assistance to local solid waste authority litter control efforts.

(b) The Legislature further finds that the improper management of commercial and residential solid waste and the unlawful disposal of such waste creates open dumps that adversely impact the state’s natural resources, public water supplies, and the public health, safety, and welfare of the citizens of the state. It is therefore necessary to establish a program to promote pollution prevention and to eliminate and remediate open dumps.

(c) The Legislature further finds that waste tire piles are a direct product of state citizens’ use and enjoyment of state roads and highways, and proper tire waste disposal is a necessary component of maintenance of the transportation system. The accumulation of waste tires has also become a significant environmental and public health hazard to the state, and the location and number of waste
tires are directly related to the efficiency of travel, by citizens, visitors, and commerce, along public highways in West Virginia. In particular, the Legislature recognizes that waste tires are widespread in location and in number throughout the state; waste tires physically touch and concern public highways, including, but not limited to, state roads, county roads, park roads, secondary routes, and orphan roads, all of which interferes with the efficiency of public highways; and further that the existence of waste tires along and near public highways is sometimes accompanied by other hazards and, in turn, adversely impacts the proper maintenance and efficiency of public highways for citizens.

(d) The Legislature also recognizes and declares that waste tires are a public nuisance and hazard; that waste tires serve as harborage and breeding places for rodents, mosquitoes, fleas, ticks, and other insects and pests injurious to the public health, safety, and general welfare; that waste tires collected in large piles pose an excessive risk to public health, safety, and welfare from disease or fire; that the environmental, economic, and societal damage resulting from fires in waste tire piles can be avoided by removing the piles; and that tire pile fires cause extensive pollution of the air and surface and groundwater for miles downwind and downstream from the fire.

(e) Therefore, in view of the findings relating to waste tires, the Legislature declares it to be the public policy of the State of West Virginia to eliminate the present danger resulting from discarded or abandoned waste tires and to eliminate the visual pollution resulting from waste tire piles and that in order to provide for the public health, safety, welfare, and quality of life, and to reverse the adverse impacts to the proper maintenance and efficiency of public highways, it is necessary to enact legislation to those ends by providing expeditious means and methods for effecting the disposal of waste tires.

(f) The Legislature further finds that abandoned and dilapidated structures statewide have become a significant hazard and can result in the formation of open dumps or solid waste not disposed of in a proper or lawful manner. In particular, the Legislature recognizes that damage to the environment, natural
resources, and the public health, safety, and welfare may result from abandoned and dilapidated structures. Abandoned and dilapidated structures are widespread in location and in number throughout the state; and further, that the existence of abandoned and dilapidated structures along and near public highways is sometimes accompanied by other hazards and, in turn, adversely impacts the proper maintenance and efficiency of public highways for citizens.

(g) In view of the findings relating to abandoned and dilapidated structures, the Legislature declares it to be the public policy of the State of West Virginia to establish a program to eliminate and remEDIATE abandoned and dilapidated structures.

(h) The Legislature finds that many citizens desire a recycling program in order to conserve limited natural resources, reduce litter, recycle valuable materials, extend the useful life of solid waste landfills, reduce the need for new landfills, and create markets for recyclable materials. It is therefore necessary to establish goals for recycling solid waste; to require certain municipalities to implement recycling programs; to authorize counties to adopt comprehensive recycling programs; to encourage source separation of solid waste; to increase the purchase of recycled products by the various agencies and instrumentalities of government; and to educate the public concerning the benefits of recycling.

(i) The Legislature finds that the effectiveness of litter control, open dump, tire cleanup programs and recycling programs have been made less efficient by fragmented implementation of the various programs by different agencies. It is therefore necessary to coordinate all such programs under one program managed by the department to ensure that all current and future litter, open dump, waste tire, and recycling issues are managed and addressed efficiently and effectively.

(j) This article implements the A. James Manchin Rehabilitation Environmental Action Plan, a coordinated effort to address litter, waste, open dump, tire cleanup, and recycling programs.

(a) Imposition. — A recycling assessment fee is hereby levied and imposed upon the disposal of solid waste at all solid waste disposal facilities in this state, to be collected at the rate of $2 per ton or part of a ton of solid waste. The fee imposed by this section is in addition to all other fees levied by law.

(b) Collection, return, payment, and records. — The person disposing of solid waste at the solid waste disposal facility shall pay the fee imposed by this section, whether or not that person owns the solid waste, and the fee shall be collected by the operator of the solid waste facility who shall remit it to the Tax Commissioner:

(1) The fee imposed by this section accrues at the time the solid waste is delivered to the solid waste disposal facility;

(2) The operator shall remit the fee imposed by this section to the Tax Commissioner on or before the 15th day of the month next succeeding the month in which the fee accrued. Upon remittance of the fee, the operator shall file returns on forms and in the manner as prescribed by the Tax Commissioner;

(3) The operator shall account to the state for all fees collected under this section and shall hold them in trust for the state until they are remitted to the Tax Commissioner;

(4) If any operator fails to collect the fee imposed by this section, he or she is personally liable for the amount that he or she failed to collect, plus applicable additions to tax, penalties and interest imposed by §11-10-1 et seq. of this code;

(5) Whenever any operator fails to collect, truthfully account for, remit the fee or file returns with the fee as required in this section, the Tax Commissioner may serve written notice requiring the operator to collect the fees which become collectible after service of the notice, to deposit the fees in a bank approved by the Tax Commissioner, in a separate account, in trust for and payable to the Tax Commissioner, and to keep the amount of the fees in the
account until remitted to the Tax Commissioner. The notice remains in effect until a notice of cancellation is served on the operator or owner by the Tax Commissioner;

(6) Whenever the owner of a solid waste disposal facility leases the solid waste facility to an operator, the operator is primarily liable for collection and remittance of the fee imposed by this section and the owner is secondarily liable for remittance of the fee imposed by this section. However, if the operator fails, in whole or in part, to discharge his or her obligations under this section, the owner and the operator of the solid waste facility are jointly and severally responsible and liable for compliance with the provisions of this section;

(7) If the operator or owner responsible for collecting the fee imposed by this section is an association or corporation, the officers of the association or corporation are liable, jointly and severally, for any default on the part of the association or corporation, and payment of the fee and any additions to tax, penalties and interest imposed by §11-10-1 et seq. of this code may be enforced against them and against the association or corporation which they represent; and

(8) Each person disposing of solid waste at a solid waste disposal facility and each person required to collect the fee imposed by this section shall keep complete and accurate records in the form required by the Tax Commissioner in accordance with the rules of the Tax Commissioner.

(c) **Regulated motor carriers.** — The fee imposed by this section is a necessary and reasonable cost for motor carriers of solid waste subject to the jurisdiction of the Public Service Commission under §24A-1-1 et seq. of this code. Notwithstanding any provision of law to the contrary, upon the filing of a petition by an affected motor carrier, the Public Service Commission shall, within 14 days, reflect the cost of the fee in the motor carrier’s rates for solid waste removal service. In calculating the amount of the fee to the motor carrier, the Commission shall use the national average of pounds of waste generated per person per day as
determined by the United States Environmental Protection Agency.

(d) Definition. — For purposes of this section, “solid waste disposal facility” means any approved solid waste facility or open dump in this state and includes a transfer station when the solid waste collected at the transfer station is not finally disposed of at a solid waste facility within this state that collects the fee imposed by this section.

Nothing in this section authorizes in any way the creation or operation of or contribution to an open dump.

(e) Exemptions. — The following transactions are exempt from the fee imposed by this section:

(1) Disposal of solid waste at a solid waste facility: By (A) By the person who owns, operates, or leases the solid waste disposal facility if it is used exclusively to dispose of waste originally produced by that person in his or her regular business or personal activities; or (B) by persons utilizing the facility on a cost-sharing or nonprofit basis; or (C) by a mixed waste processing and resource recovery facility as those facilities are defined in code or rule and which processes a minimum of 70 percent of the material brought to the facility on any given day on a 30-day aggregate basis;

(2) Reuse or recycling of any solid waste; and

(3) Disposal of residential solid waste by an individual not in the business of hauling or disposing of solid waste on the days and times designated by the secretary by rule as exempt from the fee imposed pursuant to §22-15-11 of this code.

(f) Procedure and administration. — Notwithstanding the provisions of §11-10-3 of this code, each and every provision of the West Virginia Tax Procedure and Administration Act set forth in §11-10-1 et seq. of this code applies to the fee imposed by this section with like effect as if the act were applicable only to the fee imposed by this section and were set forth in extenso in this section.
(g) **Criminal penalties.** — Notwithstanding §11-9-2 of this code and §11-9-3 through §11-9-17, inclusive, of this code apply to the fee imposed by this section with like effect as if the sections were the only fee imposed by this section and were set forth in extenso in this section.

(h) **Dedication of proceeds.** — The proceeds of the fee collected pursuant to this section shall be deposited by the Tax Commissioner, at least monthly, in a special revenue account designated as the Recycling Assistance Fund which is hereby continued and transferred to the Department of Environmental Protection. The secretary shall allocate the proceeds of the fund as follows:

1. Fifty percent of the total proceeds shall be provided in grants to assist municipalities, counties, and other interested parties in the planning and implementation of recycling programs, public education programs and recycling market procurement efforts, established pursuant to this article. The secretary shall promulgate rules, in accordance with §29A-1-1 *et seq.* of this code, containing application procedures, guidelines for eligibility, reporting requirements, and other matters considered appropriate: Provided, That persons responsible for collecting, hauling, or disposing of solid waste who do not participate in the collection and payment of the solid waste assessment fee imposed by this section in addition to all other fees and taxes levied by law for solid waste generated in this state which is destined for disposal, are not eligible to receive grants under the provisions of this article;

2. Twelve and one-half percent of the total proceeds shall be expended for personal services and benefit expenses of full-time salaried natural resources police officers;

3. Twelve and one-half percent of the total proceeds shall be directly allocated to the solid waste planning fund;

4. Twelve and one-half percent of the total proceeds shall be transferred to the Solid Waste Reclamation and Environmental Response Fund, established pursuant to §22-15-11 of this code, to be expended by the Department of Environmental Protection to
assist in the funding of the pollution prevention and open dumps program (PPOD) which encourages recycling, reuse, waste reduction, and clean-up activities; and

(5) Twelve and one-half percent of the total proceeds shall be deposited in the Hazardous Waste Emergency Response Fund established in §22-19-1 *et seq.* of this code.


(a) To assist county commissions or municipalities in their efforts to remediate abandoned and dilapidated structures as provided by §7-1-3ff and §8-38-5 of this code, the Department of Environmental Protection may develop a program called the Reclamation of Abandoned and Dilapidated Properties Program. Using the fund established in subsection (b) of this section, the Department of Environmental Protection may work with county commissions or municipalities and implement redevelopment plans which will, at a minimum, establish prioritized inventories of structures eligible to participate in the program, offer reuse options for high-priority sites, and recommend actions county commissions or municipalities may take to remediate abandoned and dilapidated structures in their communities.

(b) There is created in the State Treasury a special revenue fund known as the Reclamation of Abandoned and Dilapidated Properties Program Fund. The fund shall be comprised of any money granted by charitable foundations, allocated by the Legislature, allocated from federal agencies, and earned from the investment of money held in the fund, and all other money designated for deposit to the fund from any source, public or private. The fund shall operate as a special revenue fund and all deposits and payments into the fund do not expire to the General Revenue Fund but shall remain in the account and be available for expenditure in succeeding fiscal years.

(c) The fund, to the extent that money is available, may be used solely to assist county commissions or municipalities in remediating abandoned and dilapidated structures in their
communities by demolishing or deconstructing them and other activities as authorized by a charitable grant or legislative appropriation. The fund may also be used to defray costs incurred by the Department of Environmental Protection in administering the provisions of this section. However, no more than five percent of money transferred from the Solid Waste Facility Closure Cost Assistance Fund may be used for administrative purposes.

(d) The Department of Environmental Protection may promulgate rules, in accordance with the provisions of §29A-3-1 et seq. of this code, to govern the disbursement of money from the fund, establish the Reclamation of Abandoned and Dilapidated Properties Program, direct the distribution of money from the fund, and establish criteria for eligibility to receive money from the fund.

(e) Nothing in this section shall be construed to limit, restrain, or otherwise discourage this state and its political subdivisions from disposing of abandoned and dilapidated structures in any other manner provided by the laws of this state.

ARTICLE 16. SOLID WASTE LANDFILL CLOSURE ASSISTANCE PROGRAM.

§22-16-4. Solid waste assessment fee; penalties.

(a) Imposition. — A solid waste assessment fee is levied and imposed upon the disposal of solid waste at any solid waste disposal facility in this state in the amount of $3.50 per ton beginning July 1, 2021, $3.10 per ton beginning July 1, 2022, $2.90 per ton beginning July 1, 2023, $2.70 per ton beginning July 1, 2024, and $2.50 per ton beginning July 1, 2025, and thereafter or like ratio on any part of a ton of solid waste, except as provided in subsection (e) of this section: Provided, That any solid waste disposal facility may deduct from this assessment fee an amount, not to exceed the fee, equal to the amount that the facility is required by the Public Service Commission to set aside for the purpose of closure of that portion of the facility required to close by article fifteen of this chapter. The fee imposed by this section is in addition to all other fees and taxes levied by law and shall be
added to and constitute part of any other fee charged by the operator or owner of the solid waste disposal facility.

(b) Collection, return, payment, and records. — The person disposing of solid waste at the solid waste disposal facility shall pay the fee imposed by this section, whether or not that person owns the solid waste, and the fee shall be collected by the operator of the solid waste facility who shall remit it to the Tax Commissioner:

(1) The fee imposed by this section accrues at the time the solid waste is delivered to the solid waste disposal facility;

(2) The operator shall remit the fee imposed by this section to the Tax Commissioner on or before the 15th day of the month next succeeding the month in which the fee accrued. Upon remittance of the fee, the operator shall file returns on forms and in the manner prescribed by the Tax Commissioner;

(3) The operator shall account to the state for all fees collected under this section and shall hold them in trust for the state until they are remitted to the Tax Commissioner;

(4) If any operator fails to collect the fee imposed by this section, he or she is personally liable for the amount he or she failed to collect, plus applicable additions to tax, penalties, and interest imposed by §11-10-1 et seq. of this code;

(5) Whenever any operator fails to collect, truthfully account for, remit the fee, or file returns with the fee as required in this section, the Tax Commissioner may serve written notice requiring the operator to collect the fees which become collectible after service of the notice, to deposit the fees in a bank approved by the Tax Commissioner, in a separate account, in trust for and payable to the Tax Commissioner, and to keep the amount of the fees in the account until remitted to the Tax Commissioner. The notice shall remain in effect until a notice of cancellation is served on the operator or owner by the Tax Commissioner;

(6) Whenever the owner of a solid waste disposal facility leases the solid waste facility to an operator, the operator is primarily
liable for collection and remittance of the fee imposed by this section and the owner is secondarily liable for remittance of the fee imposed by this section. However, if the operator fails, in whole or in part, to discharge his or her obligations under this section, the owner and the operator of the solid waste facility are jointly and severally responsible and liable for compliance with the provisions of this section;

(7) If the operator or owner responsible for collecting the fee imposed by this section is an association or corporation, the officers of the association or corporation are liable, jointly and severally, for any default on the part of the association or corporation, and payment of the fee and any additions to tax, penalties and interest imposed by §11-10-1 et seq. of this code may be enforced against them as against the association or corporation which they represent; and

(8) Each person disposing of solid waste at a solid waste disposal facility and each person required to collect the fee imposed by this section shall keep complete and accurate records in the form required by the Tax Commissioner in accordance with the rules of the Tax Commissioner.

(c) Regulated motor carriers. — The fee imposed by this section is a necessary and reasonable cost for motor carriers of solid waste subject to the jurisdiction of the Public Service Commission under chapter 24A of this code. Notwithstanding any provision of law to the contrary, upon the filing of a petition by an affected motor carrier, the Public Service Commission shall, within 14 days, reflect the cost of the fee in the motor carrier’s rates for solid waste removal service. In calculating the amount of the fee to the motor carrier, the commission shall use the national average of pounds of waste generated per person per day as determined by the United States environmental protection agency.

(d) Definitions. — For purposes of this section, the term “solid waste disposal facility” means any approved solid waste facility or open dump in this state, and includes a transfer station when the solid waste collected at the transfer station is not finally disposed of at a solid waste facility within this state that collects the fee
imposed by this section. Nothing in this section authorizes in any way the creation or operation of or contribution to an open dump.

(e) **Exemptions.** — The following transactions are exempt from the fee imposed by this section:

1. Disposal of solid waste at a solid waste facility: by (A) by the person who owns, operates, or leases the solid waste disposal facility if it is used exclusively to dispose of waste originally produced by that person in his or her regular business or personal activities; or (B) by persons utilizing the facility on a cost-sharing or nonprofit basis; or (C) by a mixed waste processing and resource recovery facility as those facilities are defined in code or rule and which processes a minimum of 70 percent of the material brought to the facility on any given day on a 30-day aggregate basis;

2. Reuse or recycling of any solid waste;

3. Disposal of residential solid waste by an individual not in the business of hauling or disposing of solid waste on the days and times designated by the director as exempt from the solid waste assessment fee; and

4. Disposal of solid waste at a solid waste disposal facility by a commercial recycler which disposes of 30 percent or less of the total waste it processes for recycling. In order to qualify for this exemption each commercial recycler shall keep accurate records of incoming and outgoing waste by weight. The records shall be made available to the appropriate inspectors from the division, upon request.

(f) **Procedure and administration.** — Notwithstanding §11-10-3 of this code, each and every provision of the West Virginia Tax Procedure and Administration Act set forth in §11-10-1 et seq. of this code applies to the fee imposed by this section with like effect as if the act were applicable only to the fee imposed by this section and were set forth in extenso in this section.

(g) **Criminal penalties.** — Notwithstanding §11-9-2 of this code, and §11-9-3 through §11-9-17 of this code apply to the fee imposed by this section with like effect as if the sections were
applicable only to the fee imposed by this section and were set forth in extenso in this section.

(h) *Dedication of proceeds.* — (1) The proceeds of the fee collected pursuant to this section shall be deposited in the closure cost assistance fund established pursuant to §22-16-12 of this code: *Provided,* That the director may transfer up to 50 cents for each ton of solid waste disposed of in this state upon which the fee imposed by this section is collected on or after July 1, 1998, to the solid waste enforcement fund established pursuant to §22-15-11 of this code.

(2) Fifty percent of the proceeds of the fee collected pursuant to this article in excess of 30,000 tons per month from any landfill which is permitted to accept in excess of 30,000 tons per month pursuant to §22-15-9 of this code shall be remitted, at least monthly, to the county commission in the county in which the landfill is located. The remainder of the proceeds of the fee collected pursuant to this section shall be deposited in the closure cost assistance fund established pursuant to §22-16-12 of this code.

§22-16-12. **Solid Waste Facility Closure Cost Assistance Fund; closure extension; reporting requirements.**

(a) The Solid Waste Facility Closure Cost Assistance Fund continues as a special revenue account in the State Treasury. The fund operates as a special fund in which all deposits and payments do not expire to the General Revenue Fund, but remain in the account and are available for expenditure in the succeeding fiscal year. Separate subaccounts may be established within the special account for the purpose of identification of various revenue resources and payment of specific obligations.

(b) Interest earned on any money in the fund shall be deposited to the credit of the fund.

(c) The fund consists of the following:

(1) Moneys collected and deposited in the State Treasury which are specifically designated by Acts of the Legislature for inclusion
in the fund, including moneys collected and deposited into the fund pursuant to §22-16-4 of this code;

(2) Contributions, grants, and gifts from any source, both public and private, which may be used by the secretary for any project or projects;

(3) Amounts repaid by permittees pursuant to §22-15-18 of this code; and

(4) All interest earned on investments made by the state from moneys deposited in this fund.

(d) The Solid Waste Management Board, upon written approval of the secretary, has the authority to pledge all or part of the revenues paid into the Solid Waste Facility Closure Cost Assistance Fund as needed to meet the requirements of any revenue bond issue or issues of the Solid Waste Management Board authorized by this article, including the payment of principal of, interest and redemption premium, if any, on the revenue bonds and the establishing and maintaining of a reserve fund or funds for the payment of the principal of, interest and redemption premium, if any, on the revenue bond issue or issues where other moneys pledged may be insufficient. Any pledge of moneys in the Solid Waste Facility Closure Cost Assistance Fund for revenue bonds is a prior and superior charge on the fund over the use of any of the moneys in the fund to pay for the cost of any project on a cash basis. Expenditures from the fund, other than for the retirement of revenue bonds, may only be made in accordance with this article.

(e) The amounts deposited in the fund may be expended only on the cost of projects as provided in §22-16-3 and §22-16-15 of this code, as provided in subsection (f) of this section, and for payment of bonds and notes issued pursuant to §22-16-5 of this code. No more than two percent of the annual deposits to the fund may be used for administrative purposes.

(f) Notwithstanding any provision of this article, upon request of the Solid Waste Management Board, and with the approval of the projects by the Secretary of the Department of Environmental
Protection, the secretary may pledge and place into escrow accounts up to an aggregate of $2 million of the fund to satisfy two years debt service requirement that permittees of publicly owned landfills and transfer stations are required to meet in order to obtain loans. Pledges shall be made on a project-by-project basis, may not exceed $500,000 for a project, and are made available after loan commitments are received. The secretary may pledge funds for a loan only when the following conditions are met:

1. The proceeds of the loan are used only to perform construction of a transfer station or a composite liner system that is required to meet Title 47, Series 38, Solid Waste Management Rules;

2. The permittee dedicates all yearly debt service revenue, as determined by the Public Service Commission, to meet the repayment schedule of the loan, before it uses available revenue for any other purpose; and

3. That any funds pledged may only be paid to the lender if the permittee is in default on the loan.

(g) Notwithstanding any provision of this code to the contrary, the Elkins-Randolph County Landfill, located in Randolph County, and the Webster County Landfill, located in Webster County, are eligible for funds from the Solid Waste Facility Closure Cost Assistance Fund necessary to complete their closure upon the filing of appropriate application. Upon the filing of an appropriate application, the Department of Environmental Protection shall work with the applicant to ensure the application meets the department’s requirements.

(h) The Department of Environmental Protection is required to file, by January 1 of each year, an annual report with the Joint Committee on Government and Finance providing details on the manner in which the landfill closure assistance funds were expended for the prior fiscal year.

(i) The Prichard Landfill in Wayne County is eligible for funds from the Solid Waste Facility Closure Cost Assistance Fund
necessary to complete post-closure maintenance and monitoring upon the filing of an appropriate application. In the event of a permit transfer, neither the state nor the Wayne County Economic Development Authority or entity may assume any liability from the private landfill other than post-closure maintenance and monitoring costs.

(j)(1) Notwithstanding any other provision of this code, upon completion of the landfill closure-related services at all eligible landfills pursuant to §22-16-3 of this code, the secretary may transfer excess money from the Solid Waste Facility Closure Cost Assistance Fund to the Reclamation of Abandoned and Dilapidated Properties Program Fund created by §22-15A-30 of this code. However, the secretary may not transfer moneys from the Solid Waste Facility Closure Cost Assistance Fund that are required to be maintained so that the department can conduct post-closure activities authorized by this article and the legislative rules promulgated thereunder. The department shall maintain in the Solid Waste Facility Closure Cost Assistance Fund a minimum balance of twice the total cost of post-closure expenses projected for the fiscal year as a buffer for unanticipated necessary post-closure activities.

(2) Contingent upon the Department of Environmental Protection securing private foundation funding to establish the Reclamation of Abandoned and Dilapidated Properties Program, and prior to the completion of the landfill closure-related services at all eligible landfills, the secretary may expend money from the Solid Waste Facility Closure Cost Assistance Fund for pilot projects conducted by the Department of Environmental Protection demonstrating the function of the Reclamation of Abandoned and Dilapidated Properties Program.

CHAPTER 22C. ENVIRONMENTAL RESOURCES; BOARDS, AUTHORITIES, COMMISSIONS, AND COMPACTS.

ARTICLE 4. COUNTY AND REGIONAL SOLID WASTE AUTHORITIES.
§22C-4-30. Solid waste assessment interim fee; regulated motor carriers; dedication of proceeds; criminal penalties.

(a) Imposition. — Effective July 1, 1989, a solid waste assessment fee is hereby levied and imposed upon the disposal of solid waste at any solid waste disposal facility in this state to be collected at the rate of $1 per ton or part thereof of solid waste. The fee imposed by this section is in addition to all other fees levied by law.

(b) Collection, return, payment, and record. — The person disposing of solid waste at the solid waste disposal facility shall pay the fee imposed by this section, whether or not such person owns the solid waste, and the fee shall be collected by the operator of the solid waste facility who shall remit it to the Tax Commissioner.

(1) The fee imposed by this section accrues at the time the solid waste is delivered to the solid waste disposal facility.

(2) The operator shall remit the fee imposed by this section to the Tax Commissioner on or before the 15th day of the month next succeeding the month in which the fee accrued. Upon remittance of the fee, the operator is required to file returns on forms and in the manner as prescribed by the Tax Commissioner.

(3) The operator shall account to the state for all fees collected under this section and shall hold them in trust for the state until they are remitted to the Tax Commissioner.

(4) If any operator fails to collect the fee imposed by this section, he or she is personally liable for such amount as he or she failed to collect, plus applicable additions to tax, penalties and interest imposed by §11-10-1 et seq. of this code.

(5) Whenever any operator fails to collect, truthfully account for, remit the fee, or file returns with the fee as required in this section, the Tax Commissioner may serve written notice requiring such operator to collect the fees which become collectible after service of such notice, to deposit such fees in a bank approved by the Tax Commissioner, in a separate account, in trust for and
payable to the Tax Commissioner, and to keep the amount of such fees in such account until remitted to the Tax Commissioner. Such notice remains in effect until a notice of cancellation is served on the operator or owner by the Tax Commissioner.

(6) Whenever the owner of a solid waste disposal facility leases the solid waste facility to an operator, the operator is primarily liable for collection and remittance of the fee imposed by this section and the owner is secondarily liable for remittance of the fee imposed by this section. However, if the operator fails, in whole or in part, to discharge his or her obligations under this section, the owner and the operator of the solid waste facility are jointly and severally responsible and liable for compliance with the provisions of this section.

(7) If the operator or owner responsible for collecting the fee imposed by this section is an association or corporation, the officers thereof are liable, jointly and severally, for any default on the part of the association or corporation, and payment of the fee and any additions to tax, penalties and interest imposed by §11-10-1 et seq. of this code may be enforced against them as against the association or corporation which they represent.

(8) Each person disposing of solid waste at a solid waste disposal facility and each person required to collect the fee imposed by this section shall keep complete and accurate records in such form as the Tax Commissioner may require in accordance with the rules of the Tax Commissioner.

(c) Regulated motor carriers. — The fee imposed by this section and §7-5-22 of this code is a necessary and reasonable cost for motor carriers of solid waste subject to the jurisdiction of the Public Service Commission under §24A-1-1 et seq. of this code. Notwithstanding any provision of law to the contrary, upon the filing of a petition by an affected motor carrier, the Public Service Commission shall, within 14 days, reflect the cost of said fee in said motor carrier’s rates for solid waste removal service. In calculating the amount of said fee to said motor carrier, the commission shall use the national average of pounds of waste
generated per person per day as determined by the United States Environmental Protection Agency.

(d) Definition of solid waste disposal facility. — For purposes of this section, the term “solid waste disposal facility” means any approved solid waste facility or open dump in this state and includes a transfer station when the solid waste collected at the transfer station is not finally disposed of at a solid waste facility within this state that collects the fee imposed by this section. Nothing herein authorizes in any way the creation or operation of or contribution to an open dump.

(e) Exemptions. — The following transactions are exempt from the fee imposed by this section:

(1) Disposal of solid waste at a solid waste facility: by (A) By the person who owns, operates, or leases the solid waste disposal facility if it is used exclusively to dispose of waste originally produced by that person in his or her regular business or personal activities; or (B) by persons utilizing the facility on a cost-sharing or nonprofit basis; or (C) by a mixed waste processing and resource recovery facility as those facilities are defined in code or rule and which processes a minimum of 70 percent of the material brought to the facility on any given day on a 30-day aggregate basis;

(2) Reuse or recycling of any solid waste;

(3) Disposal of residential solid waste by an individual not in the business of hauling or disposing of solid waste on such days and times as designated by the director of the Division of Environmental Protection as exempt from the fee imposed pursuant to §22-15-11 of this code; and

(4) Disposal of solid waste at a solid waste disposal facility by a commercial recycler which disposes of 30 percent or less of the total waste it processes for recycling. In order to qualify for this exemption each commercial recycler must keep accurate records of incoming and outgoing waste by weight. Such records must be made available to the appropriate inspectors from the Division of Environmental Protection of solid waste authority, upon request.
(f) **Procedure and administration.** — Notwithstanding §11-10-3 of this code, each and every provision of the West Virginia Tax Procedure and Administration Act set forth in §11-10-1 *et seq.* of this code applies to the fee imposed by this section with like effect as if said act were applicable only to the fee imposed by this section and were set forth in extenso herein.

(g) **Criminal penalties.** — Notwithstanding §11-9-2 and §11-9-3 through §11-9-17, inclusive, of this code apply to the fee imposed by this section with like effect as if said sections were the only fee imposed by this section and were set forth in extenso herein.

(h) **Dedication of proceeds.** — The net proceeds of the fee collected by the Tax Commissioner pursuant to this section shall be deposited, at least monthly, in a special revenue account known as the Solid Waste Planning Fund which is hereby continued. The solid waste management board shall allocate the proceeds of the said fund as follows:

1. Fifty percent of the total proceeds shall be divided equally among, and paid over, to, each county solid waste authority to be expended for the purposes of this article: *Provided,* That where a regional solid waste authority exists, such funds shall be paid over to the regional solid waste authority to be expended for the purposes of this article in an amount equal to the total share of all counties within the jurisdiction of said regional solid waste authority; and

2. Fifty percent of the total proceeds shall be expended by the solid waste management board for:

   (A) Grants to the county or regional solid waste authorities for the purposes of this article; and

   (B) Administration, technical assistance, or other costs of the solid waste management board necessary to implement the purposes of this article and §22C-3-1 *et seq.* of this code.
(i) **Effective date.** — This section is effective on July 1, 1990. The amendment and reenactment of this section in 2021 is effective on July 1, 2021.

**CHAPTER 24. PUBLIC SERVICE COMMISSION.**

**ARTICLE 2. POWERS AND DUTIES OF PUBLIC SERVICE COMMISSION.**

§24-2-1m. Commission jurisdiction does not extend to materials recovery facilities, mixed waste processing facilities, and oil and natural gas solid waste disposal certain mixed waste processing and resource recovery facilities.

Notwithstanding any other provision of this code, the jurisdiction of the commission does not extend to materials recovery facilities or mixed waste processing facilities as defined by §22-15-2 of this code, except within a 35 mile radius of a facility sited in a county that is, in whole or in part, within a karst region as determined by the West Virginia Geologic and Economic Survey that has been permitted and classified by the WVDEP West Virginia Department of Environmental Protection as a mixed waste processing resource recovery facility and has received a certificate of need by July 1, 2016: *Provided*, That nothing in this section shall affect the requirements of §24A-2-5 and §24A-3-3 of this code: *Provided, however*, That the jurisdiction of the commission does not extend to any mixed waste processing and resource recovery facility that processes a minimum of 70 percent of the material brought to the facility on any given day on a 30-day aggregate basis.;

And,

By striking out the title and substituting therefor a new title, to read as follows:

**Eng. Com. Sub. for Senate Bill 368**—A Bill to amend and reenact §22-15-11 of the Code of West Virginia, 1931, as amended; to amend and reenact §22-15A-1 and §22-15A-19 of said code; to amend said code by adding thereto a new section, designated §22-
15A-30; to amend and reenact §22-16-4 and §22-16-12 of said code; to amend and reenact §22C-4-30 of said code; and to amend and reenact §24-2-1m of said code; all relating to regulation of certain waste disposal and processing activities generally; authorizing certain additional solid waste assessment fees; providing for the distribution of the additional solid waste assessment fees; changing the location of certain public roads upon which the moneys of the Gas Field Highway Repair and Horizontal Drilling Waste Study Fund is to be expended for their improvement, maintenance and repair from those public roads located in the watershed from which certain revenues are received to those public roads located in the county where the waste is generated; providing that those funds only be expended through the Division of Highways county office in that county; exempting certain mixed waste processing and resource recovery facilities from certain fees and assessments; providing legislative findings; authorizing the Department of Environmental Protection to develop the Reclamation of Abandoned and Dilapidated Properties Program to assist county commissions or municipalities in their efforts to remediate abandoned and dilapidated structures; creating a special revenue fund to be known as the Reclamation of Abandoned and Dilapidated Properties Program Fund; permitting the payment of excess money from the Solid Waste Facility Closure Cost Assistance Fund into the Reclamation of Abandoned and Dilapidated Properties Program Fund; authorizing increases in certain solid waste assessment fees; providing that the jurisdiction of the West Virginia Public Service Commission does not extend to these mixed waste processing and resource recovery facilities; and providing effective date.

On motion of Senator Takubo, the Senate concurred in the House of Delegates amendments to the bill.

Engrossed Committee Substitute for Senate Bill 368, as amended by the House of Delegates, was then put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings,
Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—34.

The nays were: None.

Absent: None.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. Com. Sub. for S. B. 368) passed with its House of Delegates amended title.

Senator Takubo moved that the bill take effect July 1, 2021.

On this question, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—34.

The nays were: None.

Absent: None.

So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. Com. Sub. for S. B. 368) takes effect July 1, 2021.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate.

A message from the Clerk of the House of Delegates announced the amendment by that body, passage as amended, and requested the concurrence of the Senate in the House of Delegates amendments, as to

On motion of Senator Takubo, the bill was taken up for immediate consideration.

The following House of Delegates amendments to the bill were reported by the Clerk:

On page two, section twenty-four, line four, after the word “prosecutors,” by inserting the words “public defenders, assistant public defenders, and panel attorneys as defined in Chapter 29, Article 21,”;

On page three, section twenty-four, line fifteen, after the word “prosecutors,” by inserting the words “public defenders, assistant public defenders, and panel attorneys as defined in Chapter 29, Article 21,”;

On page three, section twenty-four, line thirty-one, after the word “prosecutors,” by inserting the words “public defenders, assistant public defenders, and panel attorneys as defined in Chapter 29, Article 21,”;

On page three, section twenty-four, line thirty-three, after the words “otherwise make” by inserting the word “publicly”;

On page four, section twenty-four, line forty-nine, after the words “otherwise made” by inserting the word “publicly”; 

On page four, section twenty-four, line fifty-six, after the words “otherwise made” by inserting the word “publicly”; 

On page four, section twenty-four, line thirty-five, after the word “prosecutors,” by inserting the words “public defenders, assistant public defenders, and panel attorneys as defined in Chapter 29, Article 21,”;

On page four, section twenty-four, line forty, by inserting “public defenders, assistant public defenders, and panel attorneys as defined in Chapter 29, Article 21,” after the word “prosecutors;” 

On page four, section twenty-four, line fifty-six, after the word “prosecutors,” by inserting the words “public defenders, assistant
public defenders, and panel attorneys as defined in Chapter 29, Article 21,“;

On page four, section twenty-four, line fifty, after the word “association” by inserting the words “in violation of subparagraph (e)”;

On page four, section twenty-four, line fifty-seven, after the word “association” by inserting the words “in violation of subparagraph (e)”;

And,

On page five, section twenty-four, line seventy-two, after the word “prosecutors,” by inserting the words “public defenders, assistant public defenders, and panel attorneys as defined in Chapter 29, Article 21,“.

On motion of Senator Takubo, the following amendments to the House of Delegates amendments to the bill (Eng. Com. Sub. for Com. Sub. for S. B. 470) were reported by the Clerk and considered simultaneously:

On page two, section twenty-four, line four, by striking out the words “public defenders, assistant public defenders, and panel attorneys as defined in Chapter 29, Article 21,” and inserting in lieu thereof the words “federal and state public defenders, federal and state assistant public defenders,”;

On page three, section twenty-four, line fifteen, by striking out the words “public defenders, assistant public defenders, and panel attorneys as defined in Chapter 29, Article 21,” and inserting in lieu thereof the words “federal or state public defender, federal or state assistant public defender,”;

On page three, section twenty-four, line thirty-one, by striking out the words “public defenders, assistant public defenders, and panel attorneys as defined in Chapter 29, Article 21,” and inserting in lieu thereof the words “federal or state public defender, federal or state assistant public defender,”;
On page three, section twenty-four, line thirty-three, by striking out the word “publicly”;

On page four, section twenty-four, line thirty-five, by striking out the words “public defenders, assistant public defenders, and panel attorneys as defined in Chapter 29, Article 21,” and inserting in lieu thereof the words “federal or state public defender, federal or state assistant public defender,”;

On page four, section twenty-four, line thirty-nine, after the word “prosecutor,” by inserting the words “federal or state public defender, federal or state assistant public defender,”;

On page four, section twenty-four, line forty, by striking out the words “public defenders, assistant public defenders, and panel attorneys as defined in Chapter 29, Article 21,” and inserting in lieu thereof the words “federal or state public defender, federal or state assistant public defender,”;

On page four, section twenty-four, line forty-seven, after the word “prosecutor” by inserting the words “federal or state public defender, federal or state assistant public defender,”;

On page four, section twenty-four, line forty-nine, by striking out the word “publicly”;

On page four, section twenty-four, line fifty, by striking out the words “subparagraph (e)” and inserting in lieu thereof the words “subsection (e) of this section”;

On page four, section twenty-four, line fifty-three, after the word “prosecutor” by inserting the words “federal or state public defender, federal or state assistant public defender,”;

On page four, section twenty-four, line fifty-six, by striking out the words “public defenders, assistant public defenders, and panel attorneys as defined in Chapter 29, Article 21,” and inserting in lieu thereof the words “federal or state public defender, federal or state assistant public defender,”;
On page four, section twenty-four, line fifty-six, by striking out the word “publicly”;

On page four, section twenty-four, line fifty-seven, by striking out the words “subparagraph (e)” and inserting in lieu thereof the words “subsection (e) of this section”;

On page five, section twenty-four, line seventy-two, by striking out the words “public defenders, assistant public defenders, and panel attorneys as defined in Chapter 29, Article 21,” and inserting in lieu thereof the words “federal or state public defender, federal or state assistant public defender,”;

And,

By striking out the title and substituting therefor a new title, to read as follows:

Eng. Com. Sub. for Com. Sub. for Senate Bill 470—A Bill to amend and reenact §5A-8-21 and §5A-8-22 of the Code of West Virginia, 1931, as amended; and to amend said code by adding thereto a new section, designated §5A-8-24, all relating certain disclosures of certain personal information; clarifying that certain personal information which is maintained by state agencies regarding persons in their capacity as state officers, employees, retirees, or legal dependents thereof is confidential and exempt from disclosure to non-governmental entities as an unreasonable invasion of privacy; protecting confidentiality of the former legal name of certain individuals associated with state agencies; clarifying that certain personal information which is maintained by state executive branch agencies regarding individuals and their dependents is exempted from disclosure as an unreasonable invasion of privacy; creating Daniel’s Law; providing for liberal construction to accomplish certain purposes and public policies; defining terms; prohibiting certain disclosures regarding certain persons in the judicial system; authorizing a civil action against certain private persons and entities; authorizing relief to be granted by the court; providing for certain individuals to request that certain persons or entities refrain from disclosing certain information and that the disclosed information be removed; requiring immediate
removal of certain disclosed information; authorizing a civil action for failure to comply with request to refrain from and remove certain disclosed information; providing for misdemeanor crime for willful refusal to remove certain disclosed information and establishing penalties therefor; and clarifying that Daniel’s Law does not prohibit disclosures required by state or federal law.

Following discussion,

The question being on the adoption of Senator Takubo’s amendments to the House of Delegates amendments to the bill, the same was put and prevailed.

On motion of Senator Takubo, the Senate concurred in the House of Delegates amendments, as amended.

Engrossed Committee Substitute for Committee Substitute for Senate Bill 470, as amended, was then put upon its passage.

On the passage of the bill, the yeas were: Azinger, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—33.

The nays were: None.

Absent: Baldwin—1.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. Com. Sub. for Com. Sub. for S. B. 470) passed with its Senate amended title.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

A message from the Clerk of the House of Delegates announced the amendment by that body, passage as amended, and
requested the concurrence of the Senate in the House of Delegates amendment, as to


On motion of Senator Takubo, the bill was taken up for immediate consideration.

The following House of Delegates amendment to the bill was reported by the Clerk:

By striking out everything after the enacting clause and inserting in lieu thereof the following:

**ARTICLE 1J. THE WEST VIRGINIA MILITARY AUTHORITY ACT.**

§15-1J-4. Establishment and general powers of the authority.

(a) The West Virginia Military Authority is hereby established to administer national security, homeland security, and other military-related or sponsored programs.

(b) The authority will be administered by the Adjutant General of the West Virginia National Guard.

(c) Funds provided by the federal government and any state funds authorized by appropriation of the Legislature used as a required match to secure federal funding for programs administered by the authority pursuant to this section shall be administered by the Adjutant General subject to the provisions of §4-11-1 et seq. of this code.

(d) Except as otherwise prohibited by statute, the authority, as a governmental instrumentality exercising public powers of the state, shall have and may exercise all powers necessary or appropriate to carry out the purpose of this article, including the authority to:

(1) Execute cooperative agreements between the guard and the federal and/or state governments;
(2) Contract on behalf of the guard with the federal government, its instrumentalities and agencies, any state, territory, or the District of Columbia and its agencies and instrumentalities, municipalities, foreign governments, public bodies, private corporations, partnerships, associations, and individuals;

(3) Use funds administered by the authority pursuant to subsection (c) of this section for the maintenance, construction, or reconstruction of capital repair and replacement items as necessary and approved by the authority;

(4) Accept and use funds from the federal government, its instrumentalities and agencies, any state, territory, or the District of Columbia and its agencies and instrumentalities, municipalities, foreign governments, public bodies, private corporations, partnerships, associations, and individuals for the purposes of national security, homeland security, and other military-related or sponsored programs;

(5) Procure insurance with state funds through BRIM covering property and other assets of the authority in amounts and from insurers that BRIM determines necessary;

(6) Contract on behalf of the guard with the federal government, its instrumentalities, and agencies, any state, territory, or the District of Columbia and its agencies and instrumentalities, municipalities, foreign governments, public bodies, private corporations, partnerships, associations, and individuals for specialized technical services at a rate commensurate with industry standards as determined by the Adjutant General to support specific activities related to national security, homeland security, and other military-related programs;

(7) Hire employees at an appropriate salary equivalent to a competitive wage rate;

(8) Enroll employees in PERS, PEIA, and workers’ compensation and unemployment programs, or their equivalents: Provided, That the authority, through the receipt of federal and/or state funds, pays the required employer contributions;
(9) Cooperate with economic development agencies in efforts to promote the expansion of industrial, commercial, and manufacturing in the state;

(10) Develop a human resources division that will administer and manage its employees and receive state matching funds as necessary to ensure maximum federal funds are secured;

(11) Due to the at-will employment relationship with the authority, its employees may not avail themselves of the state grievance procedure as set forth in §29-6A-1 et seq. of this code; and

(12) Have the ability to secure all other bonding, insurance, or other liability protections necessary for its employees to fulfill their duties and responsibilities; and

(13) Purchase or contract under an established United States General Services Administration purchase programs, such as the General Services Administration Global Supply, catalogue, marketplace, or any other state or federal contract, platform, or program for the purchase of uniforms, safety equipment, personal protection equipment, firearms, supplies, materials, or for education textbooks, instructional materials, digital content resources, instructional technology, hardware, software, telecommunications, and technical services without application of the provisions of §5A-3-1 et seq. of this code: Provided, That nothing in this section would limit or prevent the State Auditor from performing an audit on any purchases made pursuant to this subdivision.

(e) There is hereby created in the State Treasury a special revenue account designated the Military Authority Fund which shall be administered by the Adjutant General. All revenues received from nonfederal government entities shall be deposited into the special revenue account and may be used by the Adjutant General in accordance with the provisions of this article.

On motion of Senator Takubo, the Senate concurred in the House of Delegates amendment to the bill.
Engrossed Committee Substitute for Senate Bill 478, as amended by the House of Delegates, was then put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—34.

The nays were: None.

Absent: None.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. Com. Sub. for S. B. 478) passed with its title.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate.

A message from the Clerk of the House of Delegates announced the amendment by that body, passage as amended with its House of Delegates amended title, and requested the concurrence of the Senate in the House of Delegates amendments, as to


On motion of Senator Takubo, the bill was taken up for immediate consideration.

The following House of Delegates amendments to the bill were reported by the Clerk:

By striking out everything after the enacting clause and inserting in lieu thereof the following:
ARTICLE 4. COURT ACTIONS.

§49-4-712. Intervention and services by the department pursuant to initial disposition for status offenders or juvenile found incompetent to stand trial; enforcement; further disposition; detention; out-of-home placement; department custody; least restrictive alternative; appeal; prohibiting placement of status offenders or a juvenile found incompetent to stand trial in a Division Bureau of Juvenile Services facility on or after January 1, 2016

(a) The services provided by the department to juveniles adjudicated as status offenders shall be consistent with §49-2-1001 et seq. of this code. and Services provided by the department for juveniles adjudicated as status offenders pursuant to §49-4-711 of this code and juveniles found to be incompetent to stand trial and in need of services pursuant to §49-4-734(b)(2) of this code shall be designed to develop skills and supports within families and to resolve problems related to the juveniles or conflicts within their families. Services may include, but are not limited to, referral of juveniles and parents, guardians, or custodians and other family members to services for psychiatric or other medical care, or psychological, welfare, legal, educational, or other social services, as appropriate to the needs of the juvenile and his or her family.

(b) If the juvenile, or his or her parent, guardian, or custodian, fails to comply with the services provided in subsection (a) of this section, the department may petition the circuit court:

(1) For a valid court order, as defined in §49-1-207 of this code, to enforce compliance with a service plan or to restrain actions that interfere with or defeat a service plan; or

(2) For a valid court order to place a juvenile out of home in a nonsecure or staff-secure setting, and/or to place a juvenile in custody of the department: Provided, That a juvenile adjudicated as a status offender may not be placed in an out-of-home placement, excluding placements made for abuse and neglect, if that juvenile has had no prior adjudications for a status or
delinquency offense, or no prior disposition to a pre-adjudicatory improvement period or probation for the current matter: Provided, however, That if the court finds by clear and convincing evidence the existence of a significant and likely risk of harm to the juvenile, a family member, or the public and continued placement in the home is contrary to the best interests of the juvenile, such the juvenile may be ordered to an out-of-home placement: Provided further, That the court finds the department has made all reasonable efforts to prevent removal of the juvenile from his or her home, or that such reasonable efforts are not required due to an emergent situation.

(c) In ordering any further disposition under this section, the court is not limited to the relief sought in the department’s petition and shall make reasonable efforts to prevent removal of the juvenile from his or her home or, as an alternative, to place the juvenile in a community-based facility which is the least restrictive alternative appropriate to the needs of the juvenile and the community. The disposition may include reasonable and relevant orders to the parents, guardians, or custodians of the juvenile as is necessary and proper to effectuate the disposition.

(d) (1) If the court finds that placement in a residential facility is necessary to provide the services under subsection (a) of this section, except as prohibited by subdivision (2), subsection (b) of this section, the court shall make findings of fact as to the necessity of this placement, stated on the record or reduced to writing and filed with the record or incorporated into the order of the court.

(2) The findings of fact shall include the factors that indicate:

(A) The likely effectiveness of placement in a residential facility for the juvenile; and

(B) The community services which were previously attempted.

(e) The disposition of the juvenile may not be affected by the fact that the juvenile demanded a trial by jury or made a plea of not guilty. Any order providing disposition other than mandatory
referral to the department for services is subject to appeal to the Supreme Court of Appeals.

(f) Following any further disposition by the court, the court shall inquire of the juvenile whether or not appeal is desired and the response shall be transcribed; a negative response may not be construed as a waiver. The evidence shall be transcribed as soon as practicable and made available to the juvenile or his or her counsel if it is requested for purposes of further proceedings. A judge may grant a stay of execution pending further proceedings.

(g) A juvenile adjudicated solely as a status offender or a juvenile found to be incompetent to stand trial on or after January 1, 2016 may not be placed in a Bureau Division of Juvenile Services facility.

§49-4-727. Juvenile competency proceedings.

(a) Subject to the provisions of subsection (c) of this section, a juvenile’s attorney, the prosecuting attorney, or the court may raise the issue of his or her competency to participate in the proceeding any time during proceedings under this article. Once competency is raised, all proceedings unrelated to competency shall be stayed until the issue of competency is resolved. A juvenile presumed incompetent under subsection (c) of this section shall not be adjudicated unless the presumption of incompetency has been rebutted as provided in subsections (b) and (c) of this section.

(b) In any delinquency proceeding pursuant to this article, a juvenile 14 years or older is presumed to be competent. A juvenile has the burden of proof to rebut this presumption by showing incompetency by a preponderance of the evidence.

(c) In any delinquency proceeding pursuant to this article, if the juvenile is under 14 years of age, there exists a rebuttable presumption that he or she is incompetent to proceed beyond the stage of the proceeding resolving the issue of competency, unless judicially determined to be competent pursuant to the procedures set forth in §49-4-728 through §49-4-734 of this code. The state
has the burden of proof to rebut this presumption by showing competency by a preponderance of the evidence.

(d) Regardless of the age of the juvenile, the court may dismiss the petition without ordering a competency evaluation or competency hearing if the prosecuting attorney, the juvenile’s attorney, and the guardian ad litem, if previously appointed, agree that there is compelling evidence that the juvenile is not competent to participate in the proceedings: Provided, That a court may not order services authorized by §49-4-733 of this code without a competency evaluation.

(e) If and when the issue of a juvenile’s competency is raised under subsection (a) or a rebuttable presumption of incompetency exits under subsection (c), the court shall appoint a guardian ad litem for the juvenile. The Supreme Court of Appeals is requested to establish a training program for persons acting as guardians ad litem in juvenile competency matters.

§49-4-728. Definitions for juvenile competency proceedings.

As used in §49-4-727 through §49-4-734 of this code:

“Competent” and “competency” refer to whether or not a juvenile has sufficient present ability to consult with his or her lawyer with a reasonable degree of rational understanding and has a rational as well as factual understanding of the proceedings against him or her. A juvenile is incompetent if, due to developmental disability, intellectual disability, or mental illness, the juvenile is presently incapable of understanding the nature and objective of proceedings against him or her or of assisting in his or her defense.

“Competency attainment services” means services provided to a juvenile to assist the juvenile in attaining competency.

“Department” means the Department of Health and Human Resources.

“Developmental disability” means a severe and chronic disability that is attributable to a mental or physical impairment,
including, but not limited to, neurological conditions that lead to impairment of general intellectual functioning or adaptive behavior.

“Developmental immaturity” means a condition based on a juvenile’s chronological age and significant lack of developmental skills when the juvenile has no significant mental illness or intellectual disability.

“Intellectual disability” means a disability characterized by significant limitations both in intellectual functioning and in adaptive behavior as expressed in conceptual, social, and practical domains.

“Mental illness” means a manifestation in a person of significantly impaired capacity to maintain acceptable levels of functioning in the areas of intellect, emotion, and physical well-being.

“Proceeding” means any delinquency proceeding under this article.

“Qualified forensic evaluator” means a licensed psychologist or psychiatrist with the necessary education, training, and experience to perform juvenile competency evaluations, and who has been approved to render opinions for the court pursuant to the requirements of §49-4-729 of this code.

§49-4-729. Motion for determination of competency, time frames, order for evaluation.

(a) When the prosecuting attorney, the juvenile’s attorney, or the guardian ad litem has reasonable basis to believe that:

(1) A juvenile age 14 or older is incompetent to proceed in the delinquency action, that party shall file a motion for a determination of competency. The motion shall state any known facts to the movant of in support thereof. If the court raises the issue sua sponte, it shall, by written order, set forth the basis for ordering a competency evaluation.
(2) A juvenile under the age of 14 is competent to proceed in the delinquency action, the prosecuting attorney shall file a motion for determination of competency. The motion shall state the basis to believe the juvenile is competent to proceed despite the presumption of incompetency due to age and shall state any known facts to the prosecuting attorney in support of the motion. If the court raises the issue sua sponte, the court by written order shall set forth the factual basis supporting the finding that the juvenile is competent to proceed.

(b) Within 10 judicial days after a motion is made, the court shall make one of the following determinations regardless of which presumption applies:

(1) Find that there is compelling evidence that the juvenile is not competent to participate in the proceedings and dismiss the case pursuant to §49-4-727(d) of this code;

(2) Without conducting a hearing, find that there exists a reasonable basis to conduct a competency evaluation; or

(3) Schedule a hearing to determine whether there exists a reasonable basis to conduct a competency evaluation. The hearing shall be held within 30 judicial days. The court’s determination shall be announced no later than three judicial days after the conclusion of the hearing.

(c) If the court determines there is a reasonable basis to order a competency evaluation pursuant to §49-4-731 of this code, or if the prosecutor and the juvenile’s attorney agree to the evaluation, the court shall order a competency evaluation. If the court orders a competency evaluation, the court shall order that the competency evaluation be conducted in the least restrictive environment, taking into account the public safety and the best interests of the juvenile.

(1) Notwithstanding any other provisions of this code, the court shall provide in its order that the qualified forensic evaluator shall have access to all relevant confidential and public records related to the juvenile, including competency evaluations and reports conducted in prior delinquent proceedings. The court shall provide
to the qualified forensic evaluator a copy of the petition and the names and contact information for the judge, prosecutor, juvenile’s attorney, and parents or legal guardians.

(2) Within five judicial days after the court orders an evaluation, the prosecutor shall deliver to the evaluator copies of relevant police reports and other background information relevant to the juvenile that are in the prosecutor’s possession.

(3) Within five judicial days after the court orders an evaluation, the juvenile’s attorney shall deliver to the qualified forensic evaluator copies of police reports and other records including, but not limited to, educational, medical, psychological, and neurological records that are relevant to the evaluation and that are in the attorney’s possession. Upon good cause shown, the court may extend the time frame to deliver these documents noting that time is of the essence.

§49-4-730. Juvenile competency qualified forensic evaluator; qualifications.

An evaluation ordered by the court shall be conducted by a qualified forensic evaluator.

(1) A qualified forensic evaluator shall have education and training in the following areas:

(A) Forensic evaluation procedures for juveniles, including accepted criteria used in evaluating competency;

(B) Evaluation, diagnosis, and treatment of children and adolescents with developmental disability, developmental immaturity, intellectual disability, or mental illness;

(C) Clinical understanding of child and adolescent development; and

(D) Familiarity with competency standards in this state.

(2) The department shall establish procedures for ensuring the training and qualifications of qualified forensic evaluators.
Annually, the department shall provide a list of qualified forensic evaluators to the Administrative Office of the Supreme Court of Appeals of West Virginia.

§49-4-731. Juvenile competency evaluation.

(a) The qualified forensic evaluator shall file with the court a written competency evaluation report within 30 days after the date of entry of the order requiring the juvenile to be evaluated and appointing the qualified forensic evaluator. For good cause shown, the court may extend the time for filing for a period not to exceed an additional 30 days. The report shall include the evaluator’s opinion as to whether or not a juvenile, due to developmental disability, intellectual disability, or mental illness, has sufficient present ability to consult with his or her lawyer with a reasonable degree of rational understanding and whether the juvenile has a rational as well as factual understanding of the proceedings against him or her. The report shall not include the evaluator’s opinion as to whether the juvenile committed the alleged offense or recite or reference any self-incriminating or inculpatory statements as reported by the juvenile. A self-incrimination or inculpatory statement made by a juvenile during an evaluation or hearing conducted pursuant to this article shall not be admissible on the issue of responsibility or guilt in subsequent court proceedings, including adjudication and disposition or transfer hearings.

(b) A competency evaluation report shall include:

1. A statement of the procedures used, including psychometric tests administered, records reviewed, and the identity of persons interviewed;

2. Pertinent background information, including a history of educational performance, psychiatric or psychological history, developmental and family history;

3. Results of the mental status examination;

4. A diagnosis, if one has been made, which shall address any psychological or psychiatric conditions or cognitive deficiencies determined to exist; and
(5) An opinion as to the juvenile’s developmental maturity or developmental immaturity as it would affect his or her ability to proceed.

(c) If the qualified forensic evaluator determines that the juvenile is not competent to participate in the proceedings, the competency evaluation report shall address the following questions:

(1) Whether the juvenile has a developmental disability, intellectual disability, or mental illness;

(2) Whether the juvenile has sufficient present ability to consult with his or her lawyer with a reasonable degree of rational understanding;

(3) Whether a juvenile has a rational as well as factual understanding of the proceedings against him or her; and

(4) Whether the juvenile can attain competency in the foreseeable future if provided with a course of treatment, therapy, or training.

(d) If the qualified forensic evaluator determines that the juvenile is incompetent, but that there is a reasonable probability that he or she can attain competency within the periods set forth in §49-4-733(c)(3) of this code, the report shall include the following recommendations:

(1) A recommendation as to the treatment or therapy; and

(2) The least restrictive setting for juvenile competency attainment services consistent with the juvenile’s ability to attain competency and the safety of both the juvenile and the public.

(e) The court shall provide a copy of each competency evaluation report it receives to the prosecutor, the juvenile’s attorney, and guardian ad litem and may provide a copy upon request to the juvenile’s parents or legal guardian.
(f) The department shall pay qualified forensic evaluators for all matters related to conducting a court-ordered competency evaluation. The department shall develop and implement a process for prompt payment of qualified forensic evaluators including a rate schedule. The amount of payment for court-ordered evaluations shall reasonably compensate qualified forensic evaluators for the work performed in a particular case.

§49-4-732. Hearing to determine juvenile’s competency to participate in the proceedings.

(a) Not more than 15 judicial days after receiving the evaluator’s report, the court shall conduct a hearing to determine the juvenile’s competency to participate in the proceedings. The court may continue the hearing for good cause shown.

(b) The competency evaluation report is admissible as evidence in the competency proceedings. The qualified forensic evaluator may be called as a witness and is subject to cross examination by all parties. If authorized by the court, hearings held pursuant to this section may be conducted by or participated in using teleconference or video conference technology. If the court contacts the qualified forensic evaluator to obtain clarification of the report contents, the court shall promptly inform all parties and allow each party to participate in each contact.

(c) In determining the competency of the juvenile to participate in the proceedings, the court shall consider the content of all competency evaluation reports admitted as evidence. The court may consider additional evidence introduced at the hearing by the prosecuting attorney, the juvenile’s attorney, or guardian ad litem.

(d) (1) Except as otherwise provided, the court shall make a written determination as to the juvenile’s competency based on a preponderance of the evidence within 10 judicial days after completion of the hearing. The applicable burden of proof shall be set forth in section 49-4-727, subsections (b) and (c).

(2) The court shall not find a juvenile competent to proceed solely because the juvenile is receiving or has received in-patient
treatment or is receiving or has received psychotropic or other medication, even if the juvenile might become incompetent to proceed without that medication.

§49-4-733. Procedure after determination of juvenile’s competency to participate in the proceedings.

(a) After a hearing pursuant to §49-4-732 of this code, if the court determines by a preponderance of the evidence that the juvenile is competent to proceed despite any presumption that may have applied, the delinquency proceedings shall resume as provided by law.

(b) If the court determines by a preponderance of the evidence that a juvenile is incompetent to proceed, but is likely to attain competency within a reasonable time with services, the court shall stay the proceedings and order the juvenile to receive services designated to assist the juvenile in attaining competency, based upon the recommendations in the competency evaluation report, unless the court makes specific findings that the recommended services are not justified. The court shall order the juvenile’s parent or legal guardian to contact a court-designated provider by a specified date to arrange for services.

(1) The competency attainment services provided to a juvenile shall be based on the recommendations contained in the qualified forensic evaluator’s report described in §49-4-731(d) of this code, and are subject to the conditions and time periods required pursuant to this section measured from the date the court approves the plan.

(2) The court shall order that the competency attainment services ordered are provided in the least restrictive environment, taking into account the public safety and the best interests of the juvenile. If the juvenile has been released on temporary orders and refuses or fails to cooperate with the service provider, the court may modify the orders to require a more appropriate setting for further services. A juvenile may not be placed in a Bureau of Juvenile Services facility to receive competency attainment services. Additionally, a juvenile presumed incompetent under §49-4-727(c) of this code shall not be placed in a Bureau of
Juvenile Services facility, except in compliance with §49-4-705 and §49-4-706 of this code, and corresponding Rules of Juvenile Procedure as adopted by the Supreme Court of Appeals of West Virginia.

(3) A juvenile shall not be required to participate in competency attainment services for longer than is necessary to attain competency or after the court determines that there is no reasonable likelihood that competency can be attained. The following maximum time limits apply to the participation of a juvenile:

(A) A juvenile charged with an act which would constitute a misdemeanor or nonviolent felony if committed by an adult shall not be required to participate in competency attainment services beyond his or her 19th birthday and there shall be a rebuttable presumption that competency is not attainable if the juvenile has not attained competency after 90 days of services.

(B) A juvenile charged with an act which would constitute a felony crime of violence if committed by an adult shall not be required to participate in competency attainment services beyond his or her 21st birthday and there shall be a rebuttable presumption that competency is not attainable if the juvenile has not attained competency after 180 days of services.

(4) Not later than 10 judicial days after the court orders competency attainment services, the department shall identify the appropriate entity and location to provide those services.

(5) Within 10 judicial days after the department identifies the appropriate entity and location, the provider responsible for the juvenile’s competency attainment services shall commence. The court shall deliver to that provider:

(A) The name and address of the juvenile’s counsel;

(B) A copy of the juvenile’s petition;

(C) A copy of the competency evaluation report;
(D) The name, address, and phone number of the juvenile’s parents or legal guardian;

(E) The name of the department’s caseworker, if any; and

(F) Any other relevant documents or reports concerning the juvenile’s health that have come to the attention of the court.

(c) The court shall order and conduct review hearings no less often than every 90 days as determined appropriate by the court. The multidisciplinary team shall meet prior to any review hearing and provide a written status report to the court prior to the hearing. Unless sooner ordered by the court, the qualified forensic evaluator shall submit a report to the court prior to any review hearing, and upon completion or termination of services, and shall include the following:

(1) The services provided to the juvenile, including medication, education, and counseling;

(2) The likelihood that the competency of the juvenile to proceed will be restored within the applicable period of time set forth in subdivision (3), subsection (b) of this section; and

(3) The progress made toward the goals and objectives for the restoration of competency identified in the recommendations from the competency evaluation adopted by the court.

(d) The provider responsible for the juvenile’s competency attainment services shall report to the court within three judicial days if he or she determines that:

(1) The juvenile is failing to cooperate, and the lack of cooperation is significantly impeding or precluding the attainment of competency; or

(2) The current setting is no longer the least restrictive setting that is consistent with the juvenile’s ability to attain competency taking into account public safety and the best interests of the juvenile. The provider shall include in the report an assessment of
the danger the juvenile poses to himself, herself or others and an assessment of the appropriateness of the placement.

(e) The provider responsible for the juvenile’s competency attainment services shall request a subsequent evaluation when the provider has reason to believe:

(1) The juvenile has achieved the goals of the plan and would be able to understand the nature and objectives of the proceedings against him or her, to assist in his or her defense, and to understand and appreciate the consequences that may be imposed or result from the proceedings with or without reasonable accommodations; and

(2) The juvenile will not achieve the goals of the plan within the applicable period of time pursuant to subdivision (3), subsection (b) of this section.

(f) The evaluator shall assess the observation of the provider and provide a written report to the court within 10 days of receiving a report from the provider pursuant to subsection (e) of this section.

(g) The court shall provide copies of any report made by the provider to the prosecuting attorney, the juvenile’s attorney, the juvenile’s case worker, and the juvenile’s guardian ad litem, if any. The court shall provide copies of any reports made by the provider to the juvenile’s parents or legal guardians, unless the court finds that doing so is not in the best interest of the juvenile.

(h) Within 15 judicial days after receiving an evaluator’s report, the court may hold a hearing to determine if new, additional, or further orders are necessary.

(i) If the court determines that the juvenile is not making progress toward competency or is so uncooperative that attainment services cannot be effective, the court may order a change in setting or services that would help the juvenile attain competency within the relevant period of time as set forth in subdivision (3), subsection (b) of this section.
§49-4-734. Disposition alternatives for incompetent juveniles.

(a) If the court determines that the juvenile has attained competency, the court shall proceed with the delinquent juvenile’s proceeding in accordance with this article.

(b) After a hearing pursuant to §49-4-732 of this code, if the court determines by the preponderance of the evidence that the juvenile is incompetent to proceed and cannot attain competency within the period of time set forth in §49-4-733(b)(3) of this code, the court may dismiss the petition without prejudice, or may take the following actions or any combination thereof the court determines to be in the juvenile’s best interest and the interest of protecting the public:

1. Refer the matter to the department and request a determination on whether a child abuse or neglect petition, pursuant to §49-4-601 et seq. of this code, should be filed;

2. Refer the juvenile to the department for services pursuant to §49-4-712 of this code. Services may include, but are not limited to, referral of the juvenile and his or her parents, guardians, or custodians and other family members to services for psychiatric or other medical care, or psychological, welfare, legal, education, or other social services, as appropriate to the needs of the juvenile and his or her family;

3. Place the juvenile in the custody of his or her parents or other suitable person or private or public institution or agency under terms and conditions as determined to be in the best interests of the juvenile and the public, which conditions may include the provision of out-patient services by any suitable public or private agency; or

4. Upon motion by the prosecuting attorney, stay the proceeding for no more than 20 days to allow the prosecuting attorney to initiate proceedings for civil commitment pursuant to §27-5-1 et seq. of this code if the juvenile has attained majority.
(c) A circuit court may, sua sponte or upon a motion by any party direct that a dangerous assessment be performed prior to directing the resolutions set forth in subsection (b) of this section.

§49-4-735. Stay of transfer to criminal jurisdiction.

If a juvenile is presumed incompetent under §49-4-727(c) of this code, or if the issue of the juvenile’s competency to participate in the proceedings is raised at any time during the proceedings for a juvenile presumed competent under §49-4-727(b) of this code, the procedures outlined in §49-4-727 through §49-4-734 of this code shall be used to determine the juvenile’s competency and if appropriate, restore the juvenile’s competency regardless of whether the case is to proceed under the court’s juvenile jurisdiction or transfer to adult criminal jurisdiction pursuant to §49-4-710 of this code and corresponding Rules of Juvenile Procedure adopted by the Supreme Court of Appeals of West Virginia.

And,

By striking out the title and substituting therefor a new title, to read as follows:

Eng. Com. Sub. for Senate Bill 562—A Bill to amend and reenact §49-4-712 of the Code of West Virginia, 1931, as amended; and to amend said code by adding thereto nine new sections, designated §49-4-727, §49-4-728, §49-4-729, §49-4-730, §49-4-731, §49-4-732, §49-4-733, §49-4-734, and §49-4-735, all relating to juvenile competency proceedings generally; creating a process to raise and resolve questions of a competency in juvenile delinquency matters; prohibiting a juvenile found to be incompetent to stand trial to be placed in Bureau of Juvenile Services facility; defining terms; creating a rebuttable presumption that juveniles 14 years of age and older are competent to proceed; creating a rebuttable presumption that juveniles under 14 years of age are incompetent to proceed; providing all proceedings stayed until competency resolved; requiring the appointment of a guardian ad litem when the issue of a juvenile’s competency is raised or a rebuttable presumption of incompetency exists; establishing
qualifications for qualified forensic evaluators; requiring written competency evaluation report; requesting the Supreme Court to establish a training program for guardians ad litem; establishing time frames for jurisdiction and competency attainment services; establishing procedures for competency hearings; and providing disposition alternatives for incompetent juveniles and staying transfer to criminal jurisdiction.

On motion of Senator Takubo, the following amendments to the House of Delegates amendments to the bill (Eng. Com. Sub. for S. B. 562) were reported by the Clerk, considered simultaneously, and adopted:

On page one, section seven hundred twelve, subsection (a), by striking out the words “stand trial” and inserting in lieu thereof the word “proceed”;

On page three, section seven hundred twelve, by striking out the words “stand trial” and inserting in lieu thereof the word “proceed”;

On page four, section seven hundred twenty-seven, by striking out all of subsection (e) and inserting in lieu thereof a new subsection, designated subsection (e), to read as follows:

(e) If and when the issue of a juvenile’s competency is raised under subsection (a) of this section or, a rebuttable presumption of incompetency exists under subsection (c) of this section, the court shall appoint a guardian ad litem for the juvenile. The Supreme Court of Appeals is requested to establish a training program for persons acting as guardians ad litem in juvenile competency matters;

And,

On page ten, section seven hundred thirty-two, subsection (d), by striking out all of subdivision (1) and inserting in lieu thereof a new subdivision, designated subdivision (1), to read as follows:

(d) (1) Except as otherwise provided, the court shall make a written determination as to the juvenile’s competency based on a
On motion of Senator Takubo, the Senate concurred in the House of Delegates amendments, as amended.

Engrossed Committee Substitute for Senate Bill 562, as amended, was then put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—34.

The nays were: None.

Absent: None.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. Com. Sub. for S. B. 562) passed with its House of Delegates amended title.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

A message from the Clerk of the House of Delegates announced the amendment by that body, adoption as amended, and requested the concurrence of the Senate in the House of Delegates amendment, as to

**Eng. Senate Joint Resolution 4**, Incorporation of Churches or Religious Denominations Amendment.

On motion of Senator Takubo, the resolution was taken up for immediate consideration.

The following House of Delegates amendment to the resolution was reported by the Clerk:
By striking out everything after the Resolved Clause and inserting in lieu thereof the following:

That the question of ratification or rejection of an amendment to the Constitution of the State of West Virginia be submitted to the voters of the state at a special election to be held on July 24, 2021, which proposed amendment is that section 47, article VI thereof, be amended to read as follows:

ARTICLE VI. THE LEGISLATURE.

§47. Incorporation of religious denominations—prohibited institutions permitted.

No charter of incorporation shall be granted to any church or religious denomination. Provisions may be made by general laws for securing the title to church property, and for the sale and transfer thereof, so that it shall be held, used, or transferred for the purposes of such church or religious denomination institution. Provision may also be made by general law for the incorporation of churches or religious institutions.

Resolved further, That in accordance with the provisions of article eleven, chapter three of the Code of West Virginia, 1931, as amended, such amendment is hereby numbered “Amendment No. 1” and designated as the “Incorporation of Churches or Religious Institutions Amendment” and the purpose of the proposed amendment is summarized as follows: “To authorize the incorporation of churches or religious institutions.

Senator Takubo moved that the Senate refuse to concur in the foregoing House amendment to the resolution (Eng. S. J. R. 4) and request the House of Delegates to recede therefrom.

Following discussion,

The question being on the adoption of Senator Takubo’s aforesaid motion, the same was put and prevailed.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.
A message from the Clerk of the House of Delegates announced that that body had refused to concur in the Senate amendments to, and requested the Senate to recede therefrom, as to


On motion of Senator Takubo, the bill was taken up for immediate consideration.

On further motion of Senator Takubo, the Senate acceded to the request of the House of Delegates and receded from its amendments to the bill.

Engrossed Committee Substitute for House Bill 2760, as amended by deletion, was then put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—34.

The nays were: None.

Absent: None.

So, a majority of all the members present and voting having voted in the affirmative, the President declared the bill (Eng. Com. Sub. for H. B. 2760) passed with its title.

*Ordered*, That the Clerk communicate to the House of Delegates the action of the Senate.

A message from the Clerk of the House of Delegates announced that that body had refused to concur in the Senate amendment to, and requested the Senate to recede therefrom, as to

On motion of Senator Takubo, the bill was taken up for immediate consideration.

On further motion of Senator Takubo, the Senate acceded to the request of the House of Delegates and receded from its amendments to the bill.

Engrossed Committee Substitute for House Bill 2962, as amended by deletion, was then put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—34.

The nays were: None.

Absent: None.

So, a majority of all the members present and voting having voted in the affirmative, the President declared the bill (Eng. Com. Sub. for H. B. 2962) passed with its title.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate.

The Senate again proceeded to the eighth order of business.


On third reading, coming up out of regular order, with the unreported Government Organization committee amendment pending, and with the right having been granted on Thursday, April 8, 2021, for further amendments to be received on third reading, was reported by the Clerk.

The following amendment to the bill, from the Committee on Government Organization, was reported by the Clerk:
By striking out everything after the enacting clause and inserting in lieu thereof the following:

**ARTICLE 1. LIMITATIONS ON LABOR AND CONSUMER MARKETING REGULATIONS.**

§8B-1-1. Short title.

This chapter may be known and cited as the Local Government Labor and Consumer Marketing Regulatory Limitation Act.

§8B-1-2. Legislative findings and declarations.

(a) *Legislative findings. —*

(1) An increasing number of political subdivisions across the United States have attempted to enact labor and employment law and consumer marketing mandates on businesses operating within their borders.

(2) Mandates above the state and federal minimums for wages, scheduling and overtime, required paid leave, and efforts to reinstate the prevailing wage requirements previously repealed by the Legislature to regulate labor-management relations at the local level are examples of actions that, if taken by political subdivisions, would interfere with the uniformity of wage and hour laws across the state.

(3) Bans on the use of plastic bags or drinking straws, or the sale of consumer products such as soda or bottled water, are examples of improvident attempts by political subdivisions across the United States to regulate consumer merchandise within their borders.

(4) Such local mandates or restrictions, if allowed to happen in West Virginia, would create an unworkable patchwork of regulations throughout the state.

(5) Regulation of employment law and consumer products in this manner would place a burden on employers and retailers alike
of having to comply with regulatory schemes on a city-by-city or county-by-county basis.

(6) Piecemeal regulation of consumer products would also have the potential to harm both our local retailers, who are subject to significant competition across our state borders, and our economy.

(b) **Legislative intent.** — It is the intent of the Legislature that the provisions of this article be construed as a limitation on the use of local ordinances, regulations, or other policies by political subdivisions to regulate labor and employment law and the sale or marketing of consumer merchandise in a manner contrary to existing state law or public policy.

§8B-1-3. Definitions.

For the purposes of this article:

(1) “Consumer merchandise” means goods offered for sale, or provided with a sale, primarily, but not exclusively, for personal, family, or household purposes, and includes any container used for consuming, carrying, or transporting the merchandise.

(2) “Container” means a bag, cup, package, container, bottle, device, or other packaging that is all of the following:

   (A) Designed to be either reusable or single use;

   (B) Made of cloth, paper, plastic, including foamed or expanded plastic, cardboard, corrugated material, aluminum, glass, or postconsumer recycled or similar material or substrates, including coated, laminated, or multilayer substrates; and

   (C) Designed for consuming, transporting, or protecting merchandise, food, or beverages from or at a food service or retail facility.

(3) “Political subdivision” means any county commission, municipality, and county board of education; any separate corporation or instrumentality established by one or more counties
or municipalities, as permitted by law; any instrumentality supported in most part by municipalities; any public body charged by law with the performance of a government function and whose jurisdiction is coextensive with one or more counties, cities, or towns; a combined city-county health department created pursuant to §16-2-1 et seq. of this code; public service districts; and other instrumentalities including, but not limited to, volunteer fire departments and emergency services organizations as recognized by an appropriate public body and authorized by law to perform a government function: Provided, That hospitals of a political subdivision and their employees are expressly excluded from the provisions of this article.

§8B-1-4. Prohibited areas of regulation.

(a) A political subdivision may not adopt, enforce, or administer an ordinance, regulation, local policy, local resolution, or other legal requirement regarding any of the following specific areas:

(1) Regulating information an employer or potential employer may request, require, or exclude on an application for employment from an employee or a potential employee: Provided, That this section does not prohibit an ordinance, local policy, or local resolution requiring a criminal background check for an employee or potential employee in connection with the receipt of a license or permit from a local governmental body;

(2) Requiring an employer to pay to an employee a wage higher than any applicable state or federal law;

(3) Requiring an employer to pay to an employee a wage or fringe benefit based on wage and fringe benefit rates prevailing in the locality;

(4) Regulating work stoppage or strike activity of employers and their employees or the means by which employees may organize;

(5) Requiring an employer to provide to an employee paid or unpaid leave time;
(6) Requiring an employer or its employees to participate in any educational apprenticeship or apprenticeship training program that is not required by state or federal law;

(7) Regulating hours and scheduling that an employer is required to provide to employees;

(8) Regulating standards or requirements regarding consumer merchandise that are different from, or in addition to, any state or federal law or standard; and

(9) Regulating standards of care, conduct, or licensing fees for any profession regulated, licensed, or certified by the State of West Virginia.

(b) This section does not prohibit any lawfully enacted ordinance, local policy, or local resolution relating to zoning or time, place, and manner of operation requirements in accordance with state law, and does not apply to city solid waste or recycling collection programs, or ordinances which prohibit littering, as described in §22-15A-2 of this code.

§8B-1-5. Civil relief; damages.

Any person injured as a result of any violation of this article has a cause of action, and, if proven in a court of competent jurisdiction, may be entitled to preliminary and permanent injunctive relief, and any other appropriate equitable relief.

§8B-1-6. Exceptions; applicability.

(a) This article does not prohibit a political subdivision from enforcing a written agreement voluntarily entered into and in effect prior to the effective date of this article.

(b) The provisions of §8B-1-4 of this code do not apply to the employees of a political subdivision.

(c) This article does not prohibit or limit a political subdivision from complying with the West Virginia Alcohol and Drug-Free Workplace Act, set forth in §21-1D-1 et seq. of this code, or
otherwise require similar drug and alcohol policies and testing of a political subdivision’s vendors.

Senator Lindsay arose to a point of order that the Government Organization committee amendment was not germane to the bill.

Which point of order, the President ruled well taken.

There being no further amendments offered,

Having been engrossed, the bill (Eng. H. B. 2500) was then read a third time and put upon its passage.

On the passage of the bill, the yeas were: Azinger, Boley, Clements, Grady, Hamilton, Karnes, Maroney, Martin, Maynard, Nelson, Phillips, Roberts, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Weld, Woodrum, and Blair (Mr. President)—23.

The nays were: Baldwin, Beach, Caputo, Ihlenfeld, Jeffries, Lindsay, Plymale, Romano, Stollings, Unger, and Woelfel—11.

Absent: None.

So, a majority of all the members present and voting having voted in the affirmative, the President declared the bill (Eng. H. B. 2500) passed with its title.

Senator Takubo moved that the bill take effect from passage.

On this question, the yeas were: Azinger, Boley, Clements, Grady, Hamilton, Karnes, Maroney, Martin, Maynard, Nelson, Phillips, Roberts, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Weld, Woodrum, and Blair (Mr. President)—23.

The nays were: Baldwin, Beach, Caputo, Ihlenfeld, Jeffries, Lindsay, Plymale, Romano, Stollings, Unger, and Woelfel—11.

Absent: None.
So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. H. B. 2500) takes effect from passage.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence in the changed effective date.


On third reading, coming up out of regular order, with the unreported Judiciary committee amendment pending, and with the right having been granted on yesterday, Friday, April 9, 2021, for further amendments to be received on third reading, was reported by the Clerk.

At the request of Senator Trump, as chair of the Committee on the Judiciary, and by unanimous consent, the unreported Judiciary committee amendment to the bill was withdrawn.

On motion of Senator Trump, the following amendment to the bill was reported by the Clerk:

By striking out everything after the enacting clause and inserting in lieu thereof the following:

ARTICLE 7B. THE WEST VIRGINIA SECOND AMENDMENT PRESERVATION AND ANTI-FEDERAL COMMANDEERING ACT.

§61-7B-1. Short title.

This article shall be known and may be cited as the West Virginia Second Amendment Preservation and Anti-Federal Commandeering Act.

§61-7B-2. Legislative findings and intent.

The Legislature of the State of West Virginia finds:
(1) The right to keep and bear arms is a fundamental right and freedom enshrined in the federal and state constitutions. The Second Amendment to the Constitution of the United States provides “A well regulated Militia, being necessary to the security of a free State, the right of the people to keep and bear Arms shall not be infringed”. Article III, section 22 of the Constitution of the State of West Virginia provides “A person has the right to keep and bear arms for the defense of self, family, home and state, and for lawful hunting and recreational use.”;

(2) Article VI, Clause two of the Constitution of the United States provides “This Constitution, and the laws of the United States which shall be made in pursuance thereof; and all treaties made, or which shall be made, under the authority of the United States, shall be the supreme law of the land; and the judges in every state shall be bound thereby, anything in the Constitution or laws of any State to the contrary notwithstanding.”;

(3) The Constitution of the State of West Virginia provides “[t]he state of West Virginia is, and shall remain, one of the United States of America. The Constitution of the United States of America, and the laws and treaties made in pursuance thereof, shall be the supreme law of the land.”;

(4) The Constitution of the State of West Virginia reserves to the state the exclusive regulation of its own internal government and police;

(5) The Supreme Court of the United States held “Congress cannot compel the States to enact or enforce a federal regulatory program. Today we hold that Congress cannot circumvent that prohibition by conscripting the States’ officers directly. The Federal Government may neither issue directives requiring the States to address particular problems, nor command the States’ officers, or those of their political subdivisions, to administer or enforce a federal regulatory program. It matters not whether policymaking is involved, and no case-by-case weighing of the burdens or benefits is necessary; such commands are fundamentally incompatible with our constitutional system of dual sovereignty”. Printz v. United States, 521 U.S. 898 (1997);
(6) There is a genuine concern among a significant number of West Virginians that the executive branch of the federal government is poised to improperly infringe on the right to keep and bear arms using executive orders issued by the President of the United States or under acts of the Congress of the United States that violate the liberties guarded by the Second Amendment to the Constitution of United States;

(7) The legislature finds that the increased use of executive orders to effectuate policy goals in lieu of legislation considered by both houses of congress is clearly not what the founders intended and subverts the process of governance;

(8) There is also genuine concern that the reliance on executive orders to effectuate policy goals rather than legislation could cause the commandeering of state and local law-enforcement personnel and resources to attempt to enforce policies regarding firearms which would violate both the United States and West Virginia Constitutions;

(9) On April 8, 2021, in remarks delivered at the White House Rose Garden in Washington, D.C., the President of the United States announced his support of new federal initiatives, some of which, like the proposal for model “red flag” laws, are an anathema to law-abiding West Virginians, who cherish their natural rights and liberties which are guarded by both the Constitution of the United States and the West Virginia Constitution.

(10) It is the express intent of this article to defend the state from any attempt at federal commandeering of already stressed state and local law-enforcement resources for purposes that violate the constitutional rights of our citizens, while supporting the cooperation between local, state, and federal law enforcement which has proven to be a benefit to all parties; and

(11) It is the further express intent of this bill to protect the rights of the citizens of West Virginia to keep and bear arms which rights are guarded and protected by the Second Amendment to the Constitution of the United States and Article III, Section 22 of the West Virginia Constitution.
(12) It is the further intent of this article to provide for and create a means of challenging, by and through the office of the Attorney General of this state, the constitutionality of enactments by the Congress of the United States which transgress the limits of federal authority established by the Second Amendment to the Constitution of the United States.


For purposes of this article, the following words and phrases have the following meaning:

“Commandeering” means taking control of or seizing the assets, personnel, or operations of an agency of this state, or of a political subdivision of this state, or the employees of an agency or political subdivision of this state without the express authority for the control having been formally given by the state or political subdivision of the state.

“Federal commandeering” means commandeering by the government of the United States, or any department, bureau, agency, or commission of the assets, personnel, operations, or employees of an agency of this state, or of a political subdivision.

“Inconsistent federal firearms law, regulation, or rule” means a federal statute, regulation, or rule relating to firearms, firearms accessories, or ammunition that is inconsistent with the laws of the State of West Virginia. Inconsistent federal firearms law also means and includes any federal firearms law which the enactment, enforcement, or execution of which violates the Second Amendment of the Constitution of the United States.

“Inconsistent presidential firearms executive order or action” means an executive order or action issued by the President of the United States relating to the enforcement or execution of an inconsistent federal firearms law.

“Inconsistent with the law of West Virginia” in the context of an inconsistent federal firearms law means a federal firearms law which criminalizes the possession of a firearm, firearm accessory, or ammunition for federal purposes when the possession of that
firearm, firearm accessory or ammunition would not be, and is not, a violation of the law of the State of West Virginia.

“New inconsistent federal firearms law” means an inconsistent federal firearms law that was not in effect prior to January 1, 2021.

“New inconsistent presidential firearms executive order or action” means an inconsistent presidential firearms executive order or action which was not in effect prior to January 1, 2021.

“Red flag law” means a law under which a person may petition for a court to temporarily take away another person’s right to possess a firearm which it is otherwise lawful under the law of West Virginia for the respondent to possess.


No agency of this state, political subdivision of this state, or employee of an agency, or political subdivision of this state, acting in his or her official capacity, may be commandeered by the United States government under an executive order or action of the President of the United States or under an act of the Congress of the United States. Federal commandeering of West Virginia law-enforcement for purposes of enforcement of federal firearms laws is prohibited.

§61-7B-5. Prohibitions on police activity.

(a) No police agency, department, or officer of this state may participate in the execution of a federal search warrant when the only property sought to be taken and seized under the warrant is firearms, firearms accessories, or ammunition which is lawful for the person, whose premises are to be searched, to possess under the laws of this state.

(b) No police department, agency or officer of this state may participate in the execution of a federal arrest warrant of a citizen of this state or a person subject to the protections of the state constitution and the laws of West Virginia when the federal arrest warrant charges no crime other than the crime of the possession of firearms, firearm accessories, or ammunition which is lawful for
the person who is to be arrested under the warrant to possess under
the laws of this state.

(c) No police department, agency, or officer of the state may
enforce an order under a red flag law against a citizen of this state
or a person subject to the protections of the laws of this state when
the person against whom the order is directed has the lawful right
under the laws of this state to possess firearms.

(d) No police department, agency, or officer of this state
engaged in a traffic stop or in response to a noise complaint may
arrest or detain a person who is subject to the protection of the
Constitution and laws of this state for the violation of a new
inconsistent federal firearms law or inconsistent presidential
executive order or action.

§61-7B-6. Prohibition on court action.

No court of this state has authority or jurisdiction to issue an
order depriving a citizen of this state of his or her right to possess
firearms, firearms accessories, or ammunition under any red flag
law.

§61-7B-7. Permitted activities.

Notwithstanding the limitations in sections four and five of this
article, this article does not prevent any West Virginia law-
enforcement agency from doing any of the following that does not
violate any policy of the law-enforcement agency or any local law
or policy of the jurisdiction in which the agency is:

(1) Investigating, enforcing, or detaining upon reasonable
suspicion of, or arresting for, a violation of law that is detected
during law-enforcement activity authorized by law:

(2) Responding to a request from federal law-enforcement
authorities for information about a specific person’s criminal
history, including previous criminal arrests, convictions, address,
or similar criminal history information, or where otherwise
permitted by state law; or
(3) Conducting enforcement or investigative activities or duties associated with a joint law-enforcement task force, including the sharing of confidential information with other law-enforcement agencies for purposes of task force investigations, as long as the following conditions are met:

(A) The primary purpose of the joint law-enforcement task force is something other than the enforcement of inconsistent federal firearms laws; or

(B) The enforcement or investigative duties are primarily related to a violation of state or federal law unrelated to enforcement of inconsistent federal firearms laws.

§61-7B-8. Attorney General authorized and directed to challenge unconstitutional federal actions related to firearms.

Whenever any federal statute, presidential executive order, agency order, federal law, rule, or regulation is determined by the Attorney General of this state to infringe upon the right to keep and bear arms affirmed under the Second Amendment to the Constitution of the United States, the Attorney General shall commence and prosecute legal challenges to the federal action. In exercising and discharging the duties required by this section, the Attorney General shall pursue all available appeals in the courts of the United States, and he or she may expend the public moneys necessary for these purposes. The Attorney General may solicit the participation in these efforts of attorneys general of the other states of the United States and join actions brought by attorneys general of other states or other persons seeking to protect such rights.


On or before January 1, 2022, and as often thereafter as he or she shall consider necessary, the Attorney General shall publish policies for police departments and agencies of this state, and for the police departments and agencies of the political subdivisions of this state, providing guidance on resistance to federal commandeering and lawful measures which can be taken by the
law-enforcement agencies and departments of this state and its political subdivisions to protect the citizens of this state from the consequences of any attempts or efforts at federal commandeering.

§61-7B-10. Law-enforcement immunity.

(a) No head of a law-enforcement agency or law-enforcement officer under his or her command may be required, at the direction of an agency of the federal government, to act in a law-enforcement capacity to enforce a federal statute, executive order, agency order, rule or regulation determined by the Attorney General to infringe upon rights granted by the Second Amendment of the Constitution of the United States.

(b) No head of a law-enforcement agency or law-enforcement officer may be held liable civilly or criminally, nor shall his or her employment be terminated, nor shall he or she be decertified as a law-enforcement officer, for refusing to enforce a federal statute, executive order, agency order, rule, or regulation determined by the Attorney General of West Virginia to infringe upon the right to keep and bear arms under the Second Amendment to the Constitution of the United States while the constitutionality of the statute, executive order, agency order, rule, or regulation is being challenged judicially pursuant to §61-7B-8 of this code, nor thereafter if the challenge is successful.

(c) Any head of a law-enforcement agency or law-enforcement officer under his or her command who is charged criminally or civilly, or who has had his or her employment terminated, or who has had his or her certification as a law enforcement officer suspended or revoked, for failing or refusing to enforce a federal statute executive order, agency order, rule, or regulation referenced in subsection (a) of this section is entitled to reimbursement of reasonable attorney’s fees related to his or her defense.

Following extended discussion,

Senator Plymale moved the previous question, which motion prevailed.
The previous question having been ordered, that being on the adoption of Senator Trump’s amendment to the bill (Eng. Com. Sub. for H. B. 2694), the same was put and prevailed.

There being no further amendments offered,

Having been engrossed, the bill (Eng. Com. Sub. for H. B. 2694), as just amended, was then read a third time and put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Jeffries, Karnes, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—30.

The nays were: Beach, Caputo, Ihlenfeld, and Lindsay—4.

Absent: None.

So, a majority of all the members present and voting having voted in the affirmative, the President declared the bill (Eng. Com. Sub. for H. B. 2694) passed.

The following amendment to the title of the bill, from the Committee on the Judiciary, was reported by the Clerk and adopted:

Eng. Com. Sub. for House Bill 2694—A Bill to amend the Code of West Virginia, 1931, as amended, by adding thereto a new article, designated §61-7B-1, §61-7B-2, §61-7B-3, §61-7B-4, §61-7B-5, §61-7B-6, §61-7B-7, §61-7B-8, and §61-7B-9 all relating to creating the “West Virginia Second Amendment Preservation Act and Anti-Federal Commandeering Act”; providing a short title; stating legislative findings and intent; defining terms; prohibiting Federal commandeering of any agency of the state or political subdivisions of the state, including West Virginia law-enforcement for purposes of enforcement of federal firearms laws or presidential executive orders; establishing prohibitions on police activities; identifying permitted law-enforcement activities; authorizing the
Attorney General to challenge unconstitutional federal actions relating to firearms; requiring the Attorney General to publish model policies; and establishing immunity for law-enforcement.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

Eng. House Bill 3089, Make utility workers essential employees during a state of emergency.

On third reading, coming up out of regular order, with the unreported Judiciary committee amendment pending, and with the right having been granted on yesterday, Friday, April 9, 2021, for further amendments to be received on third reading, was reported by the Clerk.

The following amendment to the bill, from the Committee on the Judiciary, was reported by the Clerk and adopted:

By striking out everything after the enacting clause and inserting in lieu thereof the following:

ARTICLE 5. DIVISION OF HOMELAND SECURITY AND EMERGENCY MANAGEMENT.


As used in this article:

“Board” means the West Virginia Disaster Recovery Board created by this article;

“Code” means the Code of West Virginia, 1931, as amended;

“Community facilities” means a specific work, or improvement within this state or a specific item of equipment or tangible personal property owned or operated by any political subdivision or nonprofit corporation and used within this state to provide any essential service to the general public;

“Critical infrastructure” includes any systems and assets, whether physical or virtual, so vital to the state that the incapacity
or destruction of such systems and assets would have a debilitating impact on security, state economic security, state public health or safety, or any combination of those matters.

“Disaster” means the occurrence or imminent threat of widespread or severe damage, injury, or loss of life or property resulting from any natural or terrorist or man-made cause, including weapons of mass destruction, fire, flood, earthquake, wind, snow, storm, chemical or oil spill or other water or soil contamination, epidemic, air contamination, blight, drought, infestation or other public calamity requiring emergency action;

“Disaster recovery activities” means activities undertaken prior to, during or following a disaster to provide, or to participate in the provision of, critical infrastructure, emergency services, temporary housing, residential housing, essential business activities, and community facilities;

“Emergency services” means the preparation for and the carrying out of all emergency functions, other than functions for which military forces are primarily responsible, to protect, respond, and recover, to prevent, detect, deter, and mitigate, to minimize and repair injury and damage resulting from disasters or other event caused by flooding, terrorism, enemy attack, sabotage, or other natural or other man-made causes. These functions include, without limitation, critical infrastructure services, firefighting services, police services, medical and health services, communications, emergency telecommunications, radiological, chemical, and other special weapons defense, evacuation of persons from stricken areas, emergency welfare services, emergency transportation, existing or properly assigned functions of plant protection, temporary restoration of public utility services and other functions related to the health, safety, and welfare of the citizens of this state, together with all other activities necessary or incidental to the preparation for and carrying out of these functions. Disaster includes the imminent threat of disaster as well as its occurrence and any power or authority exercisable on account of a disaster that may be exercised during the period when there is an imminent threat;
“Essential business activities” means a specific work or improvement within this state or a specific item of equipment or tangible personal property used within this state by any person to provide any essential goods or services determined by the authority to be necessary for critical infrastructure services during a disaster, state of emergency, or state of preparedness, and for recovery from a disaster;

“Essential workers” means employees or contractors that fall under the definition of essential business activities during a disaster, state of emergency, or state of preparedness.

“Local organization for emergency services” means an organization created in accordance with the provisions of this article by state or local authority to perform local emergency services function;

“Mobile support unit” means an organization for emergency services created in accordance with the provisions of this article by state or local authority to be dispatched by the Governor to supplement local organizations for emergency services in a stricken area;

“Person” means any individual, corporation, voluntary organization or entity, partnership, firm, or other association, organization, or entity organized or existing under the laws of this or any other state or country;

“Political subdivision” means any county or municipal corporation in this state;

“Recovery fund” means the West Virginia Disaster Recovery Trust Fund created by this article;

“Residential housing” means a specific work or improvement within this state undertaken primarily to provide dwelling accommodations, including the acquisition, construction or rehabilitation of land, buildings and improvements thereto, for residential housing, including, but not limited to, facilities for temporary housing and emergency housing, and any other nonhousing facilities that are incidental or appurtenant thereto;
“Secretary” means the Secretary of the West Virginia Department of Military Affairs and Public Safety; and

“Temporary housing” means a specific work or improvement within this state undertaken primarily to provide dwelling accommodations, including the acquisition, construction or rehabilitation of land, buildings and improvements thereto, for temporary residential shelters or housing for victims of a disaster and such other nonhousing facilities that are incidental or appurtenant thereto.

§15-5-30. State of emergency; state of preparedness; essential workers.

(a) During a state of emergency or state of preparedness, set forth by the Governor, employees of public utilities, cable television operators, telecommunications carriers, and publicly or privately owned water and sewer systems shall be considered essential workers to ensure that these services can continue to operate or be restored.

(b) Contractors, vendors, and suppliers of public utilities, cable television operators, telecommunications carriers, and publicly or privately owned water and sewer systems of the state shall be considered essential workers to aid the utilities and telecommunications services in continuation of services to its customers.

(c) The provisions of subsections (a) and (b) of this section apply only and specifically for the purpose of ensuring that public utilities, cable television operators, telecommunications carriers, and publicly or privately owned water and sewer systems can continue to operate or be restored and may not be construed or interpreted in any way to have any relevance or meaning beyond this specific purpose.

There being no further amendments offered,

Having been engrossed, the bill (Eng. H. B. 3089), as just amended, was then read a third time and put upon its passage.
On the passage of the bill, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—33.

The nays were: None.

Absent: Maroney—1.

So, a majority of all the members present and voting having voted in the affirmative, the President declared the bill (Eng. H. B. 3089) passed.

The following amendment to the title of the bill, from the Committee on the Judiciary, was reported by the Clerk and adopted:

**Eng. House Bill 3089**—A Bill to amend and reenact §15-5-2 of the Code of West Virginia, 1931, as amended; and to amend said code by adding thereto a new section, designated §15-5-30, all relating to homeland security and emergency management; defining terms; and providing that employees of public utilities, cable television operators, telecommunications carriers, and publicly or privately owned water and sewer systems shall be considered essential workers to ensure that these services can continue to operate or be restored during a state of emergency or state of preparedness.

*Ordered*, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

**Eng. House Bill 2997**, Adding a defense to the civil penalty imposed for a result of delivery of fuel to a state other than the destination state printed on the shipping document for fuel.

On third reading, coming up out of regular order, with the unreported Judiciary committee amendment pending, and with the right having been granted on yesterday, Friday, April 9, 2021, for
further amendments to be received on third reading, was reported by the Clerk.

The following amendment to the bill, from the Committee on the Judiciary, was reported by the Clerk:

By striking everything after the enacting clause and inserting in lieu thereof the following:

§11-14C-34. Shipping documents; transportation of motor fuel by barge, watercraft, railroad tank car or transport truck; civil penalty.

(a) A person shall not transport in this state any motor fuel by barge, watercraft, railroad tank car or transport vehicle motor fuel loaded at a terminal rack unless the person has a machine-generated shipping document, including applicable multiple copies thereof, for the motor fuel that complies with this section. Provided, That in the event a terminal operator or operator of a bulk plant does not have installed on January 1, 2004, an automated machine that will print machine-generated shipping documents, the commissioner may authorize the terminal operator or operator of a bulk plant to issue manually prepared shipping documents: Provided, however, That in the event of an extraordinary unforeseen circumstance, including an act of God, that temporarily interferes with the ability to issue an automated machine-generated shipping document, a manually prepared shipping document that contains all of the information required by subsection (b) of this section shall be substituted for the machine-generated shipping document. A terminal operator or operator of a bulk plant shall give a shipping document to the person who operates the barge, watercraft, railroad tank car or transport vehicle into means of conveyance into which motor fuel is loaded at the terminal rack or bulk plant rack.

(b) The shipping document issued by the terminal operator or operator of a bulk plant shall be machine-printed and shall contain the following information and any other information required by the commissioner:
(1) Identification, including address, of the terminal or bulk plant from which the motor fuel was received;

(2) Date the motor fuel was loaded;

(3) Invoiced gallons loaded;

(4) Destination state of the motor fuel as represented by the purchaser of the motor fuel or the purchaser’s agent;

(5) In the case of aviation jet fuel, the shipping document shall be marked with the phrase “Aviation Jet Fuel, Not for On-road Use” or a similar phrase;

(6) In the case of dyed diesel fuel, the shipping document shall be marked with the phrase “Dyed Diesel Fuel, Nontaxable Use Only, Penalty for Taxable Use” or a similar phrase; and

(7) If the document is issued by a terminal operator, the invoiced gallons loaded and a statement indicating the name of the supplier that is responsible for the tax due on the motor fuel.

c) A terminal operator or bulk plant operator may rely on the representation made by the purchaser of motor fuel or the purchaser’s agent concerning the destination state of the motor fuel. In the event that either the terminal operator, bulk plant operator, purchaser or transporter determines prior to the shipment of motor fuel leaving the terminal or bulk plant that the destination state indicated on the shipping document is incorrect, the diversion procedure provided in subdivision (3), subsection (d) of this section shall be used to obtain authorization to deliver the motor fuel to a different state. A purchaser is liable for any tax due as a result of the purchaser’s diversion of motor fuel from the represented destination state.

d) A person to whom a shipping document was issued shall:

(1) Carry the shipping document in the means of conveyance for which it was issued when transporting the motor fuel described;
(2) Show the shipping document upon request to any law-enforcement officer, representative of the commissioner and any other authorized individual when transporting the motor fuel described;

(3) Deliver motor fuel to the destination state printed on the shipping document unless the person:

(A) Notifies the commissioner before transporting the motor fuel into a state other than the printed destination state commissioner’s designated entity by the next business day that the person has received instructions after the shipping document was issued to deliver the motor fuel to a different destination state;

(B) Receives from the commissioner’s designated entity, a confirmation number authorizing the diversion; and

(C) Writes on Records with the shipping document the change in destination state and the confirmation number for the diversion; and

(4) Gives a copy of the shipping document Provides the confirmation number for the diversion to the person to whom the motor fuel is delivered.

(e) The person to whom motor fuel is delivered by barge, watercraft, railroad tank car or transport vehicle any means of conveyance shall not accept delivery of the motor fuel if the destination state shown on the shipping document for the motor fuel is a state other than West Virginia. Provided, That delivery may be accepted if the destination state is other than West Virginia if the document contains a diversion number authorized by the commissioner’s designated entity. The person to whom the motor fuel is delivered shall examine the shipping document to determine that West Virginia is the destination state and shall retain a copy of the shipping document: (1) At the place of business where the motor fuel was delivered for ninety days following the date of delivery; and (2) at the place or another place for at least three years following the date of delivery. The person
who accepts delivery of motor fuel in violation of this subsection and any person liable for the tax on the motor fuel pursuant to section five of this article is jointly and severally liable for any tax due on the motor fuel.

(f) Any person who transports motor fuel in a barge, watercraft, railroad tank car or transport vehicle by any means of conveyance without a shipping document or with a false or an incomplete shipping document or delivers motor fuel to a destination state other than the destination state shown on the shipping document, is subject to the following civil penalty.

(1) If the motor fuel is transported in a barge, watercraft, or transport vehicle, the civil penalty shall be payable by the person in whose name the means of conveyance is registered.

(2) If the motor fuel is transported in a railroad tank car, the civil penalty shall be payable by the person responsible for shipping the motor fuel in the railroad tank car.

(3) The amount of the civil penalty for a first violation is $5,000.

(4) The amount of the civil penalty for each subsequent violation, after notice to correct the shipping document, is $10,000.

(5) Civil penalties prescribed under this section are assessed, collected, and paid in the same manner as the motor fuel excise tax imposed by this article.

(g) Penalty Defense. - Compliance with the conditions set out in this subsection is a defense to a civil penalty imposed under subsection (f) of this section, resulting from the delivery of motor fuel to a state other than the destination state printed on the shipping document for the motor fuel. The commissioner shall waive a penalty imposed against the person who transported the motor fuel under that subsection, if that person establishes a defense under this subsection. The conditions for the defense are:

(1) The person who transported the motor fuel notified the commissioner’s designated entity of the diversion and received a
confirmation number for the diversion before the imposition of the penalty; and

(2) Unless the person is a motor fuel transporter, the tax was timely paid on the diverted motor fuel.

On motion of Senator Martin, the following amendment to the Judiciary committee amendment to the bill (Eng. H. B. 2997) was reported by the Clerk and adopted:

On page one, section thirty-four, line sixteen, by striking out the words “be machine printed and shall”.

The question now being on the adoption of the Judiciary committee amendment to the bill, as amended, the same was put and prevailed.

Having been engrossed, the bill (Eng. H. B. 2997), as just amended, was then read a third time and put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—33.

The nays were: None.

Absent: Maroney—1.

So, a majority of all the members present and voting having voted in the affirmative, the President declared the bill (Eng. H. B. 2997) passed.

The following amendment to the title of the bill, from the Committee on the Judiciary, was reported by the Clerk and adopted:

Eng. House Bill 2997—A Bill to amend and reenact §11-14C-34 of the Code of West Virginia, as amended, relating to transportation of motor fuel; removing requirement that bulk plants
issue shipping documents; requiring shipping documents for motor fuel loaded at a terminal rack; requiring notices to and from the commissioner’s designated agency related to the diversion of motor fuel; and adding a defense to the civil penalty imposed for delivery of motor fuel to a state other than the destination state that is printed on the shipping document for the motor fuel.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.


On third reading, coming up out of regular order, with the unreported Judiciary committee amendment pending, and with the right having been granted on yesterday, Friday, April 9, 2021, for further amendments to be received on third reading, was reported by the Clerk.

The following amendment to the bill, from the Committee on the Judiciary, was reported by the Clerk and adopted:

By striking out everything after the enacting clause and inserting in lieu thereof the following:

ARTICLE 29. LAW ENFORCEMENT TRAINING AND CERTIFICATION.

§30-29-1. Definitions.

For the purposes of this article, unless a different meaning clearly appears in the context:

(1) “Approved law-enforcement training academy” means any training facility which is approved and authorized to conduct law-enforcement training as provided in this article;

(2) “Chief executive” means the Superintendent of the State Police; the chief Natural Resources police officer of the Division of Natural Resources; the sheriff of any West Virginia county; any administrative deputy appointed by the chief Natural Resources
police officer of the Division of Natural Resources; or the chief of any West Virginia municipal law-enforcement agency;

(3) “County” means the 55 major political subdivisions of the state;

(4) “Exempt rank” means any noncommissioned or commissioned rank of sergeant or above;

(5) “Governor’s Committee on Crime, Delinquency, and Correction” or “Governor’s committee” means the Governor’s Committee on Crime, Delinquency, and Correction established as a state planning agency pursuant to §15-9-1 of this code;

(6) “Law-enforcement officer” means any duly authorized member of a law-enforcement agency who is authorized to maintain public peace and order, prevent and detect crime, make arrests, and enforce the laws of the state or any county or municipality thereof, other than parking ordinances, and includes those persons employed as campus police officers at state institutions of higher education in accordance with the provisions of §18B-4-5 of this code, persons employed as hospital police officers in accordance with the provisions of §16-5B-19 of this code, and persons employed by the Public Service Commission as motor carrier inspectors and weight-enforcement officers charged with enforcing commercial motor vehicle safety and weight restriction laws, although those institutions and agencies may not be considered law-enforcement agencies. The term also includes those persons employed as county litter control officers charged with enforcing litter laws: Provided, That those persons have been trained and certified as law-enforcement officers and that certification is currently active. The term also includes those persons employed as rangers by resort area districts in accordance with the provisions of §7-25-23 of this code, although no resort area district may be considered a law-enforcement agency: Provided, however, That the subject rangers shall pay the tuition and costs of training. As used in this article, the term “law-enforcement officer” does not apply to the chief executive of any West Virginia law-enforcement agency or any watchman or special Natural Resources police officer;
(7) “Law-enforcement official” means the duly appointed chief administrator of a designated law-enforcement agency or a duly authorized designee;

(8) “Municipality” means any incorporated town or city whose boundaries lie within the geographic boundaries of the state;

(9) “Pre-certified law-enforcement officer” means a person employed or offered employment by a West Virginia law-enforcement agency prior to his or her initial certification by the subcommittee. This term does not include a person employed or offered employment by a West Virginia law-enforcement agency whose certification status is inactive, suspended, or has been revoked.

(10) “Subcommittee” or “law-enforcement professional standards subcommittee” means the subcommittee of the Governor’s Committee on Crime, Delinquency, and Correction created by §30-29-2 of this code; and

(11) “West Virginia law-enforcement agency” means any duly authorized state, county, or municipal organization employing one or more persons whose responsibility is the enforcement of laws of the state or any county or municipality thereof: Provided, That neither the Public Service Commission nor any state institution of higher education nor any hospital nor any resort area district is a law-enforcement agency.

§30-29-14. Minimum standards for hiring of pre-certified law-enforcement officers; disqualification for entry into basic law-enforcement academy or from certification; direct supervision of uncertified officers; maintenance and transfer of records; applicability; limitation on disclosure of records.

(a) Notwithstanding other provisions of law to the contrary, a West Virginia law-enforcement agency may not employ or offer to employ a pre-certified law-enforcement officer until it makes written findings documenting that the person meets the minimum standards contained in this subsection, or adopts a previous
employing West Virginia law-enforcement agency’s written findings, which shall be made available upon request to the subcommittee: Provided, That the hiring West Virginia law-enforcement agency may set higher minimum standards, or the subcommittee may promulgate legislative rules which establish higher minimum standards or interpret the minimum standards contained this section, as the agency or the subcommittee considers necessary for the employment of law-enforcement officers: Provided, however, That nothing in this section shall be construed to limit, abrogate, or modify any existing rule promulgated by the subcommittee. The minimum standards apply only to the hiring of a pre-certified law-enforcement officer and consist of the following:

1. The person is 18 years of age or older;

2. The person is a high school graduate or equivalent;

3. The person has submitted to a psychological assessment and has been recommended for hire as a result;

4. The person has submitted to and passed a polygraph examination;

5. The person has not been dishonorably discharged from any branch of the armed forces of the United States or the National Guard;

6. The person has not been convicted in any civilian or military court of a crime punishable by imprisonment for a term exceeding one year, a crime involving moral turpitude, or a crime of domestic violence, or who has been administratively pardoned for any such crime;

7. The person has not admitted to committing any criminal acts as set forth in subdivision (6) of this subsection which did not result in a conviction;

8. The person is not prohibited by state or federal law from shipping, transporting, receiving, or possessing firearms or ammunition;
(9) The person is not addicted to narcotics or other controlled substances; and

(10) The person has consented to a thorough investigation by the hiring West Virginia law-enforcement agency into the person’s background and moral character, including, but not limited to, a nationwide criminal background check consisting of inquiries of the National Instant Criminal Background Check System, the West Virginia criminal history record responses and the National Interstate Identification index, the report of which shall be made a part of the written findings required by this section.

(b) Upon review of the written findings of the hiring West Virginia law-enforcement agency and the background investigation, the subcommittee may deny the certification of a law-enforcement officer or, if applicable, deny admission to a basic entry-level training program to a person failing to meet the minimum standards set forth in this section in the discretion of the subcommittee.

(c) A pre-certified law-enforcement officer who is employed by a West Virginia law-enforcement agency must be directly supervised by a certified law-enforcement officer at all times when the pre-certified law-enforcement officer is engaged in law-enforcement duties. For purposes of this section, “directly supervised” means that the certified law-enforcement officer is physically present with, maintains a close visual and verbal contact with, and provides adequate direction to, the pre-certified law-enforcement officer while he or she is engaged in law-enforcement duties.

(d) The initial hiring West Virginia law-enforcement agency shall maintain the written findings and background investigation required herein, for the duration of the person’s term of employment, at a minimum. Each time the person transfers to a different West Virginia law-enforcement agency, copies of the written findings and background investigation shall be transmitted by the West Virginia law-enforcement agency which is the person’s most recent employer to the West Virginia law-enforcement agency which is the person’s new employer:
Provided, That the provisions of this subsection do not apply to the West Virginia State Police.

(e) The provisions of this section apply to any person hired by a West Virginia law-enforcement agency as a pre-certified law-enforcement officer after the effective date of this section.

(f) Written findings and information obtained in the course of any investigation authorized by this section are not public records and are not subject to disclosure under §29B-1-1 et seq. of this code.

There being no further amendments offered,

Having been engrossed, the bill (Eng. Com. Sub. for H. B. 2891), as just amended, was then read a third time and put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—33.

The nays were: None.

Absent: Maroney—1.

So, a majority of all the members present and voting having voted in the affirmative, the President declared the bill (Eng. Com. Sub. for H. B. 2891) passed.

The following amendment to the title of the bill, from the Committee on the Judiciary, was reported by the Clerk and adopted:

Eng. Com. Sub. for House Bill 2891—A Bill to amend and reenact §30-29-1 of the Code of West Virginia, 1931, as amended; and to amend said code by adding thereto a new section, designated §30-29-14, all relating to minimum standards for hiring of pre-
certified law-enforcement officers; adding “pre-certified law-enforcement officer” as a defined term; prohibiting West Virginia law-enforcement agencies from employing or offering to employ a pre-certified law-enforcement officer without certain findings; requiring a hiring West Virginia law-enforcement agency to make written findings or adopt the written findings of a previous employing West Virginia law-enforcement agency documenting that the pre-certified law-enforcement officer meets certain minimum standards; requiring such written findings to be made available to the Law-Enforcement Professional Standards Subcommittee of the Governor’s Committee on Crime, Delinquency, and Correction; providing ten minimum standards for hiring of a pre-certified law-enforcement officer; requiring report from background investigation to be made part of written findings; authorizing Law-Enforcement Professional Standards Subcommittee to deny certification or deny admission to a basic entry-level training program to a person failing to meet minimum standards; requiring direct supervision of a pre-certified law-enforcement officer by a certified law-enforcement officer while engaged in law-enforcement duties; providing meaning of “directly supervised”; providing for recordkeeping; providing for transfer of records between employing West Virginia law-enforcement agencies; providing exception for West Virginia State Police; specifying application of requirements pertaining to minimum standards for hiring of pre-certified law-enforcement officers; and providing exception to disclosure under West Virginia Freedom of Information Act for certain records.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.


On third reading, coming up out of regular order, with the unreported Judiciary committee amendment pending, and with the right having been granted on yesterday, Friday, April 9, 2021, for further amendments to be received on third reading, was reported by the Clerk.
The following amendment to the bill, from the Committee on the Judiciary, was reported by the Clerk and adopted:

By striking out everything after the enacting clause and inserting in lieu thereof the following:

CHAPTER 55. ACTIONS, SUITS, AND ARBITRATION; JUDICIAL SALE.

ARTICLE 7J. FINANCIAL EXPLOITATION OF AN ELDERLY PERSON, PROTECTED PERSON, OR INCAPACITATED ADULT.

§55-7J-1. Action for financial exploitation of an elderly person, protected person, or incapacitated adult; definitions.

(a) Any elderly person, protected person, or incapacitated adult against whom an act of financial exploitation has been committed may bring an action under this article against any person who has committed an act of financial exploitation against him or her by filing a civil complaint for financial exploitation, a petition for a financial exploitation protective order, or both.

(b) For the purposes of this article:

(1) “Incapacitated adult” has the same meaning as prescribed under §61-2-29 of this code;

(2) “Elderly person” means a person who is 65 years or older;

(3) “Financial exploitation” or “financially exploit” means the intentional misappropriation or misuse of funds or assets or the diminishment of assets due to undue influence of an elderly person, protected person, or incapacitated adult, but may not apply to a transaction or disposition of funds or assets where the defendant made a good-faith effort to assist the elderly person, protected person, or incapacitated adult with the management of his or her money or other things of value; and
(4) “Protected person” means any person who is defined as a “protected person” in §44A-1-4 of this code and who is subject to the protections of §44A-1-1 et seq. or §44C-1-1 et seq. of this code.

(c) Any person who believes that an elderly person, protected person, or incapacitated adult is suffering financial exploitation due to the intentional misappropriation or misuse of funds or undue influence may bring an action for a protective order pursuant to this section in the magistrate court or circuit court in the county in West Virginia in which the elderly person, protected person, or incapacitated adult resides or the financial exploitation occurred: Provided, That an action for relief brought in the magistrate court of the county of residence of the elderly person, protected person, or incapacitated adult believed to be the victim of financial exploitation order granting a financial exploitation protective order to stay further diminution of the person’s assets of an elderly person, protected person, or incapacitated adult shall be temporary in nature.

(d) An action for a financial exploitation protective order brought under this section is commenced by the filing of a verified petition. Temporary relief may be granted without notice to the person alleged to be engaging in financial exploitation and without that person being present: Provided, That notice shall be provided to the person alleged to be engaging in financial exploitation as soon as practicable, and that no final relief may be granted on the petition without a full, adversarial evidentiary hearing on the merits before the court.

(e) If a magistrate court grants the petition for a financial exploitation protective order and issues a temporary financial exploitation protective order, the magistrate court shall immediately transfer the matter to the circuit court of the county in which the petition was filed. Upon receipt of the notice of transfer from the magistrate court, the circuit court shall set the matter for a review hearing within 20 days. Any review hearing shall be a full, adversarial evidentiary hearing on the merits before the court. After a hearing, the circuit court may issue a permanent protective order containing any relief the circuit court determines necessary to
protect the alleged victim if the court finds by a preponderance of the evidence that:

(1) The respondent has committed an act against the victim that constitutes financial exploitation; and

(2) There is reasonable cause to believe continued financial exploitation will occur unless relief is granted; or

(3) The respondent consents to entry of the permanent protective order.

(f) An order entered under this section shall state that a violation of the order may result in criminal prosecution under §61-2-29b of this code and state the penalties therefor.

§55-7J-4. Attorneys’ fees; court costs and burden of proof; statute of limitations.

(a) The court may award reasonable attorneys’ fees and costs to a person that brings an action under this section article and prevails.

(b) The standard of proof in proving that a person committed financial exploitation in an action pursuant to this article is a preponderance of the evidence.

(c) An action under this article shall be brought within two years from the date of the violation or from the date of discovery, whichever is later in time.

§55-7J-5. Action to freeze assets; burden of proof; options the court may exercise.

(a) An elderly person, protected person, or incapacitated adult may bring an action to enjoin the alleged commission of financial exploitation and may petition the court to freeze the assets of the person allegedly committing the financial exploitation in an amount equal to, but not greater than, the alleged value of lost property or assets for purposes of restoring to the victim the value of the lost property or assets. The burden of proof required to freeze the assets of a person allegedly committing financial exploitation
shall be a preponderance of the evidence. Upon a finding that the elderly person, protected person, or incapacitated adult has been formally exploited, the court may:

(1) Grant injunctive relief;

(2) Order the violator to place in escrow an amount of money equivalent to the value of the misappropriated assets for distribution to the aggrieved elderly person, protected person, or incapacitated adult;

(3) Order the violator to return to the elderly person, protected person, or incapacitated person any real or personal property which was misappropriated; or

(4) Provide for the appointment of a receiver; or

(5) Order any combination or all of the above.

(b) In any action under §55-7J-1 et seq. of this code, the court may void or limit the application of contracts or clauses resulting from the financial exploitation.

(c) In any civil action brought under this article, upon the filing of the complaint or on the appearance of any defendant, claimant, or other party, or at any later time, the court may require the plaintiff, defendant, claimant, or other party or parties to post security, or additional security, in a sum the court directs to pay all costs, expenses, and disbursements that are awarded against that party or that the party may be directed to pay by any interlocutory order, by the final judgment or after appeal.

(d) An order entered under this section shall state that a violation of the order may result in criminal prosecution under §61-2-29b of this code and state the penalties therefor.

§55-7J-6. Penalty for violation of injunction; retention of jurisdiction.

Any person who violates the terms of an order issued under section five of this article shall be subject to proceeding for contempt of court. The court issuing the injunction may retain jurisdiction if, in its discretion, it determines that to do so is in the
best interest of the elderly person, protected person, or incapacitated adult. Whenever the court determines that an injunction issued under section five of this article §55-7J-5 of this code has been violated, the court may award reasonable costs to the party asserting that a violation has occurred.

CHAPTER 61. CRIMES AND THEIR PUNISHMENT.

ARTICLE 2. CRIMES AGAINST THE PERSON.

§61-2-29b. Financial exploitation of an elderly person, protected person, or incapacitated adult; penalties; definitions.

(a) Any person who financially exploits an elderly person, protected person, or an incapacitated adult in the amount of less than $1,000 is guilty of a misdemeanor and, upon conviction thereof, shall be fined not more than $1,000 or confined in jail for not more than one year, or both fined and confined.

(b) Any person who financially exploits an elderly person, protected person, or an incapacitated adult in the amount of $1,000 or more is guilty of a felony and, upon conviction thereof, shall be fined not more than $10,000 and imprisoned in a state correctional facility not less than two nor more than 20 years.

(c) Any person convicted of a violation of this section shall, in addition to any other penalties at law, be subject to an order of restitution.

(d) In determining the value of the money, goods, property, or services referred to in subsection (a) of this section, it shall be permissible to cumulate amounts or values where such the money, goods, property, or services were fraudulently obtained as part of a common scheme or plan.

(e) Financial institutions and their employees, as defined by §31A-2A-1 of this code and as permitted by §31A-2A-4 of this code, others engaged in financially related activities, as defined by §31A-8C-1 of this code, caregivers, relatives, and other concerned persons are permitted to report suspected cases of financial
exploitation to state or federal law-enforcement authorities, the county prosecuting attorney, and to the Department of Health and Human Resources, Adult Protective Services Division, or Medicaid Fraud Division, as appropriate. Public officers and employees are required to report suspected cases of financial exploitation to the appropriate entities as stated above. The requisite agencies shall investigate or cause the investigation of the allegations.

(f) When financial exploitation is suspected and to the extent permitted by federal law, financial institutions and their employees or other business entities required by federal law or regulation to file suspicious activity reports and currency transaction reports shall also be permitted to disclose suspicious activity reports or currency transaction reports to the prosecuting attorney of any county in which the transactions underlying the suspicious activity reports or currency transaction reports occurred.

(g) Any person or entity that in good faith reports a suspected case of financial exploitation pursuant to this section is immune from civil liability founded upon making that report.

(h) For the purposes of this section:

(1) “Incapacitated adult” means a person as defined by §61-2-29 of this code;

(2) “Elderly person” means a person who is 65 years or older;

(3) “Financial exploitation” or “financially exploit” means the intentional misappropriation or misuse of funds or assets of an elderly person, protected person, or incapacitated adult, but shall not apply to a transaction or disposition of funds or assets where the accused made a good-faith effort to assist the elderly person, protected person, or incapacitated adult with the management of his or her money or other things of value; and

(4) “Protected person” means any person who is defined as a “protected person” in §44A-1-4 of this code and who is subject to the protections of chapter 44A or 44C §44A-1-1 et seq. or § 44C-1-1 et seq. of this code.
(i) Notwithstanding any provision of this code to the contrary, acting as guardian, conservator, trustee, or attorney for, or holding power of attorney for, an elderly person, protected person, or incapacitated adult shall not, standing alone, constitute a defense to a violation of subsection (a) of this section.

(j) Any person who willfully violates a material term of an order entered pursuant to §55-7J-5 et seq. of this code is guilty of a misdemeanor and, upon conviction thereof, shall:

1. For the first offense, be fined not more than $1,000 or confined in jail not more than 90 days, or both fined and confined; and

2. For a second or subsequent offense, be fined not more than $2,500 or confined in jail not more than one year, or both fined and confined.

There being no further amendments offered,

Having been engrossed, the bill (Eng. Com. Sub. for H. B. 2671), as just amended, was then read a third time and put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—33.

The nays were: None.

Absent: Maroney—1.

So, a majority of all the members present and voting having voted in the affirmative, the President declared the bill (Eng. Com. Sub. for H. B. 2671) passed.
The following amendment to the title of the bill, from the Committee on the Judiciary, was reported by the Clerk and adopted:

**Eng. Com. Sub. for House Bill 2671**—A Bill to amend and reenact §55-7J-1, §55-7J-4, §55-7J-5, and §55-7J-6 of the Code of West Virginia, 1931, as amended; and to amend and reenact §61-2-29b of said code, all relating to financial exploitation of elderly persons, protected persons or incapacitated adults; updating terms; clarifying actions by civil complaint, petition for financial exploitation protective order, or both; providing that financial exploitation protective orders are temporary; requiring notice be given to the person alleged to be engaging in financial exploitation as soon as practicable; requiring a full adversarial hearing on the merits before a court before final relief may be granted; including criminal penalties for violation or contempt of protective orders for victims of financial exploitation; and requiring notice of potential criminal penalties in all injunctive or protective orders.

*Ordered*, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

On motion of Senator Takubo, at 7:29 p.m., the Senate recessed until 8 p.m. tonight.

The Senate reconvened at 8:03 p.m. and, without objection, returned to the third order of business.

A message from the Clerk of the House of Delegates announced the amendment by that body, passage as amended, and requested the concurrence of the Senate in the House of Delegates amendment, as to


On motion of Senator Takubo, the bill was taken up for immediate consideration.

The following House of Delegates amendment to the bill was reported by the Clerk:
By striking out everything after the enacting clause and inserting in lieu thereof the following:

ARTICLE 11A. AMENDMENTS TO THE CONSTITUTION OF THE UNITED STATES.

§3-11A-1. Definitions.

For the purposes of this article:

“Article V convention” means a convention for proposing amendments as expressly provided in Article V of the Constitution of the United States of America.

“Article V application” means a joint resolution passed by the Legislature on the same subject, or containing the same proposed amendment text, as 33 other sovereign states requiring Congress to call an Article V convention by setting the time and place.

“Delegate” or “alternate” means a person selected by the Legislature or any other method provided by law to represent the State of West Virginia at an Article V convention.

“Legislative instructions” mean instructions given by the Legislature to delegates and alternates before and during an Article V convention.

“Unauthorized amendment” means a proposed amendment that is outside the subject matter of the Article V application, the call, the commission, or any legislative instructions.

§3-11A-2. Committee of correspondence for Article V convention.

(a) The Legislature shall designate one or more legislative committees for purposes of communicating, exchanging information, and otherwise engaging in discussion and dialogue with the several states and the state’s congressional delegation regarding acts, resolutions, and issues that may be the subject of an Article V convention, and the rules, processes, potential amendments, procedures for proposing amendments, interstate
compacts, common credentials, and instructions for delegates that may govern an Article V convention.

(b) The Legislature may vest this function in the Joint Committee on Government and Finance, in existing committees of each chamber, other legislative committees, or committees it may establish.

§3-11A-3. Prohibition against participation in Article V convention requiring proportional representation.

Delegates from West Virginia may only be authorized to attend an Article V convention for proposing amendments where each state has one equal vote. A delegate or alternate from West Virginia may not attend an Article V convention for the purpose of proposing amendments that require proportional representation of any state based on its respective populations.

§3-11A-4. Delegate duties and responsibilities.

(a) Every candidate for delegate or alternate from West Virginia to the Article V convention shall take the following oath: “I do solemnly swear or affirm that, to the best of my abilities, I will, as a delegate or alternate to an Article V convention, uphold the constitution and laws of the United States of America and the State of West Virginia. I will not vote to allow consideration of or to approve any unauthorized amendment proposed for ratification to the United States of America Constitution. So help me God.”

(b) The Legislature, or an official or committee authorized pursuant to §3-11A-2(b) of this code, shall certify in writing to the Article V convention the delegates and alternates selected, the amendments a delegate or alternate is authorized to consider and vote to approve, the recall procedures set forth in subsection (c) of this section, and the mandatory nullification of any votes cast by a delegate or alternate on an unauthorized amendment.

(c) Delegates may not vote to allow consideration of, or vote to approve, an unauthorized amendment for ratification to the Constitution of the United States. Any such vote is an unauthorized vote and is void.
(d) Any delegate casting a vote to allow consideration or approval of an unauthorized amendment shall be immediately recalled by an official or committee authorized pursuant to §3-11A-2(b) of this code and be replaced by an alternate.

(e) Any delegate or alternate is a public official, as that term is defined in §6B-1-3 of this code, and is subject to the requirements of the West Virginia Governmental Ethics Act.

§3-11A-5. Violation of oath; criminal penalty.

Any delegate who violates the oath set forth in §3-11A-4 of this code is guilty of a felony and, upon conviction thereof, shall be fined not less than $100,000 nor more than $500,000 and be confined in a state correctional facility for not more than 10 years.

On motion of Senator Karnes, the following amendments to the House of Delegates amendment to the bill (Eng. Com. Sub. for S. B. 332) were reported by the Clerk and considered simultaneously:

On page three, after section five, by adding a new section, designated section six, to read as follows:

§3-11A-6. Issuance of call for Article V convention.

(a) By passage of this section in the 2021 Regular Legislative Session, the West Virginia Legislature hereby applies to Congress, under the provisions of Article V of the Constitution of the United States, for the calling of a convention of the states.

(b) This Convention is to be limited to proposing amendments to the Constitution of the United States that

(1) Impose fiscal restraints on the federal government,

(2) Limit the power and jurisdiction of the federal government, and

(3) Limit the terms of office for its officials and for members of Congress.
Absolutely no other business will be authorized or permitted at this convention.

(c) This application constitutes a continuing application, in accordance with the provisions of Article V of the Constitution of the United States, until the legislatures of at least two thirds of the several states shall have made applications on the same subject.

(d) Upon enactment of this legislation, and authorization of the same by the Governor, the Clerk of the West Virginia House of Delegates and the Clerk of the West Virginia Senate, are hereby directed to jointly forward a copy of the engrossed and approved legislation

(1) As an application to the President and Secretary of the United States Senate, to the Speaker and Clerk of the United States House of Representatives,

(2) To transmit copies of the same to the members of West Virginia’s congressional delegation, and

(3) To the presiding officers of each of the legislative houses in the several states requesting their cooperation;

And,

By striking out the title and substituting therefor a new title, to read as follows:

Eng. Com. Sub. for Senate Bill 332—A Bill to amend the Code of West Virginia, 1931, as amended, by adding thereto a new article, designated §3-11A-1, §3-11A-2, §3-11A-3, §3-11A-4, §3-11A-5, and §3-11A-6, all relating to providing procedures for West Virginia to select delegates to an Article V convention for proposing amendments to the Constitution of the United States of America; defining terms; directing Legislature to establish committee of correspondence for Article V convention; authorizing participation by delegates in Article V convention only when each state has equal vote; setting forth delegate duties and responsibilities; setting forth oath for candidate for delegate or alternate; designating delegates and alternates as public officials
and subject to West Virginia Governmental Ethics Act; providing for immediate recall of delegate casting unauthorized vote and replacement with alternate; directing Legislature to certify certain information to Article V convention; making violation of delegate’s oath a felony; declaring and limiting issues to be considered at a convention of states; and providing criminal penalties for violation of a delegate’s oath.

Senator Romano arose to a point of order that the amendments offered by Senator Karnes to the House of Delegates amendment were not germane to the bill.

Which point of order, the President ruled not well taken.

The question being on the adoption of the amendments offered by Senator Karnes to the House of Delegates amendment to the bill (Eng. Com. Sub. for S. B. 332), the same was put and prevailed.

On motion of Senator Takubo, the Senate concurred in the House of Delegates amendment, as amended.

Engrossed Committee Substitute for Senate Bill 332, as amended, was then put upon its passage.

On the passage of the bill, the yeas were: Azinger, Boley, Clements, Grady, Hamilton, Karnes, Martin, Maynard, Nelson, Phillips, Roberts, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Weld, Woodrum, and Blair (Mr. President)—22.

The nays were: Baldwin, Beach, Caputo, Ihlenfeld, Jeffries, Lindsay, Plymale, Romano, Stollings, Unger, and Woelfel—11.

Absent: Maroney—1.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. Com. Sub. for S. B. 332) passed with its Senate amended title.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.
A message from the Clerk of the House of Delegates announced the amendment by that body, passage as amended, and requested the concurrence of the Senate in the House of Delegates amendments, as to


On motion of Senator Takubo, the bill was taken up for immediate consideration.

The following House of Delegates amendments to the bill were reported by the Clerk:

On page one, section fifteen-a, line six, by striking out the words “other than those set forth in subsection (c) of this section”;

And,

On page one, section fifteen-a, line seven, after the word “who” by inserting the words “is otherwise prohibited by law from possessing a firearm”.

On motion of Senator Takubo, the Senate refused to concur in the foregoing House amendments to the bill (Eng. Com. Sub. for S. B. 485) and requested the House of Delegates to recede therefrom.

*Ordered*, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

A message from the Clerk of the House of Delegates announced the amendment by that body, passage as amended with its House of Delegates amended title, and requested the concurrence of the Senate in the House of Delegates amendments, as to


On motion of Senator Takubo, the bill was taken up for immediate consideration.
The following House of Delegates amendments to the bill were reported by the Clerk:

By striking out everything after the enacting clause and inserting in lieu thereof the following:

**ARTICLE 32. THE WEST VIRGINIA WIND AND SOLAR ENERGY FACILITY RECLAMATION ACT.**

§22-32-1. Legislative findings and purpose.

(a) The Legislature finds that the State of West Virginia has an interest in assuring that wind generation facilities and solar generation facilities are properly decommissioned and reclaimed once the facility has been permanently closed.

(b) The Legislature further finds that the most efficient manner by which to protect the citizens of the State of West Virginia is to require that wind generation facilities and solar generation facilities secure bonding sufficient to pay for all decommissioning and reclamation costs of the property on which wind generation facilities and solar generation facilities are operated.

(c) Therefore, in view of the findings relating to the decommissioning and reclamation of wind generation facilities and solar generation facilities, the Legislature declares it to be the public policy of the State of West Virginia to eliminate the present danger resulting from abandoned wind generation facilities and solar generation facilities and that in order to provide for the public health, safety, and welfare, it is necessary to enact legislation to those ends by requiring companies that construct and operate wind generation facilities and solar generation facilities to post bonds and execute agreements sufficient to cover the costs of decommissioning and reclamation in the event they are abandoned after closure.


This article shall be known and cited as The West Virginia Wind and Solar Energy Facility Reclamation Act.

As used in this article, unless the context requires otherwise, the following definitions apply:

(a) “Board” means the Environmental Quality Board provided for in §22B-1-7 of this code.

(b) “Decommission” or “decommissioning” means:

(1) The removal and proper disposal of the solar generation facility and its foundation after the end of the facility’s useful life or abandonment; or

(2) The removal and proper disposal of an aboveground wind turbine tower and its foundation after the end of a wind generation facility’s useful life or abandonment; and

(3) Except as otherwise provided in §22-32-4 of this code, the removal and proper disposal of buildings, equipment, cabling, electrical components, roads, or any other facilities associated with a wind generation or solar generation facility; and

(4) Except as otherwise provided in §22-32-4 of this code, the reclamation of the surface lands upon which buildings, equipment, and equipment foundations using backfill and compacting of soil in order to return the surface to beneficial use and to prevent adverse hydrologic effects.

(c) “Department”, “agency”, and “DEP” mean the West Virginia Department of Environmental Protection.

(d) “Owner” means a person who owns a wind generation or solar generation facility operated in West Virginia for the generation of electricity.

(e) “Person” means any individual, firm, partnership, company, association, corporation, limited liability company, city, town, or local governmental entity or any other state, federal, or private entity, whether organized for profit or not.
(f) “Solar generation facility” means an installation or combination of solar panels or plates, including a canopy or array, and other associated property, including appurtenant land, improvements, and personal property, that are normally operated together to capture and convert solar radiation to produce electricity, including flat plate, focusing solar collectors, or photovoltaic solar cells, and that has a nameplate capacity, singularly or in the aggregate, greater than or equal to 1.0 megawatts.

(g) “Wind generation facility” means any combination of a physically connected wind turbine or turbines, associated prime movers, and other associated property, including appurtenant land, improvements, and personal property, that are normally operated together to produce electric power from wind and that have a nameplate capacity, singularly or in the aggregate, greater than or equal to 1.0 megawatts.

(h) “Bond” means a surety bond or any other arrangement, including but not limited to letters of credit and escrow accounts, that represent a financial guarantee from the owner of a wind generation facility or solar generation facility to meet decommissioning requirements as established in this Act.

§22-32-4. Bonding required.

(a) Within 12 months of a wind generation facility or solar generation facility commencing commercial operation, except as provided in subsections (b) and (c) of this section, the owner of a wind generation facility or solar generation facility operating in West Virginia shall:

(1) Notify the Department of Environmental Protection (DEP) in writing of the date that the facility began commercial operation;

(2)(A) Submit a plan, certified by a qualified independent licensed professional engineer, for decommissioning the facility to the DEP in compliance with DEP standards and technical specifications including a scope of work to be completed and cost estimates for completion and salvage estimates, taking into account
local siting conditions, or (B) if exempt hereunder, submit a copy of a properly executed and legally binding decommissioning agreement with all attachments, schedules, and addendums thereto;

(3) Provide the DEP with any other necessary information in accordance with this article and rules adopted pursuant to this article in order for the department to determine bond requirements in accordance with this section; and

(4) Submit a fee for a new application of $100 per megawatt of nameplate generation capacity or a fee for any modification of $50 per megawatt of nameplate generation capacity to be deposited into the Wind and Solar Decommissioning Account and utilized for implementing this article and its rules.

(b) If a wind generation facility or solar generation facility commenced commercial operation before July 1, 2021, the owner of the facility shall submit to the department the information required in subsection (a) of this section on or before July 1, 2022.

(c) If a wind generation facility or solar generation facility commenced commercial operation before July 1, 2021, and the owner of the facility submitted information required by subsection (a) of this section on or before July 1, 2021, the owner is not required to resubmit the information.

(d) If a property owner and the owner of a wind generation facility or solar generation facility and to the extent necessary any local governing body reach an agreement concerning: (1) Alternative restoration of buildings, equipment, other associated property (including appurtenant land, improvements, and personal property), cabling, electrical components, roads, or any other associated facilities (instead of removal); or (2) alternative plans for reclamation of surface lands; or (3) both, the agreement must be provided to the DEP for review and approval by the Cabinet Secretary or his assigns. The DEP must approve or deny the alternative plan submission within 90 days of receipt. Decommissioning agreements which legally bind exempt parties are not subject to approval or modification by DEP but are subject to review and comment by DEP.
(e)(1) Upon application by the wind generation facility or solar generation facility, the DEP may modify a plan for decommissioning and adjust bond requirements in accordance with this article.

(2) The DEP shall notify the owner of the facility of any modification. The owner of the wind generation facility or solar generation facility may appeal a modification by the DEP of a plan for decommissioning to the Environmental Quality Board within 30 days of receiving notice of the modification to the plan.

(f) To determine the amount of a bond required in accordance with this act, the DEP shall take into account the report submitted with an application and assess a bond value based upon the total disturbed acreage of land upon which the wind generation or solar generation facility is operated, less salvage value: Provided, That the amount of the bond required shall not exceed the total projected future cost of decommissioning, less salvage value.

(g) Except as provided in subsection (i) of this section, the owner of a wind generation facility or solar generation facility shall submit to the DEP a bond payable to the State of West Virginia in a form acceptable by the DEP and in the sum determined by the DEP, conditioned on the faithful decommissioning of the wind generation facility or solar generation facility.

(h)(1) Except as provided in subsection (i) of this section, if a wind generation facility or solar generation facility commenced commercial operation on or before July 1, 2021, the operator shall submit the decommissioning bond to the DEP on or before July 1, 2022.

(2) Except as provided in subsection (i) of this section, if a wind generation facility or solar generation facility commenced commercial operation after July 1, 2021, the operator shall submit the decommissioning bond to the DEP within one year of the date on which the wind generation facility or solar generation facility first produces electricity for consumer or industrial use.
(i) An owner of a wind generation facility or solar generation facility is exempt from the requirements of this section if:

(1) the facility has less than 1.0 megawatts in nameplate capacity;

(2) the facility is operated by a regulated public utility who can successfully demonstrate to the Public Service Commission and the DEP an acceptable showing of financial integrity and long-term viability; or

(3) the facility is legally bound by a decommissioning agreement, based upon a qualified independent party and executed before the effective date of this article; or is or was granted a siting certificate or other authorization to construct by the Public Service Commission, conditioned upon the execution of such agreement before the effective date of this article: Such facilities are exempt, unless or until the facility, is (A) found to be in breach of such agreement or such agreement is found to be unenforceable, (B) sold or transferred to a party or parties not bound under such agreement, or (C) substantially expanded in total disturbed acreage.

(j)(1) If the owner of the wind generation facility or solar generation facility fails to submit a decommissioning bond acceptable to the DEP or the properly executed and legally binding decommissioning agreement within the time frame required by this section, the DEP shall provide notice to the facility owner. If, after 30 days, the owner of a wind generation facility or solar generation facility has not submitted a decommissioning bond or such agreement, the DEP may assess an administrative penalty of not more than $10,000 for the first day of violation and may assess an additional administrative penalty of not more than $500 for each day the failure to submit the decommissioning bond continues.

(2) The owner of the wind generation facility or solar generation facility may appeal a penalty assessment to the Environmental Quality Board within 30 days after receipt of written notice of the penalty. The provisions of §22B-1-1 et seq. of this code shall apply to such appeals.
(k) If the owner of a bonded wind generation facility or solar generation facility transfers ownership of the facility to a successor owner, the first owner’s bond must be released after 90 days. The new owner of a bonded facility shall submit any necessary bond within 90 days after transfer of ownership or be subject to penalties in accordance with this section. The new owner of an unbonded facility shall submit any necessary bond within 90 days after transfer of ownership or be subject to penalties in accordance with this section.

(l) Once every five years, the owner of a wind generation facility or solar generation facility may submit an amended plan for the DEP’s approval. As part of the submission, the owner of a wind generation facility or solar generation facility may also apply to the DEP for a reduction in the amount of the decommissioning bond applicable to the wind energy facility or solar generation facility. The owner’s application to the DEP must include written evidence of a reduction in the total disturbed acreage upon which the facility is sited and a modification fee of $50 per megawatt of nameplate generation capacity.

(m) Submitting a bond or a properly executed and legally binding decommissioning agreement in accordance with this section does not absolve the owner of a wind generation facility or solar generation facility from complying with all other applicable laws, rules, regulations, and requirements applicable to a wind generation facility or solar generation facility.

(n) The Public Service Commission of West Virginia shall condition all siting certificates issued on full compliance, as determined by the DEP, with the provisions of this article and the rules promulgated hereunder and shall not require further decommission bonding. Entities subject to and in compliance with this article shall not be subjected to any municipal, county, or local political subdivision’s code, ordinances, rules, or regulations including additional decommission bonding.

(o) DEP shall issue a decision approving, approving with modifications, or denying an application, plan, amended plan, modification, or bond within 90 days of receipt.
(p) Any person adversely affected by a decision of DEP to approve or deny a decommissioning plan; establish the amount of a decommissioning bond; approve or deny an application to modify a decommissioning plan or bond; grant or release a decommissioning bond; or to forfeit a decommissioning bond may appeal that decision to the Environmental Quality Board and thereafter to the appropriate court in accordance with the provisions of §22B-1-1, et seq of this code.

§22-32-5. Wind and solar decommissioning account, bonds to be held.

(a) This article establishes a Wind and Solar Decommissioning Account within the State Treasury. There must be paid into the account:

(1) Fees and penalties collected in accordance with the article; and

(2) Interest income earned on the account.

(b)(1) Money in the account may only be used by the Department of Environmental Protection (DEP) in implementing this article and rules adopted pursuant to this article.

(2) The DEP shall administer this program using existing resources and money in the account.

(c) The DEP shall maintain and hold bonds or other surety received by the DEP as authorized by this article for use in accordance with this article.


(a)(1) Subject to subdivision (2) of this subsection, the Department of Environmental Protection (DEP) shall release the bond if it is satisfied that an owner has properly decommissioned a wind generation facility or solar generation facility in accordance with the plan required by this article.
(2) At any time, an owner of a wind generation facility or solar generation facility may petition the DEP for release of the bond, and the DEP shall reply with a determination within 90 days.

(b) If the owner of a wind generation facility or solar generation facility fails to properly decommission a wind generation facility or solar generation facility and has not commenced action to rectify deficiencies within 90 days after notification by the DEP, the DEP shall cause the bond to be forfeited. The DEP, through its Office of Environmental Remediation or by contract with a private entity, may take any necessary actions to decommission the wind generation facility or solar generation facility. Upon completion, the DEP may file suit to enforce the permit conditions, plans, and agreements to recoup the cost of decommissioning and reclamation in the circuit court of Kanawha County or in the circuit court of the county in which the wind generation facility or solar generation facility is located.

§22-32-7. Rulemaking

The Department of Environmental Protection (DEP) may promulgate such emergency, interpretive, legislative, and procedural rules as the secretary deems to be useful or necessary to carry out the purpose of this article and to implement the intent of the Legislature in accordance with the provisions of §29A-3-1 et seq. of this code, prescribing:

(a) Standards and procedures for reclamation, submission of applications and agreements, and reasonable bonds with good and sufficient surety by the owners of wind generation facilities and solar generation facilities;

(b) The collection of fees and penalties in accordance with this article;

(c) Criteria and the process for releasing a bond in accordance with this article;

(d) The DEP’s use of a bond in the event that the owner of a wind generation facility or solar generation facility fails to
decommission a wind generation facility or solar generation facility;

(e) Information required by the department to determine bond requirements in accordance with this article; and

(f) Any additional requirements to ensure compliance with this article.


Decommissioning agreements entered by wind and solar facilities not exempted from this Act shall address, at a minimum:

(a) the term and scope of the agreement, including access and easement rights for decommissioning activities thereunder;

(b) the establishment of a bond or fund for decommissioning activities; provisions governing the same; initial balances; and whether an escrow agreement is required for the fund;

(c) the requirement to review, amend, and restate the decommissioning agreement every five years and adjust the required balance of the bond or fund for decommissioning activities;

(d) the Department of Environmental Protection’s right to review, modify, and approve the independent third-party’s plan; Provided, that the Department of Environmental Protection’s approval of an qualified independent third-party evaluation shall not be unreasonably withheld;

(e) industry standards or citations to the same to be met for decommissioning wind and solar facilities, including a statement of the restoration goal and the treatment of abandoned equipment on owned or leased property;

(f) the process for making claims and disbursements under the agreement’s decommissioning fund;

(g) the termination of the decommissioning agreement following the completion of decommissioning activities;
(h) required notices;

(i) the assignment of rights and obligations under the agreement; and

(j) force majeure provisions excusing performance or delays in performance due to fire, earthquake, flood, tornado, disasters, or act of God, terrorism, pandemic, change of law, or any other cause beyond a party’s control.

The secretary of the Department of Environmental Protection may propose rules for legislative approval in accordance with the provisions of chapter twenty-nine-a of this code establishing a model decommissioning agreement for wind and solar facilities governed under this Act.

And,

By striking out the title and substituting therefor a new title, to read as follows:

Eng. Com. Sub. for Senate Bill 492—A Bill to amend the Code of West Virginia, 1931, as amended, by adding thereto a new article, designated §22-32-1, §22-32-2, §22-32-3, §22-32-4, §22-32-5, §22-32-6, §22-32-7, and §22-32-8, all relating generally to establishing and implementing a program to decommission and reclaim wind and solar electrical generation facilities upon closure; making legislative findings; stating legislative purpose; providing a short title; defining terms including bond; requiring the owners of wind generation facilities and solar generation facilities to notify and provide certain information to the Department of Environmental Protection (DEP), including dates when operations began and plans with certified cost and salvage estimates for decommissioning facilities; establishing fees for new and modified applications; requiring DEP to determine and assess a reclamation bond based on applicant’s filings and a facility’s total disturbed acreage, less salvage value; establishing a maximum bond value limit; requiring the owners of said facilities to submit bonds payable to the state in a form and in a sum determined by the DEP, conditioned on the satisfactory decommissioning; providing that
owners of said facilities may enter into alternative reclamation agreements after approval by the DEP; providing that the DEP may modify said plans after proper notification and appeals; providing exemptions from bond requirements for certain facilities including those with nameplate capacities of less than 1.0 megawatts, those facilities operated by regulated public utilities who can demonstrate financial integrity and stability, and those facilities with qualifying pre-existing agreements or siting certificates from the PSC within specified limitations; providing for administrative penalties for failure to submit decommissioning bonds and agreements; providing appellate rights to the Environmental Quality Board; providing transfer of ownership provisions; providing for amended plans for allowing reductions in bond amounts; providing that bond submission does not absolve owners from complying with other applicable regulations and requirements; providing that the PSC must condition siting certificates on compliance as determined by the DEP; providing a liability shield for entities in compliance to avoid double bonding; requiring the DEP to decide on submissions within 90 days; establishing a Wind and Solar Decommissioning Account within the State Treasury into which fees, assessed penalties, and accrued interest must be paid and held; providing that the account may only be used by the DEP to implement this article and adopted rules; providing that DEP shall administer this act using existing resources and the account; requiring the DEP to maintain and hold bonds or other surety received; providing for the release of bonds after the DEP is satisfied property has been properly decommissioned in accordance with the plan; providing for bond forfeiture when a facility is not properly decommissioned, if the deficiencies are not rectified; providing that the Office of Environmental Remediation or a private entity by contract may decommission facilities; providing that DEP may file suit to enforce permit and plan conditions and to recoup costs of reclamation; authorizing rulemaking and standardized model agreements; and providing effective dates.

On motion of Senator Takubo, the Senate concurred in the House of Delegates amendments to the bill.
Engrossed Committee Substitute for Senate Bill 492, as amended by the House of Delegates, was then put upon its passage.

On the passage of the bill, the yeas were: Azinger, Beach, Boley, Caputo, Clements, Grady, Hamilton, Jeffries, Karnes, Lindsay, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woodrum, and Blair (Mr. President)—29.

The nays were: Baldwin, Ihlenfeld, Romano, and Woelfel—4.

Absent: Maroney—1.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. Com. Sub. for S. B. 492) passed with its House of Delegates amended title.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate.

A message from the Clerk of the House of Delegates announced the amendment by that body, passage as amended with its House of Delegates amended title, and requested the concurrence of the Senate in the House of Delegates amendments, as to


On motion of Senator Takubo, the bill was taken up for immediate consideration.

The following House of Delegates amendments to the bill were reported by the Clerk:

By striking everything after the enacting clause and inserting in lieu thereof the following:
ARTICLE 10. COOPERATION BETWEEN LAW-ENFORCEMENT AGENCIES.

§15-10-7. Cooperation with military authorities.

(a) Unless otherwise prohibited by this code, the head of a law-enforcement agency or head of a campus police department, as those positions are defined in §15-10-3 of this code, may assign law-enforcement personnel under his or her command to provide assistance, cooperation, and information to the National Guard of this state or any service component of the United States Department of Defense located in this state upon the written request of the Adjutant General or the commanding officer of the unit or facility.

(b) The assistance authorized by subsection (a) of this section may be provided for:

(1) Alleged violations of the federal and state Codes of Military Justice;

(2) Alleged violations of the criminal laws of the United States and the State of West Virginia when those involve military property and personnel;

(3) Investigations and other actions related to reports of sexual assault or sexual harassment, to include any cases of reprisal or retaliation; and

(4) Violations of military directives, regulations, or instruction.

(c) The purpose of this section is to support the military by providing it objective, qualified, law-enforcement services.

(d) It shall be unlawful for any law enforcement officer employed by the State of West Virginia, or, by any municipality, or political subdivision, of the same, to cooperate with the National Guard of this state, or any other service component of the United States Department of Defense, to investigate, or enforce, any crimes relating to any federal act, law, order, rule, or regulation regarding a firearm, firearm accessory, or ammunition if the act,
law, order, rule, or regulation does not exist does under the laws of
this state or is not substantially similar to a law of this state.

§15-10-8 Non-commandeering of civilian law enforcement
agencies by military authorities.

(a) Other than compliance with an order of a court of this state,
notwithstanding any law, regulation, rule, or order to the contrary,
no agency of this state, political subdivision of this state, or
employee of an agency or political subdivision of this state acting
in his or her official capacity may not use agency or department
moneys or personnel to investigate, interrogate, detain, detect, or
aid the National Guard of this state, or any other service component
of the United States Department of Defense in whole or in part or
arrest persons for federal law enforcement purposes, including any
of the following:

(1) Inquiring into an individual’s ownership regarding a
firearm, firearm accessory, or ammunition, if the act, law, order,
rule, or regulation for which the individual is suspected to be in
violation does not exist under the laws of this state nor is
substantially similar to a law of this state;

(2) Detaining an individual on the basis of a hold request
related solely to an alleged federal firearm violation;

(3) Providing personal information about an individual,
including, but not limited to, the individual’s home address or work
address if that information is required for the purpose of furthering
a federal firearm investigation into a violation of federal firearm
law that is not otherwise unlawful in West Virginia, unless that
information is available to the public;

(4) Making or intentionally participating in arrests based
strictly on a federal firearm law that differs from or is not
substantially similar to a West Virginia law;

(5) Performing the functions of an agent or officer of the
federal Bureau of Alcohol, Tobacco, Firearms and Explosives,
whether pursuant to any other law, regulation, or policy, whether
formal or informal, if such function is to knowingly and willingly
participate in any way in the enforcement of any federal act, law, order, rule, or regulation regarding a firearm accessory or ammunition if the act, law, order, rule or regulation does not exist in the laws of the State of West Virginia or is not substantially similar to a law of West Virginia;

(6) Placing law enforcement officers under the supervision of the National Guard of this state, or any other service component of the United States Department of Defense or employ law enforcement officers deputized as special federal officers or special federal deputies for purposes of federal firearm law enforcement unless the act, law, order, rule, or regulation for which such enforcement is sought is the same as or substantially similar to a law of West Virginia. All law enforcement officers remain subject to West Virginia law governing conduct of law enforcement officers and the policies of the employing agency;

(7) Providing office space exclusively dedicated for federal authorities for use within a municipal or county law enforcement facility for the purpose of federal firearms regulation enforcement; or

(8) Utilizing any assets, state funds, or funds allocated by the state to local entities on or after the effective date of this article, in whole or in part, to engage in any activity that aids the National Guard of this state, or any other service component of the United States Department of Defense in the enforcement or any investigation pursuant to the enforcement of any federal act, law, order, rule, or regulation regarding a firearm, firearm accessory, or ammunition if the act, law, order, rule, or regulation does not exist under the laws of this state or is not substantially similar to a law of this state.

(b) Notwithstanding the limitations in subsection (a) of this section, this section does not prevent any West Virginia law enforcement agency from doing any of the following that does not violate any policy of the law enforcement agency or any local law or policy of the jurisdiction in which the agency is operating:
(1) Investigating, enforcing, or detaining upon reasonable suspicion of, or arresting for a violation of state law that is detected during an unrelated law enforcement activity.

(2) Responding to a request from the National Guard of this state, or any other service component of the United States Department of Defense for information about a specific person’s criminal history, including previous criminal arrests, convictions, or similar criminal history information, or where otherwise permitted by state law.

(3) Conducting enforcement or investigative duties associated with a joint law enforcement task force, including the sharing of confidential information with other law enforcement agencies, including the National Guard of this state, or any other service component of the United States Department of Defense for purposes of task force investigations, and shall serve as immunity for involved officers against prosecution so long as the following conditions are met:

   (A) The primary purpose of the joint law enforcement task force is not federal firearm law enforcement; and

   (B) The enforcement or investigative duties are primarily related to a violation of state or federal law unrelated to federal firearm law enforcement.

§15-10-9 Severability.

If any provision of this article or the application thereof to any person or circumstance is held invalid, the invalidity shall not affect other provisions or applications of this article, and to this end the provisions of this article are declared to be severable.;

And,

By striking out the title and substituting therefor a new title, to read as follows:

Eng. Com. Sub. for Senate Bill 660—A Bill to amend the Code of West Virginia, 1931, as amended, by adding thereto three
new sections, designated §15-10-7, §15-10-8, and §15-10-9, all relating generally to providing for cooperation between civilian law-enforcement agencies and military authorities to facilitate objective independent investigations of possible offenses; authorizing assistance for certain instances; prohibiting any civilian law enforcement officer from assisting military authorities to investigate or enforce crimes relating to federal firearms laws; prohibiting civilian law enforcement from being commandeered by military authorities to investigate certain crimes relating to firearms; permitting local law enforcement to enforce policies of the law enforcement agency and any local law or policy; and clarifying that the provisions are severable.

On motion of Senator Takubo, the Senate refused to concur in the foregoing House amendments to the bill (Eng. Com. Sub. for S. B. 660) and requested the House of Delegates to recede therefrom.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

A message from the Clerk of the House of Delegates announced the concurrence by that body in the Senate amendments, as amended by the House of Delegates, passage as amended with its House of Delegates amended title, to take effect from passage, and requested the concurrence of the Senate in the House of Delegates amendments to the Senate amendments, as to


On motion of Senator Takubo, the bill was taken up for immediate consideration.

The following House of Delegates amendments to the Senate amendments to the bill were reported by the Clerk:

By striking out everything after the enacting clause and inserting in lieu thereof the following:
CHAPTER 15A. DEPARTMENT OF HOMELAND SECURITY.

ARTICLE 7. BUREAU OF COMMUNITY CORRECTIONS.

§15A-7-5. Powers and duties of state parole officers.

(a) Each state probation and parole officer employed by the Division of Corrections and Rehabilitation shall:

(1) Investigate all cases referred to him or her for investigation by the Commissioner of Corrections and Rehabilitation and report in writing on the investigation;

(2) Update the standardized risk and needs assessment adopted by the Division of Corrections and Rehabilitation pursuant to §62-12-13(h) of this code for each parolee for whom an assessment has not been conducted for parole by a specialized assessment officer;

(3) Supervise each parolee according to the assessment and supervision standards determined by the Commissioner of Corrections and Rehabilitation;

(4) Furnish to each parolee under his or her supervision a written statement of the conditions of his or her parole together with a copy of the rules prescribed by the Commissioner of Corrections and Rehabilitation for the supervision of parolees;

(5) Keep informed concerning the conduct and condition of each parolee under his or her supervision and report on the conduct and condition of each parolee in writing as often as required by the Commissioner of Corrections and Rehabilitation;

(6) Use all practicable and suitable methods to aid and encourage a parolee and to bring about improvement in his or her conduct and condition;

(7) Keep detailed records of his or her work;

(8) Keep accurate and complete accounts of, and give receipts for, all money collected from parolees under his or her supervision,
and pay over the money to persons designated by a circuit court or the Commissioner of Corrections and Rehabilitation;

(9) Give bond with good security, to be approved by the Commissioner of Corrections and Rehabilitation, in a penalty of not less than $1,000 nor more than $3,000, as determined by the Commissioner of Corrections and Rehabilitation; and

(10) Perform any other duties required by the Commissioner of Corrections and Rehabilitation.

(b) Each probation and parole officer, as described in this article, may, with or without an order or warrant:

(1) Arrest or order confinement of any parolee or probationer under his or her supervision; and

(2) search a parolee or probationer, or a parolee or probationer’s residence or property, under his or her supervision. A probation and parole officer may apply for a search warrant, and execute the search warrant, in connection to a parolee’s whereabouts, or a parolee’s activities. He or she has all the powers of a notary public, with authority to act anywhere within the state.

(c) (1) Notwithstanding any other provision of this section, The Commissioner of Corrections and Rehabilitation may issue a certificate authorizing any state parole officer who has successfully completed the Division of Corrections and Rehabilitation’s training program for firearms certification, which is the equivalent of that required of any correctional employee under §15A-3-10 of this code, to carry firearms or concealed weapons. Any parole officer authorized by the Commissioner of Corrections and Rehabilitation may, without a state license, carry firearms and concealed weapons. Each state parole officer, authorized by the Commissioner of Corrections and Rehabilitation, shall carry with him or her a certificate authorizing him or her to carry a firearm or concealed weapon bearing the official signature of the Commissioner of Corrections and Rehabilitation.

(2) State parole officers, in recognition of the duties in their employment supervising incarceration and supervised release and
the inherent arrest powers for violation of the same which constitute law enforcement, are determined to be qualified law enforcement officers as that term is used in 18 U.S.C §926B.

(3) Any state parole officer may carry a concealed firearm for self-defense purposes pursuant to the provisions of 18 U.S.C. §926B if the following criteria are met:

(A) The Division of Corrections and Rehabilitation has a written policy authorizing a state parole officer to carry a concealed firearm for self-defense purposes.

(B) For those state parole officers wishing to avail themselves of the provisions of this subdivision, there shall be in place in the Division of Corrections and Rehabilitation a requirement that those state parole officers must annually qualify in the use of a firearm with standards which are equal to or exceed those required of sheriff’s deputies by the Law-Enforcement Professional Standards Program; and

(C) The Division of Corrections and Rehabilitation issues a photographic identification and certification card which identify the state parole officers who meet the provisions of this subdivision, as law-enforcement employees of the Division of Corrections and Rehabilitation pursuant to the provisions of §30-29-12 of this code.

(D) Any policy instituted pursuant to this subsection includes provisions which:

(i) Preclude or remove a person from participation in the concealed firearm program;

(ii) preclude from participation persons prohibited by federal or state law from possessing or receiving a firearm and;

(iii) prohibit persons from carrying a firearm pursuant to the provisions of this subsection while in an impaired state as defined in §17C-5-2 of this code.
(E) Any state parole officer who participates in a program authorized by the provisions of this subsection is responsible, at his or her expense, for obtaining and maintaining a suitable firearm and ammunition.

(F) It is the intent of the Legislature in enacting the amendments to this section during the 2021 regular session of the Legislature to authorize those state parole officers wishing to do so to meet the requirements of the federal Law-Enforcement Officer’s Safety Act, 18 U.S.C. §926B:

(G) The privileges authorized by the amendments in this section enacted during the 2021 regular session of the legislature are wholly within the discretion of the Commissioner of Corrections and Rehabilitation.

CHAPTER 49. CHILD WELFARE.

ARTICLE 4. COURT ACTIONS.

§49-4-719. Juvenile probation officers; appointment; salary; facilities; expenses; duties; powers.

(a)(1) Each circuit court, subject to the approval of the Supreme Court of Appeals and in accordance with the rules of the Supreme Court of Appeals, shall appoint one or more juvenile probation officers and clerical assistants for the circuit. A probation officer or clerical assistant may not be related by blood or marriage to the appointing judge.

(2) The salary for juvenile probation officers and clerical assistants shall be determined and fixed by the Supreme Court of Appeals. All expenses and costs incurred by the juvenile probation officers and their staff shall be paid by the Supreme Court of Appeals in accordance with its rules. The county commission of each county shall provide adequate office facilities for juvenile probation officers and their staff. All equipment and supplies required by juvenile probation officers and their staff shall be provided by the Supreme Court of Appeals.
(3) A juvenile probation officer may not be considered a law-enforcement official under this chapter.

(b) In recognition of the duties in their employment supervising incarceration and supervised release and the inherent arrest powers for violation of the same which constitute law enforcement, state juvenile probation officers are determined to be qualified law enforcement officers as that term is used in 18 U.S.C §926B.

(c) Any state juvenile probation officer may carry a concealed firearm for self-defense purposes pursuant to the provisions of 18 U.S.C. §926B if the following criteria are met:

1. The Supreme Court of Appeals has a written policy authorizing a state juvenile probation officer to carry a concealed firearm for self-defense purposes;

2. There shall be in place in the Supreme Court of Appeals a requirement that state juvenile probation officers must annually qualify in the use of a firearm with standards which are equal to or exceed those required of sheriff’s deputies by the Law-Enforcement Professional Standards Program;

3. The Supreme Court of Appeals issues a photographic identification and certification card which identify the state juvenile probation officers as law-enforcement employees as that term is contemplated by 18 U.S.C §926B.

4. Any policy instituted pursuant to this subsection includes provisions which:

   A) preclude or remove a person from participation in the concealed firearm program;

   B) preclude from participation persons prohibited by federal or state law from possessing or receiving a firearm and;

   C) prohibit persons from carrying a firearm pursuant to the provisions of this subsection while in an impaired state as defined in §17C-5-2 of this code.
(5) Any state juvenile probation officer who participates in a program authorized by the provisions of this subsection is responsible, at his or her expense, for obtaining and maintaining a suitable firearm and ammunition.

(6) It is the intent of the Legislature in enacting the amendments to this section during the 2021 regular session of the Legislature to authorize state juvenile probation officers wishing to do so to meet the requirements of the federal Law-Enforcement Officer’s Safety Act, 18 U.S.C. §926B.

(7) The privileges authorized by the amendments to this section enacted during the 2021 regular session of the legislature are wholly within the discretion of the Commissioner of Corrections and Rehabilitation.

(b) (e) The clerk of a court shall notify, if practicable, the chief probation officer of the county, or his or her designee, when a juvenile is brought before the court or judge for proceedings under this article. When notified, or if the probation officer otherwise obtains knowledge of such fact, he or she or one of his or her assistants shall:

(1) Make investigation of the case; and

(2) Furnish information and assistance that the court or judge may require.

(e)(f) (1) The Supreme Court of Appeals may develop a system of community-based juvenile probation sanctions and incentives to be used by probation officers in response to violations of terms and conditions of probation and to award incentives for positive behavior.

(2) The community-based juvenile probation sanctions and incentives may consist of a continuum of responses from the least restrictive to the most restrictive, designed to respond swiftly, proportionally and consistently to violations of the terms and conditions of probation and to reward compliance therewith.
(3) The purpose of community-based juvenile probation sanctions and incentives is to reduce the amount of resources and time spent by the court addressing probation violations, to reduce the likelihood of a new status or delinquent act, and to encourage and reward positive behavior by the juvenile on probation prior to any attempt to place a juvenile in an out-of-home placement.

CHAPTER 61. CRIMES AND THEIR PUNISHMENT.

ARTICLE 7. DANGEROUS WEAPONS.

§61-7-11a. Possessing deadly weapons on premises of educational facilities; reports by school principals; suspension of driver’s license; possessing deadly weapons on premises housing courts of law and family law courts.

(a) The Legislature finds that the safety and welfare of the citizens of this state are inextricably dependent upon assurances of safety for children attending and persons employed by schools in this state and for persons employed by the judicial department of this state. It is for the purpose of providing assurances of safety that §61-7-11a(b), §61-7-11a(g), and §61-7-11a(h), of this code and §61-7-11a(b)(2)(I) of this code, are enacted as a reasonable regulation of the manner in which citizens may exercise the rights accorded to them pursuant to section 22, article III of the Constitution of the State of West Virginia.

(b) (1) It is unlawful to possess a firearm or other deadly weapon:

(A) On a school bus as defined in §17A-1-1 of this code;

(B) In or on the grounds of any primary or secondary educational facility of any type: Provided, That it shall not be unlawful to possess a firearm or other deadly weapon in or on the grounds of any private primary or secondary school, if such institution has adopted a written policy allowing for possession of firearms or other deadly weapons in the facility or on the grounds thereof of the facility; or
(C) At a school-sponsored function that is taking place in a specific area that is owned, rented, or leased by the West Virginia Department of Education, the West Virginia Secondary Schools Activities Commission, a county school board, or local public school for the actual period of time the function is occurring;

(2) This subsection does not apply to:

(A) A law-enforcement officer employed by a federal, state, county, or municipal law-enforcement agency;

(B) Any probation officer appointed pursuant to §62-12-5 or state juvenile probation officer appointed pursuant to §49-4-719 chapter 49 of this code, in the performance of his or her duties;

(C) Any home incarceration supervisor employed by a county commission pursuant to §61-11B-7a of this code in the performance of his or her duties;

(D) A state parole officer appointed pursuant to §15A-7-5 of this code, while in performance of his or her official duties;

(E) A retired law-enforcement officer who meets all the requirements to carry a firearm as a qualified retired law-enforcement officer under the Law-Enforcement Officer Safety Act of 2004, as amended, pursuant to 18 U.S.C. §926C(c), carries that firearm in a concealed manner, and has on his or her person official identification in accordance with that act;

(F) A person, other than a student of a primary and secondary facility, specifically authorized by the board of education of the county or principal of the school where the property is located to conduct programs with valid educational purposes;

(G) A person who, as otherwise permitted by the provisions of this article, possesses an unloaded firearm or deadly weapon in a motor vehicle or leaves an unloaded firearm or deadly weapon in a locked motor vehicle;
(F) (H) Programs or raffles conducted with the approval of the county board of education or school which include the display of unloaded firearms;

(G) (I) The official mascot of West Virginia University, commonly known as the Mountaineer, acting in his or her official capacity;

(H) (J) The official mascot of Parkersburg South High School, commonly known as the Patriot, acting in his or her official capacity; or

(I) (K) Any person, 21 years old or older, who has a valid concealed handgun permit. That person may possess a concealed handgun while in a motor vehicle in a parking lot, traffic circle, or other areas of vehicular ingress or egress to a public school: Provided, That:

(i) When he or she is occupying the vehicle, the person stores the handgun out of view from persons outside the vehicle; or

(ii) When he or she is not occupying the vehicle, the person stores the handgun out of view from persons outside the vehicle, the vehicle is locked, and the handgun is in a glove box or other interior compartment, or in a locked trunk, or in a locked container securely fixed to the vehicle.

(3) A person violating this subsection is guilty of a felony and, upon conviction thereof, shall be imprisoned in a state correctional facility for a definite term of years of not less than two years nor more than 10 years, or fined not more than $5,000, or both fined and imprisoned.

(c) A school principal subject to the authority of the State Board of Education who discovers a violation of §61-7-11a(b) of this code shall report the violation as soon as possible to:

(1) The State Superintendent of Schools. The State Board of Education shall keep and maintain these reports and may prescribe rules establishing policy and procedures for making and delivering the reports as required by this subsection; and
(2) The appropriate local office of the State Police, county sheriff or municipal police agency.

(d) In addition to the methods of disposition provided by §49-5-1 et seq. of this code, a court which adjudicates a person who is 14 years of age or older as delinquent for a violation of §61-7-11a(b) of this code, may order the Division of Motor Vehicles to suspend a driver’s license or instruction permit issued to the person for a period of time as the court considers appropriate, not to extend beyond the person’s nineteenth birthday. If the person has not been issued a driver’s license or instruction permit by this state, a court may order the Division of Motor Vehicles to deny the person’s application for a license or permit for a period of time as the court considers appropriate, not to extend beyond the person’s nineteenth birthday. A suspension ordered by the court pursuant to this subsection is effective upon the date of entry of the order. Where the court orders the suspension of a driver’s license or instruction permit pursuant to this subsection, the court shall confiscate any driver’s license or instruction permit in the adjudicated person’s possession and forward it to the Division of Motor Vehicles.

(e)(1) If a person 18 years of age or older is convicted of violating §61-7-11a(b) of this code, and if the person does not act to appeal the conviction within the time periods described in §61-7-11a(e)(2) of this code, the person’s license or privilege to operate a motor vehicle in this state shall be revoked in accordance with the provisions of this section.

(2) The clerk of the court in which the person is convicted as described in §61-7-11a(e)(1) of this code shall forward to the commissioner a transcript of the judgment of conviction. If the conviction is the judgment of a magistrate court, the magistrate court clerk shall forward the transcript when the person convicted has not requested an appeal within 20 days of the sentencing for the conviction. If the conviction is the judgment of a circuit court, the circuit clerk shall forward a transcript of the judgment of conviction when the person convicted has not filed a notice of intent to file a petition for appeal or writ of error within 30 days after the judgment was entered.
(3) If, upon examination of the transcript of the judgment of conviction, the commissioner determines that the person was convicted as described in §61-7-11a(e)(1) of this code, the commissioner shall make and enter an order revoking the person’s license or privilege to operate a motor vehicle in this state for a period of one year or, in the event the person is a student enrolled in a secondary school, for a period of one year or until the person’s twentieth birthday, whichever is the greater period. The order shall contain the reasons for the revocation and the revocation period. The order of suspension shall advise the person that because of the receipt of the court’s transcript, a presumption exists that the person named in the order of suspension is the same person named in the transcript. The commissioner may grant an administrative hearing which substantially complies with the requirements of the provisions of §17C-5A-2 of this code upon a preliminary showing that a possibility exists that the person named in the notice of conviction is not the same person whose license is being suspended. The request for hearing shall be made within 10 days after receipt of a copy of the order of suspension. The sole purpose of this hearing is for the person requesting the hearing to present evidence that he or she is not the person named in the notice. If the commissioner grants an administrative hearing, the commissioner shall stay the license suspension pending the commissioner’s order resulting from the hearing.

(4) For the purposes of this subsection, a person is convicted when he or she enters a plea of guilty or is found guilty by a court or jury.

(f)(1) It is unlawful for a parent, guardian, or custodian of a person less than 18 years of age who knows that the person is in violation of §61-7-11a(b) of this code or has reasonable cause to believe that the person’s violation of §61-7-11a(b) of this code is imminent to fail to immediately report his or her knowledge or belief to the appropriate school or law-enforcement officials.

(2) A person violating this subsection is guilty of a misdemeanor and, upon conviction thereof, shall be fined not more than $1,000, or shall be confined in jail not more than one year, or both fined and confined.
(g)(1) It is unlawful for a person to possess a firearm or other deadly weapon on the premises of a court of law, including family courts.

(2) This subsection does not apply to:

(A) A law-enforcement officer acting in his or her official capacity; and

(B) A person exempted from the provisions of this subsection by order of record entered by a court with jurisdiction over the premises or offices.

(3) A person violating this subsection is guilty of a misdemeanor and, upon conviction thereof, shall be fined not more than $1,000, or shall be confined in jail not more than one year, or both fined and confined.

(h)(1) It is unlawful for a person to possess a firearm or other deadly weapon on the premises of a court of law, including family courts, with the intent to commit a crime.

(2) A person violating this subsection is guilty of a felony and, upon conviction thereof, shall be imprisoned in a state correctional facility for a definite term of years of not less than two years nor more than 10 years, or fined not more than $5,000, or both fined and imprisoned.

(i) Nothing in this section may be construed to be in conflict with the provisions of federal law.

CHAPTER 62. CRIMINAL PROCEDURE.

ARTICLE 11B. HOME INCARCERATION ACT.

§62-11B-7a. Employment by county commission of home incarceration supervisors; authority of supervisors.

(a) The county commission may employ one or more persons with the approval of the circuit court and who shall be subject to the supervision of the sheriff as a home incarceration supervisor or may designate the county sheriff to supervise offenders ordered to
undergo home incarceration and to administer the county’s home incarceration program. Any supervisor shall have authority, equivalent to that granted to a probation officer pursuant to §62-12-10 of this code, to arrest a home incarceration participant when reasonable cause exists to believe that such the participant has violated the conditions of his or her home incarceration. Unless otherwise specified, the use of the term “supervisor” in this article shall refer to a home incarceration supervisor.

(b) In recognition of the duties in their employment supervising incarceration and supervised release and the inherent arrest powers for violation of the same which constitute law enforcement, home confinement supervisors, are determined to be qualified law enforcement officers as that term is used in 18 U.S.C. §926B.

(c) Any home incarceration supervisor may carry a concealed firearm for self-defense purposes pursuant to the provisions of 18 U.S.C. §926B if the following criteria are met:

(1) The home incarceration program has a written policy authorizing home incarceration supervisors to carry a concealed firearm for self-defense purposes.

(2) There is in place in the home incarceration program a requirement that the home incarceration supervisors must regularly qualify in the use of a firearm with standards for qualification which are equal to, or exceed those required of sheriff’s deputies in the county in which the home incarceration supervisors are employed; and

(3) The home incarceration program issues a photographic identification and certification card which identify the home incarceration supervisors as law-enforcement employees of the home incarceration program of §30-29-12 of this code.

(4) Any policy instituted pursuant to subsection (b) of this section shall include provisions which:

(A) preclude or remove a person from participation in the concealed firearm program;
(B) preclude from participation persons prohibited by federal or state law from possessing or receiving a firearm and;

(C) prohibit persons from carrying a firearm pursuant to the provisions of this subsection while in an impaired state as defines in §17C-5-2 of this code.

(5) Any home incarceration supervisor who participates in a program authorized by the provisions of this subsection is responsible, at his or her expense, for obtaining and maintaining a suitable firearm and ammunition.

(6) The privileges authorized by the amendments to this section enacted during the 2021 regular session of the Legislature are wholly within the discretion of the supervising authority over the home confinement supervisors.

(7) It is the intent of the Legislature in enacting the amendments to this section during the 2021 regular session of the Legislature to authorize home incarceration programs wishing to do so to allow home incarceration supervisors to meet the requirements of the federal Law-Enforcement Officer’s Safety Act, 18 U.S.C. §926B.

ARTICLE 12. PROBATION AND PAROLE.

§62-12-5. Probation officers and assistants.

(a) Each circuit court, subject to the approval of the Supreme Court of Appeals and in accordance with its rules, is authorized to appoint one or more probation officers and clerical assistants.

(b) The appointment of probation officers and clerical assistants shall be in writing and entered on the order book of the court by the judge making such appointment and a copy of said the order of appointment shall be delivered to the Administrative Director of the Supreme Court of Appeals. The order of appointment shall state the annual salary, fixed by the judge and approved by the Supreme Court of Appeals, to be paid to the appointed probation officer or clerical assistants so appointed.
(c) The salary of probation officers and clerical assistants shall be paid at least twice per month, as the Supreme Court of Appeals by rule may direct and they shall be reimbursed for all reasonable and necessary expenses actually incurred in the line of duty in the field. The salary and expenses shall be paid by the state from the judicial accounts thereof. The county commission shall provide adequate office space for the probation officer and his or her assistants to be approved by the appointing court. The equipment and supplies as may be needed by the probation officer and his or her assistants shall be provided by the state and the cost thereof shall be charged against the judicial accounts of the state.

(d) No judge may not appoint any probation officer, assistant probation officer or clerical assistant who is related to him or her either by consanguinity or affinity.

(e) Subject to the approval of the Supreme Court of Appeals and in accordance with its rules, a judge of a circuit court whose circuit comprises more than one county may appoint a probation officer and a clerical assistant in each county of the circuit or may appoint the same persons to serve in these respective positions in two or more counties in the circuit.

(f) Nothing contained in this section alters, modifies, affects or supersedes the appointment or tenure of any probation officer, medical assistant or psychiatric assistant appointed by any court under any special act of the Legislature heretofore enacted, and the salary or compensation of those persons shall remain as specified in the most recent amendment of any special act until changed by the court, with approval of the Supreme Court of Appeals, by order entered of record, and any such salary or compensation shall be paid out of the State Treasury.

(g) In order to carry out the supervision responsibilities set forth in §62-26-12 of this code, the Administrative Director of the Supreme Court of Appeals, or his or her designee, in accordance with the court’s procedures, is—authorized may to hire multijudicial-circuit probation officers, to be employed through the court’s Division of Probation Services. Such officers may also supervise probationers who are on probation for sexual offences
with the approval of the administrative director of the Supreme Court of Appeals or his or her designee.

(h) In recognition of the duties in their employment supervising incarceration and supervised release and the inherent arrest powers for violation of the same which constitute law enforcement, state probation officers are determined to be qualified law enforcement officers as that term is used in 18 U.S.C. §926B.

(i) Any state probation officer may carry a concealed firearm for self-defense purposes pursuant to the provisions of 18 U.S.C. §926B if the following criteria are met:

(1) The Supreme Court of Appeals has a written policy authorizing probation officers to carry a concealed firearm for self-defense purposes.

(2) There is in place a requirement that the state probation officers annually qualify in the use of a firearm with standards for qualification which are equal to, or exceed those required of sheriff’s deputies by the Law-Enforcement Professional Standards Program;

(3) The Supreme Court of Appeals issues a photographic identification and certification card which identify the state probation officers as qualified law-enforcement employees pursuant to the provisions of §30-29-12 of this code.

(4) Any policy instituted pursuant to this subsection shall include provisions which:

(A) Preclude or remove a person from participation in the concealed firearm program;

(B) preclude from participation persons prohibited by federal or state law from possessing or receiving a firearm and;

(C) prohibit persons from carrying a firearm pursuant to the provisions of this subsection while in an impaired state as defines in §17C-5-2 of this code.
(5) Any state juvenile probation officer who participates in a program authorized by the provisions of this subsection is responsible, at his or her expense, for obtaining and maintaining a suitable firearm and ammunition.

(6) It is the intent of the Legislature in enacting the amendments to this section during the 2021 regular session of the Legislature to authorize state probation officers wishing to do so to meet the requirements of the federal Law-Enforcement Officer’s Safety Act, 18 U.S.C. §926B.

(7) The privileges authorized by the amendments to this section enacted during the 2021 regular session of the Legislature are wholly within the discretion of the Supreme Court of Appeals.


(a) Each probation officer shall:

(1) Investigate all cases which the court refers to the officer for investigation and shall report in writing on each case;

(2) Conduct a standardized risk and needs assessment, using the instrument adopted by the Supreme Court of Appeals of West Virginia, for any probationer for whom an assessment has not been conducted either prior to placement on probation or by a specialized assessment officer. The results of all standardized risk and needs assessments are confidential;

(3) Supervise the probationer and enforce probation according to assessment and supervision standards adopted by the Supreme Court of Appeals of West Virginia;

(4) Furnish to each person released on probation under the officer’s supervision a written statement of the probationer’s conditions of probation together with a copy of the rules prescribed by the Supreme Court of Appeals of West Virginia;

(5) Stay informed concerning the conduct and condition of each probationer under the officer’s supervision and report on the
conduct and condition of each probationer in writing as often as the court requires;

(6) Use all practicable and suitable methods to aid and encourage the probationer to improve his or her conduct and condition;

(7) Perform random drug and alcohol testing on probationers under his or her supervision as directed by the circuit court;

(8) Maintain detailed work records; and

(9) Perform any other duties the court requires.

(b) The probation officer may, with or without an order or warrant, arrest any probationer as provided in section ten of this article, and arrest any person on supervised release when there is reasonable cause to believe that the person on supervised release has violated a condition of release. A person on supervised release who is arrested shall be brought before the court for a prompt and summary hearing.

(c) Notwithstanding any provision of this code to the contrary:

(1) Any probation officer appointed on or after July 1, 2002, may carry handguns in the course of the officer’s official duties after meeting specialized qualifications established by the Governor’s Committee on Crime, Delinquency and Correction. The qualifications shall include the successful completion of handgun training, which is comparable to the handgun training provided to law-enforcement officers by the West Virginia State Police and includes a minimum of four hours’ training in handgun safety.

(2) Probation officers may only carry handguns in the course of their official duties after meeting the specialized qualifications set forth in subdivision (1) of this subsection.

(3) Nothing in this subsection includes probation officers within the meaning of law-enforcement officers as defined in section one, article twenty-nine, chapter thirty of this code.
(d) The Supreme Court of Appeals of West Virginia may adopt a standardized risk and needs assessment with risk cut-off scores for use by probation officers, taking into consideration the assessment instrument adopted by the Division of Corrections under subsection (h), section thirteen of this article and the responsibility of the Division of Justice and Community Services to evaluate the use of the standardized risk and needs assessment. The results of any standardized risk and needs assessment are confidential.

And,

By striking out the title and substituting therefor a new title, to read as follows:

Eng. Com. Sub. for House Bill 2770—A Bill to amend and reenact §15A-7-5 of the Code of West Virginia, 1931, as amended; to amend and reenact §49-4-719 of said code; to amend and reenact §61-7-11a of said code; to amend and reenact §62-11B-7a of said code; to amend and reenact §62-12-5, of said code and to amend and reenact §62-12-6 of said code, all relating generally to additional persons qualifying for the provisions of the Law-Enforcement Officers Safety Act; clarifying that home incarceration supervisors, state adult probation officers, juvenile probation officers, and state parole officers are, by virtue of their duties, qualified law enforcement officers who may carry a concealed firearm nationwide, as authorized by the federal Law-Enforcement Officers Safety Act; exempting certain persons from prohibition for carrying deadly weapons on the premises of educational facilities; providing the statutory authority to give home incarceration supervisors, state probation officers, juvenile probation officers, and parole officers the option to carry firearms pursuant to applicable federal law; requiring annual firearm training pursuant to federal law; removing inconsistent language relating to probation officers; clarifying that supervisory entities retain sole discretion as to authorizing participation of qualified officers in such program; providing for training to enable home incarceration supervisors, state probation officers, juvenile probation officers, and state parole officers to fully qualify as law enforcement officers if they have not previously done so; and
setting forth the duties of supervising authorities as to participation of home incarceration supervisors, state probation officers, juvenile probation officers, and state parole officers.

On motion of Senator Takubo, the Senate refused to concur in the foregoing House amendments to the Senate amendments to the bill (Eng. Com. Sub. for H. B. 2770) and requested the House of Delegates to recede therefrom.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

A message from the Clerk of the House of Delegates announced the concurrence by that body in the Senate amendments to, and the passage as amended with its Senate amended title, to take effect from passage, and requested the concurrence of the Senate in the changed effective date, as to

**Eng. House Bill 3304**, Authorizing the Division of Corrections and Rehabilitation to establish a Reentry and Transitional Housing Program.

On motion of Senator Takubo, the bill was taken up for immediate consideration.

On further motion of Senator Takubo, the Senate concurred in the changed effective date of the bill, that being to take effect from passage, instead of ninety days from passage.

Senator Takubo moved that the bill take effect from passage.

On this question, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—33.

The nays were: None.

Absent: Maroney—1.
So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. H. B. 3304) takes effect from passage.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate.

A message from the Clerk of the House of Delegates announced that that body had refused to concur in the Senate amendments to, and requested the Senate to recede therefrom, as to


On motion of Senator Takubo, the bill was taken up for immediate consideration.

On further motion of Senator Takubo, the Senate acceded to the request of the House of Delegates and receded from its amendments to the bill.

Engrossed House Bill 3177, as amended by deletion, was then put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—33.

The nays were: None.

Absent: Maroney—1.

So, a majority of all the members present and voting having voted in the affirmative, the President declared the bill (Eng. H. B. 3177) passed with its title.
Ordered, That the Clerk communicate to the House of Delegates the action of the Senate.

A message from the Clerk of the House of Delegates announced the concurrence by that body in the Senate amendments, as amended by the House of Delegates, passage as amended with its House of Delegates amended title, and requested the concurrence of the Senate in the House of Delegates amendments to the Senate amendments, as to


On motion of Senator Takubo, the bill was taken up for immediate consideration.

The following House of Delegates amendments to the Senate amendments to the bill were reported by the Clerk:

By striking out everything after the enacting clause and inserting in lieu thereof, the following:

**CHAPTER 48. DOMESTIC RELATIONS.**

**ARTICLE 1. GENERAL PROVISIONS, DEFINITIONS.**

§48-1-220. Decision-making responsibility defined.

“Decision-making responsibility” refers to authority for making significant life decisions on behalf of a child, including, but not limited to, the child’s education, spiritual guidance and health care; **Provided**, That with regard to healthcare, both parents in any shared parenting plan, regardless of the relative ratio of parenting time allocated between the parents, shall have the authority to make emergency or other non-elective healthcare decisions concerning their child necessary for the child’s health or welfare during such parent’s parenting time.

§48-1-239. Shared parenting defined.

(a) “Shared parenting” means either basic shared parenting or extended shared parenting.
(b) “Basic shared parenting” means an arrangement under which one parent keeps a child or children overnight for less than 35 percent of the year and under which both parents contribute to the expenses of the child or children in addition to the payment of child support.

(c) “Extended shared parenting” means an arrangement under which each parent keeps a child or children overnight for more than 35 percent of the year and under which both parents contribute to the expenses of the child or children in addition to the payment of child support.

(d) In any case where, in the absence of an agreement between the parents, a court orders shared parenting; the order shall be in writing and include specific findings of fact supporting the Court’s determination.

§48-1-239a. Shared legal custody defined.

“Shared legal custody” means a continued mutual responsibility and involvement by both parents in major decisions regarding the child’s welfare including matters of education, medical care, and emotional, moral, and religious development consistent with the provisions of §48-9-207 of this code.

§48-1-239b. Sole legal custody defined.

“Sole legal custody” means that one parent has the right and responsibility to make major decisions regarding the child’s welfare including matters of education, non-emergency medical care, and emotional, moral, and religious development.

§48-1-241a. Shared physical custody defined.

“Shared physical custody” means a child has periods of residing with, and being under the supervision of, each parent consistent with the provisions of §48-9-206 of this code: Provided, That physical custody shall be shared by the parents in such a way as to assure a child has frequent and continuing contact with both parents. Such frequent and continuing contact with both parents is
rebuttably presumed to be in the best interests of the child unless the evidence shows otherwise.

§48-1-241b. Sole physical custody defined.

“Sole physical custody” means a child resides with and is under the supervision of one parent, subject to reasonable visitation by the other parent, unless the court determines that the visitation would not be in the best interests of the child.

ARTICLE 9. ALLOCATION OF CUSTODIAL RESPONSIBILITY AND DECISION-MAKING RESPONSIBILITY OF CHILDREN.

§48-9-102. Objectives; best interests of the child.

(a) The primary objective of this article is to serve the child’s best interests, by facilitating:

(1) Stability of the child;

(2) Parental planning and agreement about the child’s custodial arrangements and upbringing;

(3) Continuity of existing parent-child attachments;

(4) Meaningful contact between a child and each parent;

(5) Caretaking and parenting relationships by adults who love the child, know how to provide for the child’s needs, and who place a high priority on doing so;

(6) Security from exposure to physical or emotional harm; and

(7) Expeditious, predictable decision-making and avoidance of prolonged uncertainty respecting arrangements for the child’s care and control; and

(8) Meaningful contact between a child and his or her siblings, including half-siblings.
(b) A secondary objective of article is to achieve fairness between the parents.

§48-9-105. Venue for custodial allocation actions independent of divorce.

(a) Venue for the initial determination of custodial allocation or child custody determination within a divorce action shall be governed by §48-5-106 or §48-20-101 et seq. of this code, or both.

(b) Venue for the initial determination of custodial allocation or child custody determination as between parties who reside in separate states shall be governed by §48-20-101 et seq. of this code.

(c) Venue for modification of custodial allocation or modification of child custody determination which was previously determined in a tribunal of a state other than West Virginia shall be governed by §48-20-101 et seq. of this code.

§48-9-203. Proposed temporary parenting plan; temporary order; amendment; vacation of order.

(a) A parent seeking a temporary order relating to parenting shall file and serve a proposed temporary parenting plan by motion. The other parent, if contesting the proposed temporary parenting plan, shall file and serve a responsive proposed parenting plan. Either parent may move to have a proposed temporary parenting plan entered as part of a temporary order. The parents may enter an agreed temporary parenting plan at any time as part of a temporary order. The proposed temporary parenting plan may be supported by relevant evidence and shall be verified and shall state at a minimum the following:

(1) The name, address and length of residence with the person or persons with whom the child has lived for the preceding twelve months;

(2) The performance by each parent during the last 12 months of the parenting functions relating to the daily needs of the child;
(3) The parents’ work and child-care schedules for the preceding twelve months;

(4) The parents’ current work and child-care schedules; and

(5) Any of the circumstances set forth in section 9-209 §48-9-209 of this code that are likely to pose a serious risk to the child and that warrant limitation on the award to a parent of temporary residence or time with the child pending entry of a permanent parenting plan.

(b) At the hearing, the court shall enter a temporary parenting order incorporating a temporary parenting plan which includes:

(1) A schedule for the child’s time with each parent when appropriate;

(2) Designation of a temporary residence for the child;

(3) Allocation of decision-making authority, if any. Absent allocation of decision-making authority consistent with section two hundred seven of this article §48-9-207 of this code, neither party shall make any decision for the child other than those relating to day-to-day or emergency care of the child, which shall be made by the party who is present with the child;

(4) Provisions for temporary support for the child; and

(5) Restraining orders, if applicable; and

(6) Specific findings of fact upon which the court bases its determinations.

(c) A parent may make a motion for an order to show cause and the court may enter a temporary order, including a temporary parenting plan, upon a showing of necessity.

(d) A parent may move for amendment of a temporary parenting plan, and the court may order amendment to the temporary parenting plan, if the amendment conforms to the limitations of section 9-209 §48-9-209 of this code and is in the best interest of the child. The court’s order modifying the plan shall
be in writing and contain specific findings of fact upon which the
court bases its determinations.


(a) After considering the proposed temporary parenting plan
filed pursuant to section 9-203 §48-9-203 of this code and other
relevant evidence presented, the court shall make a temporary
parenting plan that is in the best interest of the child, which shall
be in writing and contain specific findings of fact upon which the
court bases its determinations. In making this determination, the
court shall give particular consideration to:

(1) Which parent has taken greater responsibility during the last
12 months for performing caretaking and/or parenting functions
relating to the daily needs of the child; and

(2) Which parenting arrangements will cause the least
disruption to the child’s emotional stability while the action is
pending.

(b) The court shall also consider the factors used to determine
residential provisions in the permanent parenting plan.

(c) Upon credible evidence of one or more of the circumstances
set forth in subsection 9-209(a) §48-9-209(a) of this code, the court
shall issue a temporary order limiting or denying access to the child
as required by that section, in order to protect the child or the other
party, pending adjudication of the underlying facts. The temporary
order shall be in writing and include specific findings of fact
supporting the court’s determination.

(d) Expedited procedures shall be instituted to facilitate the
prompt issuance of a parenting plan.


(a) Unless otherwise resolved by agreement of the parents
under §48-9-201 of this code or unless harmful to the child, the
court shall allocate custodial responsibility so that, except to the
extent required under §48-9-209 of this code, the custodial time the
child spends with each parent may be expected to achieve any of the following objectives:

(1) To permit the child to have a meaningful relationship with each parent who has performed a reasonable share of parenting functions;

(2) To accommodate, if the court determines it is in the best interests of the child, the firm and reasonable preferences of a child who is 14 years of age or older; and to accommodate, if the court determines it is in the best interests of the child, the firm and reasonable preferences of a child under 14 years of age, but sufficiently matured that he or she can intelligently express a voluntary preference for one parent;

(3) To keep siblings together when the court finds that doing so is necessary to their welfare;

(4) To protect the child’s welfare when, under an otherwise appropriate allocation, the child would be harmed because of a gross disparity in the quality of the emotional attachments between each parent and the child, or in each parent’s demonstrated ability or availability to meet a child’s needs;

(5) To take into account any prior agreement of the parents that, under the circumstances as a whole, including the reasonable expectations of the parents in the interest of the child, would be appropriate to consider;

(6) To avoid an allocation of custodial responsibility that would be extremely impractical or that would interfere substantially with the child’s need for stability in light of economic, physical, or other circumstances, including the distance between the parents’ residences, the cost and difficulty of transporting the child, the parents’ and child’s daily schedules, and the ability of the parents to cooperate in the arrangement;

(7) To apply the principles set forth in §48-9-403(d) of this code if one parent relocates or proposes to relocate at a distance that will impair the ability of a parent to exercise the amount of
custodial responsibility that would otherwise be ordered under this section;

(8) To consider the stage of a child’s development; and

(9) To consider which parent will encourage and accept a positive relationship between the child and the other parent, including which parent is more likely to keep the other parent involved in the child’s life and activities;

(10) To take into account the preference that time allocated to the parent resulting in the child being under the care and custody of that parent is preferred to time allocated to the parent resulting in the child being under the care or custody of a family member of that parent or a third party; and

(11) To allow reasonable access to the child by telephone or other electronic contact, which shall be defined in the parenting plan.

(b) The court may consider the allocation of custodial responsibility arising from temporary agreements made by the parties after separation if the court finds, by a preponderance of the evidence, that such agreements were consensual. The court shall afford those temporary consensual agreements the weight the court believes the agreements are entitled to receive, based upon the evidence. The court may not consider the temporary allocation of custodial responsibility imposed by a court order on the parties.

(c) If the court is unable to allocate custodial responsibility under §48-9-206(a) of this code because the allocation under §48-9-206(a) of this code would be harmful to the child, or because there is no history of past performance of caretaking functions, as in the case of a newborn, or because the history does not establish a pattern of caretaking sufficiently dispositive of the issues of the case, the court shall allocate custodial responsibility based on the child’s best interest, taking into account the factors in considerations that are set forth in this section and in §48-9-209 and §48-9-403(d) of this code and preserving to the extent possible this section’s priority on the share of past caretaking functions each
parent performed: Provided, That if either parent or both has demonstrated reasonable participation in parenting functions as defined in §48-1-235.2 of this code, the court cannot rely solely on caretaking functions, and shall consider the parents’ participation in parenting functions.

(d) In determining how to schedule the custodial time allocated to each parent, the court shall take account of the economic, physical, and other practical circumstances such as those listed in §48-9-206(a)(6) of this code.

(e) In the absence of an agreement of the parents, the court’s determination of allocation of custodial responsibility under this section shall be made pursuant to a hearing, which shall not be conducted exclusively by the presentation of evidence by proffer. The court’s order determining allocation of custodial responsibility shall be in writing, and include specific findings of fact supporting the determination.

§48-9-207. Allocation of significant decision-making responsibility.

(a) Unless otherwise resolved by agreement of the parents under section 9-201 §48-9-201 of this code, the court shall allocate responsibility for making significant life decisions on behalf of the child, including the child’s education and health care, to one parent or to two parents jointly, in accordance with the child’s best interest, in light of:

(1) The allocation of custodial responsibility under section 9-206 of this article §48-9-206 of this code;

(2) The level of each parent’s participation in past decision-making on behalf of the child;

(3) The wishes of the parents;

(4) The level of ability and cooperation the parents have demonstrated in decision-making on behalf of the child;

(5) Prior agreements of the parties; and
(6) The existence of any limiting factors, as set forth in section 9-209 of this article.

(b) If each of the child’s legal parents has been exercising a reasonable share of parenting functions for the child, the court shall presume that an allocation of decision-making responsibility to both parents jointly is in the child’s best interests. The presumption is overcome if there is a history of domestic abuse, neglect, or abandonment, or by a showing that joint allocation of decision-making responsibility is not in the child’s best interest; Provided, That the court’s determination shall be in writing and include specific findings of fact supporting any determination that joint allocation of decision-making responsibility is not in the child’s best interest.

(c) Unless otherwise provided or agreed by the parents, each parent who is exercising custodial responsibility shall be given sole responsibility for day-to-day decisions for the child, while the child is in that parent’s care and control, including emergency decisions affecting the health and safety of the child.

PART 2 – PARENTING PLANS

§48-9-209. Parenting plan; limiting factors.

(a) If either of the parents so requests, or upon receipt of credible information thereof, the court shall determine whether a parent who would otherwise be allocated responsibility under a parenting plan:

(1) Has abused, neglected or abandoned a child, as defined by state law;

(2) Has sexually assaulted or sexually abused a child as those terms are defined in articles eight b and eight d, chapter sixty-one §61-8B-1 et seq. and §61-8D-1 et seq. of this code;

(3) Has committed domestic violence, as defined in section 27-202 §48-27-202 of this code;
(4) Has interfered persistently with the other parent’s access to the child, overtly or covertly, persistently violated, interfered with, impaired, or impeded the rights of a parent or a child with respect to the exercise of shared authority, residence, visitation, or other contact with the child, except in the case of actions taken for the purpose of protecting the safety of the child or the interfering parent or another family member, pending adjudication of the facts underlying that belief; or

(5) Has made one or more fraudulent reports of domestic violence or child abuse: Provided, That a person’s withdrawal of or failure to pursue a report of domestic violence or child support shall not alone be sufficient to consider that report fraudulent.

(b) If a parent is found to have engaged in any activity specified by subsection (a) of this section, the court shall impose limits that are reasonably calculated to protect the child or child’s parent from harm. The limitations that the court shall consider include, but are not limited to:

(1) An adjustment of the custodial responsibility of the parents, including but not limited to:

(A) Increased parenting time with the child to make up for any parenting time the other parent lost as a result of the proscribed activity;

(B) An additional allocation of parenting time in order to repair any adverse effect upon the relationship between the child and the other parent resulting from the proscribed activity; or

(C) The allocation of exclusive custodial responsibility to one of them;

(2) Supervision of the custodial time between a parent and the child;

(3) Exchange of the child between parents through an intermediary, or in a protected setting;
(4) Restraints on the parent from communication with or proximity to the other parent or the child;

(5) A requirement that the parent abstain from possession or consumption of alcohol or nonprescribed drugs while exercising custodial responsibility and in the twenty-four hour period immediately preceding such exercise;

(6) Denial of overnight custodial responsibility;

(7) Restrictions on the presence of specific persons while the parent is with the child;

(8) A requirement that the parent post a bond to secure return of the child following a period in which the parent is exercising custodial responsibility or to secure other performance required by the court;

(9) A requirement that the parent complete a program of intervention for perpetrators of domestic violence, for drug or alcohol abuse, or a program designed to correct another factor; or

(10) Any other constraints or conditions that the court deems necessary to provide for the safety of the child, a child’s parent or any person whose safety immediately affects the child’s welfare.

(c) If a parent is found to have engaged in any activity specified in subsection (a) of this section, the court may not allocate custodial responsibility or decision-making responsibility to that parent without making special written findings that the child and other parent can be adequately protected from harm by such limits as it may impose under subsection (b) of this section. The parent found to have engaged in the behavior specified in subsection (a) of this section has the burden of proving that an allocation of custodial responsibility or decision-making responsibility to that parent will not endanger the child or the other parent.

(d) If the court determines, based on the investigation described in part three of this article or other evidence presented to it, that an accusation of child abuse or neglect, or domestic violence made during a child custody proceeding is false and the parent making
the accusation knew it to be false at the time the accusation was made, the court may order reimbursement to be paid by the person making the accusations of costs resulting from defending against the accusations. Such reimbursement may not exceed the actual reasonable costs incurred by the accused party as a result of defending against the accusation and reasonable attorney’s fees incurred.

(e) (1) A parent who believes he or she is the subject of activities by the other parent described in subdivision (5) of subsection (a), may move the court pursuant to subdivision (4), subsection (b), section one hundred and one, article five, chapter forty-nine of this code for the Department of Health and Human Resources to disclose whether the other parent was the source of the allegation and, if so, whether the department found the report to be:

(A) Substantiated;

(B) Unsubstantiated;

(C) Inconclusive; or

(D) Still under investigation.

(2) If the court grants a motion pursuant to this subsection, disclosure by the Department of Health and Human Resources shall be in camera. The court may disclose to the parties information received from the department only if it has reason to believe a parent knowingly made a false report.

PART 3. FACT FINDING.

§48-9-301. Court-ordered investigation.

(a) In its discretion, the court may order a written investigation and report to assist it in determining any issue relevant to proceedings under this article: Provided, That the court must serve notice to all parties of the court’s order. The investigation and report may be made by the guardian ad litem, the staff of the court, or other professional social service organization experienced in
counseling children and families. Provided, That the court shall identify to all parties the identity of the assigned investigator, and the investigator shall be a compulsory witness and subject to full examination and cross-examination by both parties. The court shall specify the scope and objective of the investigation or evaluation and the authority of the investigator.

(b) In preparing the report concerning a child, the investigator may consult any person who may have information about the child and the potential parenting or custodian arrangements. Provided, That the person(s) consulted by the investigator shall be identified to the parties and shall be subject to complete discovery including but not limited to pre-hearing deposition. Upon order of the court, the investigator may refer the child to professional personnel for diagnosis. The investigator may consult with and obtain information from medical, psychiatric or other expert persons who have served the child in the past without obtaining the consent of the parent or the child’s custodian; but the child’s consent must be obtained if the child has reached the age of twelve, unless the court finds that the child lacks mental capacity to consent. If the requirements of subsection (c) of this section are fulfilled, the investigator’s report may be received in evidence at the hearing.

(c) The investigator shall deliver the investigator’s report to counsel and to any party not represented by counsel at least 10 days prior to the hearing unless a shorter time is ordered by the court for good cause shown. Provided, That in no event shall the hearing take place until after the report has been provided to the parties and the completion of any discovery requested thereupon. The court may grant a continuance, upon motion by a party showing good cause that discovery cannot be adequately completed within 10 days. The investigator shall make available to counsel and to any party not represented by counsel the investigator’s file of underlying data and reports, records or documents reviewed or relied upon by the investigator, complete texts of diagnostic reports made to the investigator pursuant to the provisions of subsection (b) of this section, and the names and addresses of all persons whom the investigator has consulted. Any party to the proceeding may call as a hearing witness the investigator and any person whom
the investigator has consulted for cross-examination. A party may not waive the right of cross-examination prior to the hearing.

(d) Services and tests ordered under this section shall be ordered only if at no cost to the individuals involved, or at a cost that is reasonable in light of the available financial resources.

PART 4. MODIFICATION OF PARENTING PLAN.

§48-9-403. Relocation of a parent.

(a) The relocation of a parent constitutes a substantial change in the circumstances under subsection 9-401(a) of the child only when it significantly impairs either parent’s ability to exercise responsibilities that the parent has been exercising.

(b) Unless otherwise ordered by the court, a parent who has responsibility under a parenting plan who changes, or intends to change, residences for more than ninety days must give a minimum of sixty days’ advance notice, or the most notice practicable under the circumstances, to any other parent with responsibility under the same parenting plan. Notice shall include:

(1) The relocation date;

(2) The address of the intended new residence;

(3) The specific reasons for the proposed relocation;

(4) A proposal for how custodial responsibility shall be modified, in light of the intended move; and

(5) Information for the other parent as to how he or she may respond to the proposed relocation or modification of custodial responsibility.

Failure to comply with the notice requirements of this section without good cause may be a factor in the determination of whether the relocation is in good faith under subsection (d) of this section and is a basis for an award of reasonable expenses and reasonable attorney’s fees to another parent that are attributable to such failure.
The Supreme Court of Appeals shall make available through the offices of the circuit clerks and the secretary-clerks of the family courts a form notice that complies with the provisions of this subsection. The Supreme Court of Appeals shall promulgate procedural rules that provide for an expedited hearing process to resolve issues arising from a relocation or proposed relocation.

(c) When changed circumstances are shown under subsection (a) of this section, the court shall, if practical, revise the parenting plan so as to both accommodate the relocation and maintain the same proportion of custodial responsibility being exercised by each of the parents. In making such revision, the court may consider the additional costs that a relocation imposes upon the respective parties for transportation and communication, and may equitably allocate such costs between the parties.

(d) When the relocation constituting changed circumstances under subsection (a) of this section renders it impractical to maintain the same proportion of custodial responsibility as that being exercised by each parent, the court shall modify the parenting plan in accordance with the child’s best interests and in accordance with the following principles:

(1) A parent who has been exercising a significant majority of the custodial responsibility for the child should be allowed to relocate with the child so long as that parent shows that the relocation is in good faith for a legitimate purpose and to a location that is reasonable in light of the purpose. The percentage of custodial responsibility that constitutes a significant majority of custodial responsibility is seventy percent or more. A relocation is for a legitimate purpose if it is to be close to significant family or other support networks, for significant health reasons, to protect the safety of the child or another member of the child’s household from significant risk of harm, to pursue a significant employment or educational opportunity or to be with one’s spouse who is established, or who is pursuing a significant employment or educational opportunity, in another location. The relocating parent has the burden of proving the legitimacy of any other purpose. A move with a legitimate purpose is reasonable unless its purpose is shown to be substantially achievable without moving or by
moving to a location that is substantially less disruptive of the other parent’s relationship to the child:

(2) If a relocation of the parent is in good faith for legitimate purpose and to a location that is reasonable in light of the purpose and if neither has been exercising a significant majority of custodial responsibility for the child, the court shall reallocate custodial responsibility based on the best interest of the child, taking into account all relevant factors including the effects of the relocation on the child.

(3) If a parent does not establish that the purpose for that parent’s relocation is in good faith for a legitimate purpose into a location that is reasonable in light of the purpose, the court may modify the parenting plan in accordance with the child’s best interests and the effects of the relocation on the child. Among the modifications the court may consider is a reallocation of primary custodial responsibility, effective if and when the relocation occurs, but such a reallocation shall not be ordered if the relocating parent demonstrates that the child’s best interests would be served by the relocation.

(4) The court shall attempt to minimize impairment to a parent–child relationship caused by a parent’s relocation through alternative arrangements for the exercise of custodial responsibility appropriate to the parents’ resources and circumstances and the developmental level of the child.

(e) In determining the proportion of caretaking functions each parent previously performed for the child under the parenting plan before relocation, the court may not consider a division of functions arising from any arrangements made after a relocation but before a modification hearing on the issues related to relocation.

(f) In determining the effect of the relocation or proposed relocation on a child, any interviewing or questioning of the child shall be conducted in accordance with the provisions of rule 17 of the rules of practice and procedure for family law as promulgated by the Supreme Court of Appeals.
(a) The relocation of a parent constitutes a substantial change in the circumstances of the child under §48-9-401(a) of this code when it impairs either parent’s ability to exercise responsibilities that the parent has been exercising, or when it impairs the schedule of custodial allocation that has been ordered by the court for a parent or any other person.

(b) A parent who has responsibility under a parenting plan who changes, or intends to change, residences must file a verified petition with the court for modification of the parenting plan, and cause a copy of the same to be served upon the other parent and upon all other persons who, pursuant to the court’s order in effect at the time of the petition, have been allocated custodial time with the child. The petition shall be filed at least 90 days prior to any relocation, and the summons must be served at least 60 days in advance of any relocation, unless the relocating parent establishes that it was impracticable under the circumstances to provide such notice 90 days in advance. The verified petition shall include:

(1) The proposed relocation date;

(2) The address of the intended new residence;

(3) The specific reasons for the proposed relocation;

(4) A proposal for how custodial responsibility shall be modified, in light of the intended move; and

(5) A request for a hearing.

Failure to comply with the requirements of this section may be a factor in the determination of whether the relocation is in good faith under subsection (d) of this section, and may also be a basis for reallocation of the primary residence and custodial responsibility for the child and for an award of reasonable expenses and reasonable attorney’s fees to another parent or another person exercising custodial responsibility for the child pursuant to an order of the court that are attributable to such failure.

(c) A hearing on the petition shall be held by the court at least 30 days in advance of the proposed date of relocation. A parent
proposing to relocate may move for an expedited hearing upon the petition in circumstances under which the parent needs an answer expeditiously. If the hearing is held fewer than 30 days in advance of the proposed date of relocation, the court’s order shall include findings of fact as to why the hearing was not held at least 30 days prior to the petition’s proposed date of relocation. After a hearing upon a petition filed under this section, the court shall, if practical, revise the parenting plan so as to both accommodate the relocation and maintain the same proportion of custodial responsibility being exercised by each of the parents and all such other persons exercising custodial responsibility for the child pursuant to the order of the court. In making such revision, the court may consider the additional costs that a relocation imposes upon the respective parties for transportation and communication, and may equitably allocate such costs between the parties and may consider §48-13-702 of this code authorizing the court to disregard the child support formula relating to long distance visitation costs.

(d) (1) At the hearing held pursuant to this section, the relocating parent has the burden of proving that: (A) The reasons for the proposed relocation are legitimate and made in good faith; (B) that allowing relocation of the relocating parent with the child is in the best interests of the child as defined in §48-9-102 of this code; and (C) that there is no reasonable alternative, other than the proposed relocation, available to the relocating parent that would be in the child’s best interests and less disruptive to the child.

(2) A relocation is for a legitimate purpose if it is to be close to immediate family members, for substantial health reasons, to protect the safety of the child or another member of the child’s household from significant risk of harm, to pursue a significant employment or educational opportunity, or to be with one’s spouse or significant other with whom the relocating parent has cohabitated for at least a year, who is established, or who is pursuing a significant employment or educational opportunity, in another location.

(3) The relocating parent has the burden of proving the proposed relocation is for one of these legitimate purposes. The relocating parent has the burden of proving the legitimacy of any
other purpose. A move with a legitimate purpose is unreasonable unless the relocating parent proves that the purpose is not substantially achievable without moving, and that moving to a location that is substantially less disruptive of the other parent’s relationship to the child is not feasible.

(4) When the relocation is for a legitimate purpose, in good faith, and renders it impractical to maintain the same proportion of custodial responsibility as that being exercised by each parent and all other persons exercising custodial responsibility for the child pursuant to an order of the court, the court shall modify the parenting plan in accordance with the child’s best interests.

(5) If the relocating parent does not establish that the purpose for that parent’s relocation is made in good faith for a legitimate purpose to a location that is reasonable in light of the purpose, the court may modify the parenting plan in accordance with the child’s best interests and the effects of the relocation on the child. Among the modifications the court may consider is a reallocation of primary custodial responsibility, to become effective if and when the parent’s relocation occurs.

(6) The court shall attempt to minimize impairment to a parent-child relationship caused by a parent’s relocation through alternative arrangements for the exercise of custodial responsibility appropriate to the parents’ resources and circumstances and the developmental level of the child.

(e) If the parties file with the court a modified parenting plan signed by all the parties the court may enter an order modifying custodial responsibility in accordance with the parenting plan if the court determines that the parenting plan is in the best interest of the child to do so.

(f) Except in extraordinary circumstance articulated in the court’s order, a relocation may not be considered until an initial permanent parenting plan is established.

(g) In determining the effect of the relocation or proposed relocation on a child, any interviewing or questioning of the child
shall be conducted in accordance with the provisions of Rule 17 of the Rules of Practice and Procedure for Family Court as promulgated by the Supreme Court of Appeals.

**PART 6. MISCELLANEOUS PROVISIONS.**

**§48-9-601. Access to a child’s records.**

(a)(1) Each parent has full and equal access to a child’s educational records absent a court order to the contrary. Neither parent may veto the access requested by the other parent. Educational records are academic, attendance and disciplinary records of public and private schools in all grades pre-kindergarten through 12 and any form of alternative school. Educational records are any and all school records concerning the child that would otherwise be properly released to the primary custodial parent, including, but not limited to, report cards and progress reports, attendance records, disciplinary reports, results of the child’s performance on standardized tests and statewide tests and information on the performance of the school that the child attends on standardized statewide tests; curriculum materials of the class or classes in which the child is enrolled; names of the appropriate school personnel to contact if problems arise with the child; information concerning the academic performance standards, proficiencies, or skills the child is expected to accomplish; school rules, attendance policies, dress codes and procedures for visiting the school; and information about any psychological testing the school does involving the child.

(2) In addition to the right to receive school records, the nonresidential parent has the right to participate as a member of a parent advisory committee or any other organization comprised of parents of children at the school that the child attends.

(3) The nonresidential parent or noncustodial parent has the right to question anything in the child’s record that the parent feels is inaccurate or misleading or is an invasion of privacy and to receive a response from the school.
(4) Each parent has a right to arrange appointments for parent-teacher conferences absent a court order to the contrary. Neither parent can be compelled against their will to exercise this right by attending conferences jointly with the other parent.

(b)(1) Each parent has full and equal access to a child’s medical records and vital records absent a court order to the contrary. Neither parent may veto the access requested by the other parent. If necessary, either parent is required to authorize medical providers to release to the other parent copies of any and all information concerning medical care provided to the child which would otherwise be properly released to either parent.

(2) If the child is in the actual physical custody of one parent, that parent is required to promptly inform the other parent of any illness of the child which requires medical attention.

(3) Each parent is required to consult with the other parent prior to any elective surgery being performed on the child, and in the event emergency medical procedures are undertaken for the child which require the parental consent of either parent, if time permits, the other parent shall be consulted, or if time does not permit such consultation, the other parent shall be promptly informed of the emergency medical procedures: Provided, That nothing contained herein alters or amends the law of this state as it otherwise pertains to physicians or health care facilities obtaining parental consent prior to providing medical care or performing medical procedures.

(c)(1) Each parent has full and equal access to a child’s juvenile court records, process and pleadings, absent a court order to the contrary. Neither parent may veto any access requested by the other parent. Juvenile court records are limited to those records which are normally available to a parent of a child who is a subject of the juvenile justice system.

(2) Each parent has the right to be notified by the other party if the minor child is the victim of an alleged crime, including the name of the investigating law-enforcement officer or agency, if known. There is no duty to notify if the party to be notified is the alleged perpetrator.
§48-9-603. Effect of enactment; operative dates.

(a) The enactment of this article, formerly enacted as article eleven of this chapter during the second extraordinary session of the 1999 Legislature, is prospective in operation unless otherwise expressly indicated.

(b) The provisions of section 9-202 §48-9-202 of this code, insofar as they provide for parent education and mediation, became operative on January 1, 2000. Until that date, parent education and mediation with regard to custody issues were discretionary unless made mandatory under a particular program or pilot project by rule or direction of the Supreme Court of Appeals or a circuit court.

(c) The provisions of this article that authorize the court, in the absence of an agreement of the parents, to order an allocation of custodial responsibility and an allocation of significant decision-making responsibility became operative on January 1, 2000, at which time the primary caretaker doctrine was replaced with a system that allocates custodial and decision-making responsibility to the parents in accordance with this article. Any order entered prior to January 1, 2000, based on the primary caretaker doctrine remains in full force and effect until modified by a court of competent jurisdiction.

(d) The amendments to this chapter made during the 2021 session of the Legislature shall become applicable upon the effective date of those amendments. Any order entered prior to the effective date of those amendments remains in full force and effect until modified by a court of competent jurisdiction.

And,

By striking out the title and substituting therefor a new title, to read as follows:

§48-9-209, §48-9-301, §48-9-403, §48-9-601, §48-9-603 of said code, all relating to domestic relations and child custody allocation; providing definitions; amending definitions; clarifying the authority of parents to make emergency and non-elective healthcare decisions; requiring the court to consider parenting functions in determining best interests of the child; adding meaningful contact between a child and his or her siblings, including half-siblings, as an objective of the best interests of the child; providing for venue of custody actions outside of divorce proceedings; requiring the court to consider parenting functions in temporary parenting plans and allocation of custody; adding a preference time allocated to the parent resulting in the child being under the care of that parent is preferred to the parent resulting in time allocated to the parent resulting in the child being under the care of a third party as an objective in allocation determinations; adding an objective for reasonable access to the child by telephone or other electronic contact as an objective in allocation determinations; requiring that, in the absence of agreement of the parents, a final allocation determination must be made pursuant to hearing which cannot be conducted exclusively by presentation of evidence by proffer; adding neglect and abandonment as criteria that may overcome presumption that joint decision-making responsibility is in the best interests of the child; clarifying criteria of interference with the other parent’s relationship with the child; providing notice requirements during a court-ordered investigation; requires that a hearing cannot take place until after the investigation report is provided to the parties and completion of any requested discovery; allowing for continuance of a hearing following an investigation; providing a mechanism for the adjudication of requests for relocation of a parent with a child; providing circumstances for which relocation of a parent constitutes a substantial change in the circumstances of the child; requiring the relocating parent to file a verified petition for the court for modification of the parenting plan; identifying consequences of failure to comply with the requirements of this section; requiring a copy of the petition to be served on the other parent and all other persons allocated custodial time with the child; establishing requirements for the petition for modification of the parenting plan; requiring a hearing to be held on the petition at least
30 days in advance of the proposed date of relocation; providing for an expedited hearing; authorizing the court to revise the parenting plan; authorizing the court to allocate costs between the parties; establishing the burden of proof for the relocating parent; defines when a relocation is for a legitimate purpose; establishing a move with a legitimate purpose is unreasonable unless the relocating parent proves that the purpose is not substantially achievable without moving and that moving to a location that is substantially less disruptive of the other parent’s relationship to the child is not feasible; requiring the court to consider the best interests of the child when modifying the parenting plan; requiring the court to minimize impairment to a parent-child relationship caused by a parent’s relocation through alternative arrangements; setting forth the opportunity for parties to file a modified parenting plan signed by all parties; conditionally requiring an initial permanent parenting plan to be established before a relocation is considered; requiring interviewing or questioning of the child to be conducted in accordance with Rule 17 of the Rules of Practice and Procedure for Family Court; providing for parental access to a child’s vital records; requiring notice to the other party if the child is a victim of a crime unless the other party is the perpetrator; providing an effective date; and providing that existing orders remain in effect unless modified by a court of competent jurisdiction.

On motion of Senator Takubo, the Senate refused to concur in the foregoing House amendments to the Senate amendments to the bill (Eng. Com. Sub. for H. B. 2363) and requested the House of Delegates to recede therefrom.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

A message from the Clerk of the House of Delegates announced the amendment by that body, passage as amended, and requested the concurrence of the Senate in the House of Delegates amendment, as to
Eng. Com. Sub. for Senate Bill 702, Relating to involuntary hospitalization, competency, and criminal responsibility of persons charged or convicted of certain crimes.

On motion of Senator Takubo, the bill was taken up for immediate consideration.

The following House of Delegates amendment to the bill was reported by the Clerk:

On page four, section two-a, line fourteen, after the words “at an outpatient facility,” by inserting the words “at a Division of Corrections and Rehabilitation Facility by a qualified forensic evaluator”.

On motion of Senator Takubo, the Senate concurred in the House of Delegates amendment to the bill.

Engrossed Committee Substitute for Senate Bill 702, as amended by the House of Delegates, was then put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—33.

The nays were: None.

Absent: Maroney—1.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. Com. Sub. for S. B. 702) passed with its title.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate.

The Senate again proceeded to the eighth order of business.

On third reading, coming up out of regular order, with the unreported Government Organization committee amendment pending, and with the right having been granted on yesterday, Friday, April 9, 2021, for further amendments to be received on third reading, was reported by the Clerk.

At the request of Senator Takubo, unanimous consent being granted, further consideration of the bill and the pending unreported Government Organization committee amendment was deferred until the conclusion of bills on today’s third reading calendar.

Eng. House Bill 3128, Relating to carrier fees on 911 fee revenues.

On third reading, coming up out of regular order, with the unreported committee amendments pending, and with the right having been granted on yesterday, Friday, April 9, 2021, for further amendments to be received on third reading, was reported by the Clerk.

At the request of Senator Maynard, as chair of the Committee on Government Organization, and by unanimous consent, the unreported Government Organization committee amendment to the bill was withdrawn.

The following amendment to the bill, from the Committee on Finance, was reported by the Clerk and adopted:

By striking out everything after the enacting clause and inserting in lieu thereof the following:

CHAPTER 24. PUBLIC SERVICE COMMISSION.

ARTICLE 6. LOCAL EMERGENCY TELEPHONE SYSTEM.

§24-6-6b. Wireless enhanced 911 fee; public safety wireless fee; wireless tower fee.
(a) All CMRS providers as defined in §24-6-2 of this code shall, on a monthly basis or otherwise for good cause and as directed by order of the Public Service Commission, collect from each of their in-state two-way service subscribers a wireless enhanced 911 fee, a public safety fee, and a wireless tower fee. As used in this section “in-state two-way service subscriber” has the same meaning as that set forth in the rules of the Public Service Commission. The CMRS providers shall, on a monthly basis, after retaining a billing fee of three percent of the sum of the wireless enhanced 911 fee, the public safety fee, and the wireless tower fee, send moneys collected from the wireless enhanced 911 fee, the public safety fee, and the wireless tower fee to the Public Service Commission.

(b) The wireless enhanced 911 fee is $3.47 per month for each valid in-state two-way service subscriber, as that term is defined by Public Service Commission rules. Beginning in the year 2021, and every two years thereafter, the Public Service Commission shall conduct a survey of the enhanced 911 fees imposed by counties and shall recalculate the wireless enhanced 911 fee so that it increases or decreases by the same percentage as the change in the weighted average rounded to the nearest penny, as of March 1 of the respecification year, of all of the enhanced 911 fees imposed by the counties which have adopted an enhanced 911 ordinance: Provided, That the wireless enhanced 911 fee may never be increased by more than 25 percent of its value at the beginning of the respecification year: Provided, however, That the fee may never be less than the amount set in subsection (b) of this section.

(c) The Public Service Commission shall, on a quarterly and approximately evenly staggered basis, disburse net wireless enhanced 911 fee revenue in the following manner:

(1) Each county that does not have a 911 ordinance in effect as of the original effective date of this section in the year 1997, or has enacted a 911 ordinance within the five years prior to the original effective date of this section in the year 1997, shall receive eight and one-half tenths of one percent of the net fee revenues received by the Public Service Commission: Provided, That after the effective date of this section, in the year 2005, when two or more
counties consolidate into one county to provide government services, the consolidated county shall receive one percent of the net fee revenues received by the Public Service Commission for itself and for each county merged into the consolidated county. Each county shall receive eight and one-half tenths of one percent of the remainder of the net wireless enhanced 911 fee revenues received by the Public Service Commission: Provided, however, That after the effective date of this section, in the year 2005, when two or more counties consolidate into one county to provide government services, the consolidated county shall receive one percent of the net fee revenues received by the Public Service Commission for itself and for each county merged into the consolidated county. Then, from any moneys remaining, each county shall receive a pro rata portion of that remainder based on that county’s population as determined in the most recent decennial census as a percentage of the state total population. The Public Service Commission shall recalculate the county disbursement percentages on a yearly basis, with the changes effective on July 1, and using data as of the preceding March 1. The public utilities which normally provide local exchange telecommunications service by means of lines, wires, cables, optical fibers, or by other means extended to subscriber premises shall supply the data to the Public Service Commission on a county specific basis no later than June 1 of each year;

(2) Counties which have an enhanced 911 ordinance in effect shall receive their share of the net wireless enhanced 911 fee revenue for use in the same manner as the enhanced 911 fee revenues received by those counties pursuant to their enhanced 911 ordinances;

(3) The Public Service Commission shall deposit the net wireless enhanced 911 fee revenue for each county which does not have an enhanced 911 ordinance in effect into an escrow account which it has established for that county. Any county with an escrow account may, immediately upon adopting an enhanced 911 ordinance, receive the moneys which have accumulated in the escrow account for use as specified in subdivision (2) of this subsection: Provided, That a county that adopts a 911 ordinance
after the original effective date of this section in the year 1997, or
has adopted a 911 ordinance within five years of the original
effective date of this section in the year 1997, shall continue to
receive one percent of the total net 911 fee revenue for a period of
five years following the adoption of the ordinance. Thereafter, each
county shall receive that county’s eight and one-half tenths of one
percent of the remaining net fee revenue, plus that county’s
additional pro rata portion of the net fee revenues then remaining,
based on that county’s population as determined in the most recent
decennial census as a percentage of the state total population:
Provided, however, That every five years from the year 1997, all
fee revenue residing in escrow accounts shall be disbursed on the
pro rata basis specified in subdivision (1) of this subsection, except
that data for counties without enhanced 911 ordinances in effect
shall be omitted from the calculation and all escrow accounts shall
begin again with a zero balance. From any funds distributed to a
county pursuant to this section, a total of three percent shall be set
aside in a special fund to be used exclusively for the purchase of
equipment that will provide information regarding the x and y
coordinates of persons who call an emergency telephone system
through a commercial mobile radio service: Provided further, That
upon purchase of the necessary equipment, the special fund shall
be dissolved and any surplus shall be used for general operation of
the emergency telephone system as may otherwise be provided by
law.

(d) Beginning July 1, 2020, CMRS providers shall collect the
public safety fee from each in-state two-way service subscriber.
The public safety fee shall be 29 cents per month and will be shown
as a separate fee on the subscriber’s bill two separate fees on the
subscriber’s bill, $0.10 for the West Virginia State Police and $0.19
for the Division of Emergency Management. On a monthly basis,
the Public Service Commission will distribute 10 cents of the
public safety fee to the West Virginia State Police to be used for
equipment upgrades for improving and integrating their
communication efforts with those of the enhanced 911 systems,
and the Public Service Commission will deposit 19 cents of the
public safety fee in a special fund established by the Division of
Homeland Security and Emergency Management to be used solely
for the construction, maintenance, and upgrades of the West Virginia Interoperable Radio Project and any other costs associated with establishing and maintaining the infrastructure of the system. Any funds remaining in this fund at the end of the fiscal year shall automatically be reappropriated for the following year.

(e) Beginning July 1, 2020, CMRS providers shall collect the wireless tower fee from each in-state two-way service subscriber. The wireless tower fee shall be 8 cents per month and will be shown as a separate fee on the subscriber’s bill. On a monthly basis, the commission shall distribute the wireless tower fee to a fund administered by the Public Service Commission, entitled the Wireless Tower Access Assistance Fund, to subsidize the construction of wireless towers. The moneys shall be expended in accordance with an enhanced 911 wireless tower access matching grant order adopted by the Public Service Commission. The commission order shall contain terms and conditions designed to provide financial assistance loans or grants to state agencies, political subdivisions of the state, and wireless telephone carriers for the acquisition, equipping, and construction of new wireless towers, which would not be available otherwise due to marginal financial viability of the applicable tower coverage area: Provided, That the grants shall be allocated among potential sites based on application from county commissions demonstrating the need for enhanced 911 wireless coverage in specific areas of this state. Any tower constructed with assistance from the fund created by this subsection shall be available for use by emergency services, fire departments, and law-enforcement agencies’ communications equipment, so long as that use does not interfere with the carriers’ wireless signal.

(f) CMRS providers have the same rights and responsibilities as other telephone service suppliers in dealing with the failure by an in-state two-way service subscriber to timely pay the wireless enhanced 911 fee, the public safety fee, and the wireless tower fee.

(g) Notwithstanding the provisions of §24-6-1a of this code, for the purposes of this section, the term “county” means one of the counties provided in §1-1-1 of this code.
(h) Notwithstanding anything to the contrary in this code, prepaid wireless calling service is not subject to the wireless enhanced 911 fee, the public safety fee, and the wireless tower fee.

(i) The Public Service Commission shall promulgate rules in accordance with §29A-3-1 et seq. of this code to effectuate the provisions of this section. The Public Service Commission may promulgate emergency rules pursuant to the provisions of §29A-3-15 of this code.

§24-6-12. Dispatching of towing services for emergency towing of vehicles; districts; policy; exceptions; prohibitions.

(a) Every three years, the county commission of each county or the municipality operating an emergency telephone system or an enhanced emergency telephone system shall, in consultation with all public safety units, public agencies, and all available towing services registered as common carriers within the county or municipality pursuant to the provisions of chapter 24A of this code: establish a policy that provides for the most prompt, fair, equitable and effective response to requests or dispatches for emergency towing services

(1) Establish individual districts or zones that cover and include all emergency telephone systems and enhanced emergency telephone systems within the county or municipality whereby all towing services authorized by the Public Service Commission to conduct business located within the newly created districts or zones may be dispatched when the need arises; and/or

(2) Establish a policy requiring eligible towing services within the area currently being served by an emergency services organization be dispatched on a rotating basis, where required.

(3) Each individual district or zone shall compile two dispatch lists:

(A) A list of towing services within the district that are only able to service light-duty vehicles that weigh 26,000 pounds or less; and
(B) A list of towing services within the district that are capable of servicing vehicles that weigh 26,001 pounds or more.

(4) Towing services will be placed in individual districts or zones based on the addresses on file with the Public Service Commission.

(b) An owner or operator of a vehicle to be towed shall have an opportunity to select the towing service of their choice if:

(1) The towing service company is authorized through the Public Service Commission to conduct business; and

(2) The request will not delay the clearing of vehicles from the roadways that are involved in a traffic crash or hinder a law-enforcement investigation in any manner.

c) “Emergency services organization” means the organization established under §15-5-1 et seq. of this code.

There being no further amendments offered,

Having been engrossed, the bill (Eng. H. B. 3128), as just amended, was then read a third time and put upon its passage.

Pending discussion,

The question being “Shall Engrossed House Bill 3128 pass?”

On this question, the yeas were: Azinger, Boley, Clements, Karnes, Maynard, Nelson, Phillips, Rucker, Smith, Swope, Sypolt, Takubo, Tarr, Woodrum, and Blair (Mr. President)—15.

The nays were: Baldwin, Beach, Caputo, Grady, Hamilton, Ihlenfeld, Jeffries, Lindsay, Martin, Plymale, Roberts, Romano, Stollings, Stover, Trump, Unger, Weld, and Woelfel—18.

Absent: Maroney—1.

So, a majority of all the members present and voting not having voted in the affirmative, the President declared the bill (Eng. H. B. 3128) rejected.
Ordered, That the Clerk communicate to the House of Delegates the action of the Senate.

Eng. Com. Sub. for House Bill 2370, Provide that Public Service Districts cannot charge sewer rates for filling a swimming pool.

On third reading, coming up out of regular order, was read a third time and put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—33.

The nays were: None.

Absent: Maroney—1.

So, a majority of all the members present and voting having voted in the affirmative, the President declared the bill (Eng. Com. Sub. for H. B. 2370) passed.

The following amendment to the title of the bill, from the Committee on the Judiciary, was reported by the Clerk and adopted:

Eng. Com. Sub. for House Bill 2370—A Bill to amend the Code of West Virginia, 1931, as amended, by adding thereto a new section, designated §16-13A-9b, relating to exempting sewer charges for privately-owned swimming pools; requiring the owner of the swimming pool to provide the dimensions of a pool that is being filled with water; requiring the public service district to calculate the volume of the pool and allow the swimming pool’s owner to use that amount of water for filling the pool without being charged for the corresponding sewer charges; and allowing the public service district to inspect the swimming pool in order to verify the dimensions.
Senator Takubo moved that the bill take effect from passage.

On this question, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—33.

The nays were: None.

Absent: Maroney—1.

So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. Com. Sub. for H. B. 2370) takes effect from passage.

*Ordered*, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.


On third reading, coming up out of regular order, was read a third time and put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—33.

The nays were: None.

Absent: Maroney—1.

So, a majority of all the members present and voting having voted in the affirmative, the President declared the bill (Eng. Com. Sub. for H. B. 2195) passed.
The following amendment to the title of the bill, from the Committee on the Judiciary, was reported by the Clerk and adopted:

**Eng. Com. Sub. for House Bill 2195**—A Bill to amend and reenact §17C-4-7 of the Code of West Virginia, 1931, as amended, relating to motor vehicle crash reports; requiring the investigating law-enforcement officer, within 24 hours of a motor vehicle crash, to provide the owner, operator, and insurance information for all the involved parties with each of the other involved parties and to each party’s respective insurance agents; and, information shall be provided without cost.

*Ordered,* That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

**Eng. House Bill 2915,** Relating to public records management and preservation.

On third reading, coming up out of regular order, was read a third time and put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—33.

The nays were: None.

Absent: Maroney—1.

So, a majority of all the members present and voting having voted in the affirmative, the President declared the bill (Eng. H. B. 2915) passed with its title.

Senator Takubo moved that the bill take effect July 1, 2021.

On this question, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries,
Karnes, Lindsay, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—33.

The nays were: None.

Absent: Maroney—1.

So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. H. B. 2915) takes effect July 1, 2021.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate.

Following a point of inquiry to the President, with resultant response thereto,

The Senate resumed consideration of its third reading calendar.


On third reading, coming up out regular order, with the unreported committee amendments pending, and with the right having been granted on yesterday, Friday, April 9, 2021, for further amendments to be received on third reading, was reported by the Clerk.

At the request of Senator Trump, and by unanimous consent, the unreported Health and Human Resources committee amendment to the bill was withdrawn.

The following amendment to the bill, from the Committee on the Judiciary, was reported by the Clerk:

By striking out everything after the enacting clause and inserting in lieu thereof the following:
ARTICLE 2I. WOMEN’S RIGHT TO KNOW ACT.
§16-2I-1. Definitions.

For the purposes of this article, the words or phrases defined in this section have these meanings ascribed to them.

(a) “Abortion” means the use or prescription of any instrument, medicine, drug or any other substance or device intentionally to terminate the pregnancy of a female known to be pregnant with an intention other than to increase the probability of a live birth, to preserve the life or health of the child after live birth or to remove a dead embryo or fetus.

means the same as that term is defined in §16-2F-2 of this code.

(b) “Attempt to perform an abortion” means an act, or an omission of a statutorily required act, that, under the circumstances as the actor believes them to be, constitutes a substantial step in a course of conduct planned to culminate in the performance of an abortion in West Virginia in violation of this article.

means the same as that term is defined in §16-2M-2 of this code.

“Chemical abortion” means the use or prescription of an abortion-inducing drug dispensed with the intent to cause an abortion.

“Licensed medical professional” means the same as that term is defined in §16-2P-1 of this code.

(c) “Medical emergency” means any condition which, on the basis of a physician’s good faith clinical judgment in the reasonable medical judgment of the patient’s physician, so complicates the medical condition of a pregnant female as to necessitate the immediate termination of her pregnancy to avert her death or for which a delay will create serious risk of substantial and irreversible physical impairment of a major bodily function, not including psychological or emotional conditions. No condition shall be deemed a medical emergency if based on a claim or diagnosis that the female will engage in conduct which she intends
to result in her death or in substantial and irreversible physical impairment of a major bodily function.

(d) “Physician” means any medical or osteopathic doctor licensed to practice medicine in this state. means the same as that term is defined in §16-2M-2 of this code.

(e) “Probable gestational age of the embryo or fetus” means what, in the judgment of the physician, will with reasonable probability be the gestational age of the embryo or fetus at the time the abortion is planned to be performed.

“Reasonable medical judgement” means the same as that term is defined in §16-2M-2 of this code.

(f) “Stable Internet website” means a website that, to the extent reasonably practicable, is safeguarded from having its content altered other than by the Department of Health and Human Resources.

§16-2I-2. Informed consent.

No An abortion may not be performed in this state except with the voluntary and informed consent of the female upon whom the abortion is to be performed. Except in the case of a medical emergency, consent to an abortion is voluntary and informed if, and only if:

(a) The female is told the following, by telephone or in person, by the physician or the licensed health care professional to whom the responsibility has been delegated by the physician who is to perform the abortion at least 24 hours before the abortion:

(1) The particular medical risks associated with the particular abortion procedure to be employed, including, when medically accurate, the risks of infection, hemorrhage, danger to subsequent pregnancies, and infertility;

(2) The probable gestational age of the embryo or fetus at the time the abortion is to be performed; and
(3) The medical risks associated with carrying her child to term; and

(4) If a chemical abortion involving the two-drug process of mifepristone is initiated and then a prostaglandin such as misoprostol is planned to be used at a later time, the female shall be informed that:

(A) Some suggest that it may be possible to counteract the intended effects of a mifepristone chemical abortion by taking progesterone if the female changes her mind, before taking the second drug, but this process has not been approved by the Food and Drug Administration.

(B) After the first drug involved in the two-drug process is dispensed in a mifepristone chemical abortion, the physician or agent of the physician shall provide written medical discharge instructions to the pregnant female which shall include the statement:

“If you change your mind and decide to try to counteract the intended effects of a mifepristone chemical abortion, if the second pill has not been taken, please consult with your physician.

(i) You might experience a complete abortion without ever taking misoprostol;

(ii) You might experience a missed abortion, which means the fetus is no longer viable, but the fetus did not leave your body; or

(iii) It is possible that your pregnancy may continue; and

(iv) You should consult with your physician.”

(C) The female shall certify, as part of the informed consent process for any medical procedure, that she has been informed about the above possibilities regarding a chemical abortion.

(D) Notwithstanding any law to the contrary, a physician acting in conformity with the informed consent provisions of this section relating to the possibility of counteracting the intended effects of a
chemical abortion, or a physician prescribing a non-Food and Drug Administration approved drug therapy to counteract a chemical abortion is not liable for any loss, damage, physical injury, or death arising from any information provided by the physician related to counteracting the intended effects of a chemical abortion or arising from prescribing a non-Food and Drug Administration approved drug therapy to counteract a chemical abortion.

The information required by this subsection may be provided by telephone without conducting a physical examination or tests of the patient, in which case the information required to be provided may be based on facts supplied by the female to the physician or other licensed health care professional to whom the responsibility has been delegated by the physician and whatever other relevant information is reasonably available to the physician or other licensed health care professional to whom the responsibility has been delegated by the physician. It may not be provided by a tape recording, but must be provided during a consultation in which the physician or licensed health care professional to whom the responsibility has been delegated by the physician is able to ask questions of the female and the female is able to ask questions of the physician or the licensed health care professional to whom the responsibility has been delegated by the physician.

If a physical examination, tests or the availability of other information to the physician or other licensed health care professional to whom the responsibility has been delegated by the physician subsequently indicate, in the medical judgment of the physician or the licensed health care professional to whom the responsibility has been delegated by the physician, a revision of the information previously supplied to the patient, that revised information may be communicated to the patient at any time before the performance of the abortion procedure.

Nothing in this section may be construed to preclude provision of required information in a language understood by the patient through a translator.
(b) The female is informed, by telephone or in person, by the physician who is to perform the abortion, or by an agent of the physician, at least 24 hours before the abortion procedure:

(1) That medical assistance benefits may be available for prenatal care, childbirth, and neonatal care through governmental or private entities;

(2) That the father, if his identity can be determined, is liable to assist in the support of her child based upon his ability to pay even in instances in which the father has offered to pay for the abortion;

(3) That she has the right to review the printed materials described in §16-2I-3 of this code, that these materials are available on a state-sponsored website and the website address; and

(4) That the female will be presented with a form which she will be required to execute prior to the abortion procedure that is available pursuant to §16-2I-3 of this code, and that the form to be presented will inform her of the opportunity to view the ultrasound image and her right to view or decline to view the ultrasound image, if an ultrasound is performed.

The physician or an agent of the physician shall orally inform the female that the materials have been provided by the State of West Virginia and that they describe the embryo or fetus and list agencies and entities which offer alternatives to abortion.

If the female chooses to view the materials other than on the website, then they shall either be provided to her at least 24 hours before the abortion or mailed to her at least 72 hours before the abortion by first class mail in an unmarked envelope.

The information required by this subsection may be provided by a tape recording if provision is made to record or otherwise register specifically whether the female does or does not choose to have the printed materials given or mailed to her.

(c) The form required pursuant to subdivision (b)(4) of this section shall include the following information:
(1) It is a female’s decision whether or not to undergo any ultrasound imaging procedure in consultation with her health care provider;

(2) If an ultrasound is performed in conjunction with the performance of an abortion procedure, the female has the right to view or to decline to view the image; and

(3) That the woman female has been previously informed of her opportunity to view the ultrasound image and her right to view or decline to view the ultrasound image. The woman female shall certify her choice on this form prior to the abortion procedure being performed.

The female shall certify in writing, before the abortion, that the information described in subsections (a) and (b) of this section has been provided to her and that she has been informed of her opportunity to review the information referred to in subdivision (b)(3) of this section.

Before performing the abortion procedure, the physician who is to perform the abortion or the physician’s agent shall obtain a copy of the executed certification required by the provisions of subsections (b) and (c) of this section.

§16-2I-3. Printed information.

(a) Within 90 days of the effective date of this article, the Secretary of the Department of Health and Human Resources shall cause to be published, in English and in each language which is the primary language of 2% two percent or more of the state’s population, as determined by the most recent decennial census performed by the U.S. census bureau, and shall cause to be available on the website provided for in section four of this article §16-2I-4 of this code the following printed materials in such a way as to ensure that the information is easily comprehensible:

(1) Geographically indexed materials designed to inform the reader of public and private agencies and services available to assist a female through pregnancy, upon childbirth and while the child is dependent, including adoption agencies, which shall
include a comprehensive list of the agencies available, a description of the services they offer and a description of the manner, including telephone numbers. At the option of the Secretary of Health and Human Resources, a 24-hour-a-day telephone number may be established with the number being published in such a way as to maximize public awareness of its existence which may be called to obtain a list and description of agencies in the locality of the caller and of the services they offer; and

(2) Materials designed to inform the female of the probable anatomical and physiological characteristics of the embryo or fetus at two-week gestational increments from the time when a female can be known to be pregnant to full term, including any relevant information on the possibility of the embryo or fetus’s survival and pictures or drawings representing the development of an embryo or fetus at two-week gestational increments: Provided, That any such pictures or drawings must contain the dimensions of the embryo or fetus and must be realistic and appropriate for the stage of pregnancy depicted. The materials shall be objective, nonjudgmental, and designed to convey only accurate scientific information about the embryo or fetus at the various gestational ages. The material shall also contain objective information describing the methods of abortion procedures commonly employed, the medical risks commonly associated with each procedure, the possible detrimental psychological effects of abortion, and the medical risks commonly associated with carrying a child to term; and

(3) Materials designed to inform the female of the range of possibilities regarding the effects and risks of a mifepristone chemical abortion or an attempt to counteract it and information on and assistance with the resources that may be available.

(b) The materials referred to in subsection (a) of this section shall be printed in a typeface large enough to be clearly legible. The website provided for in section four of this article shall be maintained at a minimum resolution of seventy dots per inch. All pictures appearing on the website shall be a minimum of 200 x 300 pixels. All letters on the website shall be a minimum of 11-point
font. All information and pictures shall be accessible with an industry standard browser requiring no additional plug-ins.

(c) The materials required under this section shall be available at no cost from the Department of Health and Human Resources upon request and in appropriate numbers to any person, facility, or hospital.

Following discussion,

Senator Woelfel moved the previous question, which motion prevailed.

Without objection, Senator Woelfel withdrew his motion for the previous question.

Senator Weld then moved the previous question, which motion prevailed.

The previous question having been ordered, that being on the adoption of the Judiciary committee amendment to the bill, the same was put and prevailed.

Having been engrossed, the bill (Eng. Com. Sub. for H. B. 2982), as just amended, was then read a third time and put upon its passage.

Pending discussion,

(Senator Tarr in the Chair.)

Pending discussion,

(Senator Blair, Mr. President, in the Chair.)

The question being “Shall Engrossed Committee Substitute for House Bill 2982 pass?”

On the passage of the bill, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Jeffries, Karnes, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Rucker, Smith,
The nays were: Beach, Caputo, Ihlenfeld, Lindsay, Romano, and Stollings—6.

Absent: Maroney—1.

So, a majority of all the members present and voting having voted in the affirmative, the President declared the bill (Eng. Com. Sub. for H. B. 2982) passed.

On motion of Senator Trump, the following amendment to the title of the bill was reported by the Clerk and adopted:

**Eng. Com Sub. for House Bill 2982**—A Bill to amend and reenact §16-2I-1, §16-2I-2, and §16-2I-3 of the Code of West Virginia, 1931, as amended, all relating to the informed consent; requiring that information about the process of chemical abortion be provided to a woman when a chemical abortion process in initiated and second drug is contemplated to be used at a later time; defining terms; specifying that the female be informed of the range of possibilities regarding the effects of a mifepristone chemical abortion; specifying that the female shall certify, as part of informed consent, that she has been informed about the possibilities regarding a chemical abortion; providing for liability protection for a physician acting in conformity with the informed consent provisions of this section; providing liability protection to a physician prescribing a non-Food and Drug Administration approved drug therapy to counteract a chemical abortion; and dictating minimum standards for printed materials.

*Ordered*, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

At the request of Senator Takubo, unanimous consent being granted, the Senate proceeded to the consideration of

On third reading, coming up out of regular order, with the unreported committee amendments pending, and with the right having been granted on Thursday, April 8, 2021, for further amendments to be received on third reading, was reported by the Clerk.

At the request of Senator Trump, as chair of the Committee on the Judiciary, and by unanimous consent, the unreported Judiciary committee amendment to the resolution was withdrawn.

At the request of Senator Tarr, as chair of the Committee on Finance, and by unanimous consent, the unreported Finance committee amendment to the resolution was withdrawn.

There being no further amendments offered,

Having been engrossed, the resolution (Eng. Com. Sub. for H. J. R. 3) was then read a third time and put upon its adoption.

On the adoption of the resolution, the yeas were: Azinger, Baldwin, Beach, Boley, Clements, Grady, Hamilton, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Rucker, Smith, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—29.

The nays were: Caputo, Ihlenfeld, Romano, Stollings, and Stover—5.

Absent: None.

At the request of Senator Trump, as chair of the Committee on the Judiciary, and by unanimous consent, the unreported Judiciary committee amendment to the title of the resolution was withdrawn.

At the request of Senator Tarr, as chair of the Committee on Finance, and by unanimous consent, the unreported Finance committee amendment to the title of the resolution was withdrawn.
So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the resolution (Eng. Com. Sub. for H. J. R. 3) adopted with its title, as follows:

**Eng. Com. Sub. for House Joint Resolution 3**—Proposing an amendment to the Constitution of the State of West Virginia amending section one, article X thereof, relating to authorizing the Legislature to exempt tangible machinery and equipment personal property directly used in business activity and personal property tax on motor vehicles and tangible inventory personal property directly used in business activity from ad valorem property taxation by general law; providing that the question of ratification or rejection of the amendment be submitted to the voters of the state at the next general election to be held in the year 2022; numbering and designating such proposed amendment; and providing a summarized statement of the purpose of such proposed amendment.

**Resolved by the Legislature of West Virginia, two thirds of the members elected to each house agreeing thereto:**

That the question of ratification or rejection of an amendment to the Constitution of the State of West Virginia be submitted to the voters of the state at the next general election to be held in 2022, which proposed amendment is that Section 1 article X thereof be amended to read as follows:

**ARTICLE X.**

§1. Taxation and finance.

Subject to the exceptions in this section contained, taxation shall be equal and uniform throughout the state, and all property, both real and personal, shall be taxed in proportion to its value to be ascertained as directed by law. No one species of property from which a tax may be collected shall be taxed higher than any other species of property of equal value; except that the aggregate of taxes assessed in any one year upon personal property employed exclusively in agriculture, including horticulture and grazing, products of agriculture as above defined, including livestock, while
owned by the producer, and money, notes, bonds, bills and accounts receivable, stocks and other similar intangible personal property shall not exceed fifty cents on each one hundred dollars of value thereon and upon all property owned, used and occupied by the owner thereof exclusively for residential purposes and upon farms occupied and cultivated by their owners or bona fide tenants, one dollar; and upon all other property situated outside of municipalities, one dollar and fifty cents; and upon all other property situated within municipalities, two dollars; and the Legislature shall further provide by general law for increasing the maximum rates, authorized to be fixed, by the different levying bodies upon all classes of property, by submitting the question to the voters of the taxing units affected, but no increase shall be effective unless at least sixty percent of the qualified voters shall favor such increase, and such increase shall not continue for a longer period than three years at any one time, and shall never exceed by more than fifty percent the maximum rate herein provided and prescribed by law; and the revenue derived from this source shall be apportioned by the Legislature among the levying units of the state in proportion to the levy laid in said units upon real and other personal property; but property used for educational, literary, scientific, religious or charitable purposes, all cemeteries, public property, tangible machinery and equipment personal property directly used in business activity, tangible inventory personal property directly used in business activity, personal property tax on motor vehicles, the personal property, including livestock, employed exclusively in agriculture as above defined and the products of agriculture as so defined while owned by the producers may by law be exempted from taxation; household goods to the value of two hundred dollars shall be exempted from taxation. The Legislature shall have authority to tax privileges, franchises, and incomes of persons and corporations and to classify and graduate the tax on all incomes according to the amount thereof and to exempt from taxation incomes below a minimum to be fixed from time to time, and such revenues as may be derived from such tax may be appropriated as the Legislature may provide. After the year nineteen hundred thirty-three, the rate of the state tax upon
property shall not exceed one cent upon the hundred dollars valuation, except to pay the principal and interest of bonded indebtedness of the state now existing.

*Resolved further,* That in accordance with the provisions of article eleven, chapter three of the Code of West Virginia, 1931, as amended, such amendment is hereby numbered “Amendment No. 1” and designated as the “Property Tax Modernization Amendment” and the purpose of the proposed amendment is summarized as follows: “To amend the State Constitution by providing the Legislature with authority to exempt tangible machinery and equipment personal property directly used in business activity and tangible inventory personal property directly used in business activity and personal property tax on motor vehicles from ad valorem property taxation by general law.”

*Ordered,* That the Clerk communicate to the House of Delegates the action of the Senate.

On motion of Senator Takubo, at 9:24 p.m., the Senate recessed until 9:45 p.m. tonight.

The Senate reconvened at 10:04 p.m. and resumed consideration of its third reading calendar.

**Eng. House Bill 3107,** Declaring that Post Traumatic Stress Disorder diagnosed by a licensed psychiatrist is a compensable occupational disease for first responders.

On third reading, coming up out of regular order, with the unreported Health and Human Resources committee amendment pending, and with the right having been granted on yesterday, Friday, April 9, 2021, for further amendments to be received on third reading, was reported by the Clerk.

The following amendment to the bill, from the Committee on Health and Human Resources was reported by the Clerk:
By striking out everything after the enacting clause and inserting in lieu thereof the following:

ARTICLE 4. DISABILITY AND DEATH BENEFITS.

§23-4-1f. Certain psychiatric injuries and diseases not compensable; definitions; legislative findings; terms; report required.

(a) Except as provided by this section, for the purposes of this chapter, no alleged injury or disease shall be recognized as a compensable injury or disease which was solely caused by nonphysical means and which did not result in any physical injury or disease to the person claiming benefits. Except as otherwise provided in this section, it is the purpose of this section to clarify that so-called mental-mental claims are not compensable under this chapter.

(b) For the purposes of this section:

(1) “First responder” means a law enforcement officer, firefighter, emergency medical technician, paramedic, and emergency dispatcher;

(2) “Post-traumatic stress disorder” means a disorder that meets the diagnostic criteria for post-traumatic stress disorder specified by the American Psychiatric Association in the Diagnostic and Statistical Manual of Mental Disorders, fifth edition, or a later edition as adopted by rule of the insurance commissioner; and

(3) “Licensed mental health provider” means a psychiatrist, psychologist, licensed professional counselor, licensed marriage and family therapist, or licensed social worker who is qualified to treat post-traumatic stress disorder.

(4) “Employer” means any entity that controls, consistent with the provisions of West Virginia law relating to an employment relationship, the paid or volunteer employment of a first responder eligible for benefits under this section.
(c) The Legislature finds that post-traumatic stress disorder is a unique medical condition. Although it may manifest itself as a psychiatric condition that would be otherwise precluded from workers’ compensation coverage, post-traumatic stress disorder is an occupational hazard for first responders, similar to members of the military serving in combat. The Legislature further finds that because first responders are required to expose themselves to traumatic events during the course of their employment and thus are at a recognized higher risk of developing post-traumatic stress disorder, and because of the severe nature and debilitating effects of post-traumatic stress disorder, it is the moral obligation of the state to permit coverage to this class of individuals for their work-related disease.

(d)(1) Post-traumatic stress disorder suffered by a first responder may be recognized as a compensable occupational disease under §23-4-1(f) of this code when:

(A) The Employer has elected to provide coverage for post-traumatic stress disorder as an occupational disease; and

(B) A diagnosis has been made by a licensed psychiatrist that the first responder suffered from post-traumatic stress disorder due to exposure to an event or events that occurred in the course of and resulting from the first responder’s paid or volunteer covered employment: Provided, That the provisions of this section shall apply only to a post-traumatic stress disorder diagnosis made on or after July 1, 2021, or the first day of the employer’s next workers’ compensation insurance policy or self-insurance program term for which post-traumatic stress disorder coverage has been purchased or elected, whichever is later.

(2) While the diagnosis must be made by a licensed psychiatrist, mental health treatment consistent for a post-traumatic stress disorder diagnosis may be offered by a licensed mental health provider other than the diagnosing psychiatrist.

(3) A diagnosis of post-traumatic stress disorder under this section shall not include consideration of any layoff, termination,
disciplinary action, or any similar personnel-related action taken in good faith by an employer.

(4) Benefits for a post-traumatic stress disorder diagnosis made under this section are contingent upon the employer electing to provide coverage for post-traumatic stress disorder from its workers’ compensation insurance carrier or to provide for it through its self-insurance program, whichever is applicable.

(5) The receipt of benefits is contingent on a claim being made within three years from and after a licensed psychiatrist has made the claimant aware of a post-traumatic stress disorder diagnosis in accordance with this section.

(e) Any employer that elects to offer coverage to first responders for post-traumatic stress disorder under this section shall report post-traumatic stress disorder claims data to the Offices of the Insurance Commissioner directly or via the employer’s private workers’ compensation insurance carrier, whichever is applicable, beginning July 1, 2021, or from the first day of the employer’s next workers’ compensation insurance policy or self-insurance program term, whichever is later.

(f) The Offices of the Insurance Commissioner shall report annually on claims data related to post-traumatic stress disorder claims for first responders to the Joint Committee on Volunteer Fire Department and Emergency Medical Services beginning January 1, 2022.

On motion of Senator Maroney, the following amendment to the Health and Human Resources committee amendment to the bill (Eng. H. B. 3107) was reported by the Clerk and adopted:

On page two, section one-f, after subsection (f), by inserting a new subsection, designated subsection (g), to read as follows:

(g) The amendments made to this section during the 2021 regular session of the Legislature to recognize post-traumatic stress disorder as a compensable injury subject to the provisions of this
section shall expire on July 1, 2026, unless extended by the Legislature.

The question now being on the adoption of the Health and Human Resources committee amendment to the bill, as amended, the same was put and prevailed.

Having been engrossed, the bill (Eng. H. B. 3107), as just amended, was then read a third time and put upon its passage.

Pending discussion,

The question being “Shall Engrossed House Bill 3107 pass?”

On the passage of the bill, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—34.

The nays were: None.

Absent: None.

So, a majority of all the members present and voting having voted in the affirmative, the President declared the bill (Eng. H. B. 3107) passed.

On motion of Senator Maroney, the following amendment to the title of the bill was reported by the Clerk and adopted:

Eng. House Bill 3107—A Bill to amend and reenact §23-4-1f of the Code of West Virginia, 1931, as amended, relating to workers’ compensation benefits; defining terms; recognizing post-traumatic disorder as an occupational disease when specified circumstances are satisfied; noting that treatment can be conducted by other licensed mental health professionals once the initial diagnosis has been made by a psychiatrist; providing a diagnosis of post-traumatic stress disorder shall not include consideration of any layoff, termination, disciplinary action, or any similar
personnel-related action taken in good faith; providing receipt of benefits is contingent on a claim being made within three years from and after a licensed psychiatrist has made the claimant aware of a post-traumatic stress disorder diagnosis; requiring reporting; and providing for a sunset date for the amendments made to this section.

Senator Takubo moved that the bill take effect from passage.

On this question, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—34.

The nays were: None.

Absent: None.

So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. H. B. 3107) takes effect from passage.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

Eng. Com. Sub. for House Bill 2667, To create a cost saving program for state buildings regarding energy efficiency.

On third reading, coming up out of regular order, was read a third time and put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—34.

The nays were: None.
Absent: None.

So, a majority of all the members present and voting having voted in the affirmative, the President declared the bill (Eng. Com. Sub. for H. B. 2667) passed with its title.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate.

Eng. Com. Sub. for House Bill 2688, Allow county political parties to have building funds in a similar manner that state parties are allowed.

On third reading, coming up out of regular order, was read a third time and put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—34.

The nays were: None.

Absent: None.

So, a majority of all the members present and voting having voted in the affirmative, the President declared the bill (Eng. Com. Sub. for H. B. 2688) passed.

On motion of Senator Trump, the following amendment to the title of the bill was reported by the Clerk and adopted:

Eng. Com. Sub. for House Bill 2688—A Bill to amend and reenact §3-8-2c of the Code of West Virginia, 1931, as amended, relating to party headquarters committees; defining terms; authorizing a county executive committee of a political party to establish a party headquarters committee for a certain exclusive purpose relating to county executive committee headquarters; and imposing $1 million cap on receipt of contributions or making
expenditures for a certain purpose relating to county executive committee headquarters.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

Eng. Com. Sub. for House Bill 3072, Sunset the Board of Forestry.

Having been removed from the Senate third reading calendar in earlier proceedings today, no further action thereon was taken.

Eng. Com. Sub. for House Joint Resolution 1, Education Accountability Amendment.

On third reading, coming up out of regular order, with the unreported Judiciary committee amendment pending, and with the right having been granted on Wednesday, April 7, 2021, for further amendments to be received on third reading, was reported by the Clerk.

At the request of Senator Takubo, unanimous consent being granted, the resolution was referred to the Committee on Rules.

At the further request of Senator Takubo, and by unanimous consent, the Senate returned to the second order of business and the introduction of guests.

The Senate again proceeded to the sixth order of business.

At the request of Senator Stollings, unanimous consent being granted, Senators Stollings, Takubo, Phillips, Plymale, Woelfel, and Roberts offered the following resolution from the floor:

Senate Concurrent Resolution 81—Urging the Governor of West Virginia to form task force to develop a plan which will identify and facilitate new and diverse economic opportunities such as the extraction of rare earth elements and other value-added products in areas that were formerly very dependent on the coal industry, identify and facilitate the redevelopment and revitalization of former coal mining areas.
Whereas, Since employing 63,000 workers in 1978, employment in West Virginia’s coal industry has declined. In 2018, only 12,000 workers were employed at West Virginia coal mines; and

Whereas, Some regions have been devastated by the down turn of the coal industry. This has resulted in a lower tax base, and reduction is basic services and out migration of the population; and

Whereas, Coordinated leadership within West Virginia’s state government is essential to align and deliver assistance to these impacted communities and workers; and

Whereas, A strong and comprehensive policy is also needed to invest new financial resources in communities affected by the decline of the coal economy that are seeking to diversify and grow their local and regional economies in a manner that is both sustainable and equitable; and

Whereas, West Virginia will thrive when all of its regions, counties, and communities offer diverse employment opportunities with family-supporting wages and benefits; therefore, be it

Resolved by the Legislature of West Virginia:

That the Senate hereby urges the Governor of West Virginia to form task force to develop a plan which will identify and facilitate new and diverse economic opportunities such as the extraction of rare earth elements and other value-added products in areas that were formerly very dependent on the coal industry, identify and facilitate the redevelopment and revitalization of former coal mining areas; and, be it

Further Resolved, That the Governor of West Virginia consider the following persons for selection on this task force: The Commissioner of the Division of Labor, the Director of the Office of Economic Development, the Director of the Department of Commerce, members of the Senate and House of Delegates who represent impacted communities, representatives of the labor unions, representatives with experience in professional economic...
development or workforce retraining, representatives of the coal industry, and representatives of the utility industry; and, be it

Further Resolved, That the task force shall identify and consider the short-term and long-term costs and benefits of each plan component and whether each component can be implemented under existing law or whether new legislation needs to be considered; and, be it

Further Resolved, That the task force shall, as a component of the plan, identify and compile a list of available local, state, federal, and other sources of funding available and recommend the best method to coordinate these resources to support impacted communities and workers; and, be it

Further Resolved, That the Joint Committee on Government and Finance report to the Governor of West Virginia and the regular session of the Legislature, 2022, on its findings, conclusions, and recommendations, together with drafts of any legislation necessary to effectuate its recommendations.

At the request of Senator Stollings, unanimous consent being granted, the resolution was taken up for immediate consideration and reference to a committee dispensed with.

The question being on the adoption of the resolution, and on this question, Senator Plymale demanded the yeas and nays.

The roll being taken, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—33.

The nays were: None.

Absent: Sypolt—1.

So, a majority of those present and voting having voted in the affirmative, the President declared the resolution (S. C. R. 81) adopted.
Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

Thereafter, at the request of Senator Takubo, and by unanimous consent, the remarks by Senators Stollings, Swope, and Phillips regarding the adoption of Senate Concurrent Resolution 81 were ordered printed in the Appendix to the Journal.

Without objection, the Senate returned to the third order of business.

A message from the Clerk of the House of Delegates announced the concurrence by that body in the Senate amendments, as amended by the House of Delegates, passage as amended with its House of Delegates amended title, to take effect May 10, 2021, and requested the concurrence of the Senate in the House of Delegates amendments to the Senate amendments, as to

Eng. Com. Sub. for House Bill 2025, Provide liquor, wine, and beer licensees with some new concepts developed during the State of Emergency utilizing new technology to provide greater freedom to operate in a safe and responsible manner.

On motion of Senator Takubo, the bill was taken up for immediate consideration.

The following House of Delegates amendments to the Senate amendments to the bill were reported by the Clerk:

By striking out everything after the enacting clause and inserting in lieu thereof the following:

CHAPTER 7. COUNTY COMMISSIONS AND OFFICERS.

ARTICLE 1. COUNTY COMMISSIONS GENERALLY.

§7-1-3ss. County option election on forbidding nonintoxicating beer, wine, or alcoholic liquors to be sold, given, or dispensed after 10:00 6:00 a.m. on Sundays.

Beginning July 1, 2019, the county commission of any county may conduct a county option election on the question of
whether the sale or dispensing of nonintoxicating beer, wine, or alcoholic liquors in or on a licensed premises shall be allowed in the county beginning 1:00 p.m. on any Sunday, as provided in §11-16-18, of this code, §60-7-12, of this code, and §60-8-34 of this code, upon approval as provided in this section. The option election on this question may be placed on the ballot in each county at any primary or general election. The county commission of the county shall give notice to the public of the election by publication of the notice as a Class II-0 legal advertisement in compliance with the provisions of §59-3-1 et seq. of this code, and the publication area for publication shall be the county in which the election is to be held. The date of the last publication of the notice shall fall on a date within the period of the 14 consecutive days next preceding the election. On the local option election ballot shall be printed the following: “Shall the beginning hour at which nonintoxicating beer, wine, and alcoholic liquor be sold or dispensed for licensed on-premises only in ________ County on Sundays be changed from 10:00 a.m. to 1:00 p.m.”

If approved by the voters this would forbid private clubs and restaurants licensed to sell and dispense nonintoxicating beer, wine, and alcoholic liquor; licensed private wine restaurants, private wine spas, and private wine bed and breakfasts to sell and dispense wine; and licensed Class A retail dealers to sell and dispense nonintoxicating beer for on-premises consumption until 1:00 p.m.

[ ] Yes [ ] No

(Place a cross mark in the square opposite your choice.)

The ballots shall be counted, returns made and canvassed as in general elections, and the results certified by the commissioners of election to the county commission. The county commission shall, without delay, certify the result of the election. Upon receipt of the results of the election, in the event a majority of the votes are marked “Yes”, all applicable licensees shall be forbidden to sell and dispense beer, wine, or alcoholic liquors until 1:00 p.m. on Sundays. In the event a majority of the votes are marked “No”, all
applicable licensees will continue to be required to comply with existing law.

**CHAPTER 11. TAXATION.**

**ARTICLE 16. NONINTOXICATING BEER.**

§11-16-6d. Nonintoxicating beer or nonintoxicating craft beer delivery license for a licensed Class A retail dealer or a third party; requirements; limitations; third party license fee; retail transportation permit; and requirements.

(a) A Class A retail dealer who is licensed to sell nonintoxicating beer or nonintoxicating craft beer may apply for a nonintoxicating beer or nonintoxicating craft beer delivery license permitting the order, sale, and delivery of nonintoxicating beer or nonintoxicating craft beer in a sealed original container of bottles or cans, and sealed growlers, when separately licensed for growler sales. The order, sale, and delivery of nonintoxicating beer or nonintoxicating craft beer is permitted for off-premises consumption when completed by the licensee or the licensee’s employees to a person purchasing the nonintoxicating beer or nonintoxicating craft beer by telephone, a mobile ordering application, or a web-based software program, as authorized by the licensee’s license. There is no additional fee for licensed Class A retail dealers to obtain a nonintoxicating beer or nonintoxicating craft beer delivery license. The order, sale, and delivery process shall meet the requirements of this section. The order, sale, and delivery process is subject to the penalties of this article.

(b) A third party, not licensed for nonintoxicating beer or nonintoxicating craft beer sales or distribution, may apply for a nonintoxicating beer or nonintoxicating craft beer delivery license for the privilege and convenience to offer ordering and delivery services of nonintoxicating beer or nonintoxicating craft beer in the sealed original container of bottles or cans, and sealed growlers, from a licensee with a growler license. The order, sale, and delivery of nonintoxicating beer or nonintoxicating craft beer is permitted for off-premises consumption when the Class A retail dealer sells to a person purchasing the nonintoxicating beer or nonintoxicating
craft beer through telephone orders, a mobile ordering application, or a web-based software program. The annual nonintoxicating beer or nonintoxicating craft beer delivery license fee is $200 per third party entity, with no limit on the number of drivers and vehicles. The delivery license fee under this subsection may not be prorated nor refunded.

(c) The nonintoxicating beer or nonintoxicating craft beer delivery license application shall comply with licensure requirements in §11-16-8 of this code, and shall require any information set forth in this article and as reasonably required by the commissioner.

(d) Sale Requirements. -

(1) The nonintoxicating beer or nonintoxicating craft beer purchase shall accompany the purchase of prepared food or a meal and the completion of the sale may be accomplished by the delivery of the prepared food or meal and nonintoxicating beer or nonintoxicating craft beer by the Class A retail dealer or third party licensee;

(2) Any person purchasing nonintoxicating beer or nonintoxicating craft beer shall be 21 years of age or older, shall not be visibly or noticeably intoxicated at the time of delivery, and shall meet the requirements set forth in this article for the sale of nonintoxicating beer or nonintoxicating craft beer;

(3) “Prepared food or a meal” shall, for purposes of this article, mean food that has been cooked, grilled, fried, deep-fried, air-fried, smoked, boiled, broiled, twice baked, blanched, sautéed, or in any other manner freshly made and prepared, and does not include pre-packaged food from the manufacturer;

(4) An order, sale, or delivery consisting of multiple meals shall not amount to any combination of bottles, cans, or sealed growlers in excess of 384 fluid ounces of nonintoxicating beer or nonintoxicating craft beer; and

(5) A third party delivery licensee may not have a pecuniary interest in a Class A retail dealer, as set forth in this article,
therefore a third party delivery licensee may only charge a
convenience fee for the delivery of any nonintoxicating beer or
nonintoxicating craft beer. The third party licensee may not collect
a percentage of the delivery order for the delivery of alcohol, but
may continue to collect a percentage of the delivery order directly
related to the prepared food or a meal. The convenience fee charged
by the third party delivery licensee to the person purchasing may
not be greater than five dollars per delivery order where
nonintoxicating beer or nonintoxicating craft beer are ordered by
the purchasing person. For any third party licensee also licensed
for wine growler delivery as set forth in §60-8-6c of the code, or
craft cocktail growler delivery as set forth in §60-7-8f of the code,
the total convenience fee of any order, sale, and delivery of a sealed
growler, wine growler, or craft cocktail growler shall not exceed
five dollars.

(e) Delivery Requirements. -

(1) Delivery persons employed for the delivery of
nonintoxicating beer or nonintoxicating craft beer shall be 21 years
of age or older. The licensed Class A retail dealer and the third
party delivery licensee shall file each delivery person’s name,
driver’s license, and vehicle information with the commissioner;

(2) A Class A retail dealer or third party delivery licensee shall
train delivery persons on verifying legal identification and in
identifying the signs of intoxication and shall submit certification
of the training to the commissioner;

(3) The Class A retail dealer or third party delivery licensee shall
hold a retail transportation permit for each delivery vehicle
delivering sealed nonintoxicating beer or nonintoxicating craft beer
pursuant to §11-16-6d(g) of this code: Provided, That a delivery
driver may retain an electronic copy of his or her permit;

(4) A Class A retail dealer or third party delivery licensee may
only deliver prepared food or a meal, and sealed nonintoxicating
beer or nonintoxicating craft beer orders in the county or
contiguous counties where the Class A retail dealer is located;
(5) A Class A retail dealer or third party delivery licensee may only deliver prepared food or a meal, and sealed nonintoxicating beer or nonintoxicating craft beer to addresses located in West Virginia. A Class A retail dealer or third party delivery licensee shall pay and account for all sales and municipal taxes;

(6) A Class A retail dealer or third party delivery licensee may not deliver prepared food or a meal, and nonintoxicating beer or nonintoxicating craft beer to any other Class A licensee;

(7) A Class A retail dealer or third party delivery licensee may only deliver prepared food or a meal, and sealed nonintoxicating beer or nonintoxicating craft beer for personal use, and not for resale; and

(8) A Class A retail dealer or third party delivery licensee shall not deliver and leave prepared food or a meal, and sealed nonintoxicating beer or nonintoxicating craft beer at any address without verifying a person’s age and identification as required by this section.

(f) Telephone, mobile ordering application, or web-based software requirements. -

(1) The delivery person may only permit the person who placed the order through a telephone, mobile ordering application, or web-based software to accept the prepared food or a meal, and nonintoxicating beer or nonintoxicating craft beer delivery which is subject to age verification upon delivery with the delivery person’s visual review and age verification and, as applicable, a stored scanned image of the purchasing person’s legal identification;

(2) Any mobile ordering application or web-based software used shall create a stored record and image of the purchasing person’s legal identification and details of the sale, accessible by the delivery person for verification, and shall include the delivery driver’s name and vehicle information;

(3) Any telephone ordering system shall maintain a log or record of the purchasing person’s legal identification and details of
the sale, accessible by the delivery person for verification, and shall include the delivery driver’s name and vehicle information;

(4) All records are subject to inspection by the commissioner. A Class A retail dealer or third party delivery licensee shall retain all records for three years, and may not unreasonably withhold the records from the commissioner’s inspection; and

(5) Each vehicle delivering nonintoxicating beer or nonintoxicating craft beer must be issued a retail transportation permit per §11-16-6d(g) of this code.

(g) Retail Transportation Permit. -

(1) A Class A retail dealer or third party delivery licensee shall obtain and maintain a retail transportation permit for the delivery of prepared food and nonintoxicating beer or nonintoxicating craft beer.

(2) A Class A retail dealer or a third party licensee shall apply for a permit and provide vehicle and driver information, as required by the commissioner. Upon any change in vehicles or drivers, the Class A retail dealer or third party delivery licensee shall update the vehicle and driver information with the commissioner within 10 days of the change.

(h) Enforcement. -

(1) A Class A retail dealer or third party delivery licensee are responsible for any violations committed by their employees or independent contractors under this article, and more than one violation may be issued for a single violation involving multiple Class A retail dealers or licensees, employees, or independent contractors.

(2) A license or permit granted by this section is subject to the penalties of probation, monetary fines, suspension, and revocation, as set forth in this article, for violations committed by the Class A retail dealer or third party delivery licensee, its employees, or independent contractors.
(3) It is a violation for any licensee, its employees, or independent contractors to break the seal of a growler subject to the maximum penalties available in this article.

(4) For purposes of criminal enforcement of the provisions of this article, persons ordering, purchasing, or accepting delivery of orders are considered to be purchasers.

§11-16-6e. License required for sale and shipment of nonintoxicating beer or nonintoxicating craft beer by a brewer or resident brewer; shipment of limited quantities of nonintoxicating beer or nonintoxicating craft beer; requirements; license fee; and penalties.

(a) Authorization. - Notwithstanding the provisions of this article or any other law to the contrary, any person that is currently licensed and in good standing in its domicile state as a brewer, resident brewer, other nonintoxicating beer or nonintoxicating craft beer manufacturer, and who also obtains a nonintoxicating beer or nonintoxicating craft beer direct shipper’s license from the commissioner, as provided in this article, may sell and ship nonintoxicating beer or nonintoxicating craft beer brewed by the brewer, resident brewer, other nonintoxicating beer or nonintoxicating craft beer manufacturer by mail to a purchasing person who is 21 years of age or older, for personal use, and not for resale. A nonintoxicating beer or nonintoxicating craft beer direct shipper may ship nonintoxicating beer or nonintoxicating craft beer by mail to a purchasing person who is 21 years of age or older who purchases nonintoxicating beer or nonintoxicating craft beer, subject to the requirements of this article, in and throughout West Virginia. A nonintoxicating beer or nonintoxicating craft beer direct shipper may sell and ship nonintoxicating beer or nonintoxicating craft beer out of this state by mail to a purchasing person who is 21 years of age or older subject to the recipient state’s or country’s requirements, laws, and international laws.

(b) License requirements. – Before sending any shipment of nonintoxicating beer or nonintoxicating craft beer to a purchasing person who is 21 years of age or older, the nonintoxicating beer or nonintoxicating craft beer direct shipper must first:
(1) File a license application with the commissioner with the appropriate background check information, using forms required by the commissioner. Criminal background checks will not be required of applicants licensed in their state of domicile who can provide a certificate of good standing from their state of domicile;

(2) Pay to the commissioner the $250 non-prorated and nonrefundable annual license fee to ship and sell only nonintoxicating beer or nonintoxicating craft beer;

(3) Obtain a business registration number from the Tax Commissioner;

(4) Register with the office of the Secretary of State;

(5) Provide the commissioner a true copy of its current active license issued in the state of domicile, proving that the nonintoxicating beer or nonintoxicating craft beer direct shipper is licensed in its state of domicile as a brewer, resident brewer, or other nonintoxicating beer or nonintoxicating craft beer manufacturer;

(6) Obtain from the commissioner a nonintoxicating beer or nonintoxicating craft beer direct shipper’s license;

(7) Submit to the commissioner a list of all brands and labels of nonintoxicating beer or nonintoxicating craft beer to be shipped to West Virginia and attest that all nonintoxicating beer or nonintoxicating craft beer brands and labels are manufactured by the brewer, resident brewer or other nonintoxicating beer or nonintoxicating craft beer manufacturer seeking licensure and are not counterfeit or adulterated nonintoxicating beer or nonintoxicating craft beer;

(8) Attest that the brewer, resident, brewer or other nonintoxicating beer or nonintoxicating craft beer manufacturer brews less than 25,000 barrels of beer per calendar year and provide documentary evidence along with the attestation.
(9) Meet all other licensing requirements of this chapter and provide any other information that the commissioner may reasonably require.

(c) *Shipping Requirements.* - All nonintoxicating beer or nonintoxicating craft beer direct shipper licensees shall:

(1) Not ship more than a maximum of two, 24 bottle or can, cases of nonintoxicating beer or nonintoxicating craft beer based on a 12-fluid ounce bottle or can, however no combination of bottles or cans may exceed a total for the two cases of 576 fluid ounces of nonintoxicating beer residing in West Virginia, for such person’s personal use and consumption, and not for resale.

(2) Not ship to any licensed brewers, resident brewers, retailers, retail liquor outlets, any type of private club, private caterers, private wine restaurants, private wine spas, private wine bed and breakfasts, wine retailers, wine specialty shops, taverns, or other licensees licensed under this article or chapter 60 of this code;

(3) Ensure that all containers of nonintoxicating beer or nonintoxicating craft beer shipped directly to a purchasing person who is 21 years of age or older are clearly and conspicuously labeled with the words “CONTAINS ALCOHOL: SIGNATURE OF PERSON 21 OR OLDER REQUIRED FOR DELIVERY”;

(4) Not ship nonintoxicating beer or nonintoxicating craft beer that has not been registered with the commissioner, register and pay any registration fees, and prove by documentation that the direct shipper has the rights from the manufacturer to ship the nonintoxicating beer or nonintoxicating craft beer;

(6) Not ship or deliver to:

(A) Any person under the age of 21;

(B) To an intoxicated person; or

(C) To a person physically incapacitated due to the consumption of nonintoxicating beer or nonintoxicating craft beer, wine, or liquor, or the use of drugs;
(7) Obtain a written or electronic signature upon delivery to a person who the nonintoxicating beer or nonintoxicating craft beer direct shipper’s carrier verifies in-person is at least 21 years of age or older, and if the carrier is not able to verify the age of the person and obtain that person’s signature, then the carrier may not complete the delivery of the nonintoxicating beer or nonintoxicating craft beer shipment;

(8) Utilize a licensed and bonded shipping carrier who has obtained a transportation permit as specified in §60-6-12 of the code;

(9) First deliver any nonintoxicating beer or nonintoxicating craft beer shipment being shipped in and throughout West Virginia to the nonintoxicating beer or nonintoxicating craft beer brand’s nearest appointed distributor who has the nonintoxicating beer or nonintoxicating craft beer brand’s franchise territory located in the purchasing person’s county of residence in West Virginia: Provided, That, if no distributor has been appointed for the nonintoxicating beer or nonintoxicating craft beer brand, then the brewer of the brand shall appoint a franchise distributor in the franchise territory where the purchasing person of the nonintoxicating beer or nonintoxicating craft beer resides;

(10) Have the appointed distributor complete any nonintoxicating beer or nonintoxicating craft beer shipment order with an in-person pickup, at the location of appointed distributor’s distributorship, to the purchasing person subject to age and identity verification by the appointed distributor; Provided, That, the appointed distributor is not a retailer, and therefore cannot charge an additional fee for the in-person pickup for the nonintoxicating beer or nonintoxicating craft beer shipment as this would be considered a part of the service provided under the appointed distributor’s franchise agreement.

(d) Payment of Fees and Taxes.

(1) Any nonintoxicating beer or nonintoxicating craft beer direct shipper licensee must meet the markup requirements for retail sales set forth in §47-11A-6 of the code.
(2) Further, the nonintoxicating beer or nonintoxicating craft beer direct shipper licensee shall collect and remit all beer barrel tax, state sales tax, and local sales tax on the sale of nonintoxicating beer or nonintoxicating craft beer to the Tax Commissioner at the close of each month and file a monthly return, on a form provided by the Tax Commissioner, reflecting the taxes paid for all sales and shipments to persons residing in West Virginia. No nonintoxicating beer or nonintoxicating craft beer direct shipper shall pay any beer barrel or sales tax more than once.

(3) File monthly returns to the commissioner showing the total of nonintoxicating beer or nonintoxicating craft beer, by type, brand, sold, and shipped into West Virginia for the preceding month;

(4) Permit the Tax Commissioner or commissioner or their designees to perform an audit of the nonintoxicating beer or nonintoxicating craft beer direct shipper’s records upon request;

(5) The payment of fees to the commissioner and taxes to the Tax Commissioner may be in addition to fees and taxes levied by the nonintoxicating beer or nonintoxicating craft beer direct shipper’s domicile state.

(6) No nonintoxicating beer or nonintoxicating craft beer direct shipper will be required to pay any fees to the commissioner or taxes to the Tax Commissioner more than once.

(e) Jurisdiction. - By obtaining a nonintoxicating beer or nonintoxicating craft beer direct shipper licensee the licensee shall be considered to have agreed and consented to the jurisdiction of the commissioner, which is Charleston, West Virginia and the Kanawsha County circuit court, concerning enforcement of this chapter and any other related laws or rules.

(f) Records and reports. –

(1) Licensed nonintoxicating beer or nonintoxicating craft beer direct shippers must maintain accurate records of all shipments sent to West Virginia.
(2) Provide proof or records to the commissioner, upon request, that all direct shipments of liquor were purchased and delivered to a purchasing person who is 21 years of age or older.

(g) The nonintoxicating beer or nonintoxicating craft beer direct shipper may annually renew its license with the commissioner by application, paying the nonintoxicating beer or nonintoxicating craft beer direct shipper license fee and providing the commissioner with a true copy of a current brewer, resident brewer, or other nonintoxicating beer or nonintoxicating craft beer manufacturer’s license from the nonintoxicating beer or nonintoxicating craft beer direct shipper’s domicile state.

(h) The commissioner may promulgate rules to effectuate the purposes of this law.

(i) Penalties. –

(1) The commissioner may enforce the requirements of this chapter by administrative proceedings as set forth in §11-16-23 and §11-16-24 of this code to suspend or revoke a nonintoxicating beer or nonintoxicating craft beer direct shipper’s license, and the commissioner may accept payment of a penalties as set forth in §11-16-23 and §11-16-24 of this code or an offer in compromise in lieu of suspension, at the commissioner’s discretion. Hearings and appeals on such notices may be had in the same manner as in the case of revocations of licenses set forth in §11-16-23 and §11-16-24a of this code.

(2) If any licensee violates the provisions of this article, the commissioner may determine to suspend the privileges of the brewer, resident brewer, or other nonintoxicating beer or nonintoxicating craft beer manufacturer to sell, ship, or deliver nonintoxicating beer or nonintoxicating craft beer to a purchasing person who is 21 years of age or older or to the commissioner, or otherwise engage in the liquor business in this state for a period of one year from the date a notice is mailed to such person by the commissioner of the fact that such person has violated the provisions of this article. During such one-year period, it shall be unlawful for any person within this state to knowingly buy or
receive nonintoxicating beer or nonintoxicating craft beer from such licensee or to have any dealings with such licensee with respect thereto.

(k) Criminal Penalties. – A shipment of nonintoxicating beer or nonintoxicating craft beer directly to citizens in West Virginia from persons who do not possess a valid nonintoxicating beer or nonintoxicating craft beer direct shipper’s license is prohibited. Any person who knowingly makes, participates in, transports, imports, or receives such an unlicensed and unauthorized direct shipment of nonintoxicating beer or nonintoxicating craft beer is guilty of a felony and, shall, upon conviction thereof, be fined in an amount not to exceed $10,000 per violation. Without limitation on any punishment or remedy, criminal or civil, any person who knowingly makes, participates in, transports, imports, or receives such a direct shipment constitutes an act that is an unfair trade practice.

§11-16-6f. Nonintoxicating beer or nonintoxicating craft beer delivery license for a licensed Class B retail dealer or a third party; requirements; limitations; third party license fee; retail transportation permit; and requirements.

(a) A Class B retail dealer who is licensed to sell nonintoxicating beer or nonintoxicating craft beer may apply for a nonintoxicating beer or nonintoxicating craft beer delivery license permitting the order, sale, and delivery of nonintoxicating beer or nonintoxicating craft beer in a sealed original container of bottles or cans, and sealed growlers, when separately licensed for growler sales. The order, sale, and delivery of nonintoxicating beer or nonintoxicating craft beer is permitted for off-premises consumption when completed by the licensee or the licensee’s employees to a person purchasing the nonintoxicating beer or nonintoxicating craft beer by a telephone, a mobile ordering application, or web-based software program, as authorized by the licensee’s license. There is no additional fee for licensed Class B retail dealers to obtain a nonintoxicating beer or nonintoxicating craft beer delivery license. The order, sale, and delivery process shall meet the requirements of this section. The order, sale, and delivery process is subject to the penalties of this article.
(b) A third party, not licensed for nonintoxicating beer or nonintoxicating craft beer sales or distribution, may apply for a nonintoxicating beer or nonintoxicating craft beer delivery license for the privilege and convenience to offer ordering and delivery services of nonintoxicating beer or nonintoxicating craft beer in the sealed original container of bottles or cans, and sealed growlers, from a licensee with a growler license. The order, sale, and delivery of nonintoxicating beer or nonintoxicating craft beer is permitted for off-premises consumption when the Class B retail dealer sells to a person purchasing the nonintoxicating beer or nonintoxicating craft beer through a telephone order, a mobile ordering application, or web-based software program. The nonintoxicating beer or nonintoxicating craft beer delivery annual license fee is $200 per third party licensee, with no limit on the number of drivers and vehicles. The delivery license fee under this subsection may not be prorated nor refunded.

(c) The nonintoxicating beer or nonintoxicating craft beer delivery license application shall comply with licensure requirements in §11-16-8 of this code and shall require any information set forth in this article and as reasonably required by the commissioner.

(d) Sale Requirements. -

(1) The nonintoxicating beer or nonintoxicating craft beer purchase shall accompany the purchase of food and the completion of the sale may be accomplished by the delivery of food and nonintoxicating beer or nonintoxicating craft beer by the licensee or third party licensee;

(2) Any person purchasing nonintoxicating beer or nonintoxicating craft beer shall be 21 years of age or older, shall not be visibly or noticeably intoxicated at the time of delivery, and meet the requirements set forth in this article for the sale of nonintoxicating beer or nonintoxicating craft beer;

(3) Food, for purposes of this section, means food that has been cooked, microwaved, or that is pre-packaged food from the manufacturer;
(4) An order, sale, or delivery consisting of food and any combination of sealed nonintoxicating beer or nonintoxicating craft beer bottles, cans, or growlers shall not be in excess of 384 fluid ounces of nonintoxicating beer or nonintoxicating craft beer; and

(5) A third party delivery licensee shall not have a pecuniary interest in a Class B retail dealer, as set forth in this article. A third party delivery licensee may only charge a convenience fee for the delivery of any nonintoxicating beer or nonintoxicating craft beer. The third party licensee may not collect a percentage of the delivery order for the delivery of nonintoxicating beer or nonintoxicating craft beer, but may continue to collect a percentage of the delivery order directly related to food. The convenience fee charged by the third party delivery licensee to the purchasing person may not be greater than five dollars per delivery order. For any third party licensee also licensed for wine delivery as set forth in §60-8-6f of this code the total convenience fee for any order, sale, and delivery of sealed wine may not exceed five dollars.

(e) Delivery Requirements. -

(1) Delivery persons employed for the delivery of nonintoxicating beer or nonintoxicating craft beer shall be 21 years of age or older. A Class B retail dealer and a third party licensee shall file each delivery person’s name, driver’s license, and vehicle information with the commissioner;

(2) A Class B retail dealer and a third party licensee shall train delivery persons on verifying legal identification and in identifying the signs of intoxication and submit the certification of the training to the commissioner;

(3) The Class B retail dealer or third party delivery licensee shall hold a retail transportation permit for each delivery vehicle delivering sealed nonintoxicating beer or nonintoxicating craft beer pursuant to §11-16-6f(g) of this code: Provided, That a delivery driver may retain an electronic copy of his or her permit as proof of the licensure;
(4) A Class B retail dealer and a third party licensee may deliver food and sealed nonintoxicating beer or nonintoxicating craft beer orders in the county where the Class B retail dealer is located;

(5) A Class B retail dealer and a third party licensee may only deliver food and sealed nonintoxicating beer or nonintoxicating craft beer to addresses located in West Virginia. A Class B retail dealer and a third party licensee shall pay and account for all sales and municipal taxes;

(6) A Class B retail dealer and a third party licensee may not deliver food and nonintoxicating beer or nonintoxicating craft beer to any other Class B licensee;

(7) Deliveries of food and sealed nonintoxicating beer or nonintoxicating craft beer are only for personal use, and not for resale; and

(8) A Class B retail dealer and a third party licensee shall not deliver and leave food and sealed nonintoxicating beer or nonintoxicating craft beer at any address without verifying a person’s age and identification as required by this section.

(f) Telephone, mobile ordering application, or web-based software requirements. -

(1) The delivery person may only permit the person who placed the order through a telephone, mobile ordering application, or web-based software to accept the food and nonintoxicating beer or nonintoxicating craft beer delivery. The delivery is subject to age verification upon delivery with the delivery person’s visual review and age verification and, as applicable, requires a stored scanned image of the purchasing person’s legal identification;

(2) Any mobile ordering application or web-based software used must create a stored record and image of the purchasing person’s legal identification and details of the sale, accessible by the delivery person for verification, and shall include the delivery driver’s name and vehicle information;
(3) Any telephone ordering system shall maintain a log or record of the purchasing person’s legal identification and details of the sale, accessible by the delivery person for verification, and shall include the delivery driver’s name and vehicle information;

(4) All records are subject to inspection by the commissioner. A Class B retail dealer and a third party licensee shall retain all records for three years, and may not unreasonably withhold the records from the commissioner’s inspection; and

(5) Each vehicle delivering nonintoxicating beer or nonintoxicating craft beer shall be issued a retail transportation permit in accordance with §11-16-6f(g) of this code.

(g) Retail Transportation Permit. -

(1) A Class B retail dealer and a third party licensee shall obtain and maintain a retail transportation permit for the delivery of food and nonintoxicating beer or nonintoxicating craft beer.

(2) A Class B retail dealer or a third party licensee shall apply for a permit and provide vehicle and driver information, required by the commissioner. Upon any change in vehicles or drivers, Class B retail dealer and a third party licensee shall update the vehicle and driver information with the commissioner within 10 days of the change.

(h) Enforcement. -

(1) The Class B retail dealer and a third party licensee are responsible for any violations committed by their employees or independent contractors under this article, and more than one violation may be issued for a single violation involving multiple Class B retail dealers or third party licensees, employees, or independent contractors.

(2) A license or permit granted by this section is subject to the penalties of probation, monetary fines, suspension, and revocation, as set forth in this article, for violations committed by the Class B retail dealer or third party licensee, their employees, or independent contractors.
(3) It is a violation for any Class B retail dealer or third party licensee, their employees, or independent contractors to break the seal of a growler subject to the maximum penalties available in this article.

(4) For purposes of criminal enforcement of the provisions of this article, persons ordering, purchasing, or accepting delivery of orders are considered to be purchasers.

§11-16-9. Amount of license tax; Class A and Class B retail dealers; purchase and sale of nonintoxicating beer permitted; distributors; brewers; brewpubs.

(a) All retail dealers, distributors, brewpubs, brewers, and resident brewers of nonintoxicating beer and of nonintoxicating craft beer shall pay an annual fee to maintain an active license as required by this article. The license period begins on July 1 of each year and ends on June 30 of the following year. If the license is granted for a shorter period, then the license fee shall be computed semiannually in proportion to the remainder of the fiscal year: Provided, That if a licensee fails to complete a renewal application and make payment of its annual license fee in renewing its license on or before June 30 of any subsequent year, after initial application, then an additional $150 reactivation fee shall be charged and paid by the licensee; the fee may not be prorated or refunded, prior to the processing of any renewal application and applicable full year annual license fee; and furthermore a licensee who continues to operate upon after the expiration of its license is subject to all fines, penalties, and sanctions available in §11-16-23 of this code, all as determined by the commissioner.

(b) The annual license fees are as follows:

(1) Retail dealers shall be divided into two classes: Class A and Class B.

(A) For a Class A retail dealer, the license fee is $150 for each place of business; the license fee for social, fraternal, or private clubs not operating for profit, and having which have been in continuous operation for two years or more immediately preceding
the date of application, is $150: Provided, That railroads operating in this state may dispense nonintoxicating beer upon payment of an annual license tax of $10 for each dining, club, or buffet car in which the beer is dispensed.

Class A licenses issued for railroad dining, club, or buffet cars authorize the licensee to sell nonintoxicating beer at retail for consumption only on the licensed premises where sold. All other Class A licenses authorize the licensee to licensees may sell nonintoxicating beer or nonintoxicating craft beer at retail, as licensed, for consumption on the licensed premises or off the licensed premises. Class A licensees may sell nonintoxicating beer or nonintoxicating craft beer for consumption off the licensed premises when it is in a sealed original container and sold for personal use, and not for resale. Class A licensees shall provide prepared food or meals along with sealed nonintoxicating beer or nonintoxicating craft beer in the original container or in a sealed growler as set forth for sales and service in §11-16-6d of this code, to a purchasing person who is in-person or in-vehicle picking up prepared food or a meal, and sealed nonintoxicating beer or nonintoxicating craft beer orders-to-go, subject to verification that the purchasing person is 21 years of age or older, and not visibly or noticeably intoxicated, and as otherwise specified in this article.

(B) For a Class B retail dealer, the license fee, authorizing the sale of both chilled and unchilled beer, is $150 for each place of business. A Class B license authorizes the licensee to sell nonintoxicating beer at retail in bottles, cans, or other sealed containers only, and only for consumption off the licensed premises. A Class B retailer may sell to a patron purchasing person, for personal use, and not for resale, quantities of draught beer in original containers that are no larger in size than one-half barrel for off-premises consumption.

The Commissioner may only issue a Class B license may be issued only to the proprietor or owner of a grocery store. For the purpose of this article, the term “grocery store” means any retail establishment commonly known as a grocery store or delicatessen, and caterer or party supply store, where food or food products are sold for consumption off the premises, and includes a separate and
segregated portion of any other retail store which is dedicated solely to the sale of food, food products, and supplies for the table for consumption off the premises. Caterers or party supply stores are required to purchase the appropriate licenses from the Alcohol Beverage Control Administration.

(C) A Class A retail dealer may contract, purchase, or develop a mobile ordering application or web-based software program to permit the ordering and purchase of nonintoxicating beer or nonintoxicating craft beer, as authorized by the licensee’s license. The nonintoxicating beer or nonintoxicating craft beer shall be in a sealed original container or a sealed growler and meet the requirements of §11-16-6d of this code.

(2) For a distributor, the license fee is $1,000 for each place of business.

(3) For a brewer or a resident brewer with its principal place of business or manufacture located in this state and who produces:

(A) Twelve thousand five hundred barrels or less of nonintoxicating beer or nonintoxicating craft beer, the license fee is $500 for each place of manufacture;

(B) Twelve thousand five hundred one barrels and up to 25,000 barrels of nonintoxicating beer or nonintoxicating craft beer, the license fee is $1,000 for each place of manufacture;

(C) More than 25,001 barrels of nonintoxicating beer or nonintoxicating craft beer, the license fee is $1,500 for each place of manufacture.

(4) For a brewer whose principal place of business or manufacture is not located in this state, the license fee is $1,500. The brewer is exempt from the requirements set out in subsections (c), (d), and (e) of this section: Provided, That a brewer whose principal place of business or manufacture is not located in this state that produces less than 25,000 barrels of nonintoxicating beer or nonintoxicating craft beer may choose to apply, in writing, to the commissioner to be subject to the variable license fees of subdivision (3), subsection (b) of this section and the requirements
set out in subsections (c), (d), and (e) of this section subject to investigation and approval by the commissioner as to brewer requirements.

(5) For a brewpub, the license fee is $500 for each place of manufacture.

(c) As part of the application or renewal application and in order to determine a brewer or resident brewer’s license fee pursuant to this section, a brewer or resident brewer shall provide the commissioner, on a form provided by the commissioner, with an estimate of the number of nonintoxicating beer or nonintoxicating craft beer barrels and gallons it will may produce during the year based upon the production capacity of the brewer’s or resident brewer’s manufacturing facilities and the prior year’s production and sales volume of nonintoxicating beer or nonintoxicating craft beer.

(d) On or before July 15 of each year, every brewer, or resident brewer who is granted a license shall file a final report, on a form provided by the commissioner, that is dated as of June 30 of each that year, stating the actual volume of nonintoxicating beer or nonintoxicating craft beer in barrels and gallons produced at its principal place of business and manufacture during the prior year.

(e) If the actual total production of nonintoxicating beer or nonintoxicating craft beer by the brewer or resident brewer exceeded the brewer’s or resident brewer’s estimate that was filed with the application or renewal application for a brewer’s or resident brewer’s license for that period, then the brewer or resident brewer shall include a remittance for the balance of the license fee pursuant to this section that would be required for the final, higher level of production.

(f) Any brewer or resident brewer failing to file the reports required in subsections (c) and (d) of this section, and who is not exempt from the reporting requirements, shall, at the discretion of the commissioner, be subject to the penalties set forth in §11-16-23 of this code.
(g) Notwithstanding subsections (a) and (b) of this section, the license fee per event for a nonintoxicating beer floor plan extension is $50, and the fee may not be prorated or refunded, and must be accompanied with a license. A licensee shall submit an application, certification that the event meets certain requirements in the code and rules, and such other information as required by the commissioner may reasonably require, at least 15 days prior to the event, all as determined by the commissioner.

(h) Notwithstanding subsections (a) and (b) of this section, a Class A retail dealer, in good standing with the commissioner, may apply, on a form provided by the commissioner, to sell, serve, and furnish nonintoxicating beer or nonintoxicating craft beer for on-premises consumption in an outdoor dining area or outdoor street dining area, as authorized by any municipal government or county commission in the which the licensee operates. The Class A retail dealer shall submit to the municipal government or county commission, for approval, a revised floorplan and a request to sell and serve nonintoxicating beer or nonintoxicating craft beer, subject to the commissioner’s requirements, in an approved outdoor area. For private outdoor street dining, or private outdoor dining, the approved and bounded outdoor area need not be adjacent to the licensee’s licensed premises, but in close proximity and under the licensee’s control with right of ingress and egress. For purposes of this section, “close proximity” means an available area within 150 feet of the Class A retail dealer’s licensed premises. A Class A retail dealer may operate a nonintoxicating beer or nonintoxicating craft beer outdoor dining or outdoor street dining in conjunction with a temporary private outdoor dining or temporary private outdoor street dining area set forth in §60-7-8d of this code and temporary private wine outdoor dining or temporary private wine outdoor street dining set forth in §60-8-32a of this code.

(i) For purposes of this article, “nonintoxicating beer or nonintoxicating craft beer outdoor dining and nonintoxicating beer or nonintoxicating craft beer outdoor street dining” includes dining areas that are:
(1) Outside and not served by an HVAC system for air handling services and use outside air;

(2) Open to the air; and

(3) Not enclosed by fixed or temporary walls; however, the commissioner may seasonally approve a partial enclosure with up to three temporary or fixed walls.

Any area where seating is incorporated inside a permanent building with ambient air through HVAC is not considered outdoor dining pursuant to this subsection.

§11-16-11c. Unlicensed brewer or unlicensed home brewer temporary license; fees; requirements.

(a) An unlicensed brewer or home brewer may obtain a temporary special license, upon meeting the requirements set forth in this section, to offer its nonintoxicating beer or nonintoxicating craft beer for sampling and sales at a fair and festival licensed under §11-16-11 and §11-16-11b of this code, when granted approval by the fair and festival licensee. The unlicensed brewer or home brewer is exempt from the requirements of registering the brand and using a distributor and a franchise agreement due to the limited nature of this temporary license.

(b) An unlicensed brewer or home brewer is subject to the limits, taxes, fees, requirements, restrictions, and penalties set forth in this article: Provided, That the commissioner may, by rule or order, provide for certain waivers or exceptions with respect to the provisions, laws, rules, or orders as required by the circumstances of each festival or fair. The commissioner may revoke or suspend any license issued pursuant to this section prior to any notice or hearing, notwithstanding the provisions §11-16-23 and §11-16-24 of this code: Provided, however, That under no circumstances shall the provisions of §11-16-8(a)(1), §11-16-8(a)(2), and §11-16-8(a)(3) of this code, be waived nor shall any exception be granted with respect to those provisions.

(c) A brewer or home brewer, regardless or of its designation in its domicile state, that is duly licensed and in good standing in
its domicile state, but unlicensed in this state, or an unlicensed brewer or home brewer that is a resident of West Virginia, shall pay a $150 nonrefundable and non-prorated fee and submit an application for a temporary license on a one-day basis. The temporary special license allows the unlicensed brewer or home brewer to sell nonintoxicating beer or nonintoxicating craft beer to a licensed fair or festival for the sampling and sale of the nonintoxicating beer or nonintoxicating craft beer for on-premises consumption at the licensed fair or festival. The brewer or home brewer shall pay all taxes due and the appropriate markup on the nonintoxicating beer or nonintoxicating craft beer.

(2) The unlicensed brewer or home brewer temporary license application shall include, but is not limited to, the person or entity’s name, address, taxpayer identification number, and location; if the unlicensed brewer or home brewer is from out of state, a copy of its licensure in its domicile state; a signed and notarized verification that it produces 25,000 barrels or less of nonintoxicating beer or nonintoxicating craft beer per year; a signed and notarized verification that it is in good standing with its domicile state; copies of its federal certificate of label approvals and a certified lab alcohol analysis for the nonintoxicating beer or nonintoxicating craft beer it plans to sell to a fair or festival licensed under §11-16-11 and §11-16-11b of this code; and any other information required by the commissioner.

(3) The applicant shall include in its application a list of all nonintoxicating beers or nonintoxicating craft beers it proposes to provide, in sealed containers, to a licensed fair or festival for sampling or sale so that the commissioner may review them in the interest of public health and safety. Once approved, the submitted nonintoxicating beer or nonintoxicating craft beer list creates a temporary nonintoxicating beer or nonintoxicating craft beer brand registration for up to two days at any event licensed under §11-16-11 and §11-16-11b of this code, for no additional fee.

(4) An applicant that receives this temporary license for any event licensed under §11-16-11 and §11-16-11b of this code shall provide a signed and notarized agreement acknowledging that it is the applicant’s duty to pay all municipal, local, and sales taxes
applicable to the sale of nonintoxicating beer or nonintoxicating craft beer in West Virginia.

(5) The unlicensed brewer or home brewer shall submit an application for each temporary special license sought for an event licensed under §11-16-11 and §11-16-11b of this code, at which the applicant proposes to provide nonintoxicating beer or nonintoxicating craft beer for sampling or sale. The license fee covers up to two separate one-day licenses for the event before an additional fee is required. Any applicant desiring to attend more than four events per year or otherwise operate in West Virginia shall seek appropriate licensure as a brewery or resident brewery in this state.

(6) Notwithstanding the provisions of this article and requirements for licensure, brand registration, franchise requirements, payment of beer barrel tax, and the appointment of a distributor franchise network, this temporary special license for an event licensed under §11-16-11 and §11-16-11b of this code, once granted, permits the licensee to operate in this limited capacity only at the approved specific, events licensed under §11-16-11 and §11-16-11b of this code, subject to the limitations noted in this section.

(7) The applicant shall also apply for and receive a nonintoxicating beer or nonintoxicating craft beer transportation permit in order to legally transport nonintoxicating beer or nonintoxicating craft beer in the state as required by §11-16-10(f) of this code: Provided, That the commissioner may not charge or collect an additional fee for a nonintoxicating beer or nonintoxicating craft beer transportation permit to an applicant seeking a temporary special license under this section.

(8) The licensee is subject to all applicable violations and/or penalties under this article and related legislative rules that are not otherwise excepted by this section: Provided, That the commissioner may by rule or order provide for certain waivers or exceptions with respect to the provisions of this code, rules, or orders required by the circumstances of each festival or fair. The commissioner may revoke or suspend any license issued pursuant to this section prior to any notice or hearing notwithstanding the
provisions of §11-16-23 and §11-16-24 of this code: *Provided, however,* That under no circumstances shall the provisions of §11-16-8(a)(1), §11-16-8(a)(2), and §11-16-8(a)(3) of this code, be waived nor shall any exception be granted with respect to those provisions.

§11-16-18. Unlawful acts of licensees; criminal penalties.

(a) It is unlawful:

(1) Except as provided for in §7-1-3ss and this chapter of this code, for any licensee, his, her, its, or their servants, agents, or employees to sell, give, or dispense, or any individual to drink or consume, in or on any licensed premises or in any rooms directly connected thereto, nonintoxicating beer or cooler on weekdays between the hours of 2:00 a.m. and 7:00 6:00 a.m., or between the hours of 2:00 a.m. and 10:00 a.m., or a Class A retail dealer to sell nonintoxicating beer for on-premises consumption only between the hours of 2:00 a.m. and 1:00 p.m. 6:00 a.m.; in any county upon approval as provided for in §7-1-3ss of this code, on any Sunday, except in private clubs licensed under the provisions of §60-7-1 et seq. of this code, where the hours shall conform with the hours of sale of alcoholic liquors;

(2) For any licensee, his, her, its, or their servants, agents, or employees to sell, furnish, or give any nonintoxicating beer, as defined in this article, to any person visibly or noticeably intoxicated or to any person known to be insane or known to be a habitual drunkard;

(3) For any licensee, his, her, its, or their servants, agents, or employees to sell, furnish, or give any nonintoxicating beer as defined in this article to any person who is less than 21 years of age;

(4) For any distributor to sell or offer to sell, or any retailer to purchase or receive, any nonintoxicating beer as defined in this article, except for cash and a right of action shall not exist to collect any claims for credit extended contrary to the provisions of this subdivision. Nothing herein contained in this section prohibits a
licensee from crediting to a purchasing person the actual price charged for packages or containers returned by the original purchasing person as a credit on any sale, or from refunding to any purchasing person the amount paid or deposited for the containers when title is retained by the vendor: Provided, That a distributor may accept an electronic transfer of funds if the transfer of funds is initiated by an irrevocable payment order on the invoiced amount for the nonintoxicating beer. The cost of the electronic fund transfer shall be borne by the retailer and the distributor shall initiate the transfer no later than noon of one business day after the delivery;

(5) For any brewer or distributor to give, furnish, rent, or sell any equipment, fixtures, signs, supplies, or services directly or indirectly or through a subsidiary or affiliate to any licensee engaged in selling products of the brewing industry at retail or to offer any prize, premium, gift, or other similar inducement, except advertising matter, including indoor electronic or mechanical signs, of nominal value up to $25.00 per stock keeping unit, to either trade or consumer buyers: Provided, That a distributor may offer, for sale or rent, tanks of carbonic gas: Provided, however, That, in the interest of public health and safety, a distributor may, independently or through a subsidiary or affiliate, furnish, sell, install, or maintain draught line equipment, supplies, and cleaning services to a licensed retailer so long as the furnishing or sale of draught line services may be negotiated at no less than direct actual cost: Provided further, That a distributor may furnish, rent, or sell equipment, fixtures, signs, services, or supplies directly or indirectly or through a subsidiary or affiliate to any licensee engaged in selling products of the brewing industry at retail under the conditions and within the limitations as prescribed herein in this section. Nothing contained in this section prohibits a brewer from sponsoring any professional or amateur athletic event or from providing prizes or awards for participants and winners in any events.

(6) For any brewer or distributor to sponsor any professional or amateur athletic event or provide prizes or awards for participants and winners when a majority of the athletes participating in the
event are minors, unless the event is specifically authorized by the commissioner;

(7) For any retail licensee to sell or dispense nonintoxicating beer through draught lines where the draught lines have not been cleaned at least every two weeks in accordance with rules promulgated by the commissioner, and where written records of all cleanings are not maintained and available for inspection;

(8) For any licensee to permit in his or her premises any lewd, immoral, or improper entertainment, conduct, or practice;

(9) For any licensee, except the holder of a license to operate a private club issued under the provisions of §60-7-1 et seq. of this code or a holder of a license or a private wine restaurant issued under the provisions of §60-8-1 et seq. of this code to possess a federal license, tax receipt, or other permit entitling, authorizing, or allowing the licensee to sell liquor or alcoholic drinks other than nonintoxicating beer;

(10) For any licensee to obstruct the view of the interior of his or her premises by enclosure, lattice, drapes, or any means which would prevent plain view of the patrons occupying the premises. The interior of all licensed premises shall be adequately lighted at all times: Provided, That provisions of this subdivision do not apply to the premises of a Class B retailer, the premises of a private club licensed under the provisions of §60-7-1 et seq. of this code, or the premises of a private wine restaurant licensed under the provisions of §60-8-1 et seq. of this code;

(11) For any licensee to manufacture, import, sell, trade, barter, possess, or acquiesce in the sale, possession, or consumption of any alcoholic liquors on the premises covered by a license or on premises directly or indirectly used in connection with it: Provided, That the prohibition contained in this subdivision with respect to the selling or possessing or to the acquiescence in the sale, possession, or consumption of alcoholic liquors is not applicable with respect to the holder of a license to operate a private club issued under the provisions of §60-7-1 et seq. of this code, nor shall the prohibition be applicable to a private wine restaurant licensed
under the provisions of §60-8-1 et seq. of this code insofar as the private wine restaurant is authorized to serve wine;

(12) For any retail licensee to sell or dispense nonintoxicating beer, as defined in this article, purchased or acquired from any source other than a distributor, brewer, or manufacturer licensed under the laws of this state;

(13) For any licensee to permit loud, boisterous, or disorderly conduct of any kind upon his or her premises or to permit the use of loud musical instruments if either or any of the same may disturb the peace and quietude of the community where the business is located: Provided, That a licensee may have speaker systems for outside broadcasting as long as the noise levels do not create a public nuisance or violate local noise ordinances;

(14) For any person whose license has been revoked, as provided in this article, to obtain employment with any retailer within the period of one year from the date of the revocation, or for any retailer to knowingly employ that person within the specified time;

(15) For any distributor to sell, possess for sale, transport, or distribute nonintoxicating beer except in the original container;

(16) For any licensee to knowingly permit any act to be done upon the licensed premises, the commission of which constitutes a crime under the laws of this state;

(17) For any Class B retailer to permit the consumption of nonintoxicating beer upon his or her licensed premises;

(18) For any Class A licensee, his, her, its, or their servants, agents, or employees, or for any licensee by or through any servants, agents, or employees, to allow, suffer, or permit any person less than 18 years of age to loiter in or upon any licensed premises; except, however, that the provisions of this subdivision do not apply where a person under the age of 18 years is in or upon the premises in the immediate company of his or her parent or parents a parent or legal guardian, or where and while a person under the age of 18 years is in or upon the premises for the purpose
of and actually making a lawful purchase of any items or commodities sold, or for the purchase of and actually receiving any lawful service rendered in the licensed premises, including the consumption of any item of food, drink, or soft drink lawfully prepared and served or sold for consumption on the premises;

(19) For any distributor to sell, offer for sale, distribute, or deliver any nonintoxicating beer outside the territory assigned to any distributor by the brewer or manufacturer of nonintoxicating beer or to sell, offer for sale, distribute, or deliver nonintoxicating beer to any retailer whose principal place of business or licensed premises is within the assigned territory of another distributor of the nonintoxicating beer: Provided, That nothing in this section is considered to prohibit sales of convenience between distributors licensed in this state where one distributor sells, transfers, or delivers to another distributor a particular brand or brands for sale at wholesale; and

(20) For any licensee or any agent, servant, or employee of any licensee to knowingly violate any rule lawfully promulgated by the commissioner in accordance with the provisions of chapter 29A of this code.

(b) Any person who violates any provision of this article, including, but not limited to, any provision of this section, or any rule, or order lawfully promulgated by the commissioner, or who makes any false statement concerning any material fact in submitting an application for a license or for a renewal of a license or in any hearing concerning the revocation of a license, or who commits any of the acts in this section declared to be unlawful is guilty of a misdemeanor and, upon conviction thereof, shall be punished for each offense by a fine of not less than $25, nor more than $500, or confined in the county or regional jail for not less than 30 days nor more than six months, or by both fine and confinement. Magistrates have concurrent jurisdiction with the circuit court and any other courts having criminal jurisdiction in their county for the trial of all misdemeanors arising under this article.

(c) (1) A Class B licensee that:
(A) Has installed a transaction scan device on its licensed premises; and

(B) Can demonstrate that it requires each employee, servant, or agent to verify the age of any individual to whom nonintoxicating beer or nonintoxicating craft beer is sold, furnished, or given away by the use of the transaction device may not be is not subject to: (i) Any criminal penalties whatsoever, including those set forth in subsection (b) of this section; (ii) any administrative penalties from the commissioner; or (iii) any civil liability whatsoever for the improper sale, furnishing, or giving away of nonintoxicating beer or nonintoxicating craft beer to an individual who is less than 21 years of age by one of his or her employees, servants, or agents. Any agent, servant, or employee who has improperly sold, furnished, or given away nonintoxicating beer to an individual less than 21 years of age is subject to the criminal penalties of subsection (b) of this section. Any agent, servant, or employee who has improperly sold, furnished, or given away nonintoxicating beer to an individual less than 21 years of age is subject to termination from employment, and the employer shall have no civil liability for the termination.

(2) For purposes of this section, a Class B licensee can demonstrate that it requires each employee, servant, or agent to verify the age of any individual to whom nonintoxicating beer is sold by providing evidence: (A) That it has developed a written policy which requires each employee, servant, or agent to verify the age of each individual to whom nonintoxicating beer will be sold, furnished, or given away; (B) that it has communicated this policy to each employee, servant, or agent; and (C) that it monitors the actions of its employees, servants, or agents regarding the sale, furnishing, or giving away of nonintoxicating beer and that it has taken corrective action for any discovered noncompliance with this policy.

(3) “Transaction scan” means the process by which a person checks, by means of a transaction scan device, the age and identity of the cardholder, and “transaction scan device” means any commercial device or combination of devices used at a point of sale that is capable of deciphering in an electronically readable format
the information enclosed on the magnetic strip or bar code of a driver’s license or other governmental identity card.

(d) Nothing in this article nor any rule of the commissioner shall prevent or be considered to prohibit any licensee from employing any person who is at least 18 years of age to serve in the licensee’s lawful employ, including the sale or delivery distribution of nonintoxicating beer as defined in this article. With the prior approval of the commissioner, a licensee whose principal business is the sale of food or consumer goods, or the providing of recreational activities, including, but not limited to, nationally franchised fast food outlets, family oriented restaurants, bowling alleys, drug stores, discount stores, grocery stores, and convenience stores, may employ persons who are less than 18 years of age, but at least 16 years of age: Provided, That the person’s duties may not include the sale or delivery of nonintoxicating beer or alcoholic liquors only when directly supervised by a person 21 years of age or older: Provided, however, That the authorization to employ persons under the age of 18 years shall be clearly indicated on the licensee’s license.

CHAPTER 19. AGRICULTURE.

ARTICLE 2. MARKETING AGRICULTURAL PRODUCTS.

§19-2-12. Agriculture Development Fund; administration; purpose; funding.

(a) There is hereby created in the State Treasury a special revenue account to be known as the Agriculture Development Fund. The fund shall be administered by the Department of Agriculture. The fund shall consist of all moneys deposited into the fund pursuant to §60-8A-3 of this code; any moneys that may be designated for deposit in this fund by an act of the Legislature; any moneys appropriated and designated for the fund by the Legislature; any moneys able to be transferred into the fund by authority of the commissioner from other funds; and gifts, donations, and interest or other returns earned from investment of the fund.
(b) Expenditures from the fund shall be for the purpose of fostering and supporting the development of agricultural sectors, such as hard cider, within the state, and are not authorized from collections, but are to be made only in accordance with appropriation by the Legislature and in accordance with the provisions of §12-3-1 et seq. of this code and upon the fulfillment of the provisions set forth in §11B-2-1 et seq. of this code. Any balance, including accrued interest and other returns, remaining in the fund at the end of each fiscal year shall not revert to the General Revenue Fund, but shall remain in the fund and be expended as provided by this section.

§19-2-13. Hard cider development program; purpose; funding.

The commissioner shall establish a program to foster the development and growth of the hard cider industry in the state. The purpose of the program shall be to assist in the development of fruit inputs necessary for the production of hard cider in the state. The program shall be funded using moneys deposited within the Agriculture Development Fund created pursuant to §19-2-12 of this code.

CHAPTER 60. STATE CONTROL OF ALCOHOLIC LIQUORS.

ARTICLE 1. GENERAL PROVISIONS.

§60-1-5a. Farm wineries defined.

(a) For the purpose of this chapter “Farm winery” means an establishment where in any year 50,000 gallons or less of wine, which includes hard cider, and nonfortified dessert wine are manufactured exclusively by natural fermentation from grapes, apples, pears, peaches, other fruits or honey, or other agricultural products containing sugar and where port, sherry, and Madeira wine may also be manufactured, with 25 percent of such raw products being produced by the owner of the farm winery on the premises of that establishment and no more than 25 percent of such produce originating from any source outside this state. Any port, sherry, or Madeira wine manufactured by a winery or a farm
winery must shall not exceed an alcoholic content of 22 percent alcohol by volume and shall be matured in wooden barrels or casks.

(b) Notwithstanding the provisions of subsection (a) of this section, a farm winery may include one off-farm location. The owner of a farm winery may provide to the commissioner evidence, accompanied by written findings by the West Virginia Agriculture Commissioner in support thereof, that the owner has planted on the premises of the farm winery young nonbearing fruit plants. The commissioner may grant permission for one off-farm location when the location produces in an amount equal to that reasonably expected to be produced when the nonbearing fruit plants planted on the farm winery come into full production. The length of time of the permission to use an off-farm location shall be determined by the commissioner after consultation with the Agriculture Commissioner.

ARTICLE 3A. SALES BY RETAIL LIQUOR LICENSEES.

§60-3A-3b. Private liquor delivery license for a retail liquor outlet or a third party; requirements; limitations; third party license fee; private liquor bottle delivery permit; requirements, and curbside in-person and in-vehicle delivery by a retail liquor outlet.

(a) A retail liquor outlet that is licensed to sell liquor for off-premises consumption may apply for a private liquor delivery license permitting the order, sale, and delivery of sealed liquor bottles or cans in the original container. The order, sale, and delivery of sealed liquor bottles or cans in the original container is permitted for off-premises consumption when completed by the licensee to a person purchasing the sealed liquor bottles or cans through a telephone, a mobile ordering application, or a web-based software program, authorized by the licensee’s license. There is no additional fee for a licensed retail liquor outlet to obtain a private liquor delivery license. The order, sale, and delivery process shall meet the requirements of this section. The order, sale, and delivery process is subject to the penalties of this article.
(b) A third party, not licensed for liquor sales or distribution, may apply for a private liquor delivery license for the privilege of ordering and delivery of sealed liquor bottles or cans, from a licensed retail liquor outlet. The order and delivery of sealed liquor bottles or cans permitted for off-premises consumption by a third party licensee when a retail liquor outlet sells to a person purchasing the sealed liquor bottles or cans through telephone orders, a mobile ordering application, or a web-based software program. The private liquor delivery license non-prorated, nonrefundable annual fee is $200 per third party entity, with no limit on the number of drivers and vehicles.

(c) The private liquor delivery license application shall comply with licensure requirements in this article and shall provide any information required by the commissioner.

(d) Sale Requirements.

(1) The purchase of sealed liquor bottles or cans in the original container may accompany the purchase of food and the completion of the sale may be accomplished by the delivery of food and sealed liquor bottles or cans in the original container by the licensee or third party licensee;

(2) Any purchasing person shall be 21 years of age or older, shall not be visibly or noticeably intoxicated at the time of delivery, and shall meet the requirements set forth in this chapter for the sale of alcoholic liquors and in §11-16-1 et seq. of the code, for nonintoxicating beer or nonintoxicating craft beer.

(3) “Food”, for purposes of this section, means food that has been cooked, microwaved, or that is pre-packaged food from the manufacturer.

(4) An order, sale, and delivery may consist of up to five 750 milliliter sealed liquor bottles for each order; Provided, That the entire delivery order may not contain any combination of sealed liquor bottles or cans in the original container, where the combination is more than 128 fluid ounces of liquor total; and
(5) A third party delivery licensee shall not have a pecuniary interest in a retail liquor outlet, as set forth in this article. A third party private liquor delivery licensee may only charge a convenience fee for the delivery of any alcohol. The third party private liquor delivery licensee may not collect a percentage of the liquor delivery order, but may continue to collect a percentage of the delivery order directly related to food. The convenience fee charged by the third-party private liquor delivery licensee to the purchasing person shall be no greater than five dollars per delivery order where a sealed liquor bottle or can in the original container is ordered by the purchasing person. For any third party licensee also licensed for other nonintoxicating beer or nonintoxicating craft beer delivery pursuant to §11-16-1 et seq. of this code, wine delivery pursuant to §60-8-1 et seq. of this code, or a sealed craft cocktail growler delivery pursuant to §60-7-1 et seq. of this code, the total convenience fee of any order, sale, and delivery of sealed alcoholic liquor or nonintoxicating beer, or nonintoxicating craft beer shall not exceed five dollars.

(e) Private Liquor Delivery Requirements. -

(1) Delivery persons employed for the delivery of a sealed liquor bottles or cans in the original container shall be 21 years of age or older and a retail liquor outlet and a third-party private liquor delivery licensee shall file each delivery person’s name, driver’s license, and vehicle information with the commissioner;

(2) A retail liquor outlet and a third-party private liquor delivery licensee shall train delivery persons on verifying legal identification and in identifying the signs of intoxication. A retail liquor outlet and a third-party private liquor delivery licensee shall submit certification of the training to the commissioner;

(3) The retail liquor outlet or third party private liquor delivery licensee shall hold a private liquor bottle delivery permit for each vehicle delivering a sealed liquor bottle or can in the original container pursuant to subsection (g) of this section: Provided, That a delivery driver may retain an electronic copy of his or her permit as proof of licensure;
(4) A retail liquor outlet or third party private liquor delivery licensee shall deliver food and a sealed liquor bottle or can order in the original container in the market zone or contiguous market zone where the licensed retail liquor outlet is located;

(5) A retail liquor outlet or third party private liquor delivery licensee may only deliver food and a sealed liquor bottle or can in the original container to addresses located in West Virginia. The retail liquor outlet or third party private liquor delivery licensee shall pay and account for all sales and municipal taxes;

(6) A retail liquor outlet or third party private liquor delivery licensee may not deliver food and a sealed liquor bottle or can in the original container to any licensee licensed under §11-16-1 et seq. of this code, and under this chapter;

(7) Deliveries of food and a sealed liquor bottle or can in the original container are only for personal use, and not for resale; and

(8) A retail liquor outlet or third party private liquor delivery licensee shall not deliver and leave food and a sealed liquor bottle or can in the original container at any address without verifying a person’s age and identification as required by this section.

(f) Telephone, mobile ordering application, or web-based software requirements. -

(1) The delivery person shall only permit the person who placed the order through a telephone order, a mobile ordering applicant, or web-based software to accept the food and a sealed liquor bottle or can in the original container for delivery which is subject to verification upon delivery with the delivery person’s visual review and verification and, as applicable, a stored scanned image of the purchasing person’s legal identification;

(2) Any mobile ordering application or web-based software used shall create a stored record and image of the purchasing person’s legal identification and details of the sale, accessible by the delivery driver for verification, and shall include the delivery driver’s name and vehicle information;
(3) Any telephone ordering system shall maintain a log or record of the purchasing person’s legal identification and details of the sale, accessible by the delivery driver for verification, and shall include the delivery driver’s name and vehicle information;

(4) All records are subject to inspection by the commissioner. A retail liquor outlet or third party private liquor delivery licensee shall retain records for three years, and shall not unreasonably withhold the records from the commissioner’s inspection; and

(5) The retail liquor outlet or third party delivery licensee shall hold a valid private liquor bottle delivery permit required by subsection (g) of this section for each vehicle that may offer delivery.

(g) Private Liquor Bottle Delivery Permit. -

(1) A retail liquor outlet or third party delivery licensee shall obtain and maintain a retail transportation permit for the delivery of and a sealed liquor bottle or can in the original container.

(2) A retail liquor outlet or third party private delivery licensee shall provide vehicle and driver information, requested by the commissioner. Upon any change in vehicles or drivers, the licensee shall update the driver and vehicle information with the commissioner within 10 days of the change.

(3) Subject to the requirement of §60-6-12 of this code, a private liquor bottle delivery permit shall meet the requirements of a transportation permit authorizing the permit holder to transport liquor subject to the requirements of this chapter.

(h) Enforcement. -

(1) The retail liquor outlet or the licensed third party are responsible for any violations committed by their employees or independent contractors under this article, and more than one violation may be issued for a single violation involving multiple licensees, employees, or independent contractors.
(2) Any license or permit granted by this section is subject to the penalties of probation, monetary fines, suspension, and revocation, as set forth in this article, for violations committed by the licensee, its employees, or independent contractors.

(3) It is a violation for any licensee, its employees, or independent contractors to break the seal of a sealed liquor bottle. A person who violates the provisions of this subdivision is subject to the maximum penalties available in this chapter.

(4) For purposes of criminal enforcement of the provisions of this article, persons ordering, purchasing, and accepting delivery of orders are considered to be purchasers.

(i) Retail liquor outlets licensed for off-premises sales of sealed liquor bottles and cans in the original container may provide for the sale and curbside in-person or in-vehicle pick-up of sealed liquor bottles or cans in the original container, subject to verification that the purchasing person is 21 years of age or older, and not visibly, or noticeably intoxicated, and as otherwise specified in this article.

(j) Retail liquor outlets licensed for off-premises sales of sealed liquor bottles and cans in the original container may provide for the sale and delivery through a drive up or drive through structure, approved by the commissioner, of sealed liquor bottles or cans in the original container, subject to verification that the purchasing person is 21 years of age or older, and not visibly, or noticeably intoxicated, and as otherwise specified in this article.

§60-3A-25. Certain acts of retail licensees prohibited; criminal penalties.

(a) It is unlawful for any retail licensee, or agent or employee thereof, on such the retail licensee’s premises to:

(1) Sell or offer for sale any liquor other than from the original package or container;

(2) Sell, give away, or permit the sale of, gift of, or the procurement of, any liquor, for or to any person under 21 years of age;
(3) Sell, give away, or permit the sale of, gift of, or the procurement of, any liquor, for or to any person visibly intoxicated;

(4) Sell or offer for sale any liquor other than during the hours permitted for the sale of liquor by retail licensees as provided under this article;

(5) Permit the consumption by any person of any liquor;

(6) With the intent to defraud, alter, change, or misrepresent the quality, quantity, or brand name of any liquor;

(7) Permit any person under 18 years of age to sell, furnish, or give liquor to any other person, except as provided in subsection (c) of this section;

(8) Purchase or otherwise obtain liquor in any manner or from any source other than that specifically authorized in this article; or

(9) Permit any person to break the seal on any package, can or bottle of liquor.

(b) Any person who violates any provision of this article, except section 24 of this article, including, but not limited to, any provision of this section, or any rule promulgated by the board or the commissioner, or who makes any false statement concerning any material fact, or who omits any material fact with intent to deceive, in submitting an application for a retail license or for a renewal of a retail license or in any hearing concerning the suspension or revocation thereof, or who commits any of the acts declared in this article to be unlawful, is guilty of a misdemeanor and, shall, upon conviction thereof, for each offense be fined not less than $100 or more than $5,000, or imprisoned in the county jail for not less than 30 days nor more than one year, or both fined and imprisoned. Magistrates have concurrent jurisdiction with the circuit courts for offenses under this article.

(c) Nothing in this article, or any rule of the board or commissioner, prevents or prohibits any retail licensee from employing any person who is at least 18 years of age to serve in any retail licensee’s lawful employment at any retail outlet.
operated by such the retail licensee, or from having such the person sell or deliver liquor or transport liquor on behalf of a manufacturer under the provisions of this article. With the prior approval of the commissioner, a retail licensee may employ persons at any retail outlet operated by such a retail licensee who are less than 18 years of age but at least 16 years of age, but such the persons’ duties shall not may include the sale or delivery of liquor only when directly supervised by a person 21 years of age or older: Provided, That the authorization to employ such the persons under the age of 18 years shall be clearly indicated on the retail licensee’s license issued to any such retail licensee. Provided, however, That nothing in this article, nor any rule or regulation of the commissioner, shall prevent or be considered to prohibit any licensee from employing any person who is at least 21 years of age for the ordering and delivery of liquor when licensed for liquor ordering and delivery under the provisions of this chapter.

ARTICLE 4. LICENSES.

§60-4-3a. Distillery and mini-distillery license to manufacture and sell.

(a) Sales of liquor. — An operator of a distillery, mini-distillery, or micro-distillery may offer liquor for retail sale to customers from the distillery, mini-distillery, or micro-distillery for consumption off premises only. Except for complimentary samples offered pursuant to §60-6-1 of this code, customers are prohibited from consuming any liquor on the premises of the distillery, mini-distillery, or micro-distillery and except for a distillery, mini-distillery, or micro-distillery that obtains a private manufacturer club license set forth in §60-7-1 et seq. of this code: Provided, That a licensed distillery, mini-distillery, or micro-distillery may offer complimentary samples of alcoholic liquors as authorized per by this subsection of when alcoholic liquors are manufactured by that licensed distillery, mini-distillery, or micro-distillery for consumption on the licensed premises, only, on Sundays beginning at 10:00 a.m. in any county in which the same has been approved as provided for in §7-1-3pp of this code. Notwithstanding any other provision of law to the contrary, a
licensed distillery, mini-distillery, or micro-distillery may sell, furnish, and serve alcoholic liquors when licensed accordingly beginning at 6:00 a.m. unless otherwise determined by the residents of the county pursuant to §7-1-3ss of this code.

(b) Retail off-premises consumption sales. — Every licensed distillery, mini-distillery, or micro-distillery shall comply with the provisions of §60-3A-9, §60-3A-11, §60-3A-13, §60-3A-16, §60-3A-17, §60-3A-18, §60-3A-19, §60-3A-22, §60-3A-23, §60-3A-24, §60-3A-25, and §60-3A-26 of this code, and the provisions of §60-3-1 et seq. and §60-4-1 et seq., of this code, applicable to liquor retailers and distillers.

(c) Payment of taxes and fees. — The distillery, mini-distillery, or micro-distillery shall pay all taxes and fees required of licensed retailers and meet applicable licensing provisions as required by this chapter and by rule of the commissioner, except for payments of the wholesale markup percentage and the handling fee provided by rule of the commissioner: Provided, That all liquor for sale to customers from the distillery, mini-distillery, or micro-distillery for off-premises consumption shall be subject of a five percent wholesale markup fee and an 80 cents per case bailment fee to be paid to the commissioner: Provided, however, That no liquor sold by the distillery, mini-distillery, or micro-distillery shall not be priced less than the price set by the commissioner pursuant §60-3A-17 of this code.

(d) Payments to market zone retailers. — Each distillery, mini-distillery, or micro-distillery shall submit to the commissioner two percent of the gross sales price of each retail liquor sale for the value of all sales at the distillery, mini-distillery, or micro-distillery each month. This collection shall be distributed by the commissioner, at least quarterly, to each market zone retailer located in the distillery, mini-distillery, or micro-distillery’s market zone, proportionate to each market zone retailer’s annual gross prior years pretax value sales. The maximum amount of market zone payments that a distillery, mini-distillery, or micro-distillery shall be required to submit to the commissioner is $15,000 per annum.
(e) **Limitations on licensees.** — No A distillery, mini-distillery, or micro-distillery may not sell more than 3,000 gallons of product at the distillery, mini-distillery, or micro-distillery location during the initial two years 24 month period of licensure. The distillery, mini-distillery, or micro-distillery may increase sales at the distillery, mini-distillery, micro-distillery location by 2,000 gallons following the initial 24 month period of licensure and may increase sales at the distillery, mini-distillery, or micro-distillery location each subsequent 24 month period by 2,000 gallons, not to exceed 10,000 gallons a year of total sales at the distillery, mini-distillery, or micro-distillery location. No licensed micro-distillery may produce more than 50,000 gallons per calendar year at the mini-distillery location. No A licensed micro-distillery may not produce more than 10,000 gallons per calendar year at the micro-distillery location. No The commissioner may issue more than one distillery or mini-distillery license may be issued to a single person or entity and a person may not hold both a distillery and a mini-distillery license. The owners of a licensed distillery, mini-distillery, or micro-distillery may operate a winery, farm winery, brewery, or as a resident brewer as otherwise specified in the code.

(f) **Building code and tax classification**- Notwithstanding any provision of this code to the contrary, the mere addition of a distillery, mini-distillery, or micro-distillery licensed under this article on a property does not change the nature or use of the property which otherwise qualifies as agricultural use for building code and property tax classification purposes.

§60-4-3b. Winery and farm winery license to manufacture and sell.

(a) An operator of a winery or farm winery may offer wine produced by the winery, farm winery, or a farm entity authorized by §60-1-5c of this code, for retail sale to customers from the winery or farm winery for consumption off the premises only. Customers may consume wine on the premises when an operator of a winery or farm winery offers Except for free complimentary samples offered pursuant to §60-6-1 of this code, the winery or farm winery is licensed as a private wine restaurant, or the winery or farm winery is licensed as a private manufacturer club.
Customers are prohibited from consuming any wine on the licensed premises of the winery, farm winery, or a farm entity authorized by §60-1-5c of this code, unless such the winery, farm winery, or farm entity has obtained a multi-capacity winery or farm winery license: Provided, That under this subsection, a licensed winery or farm winery may offer complimentary samples per this subsection of wine manufactured by that licensed winery or farm winery for consumption on the premises only on Sundays beginning at 10:00 a.m. in any county in which the same has been approved as provided in §7-1-3ss of this code. Notwithstanding any other provision of law to the contrary, a licensed winery or farm winery may sell, serve, and furnish wine, for on-premises consumption when licensed accordingly, beginning at 6:00 a.m., and for off-premises consumption beginning at 6:00 a.m. on any day of the week, unless otherwise determined by the residents of the county pursuant to §7-1-3ss of this code.

(b) Complimentary samples allowed by the provisions of this section may not exceed two fluid ounces and no more than three such samples may be given to a patron in any one day.

(c) Complimentary samples may be provided only for on-premises consumption.

(d) A winery, farm winery, or farm entity pursuant to §60-1-5c of this code may offer for retail sale from their licensed premises sealed original container bottles of wine for off-premises consumption only.

(e) A winery, farm winery, or farm entity licensed pursuant to §60-1-5c of this code, holding a multicapacity license and a private wine restaurant license may offer wine by the drink or glass in a private wine restaurant located on the property of the winery, farm winery, or farm entity licensed pursuant to §60-1-5c of this code.

(f) Every licensed winery or farm winery shall comply with the provisions of §60-3-1 et seq., §60-4-1 et seq., and §60-8-1 et seq. of this code as applicable to wine retailers, wineries, and suppliers when properly licensed in such capacities.
(g) (1) The winery or farm winery shall pay all taxes and fees required of licensed wine retailers and meet applicable licensing provisions as required by this chapter and by rules promulgated by the commissioner.

(2) Each winery or farm winery acting as its own supplier shall submit to the Tax Commissioner the liter tax for all sales at the winery or farm winery each month, as provided in §60-8-1 et seq. of this code.

(3) The five percent wine excise tax, levied pursuant to §60-3-9d of this code, or pursuant to §8-13-7 of this code, may not be imposed or collected on purchases of wine in the original sealed package for the purpose of resale in the original sealed package, if the final purchase of such the wine is subject to the excise tax or if the purchase is delivered outside this state.

(4) No liter tax shall be collected on wine sold in the original sealed package for the purpose of resale in the original sealed package if a subsequent sale of such the wine is subject to the liter tax.

(5) This section shall not be interpreted to authorize a purchase for resale exemption in contravention of §11-15-9a of this code.

(h) A winery or farm winery may advertise a particular brand or brands of wine produced by it. The price of the wine is subject to federal requirements or restrictions.

(i) A winery or farm winery must shall maintain a separate winery or farm winery supplier, retailer, and direct shipper licenses when acting in one or more of those capacities and must shall pay all associated license fees, unless such the winery or farm winery holds a license issued pursuant to the provisions of §60-8-3(b)(12) of this code. A winery or farm winery, if holding the appropriate licenses or a multi-capacity winery or farm winery license, may act as its own supplier; retailer for off-premises consumption of its wine as specified in §60-6-2 of this code; private wine restaurant; and direct shipper for wine produced by the winery or farm winery. A winery or farm winery that has applied, paid all fees, and met all
requirements may obtain a private manufacturer club license subject to the requirements of §60-7-1 et seq. of this code, and a Class A retail dealer license subject to the requirements of §11-16-1 et seq. of the code. All wineries must use a distributor to distribute and sell their wine in the state, except for farm wineries. No more than one winery or farm winery license may be issued to a single person or entity and no person may hold both a winery and a farm winery license. Wineries or farm wineries may enter into alternating wine proprietorship agreements pursuant to §60-1-5c of this code.

(j) The owners of a licensed winery or farm winery may operate a distillery, mini-distillery, or micro-distillery, brewery, or as a resident brewer, as otherwise specified in the code.

(j) (k) For purposes of this section, terms will have the same meaning as provided in §8-13-7 of this code.

(l) Building code and tax classification- Notwithstanding any provision of this code to the contrary, the mere addition of a winery or farm winery licensed under this article on a property does not change the nature or use of the property which otherwise qualifies as agricultural use for building code and property tax classification purposes.

§60-4-3c. License required for sale and shipment of liquor by a distillery, mini-distillery or micro-distillery; shipment of limited quantities of liquor permitted by a private direct shipper; requirements; license fee, and penalties.

(a) Authorization. - Except for the commissioner, no person may offer for sale liquor, sell liquor, or offer liquor for shipment in this state, except for a licensed private direct shipper. A distillery, mini-distillery, or micro-distillery, whose licensed premises is located in this state or whose licensed premises is located and licensed out of this state, who desires to engage in the sale and shipment of liquor produced by the distillery, mini-distillery, or micro-distillery on its licensed premises, shall ship directly from the licensee’s primary place of distilling by mail, using a mail shipping carrier to a purchasing person who is 21 years of age or older, for personal use, and not for resale under this article. The
distillery, mini-distillery, or micro distillery shall obtain a private direct shipper license. Shipments to a purchasing person shall only be to a retail liquor outlet in the market zone in which the purchasing person resides. A private direct shipper may ship liquor subject to the requirements in this chapter in and throughout West Virginia, except for those local option areas designated as “dry” areas under §60-5-1 et seq. of this code. A private direct shipper may also sell, and ship liquor out of this state directly from its primary place of distilling by mail, using a mail shipping carrier to a purchasing person who is 21 years of age or older subject to the recipient state’s or country’s requirements, laws, and international laws.

(b) License requirements. – Before sending any shipment of liquor to a purchasing person who is 21 years of age or older, the private direct shipper must first:

1. File a license application with the commissioner with the appropriate background check information, using forms required by the commissioner. Criminal background checks will not be required of applicants licensed in their state of domicile who can provide a certificate of good standing from their state of domicile;

2. Pay to the commissioner the $250 non-prorated and nonrefundable annual license fee to ship and sell only liquor;

3. Obtain a business registration number from the Tax Commissioner;

4. Register with the office of the Secretary of State;

5. Provide the commissioner a true copy of its current active license issued in the state of domicile, proving that the private direct shipper is licensed in its state of domicile as a distillery, is authorized by such state to ship liquor;

6. Obtain from the commissioner a private direct shipper’s license;

7. Submit to the commissioner a list of all brands of liquor to be shipped to West Virginia and attest that all liquor brands are
manufactured by the distillery on its licensed premises seeking licensure and are not counterfeit or adulterated liquor;

(8) Attest that the distillery, mini-distillery, or micro-distillery distills less than 50,000 gallons of liquor each calendar year and provide documentary evidence along with the attestation; and

(9) Meet all other licensing requirements of this chapter and provide any other information that the commissioner may reasonably require.

(c) Shipping Requirements. - All private direct shipper licensees shall:

(1) Not ship more than two bottles of liquor per month to a retail liquor outlet for pickup by a purchasing person who is 21 years of age or older for his or her personal use and consumption, and not for resale. The combined fluid volume of both bottles shall not exceed three liters;

(2) Not ship to any address in an area identified by the commissioner as a “dry” or local option area where it is unlawful to sell liquor under §60-5-1 et seq. of this code;

(3) Not ship to any licensed suppliers, brokers, distributors, retailers, private clubs, or other licensees licensed under this chapter or §11-16-1 et seq. of this code;

(4) Not ship liquor from overseas or internationally;

(5) Ensure that all containers of liquor shipped to a retail liquor outlet for pickup by a purchasing person who is 21 years of age or older, are clearly and conspicuously labeled with the words “CONTAINS ALCOHOL: SIGNATURE OF PERSON 21 OR OLDER REQUIRED FOR DELIVERY”;

(6) Require a retail liquor outlet to obtain a written or electronic signature upon delivery to a purchasing person who is 21 years of age or older when picking up a sealed liquor delivery order; and
(7) Utilize a licensed and bonded shipping carrier who has obtained a transportation permit as specified in §60-6-12 of the code.

(d) Payment of Fees and Taxes.

(1) Any private direct shipper licensee on all sales of liquor must collect and remit the entire wholesale markup percentage and any handling fees, in full, as set forth in §60-3A-17 of the code and by rule of the commissioner to the commissioner at the close of each month and file a monthly report, on a form provided by the commissioner.

(2) Further, the private direct shipper licensee on all sales of liquor shall collect and remit all state sales tax, municipal tax, and local sales tax to the Tax Commissioner at the close of each month and file a monthly return, on a form provided by the Tax Commissioner, reflecting the taxes paid for all sales and shipments.

(3) The payment of fees to the commissioner and taxes to the Tax Commissioner may be in addition to fees and taxes levied by the private direct shipper’s domicile state.

(4) No private direct shipper will be required to pay any fees to the commissioner or taxes to the Tax Commissioner more than once.

(5) A retail liquor outlet which has entered a written agreement with a private direct shipper to accept a liquor shipment under this section may charge an additional fee not less than ten percent fee based on the total price of the liquor shipment, excluding the shipping charges, to a lawful purchaser.

(e) Jurisdiction. - By obtaining a private direct shipper licensee be deemed to have agreed and consented to the jurisdiction of the commissioner, which is Charleston, West Virginia and the Kanawha County circuit court, concerning enforcement of this chapter and any other related laws or rules.

(f) Records and reports. –
(1) Licensed private direct shippers and retail liquor outlets must maintain accurate records of all shipments sent to West Virginia.

(2) Provide proof or records to the commissioner, upon request, that all direct shipments of liquor were purchased and delivered to a purchasing person who is 21 years of age or older.

(g) The private direct shipper may annually renew its license with the commissioner by application, paying the private direct shipper license fee and providing the commissioner with a true copy of a current distillery license from the private direct shipper’s domicile state.

(h) The commissioner may promulgate legislative rules to effectuate the purposes of this law.

(i) **Penalties.** —

(1) The commissioner may enforce the requirements of this chapter by administrative proceedings as set forth in §60-7-13 and §60-7-13a of this code to suspend or revoke a private direct shipper’s license or retail liquor outlet’s license, and the commissioner may accept payment of a penalties as set forth in §60-7-13 and §60-7-13a of this code or an offer in compromise in lieu of suspension, at the commissioner’s discretion. Hearings and appeals on such notices may be had in the same manner as in the case of revocations of licenses set forth in §60-7-13 and §60-7-13a of this code.

(2) If any such distillery violates the provisions of this chapter, the commissioner may determine to suspend the privileges of the distillery to sell, ship, or deliver liquor to a purchasing person who is 21 years of age or older or to the commissioner, or otherwise engage in the liquor business in this state for a period of one year from the date a notice is mailed to such person by the commissioner of the fact that such person has violated the provisions of this article. During such one-year period, it shall be unlawful for any person within this state to buy or receive liquor from such person or to have any dealings with such person with respect thereto.
(k) **Criminal Penalties.** – A shipment of liquor directly to citizens in West Virginia from persons who do not possess a valid private direct shipper’s license is prohibited. Any person who knowingly makes, participates in, transports, imports, or receives such an unlicensed and unauthorized direct shipment is guilty of a felony and, shall, upon conviction thereof, be fined in an amount not to exceed $10,000 per violation. Without limitation on any punishment or remedy, criminal or civil, any person who knowingly makes, participates in, transports, imports, or receives such a direct shipment constitutes an act that is an unfair trade practice.

**ARTICLE 6. MISCELLANEOUS PROVISIONS.**

§60-6-8. Unlawful sale or possession by licensee.

A licensed person shall not:

1. Sell, furnish, tender, or serve alcoholic liquors of a kind other than that which such the license or this chapter authorizes him or her to sell;

2. Sell, furnish, tender, or serve beer to which wine, spirits, or alcohol has been added;

3. Sell, furnish, tender, or serve wine to which other alcoholic spirits have been added, otherwise than as required in the manufacture thereof of the wine under regulations rules of the commission;

4. Sell, furnish, tender, or serve alcoholic liquors to a person specified in §60-3-22 of this code;

5. Sell, furnish, tender, or serve alcoholic liquors except as authorized by his or her its license;

6. Sell, furnish, tender, or serve alcoholic liquors other than by the drink, poured from the alcoholic liquors’ original container: *Provided, That under certain requirements exceptions to liquor by the drink are as follows:*
(A) A private club licensed under §60-7-1 et seq. of this code, that is in good standing with the commissioner and has paid a $1000 on-premises only bottle service fee to the commissioner, may sell or serve liquor by the bottle to two or more persons for consumption on the licensed premises only, and any liquor bottle sold by such a private club shall be sold at retail for personal use, and not for resale, to a person for not less than 300 percent of the private club’s cost, and no such liquor bottle shall not be removed from the licensed premises by any person or the licensee; and

(B) A Class A licensee licensed under §60-8-1 et seq. of this code may sell or serve wine by the bottle to two or more persons for consumption on the licensed premises only, unless the licensee has obtained a license or privilege authorizing other activity;

(7) Sell, furnish, tender, or serve pre-mixed alcoholic liquor that is not in the original container: Provided, That a licensee may sell, furnish, tender, and serve up to 15 recipes of pre-mixed beverages consisting of alcoholic liquors, and nonalcoholic mixer, and ice if in a manner approved by the commissioner and in accord with public health and safety standards:

(A) The licensee shall use approved dispensing and storage equipment which shall be cleaned at the end of the day. Failure to clean the dispensing and storage equipment shall result in the immediate suspension or revocation of the permit;

(B) The licensee shall sanitize and clean the pre-mixing beverage storage equipment after each use or after each batch of the pre-mixed beverage is made;

(A) The frozen drink mixing beverage machine is emptied and sanitized daily; and

(B) That the licensee shall maintain a written record reflecting the cleaning and sanitizing of the storage and dispensing equipment, frozen drink machine is maintained for inspection by the commissioner and health inspectors;
(D) A violation or violations this subdivision may result in the suspension or revocation of the permit and may result in additional sanctions under this chapter or §11-16-1 et seq. of this code;

(8) Sell, furnish, tender, or serve any alcoholic liquor when forbidden by the provisions of this chapter;

(9) Sell, possess, possess for sale, tender, serve, furnish, or provide any powdered alcohol;

(10) Keep on the premises covered by his or her license alcoholic liquor other than that which he or she is authorized to sell, furnish, tender, or serve by such license or by this chapter.

A person who violates any provision of this section shall be guilty of a misdemeanor and, upon conviction thereof, shall be fined not less than $50 nor more than $500 or confined in jail not less than 30 days nor more than one year, or both such fine and confinement for the first offense. Upon conviction of a second or subsequent offense, the court may in its discretion impose a penalty of confinement in a state correctional facility for a period not to exceed three years. A person who violates any provision of this section for the second or any subsequent offense under this section is guilty of a felony and, upon conviction thereof, shall be imprisoned in a state correctional facility for a period not to exceed three years.

ARTICLE 7. LICENSES TO PRIVATE CLUBS.

§60-7-2. Definitions; authorizations; requirements for certain licenses. power to lease building for establishment of private club.

Unless the context in which used clearly requires a different meaning, as used in this article:

(a) “Applicant” means a private club applying for a license under the provisions of this article.

(b) “Code” means the official Code of West Virginia, 1931, as amended.
(c) “Commissioner” means the West Virginia Alcohol Beverage Control Commissioner.

(d) “Licensee” means the holder of a license to operate a private club granted under this article, which license shall remain unexpired, unsuspended, and unrevoked.

(e) “Private club” means any corporation or unincorporated association which either: (1) Belongs to or is affiliated with a nationally recognized fraternal or veterans’ organization which is operated exclusively for the benefit of its members, which pays no part of its income to its shareholders or individual members, which owns or leases a building or other premises to which club are admitted only duly elected or approved dues-paying members in good standing of the corporation or association and their guests while in the company of a member and to which club the general public is not admitted, and which club maintains in the building or on the premises a suitable kitchen and dining facility with related equipment for serving food to members and their guests; or (2) is a nonprofit social club, which is operated exclusively for the benefit of its members, which pays no part of its income to its shareholders or individual members, which owns or leases a building or other premises to which club are admitted only duly elected or approved dues-paying members in good standing of the corporation or association and their guests while in the company of a member and to which club the general public is not admitted, and which club maintains in the building or on the premises a suitable kitchen and dining facility with related equipment for serving food to members and their guests; or (3) is organized and operated for legitimate purposes which has at least 100 duly elected or approved dues-paying members in good standing, which owns or leases a building or other premises, including any vessel licensed or approved by any federal agency to carry or accommodate passengers on navigable waters of this state, to which club are admitted only duly elected or approved dues-paying members in good standing of the corporation or association and their guests while in the company of a member and to which club the general public is not admitted, and which club maintains in the building or on the premises a suitable kitchen and dining facility with related equipment and employs a
sufficient number of persons for serving meals to members and their guests; or (4) is organized for legitimate purposes and owns or leases a building or other delimited premises in any state, county, or municipal park or at any airport, in which building or premises a club has been established, to which club are admitted only duly elected and approved dues-paying members in good standing and their guests while in the company of a member and to which club the general public is not admitted, and which maintains in connection with the club a suitable kitchen and dining facility and related equipment and employs a sufficient number of persons for serving meals in the club to the members and their guests.

(f) “Private caterer” means a licensed private club restaurant authorized by the commissioner to cater and serve food and sell and serve alcoholic liquors, or non-intoxicating beer, or non-intoxicating craft beer. A private caterer shall purchase wine sold or served at a catering event from a wine distributor. A private caterer shall purchase nonintoxicating beer and nonintoxicating craft beer sold or served at the catering event from a licensed beer distributor. A private caterer shall purchase liquor from a retail liquor outlet authorized to sell in the market zone, where the catering event is held. The private caterer or the persons or entity holding the catering event shall:

(1) Have at least 10 members and guests attending the catering event;

(2) Have obtained an open container waiver or have otherwise been approved by a municipality or county in which the event is being held;

(3) Operate a private club restaurant on a daily operating basis;

(4) Only use its employees, independent contractors, or volunteers to sell and serve alcoholic liquors who have received certified training in verifying the legal identification, the age of a purchasing person, and the signs of visible, noticeable, and physical intoxication;
(5) Provide to the commissioner, at least 7 days before the event is to take place:

(A) The name and business address of the unlicensed private venue where the private caterer is to provide food and alcohol for a catering event;

(B) The name of the owner or operator of the unlicensed private venue;

(C) A copy of the contract or contracts between the private caterer, the person contracting with the caterer, and the unlicensed private venue;

(D) A floorplan of the unlicensed private venue to comprise the private catering premises, which shall only include spaces in buildings or rooms of an unlicensed private venue where the private caterer has control of the space for a set time period where the space safely accounts for the ingress and egress of the stated members and guests who will be attending the private catering event at the catering premises. The unlicensed private venue’s floorplan during the set time period as stated in the contract shall comprise the private caterer’s licensed premises, which is authorized for the lawful sale, service, and consumption of alcoholic liquors, nonintoxicating beer and nonintoxicating craft beer, and wine throughout the licensed private catering premises; Provided, That the unlicensed private venue shall: (i) Be inside a building or structure, (ii) have other facilities to prepare and serve food and alcohol, (iii) have adequate restrooms, and sufficient building facilities for the number of members and guests expected to attend the private catering event, and (iv) otherwise be in compliance with health, fire, safety, and zoning requirements;

(6) Not hold more than 15 private catering events per calendar year. Upon reaching the 16th event, the unlicensed venue shall obtain its own private club license;

(7) Submit to the commissioner, evidence that any noncontiguous area of an unlicensed venue is within 150 feet of the private caterer’s submitted floorplan and may submit a floorplan
(8) Meet and be subject to all other private club requirements; and

(9) Use an age verification system approved by the commissioner.

(g) “Private club bar” means an applicant for a private club or licensed private club licensee that has a primary function for the use of the licensed premises as a bar for the sale and consumption of alcoholic liquors and nonintoxicating beer or nonintoxicating craft beer when licensed for such sales, while providing a limited food menu for members and guests, and meeting the criteria set forth in this subsection which:

(1) Has at least 100 members;

(2) Operates a bar with a kitchen, including at least: (A) A two-burner hot plate, air fryer, or microwave oven; (B) a sink with hot and cold running water; (C) a 17 cubic foot refrigerator or freezer, or some combination of a refrigerator and freezer, which is not used for alcohol cold storage; (D) kitchen utensils and other food consumption apparatus, as determined by the commissioner; and (E) food fit for human consumption available to be served during all hours of operation on the licensed premises;

(3) Maintains, at any one time, $500 of food inventory capable of being prepared in the private club bar’s kitchen. In calculating the food inventory, the commissioner shall include television dinners, bags of chips or similar products, microwavable food or meals, frozen meals, prepackaged foods, or canned prepared foods;

(4) Uses an age verification system approved by the commissioner for the purpose of verifying that persons under the age of 18 who are in the private club bar are accompanied by a parent or legal guardian, and if a person under 18 years of age is not accompanied by a parent or legal guardian that person may not be admitted as a guest; and
(5) Meets and is subject to all other private club requirements.

(h) “Private club restaurant” means an applicant for a private club or licensed private club licensee that has a primary function of using the licensed premises as a restaurant for serving freshly prepared meals and dining in the restaurant area. The private club restaurant may have a bar area separate from or commingled with the restaurant, seating requirements for members and guests must be met by the restaurant area. The applicant for a private club restaurant license shall meet the criteria set forth in this subsection which:

(1) Has at least 100 members;

(2) Operate a restaurant and full kitchen with at least: (A) Ovens and four-burner ranges; (B) refrigerators or freezers, or some combination of refrigerators and freezers, greater than 50 cubic feet, or a walk-in refrigerator or freezer; (C) other kitchen utensils and apparatus, as determined by the commissioner; and (D) freshly prepared food fit for human consumption available to be served during all hours of operation on the licensed premises;

(3) Maintains, at any one time, $1,000 of fresh food inventory capable of being prepared in the private club restaurant’s full kitchen. In calculating the food inventory, the commissioner may not include television dinners, bags of chips, or similar products, microwavable meals, frozen meals, prepackaged foods, or canned prepared foods;

(4) Uses an age verification system approved by the commissioner for the purpose of verifying that persons under 18 years of age who are in the bar area of a private club restaurant are accompanied by a parent or legal guardian. The licensee may not seat a person in the bar area who is under the age of 18 years and who is not accompanied by a parent or legal guardian, but may allow that person, as a guest, to dine for food and nonalcoholic beverage purposes in the restaurant area of a private club restaurant:
(5) May uncork and serve members and guests up to two bottles of wine that a member purchased from a wine retailer, wine specialty shop, an applicable winery or farm winery when licensed for retail sales, or a licensed wine direct shipper when the purchase is for personal use and, not for resale. The licensee may charge a corkage fee of up to $10 dollars per bottle. In no event may a member or a group of members and guests exceed two sealed bottles or containers of wine to carry onto the licensed premises for uncorking and serving by the private club restaurant and for personal consumption by the member and guests. A member or guest may cork and reseal any unconsumed wine bottles as provided in §60-8-3(j) of this code and the legislative rules, for carrying unconsumed wine off the licensed premises;

(6) Must have at least two restrooms for members and their guests: Provided, That this requirement may be waived by the local health department upon supplying a written waiver of the requirement to the commissioner: Provided, however, That the requirement may also be waived for a historic building by written waiver supplied to commissioner of the requirement from the historic association or district with jurisdiction over a historic building: Provided, further That in no event shall a private club restaurant have less than one restroom; and

(7) Shall meet and be subject to all other private club requirements.

(i) “Private manufacturer club” means an applicant for a private club or licensed private club licensee which is also licensed as a distillery, mini-distillery, micro-distillery, winery, farm winery, brewery, or resident brewery that manufacturers liquor, wine, nonintoxicating beer, or nonintoxicating craft beer, which may be sold, served, and furnished to members and guests for on-premises consumption at the licensee’s licensed premises and in the area or areas denoted on the licensee’s floorplan, and which meets the criteria set forth in this subsection and which:

(1) Has at least 100 members;
(2) Offers tours, may offer complimentary samples, and may offer space as a conference center or for meetings;

(3) Operates a restaurant and full kitchen with ovens, four-burner ranges, a refrigerator, or freezer, or some combination of a refrigerator and freezer, and other kitchen utensils and apparatus as determined by the commissioner on the licensed premises and serves freshly prepared food at least 15 hours per week;

(4) Maintains, at any one time, $500 of fresh food inventory capable of being prepared in the private manufacturer club’s full kitchen. In calculating the food inventory, the commissioner may not include television dinners, bags of chips, or similar products, microwavable meals, frozen meals, prepackaged foods, or canned prepared foods;

(5) Owns or leases, controls, operates, and uses acreage amounting to at least one acre which is contiguous bounded or fenced real property that would be listed on the licensee’s floorplan and may be used for large events such as weddings, reunions, conferences, meetings, and sporting or recreational events;

(6) Lists the entire property from subdivision (5) of this subsection and all adjoining buildings and structures on the private manufacturer club’s floorplan that would comprise the licensed premises, which would be authorized for the lawful sale, service, and consumption of alcoholic liquors, nonintoxicating beer or nonintoxicating craft beer, and wine throughout the licensed premises, whether these activities were conducted in a building or structure or outdoors while on the private manufacturer club’s licensed premises, and as noted on the private manufacturer club’s floorplan;

(7) Identifies a person, persons, an entity, or entities who or which has right, title, and ownership or lease interest in the real property, buildings, and structures located on the proposed licensed premises;

(8) Uses an age verification system approved by the commissioner; and
(9) Meets and is subject to all other private club requirements.

(4)(j) “Private fair and festival” means an applicant for a private club or a licensed private club meeting the requirements of §60-7-8a of this code for a temporary event, and the criteria set forth in this subsection which:

1. Has at least 100 members;

2. Has been sponsored, endorsed, or approved, in writing, by the governing body (or its duly elected or appointed officers) of either the municipality or of the county wherein in which the festival, fair, or other event is to be conducted;

3. Shall prepare, provide, or engage a food caterer vendor to provide adequate freshly prepared food or meals to serve its stated members and guests who will be attending the temporary festival, fair, or other event, and further shall provide any documentation or agreements of such to the commissioner prior to approval;

4. Shall not use third-party entities or individuals to purchase, sell, furnish, or serve alcoholic liquors (liquor and wine), nonintoxicating beer, or nonintoxicating craft beer;

5. Shall provide adequate restroom facilities, whether permanent or portable, to serve the stated members and guests who will be attending the festival, fair, or other event;

6. Shall provide a floorplan for the proposed premises with a defined and bounded area to safely account for the ingress and egress of stated members and guests who will be attending the festival, fair, or other event; and

7. Utilizes an age verification system approved by the commissioner; and

8. Meets and is subject to all other private club requirements.
(g)(k) “Private hotel” means an applicant for a private club or licensed private club licensee meeting the criteria set forth in this subsection which:

1. Has at least 2,000 members;

2. Offers short-term, daily rate accommodations or lodging for members and their guests amounting to at least 30 separate bedrooms, and also offers a conference center for meetings;

3. Operates a restaurant and full kitchen with ovens, four-burner ranges, walk-in freezers, and other kitchen utensils and apparatus as determined by the commissioner on the licensed premises and serves freshly prepared food at least 20 hours per week;

4. Maintains, at any one time, $2,500 of fresh food inventory capable of being prepared in the private hotel’s full kitchen, and in calculating the food inventory the commissioner may not include microwavable, frozen, or canned foods;

5. Owns or leases, controls, operates, and uses acreage amounting to more than one acre but fewer than three acres, which are contiguous acres of bounded or fenced real property which would be listed on the licensee’s floorplan and would be used for hotel and conferences and large contracted for group-type events such as weddings, reunions, conferences, meetings, and sporting or recreational events;

6. Lists in the application referenced in subdivision (5) of this subsection the entire property and all adjoining buildings and structures on the private hotel’s floorplan which would comprise the licensed premises, which would be authorized for the lawful sales, service, and consumption of alcoholic liquors throughout the licensed premises whether these activities were conducted in a building or structure or outdoors while on the private hotel’s licensed premises and as noted on the private hotel’s floorplan;
(7) Has an identified person, persons, or entity that has right, title, and ownership or lease interest in the real property buildings and structures located on the proposed licensed premises; and

(8) Utilizes Uses an age verification system approved by the commissioner; and

(9) Meets and is subject to all other private club requirements.

(4)(l) “Private resort hotel” means an applicant for a private club or licensed private club licensee meeting the criteria set forth in this subsection which:

(1) Has at least 5,000 members;

(2) Offers short-term, daily rate accommodations or lodging for members and their guests amounting to at least 50 separate bedrooms;

(3) Operates a restaurant and full kitchen with ovens, six-burner ranges, walk-in freezers, and other kitchen utensils and apparatus as determined by the commissioner on the licensed premises and serves freshly prepared food at least 25 hours per week;

(4) Maintains, at any one time, $5,000 of fresh food inventory capable of being prepared in the private resort hotel’s full kitchen, and in calculating the food inventory the commissioner may not include microwavable, frozen, or canned foods;

(5) Owns or leases, controls, operates, and uses acreage amounting to at least 10 contiguous acres of bounded or fenced real property which would be listed on the licensee’s floorplan and would be used for destination, resort, and large contracted for group-type events such as weddings, reunions, conferences, meetings, and sporting or recreational events;

(6) Lists the entire property from subdivision (5) of this subsection and all adjoining buildings and structures on the private resort hotel’s floorplan which would comprise the licensed premises, which would be authorized for the lawful sales, service,
and consumption of alcoholic liquors throughout the licensed premises whether these activities were conducted in a building or structure or outdoors while on the private resort hotel’s licensed premises and as noted on the private resort hotel’s floorplan;

(7) Has an identified person, or persons, or entity that has right, title, and ownership or lease interest in the real property, buildings, and structures located on the proposed licensed premises;

(8) Utilizes an age verification system approved by the commissioner; and

(9) Meets and is subject to all other private club requirements; and

(9)(10) May have a separately licensed resident brewer with a brewpub license inner-connected via a walkway, doorway, or entryway, all as determined and approved by the commissioner, for limited access during permitted hours of operation for tours and complimentary samples at the resident brewery.

(i)(m) “Private golf club” means an applicant for a private club or licensed private club licensee meeting the criteria set forth in this subsection which:

(1) Has at least 100 members;

(2) Maintains at least one 18-hole golf course with separate and distinct golf playing holes, not reusing nine golf playing holes to comprise the 18 golf playing holes, and a clubhouse;

(3) Operates a restaurant and full kitchen with ovens, as determined by the commissioner, on the licensed premises and serves freshly prepared food at least 15 hours per week;

(4) Owns or leases, controls, operates, and uses acreage amounting to at least 80 contiguous acres of bounded or fenced real property which would be listed on the private golf club’s floorplan and could be used for golfing events and large contracted for group-type events such as weddings, reunions, conferences, meetings, and sporting or recreational events;
(5) Lists the entire property from subdivision (4) of this subsection and all adjoining buildings and structures on the private golf club’s floorplan which would comprise the licensed premises, which would be authorized for the lawful sales, service, and consumption of alcoholic liquors throughout the licensed premises whether these activities were conducted in a building or structure or outdoors while on the private golf club’s licensed premises and as noted on the private golf club’s floorplan;

(6) Has an identified person, or persons, or entity that has right, title, and ownership interest in the real property, buildings, and structures located on the proposed licensed premises; and

(7) Utilizes an age verification system approved by the commissioner; and

(8) Meets and is subject to all other private club requirements.

(n) “Private nine-hole golf course” means an applicant for a private club or licensed private club licensee meeting the criteria set forth in this subsection which:

(1) Has at least 50 members;

(2) Maintains at least one nine-hole golf course with separate and distinct golf playing holes;

(3) Operates a restaurant and full kitchen with ovens, as determined by the commissioner, on the licensed premises and serves freshly prepared food at least 15 hours per week;

(4) Owns or leases, controls, operates, and uses acreage amounting to at least 30 contiguous acres of bounded or fenced real property which would be listed on the private nine-hole golf course’s floorplan and could be used for golfing events and large contracted for group-type events such as weddings, reunions, conferences, meetings, and sporting or recreational events;

(5) Lists the entire property from subdivision (4) of this subsection and all adjoining buildings and structures on the private nine-hole golf course’s floorplan which would comprise the
licensed premises, which would be authorized for the lawful sales, service, and consumption of alcoholic liquors throughout the licensed premises whether these activities were conducted in a building or structure or outdoors while on the private nine-hole golf course’s licensed premises and as noted on the private nine-hole golf course’s floorplan;

(6) Has an identified person, persons, or entity that has right, title, and ownership interest in the real property buildings and structures located on the proposed licensed premises; and

(7) **Uses** an age verification system approved by the commissioner; and

(8) Meets and is subject to all other private club requirements.

(o) “Private tennis club” means an applicant for a private club or licensed private club licensee meeting the criteria set forth in this subsection which:

(1) Has at least 100 members;

(2) Maintains at least four separate and distinct tennis courts, either indoor or outdoor, and a clubhouse or similar facility;

(3) Has a restaurant and full kitchen with ovens, as determined by the commissioner, on the licensed premises and is capable of serving freshly prepared food;

(4) Owns or leases, controls, operates, and uses acreage amounting to at least two contiguous acres of bounded or fenced real property which would be listed on the private tennis club’s floorplan and could be used for tennis events and large events such as weddings, reunions, conferences, tournaments, meetings, and sporting or recreational events;

(5) Lists the entire property from subdivision (4) of this subsection and all adjoining buildings and structures on the private tennis club’s floorplan that would comprise the licensed premises, which would be authorized for the lawful sales, service, and consumption of alcoholic liquors throughout the licensed premises.
whether these activities were conducted in a building or structure or outdoors while on the private tennis club’s licensed premises and as noted on the private tennis club’s floorplan;

(6) Has identified a person, persons, an entity, or entities who or which has right, title, and ownership interest in the real property buildings and structures located on the proposed licensed premises;

(7) Meets and is subject to all other private club requirements; and

(8) Uses an age verification system approved by the commissioner.

(p) “Private professional sports stadium” means an applicant for a private club or licensed private club licensee that is only open for professional sporting events when such events are affiliated with or sponsored by a professional sporting association, reserved weddings, reunions, conferences, meetings, or other special events and does not maintain daily or regular operating hours as a bar or restaurant. The licensee may not sell alcoholic liquors when conducting or hosting non-professional sporting events, and further the applicant shall:

(1) Have at least 1000 members;

(2) Maintain an open air or closed air stadium venue primarily used for sporting events, such as football, baseball, soccer, auto racing, or other professional sports, and also weddings, reunions, conferences, meetings, or other events where parties must reserve the stadium venue in advance of the event;

(3) Operate a restaurant and full kitchen with ovens, as determined by the commissioner, on the licensed premises and capable of serving freshly prepared food, or meals to serve its stated members, guests, and patrons who will be attending the event at the private professional sports stadium;

(4) Own or lease, control, operate, and use acreage amounting to at least 3 contiguous acres of bounded or fenced real property, as determined by the commissioner, which would be listed on the
professional sports stadium’s floorplan and could be used for contracted for professional sporting events, group-type weddings, reunions, conferences, meetings, or other events;

(5) List the entire property from subdivision (4) of this subsection and all adjoining buildings and structures on the private professional sports stadium’s floorplan which would comprise the licensed premises, which would be authorized for the lawful sales, service, and consumption of alcoholic liquors throughout the licensed premises whether these activities were conducted in a building or structure or outdoors while on the private professional sports stadium’s licensed premises and as noted on the private professional sports stadium’s floorplan;

(6) Have an identified person, persons, or entity that has right, title, and ownership interest in the real property buildings and structures located on the proposed licensed premises;

(7) Meet and be subject to all other private club requirements; and

(8) Use an age verification system approved by the commissioner.

(q) “Private farmers market” means an applicant for a private club or licensed private club licensee that operates as an association of bars, restaurants, retailers who sell West Virginia made products among other products, and other stores who open primarily during daytime hours of 6:00 a.m. to 6:00 p.m., but may operate in the day or evenings for special events where the sale of food and alcoholic liquors and nonintoxicating beer or nonintoxicating craft beer may occur for on-premises consumption, such as reserved weddings, reserved dinners, pairing events, tasting events, reunions, conferences, meetings, or other special events and does not maintain daily or regular operating hours as a bar or restaurant, and all business that are members of the association have agreed in writing to be liable and responsible for all sales, service, furnishing, tendering and consumption of alcoholic liquors and nonintoxicating beer or nonintoxicating craft beer occurring on the
entire licensed premises of the private farmer’s market, including indoor and outdoor bounded areas, and further the applicant shall:

(1) Have at least 100 members;

(2) Have one or more members operating a private club restaurant and full kitchen with ovens, four-burner ranges, a refrigerator, or freezer (or some combination of the two), and other kitchen utensils and apparatus as determined by the commissioner on the licensed premises and serves freshly prepared food at least 15 hours per week;

(3) Have one or more members operating who maintain, at any one time, $1,000 of fresh food inventory capable of being prepared for events conducted at the private farmers market in the private club restaurant’s full kitchen, and in calculating the food inventory the commissioner may not include television dinners, bags of chips or similar products, microwavable meals, frozen meals, prepackaged foods, or canned prepared foods;

(4) Have an association that owns or leases, controls, operates, and uses acreage amounting to more than one acre, which is contiguous acreage of bounded or fenced real property which would be listed on the licensee’s floorplan and would be used for large contracted for reserved weddings, reserved dinners, pairing events, tasting events, reunions, conferences, meetings, or other special events;

(5) Have an association that lists in the application for licensure the entire property and all adjoining buildings and structures on the private farmers market’s floorplan which would comprise the licensed premises, which would be authorized for the lawful sales, service, and consumption of alcoholic liquors and nonintoxicating beer or nonintoxicating craft beer throughout the licensed premises whether these activities were conducted in a building or structure or outdoors while on the private farmers market’s licensed premises and as noted on the private farmers market’s floorplan;
(6) Have an identified person, persons, or entity that has right, title, and ownership or lease interest in the real property buildings and structures located on the proposed licensed premises;

(7) Have at least two separate and unrelated vendors applying for the license and certifying that all vendors in the association have agreed to the liability, responsibility associated with a private farmers market license;

(8) Only use its employees, independent contractors, or volunteers to purchase, sell, furnish, or serve liquor, wine, nonintoxicating beer, or nonintoxicating craft beer;

(9) Provide adequate restroom facilities, whether permanent or portable, to serve the stated members and guests who will be attending the private farmers market;

(10) Provide a copy of a written agreement between all the vendors of the association that is executed by all vendors stating that each vendor is jointly and severally liable for any violations of this chapter committed during the event;

(11) Provide a security plan indicating all vendor points of service, entrances, and exits in order to verify members, patrons, and guests ages, whether a member, patron, or guest is intoxicated and to provide for the public health and safety of members, patrons, and guests;

(12) Use an age verification system approved by the commissioner; and

(13) Meet and be subject to all other private club requirements.

(r) “Private wedding venue or barn” means an applicant for a private club or licensed private club licensee that is only open for reserved weddings, reunions, conferences, meetings, or other events and does not maintain daily or regular operating hours, and which:

(1) Has at least 25 members;
(2) Maintains a venue, facility, barn, or pavilion primarily used for weddings, reunions, conferences, meetings, or other events where parties must reserve or contract for the venue, facility, barn, or pavilion in advance of the event;

(3) Operates a restaurant and full kitchen with ovens, as determined by the commissioner, on the licensed premises and is capable of serving freshly prepared food, or may engage a food caterer to provide adequate freshly prepared food or meals to serve its stated members, guests, and patrons who will be attending the event at the private wedding venue or barn. The applicant or licensee shall provide written documentation including a list of food caterers or written agreements regarding any food catering operations to the commissioner prior to approval of a food catering event;

(4) Owns or leases, controls, operates, and uses acreage amounting to at least two contiguous acres of bounded or fenced real property. The applicant or licensee shall verify that, the property is less than two acres and is remotely located, subject to the commissioner’s approval. The bounded or fenced real property may be listed on the private wedding venue’s floorplan and may be used for large events such as weddings, reunions, conferences, meetings, or other events;

(5) Lists the entire property from subdivision (4) of this subsection and all adjoining buildings and structures on the private wedding venue or barn’s floorplan that would comprise the licensed premises, which would be authorized for the lawful sales, service, and consumption of alcoholic liquors throughout the licensed premises whether these activities were conducted in a building or structure or outdoors while on the private wedding venue or barn’s licensed premises and as noted on the private wedding venue or barn’s floorplan;

(6) Has an identified person, persons, or entity that has right, title, and ownership interest in the real property buildings and structures located on the proposed licensed premises;
(7) Meets and is subject to all other private club requirements; and

(8) Uses an age verification system approved by the commissioner.

(s) “Private multi-sport complex” means an applicant for a private club or licensed private club licensee that is open for multiple sports events to be played at the complex facilities, reserved weddings, concerts, reunions, conferences, meetings, or other special events, and which:

(1) Has at least 100 members;

(2) Maintains an open air multi-sport complex primarily for use for sporting events, such as baseball, soccer, basketball, tennis, frisbee, or other sports, but may also conduct weddings, concerts, reunions, conferences, meetings, or other events where parties must reserve the parts of the sports complex in advance of the sporting or other event;

(3) Operates a restaurant and full kitchen with ovens in the licensee’s main facility, as determined by the commissioner, on the licensed premises and capable of serving freshly prepared food, or meals to serve its stated members, guests, and patrons who will be attending the event at the private professional sports stadium. A licensee may contract with temporary food vendors or food trucks for food sales only, but not on a permanent basis, in areas of the multi-sport complex not readily accessible by the main facility;

(4) Maintains, at any one time, $1,000 of fresh food inventory capable of being prepared in the private multi-sport complex’s full kitchen. In calculating the food inventory, the commissioner may not include television dinners, bags of chips, or similar products, microwavable meals, frozen meals, prepackaged foods, or canned prepared foods;

(5) Owns or leases, controls, operates, and uses acreage amounting to at least 50 contiguous acres of bounded or fenced real property, as determined by the commissioner, which would be listed on the private multi-sport complex’s floorplan and could be
used for contracted for sporting events, group-type weddings, concerts, reunions, conferences, meetings, or other events;

(6) Lists the entire property from subdivision (5) of this subsection and all adjoining buildings and structures on the private multi-sport complex’s floorplan which would comprise the licensed premises, which would be authorized for the lawful sales, service, and consumption of alcoholic liquors throughout the licensed premises whether these activities were conducted in a building or structure or outdoors while on the private multi-sport complex’s licensed premises and as noted on the private multi-sport complex’s floorplan. The licensee may sell alcoholic liquors from a golf cart or food truck owned or leased by the licensee and also operated by the licensee when the golf cart or food truck is located on the private multi-sport complex’s licensed premises;

(7) Has an identified person, persons, or entity that has right, title, and ownership interest in the real property buildings and structures located on the proposed licensed premises;

(8) Meets and is subject to all other private club requirements; and

(9) Uses an age verification system approved by the commissioner.

The Department of Natural Resources, the authority governing any county or municipal park, or any county commission, municipality, other governmental entity, public corporation, or public authority operating any park or airport may lease, as lessor, a building or portion thereof or other limited premises in any such park or airport to any corporation or unincorporated association for the establishment of a private club pursuant to this article.

§60-7-6. Annual license fee; partial fee; and reactivation fee.

(a) The annual license fee for a license issued under the provisions of this article to a fraternal or veterans’ organization or a nonprofit social club shall be $750.
(b) The annual license fee for a license issued under the provisions of this article to a private club other than a private club of the type specified in subsection (a) of this section shall be is $1,000 if the private club bar or restaurant has fewer than 1,000 members; $1,000 for a private club restaurant to be licensed as a private caterer as defined in §60-7-2 of this code; $1,500 if the private club is a private wedding venue or barn; $2,000 if the private club is a private nine-hole golf course, private farmers market, private professional sports stadium, private multi-sport complex, private manufacturer club, or a private tennis club as defined in §60-7-2 of this code; $2,500 if the private club bar or private club restaurant has 1,000 or more members; $4,000 if the private club is a private hotel with three or fewer designated areas or a private golf club as defined in §60-7-2 of this code; and further, if the private club is a private resort hotel as defined in §60-7-2 of this code, said the private resort hotel may designate areas within the licensed premises for the lawful sale, service, and consumption of alcoholic liquors as provided for by this article. The annual license fee for a private resort hotel with five or fewer designated areas shall be is $7,500 and the annual license fee for a private resort hotel with at least six, but no more than 10 designated areas shall be is $12,500. The annual license fee for a private resort hotel with at least 11, but no more than 15 designated areas shall be is $17,500. The annual license fee for a private resort hotel with no fewer than 15 nor more than 20 designated areas shall be is $22,500. Provided, That a private resort hotel having obtained the license and paid the $22,500 annual license fee may, upon application to and approval of the commissioner, designate additional areas for a period not to exceed seven days for an additional fee of $150 per day, per designated area.

(c) The fee for any such license issued following January 1 of any year and to expire that expires on June 30 of such that year shall be is one half of the annual license fee prescribed by subsections (a) and (b) of this section.

(d) A licensee that fails to complete a renewal application and make payment of its annual license fee in renewing its license on or before June 30 of any subsequent year, after initial application,
shall be charged an additional $150 reactivation fee. The fee payment may not be prorated or refunded, and the reactivation fee must be paid prior to the processing of any renewal application and payment of the applicable full year annual license fee. A licensee who continues to operate upon the expiration of its license is subject to all fines, penalties, and sanctions available in §60-7-13 and §60-7-13a of this code, all as determined by the commissioner.

(e) All such fees shall be paid by the commissioner shall pay the fees to the State Treasurer and credited to the General Revenue Fund of the state.

(f) The Legislature finds that the hospitality industry has been particularly damaged by the COVID-19 pandemic and that some assistance is warranted to promote reopening and continued operation of private clubs and restaurants licensed under this article. Accordingly, the fees set forth in subsections (a) and (b) of this section are temporarily modified as follows:

(1) License fees for the license period beginning July 1, 2021, shall be reduced to one-third of the rate set forth in subsections (a) and (b) of this section;

(2) License fees for the license period beginning July 1, 2022, shall be two-thirds of the rate set forth in subsections (a) and (b) of this section; and

(3) License fees for the license period beginning July 1, 2023 and beyond, shall be as set forth in subsections (a) and (b) of this section.

§60-7-8b. One-day charitable rare, antique, or vintage liquor auction; licensee fee and application; license subject to provisions of article; exceptions.

(a) The commissioner may issue a special one-day, license to a licensed private club in partnership with one or more duly organized, federally approved nonprofit corporations, associations, organizations, or entities allowing the nonprofit to conduct a charitable auction of certain sealed bottles of rare, antique, or
vintage liquor, as determined by the commissioner, on the private club licensee’s licensed premises for off-premises consumption only, when raising money for athletic, charitable, educational, scientific, or religious purposes. A licensed private club may not receive more than 12 licenses under this section per year.

(b) “Auction or auctioning”, for the purposes of this section, means any silent, physical act, or verbal bid auction, where the auction requires in-person bidding at a licensed private club or online internet-based auction bidding, with bidders present at the licensed private club during the nonprofit auction, through a secure internet-based application or website.

(c) Requirements.

(1) The licensed private club and nonprofit shall jointly complete an application, at least 15 days prior to the event. The application may require, but is not limited to, information relating to the date, time, place, floorplan of the charitable event, and any other information as the commissioner may require. The applicants shall include with the application a written signed and notarized statement that at least 80 percent of the net proceeds from the charitable event will be donated directly to the nonprofit. The commissioner may audit the licensed private club and nonprofit to verify the 80 percent requirement has been met.

(2) The licensed private club and nonprofit must be in good standing with the commissioner, and the applicants must receive the commissioner’s approval prior to the charitable event.

(3) The licensed private club and nonprofit shall submit, and the commissioner shall review, the applicants’ list of rare, antique, or vintage liquor, and the applicants shall submit documentation showing that the liquor was purchased from a licensed retail outlet in accordance with §60-3A-1 et seq. of this code with all taxes and fees paid. Any rare, antique, or vintage liquor with no documentation or that was not purchased in accordance with §60-3A-1 et seq. of this code, may be approved for auction, if all taxes and fees are paid to the commissioner in accordance with §60-3A-1 et seq. of this code. Any undocumented rare, antique, or vintage
liquor approved for charitable auction by the commissioner must be labeled in the interest of public health and safety: “Purchase and consume at your own risk, as the authenticity or source of manufacture of this bottle has not been verified”.

(4) The private club and nonprofit may not deliver, mail, or ship sealed or unsealed rare, antique, or vintage liquor bottles.

(5) The winning bidder of the auctioned rare, antique, or vintage liquor shall pay and receive the sealed rare, antique, or vintage liquor bottle before the conclusion of the event.

(6) The applicants shall pay a $150 nonrefundable and nonprorated fee for the license.

(d) Exceptions.–

(1) A nonprofit’s charitable auctioning of sealed rare, antique, or vintage liquor bottles, as determined by the commissioner, is permitted on the private club’s licensed premises, notwithstanding the bingo, raffle, and lottery provisions of §47-20-10, §47-21-11, and §61-10-1 et seq. of this code, but in compliance with the auction requirements of §19-2c-1 et seq. of this code;

(2) The nonprofit, upon licensure by this section, is permitted a limited, one-time exception of the requirement to be a licensed retail outlet and hold a retail license issued pursuant to §60-3A-1 et seq. of this code to sell liquor; and

(3) The private club, upon licensure by this section, is provided a limited, one-time exception from §60-7-12(a)(1) and §60-6-8(6) of this code, to permit the licensed nonprofit to sell at auction the sealed rare, antique, or vintage liquor bottles for off-premises consumption, to permit the carrying onto, the sale of, and the carrying off of the licensed premises the approved sealed liquor bottles. Any private club or nonprofit licensed pursuant to this code section are subject to all penalties for violations committed under §60-3A-1 et seq. of this code and §60-7-1 et seq. of this code.
§60-7-8c. Special license for a multi-vendor private fair and festival; license fee and application; license subject to provisions of article; exception.

(a) There is hereby created a special license designated Class S3 private multivendor fair and festival license for the retail sale of liquor, wine, nonintoxicating beer, and nonintoxicating craft beer for on-premises consumption at an event where multiple vendors shall share liability and responsibility, and apply for this license. Each vendor may temporarily purchase, sell, furnish, or serve liquor, wine, nonintoxicating beer, and nonintoxicating craft beer as provided in this section.

(b) To be eligible for the license authorized by subsection (a) of this section, the private multivendor fair and festival or other event shall:

(1) Be sponsored, endorsed, or approved by the governing body or its designee of the county or municipality in which the private multivendor fair and festival or other event is located;

(2) Jointly apply to the commissioner for the special license at least 15 days prior to the private fair, festival, or other event;

(3) Pay a nonrefundable nonprorated license fee of $500 per event that may be divided among all the vendors attending the event;

(4) Be approved by the commissioner to operate the private multivendor fair, festival, or other event;

(5) Be limited to no more than 15 consecutive days;

(6) Have at least two separate and unrelated vendors applying for the license and certifying that at least 100 members will be in attendance;

(7) Freshly prepare and provide food or meals, or engage a food vendor to prepare and provide adequate freshly prepared food or meals to serve its stated members and guests who will be attending the temporary festival, fair, or other event, and provide any written
documentation or agreements of the food caterer to the commissioner prior to approval of the license;

(8) Only use its employees, independent contractors, or volunteers to purchase, sell, furnish, or serve liquor, wine, nonintoxicating beer, or nonintoxicating craft beer;

(9) Provide adequate restroom facilities, whether permanent or portable, to serve the stated members and guests who will be attending the private multi-vendor festival, fair, or other event;

(10) Provide an executed agreement between the vendors and/or food caterers stating that each vendor is jointly and severally liable for any improper acts or conduct committed during the multi-vendor festival or fair event;

(11) Provide a security plan indicating all vendor points of service, entrances, and exits in order to verify members’, patrons’, and guests’ ages, and whether a member, patron, or guest is intoxicated, to provide for the public health and safety of members, patrons, and guests;

(12) Provide a floorplan for the proposed premises with one defined and bounded indoor and/or outdoor area to safely account for the ingress and egress of stated members, patrons, and guests who will be attending the festival, fair, or other event, and the floorplan that would comprise the licensed premises, which would be authorized for the lawful sales, service, and consumption of liquor, wine, nonintoxicating beer, or nonintoxicating craft beer throughout the licensed premises whether these activities were conducted in a building or structure, or outdoors while on the licensed premises and as noted on the floorplan;

(13) Meet and be subject to all other private club requirements; and

(14) Use an age verification system approved by the commissioner.

(c) Nonintoxicating beer and nonintoxicating craft beer sold, furnished, tendered, or served pursuant to the license created by
this section shall be purchased from the licensed distributor that services the area in which the private multi-vendor fair and festival will be held or from a resident brewer acting in a limited capacity as a distributor, in accordance with §11-16-1 et seq. of this code.

(d) Wine sold, furnished, tendered, or served pursuant to the license created by this section shall be purchased from a licensed distributor, winery, or farm winery in accordance with §60-8-1 et seq. of this code.

(e) Liquor sold, furnished, tendered, or served pursuant to the license created by this section shall be purchased from a licensed retail liquor outlet in the market zone or contiguous market zone where the private multi-vendor fair or festival will be held, all in accordance with §60-3A-1 et seq. of this code.

(f) A licensee authorized by this section may use bona fide employees, independent contractors, or volunteers to sell, furnish, tender, or serve the liquor, wine, nonintoxicating beer, or nonintoxicating craft beer; Provided, That the licensee shall train all employees, independent contractors, or volunteers to verify legal identification and to verify signs of intoxication.

(g) Licensed representatives of a brewer, resident brewer, beer distributor, wine distributor, wine supplier, winery, farm winery, distillery, mini-distillery, micro-distillery, and liquor brokers may attend a private multi-vendor festival or fair and discuss their respective products but may not engage in the selling, furnishing, tendering, or serving of any liquor, wine, nonintoxicating beer, or nonintoxicating craft beer.

(h) A licensee licensed under this section is subject to all other provisions of this article and the rules and orders of the commissioner: Provided, That the commissioner may, by rule or order, allow certain waivers or exceptions with respect to those provisions, rules, or orders as required by the circumstances of each private multi-vendor fair and festival. The commissioner may revoke or suspend immediately any license issued under this section prior to any notice or hearing, notwithstanding §60-7-13a of this code: Provided, however, That under no circumstances may
the provisions of §60-7-12 of this code be waived or an exception granted with respect thereto.

§60-7-8d. Where private clubs may sell and serve alcoholic liquors and nonintoxicating beer or nonintoxicating craft beer.

(a) With prior approval of the commissioner a private club licensee may sell, serve, and furnish alcoholic liquor and, if also licensed to sell, serve, and furnish nonintoxicating beer or nonintoxicating craft beer to be consumed on premises in a legally demarcated area which may include a temporary private outdoor dining area or temporary private outdoor street dining area. A temporary private outdoor street dining area shall be approved by the municipal government or county commission in which the licensee operates. The commissioner shall develop and make available an application form to facilitate the purposes of this subsection.

(b) The private club licensee shall submit to the commissioner: (1) the municipal or county approval of the private outdoor dining area or private outdoor street dining area; and, (2) a revised floorplan requesting to sell alcoholic liquors, and when licensed for nonintoxicating beer or nonintoxicating craft beer, then nonintoxicating beer or nonintoxicating craft beer, subject to the commissioner’s requirements, in an approved and bounded outdoor area. The approved and bounded area need not be adjacent to the licensee’s licensed premises, but in close proximity, for private outdoor street dining or private outdoor dining. For purposes of this subsection, “close proximity” means an available area within 150 feet of a licensee’s licensed premises and under the licensee’s control and with right of ingress and egress.

(c) This private outdoor dining or private outdoor street dining may be operated in conjunction with a private wine outdoor dining or private wine outdoor street dining area set forth in §60-8-32a of this code and nonintoxicating beer or nonintoxicating craft beer outdoor dining or outdoor street dining set forth in §11-16-9 of this code.
(d) For purposes of this section, private outdoor dining and private outdoor street dining include dining areas that are:

(1) Outside and not served by an HVAC system for air handling services and use outside air;

(2) Open to the air; and

(3) Not enclosed by fixed or temporary walls; however, the commissioner may seasonally approve a partial enclosure with up to three temporary or fixed walls.

Any area where seating is incorporated inside a permanent building with ambient air through HVAC is not considered outdoor dining pursuant to this subsection.

(e) A private club restaurant or a private manufacturer club licensed for craft cocktail growler sales must provide food or a meal along with sealed craft cocktail growler sales as set forth in this article to a patron who is in-person or in-vehicle while picking up food or a meal, and a sealed craft cocktail growler order-to-go, subject to verification that the purchasing person is 21 years of age or older, and not visibly, or noticeably intoxicated, and as otherwise specified in this article.

§60-7-8e. Private club restaurant or private manufacturer club licensee’s authority to sell craft cocktail growlers.

(a) Legislative findings. — The Legislature hereby finds that it is in the public interest to regulate, control, and support the brewing, manufacturing, distribution, sale, consumption, transportation, and storage of liquor and its industry in this state to protect the public health, welfare, and safety of the citizens of this state and promote hospitality and tourism. Therefore, this section authorizes a licensed private club restaurant or private manufacturer club, to have certain abilities to promote the sale of liquor manufactured in this state for the benefit of the citizens of this state, the state’s growing distilling industry, and the state’s hospitality and tourism industry, all of which are vital components for the state’s economy.
(b) *Sales of craft cocktail growlers.* — A licensed private club restaurant or private manufacturer club is authorized under a current and valid license and meets the requirements of this section may offer a craft cocktail growler in the ratio of up to one fluid ounce of liquor to four fluid ounces of nonalcoholic beverages or mixers, not to exceed 128 fluid ounces for the entire beverage in the craft cocktail growler, for retail sale to patrons from their licensed premises in a sealed craft cocktail growler for personal consumption only off of the licensed premises. Prior to the sale, the licensee shall verify in-person, using proper identification, that any patron purchasing the craft cocktail growler is 21 years of age or older and that the patron is not visibly or noticeably intoxicated. There shall be a $100 non-prorated, non-refundable annual fee to sell craft cocktail growlers.

(c) *Retail sales.* — Every licensee licensed under this section shall comply with all the provisions of this chapter as applicable to retail sale of liquor at retail liquor outlets, comply with markup specified in §60-3A-17(e)(2) of this code when conducting sealed craft cocktail growler sales, and shall be subject to all applicable requirements and penalties in this article.

(d) *Payment of taxes.* — Every licensee licensed under this section shall pay all sales taxes required of retail liquor outlets, in addition to any other taxes required, and meet any applicable licensing provisions as required by this chapter and by rule of the commissioner.

(e) *Advertising.* — Every licensee licensed under this section may only advertise a particular brand or brands of liquor manufactured by a distillery, mini-distillery, or micro-distillery upon written approval from the distillery, mini-distillery, micro-distillery, or an authorized and licensed broker to the licensee. Advertisements may not encourage intemperance or target minors.

(f) *Craft cocktail growler defined.* — For purposes of this chapter, “Craft Cocktail Growler” means a container or jug that is made of glass, ceramic, metal, plastic, or other material approved by the commissioner, that may be no larger than 128 fluid ounces in size and must be capable of being securely sealed. The growler
is utilized by an authorized licensee for purposes of off-premises sales only of liquor and a nonalcoholic mixer or beverage for personal consumption not on a licensed premise. Notwithstanding any other provision of this code to the contrary, a securely sealed craft cocktail growler is not an open container under state and local law. A craft cocktail growler with a broken seal is an open container under state and local law unless it is located in an area of the motor vehicle physically separated from the passenger compartment. A craft cocktail growler is not an original container of liquor, but once sanitized, filled, properly sealed, and sold, all as set forth in this article, is a sealed container.

(h) **Craft cocktail growler requirements.** — A licensee licensed under this section must prevent patrons from accessing the secure area where the filling of the craft cocktail occurs or to fill a craft cocktail growler. A licensee licensed under this section must sanitize, fill, securely seal, and label any craft cocktail growler prior to its sale. A licensee licensed under this section may refill a craft cocktail growler subject to the requirements of this section. A licensee licensed under this section shall visually inspect any craft cocktail growler before filling or refilling it. A licensee licensed under this section may not fill or refill any craft cocktail growler that appears to be cracked, broken, unsafe, or otherwise unfit to serve as a sealed beverage container. For purposes of this article, a secure sealing means using a tamper-evident seal, such as: (1) A plastic heat shrink wrap band, strip, or sleeve extending around the cap or lid of craft cocktail growler to form a seal that must be broken when the container is opened; or (2) A screw top cap or lid that breaks apart when the craft cocktail growler is opened.

(i) **Craft cocktail growler labeling.** — A licensee licensed under this section selling craft cocktail growlers shall affix a conspicuous label on all sold and securely sealed craft cocktail growlers listing the name of the licensee selling the craft cocktail growler, the brand of the liquor in the craft cocktail growler, the type of craft cocktail or name of the craft cocktail, the alcohol content by volume of the liquor in the craft cocktail growler, and the date the craft cocktail growler was filled or refilled, and, all
labeling on the craft cocktail growler shall be consistent with all federal labeling and warning requirements.

(j) **Craft cocktail growler sanitation.** — A licensee licensed under this section shall clean and sanitize all craft cocktail growlers he or she fills or refills in accordance with all state and county health requirements prior to its sealing. In addition, the licensee licensed under this section shall sanitize, in accordance with all state and county health requirements, all taps, tap lines, pipe lines, barrel tubes, and any other related equipment used to fill or refill craft cocktail growlers. Failure to comply with this subsection may result in penalties under this article; **Provided That,** if the reuse or refilling of a craft cocktail growler would violate federal law such craft cocktail growler must only be used one-time, for one filling, and be discarded after the one-time use.

(k) **Pre-mixing of craft cocktail.** - A licensee licensed under this section may pre-mix the nonalcoholic beverages or mixers in the advance of a craft cocktail growler purchase and sealing, and add the liquor, as set forth in this section, upon a member or guest’s purchase of a craft cocktail growler. A licensee licensed under this section must dispose of any expired premixed nonalcoholic beverages or mixers pursuant to Bureau for Public Health requirements when such premixed nonalcoholic beverages or mixers are no longer fit for human consumption. A licensee authorized under §60-6-8(7) may use a premixed beverage meeting the requirements therein and is also subject to the requirements of this section for a craft cocktail growler.

(l) **Limitations on licensees.** — A licensee licensed under this section shall not sell craft cocktail growlers to other licensees, but only to its members and guests. A licensee licensed under this section must provide food or a meal along with one sealed craft cocktail growler to a patron who is in-person or in-vehicle while picking up food or a meal, and a sealed craft cocktail growler order-to-go, subject to verification that the purchasing person is 21 years of age or older, and not visibly or noticeably intoxicated, and as otherwise specified in this article. A licensee licensed under this section may only sell one sealed craft cocktail growler to a patron who has not been consuming alcoholic liquors or nonintoxicating
beer on its licensed premises or one craft cocktail growler per food
or meal in the order delivered per §60-7-8f of this code. A licensee
licensed under this section shall be subject to the applicable
penalties under this article for violations of this article.

(m) Rules. — The commissioner, in consultation with the
Bureau for Public Health, may to propose legislative rules
concerning sanitation for legislative approval, pursuant to §29A-3-
1 et seq. of this code, to implement the purposes of this section.

§60-7-8f. Private delivery license for a licensed private club
restaurant, private manufacturer club, or a third party;
requirements; limitations; third party license fee; private
cocktail delivery permit; and requirements.

(a) A licensed private club restaurant or private manufacturer
club licensed to sell liquor for on-premises consumption may apply
for a private delivery license permitting the order, sale, and
delivery of liquor and a nonalcoholic mixer or beverage in a sealed
craft cocktail growler, when separately licensed for craft cocktail
growler sales. The order, sale, and delivery of a sealed craft
cocktail growler is permitted for off-premises consumption when
completed by the licensee to a person purchasing the craft cocktail
growler through a telephone, a mobile ordering application, or
web-based software program, authorized by the licensee’s license.
There is no additional fee for a licensed private club restaurant or
private manufacturer club to obtain a private delivery license. The
order, sale, and delivery process shall meet the requirements of this
section. The order, sale, and delivery process is subject to the
penalties of this article.

(b) A third party, not licensed for liquor sales or distribution,
may apply for a private delivery license for the privilege of
ordering and delivery of craft cocktail growlers, from a licensee
with a craft cocktail growler license. The order and delivery of a
sealed craft cocktail growler is permitted by a third party who
obtains a license under this section when a private club restaurant
or private manufacturer club sells to a person purchasing the sealed
craft cocktail growler through telephone orders, a mobile ordering
application, or a web-based software program. The private delivery
license nonprorated, nonrefundable annual fee is $200 for each third party entity, with no limit on the number of drivers and vehicles.

(c) The private delivery license application shall comply with licensure requirements in this article and shall require any information required by the commissioner; Provided, That the license application may not require a third party applicant to furnish information pursuant to §60-7-12 of this code.

(d) Sale Requirements. -

(1) The craft cocktail growler purchase shall accompany the purchase of prepared food or a meal and the completion of the sale may be accomplished by the delivery of the prepared food or a meal, and craft cocktail growler by the licensed private club restaurant, private manufacturer club, or third party private delivery licensee;

(2) Any purchasing person shall be 21 years of age or older, shall not be visibly or noticeably intoxicated at the time of delivery, and shall meet the requirements set forth in this chapter for the sale of alcoholic liquors and as set forth in §11-16-1 et seq. of the code for nonintoxicating beer or nonintoxicating craft beer.

(3) “Prepared food or a meal” for this article, means food that has been cooked, grilled, fried, deep-fried, air-fried, smoked, boiled, broiled, twice baked, blanched, sautéed, or in any other manner freshly made and prepared, and does not include pre-packaged food from the manufacturer.

(4) An order, sale, and delivery may consist of multiple sealed craft cocktail growlers for each order of food or meal; Provided, That the entire delivery order may not contain any combination of craft cocktail growlers of more than 128 fluid ounces total; and

(5) A third party private delivery licensee shall not have a pecuniary interest in a private club restaurant or private manufacturer club licensee, as set forth in this article. A third party private delivery licensee may only charge a convenience fee for the delivery of any alcohol. The third party private delivery licensee
may not collect a percentage of the delivery order for the delivery of alcohol, but may continue to collect a percentage of the delivery order directly related to the prepared food or a meal. The convenience fee charged by the third-party private delivery licensee to the purchasing person shall be no greater than five dollars per delivery order where a craft cocktail growler is ordered by the purchasing person. For any third party licensee also licensed for wine growler delivery as set forth in §60-8-6c of the code, or nonintoxicating beer or nonintoxicating craft beer growler delivery as set forth in §11-16-6d of the code, the total convenience fee of any order, sale, and delivery of a sealed growler, wine growler, or craft cocktail growler shall not exceed five dollars.

(e) **Craft Cocktail Growler Delivery Requirements.** -

(1) Delivery persons employed for the delivery of a sealed craft cocktail growler shall be 21 years of age or older. The licensed private club restaurant, private manufacturer club, or third party private delivery licensee shall file each delivery person’s name, driver’s license, and vehicle information with the commissioner;

(2) The licensed private club restaurant, private manufacturer club, or third party private delivery licensee shall train delivery persons on verifying legal identification and in identifying the signs of intoxication. The licensee shall submit certification of the training to the commissioner;

(3) The third party delivery licensee or the private club restaurant or private manufacturing club shall hold a private cocktail delivery permit for each vehicle delivering a craft cocktail growler pursuant to subsection (g) of this section: Provided, That a delivery driver may retain an electronic copy of his or her permit as proof of licensure.

(4) Prepared food or a meal, and a sealed craft cocktail growler order delivered by a third party private delivery licensee, a private club restaurant, or private manufacturer club may occur in the county or contiguous counties where the licensed private club restaurant or private manufacturer club is located;
(5) The licensed private club restaurant, private manufacturer club, or third party private delivery licensee may only deliver prepared food or a meal, and a sealed craft cocktail growler to addresses located in West Virginia. The licensed private club restaurant, private manufacturer club, or third party private delivery licensee shall account for and pay all sales and municipal taxes;

(6) The licensed private club restaurant, private manufacturer club, or third party private delivery licensee may not deliver prepared food or a meal, and a sealed craft cocktail growler to any other licensee;

(7) Deliveries of prepared food or a meal, and a sealed craft cocktail growler are only for personal use, and not for resale; and

(8) The licensed private club restaurant, private manufacturer club, or third party private delivery licensee shall not deliver and leave the prepared food or a meal, and a sealed craft cocktail growler at any address without verifying a person’s age and identification as required by this section.

(f) Telephone, mobile ordering application, or web-based software requirements. -

(1) The delivery person may only permit the person who placed the order through a telephone order, a mobile ordering application, or web-based software to accept the prepared food or meal and a craft cocktail growler delivery, subject to age verification upon delivery with the delivery person’s visual review and age verification and, as application, a stored scanned image of the purchasing person’s legal identification;

(2) Any mobile ordering application or web-based software used shall create a stored record and image of the purchasing person’s legal identification and details of the sale, accessible by the delivery driver for verification, and shall include the delivery driver’s name and vehicle information;

(3) Any telephone ordering system shall maintain a log or record of the purchasing person’s legal identification and details of
the sale, accessible by the delivery driver for verification, and shall include the delivery driver’s name and vehicle information;

(4) All records are subject to inspection by the commissioner. The licensed private club restaurant, private manufacturer club, or third party private delivery licensee shall retain records for three years, and may not unreasonably withhold the records from the commissioner’s inspection; and

(5) The third party private delivery licensee or the private club restaurant or private manufacturing club shall hold a valid private cocktail delivery permit under subsection (g) of this section for each vehicle used for delivery: Provided, That a delivery driver may retain an electronic copy of his or her permit as proof of licensure.

(g) Private Cocktail Delivery Permit. -

(1) The licensed private club restaurant, private manufacturer club, or third party private delivery licensee shall obtain and maintain a retail transportation permit for the delivery of prepared food and a sealed craft cocktail growler, subject to the requirements of this article.

(2) A third party private delivery licensee, a private club restaurant, or private manufacturer club licensee shall provide vehicle and driver information, requested by the commissioner. Upon any change in vehicles or drivers, the licensee shall update the driver and vehicle information with the commissioner within 10 days of the change.

(3) In conjunction with §60-6-12 of this code, a private cocktail delivery permit shall meet the requirements of a transportation permit authorizing the permit holder to transport liquor subject to the requirements of this chapter.

(h) Enforcement. -

(1) The third party private delivery licensee, the private club restaurant, or the private manufacturers club licensed by this section are responsible for any violations committed by their
employees or independent contractors under this article, and more than one violation may be issued for a single violation involving multiple licensees, employees, or independent contractors.

(2) Any license or permit granted by this section is subject to the penalties of probation, monetary fines, suspension, and revocation, as set forth in this article, for violations committed by the licensee, its employees, or independent contractors.

(3) It is a violation for any licensee, its employees, or independent contractors to break the seal of a craft cocktail growler. The licensees in violation are subject to the maximum penalties available in this article.

(4) For purposes of criminal enforcement of the provisions of this article, persons ordering, purchasing, and accepting delivery of orders are considered to be purchasers.

§60-7-12. Certain acts of licensee prohibited; criminal penalties.

(a) It is unlawful for any licensee, or agent, employee, or member thereof, on such licensee’s premises to:

(1) Sell, offer for sale, tender, or serve any alcoholic liquors other than by the drink poured from the original package or container, except as authorized in §60-6-8 of this code;

(2) Authorize or permit any disturbance of the peace, obscene, lewd, immoral, or improper entertainment, conduct, or practice, gambling or any slot machine, multiple coin console machine, multiple coin console slot machine, or device in the nature of a slot machine; however, various games, gaming, and wagering conducted by duly licensed persons of the West Virginia State Lottery Commission, charitable bingo games conducted by a duly licensed charitable or public service organization (or its auxiliaries), pursuant to §47-20-1 et seq. of this code, and charitable raffle games conducted by a duly licensed charitable or public service organization (or its auxiliaries), pursuant to §47-21-1 et seq. of this code, all of which are permissible on a licensee’s licensed premises when operated in accordance with this code, rules, and regulations: Provided, That a and rules promulgated
A private resort hotel holding a license issued pursuant to §60-7-1 et seq. of this code, may sell, tender, or dispense nonintoxicating beer, wine, or alcoholic liquors in or on the premises licensed under §29-22A-1 et seq. and §29-22C-1 et seq., or §29-25-1 et seq. of this code, during hours of operation authorized by §29-22A-1 et seq. and §29-22C-1 et seq., or §29-25-1 et seq. of this code;

(3) Sell, give away, or permit the sale of, gift to, or the procurement of any nonintoxicating beer, wine, or alcoholic liquors for or to, or permit the consumption of nonintoxicating beer, wine, or alcoholic liquors on the licensee’s premises, by any person less than 21 years of age;

(4) Sell, give away, or permit the sale of, gift to, or the procurement of any nonintoxicating beer, wine, or alcoholic liquors, for or to any person known to be legally incompetent, or for or to any person who is physically incapacitated due to consumption of nonintoxicating beer, wine or alcoholic liquor or the use of drugs;

(5) Sell, give, or dispense nonintoxicating beer, wine, or alcoholic liquors in or on any licensed premises, or in any rooms directly connected therewith between the hours of 3:00 a.m. and 7:00 a.m. on weekdays, or Saturdays, and Sundays, between the hours of 3:00 a.m. and 10:00 a.m. on any Sunday or, between the hours of 3:00 a.m. and 1:00 p.m. in any county upon approval as provided for in §7-1-3ss of this code, on any Sunday; and

(6) Permit the consumption by, or serve to, on the licensed premises any nonintoxicating beer, wine, or alcoholic liquors, covered by this article, to any person who is less than 21 years of age;

(7) With the intent to defraud, alter, change, or misrepresent the quality, quantity, or brand name of any alcoholic liquor;

(8) Sell or offer for sale any alcoholic liquor to any person who is not a duly elected or approved dues-paying member in good standing of said the private club or a guest of such the member;
(9) Sell, offer for sale, give away, facilitate the use of or allow the use of carbon dioxide, cyclopropane, ethylene, helium, or nitrous oxide for purposes of human consumption, except as authorized by the commissioner;

(10)(A) Employ any person who is less than 18 years of age in a position where the primary responsibility for such employment is to sell, furnish, tender, serve, or give nonintoxicating beer, wine, or alcoholic liquors to any person;

(B) Employ any person who is between the ages of 18 and younger than 21 years of age who is not directly supervised by a person aged 21 or over in a position where the primary responsibility for such employment is to sell, furnish, tender, serve or give nonintoxicating beer, wine, or alcoholic liquors to any person; or

(11) Violate any reasonable rule of the commissioner.

(b) It is lawful for any licensee to advertise price and brand in any news media or other means, outside of the licensee’s premises.

(c) Any person who violates any of the foregoing provisions of this section is guilty of a misdemeanor and, upon conviction thereof, shall be fined not less than $500 nor more than $1,000, or imprisoned in jail for a period not to exceed one year, or both fined and imprisoned.

ARTICLE 8. SALE OF WINES.

§60-8-2. Definitions.

Unless the context in which used clearly requires a different meaning, as used in this article:

“Commissioner” or “commission” means the West Virginia Alcohol Beverage Control Commissioner.

“Distributor” means any person whose principal place of business is within the State of West Virginia who makes purchases from a supplier to sell or distribute wine to retailers, grocery stores,
private wine bed and breakfasts, private wine restaurants, private wine spas, private clubs, or wine specialty shops and that sells or distributes nonfortified dessert wine, port, sherry and Madeira wines to wine specialty shops, private wine restaurants, private clubs, or retailers under authority of this article and maintains a warehouse in this state for the distribution of wine. For the purpose of a distributor only, the term “person” means and includes an individual, firm, trust, partnership, limited partnership, limited liability company, association, or corporation. Any trust licensed as a distributor or any trust that is an owner of a distributor licensee, and the trustee or other persons in active control of the activities of the trust relating to the distributor license, is liable for acts of the trust or its beneficiaries relating to the distributor license that are unlawful acts or violations of this article, notwithstanding the liability of trustees in §44D-10-1 et seq. of this code.

“Fortified wine” means any wine to which brandy or other alcohol has been added where the alcohol content by volume does not exceed 24 percent, and shall include includes nonfortified dessert wines which are not fortified having an alcohol content by volume of at least fourteen and one-tenths percent and not exceeding sixteen percent where the alcohol content by volume is greater than 17 percent and does not exceed 24 percent.

“Grocery store” means any retail establishment, commonly known as a grocery store, supermarket, delicatessen, caterer, or party supply store, where food, food products, and supplies for the table are sold for consumption off the premises with average monthly sales (exclusive of sales of wine) of not less than $500 and an average monthly inventory (exclusive of inventory of wine) of not less than $500 $3,000. The term “grocery store” shall also include and mean also includes and means a separate and segregated portion of any other retail store which is dedicated solely to the sale of food, food products, and supplies for the table for consumption off the premises with average monthly sales with respect to such the separate or segregated portion (exclusive of sales of wine) of not less than $3,000 $500 and an average monthly inventory (exclusive of inventory of wine) of not less than $3,000 $500.
“Hard Cider” means a type of wine that is derived primarily from the fermentation of apples, pears, peaches, honey, or another fruit, or from apple, pear, peach, or another fruit juice concentrate and water; contains no more than 0.64 grams of carbon dioxide per 100 milliliters; contains at least one half of one percent and less than 12 and one half percent alcohol by volume; and is advertised, labeled, offered for sale, or sold, as hard cider or cider containing alcohol, and not as wine, wine product, or as a substitute for wine.

“Hard Cider Distributor” means any person whose principal place of business is within the State of West Virginia who makes purchases from a supplier to sell or distribute hard cider (but not other types of wine) to retailers, grocery stores, private wine bed and breakfasts, private wine restaurants, private wine spas, private clubs, or wine specialty shops under authority of this code and maintains a warehouse in this state for the distribution of hard cider (but not other types of wine). For the purpose of a hard cider distributor, the term “person” means and includes an individual, firm, trust, partnership, limited partnership, limited liability company, association, or corporation. Any trust licensed as a distributor or any trust that is an owner of a distributor licensee, and the trustee, or any other person or persons in active control of the activities of the trust relating to the distributor license, is liable for acts of the trust or its beneficiaries relating to the distributor license that are unlawful acts or violations of this article, notwithstanding the liability of trustees in §44D-10-1 et seq. of this code.

“Licensee” means the holder of a license granted under the provisions of this article.

“Nonfortified dessert wine” means a wine that is a dessert wine to which brandy or other alcohol has not been added, and which has an alcohol content by volume of at least 14.1 percent and less than or equal to 17 percent.

“Person” means and includes an individual, firm, partnership, limited partnership, limited liability company, association, or corporation.
“Private wine bed and breakfast” means any business with the sole purpose of providing, in a residential or country setting, a hotel, motel, inn, or other such establishment properly zoned as to its municipality or local ordinances, lodging and meals to its customers in the course of their stay at the establishment, which business also: (1) Is a partnership, limited partnership, corporation, unincorporated association, or other business entity which as part of its general business purpose provides meals on its premises to its members and their guests; (2) is licensed under the provisions of this article as to all of its premises or as to a separate segregated portion of its premises to serve wine to its members and their guests when such the sale accompanies the serving of food or meals; and (3) admits only duly elected and approved dues-paying members and their guests while in the company of a member and does not admit the general public.

“Private wine restaurant” means a restaurant which: (1) Is a partnership, limited partnership, corporation, unincorporated association, or other business entity which has, as its principal purpose, the business of serving meals on its premises to its members and their guests; (2) is licensed under the provisions of this article as to all of its premises or as to a separate segregated portion of its premises to serve wine to its members and their guests when such the sale accompanies the serving of food or meals; and (3) admits only duly elected and approved dues-paying members and their guests while in the company of a member and does not admit the general public. Such Private clubs that meet the private wine restaurant requirements numbered (1), (2), and (3) in this definition shall be considered private wine restaurants: Provided, That, a private wine restaurant shall have at least two restrooms: Provided, however, That the two restroom requirement may be waived by a written waiver provided from a local health department to the commissioner: Provided, further, That a private wine restaurant located in an historic building may also be relieved of the two restroom requirement if a historic association or district with jurisdiction over a historic building provides a written waiver of the requirement to the commissioner: And Provided, further, That in no event shall a private wine restaurant have less than one restroom.
Private wine spa” means any business with the sole purpose of providing commercial facilities devoted especially to health, fitness, weight loss, beauty, therapeutic services, and relaxation, and may be a licensed massage parlor or a salon with licensed beauticians or stylists, which business also: (1) Is a partnership, limited partnership, corporation, unincorporated association, or other business entity which as part of its general business purpose provides meals on its premises to its members and their guests; (2) is licensed under the provisions of this article as to all of its premises or as to a separate segregated portion of its premises to serve up to two glasses of wine to its members and their guests when the sale accompanies the serving of food or meals; and (3) admits only duly elected and approved dues-paying members and their guests while in the company of a member, and does not admit the general public.

“Retailer” means any person licensed to sell wine at retail to the public at his or her established place of business for off-premises consumption and who is licensed to do so under authority of this article.

“Supplier” means any manufacturer, producer, processor, winery, farm winery, national distributor, or other supplier of wine who sells or offers to sell or solicits or negotiates the sale of wine to any licensed West Virginia distributor.

“Table wine” means a wine with an alcohol content by volume between 0.5 percent and 14 percent.

“Tax” includes within its meaning interest, additions to tax, and penalties.

“Taxpayer” means any person liable for any tax, interest, additions to tax, or penalty under the provisions of this article, and any person claiming a refund of tax.

“Varietal wine” means any wine labeled according to the grape variety from which the wine is made.

“Vintage wine” or “vintage-dated wine” means wines from which the grapes used to produce the wine are harvested
during a particular year, or wines produced from the grapes of a particular harvest in a particular region of production.

“Wine” means any alcoholic beverage obtained by the natural fermentation of the natural content of grapes, other fruits, or honey or other agricultural products containing sugar and to which no alcohol has been added and shall exclude fortified wine and shall also exclude any product defined as or embraced within the definition of nonintoxicating beer under the provisions of article sixteen, chapter eleven of this code includes table wine, hard cider, nonfortified dessert wine, wine coolers, and other similar wine-based beverages. Fortified wine and any product defined as or contained within the definition of nonintoxicating beer under the provisions of §11-16-1 et seq., of this code are excluded from this definition of wine.

“Wine specialty shop” means a retailer who shall deal principally in the sale of table wine, nonfortified dessert wines, wine accessories, and food or foodstuffs normally associated with wine and: (1) Who shall maintain a representative number of such wines for sale in his or her inventory which are designated by label as varietal wine, vintage, generic, and/or according to region of production and the inventory shall contain not less than 15 percent vintage or vintage-dated wine by actual bottle count; and (2) who, any other provisions of this code to the contrary notwithstanding, may maintain an inventory of port, sherry, and Madeira wines having an alcoholic content of not more than 22 percent alcohol by volume and which have been matured in wooden barrels or casks. All wine available for sale shall be for off-premises consumption except where wine tasting or wine sampling is separately authorized by this code.

§60-8-3. Licenses; fees; general restrictions.

(a) No person may engage in business in the capacity of a winery, farm winery, supplier, distributor, retailer, private wine bed and breakfast, private wine restaurant, private wine spa, or wine specialty shop without first obtaining a license from the commissioner, nor shall a person continue to engage in any activity after his or her license has expired, been suspended, or revoked. No
person may be licensed simultaneously as a distributor and a retailer. No person, except for a winery or farm winery, may be licensed simultaneously as a supplier and a retailer. No person may be licensed simultaneously as a supplier and a private wine bed and breakfast, private wine restaurant, or a private wine spa. No person may be licensed simultaneously as a distributor and a private wine bed and breakfast, a private wine restaurant, or a private wine spa. No person may be licensed simultaneously as a retailer and a private wine bed and breakfast, a private wine restaurant, or a private wine spa. Any person who is licensed to engage in any business concerning the manufacture, sale, or distribution of wine may also engage in the manufacture, sale, or distribution of hard cider without obtaining a separate hard cider license.

(b) The commissioner shall collect an annual fee for licenses issued under this article as follows:

(1) One hundred fifty dollars per year for a supplier’s license;

(2) Two thousand five hundred dollars per year for a distributor’s license and each separate warehouse or other facility from which a distributor sells, transfers, or delivers wine shall be separately licensed and there shall be collected with respect to each location the annual license fee of $2,500 as provided in this subdivision;

(3) One hundred fifty dollars per year for a retailer’s license;

(4) Two hundred fifty dollars per year for a wine specialty shop license, in addition to any other licensing fees paid by a winery or retailer holding a license. Except for the amount of the license fee and the restriction to sales of winery or farm winery wines, a winery, or farm winery acting as a wine specialty shop retailer is subject to all other provisions of this article which are applicable to a wine specialty shop retailer as defined in §60-8-2 of this code;

(5) One hundred fifty dollars per year for a wine tasting license;

(6) One hundred fifty dollars per year for a private wine bed and breakfast license. Each separate bed and breakfast from which a licensee sells wine shall be separately licensed and there shall be...
collected with respect to each location the annual license fee of $150 as provided in this subdivision;

(7) Two hundred fifty dollars per year for a private wine restaurant license. Each separate restaurant from which a licensee sells wine shall be separately licensed and there shall be collected with respect to each location the annual license fee of $250 as provided in this subdivision;

(8) One hundred fifty dollars per year for a private wine spa license. Each separate private wine spa from which a licensee sells wine shall be separately licensed and there shall be collected with respect to each location the annual license fee of $150 as provided in this subdivision;

(9) One hundred fifty dollars per year for a wine sampling license issued for a wine specialty shop under subsection (n) of this section;

(10) No fee shall be charged for a special one-day license under subsection (p) of this section or for a heritage fair and festival license under subsection (q) of this section;

(11) $150 per year for a direct shipper’s license for a licensee who sells and ships only wine and $250 per year for a direct shipper’s license who ships and sells wine, nonfortified dessert wine, port, sherry, or Madeira wines; and

(12) Three hundred fifty dollars per year for a multi-capacity winery or farm winery license which enables the holder to operate as a retailer, wine specialty shop, supplier, and direct shipper without obtaining an individual license for each capacity; and

(13) Two hundred fifty dollars per year for a hard cider distributor’s license. Each separate warehouse or other facility from which a distributor sells, transfers, or delivers hard cider shall be separately licensed and there shall be collected with respect to each location the annual license fee of $250 as provided in this subdivision. Provided, That if a licensee is licensed as a nonintoxicating beer or nonintoxicating beer distributor then there is no additional license fee to distribute hard cider.
(c) The license period begins on July 1 of each year and ends on June 30 of the following year and if granted for a less period, the same shall be computed semiannually in proportion to the remainder of the fiscal year.

(d) No retailer may be licensed as a private club as provided by §60-7-1 et seq. of this code, except as provided by subsection (k) of this section.

(e) No retailer may be licensed as a Class A retail dealer in nonintoxicating beer as provided by §11-16-1 et seq. of this code: Provided, That a delicatessen, a caterer, or party supply store which is a grocery store as defined in §60-8-2 of this code and which is licensed as a Class A retail dealer in nonintoxicating beer may be a retailer under this article: Provided, however, That any delicatessen, caterer, or party supply store licensed in both capacities must maintain average monthly sales of nonintoxicating beer which exceed the average monthly sales of nonintoxicating beer.

(f) A wine specialty shop under this article may also hold a wine tasting license authorizing the retailer to serve complimentary samples of wine in moderate quantities for tasting. Such wine specialty shop shall organize a wine taster’s club, which has at least 50 duly elected or approved dues-paying members in good standing. Such club shall meet on the wine specialty shop’s premises not more than once per week and shall either meet at a time when the premises are closed to the general public or shall meet in a separate segregated facility on the premises to which the general public is not admitted. Attendance at tastings shall be limited to duly elected or approved dues-paying members and their guests.

(g) A retailer who has more than one place of retail business shall obtain a license for each separate retail establishment. A retailer’s license may be issued only to the proprietor or owner of a bona fide grocery store or wine specialty shop.

(h)(1) The commissioner may issue a license for the retail sale of wine at any festival or fair which is endorsed or sponsored by
the governing body of a municipality or a county commission. Such license shall be issued for a term of no longer than 10 consecutive days and the fee for the license shall be $250 regardless of the term of the license. The application for the license shall contain information required by the commissioner and shall be submitted to the commissioner at least 30 days prior to the first day when wine is to be sold at the festival or fair.

(2) Notwithstanding subdivision (1) of this subsection, if the applicant for the festival or fair license is the manufacturer of said wine, a winery, or a farm winery as defined in §60-1-5a of this code, and the event is located on the premises of a winery or a farm winery, then the license fee is $50 per festival or fair.

(3) A licensed winery or a farm winery, which has the festival or fair licensee’s written authorization and approval from the commissioner, may, in addition to or in conjunction with the festival and fair licensee, exhibit, conduct complimentary tastings, or sell samples not to exceed three, two-fluid ounce, tastings or samples per patron, for consumption on the premises during the operation of a festival or fair only; and may sell wine for off-premises consumption only: Provided, That for licensed wineries or farm wineries at a licensed festival or fair the tastings, samples and off-premises sales shall occur under the hours of operation as required in this article, except on Sunday, tastings, samples, and off-premises sales are unlawful between the hours of 2:00 a.m. and 10:00 6:00 a.m.

(4) A festival or fair license may be issued to a “wine club” as defined in this subdivision for a license fee of $250. The festival or fair committee or the governing body shall designate a person to organize a club under a name which includes the name of the festival or fair and the words “wine club”. The license shall be issued in the name of the wine club. A licensee may not commence the sale of wine as provided in this subdivision until the wine club has at least 50 dues-paying members who have been enrolled, and to whom membership cards have been issued. Thereafter, new members may be enrolled and issued membership cards at any time during the period for which the license is issued. A wine club licensed under the provisions of this subdivision may sell wine only
to its members, and in portions not to exceed eight ounces per serving. The sales shall take place on premises or in an area cordoned or segregated so as to be closed to the general public, and the general public shall not be admitted to the premises or area. A wine club licensee under the provisions of this subdivision may serve complimentary samples of wine in moderate quantities for tasting. A wine club may not make wine purchases from a direct shipper where the wine may be consumed on the licensed premises of any Class A private wine retail license or private club. A wine club which violates the provisions of this subdivision is subject to the penalties in this article.

(5) A licensed winery or farm winery approved to participate in a festival or fair under the provisions of this section and the licensee holding the license, or the licensed winery or farm winery approved to attend a licensed festival or fair, is subject to all other provisions of this article and the rules and orders of the commissioner relating to the license: Provided, That the commissioner may by rule or order provide for certain waivers or exceptions with respect to the provisions, rules, or orders as required by the circumstances of each festival or fair may require, including, without limitation, the right to revoke or suspend any license issued pursuant to this section prior to any notice or hearing notwithstanding the provisions §60-8-27 and §60-8-28 of this code: Provided, however, That under no circumstances shall the provisions of §60-8-20(c) or §60-8-20(d) of this code, be waived nor shall any exception be granted with respect to those subsections.

(6) A license issued under the provisions of this section and the licensee holding the license are not subject to the provisions of subsection (g) of this section.

(7) An unlicensed winery temporarily licensed and meeting the requirements set forth in subsection (q) of this section may conduct the same sampling and sales set forth in subsection (q) of this section at a licensed fair and festival upon approval of the licensee holding the fair and festival license and temporary and limited licensure by the commissioner. An unlicensed winery shall be is subject to the same limits, fees, requirements, restrictions and
penalties set forth in subsection (q) of this section: *Provided*, That the commissioner may by rule or order provide for certain waivers or exceptions with respect to the provisions, rules, or orders as required by the circumstances of each festival or fair. may require, including, without limitation, the right to The commissioner may revoke or suspend any license issued pursuant to this section prior to any notice or hearing notwithstanding the provisions §60-8-27 and §60-8-28 of this code: *Provided, however*, That under no circumstances shall the provisions of §60-8-20(c) or §60-8-20(d) of this code be waived nor shall any exception be granted with respect to those subsections.

(i)(1) The commissioner may issue a special license for the retail sale of wine in a professional baseball stadium. A license to sell wine granted pursuant to this subsection entitles the licensee to sell and serve wine, for consumption in a professional baseball stadium. For the purpose of this subsection, “professional baseball stadium” means a facility constructed primarily for the use of a major or minor league baseball franchisee affiliated with the National Association of Professional Baseball Leagues, Inc., or its successor, and used as a major or minor league baseball park. Any special license issued pursuant to this subsection shall be for a term beginning on the date of issuance and ending on the next following June 30, and its fee is $250 regardless of the length of the term of the license. The application for the special license shall contain information required by the commissioner and must be submitted to the commissioner at least 30 days prior to the first day when wine is to be sold at the professional baseball stadium. The special license may be issued in the name of the baseball franchisee or the name of the primary food and beverage vendor under contract with the baseball franchisee. These sales must take place within the confines of the professional baseball stadium. The exterior of the area where wine sales may occur must shall be surrounded by a fence or other barrier prohibiting entry except upon the franchisee’s express permission, and under the conditions and restrictions established by the franchisee, so that the wine sales area is closed to free and unrestricted entry by the general public.
(2) A license issued under this subsection and the licensee holding the license are subject to all other provisions of this article and the rules and orders of the commissioner relating to the special license: Provided, That the commissioner may by rule or order grant certain waivers or exceptions to those rules or orders as required by the circumstances of each professional baseball stadium may require, including, without limitation, the right to The commissioner may revoke or suspend any license issued pursuant to this section prior to any notice or hearing notwithstanding §60-8-27 and §60-8-28 of this code: and Provided, however, That under no circumstances may §60-8-20(c) or §60-8-20(d) of this code be waived nor shall any exception be granted concerning those subsections.

(3) The commissioner may propose legislative rules for promulgation in accordance with §29A-3-1 et seq. of this code to implement this subsection.

(j) A license to sell wine granted to a private wine bed and breakfast, private wine restaurant, private wine spa, or a private club under the provisions of this article entitles the operator to sell and serve wine, for consumption on the premises of the licensee, when the sale accompanies the serving of food or a meal to its members and their guests in accordance with the provisions of this article: Provided, That a licensed private wine bed and breakfast, private wine restaurant, private wine spa, or a private club may permit a person over 21 years of age to purchase wine, consume wine, and recork or reseal, using a tamper resistant cork or seal, up to two separate bottles of unconsumed wine in conjunction with the serving of food or a meal to its members and their guests in accordance with the provisions of this article and in accordance with rules promulgated by the commissioner for the purpose of consumption of the wine off premises: Provided, however, That for this article, food or a meal provided by the private licensee means that the total food purchase, excluding beverage purchases, taxes, gratuity, or other fees is at least $15: Provided further, That a licensed private wine restaurant or a private club may offer for sale, for consumption off the premises, sealed bottles of wine to its customers provided that no more than one bottle is sold per each
person over 21 years of age, as verified by the private wine restaurant or private club, for consumption off the premises. Such licensees are authorized to keep and maintain on their premises a supply of wine in quantities appropriate for the conduct of operations thereof. Any sale of wine is subject to all restrictions set forth in §60-8-20 of this code. A private wine restaurant may also be licensed as a Class A retail dealer in nonintoxicating beer as provided by §11-16-1 et seq. of this code.

(k) With respect to subsections (h), (i), (j), (o), and (p) of this section, the commissioner shall propose rules for promulgation in accordance with §29A-1-1 et seq. of this code, including, but not limited to, the form of the applications and the suitability of both the applicant and location of the licensed premises.

(l) The commissioner shall propose rules for promulgation in accordance with the provisions of §29A-1-1 et seq. of this code to allow restaurants to serve wine with meals and to sell wine by the bottle for off-premises consumption as provided in subsection (j) of this section. Each licensed restaurant shall be charged an additional $100 per year fee.

(m) The commissioner shall establish guidelines to permit wines to be sold in all stores licensed for retail sales.

(n) Wineries and farm wineries may advertise off premises as provided in §17-22-7 of this code.

(o) A wine specialty shop under this article may also hold a wine sampling license authorizing the wine specialty shop to conduct special wine sampling events at a licensed wine specialty shop location during regular hours of business. The wine specialty shop may serve up to three complimentary samples of wine, consisting of no more than two fluid ounces each, to any one consumer in one day. Persons serving the complimentary samples must be 21 years of age or older and an authorized representative of the licensed wine specialty shop, winery, farm winery, or a representative of a distributor or registered supplier. Distributor and supplier representatives attending wine sampling events must be registered with the commissioner. No
licensee, employee, or representative may furnish, give, sell, or serve complimentary samples of wine to any person less than 21 years of age or to a person who is physically incapacitated due to the consumption of alcoholic liquor or the use of drugs. The wine specialty shop shall notify and secure permission from the commissioner for all wine sampling events one month prior to the event. Wine sampling events may not exceed six hours per calendar day. Licensees must purchase all wines used during these events from a licensed farm winery or a licensed distributor.

(p) The commissioner may issue special one-day licenses to duly organized, nonprofit corporations and associations allowing the sale and serving of wine, and may, if applicable, also allow the charitable auctioning of certain sealed bottles of wine for off-premises consumption only, when raising money for athletic, charitable, educational, or religious purposes. “Auction or auctioning”, for the purposes of this subsection, means any silent, physical act, or verbal bid auction, whether or not such the auction requires in-presence bidding or online Internet-based electronic bidding through a secure application or website, but shall not include any action in violation of §47-20-10, §47-20-11, or §61-10-1 et seq. of this code. The license application shall contain information required by the commissioner and shall be submitted to the commissioner at least 30 days prior to the event. Accompanying the license application, the applicant shall submit a signed and notarized statement that at least 80 percent of the net proceeds from the charitable event will be donated directly to the nonprofit corporation or organization. Wines used during these events may be donated by, or purchased from, a licensed retailer, a distributor, winery, or a farm winery. A licensed winery or farm winery which is authorized in writing by a representative of the duly organized, nonprofit corporation and or association which has obtained the one-day license; is in good standing with the state; and obtains the commissioner’s approval prior to the one-day license event may, in conjunction with the one-day licensee, exhibit, conduct complimentary tastings, or sell samples not to exceed of three, two-fluid ounce tastings or samples per patron, for consumption on the premises during the operation of the one-day
license event; and may sell certain sealed wine bottles manufactured by the licensed winery or farm winery for off-premises consumption: Provided, That for a licensed winery or farm winery at a licensed one-day event, the tastings, samples and off-premises sales shall occur under the hours of operation as required in permitted by this article, except on Sunday, tastings, samples, and off-premises sales are unlawful between the hours of 2:00 a.m. and 8:00 6:00 a.m., from the one-day licensee’s submitted floor plan for the event subject to the requirements in the code and rules. Under no circumstances may the provisions of §60-8-20(c) or §60-8-20(f) of this code be waived nor may any exception be granted with respect to those subsections. No more than six licenses may be issued to any single licensee during any calendar year.

(q)(1) In addition to the authorization granted to licensed wineries and farm wineries in subsections (h) and (p) of this section, an unlicensed winery, regardless of its designation in another state, but that is duly licensed in its domicile state, may pay a $150 nonrefundable and nonprorated fee and submit an application for temporary licensure on a one-day basis for temporary sampling and sale of wine in sealed containers for off-premises consumption at a special one-day license nonprofit event.

(2) The application shall include, but is not limited to, the person or entity’s name, address, taxpayer identification number, and location; a copy of its licensure in its domicile state; a signed and notarized verification that it produces 50,000 gallons or less of wine per year; a signed and notarized verification that it is in good standing with its domicile state; copies of its federal certificate of label approvals and certified lab alcohol analysis for the wines it desires to temporarily provide samples and temporarily sell wine in sealed containers for off-premises consumption at a special one-day license for a nonprofit event issued under subsection (p) of this section; and such any other information as the commissioner may reasonably require.

(3) The applicant winery shall include a list of all wines proposed to be temporarily sampled and temporarily sold in sealed containers at a special one-day license for a nonprofit event so that
the wines may be reviewed in the interest of public health and safety. Once approved, the submitted wine list will create a temporary wine brand registration for up to two special one-day license for a nonprofit event for no additional fee.

(4) An applicant winery that receives this temporary special one-day license for a nonprofit event will provide the commissioner a signed and notarized written agreement where the applicant winery agrees acknowledging that the applicant winery understands its responsibility to pay all municipal, local, and sales taxes applicable to the sale of wine in West Virginia.

(5) An application must be submitted per special one-day license for a nonprofit event the applicant winery desires to attend, and the license fee shall cover up to two special one-day license for nonprofit events before an additional fee would be paid. In no circumstance would such a winery be permitted to attend more than four special one-day license for nonprofit events per year licensed events. Any such applicant or unlicensed winery desiring to attend more than four special one-day license for nonprofit events per year or otherwise operate in West Virginia would need to seek appropriate licensure as a winery or a farm winery in this state.

(6) Notwithstanding the provisions of this article and requirements for licensure, wine brand registration, payment of wine liter tax, and the winery’s appointment of suppliers and distributors, this temporary special one-day license for a nonprofit event, once granted, permits such a winery to operate in this limited capacity only at the approved specific, special one-day license for a nonprofit event subject to the limitations noted in this section.

(7) The applicant winery will need to further apply for and receive a transportation permit in order to legally transport wine in the state per §60-6-12 of this code.

(8) The applicant winery is subject to all applicable violations and/or penalties under this article and the legislative rules that are not otherwise excepted by this subsection: Provided, That the
commissioner may by rule or order provide for certain waivers or 
exceptions with respect to the provisions, rules, or orders as 
required by the circumstances of each festival or fair. may require, 
including, without limitation, the right to. The commissioner may 
revoke or suspend any license issued pursuant to this section 
article, prior to any notice or hearing.

(r) The commissioner may issue special licenses to heritage 
fairs and festivals allowing the sale, serving, and sampling of wine 
from a licensed farm winery. The license application shall contain 
information required by the commissioner and shall be submitted 
to the commissioner at least 30 days prior to the event. Wines used 
during these events may be donated by or purchased from a 
licensed farm winery. Under no circumstances may the provision 
of §60-8-20(c) of this code be waived nor may any exception be 
granted with respect thereto. The commi 
issioner shall propose rules 
for legislative approval in accordance with §29A-3-1 et seq. of this 
code to implement the provisions of this subsection.

(s)(1) The commissioner may issue a special license for the 
retail sale of wine in a college stadium. A license to sell wine 
granted pursuant to this subsection entitles the licensee to sell and 
serve wine for consumption in a college stadium. For the purpose 
of this subsection, “college stadium” means a facility constructed 
primarily for the use of a Division I, II, or III college that is a 
member of the National Collegiate Athletic Association, or its 
successor, and used as a football, basketball, baseball, soccer, or 
other Division I, II, or III sports stadium. A special license issued 
pursuant to this subsection shall be for a term beginning on the date 
of its issuance and ending on the next following June 30, and its 
fee is $250 regardless of the length of the term of the license. The 
application for the special license shall contain information 
required by the commissioner and must be submitted to the 
commissioner at least 30 days prior to the first day when wine is to 
be sold. The special license may be issued in the name of the 
National Collegiate Athletic Association Division I, II, or III 
college or university or the name of the primary food and beverage 
vendor under contract with that college or university. These All 
sales must take place within the confines of the college stadium:
Provided, That the exterior of the area where wine sales may occur must be surrounded by a fence or other barrier prohibiting entry except upon the college or university’s express permission, and under the conditions and restrictions established by the college or university, so that the wine sales area is closed to free and unrestricted entry by the general public.

(2) A license issued under this subsection and the licensee are subject to the other requirements of this article and the rules and orders of the commissioner relating to the special license: Provided, That the commissioner may by rule or order grant certain waivers or exceptions to those rules or orders as required by the circumstances of each the college stadium. may require, including, without limitation, the right to The commissioner may revoke or immediately suspend any license issued pursuant to this section prior to any notice or hearing notwithstanding §60-8-27 and §60-8-28 of this code: Provided, however, That §60-8-20(c) or §60-8-20(d) of this code may not be waived, nor shall any exception be granted concerning those subsections.

(3) The commissioner may propose legislative rules for promulgation in accordance with §29A-3-1 et seq. of this code to implement this subsection.

§60-8-4. Liter tax.

There is hereby levied and imposed on all wine sold after July 1, 2007, by suppliers to distributors, and including all wine sold and sent to West Virginia adult residents to persons 21 years of age or older who reside in West Virginia from direct shippers, except wine sold to the commissioner, a tax of twenty-six and four hundred six-thousandths cents per liter. Effective July 1, 2021, hard cider is excepted from this per liter tax and is taxed pursuant to §60-8A-3 of this code.

Before the 16th day of each month thereafter, every supplier, distributor and direct shipper shall make a written report under oath to the Tax Commissioner and the commissioner showing the identity of the purchasing person, the quantity, label and alcoholic content of wine sold by the supplier to West Virginia
distributors or the direct shipper to West Virginia adult residents to persons 21 years of age or older who reside in West Virginia during the preceding month and at the same time shall pay the tax imposed by this article on the wine sold to the distributor or the West Virginia adult residents or to persons 21 years of age or older who reside in West Virginia during the preceding month to the Tax Commissioner.

The reports shall contain other information and be in the form required by the Tax Commissioner may require. For purposes of this article, the reports required by this section shall be considered tax returns covered by the provisions of §11-10-1 et seq. of this code. Failure to timely file the tax returns within five calendar days of the 16th day of each month will also subject the supplier, distributor, and direct shipper to penalties under §60-8-18 of this code.

No wine imported, sold, or distributed in this state or sold and shipped to this state by a direct shipper shall be subject to more than one liter tax.

§60-8-6c. Winery and Farm Winery license to sell wine growlers and provide complimentary samples prior to purchasing a wine growler.

(a) Legislative findings. — The Legislature hereby finds that it is in the public interest to regulate, control, and support the brewing, manufacturing, distribution, sale, consumption, transportation, and storage of wine and its industry in this state to protect the public health, welfare, and safety of the citizens of this state, and promote hospitality and tourism. Therefore, this section authorizes a licensed winery or farm winery with its principal place of business and manufacture located in this state to have certain abilities to promote the sale of wine manufactured in this state for the benefit of the citizens of this state, the state’s growing wine industry, and the state’s hospitality and tourism industry, all of which are vital components for the state’s economy.

(b) Sales of wine. — A licensed winery or farm winery with its principal place of business and manufacture located in the State of
West Virginia may, when licensed under this section, offer only wine manufactured by the licensed winery or farm winery for retail sale to customers from the winery or farm winery’s licensed premises for consumption off of the licensed premises only in the form of original container sealed wine kegs, wine bottles, or wine cans, or also a sealed wine growler for personal consumption, and not for resale. A licensed winery or farm winery may not sell, give, or furnish wine for consumption on the premises of the principal place of business and manufacture located in the State of West Virginia, except for the limited purpose of complimentary samples as permitted in subsection (c) of this section or unless separately licensed as a private wine restaurant or a private manufacturer club.

(c) Complimentary samples. — A licensed winery or farm winery with its principal place of business and manufacture located in the State of West Virginia may offer complimentary samples of wine as set forth in §60-4-3b of this code.

(d) Retail sales. — Every licensed winery or farm winery under this section shall comply with all the provisions of this article as applicable to wine retailers when conducting wine growler sales and is subject to all applicable requirements and penalties in this article.

(e) Payment of taxes and fees. — A winery or farm winery licensed under this section shall pay all taxes and fees required of licensed wine retailers, in addition to any other taxes and fees required, and shall meet applicable licensing provisions as required by this chapter and by rule of the commissioner.

(f) Advertising. — A winery or farm winery under this section may advertise a particular brand or brands of wine produced by the licensed winery or farm winery and the price of the wine subject to state and federal requirements or restrictions. The advertisement may not encourage intemperance or target minors.

(g) Wine Growler defined. — For purposes of this section and section §60-8-6d of the code, “wine growler” means a container or jug that is made of glass, ceramic, metal, or other material approved by the commissioner, that may be no larger than 128 fluid ounces.
in size and is capable of being securely sealed. The growler may be used by an authorized licensee for purposes of off-premises sales only of wine for personal consumption, and not for resale. Notwithstanding any other provision of this code to the contrary, a securely sealed wine growler is not an open container under state and local law. A wine growler with a broken seal is an open container under state and local law unless it is located in an area of the motor vehicle physically separated from the passenger compartment. For purpose of this article, a secure seal means using a tamper evident seal, such as: (1) A plastic heat shrink wrap band, strip, or sleeve extending around the cap or lid of wine growler to form a seal that must be broken when the container is opened; or (2) A screw top cap or lid that breaks apart when the wine growler is opened.

(h) Wine Growler requirements. — A winery or farm winery licensed under this section shall prevent patrons from accessing the secure area where the winery or farm winery fills a wine growler and prevent patrons from filling a wine growler. A licensed winery or farm winery under this section shall sanitize, fill, securely seal, and label any wine growler prior to its sale. A licensed winery or farm winery under this section may refill a wine growler subject to the requirements of this section. A winery or farm winery shall visually inspect any wine growler before filling or refilling it. A winery or farm winery may not fill or refill any wine growler that appears to be cracked, broken, unsafe, or otherwise unfit to serve as a sealed beverage container.

(i) Wine Growler labeling. — A winery or farm winery licensed under this section selling wine growlers shall affix a conspicuous label on all sold and securely sealed wine growlers listing the name of the licensee selling the wine growler, the brand of the wine in the wine growler, the alcohol content by volume of the wine in the wine growler, and the date the wine growler was filled or refilled. All labeling on the wine growler shall be consistent with all federal labeling and warning requirements.

(j) Wine Growler sanitation. — A licensed winery or farm winery authorized under this section shall clean and sanitize all wine growlers it fills or refills in accordance with all state and
county health requirements prior to its filling and sealing. In addition, the licensed winery or farm winery shall sanitize, in accordance with all state and county health requirements, all taps, tap lines, pipelines, barrel tubes, and any other related equipment used to fill or refill growlers. Failure to comply with this subsection may result in penalties under this article.

(k) Fee. — There is no additional fee for a licensed winery or farm winery authorized under this section to sell wine growlers, but the licensee shall meet all other requirements of this section.

(l) Limitations on licensees. — To be authorized under this section, a licensed winery or farm winery may not produce more than 10,000 gallons of wine per calendar year at the winery or farm winery’s principal place of business and manufacture located in the State of West Virginia. A licensed winery or farm winery authorized under this section is subject to the applicable penalties under this article for violations of this section.

(m) Rules. — The commissioner, in consultation with the Bureau for Public Health, may propose legislative rules concerning sanitation for legislative approval, pursuant to §29A-3-1 et seq. of this code, to implement this section.

§60-8-6d. Wine retailer, wine specialty shop, private wine restaurant, private wine bed and breakfast, private wine spa, Class B retail dealer, private club restaurant, private manufacturer club, Class A retail licensee, and Class B retail licensee’s authority to sell wine growlers.

(a) Legislative findings. — The Legislature hereby finds that it is in the public interest to regulate, control, and support the brewing, manufacturing, distribution, sale, consumption, transportation, and storage of wine and its industry in this state to protect the public health, welfare, and safety of the citizens of this state and promote hospitality and tourism. Therefore, this section authorizes a licensed wine retailer, wine specialty shop, private wine restaurant, private wine bed and breakfast, private wine spa, private club restaurant, private manufacturer club, Class A retail licensee, or Class B retail licensee to have certain abilities in order
to promote the sale of wine manufactured in this state for the benefit of the citizens of this state, the state’s growing wine industry, and the state’s hospitality and tourism industry, all of which are vital components for the state’s economy.

(b) Sales of wine. — A licensed wine retailer, wine specialty shop, private wine restaurant, private wine bed and breakfast, private wine spa, private club restaurant, private manufacturer club, Class A retail licensee, or Class B retail licensee who pays the fee in subsection (h) of this section and meets the requirements of this section may offer wine for retail sale to patrons from the licensed premises in a sealed wine growler for personal consumption off of the licensed premises, and not for resale. Prior to the sale, the licensee shall verify, using proper identification, that any patron purchasing wine is 21 years of age or over and that the patron is not visibly intoxicated. The nonprorated, nonrefundable annual fee to sell wine growlers is $100.

(c) Retail sales. — Every licensee authorized under this section shall comply with all the provisions of this article as applicable to wine retailers when conducting sales of wine in a wine growler and is subject to all applicable requirements and penalties in this article.

(d) Payment of taxes and fees. — A licensee authorized under this section shall pay all taxes and fees required of licensed wine retailers, in addition to any other taxes and fees required, and meet applicable licensing provisions as required by this chapter and by rule of the commissioner.

(e) Advertising. — A licensee authorized under this section may advertise a particular brand or brands of wine and the price of the wine, subject to state and federal requirements or restrictions. The advertisement may not encourage intemperance or target minors.

(f) Wine Growler defined and requirements. — A licensee authorized under this section shall use the wine growler definition and requirements in §60-8-6c(g) and §60-8-6c(h) of this code.
(g) Wine Growler labeling and sanitation. — A licensee authorized under this section shall label and sanitize wine growlers as set forth in §60-8-6c(i) and §60-8-6c(j) of this code.

(h) Complimentary samples. — A licensee authorized under this section may provide complimentary wine growler samples to a person intending to purchase a wine growler which may be no greater than two fluid ounces per wine growler sample and a wine growler sampling shall not exceed three complimentary two fluid ounce samples per patron per day. A licensee authorized under this section providing complimentary wine samples shall, prior to providing any samples, verify that the patron sampling wine is 21 years of age or older and that the patron is not visibly or noticeably intoxicated.

(i) Limitations on licensees. — A licensee under this section may only sell wine growlers during the hours of operation set forth in this article. Any licensee licensed under this section shall maintain a secure area for the sale and filling of wine in a wine growler. The secure area shall only be accessible by the licensee. Any licensee licensed under this section is subject to the applicable penalties under this article for violations.

(j) Non-applicability of certain statutes. — Notwithstanding any other provision of this article to the contrary, licensees under this section are permitted to break the seal of the original container for the limited purpose of filling a wine growler or providing complimentary wine samples as provided in this section. Any unauthorized sale of wine or any consumption not permitted on the licensee’s licensed premises is subject to penalties under this article.

(k) Rules. — The commissioner may propose legislative rules for legislative approval, pursuant to §29A-3-1 et seq. of this code, to implement this section.

§60-8-6e. Private wine delivery license for a licensed Class A wine licensee or a third party; requirements; limitations; third party license fee; private retail transportation permit; and requirements.
(a) A Class A wine licensee who is licensed to sell wine for on-premises consumption may apply for a private wine delivery license permitting the order, sale, and delivery of wine in the original container of sealed bottles or cans, or sealed wine growlers, when separately licensed for wine growler sales. The order, sale, and delivery of wine in the original container of sealed bottles or cans, or sealed wine growlers is permitted for off-premises consumption when completed by the licensee or the licensee’s employees to a person purchasing the wine through a telephone, mobile ordering application, or web-based software program, authorized by the licensee’s license. There is no additional fee for a Class A wine licensee to obtain a private wine delivery license. The order, sale, and delivery process must meet the requirements of this section. The order, sale, and delivery process is subject to the penalties of this article.

(b) A third party, not licensed for wine sales or distribution, may apply for a private wine delivery license for the privilege of ordering and delivery of wine in the original container of sealed bottles or cans, or sealed wine growlers, from a licensee with a wine growler license. The order and delivery of wine in the original container of sealed bottles or cans, or sealed wine growlers is permitted by a third party licensee when sold by a Class A wine licensee to a person purchasing the wine through telephone orders, mobile ordering application, or web-based software program for off-premises consumption. The private wine delivery license non-prorated, nonrefundable annual fee is $200 per third party entity, with no limit on the number of drivers and vehicles.

(c) The private wine delivery license application shall comply with licensure requirements in this article and shall contain any information required by the commissioner.

(d) Sale Requirements.

(1) The wine purchase shall accompany the purchase of prepared food or a meal and the completion of the sale may be accomplished by the delivery of prepared food or a meal, and sealed wine by the licensee or third-party licensee.
(2) Any purchasing person shall be 21 years of age or older, shall not be visibly or noticeably intoxicated at the time of delivery, and shall meet the requirements set forth in this article for the sale of wine.

(3) “Prepared food or a meal” for this article, means food that has been cooked, grilled, fried, deep-fried, air-fried, smoked, boiled, broiled, twice baked, blanched, sautéed, or in any other manner freshly made and prepared, and does not include pre-packaged food from the manufacturer.

(4) An order, sale, and delivery may consist of no more than 384 fluid ounces of wine per delivery order; and

(5) A third-party private wine delivery licensee may not have a pecuniary interest in a Class A wine licensee, as set forth in this article. A third-party private wine delivery licensee may only charge a convenience fee for the delivery of wine as provided in this section. The third-party private wine delivery licensee may not collect a percentage of the delivery order for the delivery of alcohol but may collect a percentage of the delivery order directly related to prepared food or a meal. The convenience fee charged by the third-party private wine delivery licensee to the purchasing person may be no greater than five dollars per delivery order where wine is ordered by the purchasing person. For any third-party private wine delivery licensee also licensed for nonintoxicating beer or nonintoxicating craft beer growler delivery as set forth in §11-16-6d of the code or craft cocktail growler delivery as set forth in §60-7-8f of the code, the total convenience fee of any order, sale, and delivery of a sealed growler, wine growler, or craft cocktail growler shall not exceed five dollars.

(e) Private Wine Delivery Requirements. -

(1) Delivery persons employed for the delivery of sealed wine shall be 21 years of age or older. The third-party private wine delivery licensee or a Class A wine licensee shall file each delivery person’s name, driver’s license, and vehicle information with the commissioner;
(2) The third-party private wine delivery licensee or the Class A wine licensee shall train delivery persons on verifying legal identification and in identifying the signs of intoxication. The third-party private wine delivery licensee shall submit certification of the training to the commissioner;

(3) The third-party private wine delivery licensee or Class A wine licensee shall hold a retail transportation permit for each vehicle delivering sealed wine per subsection (g) of this section: Provided, That a delivery driver may retain an electronic copy of his or her permit as proof of licensure;

(4) Delivery of food or a meal, and sealed wine orders by a third-party private wine delivery licensee or Class A wine licensee may occur in the county or contiguous counties where the wine licensee is located;

(5) The third-party private wine delivery licensee or Class A wine licensee may only deliver prepared food or a meal and sealed wine to addresses located in West Virginia. The third-party private wine delivery licensee or Class A wine licensee shall account for and pay all sales and municipal taxes;

(6) The third-party private wine delivery licensee or Class A wine licensee may not deliver prepared food or a meal, and sealed wine to any other wine licensees;

(7) Deliveries of food or a meal, and sealed wine are only for personal use, and not for resale; and

(8) The third-party private wine delivery licensee or Class A wine licensee shall not deliver and leave deliveries of prepared food or a meal, and sealed wine any address without verifying a person’s age and identification as required by this section.

(f) Telephone, mobile ordering application, or web-based software requirements. -

(1) The delivery person shall only permit the person who placed the order through a telephone order, a mobile ordering application, or web-based software to accept the prepared food or
meal, and wine delivery which is subject to age verification upon
delivery with the delivery person’s visual review and verification
and, as applicable, a stored scanned image of the purchasing
person’s legal identification;

(2) Any mobile ordering application or web-based software
used shall create a stored record and image of the purchasing
person’s legal identification and details of the sale, accessible by
the delivery driver for verification, and shall include the delivery
driver’s name and vehicle information;

(3) Any telephone ordering system shall maintain a log or
record of the purchasing person’s legal identification and details of
the sale, accessible by the delivery driver for verification, and shall
include the delivery driver’s name and vehicle information;

(4) All records are subject to inspection by the commissioner,
and the third-party private wine delivery licensee and Class A wine
licensee shall retain the records for inspection for three years. The
third-party private wine delivery licensee or Class A wine licensee
may not unreasonably withhold the records from the
commissioner’s inspection; and

(5) Each vehicle delivering wine shall be issued a private wine
retail transportation permit per subsection (g) of this section.

(g) Private Wine Retail Transportation Permit.

(1) A Class A wine licensee or a third-party private wine
delivery licensee shall obtain and maintain a retail transportation
permit for the delivery of prepared food and sealed wine.

(2) A Class A wine licensee or a third-party private wine
delivery licensee shall provide vehicle and driver information,
requested by the commissioner. Upon any change in vehicles or
drivers, the licensee shall update the driver and vehicle information
with the commissioner within 10 days of the change.

(3) In conjunction with §60-6-12 of this code, a private wine
retail transportation permit shall meet the requirements of a
transportation permit authorizing the permit holder to transport wine subject to the requirements of this chapter.

(h) Enforcement. -

(1) The licensee or the third-party private wine delivery licensee are responsible for any violations committed by their employees or independent contractors under this article, and more than one violation may be issued for a single violation involving multiple licensees, employees, or independent contractors.

(2) Any license or permit granted by this section is subject to the penalties of probation, monetary fines, suspension, and revocation, as set forth in this article, for violations committed by the licensee, its employees, or independent contractors.

(3) It is a violation for any licensee, its employees, or independent contractors to break the seal of a wine bottle, wine can, or wine growler. A person who violates the provisions of this subdivision is subject to the maximum penalties available in this article.

(4) For purposes of criminal enforcement of the provisions of this article, persons ordering, purchasing, and accepting delivery of orders are considered to be purchasers.

§60-8-6f. Private wine delivery license for a licensed Class B wine licensee or a third party; requirements; limitations; third party license fee; private retail transportation permit; and requirements.

(a) A Class B wine licensee who is licensed to sell wine for on-premises consumption may apply for a private wine delivery license permitting the order, sale, and delivery of wine in the original container of sealed bottles or cans, or sealed wine growlers, when separately licensed for wine growler sales. The order, sale, and delivery of wine in the original container of sealed bottles, cans, or sealed wine growlers is permitted for off-premises consumption when completed by the licensee or the licensee’s employees to a person purchasing the wine through a telephone order, a mobile ordering application, or web-based software
program, as authorized by the licensee’s license. There is no additional fee for a Class B wine licensee to obtain a private wine delivery license. The order, sale, and delivery process shall meet the requirements of this section, and subject to the penalties of this article.

(b) A third party, not licensed for wine sales or distribution, may apply for a private wine delivery license for the privilege of the ordering and delivery of wine in the original container of sealed bottles, or cans, or sealed wine growlers, from a licensee with a wine growler license. The order and delivery of wine in the original container of sealed bottles or cans, or sealed wine growlers is permitted for off-premises consumption by a third party licensee when sold by a Class B wine licensee to a person purchasing the wine through telephone orders, mobile ordering application, or web-based software program. The private wine delivery license non-prorated, nonrefundable annual fee is $200 per third party entity, with no limit on the number of drivers and vehicles.

(c) The private wine delivery license application shall comply with licensure requirements in this article and shall contain any information required by the commissioner.

(d) Sale Requirements.

(1) The wine purchase may accompany the purchase of food and the completion of the sale may be accomplished by the delivery of food and sealed wine by the licensee or third-party private wine delivery licensee.

(2) Any purchasing person must be 21 years of age or older, shall not be visibly or noticeably intoxicated at the time of delivery, and shall meet the requirements set forth in this article for the sale of wine.

(3) Food, for purposes of this section, means food that has been cooked, microwaved, or that is pre-packaged food from the manufacturer:
(4) An order, sale, or delivery consisting of food and any combination of sealed wine bottles, cans, or growlers shall not be in excess of 384 fluid ounces of wine; and

(5) A third-party private wine delivery licensee shall not have a pecuniary interest in a Class B wine licensee, as set forth in this article. A third-party private wine delivery licensee may only charge a convenience fee for the delivery of wine. The third-party private wine delivery licensee may not collect a percentage of the delivery order for the delivery of alcohol but may collect a percentage of the delivery order directly related to food only. The convenience fee charged by the third-party private wine delivery licensee to the purchasing person shall be no greater than five dollars per delivery order where wine is ordered by the purchasing person. For any third-party licensee also licensed for nonintoxicating beer or nonintoxicating craft beer delivery as set forth in §11-16-6f of the code, the total convenience fee of any order, sale, and delivery shall not exceed five dollars.

(e) Private Wine Delivery Requirements. -

(1) Delivery persons employed for the delivery of sealed wine shall be 21 years of age or older. The third-party private wine delivery licensee or a Class B wine licensee shall file each delivery person’s name, driver’s license, and vehicle information with the commissioner;

(2) The third-party private wine delivery licensee or Class B wine licensee shall train delivery persons on verifying legal identification and in identifying the signs of intoxication and certification. The third-party private wine delivery licensee or Class B wine licensee shall submit certification of the training to the commissioner;

(3) The third party delivery licensee or Class B wine licensee must hold a retail transportation permit for each vehicle delivering sealed wine as required by subsection (g) of this section: Provided, That a delivery driver may retain an electronic copy of his or her permit as proof of licensure;
(4) The third-party private wine delivery licensee or Class B wine licensee may only deliver food and sealed wine orders by a third-party private wine delivery licensee or Class B wine licensee in the county where the wine licensee is located;

(5) The third-party private wine delivery licensee or Class B wine licensee may only deliver food and sealed wine to addresses located in West Virginia with all sales and municipal taxes accounted for and paid;

(6) A third-party private wine delivery licensee or Class B wine licensee may not deliver food and sealed wine to any other wine licensees;

(7) Deliveries of food and sealed wine are only for personal use, and not for resale; and

(8) A third-party private wine delivery licensee or Class B wine licensee shall not deliver and leave food and sealed wine at any address without verifying a person’s age and identification as required by this section.

(f) Telephone, mobile ordering application, or web-based software requirements.

(1) The delivery person shall only permit the person who placed the order through a telephone, a mobile ordering application, or web-based software to accept the food and wine delivery which is subject to age verification upon delivery with the delivery person’s visual review and verification and, as applicable, a stored scanned image of the purchasing person’s legal identification;

(2) Any mobile ordering application or web-based software used shall create a stored record and image of the purchasing person’s legal identification and details of the sale, accessible by the delivery driver for verification, and shall include the delivery driver’s name and vehicle information;

(3) Any telephone ordering system shall maintain a log or record of the purchasing person’s legal identification and details of
the sale, accessible by the delivery driver for verification, and must include the delivery driver’s name and vehicle information;

(4) All records are subject to inspection by the commissioner. The third-party private wine delivery licensee or Class B wine licensee shall retain the records for inspection for three years. The third-party private wine delivery licensee or Class B wine licensee may not unreasonably withhold the records from the commissioner’s inspection; and

(5) Each vehicle delivering wine shall be issued a private wine retail transportation permit under subsection (g) of this section.

(g) Private Wine Retail Transportation Permit. -

(1) A Class B wine licensee or third party private wine delivery licensee shall obtain and maintain a retail transportation permit for the delivery of food and wine.

(2) A Class B wine licensee or third party private wine delivery licensee shall provide vehicle and driver information requested by the commissioner. Upon any change in vehicles or drivers, the licensee shall update the driver and vehicle information with the commissioner within 10 days of the change.

(3) In conjunction with §60-6-12 of this code, a private wine retail transportation permit shall meet the requirements of a transportation permit authorizing the permit holder to transport wine subject to the requirements of this chapter.

(h) Enforcement. -

(1) The licensee or third-party private wine delivery licensee are each responsible for any violations committed by their employees or agents under this article, and more than one violation may be issued for a single violation involving multiple licensees, employees, or independent contractors.

(2) Any license or permit granted by this section is subject to the penalties of probation, monetary fines, suspension, and
revocation, as set forth in this article, for violations committed by the licensee, its employees, or independent contractors.

(3) It is a violation for any licensee, its employees, or independent contractors to break the seal of a wine bottle, wine can, or wine growler. A person who violates the provisions of this subdivision is subject to the maximum penalties available in this article.

(4) For purposes of criminal enforcement of the provisions of this article, persons ordering, purchasing, and accepting delivery of orders are considered to be purchasers.

§60-8-18. Revocation, suspension, and other sanctions which may be imposed by the commissioner upon the licensee; procedure for appealing any final order of the commissioner which revokes, suspends, sanctions, or denies the issuance or renewal of any license issued under this article.

(a) The commissioner may on his or her own motion, or shall on the sworn complaint of any person, conduct an investigation to determine if any provisions of this article or any rule promulgated or any order issued by the commissioner has been violated by any licensee. After investigation, the commissioner may impose penalties and sanctions as set forth below in this section.

(1) If the commissioner finds that the licensee has violated any provision of this article or any rule promulgated or order issued by the commissioner, or if the commissioner finds the existence of any ground on which a license could have been refused, if the licensee were then applying for a license, the commissioner may:

(A) Revoke the licensee’s license;

(B) Suspend the licensee’s license for a period determined by the commissioner not to exceed 12 months; or

(C) Place the licensee on probation for a period not to exceed 12 months; and or
(D) Impose a monetary penalty not to exceed $1,000 for each violation where revocation is not imposed.

(2) If the commissioner finds that a licensee has willfully violated any provision of this article or any rule promulgated or any order issued by the commissioner, the commissioner shall revoke the licensee’s license.

(b) If a supplier or distributor fails or refuses to keep in effect the bond required by §60-8-29 of this article, the commissioner shall automatically suspend the supplier or distributor’s license until the bond required by §60-8-20 of this article is furnished to the commissioner, at which time the commissioner shall vacate the suspension.

(e)(b) Whenever the commissioner refuses to issue a license, or suspends or revokes a license, places a licensee on probation, or imposes a monetary penalty, he or she shall enter an order to that effect and cause a copy of the order to be served in person or by certified mail, return receipt requested, on the licensee or applicant.

(d)(c) An applicant or licensee, as the case may be, adversely affected by the order has a right to a hearing before the commissioner if a written demand for hearing is served upon the commissioner within 10 days following the receipt of the commissioner’s order by the applicant or licensee. Timely service of a demand for a hearing upon the commissioner operates to suspend the execution of the order with respect to which a hearing has been demanded, except an order suspending a license under the provisions of §60-8-29 of this code. The person demanding a hearing shall give security for the cost of the hearing in a form and amount as required by the commissioner may reasonably require. If the person demanding the hearing does not substantially prevail in the hearing or upon judicial review thereof as provided in subsections (e)(f) and (h)(g) of this section, then the costs of the hearing shall be assessed against him or her by the commissioner and may be collected by an action at law or other proper remedy.

(e)(d) Upon receipt of a timely served written demand for a hearing, the commissioner shall immediately set a date for the
hearing and notify the person demanding the hearing of the date, time, and place of the hearing, which shall be held within 30 days after receipt of the demand. At the hearing, the commissioner shall hear evidence and thereafter enter an order supporting by findings of facts, affirming, modifying, or vacating the order. Any such order is final unless vacated or modified upon judicial review.

(f) The hearing and the administrative procedure prior to, during, and following the hearing shall be governed by and in accordance with the provisions of §29A-5-1 et seq. of this code.

(g)(f) Notwithstanding the provisions of §29A-5-4(b) of this code, an applicant or licensee adversely affected by a final order entered following a hearing has the right of to judicial review of the order code in the Circuit Court of Kanawha County or the circuit court in the county where the proposed or licensed premises is located and will or does conduct sales: Provided, That in all other respects, such the review shall be conducted in the manner provided in chapter 29A of this code. The applicant or licensee shall file the petition for the review must be filed with the circuit court within 30 days following entry of the final order issued by the commissioner. An applicant or licensee obtaining judicial review is required to pay the costs and fees incident to transcribing, certifying, and transmitting the records pertaining to the matter to circuit court.

(h)(g) The judgment of the circuit court reviewing the order of the commissioner is final unless reversed, vacated, or modified on appeal to the Supreme Court of Appeals in accordance with the provisions of §29A-6-1 of this code.

(i)(h) Legal counsel and services for the commissioner in all proceedings in any circuit court and the Supreme Court of Appeals shall be provided by the Attorney General or his or her assistants and in any proceedings in any circuit court by the prosecuting attorney of that county as well, all without additional compensation.

§60-8-20. Unlawful acts generally.

It shall be is unlawful:
(a) For a supplier or distributor to sell or deliver wine purchased or acquired from any source other than a person registered under the provisions of §60-8-6 of this code or for a retailer to sell or deliver wine purchased or acquired from any source other than a licensed distributor or a farm winery as defined in §60-1-5a of this code;

(b) Unless otherwise specifically provided by the provisions of this article, for a licensee under this article to acquire, transport, possess for sale, or sell wine other than in the original package;

(c) For a licensee, his or her servants, agents or employees to sell, furnish or give wine to any person less than 21 years of age, or to a mentally incompetent person or person who is physically incapacitated due to the consumption of alcoholic liquor or the use of drugs: Provided, That the provisions of section §60-3A-25a of this code shall apply to sales of wine;

(d) For a licensee to permit a person who is less than 18 years of age to sell, furnish or give wine to any person, except as provided for in subsection (g) of this section;

(e) For a supplier or a distributor to sell or deliver any brand of wine purchased or acquired from any source other than the primary source of supply of the wine which granted the distributor the right to sell the brand at wholesale. For the purposes of this article, “primary source of supply” means the vintner of the wine, the importer of a foreign wine who imports the wine into the United States, the owner of a wine at the time it becomes a marketable product, the bottler of a wine or an agent specifically authorized by any of the above-enumerated persons to make a sale of the wine to a West Virginia distributor: Provided, That no retailer shall sell or deliver wine purchased or acquired from any source other than a distributor or farm winery licensed in this state: Provided, however, That nothing herein is considered to prohibit sales of convenience between distributors licensed in this state wherein one distributor sells, transfers, or delivers to another distributor a particular brand or brands for sale at wholesale, of which brand or brands the other distributor has been authorized by a licensed supplier to distribute.
The commissioner shall promulgate legislative rules necessary to carry out the provision of this subsection;

(f) For a person to violate any reasonable rule promulgated by the commissioner under this article;

(g) Nothing in this article, nor any rule or regulation of the commissioner, shall prevent or be considered to prohibit any licensee from employing any person who is at least 18 years of age to serve in any licensee’s lawful employment, including the sale or delivery of wine or distribution of wine on behalf of a winery, farm winery, farm entity, supplier, or distributor under the provisions of this article. With the prior approval of the commissioner, a licensee whose principal business is the sale of food or consumer goods or the providing of recreational activities, including, but not limited to, nationally franchised fast food outlets, family-oriented restaurants, bowling alleys, drug stores, discount stores, grocery stores and convenience stores, may employ persons who are less than 18 years of age but at least 16 years of age: Provided, That the person’s duties may not include the sale or delivery of nonintoxicating beer or wine alcoholic liquors only when directly supervised by a person 21 years of age or older: Provided, however, That the authorization to employ persons under the age of 18 years shall be clearly indicated on the licensee’s license; Provided, further. That nothing in this article, nor any rule or regulation of the commissioner, shall prevent or be considered to prohibit any licensee from employing any person who is at least 21 years of age for the ordering and delivery of wine when licensed for the ordering and delivery of wine under the provisions of this article.

§60-8-29. Bond Affidavit of compliance required of distributors and suppliers.

Each applicant for a distributor’s license or a supplier’s license shall furnish at the time of application a bond with a corporate surety authorized to transact business in this State, payable to the State, and conditioned on the payment of all taxes and fees herein prescribed and on the faithful performance of and compliance with the provisions of this article. an affidavit of compliance with
federal and state laws regarding tied house laws, trade practice requirements, and furnishing things of value requirements set forth in the code and the rules. The commissioner shall suspend the licenses of licensed distributors and suppliers upon 10 days written notice by the commissioner, for failing to pay their taxes to the Tax Commissioner or who are not otherwise in good standing with the commissioner and other state agencies. If the licensed distributors and suppliers fail to pay their taxes or otherwise fail to take corrective actions to put the licensed distributors and suppliers in good standing within 30 days from the date of suspension of the licensee’s license, then the commissioner shall revoke the licensee’s license pursuant to the requirements of this article.

The penal sum of the bond for distributors shall be ten thousand dollars and the penal sum of the bond for suppliers shall be $10,000. Each distributor shall be required to furnish separate bond for each location or separate place of business from which wine is distributed, sold or delivered. Revocation or forfeiture of the bond furnished for any such location may, in the discretion of the commissioner, cause the revocation or forfeiture of all such bonds furnished by the distributor suffering such revocation or forfeiture.

§60-8-32a. Where wine may be sold and consumed for on-premises consumption.

(a) With prior approval of the commissioner, a Class A wine licensee may sell, serve, and furnish wine for on-premises consumption in a legally demarcated area which may include a temporary private wine outdoor dining area or a temporary private wine outdoor street dining area. A temporary private wine outdoor street area shall be approved by the municipal government or county commission in which the licensee operates. The commissioner shall develop and make available an application form to facilitate the purposes of this subsection.

(b) The Class A wine licensee shall submit to a municipality or county commission for the approval of the private wine outdoor dining area or private wine outdoor street dining area and submit to the municipality or county commission a revised floorplan requesting to sell wine, subject to the commissioner’s
requirements, in an approved and bounded outdoor area. For private wine outdoor street dining or private wine outdoor dining, the approved and bounded outdoor area need not be adjacent to the licensee’s licensed premises, but in close proximity and under the licensee’s control and with right of ingress and egress. For purposes of this section, “close proximity,” means an available area within 150 feet of the licensee’s licensed premises.

(c) This private wine outdoor dining or private wine outdoor street dining may be operated in conjunction with a private outdoor dining or private outdoor street dining area set forth in §60-7-8d of this code, and nonintoxicating beer or nonintoxicating craft beer outdoor dining or outdoor street dining set forth in §11-16-9 of this code.

(d) For purposes of this section, “private wine outdoor dining and private wine outdoor street dining” include dining areas that are:

1. Outside and not served by an HVAC system for air handling services and use outside air;
2. Open to the air; and
3. Not enclosed by fixed or temporary walls; however, the commissioner may seasonally approve a partial enclosure with up to three temporary or fixed walls.

Any areas where seating is incorporated inside a permanent building with ambient air through HVAC is not considered outdoor dining pursuant to this subsection.

(e) Class A licensees licensed for on-premises sales shall provide food or a meal along with sealed wine in the original container or a sealed wine growler sales and service as set forth in this section and in §60-8-3 of this code, to a patron who is in-person or in-vehicle while picking up food and sealed wine in the original containers or sealed wine growlers ordered-to-go, subject to verification that the purchasing person is 21 years of age or older, and not visibly, or noticeably intoxicated, and as otherwise specified in this article.
§60-8-34. When retail sales prohibited.

It shall be unlawful for a retailer, farm winery, wine specialty shop retailer, private wine bed and breakfast, private wine restaurant, or private wine spa licensee, his or her servants, agents, or employees to sell or deliver wine between the hours of 2:00 a.m. and 10:00 a.m. or, it shall be unlawful for a winery, farm winery, private wine bed and breakfast, private wine restaurant, or private wine spa, his or her servants, agents, or employees to sell wine between the hours of 2:00 a.m. and 1:00 p.m. in any county upon approval as provided for in §7-1-3ss of this code, on Sundays, or between the hours of 2:00 a.m. and 7:00 a.m. on weekdays, and Saturdays, and Sundays.

ARTICLE 8A. MANUFACTURE AND SALE OF HARD CIDER.


“Hard Cider” means a type of wine that is derived primarily from the fermentation of apples, pears, peaches, honey, or other fruit, or from apple, pear, peach, or other fruit juice concentrate and water; contains no more than 0.64 grams of carbon dioxide per 100 milliliters; contains at least one half of one percent and less than 12 and one half percent alcohol by volume; and is advertised, labeled, offered for sale, or sold, as hard cider or cider containing alcohol, and not as a wine, wine product, or as a substitute for wine.


(a) Except as stated in this article, all wine licenses and other wine requirements set forth in §60-8-1 et seq., §60-4-3b, and §60-6-2, of this code, shall apply to the manufacture, distribution, or sale of hard cider. Any person or licensee legally authorized to manufacture, distribute, or sell wine may manufacture, distribute, or sell hard cider in the same manner and to the same persons, and subject to the same limitations and conditions, as such license or legal right authorizes him or her to manufacture, distribute, or sell wine. No additional wine license fees shall be charged for the privilege of manufacturing, distributing, or selling hard cider.
(b) Except as stated in this article, all hard cider distributors are bound by all wine distribution requirements set forth in §60-8-1 et seq., §60-4-3b, and §60-6-2, of this code which shall apply to distribution of hard cider. Any person or licensee legally authorized to distribute hard cider may distribute hard cider in the same manner and to the same persons, and subject to the same limitations and conditions, as a license or legal right would authorize him or her to distribute wine. An additional hard cider license fee shall not be charged for the privilege of distributing hard cider.

§60-8A-3. Taxation; reporting; deposits into Agriculture Development Fund; penalties for failure to file returns; application of state tax law; rulemaking authority.

(a) There is hereby levied and imposed on all hard cider sold on and after July 1, 2021, by wineries, farm wineries, and suppliers to distributors, and including all hard cider sold and sent to persons 21 years of age or older who reside in West Virginia from direct shippers, a tax of 22.6 cents per gallon, in like ratio for any partial gallon or other unit of measure: Provided, That wineries, farm wineries, and suppliers eligible for federal tax credits in 26 U.S.C. 5041(c)(1) on hard cider are eligible for the credits in this state against the tax on hard cider. In the case of a person who produces not more than 250,000 wine gallons of hard cider during the calendar year, there shall be allowed as a credit against any tax imposed by this section of 5.6 cents per wine gallon on the first 100,000 wine gallons of hard cider which are removed during such year for consumption or sale and which have been produced at qualified facilities in the United States. That credit shall be reduced by one percent for each 1,000 wine gallons of hard cider produced in excess of 150,000 wine gallons of hard cider during the calendar year. For the purposes of this section, the term “wine gallon” means a United States gallon of liquid measure equivalent to the volume of 231 cubic inches. On lesser quantities, the tax shall be paid proportionately (fractions of less than one-tenth gallon being converted to the nearest one-tenth gallon, and five-hundredths gallon being converted to the next full one-tenth gallon). Hard cider is exempt from the liter tax established under §60-8-4 of this code.
(b) The Tax Commissioner shall deposit, at least quarterly, after deducting the amount of any refunds lawfully paid and any administrative fees authorized by this code, the taxes for the hard cider, pursuant to this section, in the Agriculture Development Fund established by §19-2-12 of this code.

(c) Before the 16th day of each month thereafter, every winery, farm winery, supplier, distributor, and direct shipper shall make a written report under oath to the Tax Commissioner and the commissioner showing the identity of the purchasing person, the quantity, label, and alcoholic content of hard cider sold by the winery, farm winery, and supplier to West Virginia distributors or the direct shipper to persons 21 years of age or older who reside in West Virginia during the preceding month and at the same time shall pay the tax imposed by this article on the hard cider sold to the distributor or to persons 21 years of age or older who reside in West Virginia during the preceding month to the Tax Commissioner.

The reports shall contain other information and be in the form required by the Tax Commissioner. For purposes of this article, the reports required by this section shall be considered tax returns covered by the provisions of §11-10-1 et seq. of this code. Failure to timely file the tax returns within five calendar days of the 16th day of each month subjects a winery, farm winery, supplier, distributor, and direct shipper to penalties under §60-8-18 of this code.

(d) No hard cider imported, sold, or distributed in this state or sold and shipped to this state by a direct shipper shall be subject to more than one per-gallon tax on hard cider.

(e) Administrative procedures. — Each and every provision of the West Virginia Tax Procedure and Administration Act set forth in § 11-10-1 et seq. of this code, applies to the taxes imposed pursuant to this section, except as otherwise expressly provided in this article, with like effect as if that act were applicable only to the taxes imposed by this section and were set forth in extenso in this article.
(f) **Criminal penalties.** — Each and every provision of the West Virginia Tax Crimes and Penalties Act set forth in § 11-9-1 *et seq.* of this code applies to the taxes imposed pursuant to this section with like effect as if that act were applicable only to the taxes imposed pursuant to this article and were set forth in extenso in this article.

(g) The Tax Commissioner may propose legislative rules for legislative approval, pursuant to §29A-3-1 *et seq.* of this code, to implement this section.

§60-8A-4. Fruit sources; phase in; applications.

(a) On and after July 1, 2021, pursuant to §60-3-25 of this code, any farm winery attempting to manufacture hard cider may apply to the Agriculture Commissioner with a copy to the commissioner showing its inability to obtain 75 percent of the apples, pears, peaches, honey, or other fruits necessary to produce its hard cider from within this state. The Agriculture Commissioner may issue a permit to the applicant to import such fruit, honey, or fruit juice concentrate in an amount determined necessary by the Agriculture Commissioner to allow the farm winery to produce hard cider within the percentage established by §60-1-5a of this code.

(b) The burden of proof is on the applicant to show that apples, pears, peaches, honey, or other fruits, of the type normally used by the licensee are not available from any other source within the State of West Virginia. The commissioner shall not consider an application for a permit under this section unless it is accompanied by written findings by the Agriculture Commissioner in support of the application.

(c) Notwithstanding any provision in §60-3-25 of this code, to the contrary, any permit issued under this section is effective for a period of up to three years: *Provided,* That the applicant files an annual statement of necessity, supported by written findings from the Agriculture Commissioner, with the commissioner. After the five-year permit issued pursuant to this section has expired, the applicant shall submit any subsequent application for a permit pursuant to §60-3-25 of this code.
§60-8A-5. Winery or farm winery licensee’s authority to manufacture, sell, and provide complimentary samples; growler sales; advertisements; taxes; fees; rulemaking.

(a) Sales of hard cider. — A licensed winery or farm winery with its principal place of business or manufacturing facility located in the State of West Virginia may offer hard cider manufactured by the licensed winery or farm winery for retail sale to customers from the winery’s or farm winery’s licensed premises for consumption off of the licensed premises only in approved and registered hard cider kegs, bottles, or cans, or also sealed wine growlers for personal consumption and not for resale. A licensed winery or farm winery may not sell, give, or furnish hard cider for consumption on the premises of the principal place of business or manufacturing facility located in the State of West Virginia, except for the limited purpose of complimentary samples as permitted in subsection (b) of this section. “Wine Growler” has the meaning set forth in §60-8-6c(g) of this code.

(b) Complimentary samples. — A licensed winery or farm winery with its principal place of business or manufacturing facility located in the State of West Virginia may offer complimentary samples of hard cider manufactured at the winery’s or farm winery’s principal place of business or manufacturing facility located in the State of West Virginia. The complimentary samples may be no greater than two fluid ounces per sample per patron, and a sampling shall not exceed six complimentary two-fluid ounce samples per patron per day. A licensed winery or farm winery providing complimentary samples shall provide complimentary food items to the patron consuming the complimentary samples; and prior to any sampling, verify, using proper identification, that the patron sampling is 21 years of age or older and that the patron is not noticeably or visibly intoxicated.

(c) Retail sales. — Every licensed winery or farm winery under this section shall comply with all the provisions applicable to wine retailers when conducting sales of hard cider and is subject to all applicable requirements and penalties.
(d) **Payment of taxes and fees.** — A licensed winery or farm winery under this section shall pay all taxes and fees required of licensed wine retailers, in addition to any other taxes and fees required, and meet applicable licensing provisions as required by law and by rule of the commissioner.

(e) **Advertising.** — A licensed winery or farm winery may advertise a particular brand or brands of hard cider produced by the licensed winery or farm winery and the price of the hard cider subject to state and federal requirements or restrictions. The advertisement may not encourage intemperance or target minors.

(f) **Growler requirements.** — A licensed winery or farm winery, if offering wine growler filling services, shall meet the filling, labeling, sanitation, and all other wine growler requirements in §60-8-6c of this code.

(g) **Fee.** — There is no additional fee for a licensed winery or farm winery authorized under §60-8-6c of this code, to sell wine growers, if a winery or farm winery only desires to sell hard cider in the wine growler, and no other wine, then the annual nonprorated and nonrefundable license fee is $50.

§60-8A-6. **Rule-making authorization.**

The West Virginia Alcoholic Beverage Control Commissioner may propose legislative rules for legislative approval, pursuant to §29A-3-1 et seq. of this code, to implement this article.

**CHAPTER 61. CRIMES AND THEIR PUNISHMENT.**

**ARTICLE 8. CRIMES AGAINST CHASTITY, MORALITY, AND DECENCY.**

§61-8-27. **Unlawful admission of children to dance house, etc.; penalty.**

Any proprietor or any person in charge of a dance house, concert saloon, theater, museum, or similar place of amusement, or other place, where wines or spirituous or malt liquors are sold or given away, or any place of entertainment injurious to health or
morals who admits or permits to remain therein any minor under the age of 18 years, unless accompanied by his or her parent or guardian, is guilty of a misdemeanor and, on conviction thereof, shall be punished by a fine not exceeding $200: Provided, That there is exemption from this prohibition for: (a) A private caterer, private club restaurant, private manufacturer club, private fair and festival, private resort hotel, private hotel, private golf club, private nine-hole golf course, private resort hotel, and private golf club private tennis club, private wedding venue or barn, private outdoor dining and private outdoor street dining, private multi-vendor fair and festival license, private farmers market, private professional sports stadium, and a private multi-sports complex licensed pursuant to §60-7-1 et seq. of this code and in compliance with §60-7-2(f)(11), §60-7-2(g)(8), §60-7-2(h)(74), §60-7-2(i)(78), and §60-7-2(j)(7), §60-7-2(k)(8), §60-7-2(l)(8), §60-7-2(m)(7), §60-7-2(n)(7), §60-7-2(o)(8), §60-7-2(p)(8), §60-7-2(q)(12), §60-7-2(r)(8), §60-7-2(s)(9), §60-7-8c(b)(14), §60-7-8d, and §60-8-32a, of this code; or (b) a private club with more than 1,000 members that is in good standing with the Alcohol Beverage Control Commissioner, that has been approved by the Alcohol Beverage Control Commissioner; and which has designated certain seating areas on its licensed premises as nonalcoholic liquor and nonintoxicating beer areas, as noted in the licensee’s floorplan; or (c) a private fair and festival that is in compliance with §60-7-2(f)(7) of this code, by utilizing using a mandatory carding or identification program whereby all members or guests being served or sold alcoholic liquors, nonintoxicating beer, or nonintoxicating craft beer are asked and must required to provide their proper identification to verify their identity and further that they are of legal drinking age, 21 years of age or older, prior to each sale or service of alcoholic liquors, nonintoxicating beer, or nonintoxicating craft beer.

And,

By striking out the title and substituting therefor a new title, to read as follows:

Eng. Com. Sub. for House Bill 2025—A Bill to amend and reenact §7-1-3ss of the Code of West Virginia, 1931, as amended,
to amend and reenact §11-16-9 and §11-16-18 of said code; to amend said code by adding thereto four new sections, designated §11-16-6d, §11-16-6e, §11-16-6f and §11-16-11c; to amend said code by adding thereto two new sections, designated §19-2-12 and §19-2-13; to amend and reenact §60-1-5a of said code; to amend said code by adding thereto a new section, designated §60-3A-3b; to amend and reenact §60-3A-25 of said code; to amend and reenact §60-4-3a and §60-4-3b of said code; to amend said code by adding thereto a new section, designated §60-4-3c; to amend and reenact §60-6-8 of said code; to amend and reenact §60-7-2, §60-7-6, and §60-7-12 of said code; to amend said code by adding thereto five new sections, designated §60-7-8b, §60-7-8c, §60-7-8d, §60-7-8e, and §60-7-8f; to amend and reenact §60-8-2, §60-8-3, §60-8-4, §60-8-18, §60-8-20, §60-8-29 and §60-8-34 of said code; to amend said code by adding thereto five new sections, designated §60-8-6c, §60-8-6d, §60-8-6e, §60-8-6f and §60-8-32a; to amend said code by adding thereto a new article, designated §60-8A-1, §60-8A-2, §60-8A-3, §60-8A-4, §60-8A-5, and §60-8A-6; and to amend and reenact §61-8-27 of said code, all relating to nonintoxicating beer, nonintoxicating craft beer, liquor, wine, and hard cider sales in this state; providing for changing the time for nonintoxicating beer, nonintoxicating craft beer, liquor, and wine sales to begin at 6:00 a.m. on all days of the week for on and off premises licensees; authorizing Class A and Class B licensed retailers and third parties to obtain a license to deliver nonintoxicating beer and nonintoxicating craft beer; allowing the sale, ordering, and delivery of nonintoxicating beer and nonintoxicating craft beer by a telephone, mobile ordering application or web-based software program; setting forth sale, delivery and telephone, mobile ordering application or web-based software program requirements; providing for enforcement; exempting Class A and Class B licensees from an additional licensing fee, and establishing a license fee for third parties, and requiring a nonintoxicating beer retail transportation permit for delivery vehicles; establishing a nonintoxicating beer and nonintoxicating craft beer direct shippers license to allow shipping in state and out of state; providing license requirements, shipping requirements, limitations, and fees; requiring the payment of fees and taxes, the maintenance of records and the preparation of
reports; providing for penalties, criminal penalties, and jurisdiction for direct shipping licensees; authorizing Class A and Class B licensees to sell and deliver sealed nonintoxicating beer and nonintoxicating craft beer for consumption off the premises if certain conditions are met; providing certain licensees with the authority to sell, serve, and furnish nonintoxicating beer and nonintoxicating craft beer in approved outdoor dining areas, and outdoor street dining areas if certain requirements are met; defining terms; authorizing in-person or in-vehicle pick up of purchased food or meals and nonintoxicating beer or nonintoxicating craft beer orders-to-go; creating an unlicensed brewer or home brewer temporary special license for providing samples at licensed fairs and festivals, specifying requirements, setting a license fee and requiring a nonintoxicating beer or nonintoxicating craft beer transportation permit; reducing the fee for a nonintoxicating beer or nonintoxicating craft beer floorplan extension; permitting licensees to employ persons 16 years of age in sale and service of liquor, beer, and wine when supervised by an employee who is 21 years of age or older; establishing the Agriculture Development Fund to fund the hard cider development program created to foster the development and growth of the hard cider industry in this state; creating a private liquor delivery license for retail liquor outlets and third parties with sale and delivery requirements; establishing a private liquor bottle delivery permit; authorizing retail liquor outlets to sell sealed bottles of liquor through a window in a drive-up or drive-through; creating a private manufacturer club license for distilleries, mini-distilleries, micro-distilleries, wineries, and farm wineries, setting forth requirements, and providing for a license fee; authorizing distilleries, mini-distilleries, and micro-distilleries to also operate wineries, farm wineries, brewers, or resident brewers; authorizing wineries and farm wineries to operate and be licensed as distilleries, mini-distilleries, micro-distilleries, to operate and be licensed as wineries, farm wineries, brewery, or as resident brewers; removing prohibition against a single person having more than one winery or farm winery license or both a winery and farm winery license; declaring that agricultural use designation is unchanged for building code and property tax classification upon opening any type of distillery or winery; establishing a private direct shippers license to allow distilleries,
mini-distilleries and micro-distilleries to ship liquor in state and out of state; providing license requirements, shipping requirements, limitations, and fees; requiring direct shipping licensees shipping liquor in this state pay all taxes and fees and maintain certain records; authorizing the ability to pre-mix alcoholic liquors, establishing certain requirements, and creating a permit; creating a private direct shipper license, setting forth requirements and providing for a license fee; creating private caterer license, a private club bar license, a private club restaurant license, a private manufacturer club license, a private farmers market license, a private multi-sport complex license, a private tennis club license, a private professional sports stadium license, a private wedding venue or barn license, a one-day charitable rare, antique, or vintage liquor auction license for charitable purposes, and a private multi-vendor fair and festival license and setting forth requirements and providing for license fees; reducing license fees for two years due to COVID-19 pandemic; creating temporary private outdoor dining and temporary private outdoor street dining areas as legally demarcated areas that are not a public place where a private club licensee may sell and furnish alcoholic liquors; authorizing and creating craft cocktail growlers and setting forth requirements and limitations, and exempting certain licenses from a license fee; creating a private cocktail delivery license for licensed private club restaurants, private manufacturer clubs and third parties, setting forth requirements, including specific requirements for craft cocktail growlers, specifying limitations, and requiring a private craft cocktail delivery permit for delivery vehicles; authorizing in-person or in-vehicle pick up of purchased food or a meal and craft cocktail growler orders-to-go; providing for wine definitions to clarify various aspects of wine, including the alcohol by volume percentage for table wine, wine, and fortified wine; removing restriction on number of one-day licenses which may be issued in a single year to a nonprofit to sell and serve wine for charitable purposes; requiring at least 80 percent of the net proceeds from a one day charitable auction be donated to the nonprofit; clarifying penalties for failure to meet wine licensure requirements; replacing wine bond requirements that secure the payment of taxes by distributors, suppliers, certain wineries, and certain farm wineries, who are acting as either suppliers or distributors in a limited
capacity, with an affidavit of compliance; providing penalties for failure to pay taxes and maintain good standing with the state; authorizing wineries and farm wineries to sell wine growlers and provide samples and establishing requirements and limitations; authorizing certain Class A and Class B licensees to sell sealed wine and wine growlers, and setting forth requirements and limitations; authorizing legislative rules; creating a private wine delivery license for Class A and Class B wine licensees and third parties, setting forth requirements and limitations, providing fees for certain licensees; creating a private wine retail transportation permit, setting forth requirements, and requiring no additional fee; creating private wine outdoor dining and private wine outdoor street dining areas as legally demarcated areas that are not a public place where wine may be sold and furnished; authorizing in-person or in-vehicle pick up of purchased food or a meal and wine orders-to-go; defining the term “hard cider”; providing that there is no separate license required to manufacture and sell hard cider under certain conditions; providing for a hard cider distributor’s license and its fee and permitting other current and valid licensees to distribute hard cider without an additional license fee; providing for hard cider exemptions to the wine liter tax; establishing a hard cider gallon tax; providing for the application of West Virginia Tax Procedures and Administration Act and West Virginia Tax Crimes and Penalties Act to the hard cider gallon tax; providing for an internal effective date; providing for a tax credit against the hard cider tax; providing for applicability of other laws; requiring the filing of regular reports to the Tax Commissioner; providing for applications to import products necessary to manufacture hard cider under certain conditions; providing for hard cider sales for consumption on the licensed premises; providing for complimentary samples to be offered; establishing requirements for complimentary samples; permitting the sale of wine growlers; setting forth wine growler requirements, and providing a license fee; and providing additional exceptions to the criminal penalty for the unlawful admission of children to dance house for certain private clubs with approved age verifications systems.
On motion of Senator Takubo, the Senate concurred in the foregoing House of Delegates amendments to the Senate amendments to the bill.

Engrossed Committee Substitute for House Bill 2025, as amended, was then put upon its passage.

On the passage of the bill, the yeas were: Baldwin, Beach, Boley, Caputo, Clements, Hamilton, Ihlenfeld, Jeffries, Lindsay, Maroney, Martin, Nelson, Phillips, Plymale, Romano, Rucker, Stollings, Stover, Swope, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—27.

The nays were: Azinger, Grady, Karnes, Maynard, Roberts, and Smith—6.

Absent: Sypolt—1.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. Com. Sub. for H. B. 2025) passed with its House of Delegates amended title.

Senator Takubo moved that the bill take effect May 10, 2021.

On this question, the yeas were: Baldwin, Beach, Boley, Caputo, Clements, Hamilton, Ihlenfeld, Jeffries, Lindsay, Maroney, Martin, Nelson, Phillips, Plymale, Romano, Rucker, Stollings, Stover, Swope, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—27.

The nays were: Azinger, Grady, Karnes, Maynard, Roberts, and Smith—6.

Absent: Sypolt—1.

So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. Com. Sub. for H. B. 2025) takes effect May 10, 2021.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate.
A message from the Clerk of the House of Delegates announced the concurrence by that body in the Senate amendments, as amended by the House of Delegates, passage as amended with its House of Delegates amended title, and requested the concurrence of the Senate in the House of Delegates amendment to the Senate amendments, as to


On motion of Senator Takubo, the bill was taken up for immediate consideration.

The following House of Delegates amendment to the Senate amendments to the bill was reported by the Clerk:

By striking out the title and substituting therefor a new title, to read as follows:

**Eng. Com. Sub. for House Bill 2694**—A Bill to amend the Code of West Virginia, 1931, as amended, by adding thereto a new article, designated §61-7B-1, §61-7B-2, §61-7B-3, §61-7B-4, §61-7B-5, §61-7B-6, §61-7B-7, §61-7B-8, §61-7B-9, and §61-7B-10 all relating to creating the “West Virginia Second Amendment Preservation Act and Anti-Federal Commandeering Act”; providing a short title; stating legislative findings and intent; defining terms; prohibiting Federal commandeering of any agency of the state or political subdivisions of the state, including West Virginia law-enforcement for purposes of enforcement of federal firearms laws or presidential executive orders; establishing prohibitions on police activities; establishing prohibitions on court action; identifying permitted law-enforcement activities; authorizing the Attorney General to challenge unconstitutional federal actions relating to firearms; requiring the Attorney General to publish model policies; and establishing immunity for law-enforcement.

On motion of Senator Takubo, the Senate concurred in the foregoing House of Delegates amendment to the Senate amendments to the bill.
Engrossed Committee Substitute for House Bill 2694, as amended, was then put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Jeffries, Karnes, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—30.

The nays were: Beach, Caputo, Ihlenfeld, and Lindsay—4.

Absent: None.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. Com. Sub. for H. B. 2694) passed with its House of Delegates amended title.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate.

The Senate again proceeded to the eighth order of business.

The end of today’s third reading calendar having been reached, the Senate returned to the consideration of


On third reading, coming up in deferred order, with the unreported Government Organization committee amendment pending, and with the right having been granted on yesterday, Friday, April 9, 2021, for further amendments to be received on third reading, was again reported by the Clerk.

At the request of Senator Maynard, as chair of the Committee on Government Organization, and by unanimous consent, the unreported Government Organization committee amendment to the bill was withdrawn.
On motion of Senator Maynard, the following amendment to the bill was reported by the Clerk and adopted:

By striking out everything after the enacting clause and inserting in lieu thereof the following:

CHAPTER 5A. DEPARTMENT OF ADMINISTRATION

ARTICLE 3. PURCHASING DIVISION.

§5A-3-63. Prohibition on contracting with companies that boycott Israel.

(a) The Legislature finds that:

(1) The State of Israel is one of the United States’ closest allies and international trading partners; and

(2) In recent years, the State of Israel and Israeli-owned businesses have been the target of boycotts that attempt to isolate Israel within the international community have served as a vehicle for spreading anti-Semitism and advocating for the elimination of the Jewish State of Israel.

(3) The State of West Virginia has an economic and a humanitarian obligation to denounce and reject the Boycott, Divestment, and Sanctions Movement against Israel, and to prevent the state or any of its instrumentalities from contracting with companies that engage in the movement;

(b) Definitions. – For the purposes of this section:

(1) “Boycott of Israel” means engaging in actions that are intended to penalize, inflict economic harm on, or otherwise limit commercial relations with the State of Israel or companies based in the State of Israel or in territories controlled by the State of Israel.

(2) “Company” means a corporation, partnership, joint venture, limited partnership, limited liability partnership, limited liability company, organization, association, or any other business entity that has 10 or more employees and operates to earn a profit. Provided, That the term does not include a sole proprietorship.
(3) “Public entity” means the state of West Virginia, or any political subdivision thereof, and all spending units of state government including those otherwise excluded from applicability under §5A-3-1 of this code.

(c) Effective July 1, 2022, a public entity may not enter into a contract with a company for goods or services valued at $100,000 or more unless the contract includes a written certification that the company is not currently engaged in, and will not for the duration of the contract, engage in a boycott of Israel.

(d) Any contract that violates the requirements of this section shall be void as against public policy.

(e) The Director of the Purchasing Division is authorized to promulgate legislative rules, including emergency rules, to implement the provisions of this section.

There being no further amendments offered,

Having been engrossed, the bill (Eng. Com. Sub. for H. B. 2933), as just amended, was then read a third time and put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—34.

The nays were: None.

Absent: None.

So, a majority of all the members present and voting having voted in the affirmative, the President declared the bill (Eng. Com. Sub. for H. B. 2933) passed.

At the request of Senator Maynard, as chair of the Committee on Government Organization, and by unanimous consent, the
unreported Government Organization committee amendment to the title of the bill was withdrawn.

On motion of Senator Maynard, the following amendment to the title of the bill was reported by the Clerk and adopted:

**Eng. Com. Sub. for House Bill 2933**—A Bill to amend the Code of West Virginia, 1931, as amended, by adding thereto a new section, designated §5A-3-62, relating to prohibiting the state from contracting with companies that boycott Israel; establishing findings of the Legislature; defining terms; forbidding the state of West Virginia, any political subdivision thereof and spending units of state government from entering into contracts with companies that boycott Israel; setting an effective date; providing that contracts that violate new requirements will be void; and providing for rulemaking.

Senator Takubo moved that the bill take effect July 1, 2022.

On this question, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—34.

The nays were: None.

Absent: None.

So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. Com. Sub. for H. B. 2933) takes effect July 1, 2022.

*Ordered*, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

Action as to Engrossed Committee Substitute for House Bill 2933 having been concluded, without objection, the Senate returned to the third order of business.
A message from the Clerk of the House of Delegates announced the concurrence by that body in the Senate amendments to, and the passage as amended with its Senate amended title, to take effect from passage, and requested the concurrence of the Senate in the changed effective date, as to

**Eng. House Bill 2997**. Adding a defense to the civil penalty imposed for a result of delivery of fuel to a state other than the destination state printed on the shipping document for fuel.

On motion of Senator Takubo, the bill was taken up for immediate consideration.

On further motion of Senator Takubo, the Senate concurred in the changed effective date of the bill, that being to take effect from passage, instead of ninety days from passage.

Senator Takubo moved that the bill take effect from passage.

On this question, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woodrum, and Blair (Mr. President)—33.

The nays were: None.

Absent: Woelfel—1.

So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. H. B. 2997) takes effect from passage.

*Ordered*, That the Clerk communicate to the House of Delegates the action of the Senate.

On motion of Senator Takubo, at 11 p.m., the Senate recessed until 11:10 p.m. tonight.

The Senate reconvened at 11:52 p.m. and resumed business under the third order.
A message from the Clerk of the House of Delegates announced the adoption by that body and requested the concurrence of the Senate in the adoption of

**House Concurrent Resolution 113**—Extending the regular session of the Legislature, 2021.

At the request of Senator Takubo, unanimous consent being granted, the resolution was taken up for immediate consideration and reference to a committee dispensed with.

Senator Weld moved the previous question, which motion prevailed.

The previous question having been ordered, that being on the adoption of the resolution, and on this question, Senator Martin demanded the yeas and nays.

The roll being taken, the yeas were: None.

The nays were: Azinger, Baldwin, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woodrum, and Blair (Mr. President)—31.

Absent: Beach, Boley, and Woelfel—3.

So, a majority of those present and voting not having voted in the affirmative, the President declared the resolution (H. C. R. 113) rejected.

*Ordered*, That the Clerk communicate to the House of Delegates the action of the Senate.

A message from the Clerk of the House of Delegates announced that that body had refused to recede from the House amendments to the Senate amendments to, and requested the concurrence of the Senate in the House of Delegates amendment to the title, as to

On motion of Senator Takubo, the bill was taken up for immediate consideration.

The following House of Delegates amendment to the Senate amendments to the bill was reported by the Clerk:

By striking out the title and substituting therefor a new title, to read as follows:

Eng. Com. Sub. for House Bill 2363—A Bill to amend the Code of West Virginia, 1931, as amended by adding thereto five new sections, designated §48-1-239a, §48-1-239b, §48-1-241a, §48-1-241b, and §48-9-105; to amend and reenact §48-1-220, §48-1-239, §48-9-102, §48-9-203, §48-9-204, §48-9-206, §48-9-207, §48-9-209, §48-9-301, §48-9-403, §48-9-601, §48-9-603 of said code, all relating to domestic relations and child custody allocation; providing definitions; amending definitions; clarifying the authority of parents to make emergency and non-elective healthcare decisions; requiring the court to consider parenting functions in determining best interests of the child; adding meaningful contact between a child and his or her siblings, including half-siblings, as an objective of the best interests of the child; providing for venue of custody actions outside of divorce proceedings; requiring the court to consider parenting functions in temporary parenting plans and allocation of custody; adding a preference time allocated to the parent resulting in the child being under the care of that parent is preferred to the parent resulting in time allocated to the parent resulting in the child being under the care of a third party as an objective in allocation determinations; adding an objective for reasonable access to the child by telephone or other electronic contact as an objective in allocation determinations; requiring that, in the absence of agreement of the parents, a final allocation determination must be made pursuant to hearing which cannot be conducted exclusively by presentation of evidence by proffer; adding neglect and abandonment as criteria that may overcome presumption that joint decision-making responsibility is in the best interests of the child; clarifying criteria
of interference with the other parent’s relationship with the child; providing notice requirements during a court-ordered investigation; requires that a hearing cannot take place until after the investigation report is provided to the parties and completion of any requested discovery; allowing for continuance of a hearing following an investigation; providing a mechanism for the adjudication of requests for relocation of a parent with a child; providing circumstances for which relocation of a parent constitutes a substantial change in the circumstances of the child; requiring the relocating parent to file a verified petition for the court for modification of the parenting plan; identifying consequences of failure to comply with the requirements of this section; requiring a copy of the petition to be served on the other parent and all other persons allocated custodial time with the child; establishing requirements for the petition for modification of the parenting plan; requiring a hearing to be held on the petition at least 30 days in advance of the proposed date of relocation; providing for an expedited hearing; authorizing the court to revise the parenting plan; authorizing the court to allocate costs between the parties; establishing the burden of proof for the relocating parent; defines when a relocation is for a legitimate purpose; establishing a move with a legitimate purpose is unreasonable unless the relocating parent proves that the purpose is not substantially achievable without moving and that moving to a location that is substantially less disruptive of the other parent’s relationship to the child is not feasible; requiring the court to consider the best interests of the child when modifying the parenting plan; requiring the court to minimize impairment to a parent-child relationship caused by a parent’s relocation through alternative arrangements; setting forth the opportunity for parties to file a modified parenting plan signed by all parties; conditionally requiring an initial permanent parenting plan to be established before a relocation is considered; requiring interviewing or questioning of the child to be conducted in accordance with Rule 17 of the Rules of Practice and Procedure for Family Court; providing for parental access to a child’s vital records; requiring notice to the other party if the child is a victim of a crime unless the other party is the perpetrator; providing an effective date; and providing that existing orders
remain in effect unless modified by a court of competent jurisdiction.

Senator Takubo moved that the Senate concur in the foregoing House of Delegates amendment to the Senate amendments to the bill.

Senator Weld then moved the previous question, which motion prevailed.

The previous question having been ordered, that being on the adoption of Senator Takubo’s motion that the Senate concur in the House of Delegates amendment to the Senate amendments to the bill, the same was put and prevailed.

Engrossed Committee Substitute for House Bill 2363, as amended, was then put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Lindsay, Maroney, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woodrum, and Blair (Mr. President)—29.

The nays were: Karnes and Martin—2.

Absent: Beach, Boley, and Woelfel—3.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. Com. Sub. for H. B. 2363) passed with its House of Delegates amended title.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate.

A message from the Clerk of the House of Delegates announced the concurrence by that body in the Senate amendments
to the House of Delegates amendments to, and the passage as amended with its Senate amended title, of


A message from the Clerk of the House of Delegates announced the concurrence by that body in the Senate amendments to the House of Delegates amendments to, and the passage as amended with its Senate amended title, of


A message from the Clerk of the House of Delegates announced that that body had receded from its amendments to, and the passage as amended by deletion, of


A message from the Clerk of the House of Delegates announced the concurrence by that body in the Senate amendments to the House of Delegates amendments to, and the passage as amended with its House of Delegates amended title, of


A message from the Clerk of the House of Delegates announced that that body had receded from its amendments to, and the passage as amended by deletion, of

**Eng. Com. Sub. for Senate Bill 636**, Requiring certain history and civics courses be taught in schools.

A message from the Clerk of the House of Delegates announced that that body had receded from its amendment to, and the passage as amended by deletion, of
Eng. Senate Joint Resolution 4, Incorporation of Churches or Religious Denominations Amendment.

A message from the Clerk of the House of Delegates announced the concurrence by that body in the Senate amendments to, and the passage as amended with its Senate amended title, to take effect May 27, 2021, of


A message from the Clerk of the House of Delegates announced the concurrence by that body in the Senate amendments to, and the passage as amended with its Senate amended title, of


A message from the Clerk of the House of Delegates announced the concurrence by that body in the Senate amendment to, and the passage as amended, to take effect from passage, of


A message from the Clerk of the House of Delegates announced the concurrence by that body in the Senate amendments to, and the passage as amended with its Senate amended title, to take effect from passage, of


A message from the Clerk of the House of Delegates announced the concurrence by that body in the Senate amendments to, and the passage as amended with its Senate amended title, to take effect from passage, of

Eng. Com. Sub. for House Bill 2370, Provide that Public Service Districts cannot charge sewer rates for filling a swimming pool.
A message from the Clerk of the House of Delegates announced the concurrence by that body in the changed effective date, to take effect from passage, of


A message from the Clerk of the House of Delegates announced the concurrence by that body in the Senate amendments to, and the passage as amended with its Senate amended title, to take effect from passage, of


A message from the Clerk of the House of Delegates announced the concurrence by that body in the Senate amendments to, and the passage as amended with its Senate amended title, of


A message from the Clerk of the House of Delegates announced the concurrence by that body in the Senate amended title, passage as amended, of

**Eng. Com. Sub. for House Bill 2688**, Allow county political parties to have building funds in a similar manner that state parties are allowed.

A message from the Clerk of the House of Delegates announced the concurrence by that body in the Senate amendments to, and the passage as amended with its Senate amended title, to take effect January 1, 2022, of

**Eng. Com. Sub. for House Bill 2720**, Creating a Merit-Based Personnel System within DOT.
A message from the Clerk of the House of Delegates announced the concurrence by that body in the Senate amendments to, and the passage as amended with its Senate amended title, of


A message from the Clerk of the House of Delegates announced the concurrence by that body in the Senate amendments to, and the passage as amended with its Senate amended title, of


A message from the Clerk of the House of Delegates announced the concurrence by that body in the Senate amendments to, and the passage as amended with its Senate amended title, of


A message from the Clerk of the House of Delegates announced the concurrence by that body in the Senate amendments to, and the passage as amended with its Senate amended title, to take effect July 1, 2022, of


A message from the Clerk of the House of Delegates announced the concurrence by that body in the Senate amendments to, and the passage as amended with its Senate amended title, of


A message from the Clerk of the House of Delegates announced the concurrence by that body in the Senate amendments to, and the passage as amended with its Senate amended title, of

A message from the Clerk of the House of Delegates announced the concurrence by that body in the Senate amendments to, and the passage as amended with its Senate amended title, of 

**Eng. Com. Sub. for House Bill 3106**, To change the hearing requirement for misdemeanors to 10 days.

A message from the Clerk of the House of Delegates announced the concurrence by that body in the Senate amendments to, and the passage as amended with its Senate amended title, to take effect from passage, of 

**Eng. House Bill 3107**, Declaring that Post Traumatic Stress Disorder diagnosed by a licensed psychiatrist is a compensable occupational disease for first responders.

A message from the Clerk of the House of Delegates announced the concurrence by that body in the Senate amendments to, and the passage as amended with its Senate amended title, of 

**Eng. House Bill 3301**, Relating generally to property tax increment financing districts.

The Senate proceeded to the thirteenth order of business.

Under the provisions of Rule 15 of the Rules of the Senate, the following senator was removed as a co-sponsor of the following bill:

**Senate Bill 347**: Senator Grady.

Under the provisions of Rule 15 of the Rules of the Senate, the following senators were added as co-sponsors to the following resolutions:

**Senate Concurrent Resolution 76**: Senators Stollings, Baldwin, and Unger;

**Senate Concurrent Resolution 77**: Senator Baldwin;

**Senate Resolution 47**: Senators Stollings, Caputo, and Unger;
And,

**Senate Resolution 48:** Senator Stollings.

At the request of Senator Takubo, unanimous consent being granted, the Senate returned to the sixth order of business.

At the request of Senator Takubo, and by unanimous consent, Senator Takubo offered the following pre-adjournment resolution from the floor:

**Senate Resolution 49**—Raising a committee to notify the House of Delegates the Senate is ready to adjourn *sine die*.

**Resolved by the Senate:**

That the President be authorized to appoint a committee of three to notify the House of Delegates that the Senate has completed its labors and is ready to adjourn *sine die*.

At the request of Senator Takubo, unanimous consent being granted, the resolution was taken up for immediate consideration, reference to a committee dispensed with, and adopted.

Senator Blair (Mr. President), under the provisions of the foregoing resolution, appointed the following committee to notify the House of Delegates of impending Senate adjournment:

Senators Weld, Smith, and Baldwin.

At the request of Senator Takubo, and by unanimous consent, Senator Takubo then offered the following resolution from the floor:

**Senate Resolution 50**—Raising a committee to notify His Excellency, the Governor, that the Legislature is ready to adjourn *sine die*.

**Resolved by the Senate:**

That the President be authorized to appoint a committee of three to join with a similar committee of the House of Delegates to
notify His Excellency, the Governor, that the Legislature has completed its labors and is ready to adjourn *sine die*.

At the request of Senator Takubo, unanimous consent being granted, the resolution was taken up for immediate consideration, reference to a committee dispensed with, and adopted.

Under the provisions of the foregoing resolution, Senator Blair (Mr. President) appointed the following committee to notify His Excellency, the Governor, that the Senate is ready to adjourn:

Senators Nelson, Azinger, and Ihlenfeld.

Thereafter, Senators Nelson, Azinger, and Ihlenfeld, comprising the Senate committee, proceeded to the executive offices to notify His Excellency, the Governor, of imminent legislative adjournment, and receive any message he might desire to transmit to the members of the Senate.

On motion of Senator Maynard, the Joint Committee on Enrolled Bills was directed after it has examined, found truly enrolled and presented to His Excellency, the Governor, for his action, bills passed but not presented to him prior to adjournment of the regular sixty-day session of the Legislature, to file its reports with the Clerk of bills so enrolled, showing the date such bills were presented to the Governor; said reports to be included in the final Journal, together with Governor’s action on said bills.

In accordance with the foregoing motion, the following reports of the Joint Committee on Enrolled Bills were filed as follows:

Senator Maynard, from the Joint Committee on Enrolled Bills, submitted the following report, which was received:

Your Joint Committee on Enrolled Bills has examined, found truly enrolled, and on the 13th day of April, 2021, presented to His Excellency, the Governor, for his action, the following bills, signed by the President of the Senate and the Speaker of the House of Delegates:
(Com. Sub. for Com. Sub. for S. B. 335), Relating to WV Invests Grant Program for students at accredited community and technical college.

(Com. Sub. for S. B. 375), Relating to county boards of education policies for open enrollment.

(Com. Sub. for S. B. 387), Relating to drug screening of applicants for cash assistance.

(Com. Sub. for S. B. 392), Creating penalty for impersonating law-enforcement officer or official.

(Com. Sub. for S. B. 439), Allowing use or nonuse of safety belt as admissible evidence in civil actions.


(Com. Sub. for S. B. 466), Relating generally to appraisal management companies.

(Com. Sub. for S. B. 479), Relating to WV veterans service decoration and WV Service Cross.

(Com. Sub. for S. B. 483), Allowing oaths be taken before any person authorized to administer oaths.

(S. B. 486), Relating to powers and duties of Chief Technology Officer.

(S. B. 488), Relating to distributing hotel occupancy tax to convention and visitor’s bureaus.

(S. B. 494), Authorizing transfer of moneys from Insurance Commission Fund to Workers’ Compensation Old Fund.

(S. B. 496), Relating to punishment for second or third degree felony.

(S. B. 521), Extending licensure renewal term of certain private investigators, security guards, and associated firms.
(S. B. 529), Correcting improper citation relating to DMV registration.

(S. B. 577), Exempting certain fire departments from licensure requirements for providing rapid response services.

(Com. Sub. for S. B. 626), Updating regulation for purchase of automobile catalytic converters.

(Com. Sub. for S. B. 634), Requiring training of certain officers for persons with autism spectrum disorder.

(S. B. 651), Allowing county boards of education to publish financial statements on website.

(Com. Sub. for S. B. 668), Creating Psychology Interjurisdictional Compact.

(Com. Sub. for S. B. 673), Relating to venue for bringing civil action or arbitration proceedings under construction contracts.

(S. B. 680), Allowing State Superintendent of Schools define classroom teachers certified in special education.

(S. B. 713), Relating generally to inmate good time.

And,

(S. B. 717), Supplemental appropriation from General Revenue to WV Community and Technical College Education, Control Account.

Respectfully submitted,

Mark R. Maynard,
Chair, Senate Committee.
Dean Jeffries,
Chair, House Committee.

Senator Maynard, from the Joint Committee on Enrolled Bills, submitted the following report, which was received:
Your Joint Committee on Enrolled Bills has examined, found truly enrolled, and on the 14th day of April, 2021, presented to His Excellency, the Governor, for his action, the following bills, signed by the President of the Senate and the Speaker of the House of Delegates:

(Com. Sub. for Com. Sub. for S. B. 294), Relating generally to savings and investment programs offered by state.

(Com. Sub. for S. B. 297), Relating generally to modernizing Board of Treasury Investments.

(S. B. 307), Relating generally to in-state tuition rates for certain persons.

(Com. Sub. for S. B. 343), Authorizing DMV to process online driver’s license or identification card change of address.

(Com. Sub. for S. B. 361), Extending supervision for conviction of soliciting minor and using obscene matter with intent to seduce minor.

(S. B. 376), Removing obsolete provisions regarding DOH standards for studded tires and chains.

(S. B. 397), Relating to health care provider tax.

(Com. Sub. for S. B. 401), Relating to WV Consumer Credit and Protection Act.

(Com. Sub. for S. B. 434), Requiring training for law-enforcement officers responsible for investigating crimes of sexual assault.

(Com. Sub. for H. B. 2022), Budget Bill, making appropriations of public money out of the treasury in accordance with section fifty-one, article six of the Constitution.

(H. B. 2028), Exempting veterinarians from the requirements of controlled substance monitoring.
(Com. Sub. for H. B. 2093), Relating to exemptions for the United States Department of Veterans Affairs Medical Foster Homes.

(H. B. 2366), Requiring agencies who have approved a proposed rule that affects fees or other special revenues to provide to the committee a fiscal note.

(H. B. 2500), Create an act for Statewide Uniformity for Auxiliary Container Regulations.

(Com. Sub. for H. B. 2529), Prohibiting West Virginia institutions of higher education from discriminating against graduates of private, nonpublic or home schools by requiring them to submit to alternative testing.

(Com. Sub. for H. B. 2722), Prohibiting the use of class B firefighting foam for testing purposes if the foam contains a certain class of fluorinated organic chemicals.

(Com. Sub. for H. B. 2758), Requiring the Insurance Commissioner to regulate professional bondsmen.

(H. B. 2768), Supplementing, amending and increasing an existing item of appropriation from the State Road Fund, to the Department of Transportation, Division of Highways.

(Com. Sub. for H. B. 2769), Supplementing, amending and increasing items of existing appropriation from the State Road Fund to the Department of Transportation, Division of Motor Vehicles.

(Com. Sub. for H. B. 2785), Relating to public school enrollment for students from out of state.

(H. B. 2790), Supplementing, amending, decreasing, and increasing items of existing appropriation to Division of Highways.

(H. B. 2791), Relating to enrollment and costs of homeschooled or private school students at vocational schools.
(Com. Sub. for H. B. 2823), Exempting buildings or structures utilized exclusively for agricultural purposes from the provisions of the State Building Code.

(H. B. 2829), Providing for the amortization of annual funding deficiencies for municipal police or firefighter pension and relief funds.

(H. B. 2830), Relating generally to sex trafficking.

(Com. Sub. for H. B. 2877), Expand direct health care agreements beyond primary care to include more medical care services.

(H. B. 2888), Relating to when contentions can be revived based on forensic scientific evidence that was not available at time of conviction.

(H. B. 2895), Supplementing and amending the appropriations of public moneys to the Department of Veterans’ Assistance.


(H. B. 2906), Relating to the School Building Authority’s allocation of money.

(H. B. 2918), Relating to Family Drug Treatment Court.

(H. B. 2957), Relating to the repeal of outdated code sections.

(H. B. 2969), To clarify the procedures for the sale and operation of a municipally owned toll bridge by a private toll transportation facility.

(H. B. 3175), Relating to removing certain felonies than can prohibit vehicle salespersons from receiving a license.

(H. B. 3191), Requiring employers to send certain notifications when retirants are hired as temporary, part-time employees.
(Com. Sub. for H. B. 3254), Authorizing members of development authorities to accept federally authorized reimbursement for services which the members rendered on a voluntary basis.

(H. B. 3286), Making a supplementary appropriation to the Division of Human Services – Child Care and Development.

(H. B. 3287), Making a supplementary appropriation to the Department of Homeland Security.

(H. B. 3288), Supplementing and amending appropriations by decreasing and increasing existing items of appropriation in the DHHR.

(H. B. 3289), Supplementary appropriation to the Department of Commerce, Geological and Economic Survey.

(H. B. 3291), Making a supplementary appropriation to the Department of Homeland Security, Division of Administrative Services.

(H. B. 3294), Relating to unemployment insurance.

(Com. Sub. for H. B. 3295), Making a supplemental appropriation to Division of Human Services and Division of Health Central Office.

(Com. Sub. for H. B. 3297), Making a supplemental appropriation to the Department of Veterans’ Assistance - Veterans Home.

(H. B. 3298), Making a supplemental appropriation to Dept. of Commerce, Dept. of Education, Senior Services and Civil Contingent Fund.

(H. B. 3313) Making supplemental appropriation to the Division of Motor Vehicles.

(H. B. 3314), Making supplemental appropriation to West Virginia State Police.
(H. B. 3315), Making supplemental appropriation to Division of Environmental Protection - Oil and Gas Reclamation Fund.

And,

(H. B. 3316), Supplemental appropriation to the Department of Education, State Board of Education.

Respectfully submitted,

Mark R. Maynard,  
Chair, Senate Committee.  
Dean Jeffries,  
Chair, House Committee.

Senator Maynard, from the Joint Committee on Enrolled Bills, submitted the following report, which was received:

Your Joint Committee on Enrolled Bills has examined, found truly enrolled, and on the 15th day of April, 2021, presented to His Excellency, the Governor, for his action, the following bills, signed by the President of the Senate and the Speaker of the House of Delegates:

(Com. Sub. for S. B. 334), Establishing license application process for needle exchange programs.

Respectfully submitted,

Mark R. Maynard,  
Chair, Senate Committee.  
Dean Jeffries,  
Chair, House Committee.

Senator Maynard, from the Joint Committee on Enrolled Bills, submitted the following report, which was received:

Your Joint Committee on Enrolled Bills has examined, found truly enrolled, and on the 16th day of April, 2021, presented to His Excellency, the Governor, for his action, the following bills, signed by the President of the Senate and the Speaker of the House of Delegates:
(Com. Sub. for S. B. 34), Creating exemption to state sales and use tax for rental and leasing of equipment.

(Com. Sub. for S. B. 263), Permitting online raffles to benefit charitable and public service organizations.

(Com. Sub. for Com. Sub. for S. B. 318), Relating generally to public notice of unclaimed property held by State Treasurer.

(Com. Sub. for S. B. 344), Relating to credit for qualified rehabilitated buildings investment.

(S. B. 359), Informing landowners when fencing that may contain livestock is damaged due to accident.

(Com. Sub. for S. B. 368), Authorizing DEP to develop Reclamation of Abandoned and Dilapidated Properties Program.

(Com. Sub. for S. B. 398), Limiting eligibility of certain employers to participate in PEIA plans.

(Com. Sub. for S. B. 419), Redefining “firearm” to match federal code.

(Com. Sub. for S. B. 458), Relating to possession of firearms by individuals during state of emergency.


(Com. Sub. for Com. Sub. for S. B. 470), Limiting release of certain personal information maintained by state agencies.

(Com. Sub. for S. B. 478), Permitting use of established federal marketplace programs to purchase supplies.

(Com. Sub. for S. B. 492), Establishing program for bonding to reclaim abandoned wind and solar generation facilities.
(Com. Sub. for S. B. 502), Providing lifetime hunting, fishing, and trapping license to residents, adopted, and foster children under 15.

(S. B. 532), Limiting claims for state tax credits and rebates.

(Com. Sub. for S. B. 534), Permitting Economic Development Authority to make working capital loans from revolving loan fund capitalized with federal grant funds.

(S. B. 537), Relating generally to kidnapping.

(Com. Sub. for Com. Sub. for S. B. 542), Relating generally to public electric utilities and facilities fuel supply for existing coalfired plants.

(Com. Sub. for S. B. 613), Adding classification and base salaries of certain civilian employees of State Police Forensic Laboratory.

(Com. Sub. for S. B. 636), Requiring certain history and civics courses be taught in schools.

(Com. Sub. for S. B. 641), Allowing counties to use severance tax proceeds for litter cleanup programs.

(Com. Sub. for S. B. 642), Requiring legal advertisements by State Auditor be posted to central website.

(Com. Sub. for S. B. 655), Eliminating sunset and legislative audit provisions for certain PSC rules.

(Com. Sub. for S. B. 658), Requiring sheriff’s departments to participate and utilize Handle With Care Program for trauma-inflicted children.

(Com. Sub. for S. B. 660), Providing for cooperation between law-enforcement agencies and military authorities.

(S. B. 661), Permitting retailers to assume sales or use tax assessed on tangible personal property.
(Com. Sub. for S. B. 671), Appointing Director of Office of Emergency Medical Services.

(S. B. 674), Clarifying that unpaid restitution does not preclude person from obtaining driver’s license.

(Com. Sub. for S. B. 684), Adding Curator of Division of Arts, Culture, and History as ex officio voting member to Library Commission.

(Com. Sub. for S. B. 695), Providing procedures for decreasing or increasing corporate limits by annexation.

(S. B. 714), Relating to physician assistant practice act.

(S. B. 718), Relating generally to Coal Severance Tax Rebate.

(H. B. 2029), Relating to teacher preparation clinical experience programs.

(Com. Sub. for H. B. 2763), Creating WV Cyber Incident Reporting.

(Com. Sub. for H. B. 2765), Relating to allowing emergency management and operations’ vehicles operated by airports to use red flashing warning lights.

(H. B. 3129), Relating to the Consumer Price Index rate increase.

And,

(H. B. 3130), Relating to elimination of sunset provisions concerning towing rates.

Respectfully submitted,

Mark R. Maynard,
Chair, Senate Committee.

Dean Jeffries,
Chair, House Committee.
Senator Tarr, from the Joint Committee on Enrolled Bills, submitted the following report, which was received:

Your Joint Committee on Enrolled Bills has examined, found truly enrolled, and on the 20th day of April, 2021, presented to His Excellency, the Governor, for his action, the following bills, signed by the President of the Senate and the Speaker of the House of Delegates:

(Com. Sub. for S. B. 562), Relating to juvenile competency proceedings.

(Com. Sub. for Com. Sub. for S. B. 657), Relating to free expression on state institution of higher education campuses.

(Com. Sub. for S. B. 677), Relating generally to miners' safety, health, and training standards.

And,

(Com. Sub. for S. B. 702), Relating to involuntary hospitalization, competency, and criminal responsibility of persons charged or convicted of certain crimes.

Respectfully submitted,

Eric J. Tarr,
Member, Senate Committee.
Dean Jeffries,
Chair, House Committee.

Senator Tarr, from the Joint Committee on Enrolled Bills, submitted the following report, which was received:

Your Joint Committee on Enrolled Bills has examined, found truly enrolled, and on the 21st day of April, 2021, presented to His Excellency, the Governor, for his action, the following bills, signed by the President of the Senate and the Speaker of the House of Delegates:

(Com. Sub. for H. B. 2368), Mylissa Smith’s Law, creating patient visitation privileges.
(Com. Sub. for H. B. 2370), Provide that Public Service Districts cannot charge sewer rates for filling a swimming pool.

(H. B. 3107), Declaring that Post Traumatic Stress Disorder diagnosed by a licensed psychiatrist is a compensable occupational disease for first responders.

(H. B. 3304), Authorizing the Division of Corrections and Rehabilitation to establish a Reentry and Transitional Housing Program.

And,

(H. B. 3308), Relating to increasing number of limited video lottery terminals.

Respectfully submitted,

Eric J. Tarr,
Member, Senate Committee.
Dean Jeffries,
Chair, House Committee.

Senator Maynard, from the Joint Committee on Enrolled Bills, submitted the following report, which was received:

Your Joint Committee on Enrolled Bills has examined, found truly enrolled, and on the 22nd day of April, 2021, presented to His Excellency, the Governor, for his action, the following bills, signed by the President of the Senate and the Speaker of the House of Delegates:


(Com. Sub. for H. B. 2005), Relating to health care costs.

(Com. Sub. for H. B. 2025), Provide liquor, wine, and beer licensees with some new concepts developed during the State of Emergency utilizing new technology to provide greater freedom to operate in a safe and responsible manner.
(Com. Sub. for H. B. 2145), Relating to student aide class titles.

(Com. Sub. for H. B. 2195), Relating to motor vehicle crash reports.

(Com. Sub. for H. B. 2221), Relating to the establishment of an insurance innovation process.

(Com. Sub. for H. B. 2266), Relating to expanding certain insurance coverages for pregnant women.

(Com. Sub. for H. B. 2267), Establishing an optional bus operator in residence program for school districts.

(Com. Sub. for H. B. 2363), Relating to “Best Interests of the Child Protection Act of 2021”.

(Com. Sub. for H. B. 2427), Authorizing the Department of Health and Human Resources to promulgate legislative rules.

(Com. Sub. for H. B. 2507), Remove the limitations on advertising and promotional activities by limited video lottery retailers.

(Com. Sub. for H. B. 2573), Relating generally to the transparency and accountability of state grants to reduce waste, fraud, and abuse.

(Com. Sub. for H. B. 2581), Providing for the valuation of natural resources property and an alternate method of appeal of proposed valuation of natural resources property.

(Com. Sub. for H. B. 2633), Creating the 2021 Farm Bill.

(Com. Sub. for H. B. 2667), To create a cost saving program for state buildings regarding energy efficiency.

(Com. Sub. for H. B. 2671), Relating to financial exploitation of elderly persons, protected persons or incapacitated adults.
(Com. Sub. for H. B. 2688), Allow county political parties to have building funds in a similar manner that state parties are allowed.

(Com. Sub. for H. B. 2694), Create the 2nd Amendment Preservation Act.

(Com. Sub. for H. B. 2720), Creating a Merit-Based Personnel System within DOT.

(H. B. 2730), Relating to persons filing federal bankruptcy petition to exempt certain property of the estate.

(Com. Sub. for H. B. 2747), Transferring the Parole Board to the Office of Administrative Hearings.

(Com. Sub. for H. B. 2760), Relating to economic development incentive tax credits.

(Com. Sub. for H. B. 2773), Permitting DNR to issue up to 100 permits for boats greater than 10 horsepower on Upper Mud River Lake.

(H. B. 2776), Creating the Air Ambulance Patient Protection Act.

(Com. Sub. for H. B. 2794), To extend the Neighborhood Investment Program Act to July 1, 2026.

(Com. Sub. for H. B. 2834), Adding the Curator of the West Virginia Division of Arts, Culture and History as an ex officio voting member of the commission.

(Com. Sub. for H. B. 2842), Preventing cities from banning utility companies in city limits.

(H. B. 2874), Extend the current veteran’s business fee waivers to active duty military members and spouses.

(Com. Sub. for H. B. 2884), To make changes to the FOIA law to protect public utility customer databases from disclosure, with exceptions.
(Com. Sub. for H. B. 2890), To clarify the regulatory authority of the Public Service Commission of West Virginia over luxury limousine services.

(Com. Sub. for H. B. 2891), Creating minimum statutory standards for law-enforcement officers.

(H. B. 2914), To remove certain ex officio, voting members from the Archives and History Commission and update formatting.

(H. B. 2915), Relating to public records management and preservation.

(Com. Sub. for H. B. 2916), Creating the Semiquincentennial Commission for the celebration of the 250th anniversary of the founding of the United States of America.

(Com. Sub. for H. B. 2927), Adding Caregiving expenses to campaign finance expense.


(Com. Sub. for H. B. 2953), To clarify that counties can hire fire fighters as paid staff and to modify the existing procedures to include a procedure of public hearing to commission a vote.

(Com. Sub. for H. B. 2962), Relating generally to dental practice.


(H. B. 2997), Adding a defense to the civil penalty imposed for a result of delivery of fuel to a state other than the destination state printed on the shipping document for fuel.

(Com. Sub. for H. B. 3002), Update road abandonment process.

(H. B. 3078), Relating to powers and duties of the parole board.
(H. B. 3089), Make utility workers essential employees during a state of emergency.

(Com. Sub. for H. B. 3106), To change the hearing requirement for misdemeanors to 10 days.

(H. B. 3132), Relating to motor carrier inspectors.

(H. B. 3133), Relating to motor carrier rates.

(H. B. 3177), Removing expired, outdated, inoperative and antiquated provisions and report requirements in education.

(Com. Sub. for H. B. 3215), Amending the requirements to become an elected prosecutor.

(Com. Sub. for H. B. 3266), Providing for termination of extracurricular contact upon retirement.

(Com. Sub. for H. B. 3293), Relating to single-sex participation in interscholastic athletic events.

(H. B. 3299), Authorizing Higher Education Rules.

(H. B. 3301), Relating generally to property tax increment financing districts.

(H. B. 3310) Relating to the jurisdiction of the Public Service Commission.

And,

(H. B. 3311), Relating to the cost of medical records.

Respectfully submitted,

Mark R. Maynard,
Chair, Senate Committee.
Dean Jeffries,
Chair, House Committee.
Executive Communications

Under authorization of Senate approval therefor in prior proceedings today, to include in this day’s Journal communications showing the Governor’s action on enrolled bills presented to him in post-session reports, the following are inserted hereinafter:

The Clerk then presented the following communications from His Excellency, the Governor, regarding bills approved by him:
Jim Justice
Governor of West Virginia
April 13, 2021

The Honorable Mac Warner
Secretary of State
State Capitol
Charleston, West Virginia 25305

Dear Secretary Warner:

Enclosed for filing in your office, pursuant to the provisions of law, is the following bill:

Senate Bill No. Six Hundred Ninety-Three (693), which was presented to me on April 6, 2021.

You will note that I have approved this bill on April 13, 2021.

Sincerely,

Jim Justice
Governor

JJ/mh

cc: The Honorable Lee Cassis
The Honorable Stephen J. Harrison
The Honorable Mac Warner  
Secretary of State  
State Capitol  
Charleston, West Virginia 25305

Dear Secretary Warner:

Enclosed for filing in your office, pursuant to the provisions of law, are the following bills:

Senate Bill No. Seventy-Eight (78), which was presented to me on April 8, 2021.

Committee Substitute for Senate Bill No. Eighty (80), which was presented to me on April 7, 2021.

Committee Substitute for Senate Bill No. Eighty-One (81), which was presented to me on April 7, 2021.

Senate Bill No. Eighty-Nine (89), which was presented to me on April 8, 2021.

You will note that I have approved these bills on April 15, 2021.

Sincerely,

Jim Justice  
Governor

JJ/mh

cc: The Honorable Lee Cassis  
The Honorable Stephen J. Harrison
The Honorable Mac Warner  
Secretary of State  
State Capitol  
Charleston, West Virginia 25305

Dear Secretary Warner:

Enclosed for filing in your office, pursuant to the provisions of law, are the following bills:

Committee Substitute for Committee Substitute for Senate Bill No. Three Hundred Thirty-Five (335), which was presented to me on April 13, 2021.

Committee Substitute for Senate Bill No. Three Hundred Forty-Six (346), which was presented to me on April 6, 2021.

Senate Bill No. Three Hundred Seventy-Four (374), which was presented to me on April 7, 2021.

Committee Substitute for Senate Bill No. Three Hundred Seventy-Seven (377), which was presented to me on April 8, 2021.

You will note that I have approved these bills on April 15, 2021.

Sincerely,

Jim Justice  
Governor

JJ/mh

cc: The Honorable Lee Cassis  
The Honorable Stephen J. Harrison
Jim Justice
Governor of West Virginia

April 15, 2021

The Honorable Mac Warner
Secretary of State
State Capitol
Charleston, West Virginia 25305

Dear Secretary Warner:

Enclosed for filing in your office, pursuant to the provisions of law, is the following bill:

Committee Substitute for Senate Bill No. Three Hundred Thirty-Four (334), which was presented to me on April 15, 2021.

You will note that I have approved this bill on April 15, 2021.

Sincerely,

Jim Justice
Governor.

JJ/mh

cc: The Honorable Lee Cassis
    The Honorable Stephen J. Harrison
Jim Justice
Governor of West Virginia
April 15, 2021

The Honorable Mac Warner
Secretary of State
State Capitol
Charleston, West Virginia 25305

Dear Secretary Warner:

Enclosed for filing in your office, pursuant to the provisions of law, are the following bills:

Committee Substitute for Senate Bill No. Three Hundred Eighty-Nine (389), which was presented to me on April 7, 2021.

Committee Substitute for Senate Bill No. Four Hundred Twenty-One (421), which was presented to me on April 7, 2021.

Committee Substitute for Senate Bill No. Four Hundred Twenty-Nine (429), which was presented to me on April 6, 2021.

Senate Bill No. Four Hundred Thirty-Seven (437), which was presented to me on April 8, 2021.

You will note that I have approved these bills on April 15, 2021.

Sincerely,

Jim Justice
Governor

JJ/mh

cc: The Honorable Lee Cassis
The Honorable Stephen J. Harrison
The Honorable Mac Warner  
Secretary of State  
State Capitol  
Charleston, West Virginia 25305

Dear Secretary Warner:

Enclosed for filing in your office, pursuant to the provisions of law, are the following bills:

Senate Bill No. Four Hundred Sixty-Three (463), which was presented to me on April 7, 2021.

Senate Bill No. Four Hundred Eighty-Six (486), which was presented to me on April 13, 2021.

Committee Substitute for Senate Bill No. Five Hundred Fourteen (514), which was presented to me on April 8, 2021.

Committee Substitute for Senate Bill No. Five Hundred Eighteen (518), which was presented to me on April 8, 2021.

You will note that I have approved these bills on April 15, 2021.

Sincerely,

Jim Justice  
Governor

JJ/mh

cc: The Honorable Lee Cassis  
The Honorable Stephen J. Harrison
The Honorable Mac Warner  
Secretary of State  
State Capitol  
Charleston, West Virginia 25305  

Dear Secretary Warner:  

Enclosed for filing in your office, pursuant to the provisions of law, are the following bills:  

Senate Bill No. Five Hundred Twenty-One (521), which was presented to me on April 13, 2021.  

Senate Bill No. Five Hundred Twenty-Nine (529), which was presented to me on April 13, 2021.  

Committee Substitute for Senate Bill No. Five Hundred Eighty-Seven (587), which was presented to me on April 6, 2021.  

Senate Bill No. Six Hundred Forty-Four (644), which was presented to me on April 8, 2021.  

You will note that I have approved these bills on April 15, 2021.  

Sincerely,  

Jim Justice  
Governor  

JJ/mh  

cc: The Honorable Lee Cassis  
The Honorable Stephen J. Harrison
The Honorable Mac Warner
Secretary of State
State Capitol
Charleston, West Virginia 25305

Dear Secretary Warner:

Enclosed for filing in your office, pursuant to the provisions of law, are the following bills:

Senate Bill No. Seven Hundred Seventeen (717), which was presented to me on April 13, 2021.

House Bill No. Two Thousand Eight Hundred Ninety-Eight (2898), which was presented to me on April 7, 2021.

House Bill No. Two Thousand Nine Hundred Forty-One (2941), which was presented to me on April 7, 2021.

House Bill No. Two Thousand Seven Hundred Sixty-Eight (2768), which was presented to me on April 14, 2021.

Committee Substitute for House Bill No. Two Thousand Seven Hundred Sixty-Nine (2769), which was presented to me on April 14, 2021.

You will note that I have approved these bills on April 15, 2021.

Sincerely,

Jim Justice
Governor

JJ/mh

cc: The Honorable Lee Cassis
    The Honorable Stephen J. Harrison
Jim Justice  
Governor of West Virginia  
April 15, 2021

The Honorable Mac Warner  
Secretary of State  
State Capitol  
Charleston, West Virginia  25305

Dear Secretary Warner:

Enclosed for filing in your office, pursuant to the provisions of law, is the following bill:

Committee Substitute for House Bill No. Two Thousand Twenty-Two (2022), which was presented to me on April 14, 2021.

You will note that I have approved this bill on April 15, 2021.

Sincerely,

Jim Justice  
Governor

JJ/mh

cc: The Honorable Lee Cassis  
The Honorable Stephen J. Harrison

State Capitol | 1900 Kanawha Blvd., East, Charleston, WV 25305 | (304) 558-2000
The Honorable Mac Warner  
Secretary of State  
State Capitol  
Charleston, West Virginia 25305  

Dear Secretary Warner:  

Enclosed for filing in your office, pursuant to the provisions of law, are the following bills:  

Committee Substitute for House Bill No. Two Thousand Ninety-Four (2094), which was presented to me on April 7, 2021.  

House Bill No. Two Thousand Two Hundred Fifty-Three (2253), which was presented to me on April 10, 2021.  

Committee Substitute for House Bill No. Two Thousand Four Hundred (2400), which was presented to me on April 7, 2021.  

Committee Substitute for House Bill No. Two Thousand Four Hundred Ninety-Five (2495), which was presented to me on April 7, 2021. 

You will note that I have approved these bills on April 15, 2021.

Sincerely,

Jim Justice  
Governor

cc: The Honorable Lee Cassis  
    The Honorable Stephen J. Harrison
The Honorable Mac Warner,
Secretary of State
State Capitol
Charleston, West Virginia 25305

Dear Secretary Warner:

Enclosed for filing in your office, pursuant to the provisions of law, are the following bills:

House Bill No. Two Thousand Seven Hundred Ninety (2790), which was presented to me on April 14, 2021.

House Bill No. Two Thousand Seven Hundred Ninety-One (2791), which was presented to me on April 14, 2021.

House Bill No. Two Thousand Eight Hundred Ninety-Five (2895), which was presented to me on April 14, 2021.

House Bill No. Two Thousand Nine Hundred (2900), which was presented to me on April 14, 2021.

House Bill No. Three Thousand Two Hundred Eighty-Six (3286), which was presented to me on April 14, 2021.

You will note that I have approved these bills on April 15, 2021.

Sincerely,

Jim Justice
Governor

JJ/mh

cc: The Honorable Lee Cassis
The Honorable Stephen J. Harrison

State Capitol | 1900 Kanawha Blvd., East, Charleston, WV 25305 | (304) 558-2000
The Honorable Mac Warner  
Secretary of State  
State Capitol  
Charleston, West Virginia 25305  

Dear Secretary Warner:

Enclosed for filing in your office, pursuant to the provisions of law, are the following bills:

House Bill No. Two Thousand Eight Hundred Eight (2808), which was presented to me on April 7, 2021.

House Bill No. Two Thousand Eight Hundred Fifty-Two (2852), which was presented to me on April 7, 2021.

You will note that I have approved these bills on April 15, 2021.

Sincerely,

Jim Justice  
Governor

JJ/mh

cc: The Honorable Lee Cassis  
    The Honorable Stephen J. Harrison
The Honorable Mac Warner  
Secretary of State  
State Capitol  
Charleston, West Virginia 25305  

Dear Secretary Warner:  

Enclosed for filing in your office, pursuant to the provisions of law, are the following bills:  

House Bill No. Three Thousand Two Hundred Eighty-Seven (3287), which was presented to me on April 14, 2021.  

House Bill No. Three Thousand Two Hundred Eighty-Eight (3288), which was presented to me on April 14, 2021.  

House Bill No. Three Thousand Two Hundred Eighty-Nine (3289), which was presented to me on April 14, 2021.  

House Bill No. Three Thousand Two Hundred Ninety-One (3291), which was presented to me on April 14, 2021.  

Committee Substitute for House Bill No. Three Thousand Two Hundred Ninety-Five (3295), which was presented to me on April 14, 2021.  

You will note that I have approved these bills on April 15, 2021.  

Sincerely,  

Jim Justice  
Governor  

JJ/mh  

cc: The Honorable Lee Cassis  
    The Honorable Stephen J. Harrison  

State Capitol | 1900 Kanawha Blvd., East, Charleston, WV 25305 | (304) 558-2000
The Honorable Mac Warner  
Secretary of State  
State Capitol  
Charleston, West Virginia 25305  

Dear Secretary Warner:

Enclosed for filing in your office, pursuant to the provisions of law, are the following bills:

   Committee Substitute for House Bill No. Three Thousand Two Hundred Ninety-Seven (3297), which was presented to me on April 14, 2021.

   House Bill No. Three Thousand Two Hundred Ninety-Eight (3298), which was presented to me on April 14, 2021.

   House Bill No. Three Thousand Three Hundred Thirteen (3313), which was presented to me on April 14, 2021.

   House Bill No. Three Thousand Three Hundred Fourteen (3314), which was presented to me on April 14, 2021.

   House Bill No. Three Thousand Three Hundred Fifteen (3315), which was presented to me on April 14, 2021.

   House Bill No. Three Thousand Three Hundred Sixteen (3316), which was presented to me on April 14, 2021.

You will note that I have approved these bills on April 15, 2021.

Sincerely,

Jim Justice  
Governor

JJ/mh  

cc: The Honorable Lee Cassis  
The Honorable Stephen J. Harrison  
State Capitol | 1900 Kanawha Blvd., East, Charleston, WV 25305 | (304) 558-2000
April 19, 2021

The Honorable Mac Warner  
Secretary of State  
State Capitol  
Charleston, West Virginia 25305

Dear Secretary Warner:

Enclosed for filing in your office, pursuant to the provisions of law, are the following bills:

Committee Substitute for Senate Bill No. Three Hundred Seventy-Five (375), which was presented to me on April 13, 2021.

Committee Substitute for Senate Bill No. Three Hundred Ninety-Two (392), which was presented to me on April 13, 2021.

Committee Substitute for Senate Bill No. Four Hundred Thirty-Nine (439), which was presented to me on April 13, 2021.

Committee Substitute for Senate Bill No. Four Hundred Seventy-Two (472), which was presented to me on April 7, 2021.

Committee Substitute for Senate Bill No. Four Hundred Seventy-Nine (479), which was presented to me on April 13, 2021.

Committee Substitute for Senate Bill No. Four Hundred Eighty-Three (483), which was presented to me on April 13, 2021.

You will note that I have approved these bills on April 19, 2021.

Sincerely,

Jim Justice
Governor

JJimh

cc: The Honorable Lee Cassis  
The Honorable Stephen J. Harrison

State Capitol | 1900 Kanawha Blvd., East, Charleston, WV 25305 | (304) 558-2000
The Honorable Mac Warner  
Secretary of State  
State Capitol  
Charleston, West Virginia 25305  

Dear Secretary Warner:

Enclosed for filing in your office, pursuant to the provisions of law, are the following bills:

Senate Bill No. Four Hundred Ninety-Six (496), which was presented to me on April 13, 2021.

Senate Bill No. Five Hundred Seventy-Seven (577), which was presented to me on April 13, 2021.

Committee Substitute for Senate Bill No. Six Hundred Twenty-Six (626), which was presented to me on April 13, 2021.

Committee Substitute for Senate Bill No. Six Hundred Thirty-Four (634), which was presented to me on April 13, 2021.

Senate Bill No. Six Hundred Fifty-One (651), which was presented to me on April 13, 2021.

Senate Bill No. Six Hundred Eighty (680), which was presented to me on April 13, 2021.

Senate Bill No. Seven Hundred Thirteen (713), which was presented to me on April 13, 2021.

You will note that I have approved these bills on April 19, 2021.

Sincerely,

Jim Justice  
Governor

cc: The Honorable Lee Cassis  
The Honorable Stephen J. Harrison
Jim Justice  
Governor of West Virginia  
April 19, 2021

The Honorable Mac Warner  
Secretary of State  
State Capitol  
Charleston, West Virginia 25305

Dear Secretary Warner:

Enclosed for filing in your office, pursuant to the provisions of law, are the following bills:

House Bill No. Two Thousand Twenty-Eight (2028), which was presented to me on April 14, 2021.

Committee Substitute for House Bill No. Two Thousand Ninety-Three (2093), which was presented to me on April 14, 2021.

House Bill No. Two Thousand Three Hundred Sixty-Six (2366), which was presented to me on April 14, 2021.

House Bill No. Two Thousand Five Hundred (2500), which was presented to me on April 14, 2021.

Committee Substitute for House Bill No. Two Thousand Eight Hundred Seventy-Seven (2877), which was presented to me on April 14, 2021.

House Bill No. Two Thousand Eight Hundred Eighty-Eight (2888), which was presented to me on April 14, 2021.

You will note that I have approved these bills on April 19, 2021.

Sincerely,

Jim Justice  
Governor

JJ/mh

cc: The Honorable Lee Cassis  
The Honorable Stephen J. Harrison  

State Capitol | 1900 Kanawha Blvd., East, Charleston, WV 25305 | (304) 558-2000
Jim Justice
Governor of West Virginia

April 21, 2021

The Honorable Mac Warner
Secretary of State
State Capitol
Charleston, West Virginia 25305

Dear Secretary Warner:

Enclosed for filing in your office, pursuant to the provisions of law, is the following bill:

Senate Bill No. Seven Hundred Fourteen (714), which was presented to me on April 16, 2021.

You will note that I have approved this bill on April 21, 2021.

Sincerely,

Jim Justice
Governor

JJ/mh

cc: The Honorable Lee Cassis
     The Honorable Stephen J. Harrison
April 21, 2021

The Honorable Mac Warner
Secretary of State
State Capitol
Charleston, West Virginia 25305

Dear Secretary Warner:

Enclosed for filing in your office, pursuant to the provisions of law, are the following bills:

Committee Substitute for House Bill No. Three Hundred Forty-Four (344), which was presented to me on April 16, 2021.

Senate Bill No. Three Hundred Fifty-Nine (359), which was presented to me on April 16, 2021.

Committee Substitute for Senate Bill No. Three Hundred Sixty-One (361), which was presented to me on April 14, 2021.

Senate Bill No. Three Hundred Ninety-Seven (397), which was presented to me on April 14, 2021.

Committee Substitute for Senate Bill No. Three Hundred Ninety-Eight (398), which was presented to me on April 16, 2021.

You will note that I have approved these bills on April 21, 2021.

Sincerely,

Jim Justice
Governor

cc: The Honorable Lee Cassis
The Honorable Stephen J. Harrison
The Honorable Mac Warner  
Secretary of State  
State Capitol  
Charleston, West Virginia 25305

Dear Secretary Warner:

Enclosed for filing in your office, pursuant to the provisions of law, are the following bills:

Committee Substitute for Senate Bill No. Four Hundred Fifty-Eight (458), which was presented to me on April 16, 2021.

Committee Substitute for Senate Bill No. Four Hundred Sixty-Six (466), which was presented to me on April 13, 2021.

Senate Bill No. Four Hundred Eighty-Eight (488), which was presented to me on April 13, 2021.

Senate Bill No. Five Hundred Thirty-Two (532), which was presented to me on April 16, 2021.

Committee Substitute for Senate Bill No. Six Hundred Sixty-Eight (668), which was presented to me on April 13, 2021.

You will note that I have approved these bills on April 21, 2021.

Sincerely,

Jim Justice  
Governor

JIm

cc: The Honorable Lee Cassia  
The Honorable Stephen J. Harrison
The Honorable Mac Warner
Secretary of State
State Capitol
Charleston, West Virginia 25305

Dear Secretary Warner:

Enclosed for filing in your office, pursuant to the provisions of law, are the following bills:

Committee Substitute for House Bill No. Two Thousand Five Hundred Twenty-Nine (2529), which was presented to me on April 14, 2021.

Committee Substitute for House Bill No. Two Thousand Seven Hundred Twenty-Two (2722), which was presented to me on April 14, 2021.

Committee Substitute for House Bill No. Two Thousand Seven Hundred Sixty-Five (2765), which was presented to me on April 16, 2021.

Committee Substitute for House Bill No. Two Thousand Seven Hundred Eighty-Five (2785), which was presented to me on April 14, 2021.

Committee Substitute for House Bill No. Two Thousand Eight Hundred Twenty-Three (2823), which was presented to me on April 14, 2021.

You will note that I have approved these bills on April 21, 2021.

Sincerely,

Jim Justice
Governor

J/Jm

cc: The Honorable Lee Cassis
    The Honorable Stephen J. Harrison

State Capitol | 1900 Kanawha Blvd., East, Charleston, WV 25305 | (304) 558-2000
The Honorable Mac Warner  
Secretary of State  
State Capitol  
Charleston, West Virginia 25305

Dear Secretary Warner:

Enclosed for filing in your office, pursuant to the provisions of law, are the following bills:

House Bill No. Two Thousand Eight Hundred Twenty-Nine (2829), which was presented to me on April 14, 2021.

House Bill No. Two Thousand Eight Hundred Thirty (2830), which was presented to me on April 14, 2021.

House Bill No. Two Thousand Nine Hundred Fifty-Eight (2958), which was presented to me on April 10, 2021.

House Bill No. Three Thousand One Hundred Seven (3107), which was presented to me on April 21, 2021.

House Bill No. Three Thousand One Hundred Twenty-Nine (3129), which was presented to me on April 16, 2021.

You will note that I have approved these bills on April 21, 2021.

Sincerely,

Jim Justice  
Governor

cc: The Honorable Lee Cassis  
The Honorable Stephen J. Harrison
April 21, 2021

The Honorable Mac Warner
Secretary of State
State Capitol
Charleston, West Virginia 25305

Dear Secretary Warner:

Enclosed for filing in your office, pursuant to the provisions of law, are the following bills:

House Bill No. Three Thousand One Hundred Thirty (3130), which was presented to me on April 16, 2021.

House Bill No. Three Thousand One Hundred Seventy-Five (3175), which was presented to me on April 14, 2021.

1 House Bill No. Three Thousand One Hundred Ninety-One (3191), which was presented to me on April 14, 2021.

Committee Substitute for House Bill No. Three Thousand Two Hundred Fifty-Four (3254), which was presented to me on April 14, 2021.

You will note that I have approved these bills on April 21, 2021.

Sincerely,

Jim Justice
Governor

cc: The Honorable Lee Cassis
The Honorable Stephen J. Harrison
The Honorable Mac Warner  
Secretary of State  
State Capitol  
Charleston, West Virginia 25305

Dear Secretary Warner:

Enclosed for filing in your office, pursuant to the provisions of law, are the following bills:

Committee Substitute for Senate Bill No. Two Hundred Ninety-Seven (287), which was presented to me on April 14, 2021.

Senate Bill No. Three Hundred Seventy-Six (376), which was presented to me on April 14, 2021.

Committee Substitute for Senate Bill No. Three Hundred Eighty-Seven (387), which was presented to me on April 13, 2021.

Committee Substitute for Senate Bill No. Four Hundred Sixty (460), which was presented to me on April 13, 2021.

Committee Substitute for House Bill No. Two Thousand Three Hundred Seventy (2370), which was presented to me on April 21, 2021.

Committee Substitute for House Bill No. Two Thousand Eight Hundred Eighty-Four (2884), which was presented to me on April 22, 2021.

You will note that I have approved these bills on April 26, 2021.

Sincerely,

Jim Justice  
Governor

JJmnh

cc: The Honorable Lee Cassis  
The Honorable Stephen J. Harrison

State Capitol | 1900 Kanawha Blvd., East, Charleston, WV 25305 | (304) 558-2000
April 26, 2021

The Honorable Mac Warner
Secretary of State
State Capitol
Charleston, West Virginia 25305

Dear Secretary Warner:

Enclosed for filing in your office, pursuant to the provisions of law, are the following bills:

Senate Bill No. Three Hundred Seven (307), which was presented to me on April 14, 2021.

Committee Substitute for Senate Bill No. Three Hundred Forty-Three (343), which was presented to me on April 14, 2021.

Committee Substitute for Senate Bill No. Four Hundred One (401), which was presented to me on April 14, 2021.

Committee Substitute for Senate Bill No. Four Hundred Nineteen (419), which was presented to me on April 16, 2021.

Committee Substitute for Senate Bill No. Four Hundred Thirty-Four (434), which was presented to me on April 14, 2021.

Committee Substitute for Committee Substitute for Senate Bill No. Four Hundred Sixty-Four (464), which was presented to me on April 16, 2021.

You will note that I have approved these bills on April 26, 2021.

Sincerely,

Jim Justice
Governor

cc: The Honorable Lee Cassis
The Honorable Stephen J. Harrison
State Capitol | 1900 Kanawha Blvd., East, Charleston, WV 25305 | (304) 558-2000
The Honorable Mac Warner  
Secretary of State  
State Capitol  
Charleston, West Virginia 25305  

Dear Secretary Warner:

Enclosed for filing in your office, pursuant to the provisions of law, are the following bills:

Committee Substitute for Senate Bill No. Four Hundred Seventy-Eight (478), which was presented to me on April 16, 2021.

Committee Substitute for Senate Bill No. Four Hundred Ninety-Two (492), which was presented to me on April 16, 2021.

Senate Bill No. Four Hundred Ninety-Four (494), which was presented to me on April 13, 2021.

Committee Substitute for Senate Bill No. Five Hundred Two (502), which was presented to me on April 16, 2021.

Committee Substitute for Senate Bill No. Five Hundred Thirty-Four (534), which was presented to me on April 16, 2021.

Senate Bill No. Five Hundred Thirty-Seven (537), which was presented to me on April 16, 2021.

You will note that I have approved these bills on April 26, 2021.

Sincerely,

Jim Justice  
Governor

JJ/mh

cc: The Honorable Lee Cassis  
The Honorable Stephen J. Harrison  
State Capitol | 1900 Kanawha Blvd., East, Charleston, WV 25305 | (304) 558-2000
April 26, 2021

The Honorable Mac Warner
Secretary of State
State Capitol
Charleston, West Virginia 25305

Dear Secretary Warner:

Enclosed for filing in your office, pursuant to the provisions of law, are the following bills:

Committee Substitute for Senate Bill No. Six Hundred Thirteen (613), which was presented to me on April 16, 2021.

Committee Substitute for Senate Bill No. Six Hundred Thirty-Six (636), which was presented to me on April 16, 2021.

Committee Substitute for Senate Bill No. Six Hundred Forty-One (641), which was presented to me on April 16, 2021.

Committee Substitute for Senate Bill No. Six Hundred Forty-Two (642), which was presented to me on April 16, 2021.

Committee Substitute for Committee Substitute for Senate Bill No. Six Hundred Fifty-Seven (657), which was presented to me on April 20, 2021.

Committee Substitute for Senate Bill No. Six Hundred Fifty-Eight (658), which was presented to me on April 16, 2021.

You will note that I have approved these bills on April 26, 2021.

Sincerely,

Jim Justice
Governor

Jjmh

cc: The Honorable Lee Cassis
    The Honorable Stephen J. Harrison

State Capitol | 1900 Kanawha Blvd., East, Charleston, WV 25305 | (304) 558-2000
The Honorable Mac Warner  
Secretary of State  
State Capitol  
Charleston, West Virginia 25305  

Dear Secretary Warner:  

Enclosed for filing in your office, pursuant to the provisions of law, are the following bills:  

Committee Substitute for Senate Bill No. Six Hundred Sixty (660), which was presented to me on April 16, 2021.  

Senate Bill No. Six Hundred Sixy-One (661), which was presented to me on April 16, 2021.  

Committee Substitute for Senate Bill No. Six Hundred Seventy-One (671), which was presented to me on April 16, 2021.  

Committee Substitute for Senate Bill No. Six Hundred Seventy-Three (673), which was presented to me on April 13, 2021.  

Senate Bill No. Six Hundred Seventy-Four (674), which was presented to me on April 16, 2021.  

Committee Substitute for Senate Bill No. Six Hundred Eighty-Four (684), which was presented to me on April 16, 2021.  

You will note that I have approved these bills on April 26, 2021.  

Sincerely,  

Jim Justice  
Governor  

JJS/mb  

cc: The Honorable Lee Cassis  
The Honorable Stephen J. Harrison  
State Capitol | 1900 Kanawha Blvd., East, Charleston, WV 25305 | (304) 558-2000
The Honorable Mac Warner  
Secretary of State  
State Capitol  
Charleston, West Virginia 25305  

Dear Secretary Warner:

Enclosed for filing in your office, pursuant to the provisions of law, are the following bills:

House Bill No. Two Thousand Twenty-Nine (2029), which was presented to me on April 16, 2021.

Committee Substitute for House Bill No. Two Thousand One Hundred Ninety-Five (2195), which was presented to me on April 22, 2021.

Committee Substitute for House Bill No. Two Thousand Two Hundred Twenty-One (2221), which was presented to me on April 22, 2021.

Committee Substitute for House Bill No. Two Thousand Five Hundred Seven (2507), which was presented to me on April 22, 2021.

Committee Substitute for House Bill No. Two Thousand Five Hundred Seventy-Three (2573), which was presented to me on April 22, 2021.

Committee Substitute for House Bill No. Two Thousand Six Hundred Eighty-Eight (2688), which was presented to me on April 22, 2021.

You will note that I have approved these bills on April 26, 2021.

Sincerely,

Jim Justice  
Governor

JJ/mh

cc: The Honorable Lee Cassis  
The Honorable Stephen J. Harrison

State Capitol | 1900 Kanawha Blvd., East, Charleston, WV 25305 | (304) 558-2000
The Honorable Mac Warner  
Secretary of State  
State Capitol  
Charleston, West Virginia 25305

Dear Secretary Warner:

Enclosed for filing in your office, pursuant to the provisions of law, are the following bills:

Committee Substitute for House Bill No. Two Thousand Seven Hundred Twenty (2720), which was presented to me on April 22, 2021.

House Bill No. Two Thousand Seven Hundred Thirty (2730), which was presented to me on April 22, 2021.

Committee Substitute for House Bill No. Two Thousand Seven Hundred Fifty-Eight (2758), which was presented to me on April 14, 2021.

Committee Substitute for House Bill No. Two Thousand Seven Hundred Sixty-Three (2763), which was presented to me on April 16, 2021.

Committee Substitute for House Bill No. Two Thousand Seven Hundred Seventy-Three (2773), which was presented to me on April 22, 2021.

Committee Substitute for House Bill No. Two Thousand Seven Hundred Ninety-Four (2794), which was presented to me on April 22, 2021.

You will note that I have approved these bills on April 26, 2021.

Sincerely,

Jim Justice  
Governor

JJ/mfh

cc: The Honorable Cassis  
The Honorable Stephen J. Harrison

State Capitol | 1900 Kanawha Blvd., East, Charleston, WV 25305 | (304) 558-2000
April 26, 2021

The Honorable Mac Warner  
Secretary of State  
State Capitol  
Charleston, West Virginia 25305  

Dear Secretary Warner:

Enclosed for filing in your office, pursuant to the provisions of law, are the following bills:

Committee Substitute for House Bill No. Two Thousand Eight Hundred Thirty-Four (2834), which was presented to me on April 22, 2021.

Committee Substitute for House Bill No. Two Thousand Eight Hundred Forty-Two (2842), which was presented to me on April 22, 2021.

House Bill No. Two Thousand Nine Hundred Six (2906), which was presented to me on April 14, 2021.

House Bill No. Two Thousand Nine Hundred Fourteen (2914), which was presented to me on April 22, 2021.

House Bill No. Two Thousand Nine Hundred Fifteen (2915), which was presented to me on April 22, 2021.

House Bill No. Two Thousand Nine Hundred Eighteen (2918), which was presented to me on April 14, 2021.

You will note that I have approved these bills on April 26, 2021.

Sincerely,

Jim Justice  
Governor

Jlh

cc: The Honorable Lee Cassis  
The Honorable Stephen J. Harrison  
State Capitol | 1900 Kanawha Blvd., East, Charleston, WV 25305 | (304) 558-2000
The Honorable Mac Warner  
Secretary of State  
State Capitol  
Charleston, West Virginia 25305

Dear Secretary Warner:

Enclosed for filing in your office, pursuant to the provisions of law, are the following bills:

Committee Substitute for House Bill No. Two Thousand Eight Hundred Ninety (2890), which was presented to me on April 22, 2021.

Committee Substitute for House Bill No. Two Thousand Nine Hundred Sixteen (2916), which was presented to me on April 22, 2021.

Committee Substitute for House Bill No. Two Thousand Nine Hundred Thirty-Three (2933), which was presented to me on April 22, 2021.

Committee Substitute for House Bill No. Two Thousand Nine Hundred Fifty-Three (2953), which was presented to me on April 22, 2021.

House Bill No. Three Thousand Ten (3010), which was presented to me on April 7, 2021.

Committee Substitute for House Bill No. Three Thousand One Hundred Six (3106), which was presented to me on April 22, 2021.

You will note that I have approved these bills on April 26, 2021.

Sincerely,

Jim Justice  
Governor

JJ/mh

cc: The Honorable Lee Cassis  
The Honorable Stephen J. Harrison

State Capitol | 1900 Kanawha Blvd., East, Charleston, WV 25305 | (304) 558-2000
April 26, 2021

The Honorable Mac Warner  
Secretary of State  
State Capitol  
Charleston, West Virginia 25305

Dear Secretary Warner:

Enclosed for filing in your office, pursuant to the provisions of law, are the following bills:

House Bill No. Two Thousand Nine Hundred Fifty-Seven (2957), which was presented to me on April 14, 2021.

House Bill No. Three Thousand Forty-Five (3045), which was presented to me on April 10, 2021.

House Bill No. Three Thousand Eighty-One (3081), which was presented to me on April 10, 2021.

House Bill No. Three Thousand Eighty-Nine (3089), which was presented to me on April 22, 2021.

House Bill No. Three Thousand One Hundred Thirty-Two (3132), which was presented to me on April 22, 2021.

Committee Substitute for House Bill No. Three Thousand Two Hundred Fifteen (3215), which was presented to me on April 22, 2021.

You will note that I have approved these bills on April 26, 2021.

Sincerely,

Jim Justice  
Governor

JImjh

cc: The Honorable Lee Cassis  
The Honorable Stephen J. Harrison  
State Capitol | 1900 Kanawha Blvd., East, Charleston, WV 25305 | (304) 558-2000
The Honorable Mac Warner
Secretary of State
State Capitol
Charleston, West Virginia 25305

Dear Secretary Warner:

Enclosed for filing in your office, pursuant to the provisions of law, are the following bills:

House Bill No. Three Thousand One Hundred Thirty-Three (3133), which was presented to me on April 22, 2021.

House Bill No. Three Thousand One Hundred Seventy-Seven (3177), which was presented to me on April 22, 2021.

House Bill No. Three Thousand Two Hundred Ninety-Nine (3269), which was presented to me on April 22, 2021.

House Bill No. Three Thousand Three Hundred One (3301), which was presented to me on April 22, 2021.

House Bill No. Three Thousand Three Hundred Four (3304), which was presented to me on April 21, 2021.

House Bill No. Three Thousand Three Hundred Eight (3308), which was presented to me on April 21, 2021.

You will note that I have approved these bills on April 26, 2021.

Sincerely,

Jim Justice
Governor

JJ/mh

cc: The Honorable Lee Cassis
    The Honorable Stephen J. Harrison

State Capitol | 1900 Kanawha Blvd., East, Charleston, WV 25305 | (304) 558-2000
The Honorable Mac Warner
Secretary of State
State Capitol
Charleston, West Virginia 25305

Dear Secretary Warner:

Enclosed for filing in your office, pursuant to the provisions of law, are the following bills:

Committee Substitute for House Bill No. Three Thousand Two Hundred Sixty-Six (3266), which was presented to me on April 22, 2021.

House Bill No. Three Thousand Three Hundred Eleven (3311), which was presented to me on April 22, 2021.

You will note that I have approved these bills on April 26, 2021.

Sincerely,

Jim Justice
Governor

cc: The Honorable Lee Cassis
The Honorable Stephen J. Harrison
The Honorable Mac Warner
Secretary of State
State Capitol
Charleston, West Virginia 25305

Dear Secretary Warner:

Enclosed for filing in your office, pursuant to the provisions of law, are the following bills:

Committee Substitute for House Bill No. Two Thousand Two Hundred Sixty-Seven (2267), which was presented to me on April 22, 2021.

Committee Substitute for House Bill No. Two Thousand Six Hundred Ninety-Four (2694), which was presented to me on April 22, 2021.

House Bill No. Two Thousand Nine Hundred Ninety-Seven (2997), which was presented to me on April 22, 2021.

You will note that I have approved these bills on April 27, 2021.

Sincerely,

Jim Justice
Governor

JJ/mh

cc: The Honorable Lee Cassis
     The Honorable Stephen J. Harrison
Jim Justice  
Governor of West Virginia  
April 28, 2021

The Honorable Mac Warner  
Secretary of State  
State Capitol  
Charleston, West Virginia 25305

Dear Secretary Warner:

Enclosed for filing in your office, pursuant to the provisions of law, are the following bills:

Committee Substitute for Senate Bill No. Thirty-Four (34), which was presented to me on April 16, 2021.

Committee Substitute for Senate Bill No. Two Hundred Sixty-Three (263), which was presented to me on April 16, 2021.

Committee Substitute for Committee Substitute for Senate Bill No. Two Hundred Ninety-Four (294), which was presented to me on April 14, 2021.

Committee Substitute for Committee Substitute for Senate Bill No. Three Hundred Eighteen (318), which was presented to me on April 16, 2021.

Committee Substitute for Senate Bill No. Three Hundred Sixty-Eight (368), which was presented to me on April 16, 2021.

Committee Substitute for Committee Substitute for Senate Bill No. Four Hundred Seventy (470), which was presented to me on April 16, 2021.

You will note that I have approved these bills on April 28, 2021.

Sincerely,

Jim Justice  
Governor

JL/mh

cc: The Honorable Cassis  
The Honorable Stephen J. Harrison  
State Capitol | 1900 Kanawha Blvd., East, Charleston, WV 25305 | (304) 558-2000
Jim Justice
Governor of West Virginia

April 28, 2021

The Honorable Mac Warner
Secretary of State
State Capitol
Charleston, West Virginia 25305

Dear Secretary Warner:

Enclosed for filing in your office, pursuant to the provisions of law, are the following bills:

Committee Substitute for Committee Substitute for Senate Bill No. Five Hundred Forty-Two (542), which was presented to me on April 16, 2021.

Committee Substitute for Senate Bill No. Five Hundred Sixty-Two (562), which was presented to me on April 20, 2021.

Committee Substitute for Senate Bill No. Six Hundred Fifty-Five (655), which was presented to me on April 16, 2021.

Committee Substitute for Senate Bill No. Six Hundred Seventy-Seven (677), which was presented to me on April 20, 2021.

Committee Substitute for Senate Bill No. Six Hundred Ninety-Five (695), which was presented to me on April 16, 2021.

Committee Substitute for Senate Bill No. Seven Hundred Two (702), which was presented to me on April 20, 2021.

Senate Bill No. Seven Hundred Eighteen (718), which was presented to me on April 16, 2021.

You will note that I have approved these bills on April 28, 2021.

Sincerely,

Jim Justice
Governor

cc: The Honorable Lee Cassis
The Honorable Stephen J. Harrison
The Honorable Mac Warner  
Secretary of State  
State Capitol  
Charleston, West Virginia 25305  

Dear Secretary Warner:

Enclosed for filing in your office, pursuant to the provisions of law, are the following bills:

Committee Substitute for House Bill No. Two Thousand Two (2002), which was presented to me on April 22, 2021.

Committee Substitute for House Bill No. Two Thousand Five (2005), which was presented to me on April 22, 2021.

Committee Substitute for House Bill No. Two Thousand Twenty-Five (2025), which was presented to me on April 22, 2021.

Committee Substitute for House Bill No. Two Thousand One Hundred Forty-Five (2145), which was presented to me on April 22, 2021.

Committee Substitute for House Bill No. Two Thousand Two Hundred Sixty-Six (2266), which was presented to me on April 22, 2021.

You will note that I have approved these bills on April 28, 2021.

Sincerely,

Jim Justice  
Governor  

cc: The Honorable Lee Cassis  
The Honorable Stephen J. Harrison  

State Capitol | 1900 Kanawha Blvd., East, Charleston, WV 25305 | (304) 558-2000
Jim Justice
Governor of West Virginia
April 28, 2021

The Honorable Mac Warner
Secretary of State
State Capitol
Charleston, West Virginia 25305

Dear Secretary Warner:

Enclosed for filing in your office, pursuant to the provisions of law, are the following bills:

Committee Substitute for House Bill No. Two Thousand Three Hundred Sixty-Three (2363), which was presented to me on April 22, 2021.

Committee Substitute for House Bill No. Two Thousand Three Hundred Sixty-Eight (2368), which was presented to me on April 21, 2021.

Committee Substitute for House Bill No. Two Thousand Four Hundred Twenty-Seven (2427), which was presented to me on April 22, 2021.

Committee Substitute for House Bill No. Two Thousand Five Hundred Eighty-One (2581), which was presented to me on April 22, 2021.

Committee Substitute for House Bill No. Two Thousand Six Hundred Thirty-Three (2633), which was presented to me on April 22, 2021.

You will note that I have approved these bills on April 28, 2021.

Sincerely,

Jim Justice
Governor

JJ/mh

cc: The Honorable Lee Cassis
The Honorable Stephen J. Harrison
The Honorable Mac Warner  
Secretary of State  
State Capitol  
Charleston, West Virginia 25305

Dear Secretary Warner:

Enclosed for filing in your office, pursuant to the provisions of law, are the following bills:

Committee Substitute for House Bill No. Two Thousand Six Hundred Sixty-Seven (2667), which was presented to me on April 72, 2021.

Committee Substitute for House Bill No. Two Thousand Six Hundred Seventy-One (2671), which was presented to me on April 22, 2021.

Committee Substitute for House Bill No. Two Thousand Seven Hundred Forty-Seven (2747), which was presented to me on April 22, 2021.

Committee Substitute for House Bill No. Two Thousand Seven Hundred Sixty (2760), which was presented to me on April 22, 2021.

House Bill No. Two Thousand Seven Hundred Seventy-Six (2776), which was presented to me on April 22, 2021.

You will note that I have approved these bills on April 28, 2021.

Sincerely,

Jim Justice  
Governor

J/Jmth

cc: The Honorable Lee Cassis  
    The Honorable Stephen J. Harrison
Jim Justice  
Governor of West Virginia  
April 28, 2021

The Honorable Mac Warner  
Secretary of State  
State Capitol  
Charleston, West Virginia 25305

Dear Secretary Warner:

Enclosed for filing in your office, pursuant to the provisions of law, are the following bills:

House Bill No. Two Thousand Eight Hundred Seventy-Four (2874), which was presented to me on April 22, 2021.

Committee Substitute for House Bill No. Two Thousand Eight Hundred Ninety-One (2891), which was presented to me on April 22, 2021.

Committee Substitute for House Bill No. Two Thousand Nine Hundred Twenty-Seven (2927), which was presented to me on April 22, 2021.

Committee Substitute for House Bill No. Two Thousand Nine Hundred Sixty-Two (2962), which was presented to me on April 22, 2021.

House Bill No. Two Thousand Nine Hundred Sixty-Nine (2969), which was presented to me on April 14, 2021.

You will note that I have approved these bills on April 28, 2021.

Sincerely,

Jim Justice  
Governor

JJ/mh

cc: The Honorable Lee Cassis  
The Honorable Stephen J. Harrison

State Capitol | 1900 Kanawha Blvd., East, Charleston, WV 25305 | (304) 558-2000
The Honorable Mac Warner
Secretary of State
State Capitol
Charleston, West Virginia 25305

Dear Secretary Warner:

Enclosed for filing in your office, pursuant to the provisions of law, are the following bills:

Committee Substitute for House Bill No. Two Thousand Nine Hundred Eighty-Two (2982), which was presented to me on April 22, 2021.

Committee Substitute for House Bill No. Three Thousand Two (3002), which was presented to me on April 22, 2021.

House Bill No. Three Thousand Seventy-Eight (3078), which was presented to me on April 22, 2021.

Committee Substitute for House Bill No. Three Thousand Two Hundred Ninety-Three (3293), which was presented to me on April 22, 2021.

House Bill No. Three Thousand Two Hundred Ninety-Four (3294), which was presented to me on April 14, 2021.

You will note that I have approved these bills on April 28, 2021.

Sincerely,

Jim Justice
Governor

cc: The Honorable Lee Cassis
    The Honorable Stephen J. Harrison

State Capitol | 1900 Kanawha Blvd., East, Charleston, WV 25305 | (304) 558-2000
[CLERK’S NOTE: Enr. House Bill 3310 became law without the Governor’s signature on April 28, 2021, under the provisions of Section 14, Article VII of the Constitution of West Virginia.]

All business of the sixty-day session now being concluded,

Senator Nelson, from the select committee to notify His Excellency, the Governor, that the Senate is ready to adjourn sine die, returned to the chamber and was recognized by the President. Senator Nelson then reported this mission accomplished.

Thereupon,

On motion of Senator Takubo, at 12:02 a.m., the Senate adjourned sine die.

We hereby certify that the foregoing Senate record of the proceedings of the regular sixty-day session of the Eighty-Fifth Legislature, 2021, is the Official Journal of the Senate for said session.

President of the Senate

Clerk of the Senate
WEST VIRGINIA STATE OF THE
STATE ADDRESS

(As provided electronically
by the Governor’s Office)

PRESENTED BY
HONORABLE
JIM JUSTICE

(Governor of West Virginia)

Wednesday, February 10, 2021

GOVERNOR JUSTICE: Okay. I sincerely hope everyone is doing as well as they possibly can be. With all that we’ve gone through in this State. But I can tell you that the light of the world is shining on West Virginia right now. And if you don’t believe that, you’re just plain not thinking right.

I’d like at this time to recognize some really, really special people, my family. Cathy and Jill are with us tonight and from beyond that, I want to go directly to my cabinet members. You know at this time, it is such a difficult time. You know, we’ve got for all practical purposes, all my cabinet members watching virtually. But there is one that is watching from the heavens above, Dennis Davis. A man that we just lost. A man, a man’s man. That’s all there is to it. He set out on a mission to bring billions into West Virginia and pulled it off. He set out on a mission to build facilities and have vehicles and all the different things from exempting the veterans pay from income tax. All of the different things that he set out on a mission to do, but I can tell you unequivocally just one thing and one thing alone, Dennis Davis lived and breathed every day for our great vets. And so all of us, please let’s pause in a moment of silence for a great, great Secretary that we lost.

Thank ya’ll so much.

Dennis Davis was not only a terrific individual and a terrific cabinet secretary, he was a real friend. And you know, from time to time, this job takes you to people that maybe you don’t know and you grieve and you hate for their loved ones. But this one really hits home with me. You know, four years ago I walked in here, really on the front steps out front, with a tackle box and an axe. I walked in here to tell you just from a folksy tone, a tone that people have really enjoyed to tell you the truth. But a lot of straight talk and a lot of truth and a lot of complete transparency. You see that’s me. That is me through and through. I’ve got a lot of experience. I got a love of passion. I’ve got a lot of enthusiasm and I’m a godly man and proud of it.

Now, like it or not like it when they firsthand had me the books four years ago, there is no way to cut it. I’m a business guy and our state, for all purposes, was bankrupt, and in tough, tough shape. We drained the rainy-day fund down to levels where our roads were being — our roads were in pretty daggone tough shape and we had all kinds of issues at hand. They handed me a budget that was a projection for the next six years.

The year that we were in we were going to come up $217 million short. The next year we were going to be $497 million short. And then it proceeded onto $772 million short. It was all cumulative. Now, if you were 219 short now and you added 427, you zoomed right above 700 million. And when you added up another 700 or whatever it may be it was some really tough duke. Now, we dug in. An awful lot of you were in the same time and we got new members that I absolutely congratulate in every way.

But with our new members comes all kinds of newness around us, new blood, new ideas, all kinds of good stuff. But we rolled up our sleeves, did we not, and we went to work. We went to work on a prayer that I’ll get to in a little while, and all of a sudden things began to change. West Virginia began to really change.

And the biggest thing of all that we really needed to change was our image, the image that we knew was here and knew was good, but the image that the outside world really looked at us, they thought we were backward or we were poor or absolutely we were supposed to know our
place. It was a shame. I don’t subscribe to that, and I know you don’t either. But let me tell you just this. We began to see a miracle, a miracle of all. A miracle of West Virginia began to evolve that’s good stuff, really, really good stuff.

Now, along the way, before I go any further, I want to congratulate you. All of you who are here, I want to congratulate you on this. You had the courage to run, did you not? You know, you’re going to accept rocks thrown at you. A lot of them are going to be really unfair, but you had the courage to step up and say I’ll serve, I’ll serve and you’ve done so very admirably. And I’m sure you will do in the future very admirably.

And before I go any further I want to recognize some really, really important people. And they’re the people that are the Chief Justices —- the Chief Justice and Justices of our Supreme Court. And I think they’re right up here. But if I could just say, Chief Justice Evan Jenkins, if you could stand please, and Justice Elizabeth Walker, Justice Tim Armstead, Justice John Hutchison and Justice William Wooton. Please give them a round of applause.

I’ve got a few more people to congratulate here, congratulate on them earning the positions that many of them already have. We’ve got a new man to the task and at hand, but if Attorney General Patrick Morrisey, Secretary of State Mac Warner, our State Auditor JB McCuskey, our Commissioner of Agriculture, Kent Leonhardt and our newly elected State Treasurer, Riley Moore, please stand, our constitutional officers.

The two leaders of the band, leaders of all you all in front of you or some of you all and everything, but our Senate President, Craig Blair, if you would stand, please, sir. And our Speaker of the House, Roger Hanshaw. And I take it that they’re standing. I can’t see them, but they’re back there, so you all please applaud for them.

I spoke just a second ago about the miracle of West Virginia, did I not? There have been a lot of accomplishments that have happened in the last few years from surpluses to making education our centerpiece to putting money aside for PEIA. And just imagine, imagine, for four years PEIA never raised a dime in premiums. How somebody can complain about that, I don’t get it. That’s just all there is to it.

We got a lot of new roads. We got a lot of pass old roads. We got a lot of work that goes on every day. We got an EZ-Pass where you can go up and down the turnpike for next to nothing. We created Jim’s dreams and new jobs and hopes, and we’ve really combatted the drug issues, but we’ve got a long way to go. We absolutely adopted a new slogan, Almost Heaven, in our Tourism Department. And I will talk a little bit about that in a little while, but what an incredible job that has exploded into being.

We put real money in our state parks and we helped our vendors and we helped our seniors with Meals on Wheels and all kinds of different things, and lo and behold the miracle starts to grab hold. And then along comes COVID.

Now, just imagine this. I said the miracle of West Virginia, did I not? You know, I was interviewed just the other day on The 700 Club, Pat Robertson. And while I was being interviewed by Wendy, and I don’t know her last name, Wendy was just recently married and I don’t know her last name, but she’s not far from here in West Virginia. And Wendy was talking and we were talking about all the different things that were happening with COVID and all the vaccination process and all the good things that we had going on. And she said to me, she said, if you can say your prayer now, what would your prayer be? And I said, well, Wendy, I said, you know, we had a day of prayer and I said a prayer, and I’m anything but Reverend Jim, and I said a prayer at that time, and I truly mean this, I don’t know how in the world the words just flowed. But the Good Book tells us just do that, and words —- the Good Lord will take over and the words will flow, and they did.

Now, I said, Wendy, I need to get you a video of that prayer. And you know what she said to me, she said, Governor, when was that? Well, just like anyone, I said, you know, Wendy I don’t know. It was probably four or five months ago. No, probably four months ago. This just happened about a week ago. And all of a sudden on my little whiteboard thing that I have out there Jordan flashed up on my whiteboard, it was last March. She had already asked me that from the date of that prayer had I seen things change. Think about it.

And every day —- the definition of coincidence, an everyday occurrence in which God chooses to remain anonymous. Think about it. How in the world — how in the world could a little state that’s the poorest, how in the world
could we absolutely charge to the front like we’ve charged? How right behind all of that could we have handled what we handled in COVID like we’ve handled it? I’m telling you it is truly the miracle of West Virginia.

Now, I believe with all in me that I am battle proven and I am calm under fire. I really do listen to our experts. And you know, we’ve made moves for the betterment of all, not made moves that were selfish for just a few. But in all of this that miracle, and that miracle has truly happened.

Now, I often ask myself a lot of times what is my real job. Well, first and foremost, it is to look out after the health and safety of the people, but secondly it’s to mind the store, is it not? Because at the end of the day, if the economics don’t work, nothing, nothing, that you do or I do can work. The economics has got to work. If we’re going to continue to grow and every, the economics has to work. Well, we have — along the way we have pulled off the economics.

Now, we all know that we’ve been first in COVID in the nursing homes and first in the vaccinations and we’re on the nightly news everywhere under the sun. And we’ve got to be really proud because, in addition to all that, every single day that goes by more and more and more will come because they see West Virginia in a different light than they seen it before.

Now, I want to take just a moment to congratulate Cathy, Cathy and I — neither one knew hardly anything about communities and schools. Really and truly we knew that it was really started in West Virginia, in Greenbrier County, but we really didn’t know anything about it. And so with all that, right behind all of that, Cathy needed to have supposedly a cause. And I donated my salary to that and slow but sure they started off as Communities and Schools. Can you just imagine this? And I want you to cheer like crazy for this, but today Communities and Schools — now, I don’t blow smoke at anybody.

I’m telling you, honest to God’s truth, I know what’s going on in our schools in a lot of situations. I’ve coached forever. I’ve been there. I’ve seen the good and the bad. I am telling you without any question the most profound program that we have going on within our schools today is Communities and Schools. They have touched 49,000 kids now, 49,000 kids in 29 counties. You’ve got to give them a giant round of applause. Please do.

Cathy and my daughter Jill are way up here, and they are trying to be good. And that’s good because I’m trying to keep them a little ways away from me now.

Now, let me take you on a ride to the future. Stimulus. You know, I’ve got to just tell you this way. You see, I was really, really, and still am, really close with our President, President Trump. Close with his family. Now, I can never understand three things that happened along the way. The first thing that happened was just this. He quite having his briefings on television. Probably advisors were telling him maybe that’s not the thing to do, Mr. President, because somebody in the news may trip you up. And Vice-President Biden at the time is not out campaigning or anything, and he’s spending most time at his house and all that and it could really cause you a problem. Well, I believe when he was talking to the people, the people really, really, really were dialing into President Trump.

And the next thing along the way — and you make a lot of mistakes in any job as you go, but the next thing along the way was he came up with the idea, you know, Pelosi and everybody was — they were pushing a $600 Stimulus package and we came out with 400. And I said, Mr. President, why? And he said, well, what do you mean? And I said, Mr. President, all these people vote and all of them hope for 600 and you gave them 400. It was the prudent thing to do, but at the end of the day we lost our President, didn’t we?

The next thing that happened along the way was there was a Stimulus package and that’s what I just said. I believe the Democrats and the Republicans continued to play politics and politics and politics, and it would not move while people were really hurting. People couldn’t pay their rent and their power bill and their car payment or whatever it may be. All of a sudden, our President got slowly, slowly and more and more in trouble, and we lost the election. And so today, today where we are is we have a new President, of which every single last one of you and myself should get behind and support with all in us. And the reason we should is out of total respect to the presidency of the United States of America.

Now, with all of that I say to you just this. The Stimulus package that should have been passed a long time ago, in my opinion, and the President, the President, Donald Trump came out and said I want to do a trillion 800 billion dollar package. Did he not? That’s exactly what
he did. And it just stumbled and stumbled and stumbled. So today, today, where I am is just this. Now, I’ve done a lot of stuff. I’ve run a lot of businesses and employed thousands of people, and I know what to do in a lot of stuff. I am telling you that we as America today are still stumbling. We need to move forward aggressively and super boldly. And if we leave some money on the table, we just do. We can’t under fund what we need to jump start this world. And it will jump start the world.

What’s going to happen is just this. There’s going to be a trillion 900 billion dollar Stimulus package passed. With that there is a good chance that a lot of different things will happen to West Virginia. A lot of good things will happen to West Virginia. I can tell you, though, the Stimulus packages will end, and you really need to listen to me.

West Virginia has not only dug itself out of a hole and got itself on a launch pad, it’s even taken itself off and become that diamond in the rough that everybody’s missed. But yet, if everything just goes back to the way it was, I challenge every single one of you, West Virginia will fall back into being West Virginia someday.

We are on the launch pad right now. In fact, we’re airborne right now. And that’s why tonight, tonight I am asking all of you to join me to repeal the income state — income tax in the State of West Virginia.

Now, how do you do that? What do you got to do? There’s a lot of people in this life that will work night and day to try to do nothing. That’s not me. Here’s how you do it. First of all, you take one bite of the elephant at a time, a big bite. You cut the income tax on everybody in the State of West Virginia except the super highest earners and you cut theirs by a third, but you cut everybody else by a half right out of the gate. You absolutely explain that just this is the way it has to be. If you do that, you’re going to — the total income tax dollars are $2.1 billion, 2.1 billion in our state, half almost of our total revenue.

Now, if you’ll stay with me just one second. I’ll tell you just this. If you take half of our revenue and still put it in the bucket, half of our income tax don’t go away, half is still in the bucket. You’ve got to go back and revisit and look at tiering the severance tax on oil, gas and coal. I told you this years ago. We should help our coal companies, our gas companies, our oil companies. We should help them in every way to continue to create jobs and to go on and on all we can. But you know, my family’s been in the coal business forever. And I’m going to tell you that when profits rise to levels that are beyond our imaginations, we ought to be willing to step up and pay just a little tiny bit more.

I think what we’re going to have to do that’s going to hit the everyday man is we’re going to have to raise sales taxes by one-and-a-half percent if we’re going to eliminate our income tax. We need to look at putting an additional tax on cigarettes and soda and trying to make us healthier and better, and that could be a source of revenue for us. We need to absolutely bring into taxation our professional services as well. And then you need to have a wealth tax, a tax on those that are very, very, well to do, that can pay just pay just a little bit extra. And then you need to make some cuts. The cuts need to be, in my opinion, very miniscule. You do not need to cut to the bone, but you do need to make some cuts. By miniscule I mean very miniscule. $25 million of cuts will get you there.

Now, at the end of the day just imagine, imagine, imagine if I were to say to me, to anybody, we can cut our income tax in half right off the get go. We’ll have to pay another percent-and-a-half on our consumer sales tax. If you’re not a smoker or you don’t buy soda pop, that’s it. For you that’s pretty much it. We need to tier our severance tax on coal and gas and oil. It won’t bring in a whole lot of dollars, but it will bring in a few. It is so miniscule it is unbelievable what I’m asking you to do. And with all of that along the way, with a wealth tax and a luxury tax basically that is also miniscule.

By miniscule, it can maybe only bring in 20, 30, 40 million dollars. Maybe if just for, you know, for items that you would purchase one item in excess of 5,000 or 10,000 or 30,000 or whatever, I’ve got a chart on all that, but I don’t need to go through all that right now. And then there’s that small, small level of cuts. What if I were to say to you that is our chance? The door is right here for you, West Virginia, the door stands right ready for you right now. Opportunity will flash in front of you, and if you don’t go through, it closes. It’s your chance. It’s your real chance. The Stimuluses will die away. COVID will die away. And then ask yourself — step back from it and ask yourself how are they going to come, how are they going to come. Really and truly, how are they going to come? This is an opportunity beyond all comparison.
Now, I would ask you to do two other things. I would ask you to establish buckets. You see, I’m really big into buckets because I believe when you put something in that bucket, it stays there. I’d ask you, first and foremost, to tab a flat, no growth budget in the State of West Virginia for the next three years.

I would also ask you in my buckets to put some considerable amount of dollars, 30 to 50 million dollars in a bucket that basically we use to entice businesses to close, to close, and to come and bring their employment to West Virginia. And the other bucket that I would like you to establish is an additional rainy day fund. You see, if we freeze the budget where we’re at right now, our rainy day fund is absolutely adequately funded, period, right now. If we freeze the budget right now at where we’re at, absolutely our rainy day fund is in great shape.

If you create that second rainy day fund, and let me tell you how you can do it, you see, by the wisdom and good stuff of a lot, a lot of people we have built surpluses, have we not? In 2019 we had $11 million extra dollars. In 2020 we got across the finish line with a surplus in a COVID year plus moving the state income tax to the next year. We still got across the finish line. We did. And what’s happened now? Now what’s happened is you have a surplus of cash that is extraordinary, and we continue to grow it. I would not spend it. I would set it into a bucket, a rainy day fund bucket, for the elimination of our income tax, for any shortfalls in the elimination of our income tax.

Now, the opportunity is there. It’s entirely up to you. My ideas surely can be tweaked. I will listen to any and everybody, but absolutely I’ve given you a pathway, a pathway to eradicate our income tax. And you may say, well, Governor, we understand, but Governor, that gets us halfway there. And you said you’re going to eliminate it. Stay with me just one second. In the State of West Virginia today you’re growing at a pace of really, really, really close to $300 million a year. If you think of how many will come into our state, it could blossom to who knows where. If you don’t raise and spend extra money on the budget or on unnecessary items, if you have the discipline to really watch the store, the growth, the growth alone, the growth alone will take you there. And the growth alone will eliminate the rest of the balance of the income tax.

Now, I could go on about this for a long, long time. It is the single — I will promise you to God above, it is the single biggest issue that you could possibly, possibly address. You need to spend unlimited amount of time addressing this issue. This issue would transform our state like you can’t imagine. And if you don’t do it, you might as well just sit back and listen to old Jim who’s sitting here with white hair and absolutely has had a lot of experience. You mark it down, COVID will get gone. Stimulus will get gone. And when they get gone, absolutely you’ll turn back and you’ll say let’s build another field and they’ll come and they’ll put a factory in or whatever it may be. And then when you build the field and they don’t come, what next?

The downside of this, the downside is nothing. It’s absolutely nothing. Soda pop and tobacco, a little bit of tiering on the severance tax, one-and-a-half percent and that’s it. Not touching our property taxes for all practical purposes, absolutely not laying in additional taxes on our businesses. Tennessee has three different taxes under businesses. Their property taxes are multiples of what ours are. Think of the story. Think of the story one more time. The best in the nation with COVID. The best in the nation. The best in the nation. And now, that state is going to get rid of its incomes tax. And that state is the most northerly state in the Union to the population. They got to come through us to get to somebody else. You think they’re going to come through us and go anywhere else? Four of the most beautiful seasons on the planet, the greatest people. It’s our chance. It’s our chance.

Now I’m going to move on. Tonight I am asking you to elevate in the cabinet — to elevate cabinet level agencies to secretaries of cabinets in two areas. You see, I am hung up like crazy on tourism and economic development. Tonight I am asking you to create two agencies, two new cabinet positions. I will put Mitch Carmichael in the economic development position and Chelsea Ruby in the tourism position. They absolutely — Mitch is stuck on on. Everybody that knows Mitch knows he’s stuck on all the time. He could probably sell bread to starving Russians on credit, you know, but — and Chelsea has done an amazing, amazing job. That’s all there is to it.

Now, I’m asking us also to create the closing fund that I just said earlier. And I’m asking us to create an additional rainy day fund that we can put excess dollars — and let me give you just another tidbit. Just imagine this. Can you imagine in the State of West Virginia, today we’ve got $464 million of a cash surplus today right now, right now. We have $178 million
surplus through the first seven months of the year. And hopefully it will continue to grow, but I can’t guarantee that.

$464 million cash surplus right now. Absolutely what do you think? Just stay with me where you can understand what I know. What do you think’s going to happen with the Biden Stimulus package? What could happen? They could forgive all of the dollars that we’ve put out towards unemployment. They have already backdated to January of 2020 all of the match to FEMA. What if? What if we had hundreds and hundreds and hundreds more millions dollars? Put them in the bucket. Don’t spend them. For God sakes, don’t throw them away because you’ll spin around five times and wake up and say, huh, where are we. You won’t even know what happened. Put them in the bucket.

Now, through all this, record surpluses in 2019, getting through — you know, probably the biggest accomplishment that I’ve ever been involved with is with our revenue people and getting us through the 2020 year with an absolute surplus. It’s amazing. It’s amazing. With a cannonball to the stomach on COVID and absolutely nowhere to turn and income tax all moved, the surplus, are you kidding me? Really and truly it is amazing. But with all of that, that all has happened, I’ve got a few announcements to make. With all of that, we have done one thing. And I give many, many kudos to my office, all the people in economic development, all the people at commerce, all the people all across all the agencies. We took all the cabinet up there and met and met and met, but we landed hyper looped in West Virginia.

Now, we got — we got two visitors with us. We’ve got — well, first of all, a special thanks to Gordon Gee and all of WVU’s efforts and all the stuff they put in, all the licks there. And Corby Robertson. Corby’s a great personal friend and everything, and he’s doing a lot of stuff. We’ve got some more announcements to come in regard to that, and not very — and not very too distant in the future. And John Chambers, a guy that all of us know very, very well and has done so much good in trying to help us tell our story.

In addition to that, there’s Mike Snyder. And I think he’s on with us right here. And Mike is with Hyperloop, and he can’t — and I don’t know why with this technology age, but he can’t talk, but all we can do is clap for him and thank him. So he’s going to wave to us. Mike, thank you, sir.

Can you imagine, can you imagine that little state, that miracle that I talked about, that little state absolutely working with these great people that could revolutionize, revolutionize travel as we know it. They gave us validation. They’ve given us so much. And I told you over and over you’ll always be remembered, you’ll always be appreciated, and you’ll be loved here beyond on good sense. Thank you again, sir.

Also, at our North Central Airport I’ll never forget David Hinkle and people coming in to talk to me about what was going on at North Central. And we had some dollars that were there, and so we said — I mean, after we listened to the presentation I said do it. Do it right now. Well, they did it. And I’m just going to follow my script here, but MHIRJ, MHIRJ at the North Central Airport employs 300 people today. And we just had an announcement just not long ago that they are moving their employment to 800 people and the jobs’ average pay is $28 an hour. Absolutely unbelievable. Their leader of the band is in Japan right now. And I hope I’m going to get this correctly, but Ishmeal Mocabil is with us — or not with us because of the time differences and everything, but I hope some way, somehow, he can hear us as well.

In addition to that, DST Innovations. Now, get this, people that make organic material, and a lot of it can come from coal, are moving right now into Morgantown and set up show there. And then they have promised in phase two to do a manufacturing process in southern West Virginia. And with all that, they hope to create a thousand, a thousand new jobs in West Virginia. Please give them a great big round of applause.

I’ve got to tell you this, tourism in West Virginia has exploded, has it not? Absolutely, Chelsea Ruby has done a marvelous job beyond belief. Without any question whatsoever, we needed to be the frog that was proud of his own pond and invest some dollars and turn that into really something really good. We’ve done that. You know, we absolutely — just think about this. Our parks are having millions of visitors. Absolutely, we did a hundred million dollars of upgrades to our parks. I can’t thank Steve McDaniel enough. What an incredible job he’s doing. We had the best tourism add in the entire nation.

In the last two years $250 million of tourism investment, investment in our state has come to pass. We’ve also welcomed the newest national park in the country, the New River Gorge
National Park and Preserve. And with us tonight is a fellow that’s going to even take us even further, and that’s Brad Smith, the Chairman of Intuit. And Brad’s right with us. And Brad has made an incredible donation to us and everything to work on a concept that would bring remote workers to West Virginia.

Now, I have a bill that is in front of you and in just a second we’re going to give Brad the biggest round of applause in the world. But I have a bill in front of you to propose the attraction of remote workers to West Virginia. It’s a fundamental change and a modernization to how we look at corporate tax and the corporate tax structure and how we move towards making West Virginia attractive for remote workers. We want to do it. Brad has an idea. Not only does he have an idea, he’s has put his money where his mouth is and he’s absolutely given us a chance to do this. So many, so many want to work from home. So many can work in other places and do great work here. This gives us a real chance. So Brad, thank you from the very, very bottom of all of our hearts. We love you. And please give him the greatest round of applause.

Drugs are still a real issue in West Virginia. COVID has really taken us off track. We had Jim’s Dream and Jobs and Hope and we had some beginnings, beginnings, but we still have got to know that drugs can cannibalize us. It attacks us all, Republican, Democrat, black, white, rich, poor. It doesn’t matter. It attacks us all. I’m not going to go into great detail, but we have — we have a fellow that’s with us tonight, right there. His name is Joe Bozick. And Joe had brought a concept to us and everything and he asked me if I’d be the head coach. And that’s game changers. There has been so much happened, and tonight I am announcing the game changer. In conjunction with the West Virginia Drug Intervention Institute has established a partnership, now get this, with the world-renowned Hazelden Betty Ford Foundation to bring evidence-based prevention programs for opioid and substance abuse to all students in West Virginia schools. It is unbelievable. And tonight we’ve got with us — and I think this is Mark Mishek, and he is the President and CEO of Hazelden Betty Ford. And we have Angela Jerabek, and she is the founder and Executive Director of BRR — BARR, Building Assets and Reducing Risks. So please give them a giant round of applause.

Just so you’ll know where I am, we made some really, really bold steps for broadband, did we not? West Virginia is deficit on broadband beyond belief. We need to do any and everything we can to blanket our state with broadband. It will make us better and better and better, and the opportunities just abound everywhere. It is the next highway construction project. We absolutely have fed dollars now pouring in, and we have real progress in broadband, but we got to do more. We got to do more. That’s just all there is to it.

From the standpoint of a roads report, our roads to prosperity, you know, a long time ago we absolutely moved along the lines of if we’re going to start our roads to prosperity vote, I went on the road, stayed on the road, and lo and behold, 73 percent of the people voted for it. I promised them we wouldn’t raise additional taxes. We haven’t raised a dime of additional taxes. And we have absolutely continued to do work and we absolutely had our roads get in this situation over decades of neglect. We still have more to do. And I want to tell you we will continue to do it.

Tonight I also want to strongly support and hope like crazy it gets in through this year is an intermediate Court of Appeals. I want to announce something that is really close to our heart. We have a lady that’s with us who is the Teacher of the Year. I said in my first State of the State we needed to make education our centerpiece. Not that we needed to just throw a bunch of money away in education or anything, but here is my whole thought. We had to change our image. We absolutely had to start down a pathway to really trying to change our image to the outside world.

Tonight we have a fifth-grade teacher that’s with us at Tennerton, from Tennerton Elementary, in Upshur County. She’s a 20-year veteran. She is sponsored by Toyota Motor Manufacturing of West Virginia, Highmark of West Virginia, Horseman Insurance, West Virginia Lottery and the West Virginia Professional Educators Association. Her name make her absolutely welcome, an achievement that is unbelievable, our Teacher of the Year, Erin Anderson.

I won’t keep you a whole lot longer. I’ve got to just say this. I’ve had a team around me in this COVID deal, our COVID czar, Clay Marsh. And I owe him a bunch. Our General of National Guard, General Hoyer. Our DHHR Secretary, Secretary Crouch, and Doctor Amjad and all those all over the place, all those in our health communities and our first responders and all
those that absolutely have braved this fight. Can you imagine — and I say it all the time, but can you just imagine, imagine crawling out of bed, getting your scrubs on or whatever it may be and going right into the fire as you kiss your children goodbye and hope you’ll see them again later in the day, knowing you could bring it home, knowing there were so many uncertainties in the beginning and yet they went. Our grocery workers do the same thing and yet they went. They did everything for all of us. We owe them so much. But we could absolutely owe no one more than our National Guardsmen and women. 1460 of them are deployed right now. They have started our Mountaineer Challenge Academy. And now we have Mountaineer Challenge Academy II. And and they have stood up as the leadership in the Joint Interagency Task Force for COVID Vaccination. We owe so much. I have said it so many times, to all of our military we owe everything we have, everything. And if you don’t think that, you’re not thinking right. Please give them a great big round of applause.

So in wrapping this thing up, you’ve given me an honor beyond belief. A lot of people along the way would say gosh, oh, man, I bet it’s just awful being the Governor at this time. I mean, how lucky — unlucky could you have been, blah, blah, blah. But you see, I believe just this. I believe the good Lord made you who you are for a reason and he put you right here for a reason. And I believe he made me who I am for a reason. That’s why this has not been a burden. It’s been an honor. It’s been tough and you’ve had all kinds of sleepless nights and it has been really tough, but I am telling you I’ve got to also thank all those that are around me in my office and all the great work that they’ve done as well, especially you Cathy, Jill, Jay, Adam and Catherine and those little rascals J.C. and Conley. And more than anybody, in a lot of ways Baby Dog.

But before I go, let me just tell you this. West Virginia was really rolling before we got COVID. COVID, no one even knew what in the world it was. For crying out loud, at two o’clock in the day we were having schools and sporting events all over the country, Big 12 events and everything, shutting down everywhere. We had our state tournament going on right down there, and at two o’clock my team, my team was playing at 7:00. We pulled the plug and we started to work, did we not? And along the way — along the way we have done a lot of really good work. We’ve lost in excess of 2,175 people. And I say that because this morning it was 2,175. It’s a shame and it’s absolutely sad. Please always remember them in your thoughts, in your prayers, and absolutely you will see that through all this, when we were really rolling, I am now in a position of honor. And with that, I have delivered right back there to our Speaker and to our President that flat budget that I referred to. I’m very, very proud of that and we can do it. We can do every single thing that I have outlined here tonight. Before, let’s tell the truth, we were 50th in all kinds of things. We were competing against Mississippi, like I said, who was going to be dead last. And we were at the blunt end of a lot of bad jokes. And now we are that diamond in the rough that people — we are not the diamond that is going to be found. We are the diamond that they have found. We are absolutely the star of the game show on the national news every single night almost. It’s West Virginia, West Virginia and West Virginia. And now you’ve have got the reins. I’m telling you with all in me if you want to drive property values in this state up and if the border counties are concerned that somebody is going to go across and buy soda pop or they’re going to buy cigarettes across the border, I would say to them just this. Those people across the border are going to come to you to live. I mean, for crying out loud, why would we be worried about such a thing as that? They’re going to be coming to you to live. Your stores are going to be filled like you can’t imagine. The opportunity is right here, right now.

I can tell you just this, too. The steepest part of the mountain, if you’ll just watch, any mountain you’ve ever climbed in your life, where’s the steepest part? It’s always near the top. It’s always near the top. You start off like this, then it goes like this, and then all of the sudden you’re standing there looking and that last little part to get from here to Cathy is almost straight up.

Most people slide back down. I’m confident that you won’t. And the big question in all of our minds has been asked me over and over is where are we going to be in 10 years, where are we going to be in 20 years? I’m going to tell you, and somewhere here, and who knows where they are, so I’m not going to — I’m not even going to go there because I can’t even find — oh, they’re here. They’re here.

Think about this. Let me make sure because I didn’t want to disappoint you and not have some kind of graphic. Well, okay. Say what? Okay. It’s the middle one. But a lot of ways this is where we were. And this is where we are today. And this is where we want to stay. Where are we going to be in the next ten years? Where are we
going to be in the next 20 years? I’m going to tell you if you’ll just pay really close attention to just this one thing. I would say just this, we have a chance of being the state that has the things that we have wanted so badly that other states have had, the good things that we have wanted so badly that we didn’t have, we’ll be the state that has them. And you know what else we’ll be? We’ll be the state that doesn’t have the bad things that others still have.

And the last thing, you know what we’ll be able to do? We will be able to live in paradise because that’s West Virginia. You all know it. All you got to do is look outside. You all know just what an opportunity we have. And so I’m going to read to you just two lines. Over the next four years I want us to be even better. I won’t be satisfied until West Virginia’s success is no longer a surprise, but it is what is expected. I want every other state in America to know if they want to get to the top of the mountain in anything they do, they’re going to have to go right through the Mountain State to get there. God bless each and every one of you. Thank you so much.

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REMARKS OF
HONORABLE
CHARLES S. TRUMP IV
_____________________________________________________
Friday, February 12, 2021

SENATOR TRUMP: Thank you, Mr. President.

We have a birthday to remember today. It’s February twelfth. Today is the birthday, Mr. President, of the sixteenth president of the United States, Abraham Lincoln. And members of this body who’ve been here a while know that it’s been my habit to get up and make note of that . . . or point to that . . . and I will do so today briefly.

We have divisions in this country that sometimes seem insurmountable. But if you put our current conditions into historical context . . . into a historical context of what was going on in this country 160 years ago, it doesn’t seem as severe or as harsh now.

The inauguration of the president in the nineteenth century was in March—and we do it in January now . . . the country changed the Constitution to move that from March back to January. But in 1861, President Lincoln was inaugurated on March 4. And between the time of his election, Mr. President, in November of 1860 and March, southern states had adopted Ordinances and Statutes of Secession and left the Union. And, as everybody in this chamber knows without needing me to remind them, this nation was plunged into four years of civil war . . . terrible loss of life throughout the entire country. The inhabitants of this relatively new country at that time, on this continent, 51,000 casualties over three days at Gettysburg in early July; 23,000 casualties on one day in Antietam, Maryland—not far from where you and I live, Mr. President. It all landed in the lap of Abraham Lincoln whom we admire as not only the . . . you know . . . the father figure for the Republican party but the author of West Virginia’s statehood. With the stroke of his pen, West Virginia became the thirty-fifth state admitted into the Union. And we admire him because he saved the Union. He saved it. What would we have here on this continent now if Secession had been adopted and different nations had formed within the boundaries of what is now the territory of the United States of America?

He could see it all coming. I don’t know that we know if he foresaw the total horror of civil war and what it would be like when he was inaugurated as president in March of 1861 but, in his first inaugural address, you could tell he felt it. He knew what was looming.

And . . . if the members of this Senate would bear with me . . . I want to just read the final paragraph from his first inaugural address. He said, “I am loath to close. We are not enemies, but friends. We must not be enemies. Though passion may have strained it must not break our bonds of affection. The mystic chords of memory, stretching from every battlefield and patriot grave to every living heart and hearthstone all over this broad land, will yet swell the chorus of the Union, when we are touched, as surely they will be, by the better angels of our nature.”

So, even in the horror that he knew was looming and saw before him, he appealed to the better angels of our nature. And I hope we keep those words in our hearts and minds throughout this session and beyond because whatever differences we may have on issues, we are certainly not enemies. We are friends. We are citizens. We are West Virginians. We’re all here to serve the citizens who gave us the honor and privilege to come here. And in the spirit of the author of West Virginia’s statehood, let us always harken as best we can to the better angels of our nature.

Thank you, Mr. President.
Recognizing June 19 as Juneteenth Day

(Adoption of Senate Concurrent Resolution 4)

REMARKS OF
HONORABLE
PATRICIA PUERTAS RUCKER

Tuesday, February 16, 2021

SENATOR RUCKER: Thank you, Mr. President.

Juneteenth has been called Freedom Day, Jubilee Day, Liberation Day, and Emancipation Day.

There is a flag that stands at the sight of the former Union headquarters in Galveston, Texas, where General Order No. 3 was read on June 19, 1865. The plaque contains three paragraphs, but I'll just read you the first, “Commemorated annually on June 19th, Juneteenth is the oldest known celebration of the end of slavery in the U. S. The Emancipation Proclamation, issued by President Abraham Lincoln on Sep. 22, 1862, announced, ‘That on the 1st day of January, [A. D.] 1863, all persons held as slaves within any state . . . in rebellion against the U. S. shall be then, thenceforward and forever free.’ However, it would take the Civil War and [the] passage of the 13th Amendment to the Constitution to end the brutal institution of African American slavery.”

That plaque thus contained two more paragraphs and stands where General Order No. 3 was read. It was a military order issued by Major General Gordon Granger.

The following day, The New York Times printed the order under the headline, “The Slaves, All Free.” If only that were true.

Sadly today, slavery still exists. The Global Slavery Index estimates there are more than 45 million people in the world that live under some form of slavery. There are forced labor concentration camps in some countries.

Slavery is abhorrent and it’s a crime against humanity. We must continue to fight against it and to prosecute those that would enslave another human being. Freedom is something to celebrate.

To paraphrase the Declaration of Independence: We are all created equal and are endowed by our Creator with certain unalienable rights including life, liberty, and the pursuit of happiness. This is why we want to commemorate Juneteenth, the oldest known celebration of the end of slavery in the United States.

I urge adoption.

REMARKS OF
HONORABLE
RICHARD D. LINDSAY II

Tuesday, February 16, 2021

SENATOR LINDSAY: Yes, sir, Mr. President.

I had put out here on everyone’s desks just a factoid sheet of what is today “West Virginia Hunger Free Day” . . . and if you’d just allow me a moment to speak on it.

Hunger Free Day is a collaborative effort between both West Virginia’s food banks: Mountaineer Food Bank and Facing Hunger. Together, both food banks serve all 55 counties in the State of West Virginia with over 600 partner food pantries.

The purpose of Hunger Free Day is to bring awareness to the facts of the need for food in our state. One in seven are food insecure in West Virginia. One in five children are food insecure. Over 260,000 individuals were food insecure prior to the pandemic. That number has increased to over 324,000 West Virginians. Both food banks have seen a 30 percent increase in demand for assistance since the COVID-19 pandemic.

Facing Hunger Food Bank reported distributing an additional 4.5 million pounds of food compared to 2019. Mountaineer Food Bank reported distributing an additional 9 million pounds of food compared to 2019.

The Senior Senator of the Eighth and I got an opportunity to take a look at Mountaineer Food Bank’s new distribution center in Poca and thereafter a number of food banks in our district.

For those who have not done so, let me tell you, the need is real and significant in West
Virginia. There are a number of families that take part in this and that rely upon it. We’re talking about folks who are unemployed because of COVID, can’t work because of disability, or do work but don’t make enough money in order to pay for bills and everything they need for their families.

I’d like you all just to consider this sheet and to keep these folks in mind as we’re considering legislation this cycle in session.

Thank you.

REMARKS OF HONORABLE RANDY E. SMITH

Tuesday, February 16, 2021

SENATOR SMITH: Thank you, Mr. President, and relax, I’m not talking about roads this morning, so . . . .

Houston, we have a problem. I think most of you has been watching the news and seeing the problem they’ve been having out in the southwest and, especially, in Texas with the frigid temperatures out there. The problem is, is that their generating resources are being stretched to the limit. They’re so thin that they can’t put the extra power they need onto the . . . [inaudible] into the grid of Texas.

About 20,000 megawatts of coal power plant capacity has been permanently retired in these electric grids and has been replaced largely by wind energy . . . windmills. The windmills have been stopped by the cold and freezing temperature. And it looks like there’s no relief at least for a few more days. This has been going on for two days.

In Texas, they have a capability of 32,000 megawatts of installed wind generating capacity. And it’s only supplying, right now, 944 megawatts—remind you, that’s 944 megawatts of the 32,000 that they’re capable of producing.

And you might remember this summer something similar happened in California with the extreme hot temperatures in the summer they had out there where the wind quit blowing, the windmills quit and . . . . And even in Texas now, even their solar panels, in a lot of areas, are covered with snow and they’re not producing.

If you remember eight years ago some of you that was still in the body when I was over in the House, I warned everybody about the broadband problem that the state was facing. That if we didn’t do something with the broadband, we wasn’t going to succeed economically or educationally.

And I feel like I’m preaching to the choir again. I know everybody’s got this feel-good feeling about green energy. It’s the wave of the future . . . the wave of the future. But to these people that is going without power right now . . . . I seen yesterday one in Texas had 3.2 million people were without power yesterday because they didn’t have power to produce.

And I just want this body to think going ahead when we look at our energy portfolio what we’re going to do to keep this in mind. You know, watch what you wish for. I’m not saying I’m against green energy because, like I said, it’s the wave of the future, but we cannot put all of our eggs in one basket or we’re going to end up like this because, believe it or not, we . . . a lot of places in West Virginia we have worse winters than they do in Texas. And I just think going down the road that we need to stop and think about what we’re doing and make sure that, you know, we keep our power source safe here in this state.

So, thank you, Mr. President. I just wanted to put that out there.

REMARKS OF HONORABLE MICHAEL J. ROMANO

Tuesday, February 16, 2021

SENATOR ROMANO: Thank you, Mr. President.

Mr. President, with all due respect to the Finance Committee and its chairman, I believe a fiscal note was required for SB 34 (Creating exemption to state sales and use tax for rental and leasing of equipment). SB 34 provided for an exemption from sales tax for leases of heavy equipment and machinery between corporations that had more than 50 percent common ownership.
I think I understand the idea that if sales tax is collected at the end of the contract, there’s probably a wash, but, if the second corporation be the end user, we had to lose some sales tax in my mind.

Now, I voted for it because I took the chairman at his word—and I’m sure he knows what he’s talking about—but Rule 15a which was passed by this majority states that, “Prior to any committee reporting a bill to the floor, any bill which . . . increases or decreases the revenue or fiscal liability of the State . . . county, [or] municipality or other subdivision . . . or in any manner changes or modifies any existing tax or rate of taxation, [the] bill shall have attached thereto a fiscal note, if available.”

My concern, Mr. President, is as we go forward in this session, we don’t want to not have fiscal notes. I think you might have been a proponent of that when it was passed back in ’15. It’s a good idea. It gives an independent third party look at a bill so we’re sure what it does. And in this case, it should have had one. An exemption of a tax is certainly modifying an existing tax.

Mr. President, I ask that you ensure that all bills that have a fiscal impact, whether it’s real or imagined, has a fiscal note attached if it meets the requirements of Rule 15a.

Thank you, Mr. President.

REMARKS OF HONORABLE ROBERT H. PLYMALE

Tuesday, February 16, 2021

SENATOR PLYMALE: Mr. President, I rise just to bring an issue that’s in the area of Huntington. Right now, we have 86,000 outages managed by . . . out of Huntington. There are 8,171 in Hamlin; 32,373 in Huntington; 27,379 in the Milton region; Point Pleasant, 5,049; Ripley, 6,204; in Wayne, 7,206.

Last night, they were not able to get crews out because it was so dangerous.

In talking to people back home, they were afraid to do . . . they couldn’t even hardly sleep last night because of the cracking of the trees. And, if you didn’t understand this, the last storm that we had, we had at least a couple of inches of ice on our trees and they started cracking then. But with this additional ice . . .

I do believe, Mr. President, this is a state of emergency in the area that I represent. And I would like to, you know—the Senior Senator from the Sixth and other members that represent this area—I do believe we need to talk to the Governor. I do believe that this is . . . really constitutes . . .

You cannot get down the streets. You cannot get anywhere for the amount of trees that are on the roads, that are on the lines. And with this amount of people out of power, this really poses a danger.

Thank you.

REMARKS OF HONORABLE GLENN D. JEFFRIES

Thursday, February 18, 2021

SENATOR JEFFRIES: Thank you, Mr. President.

You know, sometimes we get up and we want to talk about things that are happening here in West Virginia and sometimes we like to talk about . . . we should be talking about businesses that are here in our great state.

Mr. President, if you’d indulge me, I’d like to speak just a little bit about one of the businesses here in West Virginia that is very dear to me and the Junior Senator from the Eighth down in Putnam County: Toyota.

Toyota has been a very important part of this economy here in the state. Toyota’s been here in this country for over 60 years. It’s been a place of employment for people in Putnam County, surrounding counties, and surrounding states. Toyota has—I wasn’t aware of this—but they have over 1,500 dealerships across the country. And just how important that they are . . . they employ about 36,000 people across the United States.

Their assembly lines have produced over 30 million cars and trucks in nine manufacturing plants. And they’ve got another one that they’re
working on now that I know West Virginia, at one time, was in line for it but we didn’t get the project and it ended up going to Alabama.

But Toyota has been a very integral part here in this state. They employ about 2,000 people. They have invested here in West Virginia $1.8 billion. And I think that says a lot for this manufacturing company.

And I want to commend and thank the State of West Virginia for creating the opportunities for businesses to want to locate here. Do we need to expand more and keep on looking for ways for business to invest here? Yes. I believe that we do.

But I also want to talk about—many of you may have heard this morning—but Toyota is going to reinvest more here in West Virginia. They announced today that they’re going to invest about $210 million in the plant that is down in Buffalo, West Virginia.

I think that’s tremendous. I think that’s the things that we’re looking for, things that we want to see. You know, we went through this pandemic and we’ve lost all kinds of employees, businesses have closed up. But this is a little bit of bright news and I’m very thankful that Toyota has seen that West Virginia is a place that they want to invest their money.

And what they’re going to do is they’re not expanding their plant, but what has happened is, is that the demand for their vehicles has increased and so they’re going to be adding a third shift at their plant, revamping their plant. It’s going to take about a year to a year and a half. But, by 2022, they’ll have completed their work that they’re going to do inside their plant to . . . for transmissions and engine lines.

So, I just wanted to stand up and thank Toyota for what they have done and what they continue to do in West Virginia, the people that they employ. They’re going to add about a hundred new positions once this assembly line has been completed. And I very much appreciate how they have been a part, a very integral part, in the economy here in West Virginia.

Thank you, Mr. President.

Thursday, February 18, 2021

SENATOR PLYMALE: Thank you, Mr. President.

Many of you all know the situation . . . the Senior Senator from the Sixth, my Junior Senator from the Fifth, and the senators from the . . . you know, that represent the fourth.

We’ve had some very serious issues with weather in our area. Many of my neighbors have been out of power, you know, seven of the last nine, or eight of the last 10 days. We’re still out. There’s 21,000 people in Cabell; 16,000 people in Wayne. In talking to the Appalachian Power people, they said that this was worse than the derecho. If you remember the derecho, the derecho came through quickly, it was summer, but what’s happened and compounded this is on the eleventh and the fifteenth, today, and on Monday, we’re having successive storms.

We’ve got a state of emergency—and I really appreciate the Governor declaring the state of emergency at our request. The Senior Senator from the Sixth and I went down to talk to him to see if they would do this.

But I just want to make sure that you all need to be keeping them in your prayers because there’s people without power for, you know, going over a week. It doesn’t look like there’s any end in sight of some of the places where . . . you know, where they’re going to be.

I chose to stay up here, and I feel bad about that because my family’s back home. But I have seen more people at the hotel I’m staying in from Barboursville, from Huntington, that don’t have many options. All the places in Huntington that are open are full.

But I just ask you to keep this in your thoughts and prayers. Our area was hit very bad. I’ve never seen anything like this. It has been beyond belief the amount of people that are out. The restoration efforts are slow. It is no fault of Appalachian Power. They’re trying to do everything that they can but this ice . . . . First we had ice, and then we had ice and snow, and then we’ve had snow. So, it is getting worse. And I’d ask that you keep our area in your prayers.

Thank you.
Recognizing 149th anniversary of Glenville State College

(Adoption of Senate Resolution 8)

REMARKS OF HONORABLE DAVID STOVER

Friday, February 19, 2021

SENATOR STOVER: Sorry, I was Clerk for a long time in the court.

Yes, Mr. President. I attended Glenville State myself. . . three of the best years of my life.

It is an outstanding . . . outstanding . . . center of higher education. It’s been around now—think of that—149 years, since 1872. It has thousands upon thousands of teachers and others. It has won national championship games. It is a great place to go to school. And I could not say a good enough about Glenville State College.

Go Pioneers!

REMARKS OF HONORABLE PATRICIA PUERTAS RUCKER

Friday, February 19, 2021

SENATOR RUCKER: I just want to say I support this resolution and I’m very grateful that Glenville hosted the Vice Chair and myself when we went to visit it recently. I am really so happy with the work that they are doing.

They graduate over a thousand students every single year. And, in case you didn’t know, 65 percent of those students, two years after graduation, are staying here in West Virginia. Those are the kind of results we would like to see more of.

I urge adoption of the resolution.

REMARKS OF HONORABLE MICHAEL J. ROMANO

Friday, February 19, 2021

SENATOR ROMANO: Was that me, Mr. President? Thank you, sir.

I stand in support of the gentleman’s resolution. I’ve stood here many times in praise of Glenville State College, but I think it’s an opportunity for us to remember what our small colleges do in West Virginia.

In 1872, Glenville State College was established as the West Virginia Normal School—never was quite sure what that meant. But, from there, it has progressed into one of the most vibrant economic contributors to Gilmer County in central West Virginia. It’s what makes Gilmer County survive. For every dollar—it was reported to us at an interim committee not too long ago—for every dollar the state puts in a small college, it creates $7 in economic activity. That’s a heck of a return on our investment. In Gilmer, Glenville State College is no different. It contributes no less to Gilmer County.

More important, we have to think about what our small colleges do for our children in West Virginia. Most of Glenville State College’s students are first-time college applicants in their families. They come from small towns, rural areas, farms, and hollows where they’re not comfortable going to a university like West Virginia University with 40,000 people. They wouldn’t know how to find their first classroom. And they feel at home. That’s critical to educating our children to be able to become productive citizens. Without Glenville State College, many people would never go to college or receive a degree.

We have Rita Helmick here today representing Glenville State College and the President asked me to recognize what an addition she is to the Glenville State College
family. With 1,600 students and forever growing—46 percent of which are females—it’s a vibrant part of our community, a vibrant part of our economy. And I urge a unanimous vote on this resolution.

Thank you, Mr. President.

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REMARKS OF
HONORABLE
WILLIAM J. IHLENFELD II
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Monday, February 22, 2021

SENATOR IHLENFELD: Thank you, Mr. President.

Today in Senate Finance we’re going to hear a presentation regarding legislation that would elevate positions within the Offices of Economic Development and Tourism—and, by the way, we miss you up there in Senate Finance, so, please, feel free to come back any time. Chairman Tarr’s doing a great job. But today, we are going to hear this presentation and I’ve gotten a preview of it, and I support it. So, I’m not sitting up here to speak against it.

I think Chelsea Ruby is a tremendous ambassador for the state. She’s done a great job and this will give her an even higher platform.

I think Mitch Carmichael’s going to do a great job in that position. He’s already reached out to me to see what he can do in the Northern Panhandle. So, I’m looking forward to working with him. We all know that he’s got a motor that never stops. So, I’m looking forward to that.

But, Mr. President, I think there’s a cabinet position that deserves serious consideration that we’re not talking about it . . . at least not right now. And it’s related to the substance abuse crisis that we face in this state. While we’ve all been distracted by COVID-19 over the past year or so, drug overdoses have gone up tremendously. The Journal of the American Medical Association just came out with a study that reflects the fact that emergency room visits by people with overdoses went up substantially during the pandemic. So, while we were all distracted by this virus, the drug problem got even worse across the country and here in West Virginia. I know in my hometown of Wheeling, drug overdoses have spiked and I’m sure they have in communities across this state. And so, you know, the reasons are obvious: Stress from losing a job; people who are concerned about getting the virus; people who are bored because they’re locked up in their homes during this pandemic. All of that fed into this problem and made it even worse.

And so, I think now more than ever, we need someone who is a full-time drug czar in this state. We need someone to be highly visible, someone like a Dr. Marsh who is fully engaged, who’s going across this state on a regular basis identifying the needs of every county.

We have some tremendous programs in this state. I’ve seen them firsthand. Recently, I had a call with friends from Berkeley County. And I’ve been there, and I’ve seen what they do, and I was reminded of how great it is of what they’ve done and the county council has done there and the investment that they’ve put into this problem.

Cabell County also has done some tremendous things when it comes to the opioid epidemic and substance abuse generally. They’ve been able to push their numbers down when they’re going up in other parts of this state.

And so, what we need, in my opinion, is a full-time cabinet level drug czar who is going to take the ideas from your part of this state and the ideas from Huntington and that part of this state and make sure that the other 53 counties have the opportunity to benefit from those programs. And the only way we can do it is if we have someone who is full time out in front of this issue doing it each and every day. That person should report to the Governor weekly. That person should make reports to this Legislature during interims. And that person should be here during the legislative session making recommendations about bills that we should pass to try and address this problem.

Now, let me bring this back to my initial comments about Chelsea Ruby and Mitch Carmichael and my support of those positions. This idea of a cabinet level drug czar isn’t just for the health of our citizens, it’s also for the sake of our economy because when Mitch Carmichael is sitting down to close a deal on a plant that might want to come to Weirton, West Virginia, and the CEO says, “Do you have a handle on the drug problem? We know you’ve had one. It’s well known across the country. Do you have a handle on it?” He’ll have someone right next to him, right by his side to say, “Yes, we do. This is the plan that we’ve implemented.
This is what we’re doing. And this is the success that we’re having because of it.”

I don’t have to tell you, Mr. President, that matters to employers. Employers want to know that they can have a drug free workforce in our state, and we need to have the right leadership in place to make sure that CEOs are confident that we really do have our arms around this problem. So, let’s show the business world, let’s show the rest of the country, that we’re serious about tackling this problem and let’s elevate someone to that position to make sure that we have the leadership in place to tackle that problem.

I’m so optimistic about it that I think we could put a sunset provision on it. We don’t need to create a new layer of government that will go on in perpetuity. I think if we put a five-year sunset on it, we’ll really make a big difference. I’ll draft a bill if you’ll support me on it, Mr. President.

So, thank you for listening to me and please join us in Senate Finance again sometime.

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REMARKS OF HONORABLE RICHARD D. LINDSAY II

Wednesday, February 24, 2021

SENATOR LINDSAY: Yes, Mr. President.

I will try to be brief.

You know, I . . . . It truly is an honor to serve in the State Senate. We are very lucky individuals to be here. I’ve always believed that. I’ve always thought that. And I believe that today. We are, in a sense, princes of the realm in that regard. I’ve been here, this is my third session. And last night was the first time that I walked out of here, out of this building, angry and infuriated. I hope it’s not an indication of things to come. And I don’t think it is but that’s my concern.

Now, before I say anything else, I want to say this: That what I’m about to say, I make no quarrel with people who voted for or against a bill. They have their reasons. That’s what we’re here to do. What I’m about to say is no reflection on our Chairman of the Judiciary. I’m happy to say that—and I hope it’s no offense to anyone else—he’s the best chairman in this body. I appreciate the deliberative process.

But, last night, we worked on a bill in Judiciary, an animal cruelty bill, that sought to make intentional conduct, intentional torture of an animal, felonious. I’m not a sponsor of the bill. I supported it in committee and it failed. And, again, I’m not here to talk about the merits of that bill.

But my observation was this. We spent two and a half hours on that bill because some members either could not or would not grasp what it means to be intentional, what it means to be reckless, and the difference between those two terms. And the reason why I was angry is this: That this body passed a COVID liability bill that immunizes intentional conduct, that immunizes individuals who intentionally expose their employees, their consumers, or their patrons to COVID. We spent half the time discussing that aspect. And I think it’s important for the people of West Virginia to hear that and I think it’s important that, as we move forward, we give as much concern and consideration when we’re talking about these bills—one that affects everyone, individuals . . . and the other that affects animals.

So, I thank you, Mr. President.

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Designating February 25, 2021, as Fairmont State University Day
(Adoption of Senate Resolution 9)

REMARKS OF HONORABLE MIKE CAPUTO

Thursday, February 25, 2021

SENATOR CAPUTO: Mr. President, I’ll be brief.

I know we got some folks from our Fairmont State University watching us virtually today. It’s the crown jewel of Marion County. It’s something that we have been so extremely proud of.

That university has been around just about as long as our state has. When you talk to faculty, when you talk to staff, and, more importantly, when you talk to students, they’re extremely
proud to say they work at, or got their degree from, Fairmont State University.

I have two children, Mr. President—on a personal note—they both graduated from Fairmont State University. It’s a local icon. It’s an institution that we are just so proud of and so proud to send our kids to if we live in north central West Virginia, particularly, because they can stay home a little longer, get a great education, and move on with their lives.

And I want to close, Mr. President, by just reading the Mission Statement of Fairmont State University. And it’s short, it’s sweet, it’s to the point, and I think that this is what makes us over and above when it comes to higher education: Fairmont State University is a comprehensive, regional university committed to educating global citizen leaders in an environment distinguished by a commitment to excellence, student success, and transformational impact.

That’s what Fairmont State’s all about. That’s why we love it. And I ask for your support on adoption of the resolution.

Thank you, Mr. President.

Designating February 25, 2021, as Fairmont State University Day

(Adoption of Senate Resolution 9)

REMARKS OF HONORABLE RYAN W. WELD

Thursday, February 25, 2021

SENATOR WELD: Mr. President, I want to stand with the Senator from Marion there and just recognize Fairmont State.

It’s no secret, I’m an alum of Fairmont State. I graduated from there in 2003. Anybody here sees me every day wearing this Fairmont State mask each day here in the Capitol building. And I’m very proud to be a Falcon.

I had the opportunity to talk with a group of students on Tuesday and with Student Government this morning virtually. And I told them that a lot of people say, “Oh, well, I went to college and my life was changed. And I went on to do ‘x’.” Well, for me, I can point to one very specific and precise moment where the trajectory of my life was changed because of Fairmont State. And that was a professor that I had, Dr. George Sprowls, who I was . . . . Poli Sci was not my degree. It wasn’t my major. And I had him for an introductory class. And it’s something I had always been interested in . . . and, through the time of the course, he asked me to stay after class one day and said, “You know, you really seem to be very interested in this. And you’re good at it.” And I said, “Well, I do, I like it. I’ve always been involved in politics or interested in it.” He said, “Well, I think you should change your major. Be a political science major and I think it will really open up a lot of doors for the things you want to do.” And I did. Two months before my fourth year of college I changed my major. And because of that conversation with Dr. Sprowls that day, it completely changed the direction of my life. And I’ve always owed that to him.

And I think going to college in Fairmont is very unique. The community . . . the city—my friend from Marion can certainly attest to this—you really become a part of that city, of the City of Fairmont, who loves the college and loves the students in making them feel at home. And so, I join him in this resolution, and I urge adoption.

Remarks of Rupie Phillips

Friday, February 26, 2021

SENATOR PHILLIPS: Thank you, Mr. President.

Today is the forty-ninth anniversary of Buffalo Creek Disaster. That’s where I’m from . . . little community called Lundale. Lundale got hit the hardest with the amount of deaths in a little . . . probably three-quarter mile straight stretch. A hundred twenty-five lives were lost that morning. Eleven hundred were injured. Four thousand left homeless.

Today, the Governor is in Buffalo Creek along with the DNR Director, the Secretary of DEP . . . and they’re stocking Buffalo Creek with trout. I’m very grateful for that.

And . . . my family was very fortunate, but a lot of families weren’t.
SENATOR PLYMALE: Members, I just wanted to sort of give an update on things that have been going from the emergency declaration that the Governor has made and sort of where things are in Cabell, and Wayne, and other counties.

But, in particular, there are still issues in Wayne and Cabell. Wayne still has around 4,000 people still without power. And, when the National Guard member, Mr. Mason, had described this, and what I’ve been hearing described by the other people from Appalachian Power and others, that this is the worst situation they’ve seen. Matter of fact, Mr. Mason said today on a radio show that this reminded him of being in the war—and he’s been deployed overseas—in the devastation, the fact that you could not even get up hollows. And I know that the Senior Senator from the Sixth and I have both gone into these areas and seen this. Today, when I was traveling here this morning, one of the areas where I get on still has power lines that are still at six feet, just barely above some of the cars. You can still drive through the way that it is but . . . .

I don’t think that sometimes . . . I think this has been overshadowed with what happened in Texas. Everybody was talking about Texas nationally, but they had no idea the devastation and how much this has destroyed some of the areas. And I would ask that when we do this, I’m going to sit down with them and encourage anyone that represents Wayne County, Cabell, Lincoln, you know, Putnam, and Mason—these are the ones that were affected mostly by this—and even Jackson. But when we sit down with the National Guard and AEP and others with Emergency Services, that we go through some of the issues they had. They had some issues related to the fact that some of our maps . . . and digitizing maps are important in this . . . so when you go into a hollow or up a road, that you know if someone is insulin dependent, if they have issues of oxygen, because once you lose power, these kinds of things, and the access to medical care . . . .

Mr. Mason described a couple of incidents. I’m going to meet with him here next week when we have some time to really go over that. But I really do think that it’s important that we, after the fact—very similar to what we’re doing with the pandemic—after the fact, we look at some of these emergencies and say, “Alright. What did we do right? And where do we need some help when we do it so, you know, you can address it in the right fashion?”

Thank you.

SENATOR UNGER: Thank you, Mr. President.

For some time, I’ve been really trying to grapple with the polarization of our country and how it’s come to West Virginia and, particularly, this body. And, instead of trying to fight against someone else’s ideas, I’ve been really trying to contemplate and understand where folks are coming from. I’ve had conversations with a number of folks, even of different parties, to just try to understand this polarization and the idea of how we could be at odds even though our values are very similar.

Now, we may think that our values are different. And in some ways, we try to demonize the other person, or the other side, saying our values are different. And therefore, they’re wrong or they’re trying to take West Virginia or America in the wrong direction and we’re going to fight against that. And we use the language of war quite a bit. We’re going to battle. We’re going to fight. Matter of fact, when I came through this morning someone said, “Do you know . . . do you have your helmet on and shield?” It kind of struck me that I’d need a helmet and a shield to come into a body of deliberation and democracy.

But I just want to point out something to the body of some things that I continue to try to discover for myself and, by no means, is this a
criticism of anybody at all because my mother would always tell me when you’re pointing a finger at one person, you’ve got three fingers pointing back at yourself. So, I’m trying to understand why sometimes I feel like I’m a stranger in my homeland.

This case, I just want to point one example just for thought. It may not change anybody’s mind but, please, just think about this as far as an idea. So, we just passed the charter schools. And I heard the debate. It was good on both sides. A lot of information was given and a lot of arguments. And in the case of this thing, I don’t see us too far apart as far as our value. All sides feel it’s valuable for our children to have the best education . . . quality education. And so, we’re trying to do things to do that . . . provide the environment for it. I believe all sides are working in that direction. So, the values are very similar.

But I want to give us something to think about, Mr. President, in how maybe we approach it. That things are kind of different in today than what it used to be. I’ve had the opportunity to read a number of books, but, earlier on, about 30 years ago, there was a book by Robert Putnam called Bowling Alone. Robert Putnam is a Malkin Research Professor of Public Policy at Harvard. He’s a member of the National Academy of Science, Fellow of the British Academy, and he’s studied [inaudible]. And this quite a dated book but it predicted something 30 years ago that actually we see today.

In the book of Bowling Alone he says that Alexis de Tocqueville in Democracy in America wrote right after the revolution what made America great. And what he observed in America that didn’t happen in other European countries was the fact that people came together to help each other. You know, these small communities, people would come together and help each other, and he called that social capital. That is the capital where people do things for each other out of community, out of a social contract, out of the fact that we come together as community—common unity—to work together. He said that’s what made America great . . . that people came together.

But in the book 30 years ago, he said something is happening in the trends. I mean the research was showing that people are no longer coming together. Maybe it was the idea of the automobile where people could just travel and not even know their neighbor. They don’t even have to walk down the sidewalk to know their neighbor. They just get in the car, they leave, they come back at night. He talked about gated communities . . . how people are gated together. And he even mentioned about technology of how we can basically go through the day and not even have an opposing view of what we already think. We don’t even have to interact with people.

He used Bowling Alone because he said back then there used to be bowling leagues. People used to come together and bowl. But he’s seeing a trend where people are just doing it alone. I mean we see this in memberships like . . . civic groups are down, church attendance down. We don’t come together very often. And, matter of fact, with this pandemic, we’re even more socially isolated than what we were before.

So, taking that, he wrote another book several years ago . . . And I would really encourage you to read it. You may disagree with it but at least try to expose yourself to some other, maybe some thoughts or approaches to it. And in this book, it was called Our Kids. Our Kids. Talking about the country and our kids. And it was interesting. He said that when he was growing up in the sixties in a small town of Ohio, people would say, “Let’s do something for our kids.” And what that meant when they said that is all the children of the community. Let’s do it for our kids. Let’s build this park. Let’s build this school. Let’s do this activity for our kids. He said, “But, today, when someone says they’re going to do something for our kids, they mean their children alone.” We’re going to do something for our kids . . . my kids.

And it was interesting in the discussion. It talked about choice and what’s best for my kids is what the Senator from Jefferson said. And I agree. I think every parent and every guardian ought to do what’s best for their children. But one thing we forget is we don’t live on an island by ourselves. So, what we do best for our children is great but, if we forget about the other children, or they get to fend for themselves, that creates an environment where what type of community will our children, my children, grow up into. It starts isolating us. Separating us.

In this whole thing of the debate going back and forth with these various educational things, there’s more and more of a tendency today to do things for my kids . . . give me choice. And I don’t disagree with that. But on the other side, it’s also one of those, “Yeah, but what about the communal aspect of it?” How does it impact us overall?
And the only thing I would ask, Mr. President, when we start talking about, you know, providing choice and doing all this argument on education and other aspects as we go forward . . . I would ask that we look at it in the context of, yes, the individual, but let’s look at the context of what made America great back when we first came together as a country. And that’s when people came together and did things as community.

What’s good for me ought to be also good for you, Mr. President. And if it’s only good for me and not for you, there’s a net loss. And if we always have that, we will end up coming to a point when all we’re going to do is just have individuals and tribes and we’re not going to be a community. We’re not going to be a state. We’re not going to be a country where we come together.

And the only thing I’d ask is that we look at policies, let’s get the balance. Because we want to try to get that balance of that social capital because without social capital we [inaudible] see the manifestation of all the problems we got right now . . . through the drug addiction, through increase of crime, through poverty, through all these things we’re trying to deal with, that’s because people are no longer moving in the direction of helping each other unless they can get something for themselves.

So, Mr. President, it’s interesting as I explore this and I continue to try to understand all sides in this debate, I’m finding that we’re not necessarily varying in our values, it’s just our approaches. And maybe the consequences we all have as we approach it, are we really going to get to that value where we want to have the best education? And the best education for our children, and the best policies for everyone involved, is when the majority of people benefit and we come together as a state. We need it more than ever to be united. We need to be more than ever to be united because we are not each other’s enemies. We may be adversaries on policies but we’re not our enemies. Trust me, there’s plenty of enemies outside that want to see our demise. And as long as they can divide us, they make us weak because even Abraham Lincoln said, “A house divided will not stand.”

And so, as we go forward, Mr. President, I hope we keep this in mind, and I know I will try to.

Thank you.
through problems that may be partisan in nature to make it so that it’s solving something and not just furthering it in ideology.

So, I’ve always enjoyed that about the Senate. I’ve always thought that being the upper chamber, we’ve taken that and always run with it. And I think that this place is a much more problem solving, solutions-based body than being driven strictly by ideology. And so, I’ve appreciated that since I’ve been here and I know that that’s going to continue under your leadership and under the leadership of our committee chairs and under the leadership of the Minority Leader. I know that we’re going to continue that.

So, Mr. President, as we move through the rest of this session, I think that we do take into account that we have different thoughts. And maybe on some of these big bills, it’s just there isn’t going to be a reconciliation. But, for the most part, we’ve learned to work together. There are 34 of us. We know each other. We trust one another. And so, we’re going to continue to move forward in that fashion.

So, Mr. President, I appreciate your leadership. The Minority Leader, I appreciate his leadership on this issue.

Thank you.

REMARKS OF HONORABLE MICHAEL T. AZINGER

Wednesday, March 3, 2021

SENATOR AZINGER: Thank you, Mr. President.

I just wanted to address an event that was important in the history of the COVID issue yesterday when Texas and Mississippi opened up their businesses and removed the mask mandate. So, these two states—after a long time of what I believe was an unconstitutional mandate—decided to come back in the realm of freedom.

So, I want today to call on our Governor to follow the lead of the two states, Texas and Mississippi, and remove the mask mandate that he has so far refused to do.

If you look at the states that have been the harbinger of freedom in this COVID mess that we’ve been through this last year, they are the states that have done the best. Florida, one of the least restrictive states during COVID, had one of the smallest spikes in the fall. They kept their schools open—which we finally have done . . . but . . . . Children almost never have COVID, or almost never spread COVID, but we decided to close the schools and these other states, like Florida and, I believe it’s North [sic] Dakota, Kristi Noem, have not.

So, Texas said, “Look, we’ve got the vaccinations distributed throughout the state and it’s time for freedom.” Our Governor has also said, “Look, we’re number one in the distribution of the vaccination.” So, I believe that our Governor, who has obviously done a good job at distributing the vaccine, should also do a good job at proclaiming freedom and getting rid of this punitive mask mandate.

If you look at the . . . an article yesterday from the Wall Street Journal that says we’ll have herd immunity by April, that’s next month. As hard as it is to believe, we’re almost a year, or, we are a year into COVID, and here we are at April and the Wall Street Journal says by April—or, here we are in March—by April, we’ll have herd immunity.

Parkersburg News, my home paper, said West Virginia’s COVID numbers are at the lowest since last November.

One of my newfound heroes is Judge Andrew Napolitano from Fox News, who, during this whole thing, has written what I deem to be an excellent series on constitutional freedom even in a time of pestilence, because we know the Constitution doesn’t make exceptions for the times of war and for times of pestilence in terms of our having our constitutional rights whether it be the Fifth Amendment right or the Fourteenth Amendment rights.

Judge Napolitano said in one of his articles concerning the Supreme Court Ex parte Milligan, from 1866, “The Constitution of the United States is a law for rulers and people, equally in war and in peace, and covers with the shield of its protection[s] all classes of men, at all times and under all circumstances.”

Also, from an article by Andrew Napolitano, he said, “During the Civil War”—excuse me, I’m going to do the glasses, I didn’t have to do the glasses last year, this year, I have to do the
“During the Civil War, when President Abraham Lincoln thought it expedient to silence those in the northern states who challenged his wartime decisions by incarcerating them in military prisons in the name of public safety, he was rebuked by a unanimous Supreme Court. The essence of the rebuke is that no matter the state of difficulties — whether war or pestilence — the Constitution protects our natural rights, and its provisions are to be upheld when they pinch as well as when they comfort.”

We have Fifth Amendment rights to life, liberty, and property . . . Fourteenth Amendment rights to life, liberty, and property, whether they pinch or whether they comfort, in times of war and in times of pestilence.

We have a Governor who has told us we have to wear a mask . . . I understand that there’s no consequences for not wearing one but tell that to the 95 percent of the businesses that mandate them and the 95 percent of the citizens of West Virginia who are afraid not to wear them. Please give to me one peer-reviewed study that says that masks actually work.

The forced wearing of masks have shut down . . . fined indoor, intimidated private business owners by the Governor, sent the National Guard into private businesses without permission, and . . . mandated the masks as I said.

Napolitano continues . . . “[t]he Due Process Clause of the Fourteenth Amendment prohibits the states from interfering with life, liberty, or property without a trial at which the state must prove fault. The Takings Clause of the Fifth Amendment requires just compensation when the state meaningfully interferes with an owner’s chosen lawful use of his property.”

The Constitution offers significant protections of private property and liberty. The decrees from our Governor and other governors have an implied threat of punishment even though there is not a real threat of punishment.

The executive decrees from our Governor and others is not legislation, it is just that, an executive decree.

Again, there’s no peer-reviewed study that says masks work. The fact that you can put anything over your face and call it a mask means it is about submission, not protection.

So finally, Mr. President, I would like to, again, call on our Governor who is in a . . . from the beginning, is in a difficult situation with this COVID, I understand. But now it’s time to be a governor and lead constitutionally. So, I’m calling on the Governor again to end the unconstitutional mask mandate, follow the lead of other states that are finally finding freedom and open up West Virginia forever. As we have said, “Montani Semper Liberi,” let’s keep our [inaudible].

REMARKS OF
HONORABLE
MICHAEL J. ROMANO

Wednesday, March 3, 2021

SENATOR ROMANO: Thank you, Mr. President.

You know, the Senator from Wood’s words sound really great but they’re very dangerous. I think what Texas and Mississippi is about to do is reckless given how many people have died in this country and how many people have been greatly sickened.

We are possibly at the end of this crisis. A few more months, we may be out of it. But reckless behavior and talk that masks don’t work is only going to prolong this thing even further.

Right now, the trend’s flattened. That’s not good. The trend of virus cases has flattened across this country. That means it’s going to be with us for months and months more if we don’t take steps and continue to do what we’re doing now. Everyone wants it over. Everyone wants to be able to go to a restaurant, or a ballgame, or see their relatives. I’m no different. Nobody in here’s any different. But if we don’t stay with the plan, more people will die, more people will be sick, and we may never get out of this crisis.

We saw what a patchwork of regulations and rules did to our country. We’re the most developed and wealthiest country in the world and we had the highest rate of infection and the most deaths in the entire world of developed countries. That’s crazy. I don’t know what happened to America. I don’t know what happened to West Virginia.

Sure, experts are wrong sometimes. Sometimes they have hidden agendas. But when
the vast majority of experts . . . science and medical experts—we have several in our body here—tell you that these things work and tell you that we’ve got to follow the protocols, I can tell you one thing, a lawyer’s not going to dispute that.

We use words like freedom and constitutionality when it benefits us . . . when it benefits our personal agenda. Do we really even know what those words mean?

Now, in World War II, the government imposed rationing. People can make constitutional arguments against that. They did. Military service . . . required military service . . . could make constitutional arguments against that. That certainly imposes upon your freedom, giving your life for your country. But had we not done that, we might all be speaking German today . . . or worse yet, Italian.

Now, I’m not saying that the experts are a hundred percent right, or I know they’re a hundred percent right, but I’m willing to take this inconvenience of wearing this mask and going and getting my vaccine to protect those around me, to protect my friend to my left, and my friend behind me, and my friend to my right, and my friends in the back row because I care about them . . . they’re human beings. And we know that this is working.

I tell everybody I was reading about pre-war Japan before we came down here this year. And I was in a book, and I happened to flip the page from 1922, and Japan had a metro system, you know, a subway aboveground. And it was just a picture of a door opening and a bunch of people getting off, about 25 people, 20 of them had masks on in 1922 because they had viruses in their society that they were trying to stop.

Look what’s happened to influenza. My friend the pulmonologist I’m sure can stand up and tell us how far those numbers are down because we’re wearing masks to defeat this virus, this pandemic. It works on a variety of things that we transmit by breathing on each other.

It’s not perfect, the science isn’t a hundred percent, but it’s the best science we’ve got. A lack of science following what we think is freedom, that’s not going to save our country, our society, or our state, or those we love, or those we know. I’ve had dozens of friends who have been violently ill. Some that you know that have been in the hospital for months and months, and then . . . just to die. I’ve had friends who’ve caught this virus and expired within a couple of weeks. Not much different in age than you and me, Mr. President.

We’re close to the end here. Let’s not spike the ball on the 10-yard line and run into the end zone without it and have the rest of the world laugh at us.

Let’s stick with these protocols. I demand that everybody in this Senate continue to wear these masks, or I will not sit with you. That’s the bottom line. And I hope everybody else follows this same request.

REMARKS OF HONORABLE MICHAEL A. WOELFEL

Wednesday, March 3, 2021

SENATOR WOELFEL: Thank you, Mr. President.

I need to stand and refute some factual inaccuracies that my friend from Wood County stated.

First of all, I don’t get my medical information from a former superior judge who happens to be on Fox News.

Children do in fact contract the virus. All three of my grandchildren have had the virus. Children transmit the virus and they do so frequently. So, the fake news has to be refuted on that.

So, I commend our Governor for what he’s done, for his leadership. I know a lot of people that voted for the Governor simply for one reason. They crossed party lines and they voted for him because of the way he’s handled the pandemic.

I had a cousin, Phil Murphy, who was one of the most militant Republicans I ever met. Grew up in the west end of Huntington, made a lot of money in the business of representing people . . . selling them pension accounts and helping them run their insurance needs for their businesses. Phil was such a Republican that when he had a heart transplant some years ago, his one caveat to his heart surgeon was this: I
will not accept the heart of a Democrat. True story. Died of COVID. He died of COVID here in Charleston six weeks ago.

So, let’s finish the race here. Echoing the comments of my Senator from . . . on my side of the aisle there . . . yeah . . . Harrison (I’m sorry). But we can’t let our guard down now. This is a deadly virus. It’s killing people. Yeah, it’s a lot better now than it was, that’s because our Governor has led us on it.

Thank you, Mr. President.

REMARKS OF
HONORABLE
MIKE CAPUTO

Wednesday, March 3, 2021

SENATOR CAPUTO: Thank you, Mr. President.

I was very reluctant to get up today. I certainly can’t articulate the medical science of masks and I never would be able to articulate the constitutional lesson that we just received from our friend from Wood. But I do believe that the masks are working. I do believe that they’re working particularly in our chamber. Mr. President, I remember when we talked and we wanted you to do a rule. And you asked us to give you a chance. Give you a chance to put safety precautions in place and you said if it didn’t work, you would implement the rule. And we gave you that chance and, Mr. President, I want to tell you I think you’ve done a tremendous job. Most people are in total compliance. We haven’t had an outbreak in our chamber because people here are using good common sense.

And, Mr. President, when you came up and sat beside me for the photo, you looked over and you said if you want me to put my mask on, I absolutely respect your space and I will do that. And that meant a lot to me. That meant a lot to me and it meant that you showed true leadership, and you meant what you said to us that day on the Democrat caucus call. And I think that you deserve kudos for that.

I don’t think we should back up now. We’re about, I don’t know, 20 some days into this session. Things are going well. Hopefully, hopefully, no one’s going to contract this horrible disease because you know, Mr. President, I lost a dear friend to COVID. Someone I worked with for over 20 years. Worked with very closely. He was a dear friend and a dear fighter for the labor movement, and we spent 20 years working together side by side for the United Mine Workers. His wife’s a registered nurse. They tried to do all the right things. Rick contracted COVID. Went to CAMC. Was put on a ventilator. We thought that he was moving in the right direction. They took him off the ventilator and had to put him right back on. And it wasn’t much long after that, that they called the family in. I lost a dear friend. Some kids lost their dad. Karen lost a husband.

We can’t argue that these masks don’t work. We’ve got to accept the fact that they help. We’ve got to accept the fact that we’re doing everything we can to stamp out this pandemic. I don’t want to hear anything about freedom. What about my freedom? What about when you’re breathing in a committee room in my air space? What about my freedom? What about my new grandbaby’s freedom? Three months old this week . . . that I want to go home and hug and kiss and be with. What about my freedom?

Mr. President, thank you. Thank you for looking out for this chamber. Thank you for doing the right thing and let’s just continue to do that.

Thank you, sir.

Designating Sexual Assault Awareness Day in WV

(Adoption of Senate Resolution 11)

REMARKS OF
HONORABLE
RYAN W. WELD

Thursday, March 4, 2021

SENATOR WELD: Thank you, Mr. President, and thank you to the body for their indulgence [inaudible] momentarily for this important resolution.

Normally, everybody from this group would be here at the Senate with us today, but, obviously, given what we’re going through right
now, they are not. And so, it is good that we recognize the work that they do in our communities. You know, I’ve had the pleasure of working with them as a senator over the past several years.

And I think that one of the stats—as I was looking at the resolution, it really kind of struck out at me—is that one in six women and one in 22 men in West Virginia will be victims of an attempted, or completed, forcible rape. One in six, and one in 22, Mr. President. And so, given those numbers, unfortunately, the chances of us here in this body knowing somebody who has been a victim of these crimes is probably fairly strong. And that’s very unfortunate.

We can pass all the laws in this body that we want, Mr. President, that affects sexual assault, that address sexual abuse, but without the work of people like this that work with these victims and urge them to come forward when they have been a victim of one of these crimes because this is a very unique, it’s a very personal, crime. It’s not like having your credit card stolen. And victims of these crimes, Mr. President, oftentimes feel shame and guilt and that something, perhaps, was their fault or something that they did. And that’s not the case. And so, these types of groups work with the victims and give them the confidence to come forward with their story and allow for people who are at the prosecutor’s office to convict the individuals who perpetrate these types of crimes.

And so, I think it’s very, very important work because we can do everything that we possibly could on the front end of this but, without these types of people working in our communities, those cases don’t oftentimes come forward and that’s very unfortunate.

So, I urge adoption of the resolution.

Thank you, Mr. President.

Designating Sexual Assault Awareness Day in WV

(Adoption of Senate Resolution 11)

Remarks of Honorable Michael A. Woelfel

Thursday, March 4, 2021

Senator Woelfel: Thank you, Mr. President.

I echo the comments of the Senator from Brooke.

In the last couple of years, probably the last five years, we, in West Virginia, and particularly the Senate, we’ve become a leader nationally in the way we treat our victims of sexual abuse and sexual assault.

It’s been a bipartisan effort. We were one of the first states to last year enact a Sexual Assault Survivors’ Bill of Rights. Even on today’s agenda, we have Senate Bill 434 (Requiring training for law-enforcement officers responsible for investigating crimes of sexual assault) which will make sure that when a victim is sexually assaulted the police has training in terms of how to interview that person . . . the person who has just recently gone through an unbelievable and life-altering trauma.

So, let me just give a nod to my Chairman of my Judiciary Committee that always gives these bills a good look and to the Senate as a whole for, again, leading our state, leading the country, in this regard.

And I urge adoption of the resolution.

Designating Sexual Assault Awareness Day in WV

(Adoption of Senate Resolution 11)

Remarks of Honorable William J. Ihlenfeld II

Thursday, March 4, 2021

Senator Ihlenfeld: Thank you, Mr. President.

I just want to also stand and thank the advocates who work on behalf of victims of sexual violence and echo the comments of the Senator from Brooke County. I have worked alongside these individuals when children have been victims of sexual assault, when adults have
been victims of sexual assault. And without the support of these advocates, it would be very difficult for these victims to make it through that process.

These advocates work 24 hours a day, seven days a week, or at least they’re on call 24/7 throughout the year. Sex offenses and sex offenders don’t take off for weekends and holidays. This is always an issue and these advocates are always available.

When you look at the amount of funding that we provide for this . . . . I think that’s one area where we don’t do a good enough job and something that I would ask this body to be mindful of as this budget process goes forward this session.

I was provided with data from what our neighboring states invest in sexual assault and rape crisis prevention services and intervention services. And, when you look at Ohio, Pennsylvania, Maryland, Kentucky, they’re all investing millions of dollars into this effort. Here in West Virginia, our line item is $250,000. That amounts to $4,500 per county each year. That’s it. That’s all that we’re investing in this very important problem. And I think we can do better. I know we can do better. In 2012, the budget was twice that. And for whatever reason, it’s been cut in half.

These folks need our support. Victims need our support. This problem isn’t going away. In fact, it’s probably getting worse because of changes in our society. And so, I would ask that this body be mindful of that during the budget process and, obviously, I urge adoption of this resolution.

Thank you, Mr. President.

Designating Sexual Assault Awareness Day in WV

(Adoption of Senate Resolution 11)

REMARKS OF HONORABLE PATRICIA PUERTAS RUCKER

Thursday, March 4, 2021

SENATOR RUCKER: Thank you, Mr. President.

I just want to add my two cents to this, and I am grateful for the awareness that we are bringing to this issue. There are two things though that haven’t been said that I think are important.

One is to point out the correlation between pornography and sexual assault and that there is definitely correlation that has been found. And it is . . . I think very important that we remember that when we are talking about helping these victims that we also consider that.

And second of all, you know, we have had many pieces of legislation regarding abortion here in West Virginia. You know, when we make abortion readily available to women, we need to remember that the perpetrators of sexual assault take advantage of how easy it is to get an abortion in order to hide the abuse that they are performing.

So, I appreciate that we are all interested in helping these victims and trying to prevent sexual assault in West Virginia, but I just want to bring those up.

Thank you.

Urging Adjutant General to establish Honor Guard in each unit to perform military funeral honors

(Adoption of Senate Concurrent Resolution 13)

REMARKS OF HONORABLE MICHAEL A. WOELFEL

Friday, March 5, 2021

SENATOR WOELFEL: Thank you, Mr. President.

This is really something I had not foreseen and it’s an honor for me to stand before the body today and to advocate for this resolution.

I got a piece of paper that was handwritten on an old sheet of notebook paper like we would have had back in elementary school, and it was this resolution. And its author, Woody Williams. And everybody in here knows Mr. Williams is the last living Congressional Medal of Honor
from the second world war, fought at Iwo Jima, hangs out with presidents, flips the coin before the game at the Superbowl, and is just a legendary American hero.

So, I’m going to read a little bit of this because Mr. Williams authored it and I think he deserves that:

Whereas, Per capita, more citizens from West Virginia have served in our nation’s armed forces than in any other state and we are proud of our citizens who, despite danger, have done what they must for peace and freedom.

Whereas, Providing military funeral honors is one of the last ways to honor those who have served.

Whereas, Military funeral honors are normally provided by the veterans organizations of the state, however, because of the limited number of members and age of the veterans available, there are many communities unable to provide these services.

Whereas, It is always important that we honor the brave West Virginians who have faced the enemy, been wounded, and have given their lives not only for our freedom but for freedom around the world.

Be it Resolved:

That the Legislature urges the Adjutant General to establish an Honor Guard in each National Guard unit to provide military funeral honors to honorably discharged veterans in West Virginia.

Mr. President, I don’t really know what I could say to add to that.

I urge passage.

Recognizing Benjamin Portaro, decorated US Army combat veteran and centenarian

(Adoption of Senate Resolution 13)

REMARKS OF HONORABLE MICHAEL J. ROMANO

Monday, March 8, 2021

SENATOR ROMANO: Thank you, Mr. President, and thank you for straightening out my motion.

Begin with, this is a very important individual to West Virginia history. You all may remember that Senator Facemire and I sponsored the naming of a bridge for Benjamin Portaro some time ago—it’s probably been three or four years—because he was a true war hero.

Mr. Portaro grew up in Anmoore, West Virginia, which is a little town outside of Clarksburg—and I grew up there. And I remember knowing him as a child and into my young adulthood and you’d never known what he went through on behalf of his country.

He was a construction worker at the carbon plant . . . which, by the way, we just managed to renew its life and it’s going to produce carbon powder for our future batteries that go to our Tesla vehicles and other such mechanisms. And he was an early part of that.

He entered the war in 1943 and participated in a battle that most of us hear about but know little about which is the Battle of the Bulge. He was wounded but continued to fight. He was captured and became a Nazi prisoner of war. Now, try to imagine that as a young man from Anmoore, West Virginia—no movie can do that justice, no book you could read could make you realize what this man went through as a young man. He escaped with a fellow prisoner and was able to rejoin the American forces. Along the way to his prison camp, he was forced to bury bodies of villagers who had been killed in bombing raids at this stage of the war.

I have to point out that he was a member of the 26th Infantry Division and he shares a common bond with my friend from Brooke County who I think is going to speak to that here very shortly.

He’s a hundred years old. Can you imagine that? He’s a hundred years old having lived through all of that terror and all of that trauma and was productive throughout his life.

He earned the Bronze Star, the Purple Heart Medal, Prisoner of War Medal, Good Conduct Medal, the American Campaign Medal, the European-African-Middle Eastern Campaign Medal, two campaign stars, the World War II Victory Medal, the Combat Infantry Badge 1st Award, and the World War II Honorable Service
Lapel Pin Button, and the Marksmanship Badge
with Rifle Bar.

After the war, he married his sweetheart, Claire, and they were married for 69 years before her passing in 2011.

I know him well as a member of the St. James Catholic Church, as a participant in every community event, and every community achievement that happened in our little towns. My dad owned a grocery store just about a mile from his house.

And he was just a great man . . . and is a great man.

And on his hundredth birthday, Mr. President, I ask for unanimous consent to this resolution.

Thank you.

Recognizing Benjamin Portaro, decorated
US Army combat veteran and centenarian
(Adoption of Senate Resolution 13)

REMARKS OF
HONORABLE
RYAN W. WELD

Monday, March 8, 2021

SENATOR WELD: Thank you, Mr. President.

Unfortunately, unlike the Senator from Harrison, I haven’t had the pleasure of meeting Mr. Portaro yet. But this story came to me because his grandson—as a former attorney on our Judiciary Committee and now works for our Secretary of State—had mentioned this to me a couple of week ago. He said that his grandfather was a World War II veteran, was turning 100, and just told me out of, you know, general . . . . He knows that I’m interested in history and a veteran as well. But I thought . . . I mean, that’s a big deal. To me that sounds like . . . that’s a very big deal. And so, I did a little research—0.2 percent of our population reaches the age of a hundred, Mr. President—0.2 percent. And of the 16 million people who participated in World War II as a member of the armed services, only 2 percent of those 16 million people are still with us. And so, this is a huge milestone I feel for Mr. Portaro.

You know, the Senator from Harrison said that no movie would do justice to what this man did during the war. And he’s right. I mean, these are things that we only see in movies: The Battle of the Bulge, being captured by the Nazis, escaping . . . a daring nighttime escape from his Nazi captors to find, three days later, American forces to go back to. I mean that’s stuff that, in here, we just read about in a book or see on a movie. But this man lived this.

And what the Senator from Harrison said . . . my tie to Mr. Portaro is he deployed as a member of the 26th Infantry Division which is called the Yankee Division. And when I deployed to Afghanistan, I was with what is now called the 26th MEB, which is a part of the Massachusetts National Guard. And that’s who I deployed in Afghanistan with. And I talked with some folks up there at the Massachusetts National Guard, I know that they’re going to send some birthday wishes to Mr. Portaro as well as a member of what was then part of their lineage. And they take pride in that as well when I spoke with them.

And so, if you notice one thing—I’ll close on this—in the resolution it talks about how Mr. Portaro still grows tomatoes from seeds that his father brought from Italy when he came to the country in the 1920s. And I was fortunate enough to be the recipient of some sauce made from those tomatoes a couple of weekends ago as his grandson brought a jar up to my office. And this past weekend my wife and I made it and I have to say it’s some of the best sauce I’ve ever had. So, in addition to being a hundred years old today, a war veteran, he’s also an exceptional gardener I believe.

So, Mr. President, I urge adoption of the resolution.

Thank you, very much.

Pierpont Community and Technical College Day
(Adoption of Senate Resolution 14)

REMARKS OF
HONORABLE
ROBERT D. BEACH
Monday, March 8, 2021

SENATOR BEACH: Thank you, Mr. President.

Ladies and gentlemen, as I mentioned in my introductions this morning, today is Pierpont Community College Day and we do have some wonderful guests with us from the Pierpont campus. And I think it’s time that we honor an institution in the State of West Virginia that’s doing wonderful things for north central West Virginia. But I say north central West Virginia... they represent 13 counties, but they have students from 41 counties taking classes there at Pierpont.

But Pierpont has... there’s a significance today, let me just say that, in that, in 2008, on this date in 2008, we passed legislation separating community colleges from four-year institutions. And today we have nine individual independent community colleges. Some of them are off campus, some share a campus... but that’s another story for later this afternoon.

But I want to focus on Pierpont Community College for just a few minutes within this, the text of this resolution. One of the things that’s not included is—and I think it’s a good indicator of how well a campus is doing—is the fact that Pierpont Community College—and if I could ask them to stand again I would—but they have a 90 percent job placement rate. The average in the State of West Virginia right now is 60. Ninety percent job placement rate.

They work with 16 different campuses in 2+2 programs across the State of West Virginia, including Glenville State, WVU, Alderson Broaddus, Salem, Wesleyan, and it goes on and on.

They’re doing fantastic things in the community. They need to be recognized today. They need to be recognized each and every day for the work that they’re doing here in the State of West Virginia because, nationwide, they are being recognized. They’re being recognized for their culinary program, which ranks fourth in the nation. On your desks today are the pepperoni rolls that the students there prepared for this event today.

They’ve also been recognized and received the award, The Black Diamond Award, given by the West Virginia Chamber of Commerce for being the leading community college in the State of West Virginia... the only time that’s been given to a community college... Pierpont Community College.

They also lead the state in West Virginia Invests Grants... attesting to the quality and value of the education they can receive at Pierpont Community College.

They have 14 different accrediting bodies they work with including the HLC. And that’s a complicated process, we’ll get into that later today in my remarks at the end of session.

But also, I recognize Dr. Hancock who’s coming into this, not as a newbie, by no means is he a newbie to community colleges... He is formerly with the HEPC. Understands community colleges. And I see him doing great things for the campus in the years to come. His predecessor, Dr. Johnny Moore, has led Pierpont to this position.

They have spent the money that’s needed to separate the campus. They have spent in the area of $3 million to create their own business office, their Registrar’s Office and technology to advance these programs that they have there on campus.

Again, 14 accredited programs. The vet tech program that ranks fortieth in the nation. Respiratory care that ranks. The list goes on and on.

They’re a wonderful institution and we have plenty of other institutions in the State of West Virginia like that in regards to community colleges. And I could talk all day about each and every one of them. But community colleges are in each and every one of our neighborhoods. But this one here... I’m proud of.

Thank you, Mr. President.

Pierpont Community and Technical College Day
(Adoption of Senate Resolution 14)

REMARKS OF
HONORABLE
MIKE CAPUTO
Monday, March 8, 2021

SENATOR CAPUTO: Thank you very much, Mr. President.

I, too, rise in support of the resolution and I can’t articulate the achievements as well as my Senior Senator has from Monongalia.

But I just want to say thank you for the work you do.

I’m a blue-collar guy and I’m very interested in that type of work training and our community colleges across the state have done a tremendous job.

And to my colleagues, you can always tell when Fairmont’s in town by the pepperoni rolls that they leave on your desks. You know, Fairmont is certainly, we believe, the home of the pepperoni roll. It was a food for coal miners that—a little bit of history—that was baked and put in the miners’ bucket that was well preserved and could last a long time. And miners ate a lot of pepperoni rolls back in the old days.

So, thank you for bringing a little bit of history to the chamber today. Thank you for what you do.

And, Mr. President, again, I rise in support of Senate Resolution 14.

Thank you.

Pierpont Community and Technical College Day

(Adoption of Senate Resolution 14)

REMARKS OF HONORABLE PATRICIA PUERTAS RUCKER

Monday, March 8, 2021

SENATOR RUCKER: Thank you, Mr. President.

I won’t belabor the point.

Pierpont Community and Technical College is a great institution. I had the pleasure of going and visiting it and seeing their amazing facilities that they have.

Just a couple of things I want to point out because I am very passionate about this. A statistic that Pierpont has, 81 percent of their graduates stay in West Virginia two years after graduation. And 75 percent are still in West Virginia four years after graduation.

You know, Mr. President, we’ve been working really hard to find ways to keep our kids here and I just have to point out that’s a great statistic and a great reason to support this resolution today.

Pierpont Community and Technical College Day

(Adoption of Senate Resolution 14)

REMARKS OF HONORABLE MICHAEL J. ROMANO

Monday, March 8, 2021

SENATOR ROMANO: Thank you, Mr. President.

I, too, stand in support of this resolution.

Pierpont has a great footprint in Harrison County.

And, along the lines of what the senator just said, two-year community colleges are going to be the backbone of our workforce in West Virginia. The two-year mission is critical to sustain West Virginia and to provide trained employees for the industries that are growing. The flexibility of the two-year school to martial assets to train employees for specific jobs is tremendous and Pierpont’s such a great example. We have a linesman program right now at Pierpont where 100 percent of the graduates get a job after graduation. We have an aerospace education center that provides A & P training where 100 percent of the kids get a job after graduation. They’ve gone into veterinary tech. They’ve looked into so many fields where there’s jobs available in West Virginia and that’s why this body must support the two-year mission.
And I stand again in support of this resolution.

Acknowledging WV Botanic Garden, Inc.

(Adoption of Senate Resolution 15)

REMARKS OF HONORABLE ROBERT D. BEACH

Monday, March 8, 2021

SENATOR BEACH: Thank you, Mr. President.

The resolution, ladies and gentlemen, SR15 before you right today . . . . I guess today could almost be thirteenth district day because . . . . The Senator from Marion County and I both represent this particular organization, the West Virginia Botanical Garden, the first of its kind here in the State of West Virginia.

The project sits on 82 acres, receives no funding from the State of West Virginia. It’s a lot of volunteer work that makes this occur and happen in our small community there just outside of Morgantown.

The facility is used for a variety of purposes, not just for weddings, but mainly education purposes. And schools around Monongalia County, and Preston County for that matter, use this on a regular basis.

But it is a unique . . . a unique facility in itself. It’s tucked away in an area that you would not think that anything else would be there. But it serves a wildlife habitat, virgin timber forest, and just a host of . . . host of amenities there that will benefit a student and even an adult because there’s walking trails within the facility as well.

And I urge adoption of the resolution.

Memorializing Patrolman Cassie Marie Johnson

(Adoption of Senate Resolution 17)

REMARKS OF HONORABLE RICHARD D. LINDSAY II

Wednesday, March 10, 2021

SENATOR LINDSAY: Thank you, Mr. President.

This resolution memorializes and celebrates the life of Patrolman Cassie Marie Johnson. She gave her life to her community and city that she loved so dear on December 3, 2020. She reached that rarefied air in her service to her community at becoming the best of us and sacrificing herself for the betterment of everyone she loved.

From what I can tell in speaking to her family and those that knew her well, including a good friend of ours, Kevin Baker, who is city attorney, Cassie Johnson, before she became a patrolman, worked as a humane officer. And there, Kevin Baker tells me, that she was the best. She gave everything and all her time to protect animals in the area from torture and from death. She actually passed up on a cruise in order to make a hearing to do her job.

That commitment and dedication transferred to the Charleston Police Department on January 11, 2019, when she became an officer. At that time that she was sworn in, she was interviewed. And she said this, ‘It’s been a dream of mine and I’m happy to see it come true. I’ve been working extremely hard over the last year to get ready for it. I’m really happy to finally get to follow my dreams in working for the Charleston Police Department.’ Again, by her comments, even before her actions, she is and was the best of us. She loved her community, the city of Charleston, her family, her friends, and did everything she could to protect them.

And I always find it hard, personally—and I’m sure everyone else does—when someone this young, regardless of the circumstances, loses their life when they’re just about to reach their full potential and all the good acts they can do. And that’s what makes this tragic. That’s what breaks my heart . . . and I’m sure breaks the heart of many others. The only thing that comforts me is that her example of bravery, courage, and heroism has gone the world around. An example of that is I spoke to her family just a few moments ago and they talked about how there are people in India recognizing her example.
Her sacrifice reminds us that we can be better. So, not only is she an example to everyone around the world, but her example reminds us that we can be better. I take comfort in that. It reminds us that there is still good work to be done, that it’s incumbent upon us to continue her good acts in the community she loved. And it reminds us that if we dedicate ourselves to those good acts half as much as she did, that we can make our community, our family, and our city a better place.

I urge full adoption of the resolution.

Thank you, Mr. President.

Memorializing Patrolman Cassie Marie Johnson

(Adoption of Senate Resolution 17)

REMARKS OF HONORABLE GLENN D. JEFFRIES

Wednesday, March 10, 2021

SENATOR JEFFRIES: Thank you, Mr. President.

Patrolman Cassie Johnson was everything that we would wish our children to be: Ambitious, to make her mark in life with a great dedication to her calling.

Patrolman Johnson was just starting her career as an officer with the Charleston Police Department. She worked hard. She worked hard to get there, first serving as a city humane officer rescuing animals who needed someone to protect them. She had prepared mentally and physically to be an officer.

In the many stories after her passing, Cassie’s friends remembered how she loved to make others laugh.

As a child and an adult, Cassie knew loneliness and difficulty. Life could have made it hard for her or taken her down the wrong path. Instead, it gave her great understanding for people, people in pain, and animals that she loved. It was a trait that made her great at her lifelong dream to be a police officer for her beloved city of Charleston.

Cassie Johnson was only 28 years old when she was killed. A precious life gone far too soon.

Patrolman Cassie Johnson was extraordinarily brave. She gave to others with her last breath. May her friends and family find comfort as we honor Cassie Marie Johnson, Unit 146, today. And may we hold close her memory by living our lives with joy and compassion.

And if I may, Mr. President, may I turn to say thank you. She was an extraordinary person who gave her life to be a public servant and she will be missed.

Thank you, Mr. President, and I request adoption of the resolution.

Memorializing Patrolman Cassie Marie Johnson

(Adoption of Senate Resolution 17)

REMARKS OF HONORABLE RUPIE PHILLIPS

Wednesday, March 10, 2021

SENATOR PHILLIPS: Thank you, Mr. President.

I did not know Cassie. But I did reach out to her mother and, by the way, her mother’s in the rear gallery if everybody would give her a wave . . . a thank you for coming.

Ladies and gentlemen, I had a mask made and put on your desk, Unit 146. But also, I wanted you to keep that mask, take it back to your office, and look at it every day. Along with it, I want you to look at my bill, SB572, the Patrolman Cassie Marie Johnson Memorial Act. I asked her mother for permission to name the death penalty, to reinstate the death penalty, in her honor.

Ladies and gentlemen, our first responders are so, so important to us. We have to watch our law enforcement and our firemen and every other officer that’s out there doing anything.
So, if the chamber would recognize Miss Johnson, if she could possibly stand—I know she’s in a wheelchair—but if we could just see her hand . . . we love you and I know you got Logan County ties and that’s what made Cassie so daggon tough. I sure appreciate you coming and thank you for letting me name my bill after her.

Thank you very much.

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REMARKS OF HONORABLE MICHAEL A. WOELFEL

Wednesday, March 10, 2021

SENATOR WOELFEL: Thank you, Mr. President.

I’d like to take a couple of minutes to read from our West Virginia Constitution:

“3-22. Right to keep and bear arms.

A person has the right to keep and bear arms for [their] defense of self, family, home and state . . . .”

Now, if we in this group arbitrarily would decide to violate that fundamental, constitutional right granted by our West Virginia Constitution, I can’t imagine what chaos would ensue.

Now, just above that a few lines is 3-16 of the West Virginia Constitution. Let me read that:

“The right of the people to assemble in a [peaceful] manner, . . . [and] to instruct their representatives, . . . shall be held inviolate.”

What does inviolate mean? It’s pure, not violated.

And yet, Mr. President, as we sit here today, we violate the Constitution of West Virginia by locking the doors of this building. I walked in this morning, the building is closed. I saw the sign.

We’re violating the constitutional rights of every citizen of this state. Is it going to take a lawsuit to open this place up? The lobbyists are certainly here. They’re crawling around the halls like cockroaches. Why aren’t our people allowed in here?

The bars are open. Morgantown bars had 300 people in the same bar, either in or waiting to get in. And my constituents can’t enter this building? That’s outrageous. It’s unconstitutional.

I call on each one of our members . . . I call on you, Mr. President . . . open up the doors of the people’s house.

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REMARKS OF HONORABLE WILLIAM J. IHLENFELD II

Wednesday, March 10, 2021

SENATOR IHLENFELD: Thank you, Mr. President.

This week we are recognizing the great work of those who are involved in the fight against domestic violence. And I just want to take a moment to recognize those individuals.

We have 14 licensed domestic violence shelters across this state. They provide 24/7 crisis intervention services to anyone who finds themselves in that situation in all of our counties. They provided 55,000 shelter nights last year; 117,000 service hours; and over 12,000 volunteer hours.

And so, it’s important that we pause for a moment, recognize the good work they do, not only the advocates, but also the law-enforcement officers and the prosecutors who work alongside of them.

I’ve been working with them, Mr. President, in one way or another since 1997 when I was myself a domestic violence prosecutor. So, I saw firsthand the good work that these individuals do. I’m now a member of the Coalition Against Domestic Violence Executive Board, the statewide board that oversees all of the good work that’s done and so I get to, on a regular basis, be reminded of the important work that they’re doing.

Collectively, these people are working to change the culture in West Virginia that surrounds domestic violence and sexual assault.
And they provide support to victims at all hours of the day as I said.

They’re also working with prevention programming. And that means they are talking to young people about unhealthy relationships, they’re talking about sexual assault, they’re talking about consent, they’re talking about the importance of bystander intervention.

These people do all of that and more each and every day. And with the technology and its expansion playing such an important role in the lives of everyone, the problem has gotten even more complicated and even more difficult to manage, yet these individuals do it each and every day.

And so, I would just like to remind all of us of what the role is of this Legislature and of this Senate and its to continue to pass laws that keep up with our changing world, to continue to pass laws that hold offenders accountable, and to provide the funding necessary to support the important efforts of domestic violence advocates across this state.

And I would ask all members of this body to join me in that effort.

Thank you, Mr. President.

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Supporting and celebrating centennial anniversary of Jones Act
(Adoption of Senate Concurrent Resolution 20)

REMARKS OF
HONORABLE
ERIC NELSON, JR.

Friday, March 19, 2021

SENATOR NELSON: Yes, thank you, Mr. President.

SCR20 expresses our support of the Jones Act and the celebration of its centennial anniversary.

In the way of background, the Jones Act, formerly known as the Merchant Marine Act, was created by Congress in 1920 to require all vessels carrying cargo between locations within the U. S. to be owned, crewed, and built by Americans.

Nationally, the Jones Act is the foundation for a vibrant maritime economy along our nation’s 25,000 navigable inland waterways. There are more than 40,000 vessels traveling these rivers supporting over 650,000 jobs and generating and supporting over $150 billion in economic output.

Closer to home, West Virginia has 680 miles of navigable waterways and, as a result of the Jones Act, more than 3,000 West Virginians are employed and earn more than $170 million. Each year, there are approximately 50 million tons of freight moved on our West Virginia rivers. And this includes 28 million tons of coal, six and a half million tons of petroleum products, eight million tons of sand and gravel, and over 25 percent of crops grown in West Virginia. Each of these represent building blocks for the West Virginia economy.

So, in ending, let’s recognize the tremendous economic opportunity the Jones Act provides our country, the State of West Virginia, and the many men and women in the maritime industry.

Mr. President, I urge adoption of the resolution.

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Urging Governor to work with congressional members to save jobs and repurpose former Mylan plant in Morgantown
(Adoption of Senate Resolution 22)

REMARKS OF
HONORABLE
MIKE CAPUTO

Friday, March 19, 2021

SENATOR CAPUTO: Thank you, Mr. President. I’m back in sync now.

I want to begin by thanking you for working with me and allowing me to run this resolution today.

Last year, December 11, 2020, Mr. President, was a very sad day for north central West Virginia. It was on that day that the Mylan
Pharmaceutical Plant, now owned by Viatris, announced that they were closing... announced that they were closing on July 31 of this year. A company that was founded in White Sulphur Springs in an abandoned skating rink in the early 1960s and found its way to Morgantown and created over 1,500, Mr. President, 1,500 good paying jobs with benefits. The union workers there made anywhere from $60,000-$70,000 a year, and the salaried folks anywhere from $90,000-$100,000 on average.

But, more importantly than 1,500 jobs, Mr. President, it’s 1,500 families. Fifteen hundred families that don’t know what the future is going to hold for them. Christmas of 2020 for those families was very bleak. I don’t know how many people in this chamber have ever been in that situation... I certainly have. There’s nothing more devastating than when you show up for work one day and you’re told that your job is not going to be there. And you got to go home, and you got to look at your family, you got to look at your kids and your grandkids and you got to think, “How am I going to send these kids to college? How am I going to pay the bills?” It’s a tough situation, Mr. President, not only for the economy of north central West Virginia, but it’s a tough situation for 1,500 West Virginia families.

Workers at this facility in my opinion, Mr. President, are some of the best in the world. They’ve been producing life saving drugs for over half a century and they’ve been doing it well. And these workers can adapt to just about anything. And right now, they could step up to the plate if they were allowed.

We’re in a global pandemic. And what this resolution does, Mr. President, is ask our Governor to get with our congressional delegation and have a good sit down with the President of the United States and talk about invoking the Defense Production Act at Mylan Pharmaceuticals. We’re in need of vaccines, not only in this country but all across the world. Syringes, PPE, you name it, we need a lot of things to get this pandemic behind us.

And I know in my heart, Mr. President, I know in my heart that these workers at this facility can step up to the plate, they can handle it, and they can help put this pandemic behind the world. And we can get it done with these folks right here in West Virginia.

Mr. President, I urge adoption of the resolution.

Urging Governor to work with congressional members to save jobs and repurpose former Mylan plant in Morgantown

(Adoption of Senate Resolution 22)

REMARKS OF HONORABLE ROBERT D. BEACH

Friday, March 19, 2021

SENATOR BEACH: Thank you, Mr. President.

Just briefly to echo the sentiments of the Junior Senator of the Thirteenth as well as just to point out the history, the long history that Mylan Pharmaceutical has here in the State of West Virginia.

The company is 61 years old, I believe, this year... or, maybe 62. And it started in the back of a car, in the trunk of a car, selling generic drugs wherever they could. And they’ve grown into an institution in Morgantown over the years, that, quite honestly, grew Morgantown. Between health care and Mylan Pharmaceutical, they changed the landscape of Morgantown, West Virginia, for what I will say, the future of the State of West Virginia.

They’re a unique company. They’ve made several people in my area millionaires. There’s no question about that. And they’re philanthropic abilities to give back to the community is seen everywhere you go. And it’s unfortunate that this is the demise of a homegrown company right here in West Virginia.

Now, this is just one facility that the gentleman’s resolution addresses... there were two other facilities there in Morgantown, but, the labor, the packaging, the processing is right there on Van Voorhis—I believe it’s Van Voorhis Avenue. And it’s unfortunate that this is how we’re going to shut the doors down with 1,500 people losing their jobs.
And . . . my colleague from the thirteenth did an eloquent job of explaining that difficult situation that that presents for those families here in the new year.

I totally support this resolution. But, for a lot of reasons, this is kind of a reflection of what we’re seeing in other areas, the coal industry, and other areas like this . . . to some degree, even the gas sector.

But this is a homegrown company that we’re more or less saying goodbye to. The name will change. I believe July 1 is the official date for the name change. And that piece of real estate’s going to sit empty. And it’s a large piece of real estate. It’s a manufacturing facility. I hate to see it go. I do urge Congress, and our members of Congress, to step up and work together on trying to get somebody in there. Or, at the very least, get this company to come back in and put this facility back in to use for some purpose or other.

But, again, I fully support this resolution.

Thank you.

Designating March 23, 2021, as Recovery Community Day

(Adoption of Senate Resolution 27)

REMARKS OF HONORABLE JOHN R. UNGER II

Tuesday, March 23, 2021

SENATOR UNGER: Thank you, Mr. President.

You know, buried in our COVID pandemic there’s been significant . . . significant escalations of overdoses, overdose deaths during this past year.

The CDC recently reported that in the 12 months ending in May of 2020, there were more than 81,000 drug overdose deaths in the U. S. The highest number ever recorded in United States’ history. That’s more than 220 deaths a day. Every day. It’s only the tip of the iceberg since there are a lot of more nonfatal overdoses and cases of addiction. In fact, in a recent Journal of the American Medical Association study found that emergency department visits for opioid overdoses increased nearly 30 percent from 2019 to 2020 . . . expecting significant increases even during this pandemic. Based on these escalations of the number of drug overdose deaths, it’s likely to cross the 100,000 threshold in the next few weeks. Nowhere in the nation has this plight been more devastating than right here in West Virginia and Appalachia where there are more deaths and suffering that’s occurring from the opioid epidemic.

Today in this resolution, we want to lift up on the Recovery Community Day that they’re our champions and heroes out in the community that are every day fighting this, helping individuals through that struggle of addiction.

Now, I want to say that sometimes we can sit here and say, you know, addiction hasn’t affected me personally. But I will submit to you, that each and every one of us has been impacted directly, or even indirectly. And I would also submit to you that each and every one of us have some sort of addiction. It might not be drugs or alcohol. It might be this cell phone. It might be chocolate. It might be shopping.

As many of you know, I’m a pastor—three different congregations—and I took a chance by giving a talk to each of those and basically saying to them, you know, I don’t understand something. On Monday evenings in this church, down in the basement, we have AA meeting—Alcohols Anonymous. And then on Thursday evenings in this very building, we have NA meeting in the basement—Narcotics Anonymous. But then on Sunday morning right at this time, we have SA meeting right here in this sanctuary—Sinners Anonymous. If you’re not a sinner, if you’re already a saint, there’s nothing we can do here. But, if you’re like me, fall short every single day, then you’re in the right place.

I say that only in the sense that we all have these addictions. Some are different from others. And I also will submit to you, Mr. President, we also are all in recovery. Recovery from something. We all struggle together.

And in this state, we have over 3,000 recovery coaches, even more peer recovery support specialists, addiction counselors. Not just looking at the opioid epidemic, or the drugs, but looking at trauma and all the aspects that go into that. On this day we lift them up and give them encouragement.
These individuals out there, they’ve driven primarily on that energy of hope. Hope. To them, what hope means: The “H” in hope means healing . . . that each and every one of us needs that in our lives; the “O” of hope means opportunity . . . each and every person in this state needs that opportunity; the “P”, they lift up as participation in the workforce . . . jobs, opportunity to make a difference; and the “E” in hope is empowerment. See, it’s hope that brings recovery. And out of recovery, from the individual as well as the community, brings resilience. And out of resilience brings prosperity and human flourishing.

I got to commend the Governor for a program that he started of jobs and hope. I’ve actually seen this program transform people’s lives. Many of the recovery coaches and peer recovery support specialists and soon to be addiction counselors have gone through this program of jobs and hope. That was the first step.

Also, I want to commend the Governor in looking at taking the second step . . . where, of course, from this body, the Senator from Marshall and others have advocated to lift up a position of a cabinet level for somebody who can coordinate these opportunities. And the Governor has been open. Looking at that second step of what we can do because, see, he, like us, and all of us understand that we can get through this pandemic together, and we have been going together, but once we get through in a post-pandemic world, we’re going to see the aftermath that’s not going to be pretty. Because under that pandemic is an epidemic that could have transformed into a pandemic unto itself. And that’s a decimated workforce until we get our handle on this.

But I want to tell you, Mr. President, today, they have adopted tele-coaching and tele-opportunities even during the pandemic where nurses are helping nurses, EMS helping EMS, law enforcement helping law enforcement. Each and every one. They’re coaching each other through both in prevention and recovery and today they’re holding a virtual conference where they’re sharing ideas doing training, and some, maybe many of them, are watching this right now as this resolution’s going to be passed.

Mr. President, in this area, there’s a lot of work to do but what we’ve done, I’m very proud of. And I know that it’s been a “we” effort. One of the things I’ve learned in the recovery world, and being a recovery coach myself, is that when you have “I” only it produces “illness” . . . because “illness” begins with “i”. But when you bring “we”, “wellness” begins with “we”. And that’s exactly what these individuals are doing.

They join us, Mr. President, as we try to tackle this very important aspect of our workforce participation. Our people need the help. There’s a desperate cry. And for that, Mr. President, I would ask that we show our support for those thousands of individuals throughout our communities that work every single day transforming lives both for themselves, their families, and for this great state.

Thank you, Mr. President.

Designating March 23, 2021, as Recovery Community Day

(Adoption of Senate Resolution 27)

REMARKS OF HONORABLE MICHAEL J. ROMANO

Tuesday, March 23, 2021

SENATOR ROMANO: Thank you, Mr. President.

I just want to stand briefly in support of this resolution.

Also, I’d like to take one quick moment to commend our friend and brother from Berkeley County who really puts his heart into the recovery of addiction around this state. I have five counties in my district. Every time I show up for something, or an event regarding recovery, the Senator from Berkeley’s there.

You know, we all get tired of doing this job sometimes. It demands a lot out of us. But when you see the Senator all around this state trying to help people that are addicted, he really carries on the reputation and the meaning of being a senator and public servant in West Virginia.

Thank you, Mr. President.

Congratulating Wheeling Park High School Speech and Debate Team for winning state championship

(Adoption of Senate Resolution 26)
REMARKS OF
HONORABLE
WILLIAM J. IHLENFELD II

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Tuesday, March 23, 2021

SENATOR IHLENFELD: Thank you, Mr. President.

It is with great enthusiasm that I stand and urge adoption of a resolution recognizing that the Wheeling Park High School Speech and Debate Team has captured its forty-first consecutive state championship.

This team was undeterred by the pandemic. It was forced to adapt to unique circumstances, and it maintained its high level of performance this season. Not only did it succeed against West Virginia competition, but it also brought home hardware against competition from across the country. This team has a West Virginia schedule in which it achieved great success. It has a Pennsylvania schedule in which it achieved great success. And soon it will send a large contingent of students to the National Forensic League Tournament.

They always work year-round under the guidance of coach Bill Cornforth, along with Kayla Nelson, Isabella Droginske, and Jennifer Mathieu.

He and his staff, that being Coach Cornforth, do not let up. They have a can’t stop, won’t stop attitude. And, in fact, tryouts for next year are in just a few weeks.

This year the school had 12 students who were individual state champions as follows: Tyler Faulstick, Addie Barbour, Jacqueline Heil, Alexis Hoskins, Lucia Perri, Dailey Ward, Eliza Aulick, Harper Aulick, Charles Ihlenfeld, Towne Moore, and Tony Meisel. And Adesh Urval was a double state champion.

Mr. President, this year’s team and the entire program are a tremendous source of pride for Wheeling, for Ohio County, and for the entire State of West Virginia.

And I urge adoption of this resolution.

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Congratulating Wheeling Park High School Speech and Debate Team for winning state championship

(Adoption of Senate Resolution 26)

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REMARKS OF
HONORABLE
MICHAEL T. AZINGER

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Tuesday, March 23, 2021

SENATOR AZINGER: Thank you, Mr. President.

I just want to jump on if I could with the Senator from Ohio. I heard about this story from Tanner Keen who is working with Marey Casey, the counsel for several committees including my Banking and Insurance.

But this fantastic story of Wheeling Park High School just needs to be told. It is of . . . it’s legendary, it could be its own movie. I think it’s just fantastic.

But Tanner Keen joined the Wheeling Park Speech and Debate Team in 2016 and was on it in ‘17 and ‘18 when they won their thirty-seventh, thirty-eighth, and thirty-ninth victory in a row. And did extemporaneous speaking which got him into . . . into some politics. And then his younger brother Braeden was doing the same.

The Senator from Ohio is being . . . being modest in not mentioning that his son, Charles—correct?—won first place in his debate event. And I think the Senator from Ohio was on the team also when he was . . . . So, what a great story and a great heritage.

The team alumni have gone on to careers ranging from government and law to Broadway. I remember meeting several of them when I had my career on Broadway—you may have heard about that . . . or not.

Coach Bill Cornforth is the amazing gentleman in the middle of all this who joined the team’s coaching . . . was the first team’s coach 41 years ago . . . and won the first state championship. Then 41 in a row.

And what an amazing, amazing story. So, I’m proud of Tanner Keen and I’m just inspired by this great story of Wheeling Park High School.
And, the Senator from Ohio and the Senator from Brooke, congratulations to you folks.

Thank you, Mr. President.

REMARKS OF HONORABLE BILL HAMILTON

Tuesday, March 23, 2021

SENATOR HAMILTON: Thank you, Mr. President.

One month ago, our active COVID-19 cases in all 55 counties in West Virginia were 8,795. As of yesterday’s count, our active cases in West Virginia are 5,600. That’s down almost 3,200. But folks, we need to stay the course. We need to wear the masks properly. We need to social distance. And we need to practice proper hygiene.

Twelve days ago, our active case numbers were down to 299 in the eleventh district which is my Senate district. They have since moved upwards to 366. We need to stay the course.

Thank you, Mr. President.

REMARKS OF HONORABLE ROBERT D. BEACH

Tuesday, March 23, 2021

SENATOR BEACH: Thank you, Mr. President.

Mr. President and members . . . I’m kind of reluctant to stand on this but I think it needs to be pointed out this morning.

A few names that many of us may recall: 1993, Aurora, 4 dead; 1999, Columbine, 15 dead; 2006, Platte Canyon High School, 2 dead; 2007, Youth With A Mission, 5 dead; 2012, Aurora Theater, 12 dead; 2013, Arapahoe High School, 2 dead; 2015, Colorado Springs, 4 dead; Colorado Springs, 2015, 3 dead; 2017, Thornton, Colorado, 3 dead; and, just yesterday, Boulder, Colorado, 2021, 10 dead, including a police officer by the name of Eric Talley who just happened to be the first responder.

Mr. President, I rise because . . . I don’t have a solution. God knows I’ve prayed often enough to have a solution but, more importantly, I’ve prayed that if I ever had a solution, I’d have the courage to bring it forward.

But I want us just to stop and be sensitive to what happened in Boulder, what has happened in Atlanta, to those families and friends of those victims.

Gun rights across the United States is . . . you just never know when you’re talking to someone where they fall on the issue. But we’re not talking about gun rights. This is an epidemic that continues. And now that we’re coming out of a pandemic, people are now circulating around again and, unfortunately, bad things are occurring. And that’s what we’ve seen just here in the last week.

Again, I don’t have a solution. I wish I did. I wish Congress had a solution. But it’s an epidemic. It’s a mental problem for many of these folks that feel that this is an answer to whatever’s bothering them. But this is so ugly, it’s unbelievable.

Again, I’m just asking for us to be . . . the State of West Virginia, the West Virginia State Senate to be that sensitive body, to keep these folks in our thoughts and our prayers.

And, Mr. President, I ask for a moment of silence for not just the folks in Boulder and Atlanta, but all those that have gone before them unnecessarily.

Recognizing importance of coal-fired power plants and coal resources to WV’s future

(Adoption of Senate Resolution 28)

REMARKS OF HONORABLE RUPIE PHILLIPS

Thursday, March 25, 2021

SENATOR PHILLIPS: Thank you, Mr. President.
As I said, I wasn’t really prepared to speak on this today so I’m just going to speak from the heart.

You know—my friend from Tucker and my friend from Marion County, I think they’ll agree with me—there’s not a better person on this earth than coal miners. They have given us our freedom. They are in danger every day. And what they do for a living to mine the coal that keeps these coal-fired power plants alive, it is the baseload of the energy in this country... a reliable, sustainable, dependable...

Let’s look at Texas again. I’m sure they wished they had some coal-fired power plants in Texas. We’ve only got eight left in this state. We can’t continue to turn our backs on the coal miners and the coal-fired power plants.

So, ladies and gentlemen, this is more than just a resolution. This is a strong statement.

Just in the Energy Committee yesterday, we had a gentleman from Renewable Energy Coalition. I point blanked asked him, “Could you all make it without subsidies?” He said, “As long as everybody’s on the same playing field, they could.” So, I would like for everybody to reach out to your congressional members, ask them to stop the subsidies. Let’s get down to playing ball fair.

But ladies and gentlemen, this is more than just me sitting here talking about it. This is a lot of jobs in West Virginia. We’ve rode on the coal miners’ back for many years. We need to show them our support. We continue to dwindle down. You know, the current administration, he said no more fossil fuels. We can’t let that happen. It’ll be Texas all over the whole country. We live in the greatest country on the earth, and we live in the greatest state in America.

So, we have to show our support to the coal-fired power plants and the coal miners that support it.

And, Mr. President, I’d like to have the “yeas” and “nays”.

Recognizing importance of coal-fired power plants and coal resources to WV’s future  
(Adoption of Senate Resolution 28)
West Virginia’s rich in history with our coal industry, and it seems like so many people, is embarrassed about it now. You know, maybe I should I wear it as an embarrassment instead of a badge of honor. But, like I said before, I apologize to nobody for being a coal miner and I’ll stand up to the end fighting for the hardworking men and women who is still involved in the coal industry. You know, I raised my family on it, sent kids to college because I’m a coal miner. And I can tell you, I can honestly stand here and tell you today, I don’t regret one moment of it. I’m proud of it. I worked hard for everything I’ve ever got in life. And that’s what America is supposed to be about. You know, if I have one more person telling me that they’ll train me to be an air conditioner technician, I think I’m going to scream. These people don’t want to be air condition technicians, refrigerator repair people, you know, they just are trying to make a living. And I just feel as a state and as a nation, we’re going down the wrong road.

But, you know, I fully support the gentleman’s resolution. I wish there was more we could do.

But, you know, it just saddens me that . . . it seems like our attitude is changing. And times are changing, I realize that. I’ve changed a lot, all of us have.

But, looking forward, just remember that . . . where our roots came from and just try to be respectful and appreciate, you know, the sacrifices that have been made to get us where we are today because, without coal, I’ll guarantee you this nation, this great nation we live in, would be nowhere near what it is today.

So, I support the gentleman’s resolution.

Thank you, Mr. President.

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**Recognizing importance of coal-fired power plants and coal resources to WV’s future**

*(Adoption of Senate Resolution 28)*

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**REMARKS OF HONORABLE MICHAEL J. ROMANO**

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**Thursday, March 25, 2021**

SENATOR ROMANO: Thank you, Mr. President.

I rise in support of this resolution. Thinking back over my lifetime and remembering what coal has done for West Virginia and our country, warrants such a resolution.

You know, we would not have won World War II without coal miners. Unions would not have been borne but for the strife that our coal miners were put under in the early 1900s when they were paid with scrip and had to shop at the company store. Many of the immigrants that came to this country found a livelihood in the coal mines of West Virginia.

But, Mr. President, I do want to add in that while I think the resolution is well meaning and well intentioned, it’s not going to save our coal industry. It’s not going to save it. We see the handwriting on the wall that we are being replaced by other fuels, natural gas where they can turn on a spigot and the power runs directly to the power plant, and, of course, renewable energy.

What we have to do is instead of giving tax incentives to big coal industry, we have to demand clean coal technology. We have to demand that our coal-fired power plants have science applied to them that allows them to burn cleanly so they can burn in the future. So that coal can continue to be the major power supplier that it’s always been.

I don’t understand the science. But I know science can fix a lot of things and it can fix the issues with coal.

And, Mr. President, I urge this Legislature to do what it can to direct funding to those efforts and not just putting money in the pockets of the coal industry. We have to save our coal mines for the coal miners. Those are the men and women whose jobs we have to save, whose sacrifice ought to be recognized by our efforts to help preserve their industry.

I urge a “yes” vote on the resolution, Mr. President.

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Recognizing importance of coal-fired power plants and coal resources to WV’s future

(Adoption of Senate Resolution 28)

REMARKS OF HONORABLE DAVID STOVER

Thursday, March 25, 2021

SENATOR STOVER: Thank you, Mr. President.

I rise in support of this amendment [sic] and I’d like to point out that coal power plants should remain one of the above. And cleaning coal up will help do that.

But, as we move into the future, we just had an event which should probably prove to all of us in the land that coal might be the only fuel where you can put a month, or two months, or even three months of fuel right there on the property. So, if it gets cloudy and the solar panel doesn’t work, or the wind quits blowing, or the gas line freezes up, that power plant can have a month or two worth of energy production right there on the property.

So, I support this resolution a hundred percent. We should recognize not just what coal-fired power plants have done, but what they can continue to do.

Thank you.

REMARKS OF HONORABLE RON STOLLINGS

Thursday, March 25, 2021

SENATOR STOLLINGS: Mr. President, I too rise in support of the resolution.

I’m a little embarrassed that somehow that got by without me adding my sponsorship. I’m very sorry about that. I just went back and tried to click on it . . . and I couldn’t do it.

That said, you know, being from Boone County and the coalfields of Southern West Virginia, I’ve seen the positive impact on the economy over the many years. We’ve passed bills in this chamber here that would help transition coal country into a more diversified economy.

I remember back in the early days before I was ever even involved in politics, I would talk about economic diversification. First question out of people’s mouth would be, “Why are you against coal?” I said, “I am not against coal, but we can’t have all our eggs in one basket.” So, by using the coal severance tax wisely, and we, this body, increased the amount of coal severance tax that went back to the mineral-rich counties, we tried by using our post-mine land sites better, those would help diversify the economy. So, I had hoped that we could somehow have a little more time to use what has really brought us here in West Virginia. And I remember back in the day, Mr. President, when there was $460 million of coal severance tax coming into the State of West Virginia’s budget . . . general revenue budget.

So, again, I remember Senator Brooks McCabe talking about we can use—you hate to say the word “use” the coal industry—but we could use them as a steppingstone into our future. We’re going to have to have some coal-fired power, there’s no question about that.

So, anyway . . . but, at the same time, you know, we have coal miners and the Senator from Tucker . . . I’ve walked with him. He huffs and puffs. He’s worked hard at coal mines. He’s got black lung. We have to make sure that these coal miners can mine coal safely and not sacrifice their health in order to have a job.

We have to recognize that coal has been so important to our former economy and it can help us grow and diversify the economy into the future.

And I urge adoption.
SENATOR SWOPE: Thank you, Mr. President.

I rise in support of the resolution, as well.

I’ll never turn my back on coal. I was born and raised in McDowell County—for more than 80 years, the largest single coal-producing county in the entire country.

When I grew up there, there were 95,000 people; now there are only 18,000. Eighty percent have moved out of the county. So, I’d say I’m the poster child for what’s gone the wrong way for the coal industry, and we need to fight every way we can to protect what we have left.

Thank you, Mr. President.

SENATOR CAPUTO: Thank you very much, Mr. President.

I’m enjoying the discussion about the industry that I grew up in.

My friend from Tucker and my friend from Logan, we always poking around and having some fun out there and it’s what’s called “coal mine humor”. If you’ve never worked in a mine, sometimes you think, “These guys are idiots, you know. What are they doing?” But it’s just something that we as coal miners grew up in.

There’s two things you always remember about your first day in the mine. You remember the day you started, and you remember your check number. And you’ll remember that until the end of time.

I started when I was 19 years old on February 22, 1977. I was just a kid out of high school. And I wanted to make a living. And I knew that I wasn’t going to college. And I didn’t know where my life would go. Eventually, I had a family and two kids, and that industry, and that job was good to me. It was very, very good to me. Had health care, made a good wage. We had a good economy. It was robust. Never had to worry about anything.

But you know what? Sometimes people forget how we got to that point, my friend from Tucker, and the battles that you talked about in your remarks, you know, when coal miners was brought into West Virginia, they were put into coal camps. And they were treated like slaves. And they had to go to the company doctor and listen to the company preacher. And they weren’t allowed outside the camp. They weren’t allowed to communicate with each other. So, a lot of people think the union’s bad . . . the union’s a bad thing. But, let me tell you, the union is a good thing. The union fought for a good life for West Virginia and brought health care to these hills. And the health and safety that they fought for over the years, it didn’t just apply to union miners, it applied to nonunion miners as well. We didn’t discriminate with health care. You didn’t go in and say, “You got to operate this mine different than you operate that mine.” We fought for all coal miners. And I think everybody will admit that.

That good life has taken a downhill turn for coal miners, Mr. President. I spent 20 years in an underground mine and I went to work for the union and spent 22 years working for the union. And I’m not a bit ashamed of that. I think we’ve done some good things. I think we made West Virginia what it is today. I don’t think anybody in this room, regardless of what you do, would have the life you have if it wasn’t for coal miners. Making good money, buying cars at your facility, coming to your health care facilities, whatever you do, we interjected the money into this economy to make you have a better life because we made a good wage and we spent our money in our communities.
And we are on a downhill slide and what is so sad . . . and we can point the finger at the EPA, and we can point the finger at this administration or that administration but, the truth of the matter is—and I like to face reality—this industry needs regulatory certainty. It shouldn’t depend on who the president is, whether they lift regulations, or who the president is and they tighten regulations. You want to blame somebody, let’s blame Congress for not having regulatory certainty in this industry that they had to live by and didn’t have to depend on who the heck the President of the United States was. That’s always been the problem in this industry.

I think we ought to face reality here. If you’re not from Appalachia, you probably don’t like coal. If you’re from California, you think coal’s bad—you’re from West Virginia or Kentucky, you know the importance of coal and what it did to our economy.

And I think where we need to concentrate my friend from Harrison touched on. We are a cleaner, greener society now. It’s the way people think. And we need to invest in carbon capture and sequestration and other avenues that could burn coal in a cleaner, greener manner.

That’s how we look towards saving an industry. We don’t do it by reducing safety. We don’t do it by reducing environmental regulations. No, we have to find a cleaner way to burn it. That’s how we got to do it. We can mine coal safely. We’ve proved that over the years. We outproduce anybody in the world right here in West Virginia. And I was proud to be a part of that. But we all have a better life for it.

And I apologize, too, to my friend from Logan for missing this resolution and not signing onto it. I know he is a true fighter, a true believer in this industry. Him and I really want this industry to grow and succeed. Sometimes, we have different ideas of how that’s got to happen, but we always try to bring it together. We always try to bring it together. And I appreciate him for that.

But, Mr. President, it’s been good to West Virginia. It’s been real good to West Virginia. It’s been good to me personally. It’s been good to all of us. And I think we need to recognize that.

Mr. President, I want to close my remarks there.

Memorializing life of Honorable Mr. Shirley Dean Love

(Adoption of Senate Resolution 30)

REMARKS OF
HONORABLE
STEPHEN BALDWIN

Friday, March 26, 2021

SENATOR BALDWIN: Thank you, Mr. President.

On your behalf, and on behalf of the Senator from Summers, and on behalf of the body, I just want to say again to Audrey and your family, it’s an honor to have you with us here today.

As a little boy growing up in Southern West Virginia, Saturday nights meant one thing . . . Saturday Night Wrestling. That’s where I first saw Shirley Love when—I loved—watching replays of Saturday Night Wrestling.

So, it was my great honor to eventually be able to serve with Shirley in the House of Delegates in 2017 where, for the first time, I got to know the man behind the microphone. I know many of you here in this body knew Shirley better than I did and longer than I did, and I know you’ll be able to speak to that here shortly, but, for me, that was my first chance to get know the man behind the microphone.

And what I found was that he was a very wise man. He had a keen sense for people, and a keen sense for politics. He always talked about . . . in our caucuses . . . Shirley would always talk about the common man. He always wanted to know how a bill or how an issue would affect the common man. And he truly felt that it was his duty here in the Legislature to represent the common man. And I know on the weekends he spent a whole lot of time back home hanging out at Hardee’s and gas stations, just talking to folks trying to figure out what was going on in their lives and how he might do something to help them. He was a real people person. He loved people. He understood people.
Shirley was also a very talented man. He was known for his voice in radio and in television. But I will tell you that I loved his singing voice. Loved his singing voice. He had a voice of gold. I remember one day in the House of Delegates there in 2017 during Remarks by Members, he sang. And you could have heard a pin drop. And those of you who’ve served in the House know that you never hear a pin drop in the House. Everyone gave their full attention to Shirley that day and by the time he was done—there’s a picture of him probably singing another time in the House—by the time he was done, there wasn’t a dry eye in the room.

Shirley was also a pillar in his community. He coached baseball. He knew everybody and their brother. And he was firmly committed to the community which raised him and in which he helped raise many people.

As we were talking there earlier this morning about some of the opportunities that Shirley had in his life, he had a tremendous number of opportunities professionally to do things outside West Virginia; and he always turned those down because he thought it was important to be here and live and serve amongst his people. When the World Wrestling Federation—which is now known as the WWE—needed an announcer back in the seventies, they called Shirley Love. He turned it down to stay here in West Virginia. And when they were starting a new show called American Bandstand, and they needed a host, they called Shirley Love. He turned it down to stay here in West Virginia. And not long after that a guy by the name of Dick Clark became awfully famous.

Shirley was a family man. In quiet moments when, you know, in that year’s time when I served with him when we weren’t talking wrestling and he wasn’t telling jokes—he was quite a joke teller—what he did was he talked about his family. He talked about you all. He was exceedingly, glowingly proud of his family.

To honor Shirley, there’s a House resolution naming a section of Gatewood Road in his honor later this session—and I thank the Senator from Wetzel for considering that House resolution.

Mr. President, they don’t make them like Shirley Love anymore. Shirley was a pillar of his community. He was a fixture in the Legislature. He was a golden voice in a golden era. And on behalf of Fayette County, I hope his family accepts our sincere gratitude for the service that he gave to the State of West Virginia.

Thank you, Mr. President.

Memorializing life of Honorable Mr. Shirley Dean Love

(Adoption of Senate Resolution 30)

REMARKS OF HONORABLE MIKE CAPUTO

Friday, March 26, 2021

SENATOR CAPUTO: Thank you, Mr. President.

I got to serve with Shirley in the House and he and I bonded very, very quickly. And there’s nothing I liked more than his humor. He made me laugh every day. We sat very close to each other on the floor, so we got to talk daily.

And his institutional knowledge of this place was second to none. I went to Shirley for advice a lot of times. And we would sit and chat about things and, sometimes, there’d be a labor bill up and he’d be talking to me about it, and he’d say, “How are we going to vote on this, Caput? How are we going to vote on this?” He goes, “Aye, never mind. I’ll just watch your light. I’ll do what you do.” And I said, “Well, I do what you do a lot, Shirley. So, I’m honored that you think of me that way.”

And I’d heard that Shirley was not doing well. And I tried to call him. And he couldn’t take the call. And I never got to talk to him. And I’ve regretted that day for a long time that we didn’t get to have that last word and, due to COVID, I couldn’t go to the funeral and say a few words about my dear friend.

But I get that opportunity today and I guess what I want to turn my focus to, Mr. President, is his family. His lovely wife who walked the halls with him a lot and we would always see her smiling and laughing. I want to thank his entire family on behalf of all of us for sharing Shirley with the State of West Virginia. Shirley did more than anyone could ever imagine. As the Minority Leader said, everything he done was to make West Virginia a better place. And I’m just as honored as I could be to serve with him. And
I want to thank his family so much for sharing him with us all these years.

And . . . Minority Leader talked about a resolution that I’m looking forward to voting on, naming a road after my dear, dear friend. As much as that man did, I wouldn’t mind naming a whole town after him.

He was a wonderful person with a wonderful family who had a deep love for our state. And I’m honored to have known him and I’m honored to have served with him.

Thank you so much, Mr. President.

Memorializing life of Honorable Mr. Shirley Dean Love

(Adoption of Senate Resolution 30)

REMARKS OF HONORABLE RON STOLLINGS

Friday, March 26, 2021

SENATOR STOLLINGS: Thank you, Mr. President.

I rise, obviously, in support of this wonderful resolution honoring this wonderful, caring man.

I am so glad that we overlapped in the Senate, so I was able to spend a couple of years with Shirley in the Senate. And he was a great mentor. Not only to me but to everyone.

His huge booming voice, but his humble approach, really mixed well.

And we all know that if someone has a birthday here in the chamber, we try to sing a little bit. But, boy, back in those days, if someone had a birthday in this chamber, they got a real birthday song led by the Senator from Fayette.

I remember one of the best moments of my whole Senate career was over in the “Green Room” of the Governor’s Mansion. I had some of my buddies who play bluegrass music, and we’re standing around singing those songs with Shirley Love and John Pat Fanning, and everyone . . . and I’ll tell you, it just . . . it was inspirational.

He cared so much about the people of West Virginia. So, I’m not going to belabor that. He loved his family. I was able to attend his funeral service. And, so glad, again that he made my life much fuller, and he was like that to nearly everyone. It wasn’t just me, he made everyone feel special.

So, I’m so glad we’re honoring him. And he loved his Audrey and his family more than anything . . . and he loved the people of Fayette County. Boy, he really came down here and fought hard for that district.

Thank you.

Memorializing life of Honorable Mr. Shirley Dean Love

(Adoption of Senate Resolution 30)

REMARKS OF HONORABLE CHARLES S. TRUMP IV

Friday, March 26, 2021

SENATOR TRUMP: Thank you, Mr. President.

I rise in support, also, of the resolution.

It was a great honor and privilege to get to know Shirley Love. He came to the Legislature in the early 1990s and . . . . He was a bit of a rock star, Mr. President, when he arrived. Everyone in the building knew him, knew who he was, had watched him, had listened to him on radio and television, and . . . . He was . . . as others have spoken to . . . had a great sense of humor. Found humor in everything which I think is a really great character trait.

But, above all, he was kind. He was among the kindest people I’ve ever been around. I never heard him express any unkind words or sentiment toward anyone. That’s the sort of person he was. And I grew to admire him greatly.

And we all know that service in the Legislature causes sacrifice from family members, from whom people are away. And so,
I stand here today to express our gratitude to his family for sharing him with us and for sharing him with the State of West Virginia for which he was completely dedicated the whole time he was here.

I urge adoption of the resolution.

Memorializing life of Honorable Mr. Shirley Dean Love

(Adoption of Senate Resolution 30)

REMARKS OF HONORABLE ROBERT H. PLYMALE

Friday, March 26, 2021

SENATOR PLYMALE: Thank you, Mr. President.

I’m going to take a little different approach because there was always something about Shirley Love that was funny. And he always made you laugh.

And I’m going to bring up a couple of things—but he used to do something to you . . . he would do this (pulls jacket sleeve over hand)—and the family will know this—he would come up to you and he’d go, “Say something here for my friends, here.” And, he always had something as a comeback. He used to tell me, he said, “Bob, you’ve got a TV voice but a radio face.”

He would . . . you know, when we were having a debate—and I remember this very distinctly—we were having a debate on gambling at the Greenbrier. And every day, every day, he would bring up from the Smoot Church of God, from this church, from that church . . . he would have three petitions every day from each of the churches and he spread it out for the whole session. I have three petitions here against the gambling at the Greenbrier, so . . .

He was an absolute master at this system here. He knew how to work it. He knew how to do it. But the thing that I really think the most . . . I really remember about him, he always made you laugh. He always made you feel comfortable. He had stories about big time wrestling. He had stories about everything that you can think of. And he could always make you comfortable and feel like you were a part of here.

And I came here early, you know, when I was here early, you know, you were seeking friends and Shirley was one of those people that you had as a friend. And you will always remember that.

Memorializing life of Honorable Mr. Shirley Dean Love

(Adoption of Senate Resolution 30)

REMARKS OF HONORABLE JACK DAVID WOODRUM

Friday, March 26, 2021

SENATOR WOODRUM: Thank you, Mr. President.

Also coming from the tenth and my hair being a little whiter than my Senior Senator’s, I watched it the first time around. You know, we all know that West Virginia is a better place because of Shirley Love. And we also know that what allows the distinguished members of this body to do what they do is the support of their spouse.

So, Mrs. Love, I want you to know West Virginia is a better place because of you. Your support of your husband has meant a great deal to the great State of West Virginia.

REMARKS OF HONORABLE JOHN R. UNGER II

Saturday, March 27, 2021

SENATOR UNGER: Thank you, Mr. President.

In a letter received by the Quartermaster General who served under General George Washington back in January 16, 1787, Thomas Jefferson noted the importance of a informed, and vigilant, citizenry. And he writes, “We have
the greatest opportunity the world has ever seen, as long as we remain honest — which will be as long as we can keep the attention of our people alive. If they once become inactive to public affairs, you and I, and Congress and Assemblies, judges and governors would all become wolves.”

In a letter from James Madison to William T. Barr in August 4, 1822—and Barr served as a state senator, U. S. Representative, and also the U. S. Postmaster General—James Madison wrote, “A popular Government, without popular information, or the means of acquiring it, is but a Prologue to a Farce or a Tragedy; or, perhaps both. Knowledge will forever govern ignorance: And a people who mean to be their own Government, must arm themselves with the power which knowledge gives.”

Mr. President, I say this because these are the very foundational principles of our country and, I’d submit also, the State of West Virginia. But I got to say that I’m very concerned about the information that’s being able to be given to the people; that we talked about the idea the capitol building isn’t open . . . and I get that, we are in a pandemic and in a public health crisis. I’m not going to say much on that.

But I also want to point out there are some things that we’re doing in addition to that, that’s making it even more difficult for the public to follow what we’re doing here. It’s bad enough they don’t have access to us in this building. But, even when they do, sometimes our systems don’t even work for the public to get access to us through the web and other aspects. And then what was witnessed right here on the Senate floor on a bill instead of discussing it in the chamber where the people could actually see, there was a recess where a group of people just congregated in the back room and had the discussion outside the public’s input, or at least their open aspect of it, to see what’s going on.

In addition, what I’ve been seeing, Mr. President, are committee substitutes that rewrite bills totally . . . are being, actually, sprung on at the very moment of committee and the people that have come up in front that we ask, that’s going to impact them directly, we say, “Have you seen anything? Have you had any conversations?” They say, “We’ve had no input. No one’s conversed with us. No one’s even asked us.” But instead, what’s happening is we’re making bills that do things to people and not giving them an opportunity to at least respond. It’s also sprung on the members . . . cause many of us don’t even get to see it either, Mr. President.

And then now, I’m seeing this plethora of originating bills. My goodness, they pop up left and right, originating. Some are 50 pages or more, sprung up on committee. Once again, the public had no idea, can’t get access to it. Matter of fact, when members are scrambling around right before a committee meeting trying to get copies of the originating bill, having no idea what the originating bill’s on, it just has like “Originating Bill 5”. How does anybody know to even show up? I guess people are just asking, “What are they going to do to me today?”

Well, Mr. President, I would ask, that you strongly consider this because I would hate to think that your legacy as a leader of this body will be the legacy of the least transparent and the least open Senate in the history of our state. That’s the pathway we’re going down. And if there’s any warning that our founders had about not having an open government and not giving the knowledge to the people and access to the information, we could all become wolves. And that’s an injustice to the people we serve.

Thank you, Mr. President.

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REMARKS OF
HONORABLE
MICHAEL A. WOELFEL

Saturday, March 27, 2021

SENATOR WOELFEL: Thank you, Mr. President.

I’m going to echo some of the remarks we just heard.

Our government has an obligation to be transparent. Our citizens deserve that. And when you have these originating bills that pop out, again, 50 pages, that are not really available until a few minutes before a committee meeting, that’s a lack of transparency.

The building is still closed. I walked by that sign a few minutes ago. This building is still closed. Bars have been open in this state for weeks—hundreds of people. We have an obligation to let the people come into this capitol
and see what’s going on. There’s really no justification at this point in the game . . . there’s no justification for this building being locked.

Now, some of this—no disrespect to you, Mr. President—but we’ve taken some pretty good licks at the teachers, we’ve taken some pretty good licks at the labor unions. I don’t think anybody in my family’s ever been a member of a labor union. But it’s just . . . . If we’re going to go after particular groups, in a way, it’s just vengeance in my view. They ought to at least be here to be heard on these bills. They’re locked out of the capitol. Let’s open up the capitol, Mr. President.

And, again, originating bills, 50 pages long popping out this late in the game . . . . The agencies yesterday, the DNR, they hadn’t even really seen a bill that would dramatically . . . . We could have jeeps, these big jeeps, driving through Droop Mountain Battlefield State Park on the trails. Wow. If we want to do that, that’s fine. If that’s the will of the body, so be it. But let’s do it in the light of day. It’s not too late, Mr. President, let’s have full transparency.

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REMARKS OF
HONORABLE
MIKE CAPUTO

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Monday, March 29, 2021

SENATOR CAPUTO: Thank you very much, Mr. President.

It was just about a week or so ago we passed Senate Resolution 22 (Urging Governor to work with congressional members to save jobs and repurpose former Mylan plant in Morgantown) urging our Governor and Congress to get together and try to find a solution for the closing of the Mylan plant in Morgantown, West Virginia. Today, the Senior Senator from Monongalia and I met with local union representatives of the United Steelworkers Local 8-957. They’re working hard, Mr. President, to try to preserve these jobs and keep this factory going in Morgantown, West Virginia.

The four members of leadership that we met with today, Mr. President, had over 100 years’ experience combined working at that Mylan Pharmaceutical facility. But they’re not just here to represent their members, Mr. President. They have 855 union members working at the Mylan facility, but there’s over 2,000 combined of nonrepresented employees. And they care just as much about those jobs as they care about the jobs of the members that they’re paid to represent. And they’re trying to explore every possibility that they possibly can find because they want to go to sleep at night knowing they tried everything they could possibly try to keep that plant up and running.

Mr. President, these employees are the best of the best. They have been producing life-saving drugs for over half a century. And they did it well. They supplied this country and the world with generic drugs that saved many, many lives.

But as you know, Mr. President, on July 31, the plant is to be closed. That was the announcement by the new owner, Viatris. Closed, Mr. President. A payroll, an annual payroll of over $200 million a year being sucked out of the economy in north central West Virginia . . . but sucked out of the economy of our state. These folks just want everybody to work together.

And I want to publicly, Mr. President, call on Viatris today—and I hope they’re listening—call on Viatris today to work with these guys up here, work with that local union, work with that international union, and work with community, state, and county leaders. If you need something that we can help with, we want to do that. But you got to work with us. You can’t hide behind the doors of an executive board room and just walk away from a community that has been so daggone good to you for over half a century. We want to save this facility. If it means working with Congress in invoking the Defense Production Act, then let’s get together and let’s find a way to do that. If it means working with local government, if it means working with county government, if it means working with state government to help find a buyer for this plant to keep these guys and gals working, let’s do that. If you need tax breaks—we give them to everybody else in this state—come to us, meet with us, tell us what you need. But we can’t help you if you don’t meet with us. We can’t help you if you don’t sit down with these local union leaders and talk about the effects bargaining that we’re into right now in trying to find solutions. We can’t help you if you go to the bargaining table and there’s only one side there, Mr. President.

I’m calling upon Viatris today to meet with government officials, meet with union leaders, and let’s find a way, let’s find a way to keep these good paying jobs right here in West Virginia.
Thank you, Mr. President.

Thank you to the good hard-working men and women at Mylan Pharmaceuticals.

REMARKS OF HONORABLE ROBERT D. BEACH

Monday, March 29, 2021

SENATOR BEACH: Thank you very much.

Ladies and gentlemen, I think there’s not much more I can add to the comments from my Junior Senator from Marion County.

The road ahead for these folks . . . it’s a harsh road. It’s an unknown road filled with difficulties and . . . . They came to us asking for assistance.

And it’s not like many of the other stories we’ve heard in other areas whether it be the steel mills, coal mines, and other private organizations. Many of us can even remember some of our communities throughout the State of West Virginia had shirt factories. We actually had a former member here from the Senate whose hometown was known for the production of shirts. But it’s not an old story.

But Mylan Pharmaceutical is a unique company. And there’s individuals sitting up there in the gallery that are unique individuals themselves. Each one with a different story and a pathway into Mylan is different. They’re good people. In Morgantown, it’s one of those things, you wonder how many people out of every 10 is affiliated with Mylan. Because it’s always, when you have a conversation, you ask, “Oh, well, my brother-in-law works there, do you know him?”

As a matter of fact, my brother-in-law does work there. My niece works there, “Do you know her?” It’s a homegrown business. And as I mentioned in a former floor speech, 61, 62 years old, and they began selling pharmaceuticals in the back of their car.

And another unique story to that to show you how homegrown it is, how much it is embedded in West Virginia roots, they flipped a coin to decide who was going to name the company and who was going to manage the company. Well, Mylan Pharmaceuticals is the name and then Mike Puskar was the principal manager of the business.

But it has grown into something just unbelievable. But unfortunately, growth is not always a good thing when other people start looking at you because maybe I would like to have that company to better my bottom profit lines. And that’s what has happened with Mylan Pharmaceutical. It did too good of a job some might say. And it became too appealing to other corporations. And now, they’re going to take this segment that’s in Morgantown, as the Senator from Marion County indicated, 859 union jobs and probably another 500 corporate jobs, office jobs, administration jobs, on top of that. They’re going to close that location. And they’re going to send it overseas. They’re going to send it overseas. And again, it goes back to what I said earlier, you know, regards to steel, steel being brought in from Japan and China, coal coming in from Germany. It’s an age-old story that, unfortunately, West Virginia has played a part of for many, many years.

I’d like to end that. I’d like to stop that path that we’ve, obviously, been pushed on to. And let’s try and keep the current company in place. Let’s keep Viatris in place and allow that facility to remain open and those employees to have their job. And the gentleman from Marion County said that we need both sides of the equation at the table for this to happen. They just can’t sit in the room by themselves and determine they’re pathway forward. It requires the corporation to be on the other side of that table.

So, if these gentlemen stop by your office in the next few days, or in the next few weeks, I hope you’ll stop and listen to them because it’s a story that’s repeated time and time again across the State of West Virginia and it’s one each and every one of us is familiar with. We want to close it and move it someplace else.

It’s heartbreaking. It’s absolutely heartbreaking. And it’s not just Monongalia County. As we sat there today, we learned that it’s across the State of West Virginia, and Pennsylvania, and Maryland. These folks travel all the way to Morgantown for employment. Good paying jobs, $75,000 a year. And a lot of the families are in a position where it’s just . . . that’s their only employment because the pay is that well. It’s that good working for the pharmaceutical company for these individuals. So, they’ve raised their kids there and they want to keep their kids there. Some of them are in our
schools. Some of them are in college. We want to keep those jobs in the State of West Virginia.

But again, I ask you just to keep your doors open, keep your minds open, and have these conversations with them, and ask them how can we help. Have them tell us the next step we need to take. Because, right now, I feel a little helpless as an individual. They sat with myself and the gentleman from Marion County and . . . we didn’t have a lot to offer. We can listen—and I hope they appreciate that—but they need to help us, help them moving forward and that’s just a matter of communication. I know that they are working with Senator Manchin’s office, either to find someone to come in and fill that void there in Morgantown or, as the gentleman from Marion mentioned, tax credits to keep them there, keep Viatris in the building. Because, as we found out today, it’s just not a matter of enticing another pharmaceutical company in there, they actually have to have a product they’re going to produce . . . and that’s a very lengthy process of research and development of three and a half years and FDA approval. So, it’s not just a matter of moving someone in. It’s better to keep what we have.

Thank you, Mr. President.

REMARKS OF
HONORABLE
RANDY E. SMITH

Tuesday, March 30, 2021

SENATOR SMITH: Thank you, Mr. President.

I rise today somewhat disappointed. Those of you who’ve served with me know the passion I have for fixing the roads . . . our road problems. I’ve stood up many times on this floor and spoke with passion about the condition of our roads and the complaints that I and many of my colleagues in here receive from the citizens.

Statewide poll taken a few years ago rank bad roads as the second most concern of the citizens of West Virginia. That was before the pandemic. Well, the winter’s over, potholes are no longer full of snow, ditches are filled back in, culverts are plugged, and people are upset with the road conditions. I hear it every day.

Now, I’ll grant you a lot has been done over the last couple of years with the roads by the present administration and the Department of Highways. But most of that has been primary roads . . . and they should receive the first attention. But the problem that most people have in this state is that they live on secondary roads, which many have become impassable.

Today’s Day 49 of the 2021 session and neither body’s passed out a bill addressing any of the road problems our citizens are experiencing nor has the Governor came out with any kind of a plan or even as one of his priorities.

As you know, the past few years I’ve been very, very vocal and I know at times people get tired of hearing me harp about the roads. I’ve been told by several people that I needed to back off, and relax, and play nice, and I’d get better results. And I’ve tried that approach this year and, to me, it seems it’s not working very well. I’m not going to scream and yell. I’m not going to get mad.

But I’m just asking that going forward that we look at ways to fix our road problems that we have with our road system. And everyone here will agree we have tremendous road problems. And I think where we need to start is with the way of funding our roads. The way that we’re funding our roads now with the gas tax isn’t working because as vehicles become more fuel efficient, funding is going to continue to decrease . . . decrease or go to electric cars, or whatever, and . . . just technology.

And we also need to place mandates and accountabilities, make sure that this work’s done. And if it’s not done, then someone needs to be held accountable. Because that is a big part of our problem here in this state is accountability. Not only while this body’s here but we need to pass something that is going to go forth in the future.

You know, we’re always asking people to come to West Virginia to live or vacation . . . so I say let’s give them a good road to get here. And let’s give our citizens what they deserve: Safe and logical roads.

I just ask that the body keep this in mind going forward because I know I’ve talked to several members of this body and they’re experiencing the same problems I’m having in my district and . . . . I just think with everything going on . . . . And I understand, you know, this
isn’t the top priority with what we’ve been going through with the pandemic but I just . . . . And that’s one of the reasons I’ve been more quiet with it this year because we’ve had other problems.

But this is still a major problem, Mr. President. And I urge that, you know, you reach out to the Governor to come up with a plan, something that we can show our citizens that we do have a plan and going forward we’re going to, you know, continue to try to do something about it.

Because like I said, they have been progress made on the roads in the last two years and I appreciate that tremendously, but we still have a huge problem in this state on roads. And I just thought I needed to get up and, you know, insert that, that we need to continue to address this problem if we’re going to prosper as a state.

Thank you, Mr. President.

Remarks of Honorable Michael J. Romano

Tuesday, March 30, 2021

Senator Romano: Thank you, Mr. President.

Today is National Doctors’ Day.

Now, I’ve never paid a lot of attention to it before . . . I got to tell you. But I really thought it came at an opportune time for our state and our country with the pandemic that we’ve been dealing with for so long. Really made it important because our doctors, along with our nurses and first responders, have shown us what sacrifice is all about. They put their lives on the line. They put the lives of their families on the line. And a lot of them have suffered and perished because of this pandemic.

And look around our own membership. We have three of them in our midst. And it makes me wonder why we stand so steadfastly in our stubbornness against the advice that they give. Dr. Marsh pleaded with everybody in the news media this week to wear your mask, to socially distance, and to get your vaccine.

COVID’s on the rise in our state again. And if you want to open up and have economic activity, we’ve got to put this pandemic down. But when you refuse to wear a mask—a simple thing—you’re flying in the face of economic activity and the benefits for our state that we all need for our families and for the people that live here.

If you don’t believe in it, if you don’t believe in the mask, and you don’t believe in the vaccine, that’s fine. Don’t believe in it. But think about your neighbors. Everybody wears God on their sleeves, the Bible on their sleeves. The Bible preaches to do what protects your neighbor. Whether it’s just distress, whether you just protect them from the distress of seeing you without a mask and walking around these halls, or walking around this room, you’re violating God’s word by doing that. Because God wants us to protect our neighbors from what’s real and what they believe is real.

But here on National Doctors’ Day, it’s out of concern for our doctors. And I stand and ask everybody to pay attention to what the rules are of this Senate, to what the requirements are to be a member of this body, to wear your mask out of respect for each other. Let’s listen to the experts, not the fanatics, not the one or two crazy ones that say this doesn’t do any good, but the vast majority of the others, all of which who are sitting in this room with us today who say the masks protects us. Do it for the doctors who are our colleagues who have put their lives at risk.

On National Doctors’ Day, Mr. President, I ask that you uphold the rules. I ask that you make sure that this body sets an example for the rest of this state because the doctors we serve with deserve that respect.

Mr. President, I also ask for unanimous consent that the membership rise and give our three members who are doctors in this body a round of applause for all that they do for everybody in this state.

Thank you, Mr. President.

Remarks of Honorable Bill Hamilton

Tuesday, March 30, 2021

Senator Hamilton: Thank you, Mr. President.
First of all, I’d like to apologize to the Senate Clerk. When I walked out of Rules a few minutes ago, I forgot to take the mask out of my pocket and put it on. And this is where I’m going today.

Our incidence, our active cases are back up to 6,252 cases in West Virginia. It’s rising every day. It was dropping for a while.

But what I want to focus on is the people that have passed away in West Virginia from COVID...2,638 deaths as of yesterday. Now, if you divide that by 55 counties, that’s about 49 people per county. And we know that’s not accurate. But I’ll focus on my home county...Upshur.

We’ve got families that have lost loved ones: The Walton family, the Loudin family, the Reed family, the Fogg family. And I will tell you this, as we go home—as we’re 12 days from the end of session—for those that refuse to wear a mask either from their desk where they sit or to where they vote, you’re going to go home and you’re going to encounter some of these families, and I hope you have a proper explanation.

Thank you.

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REMARKS OF
HONORABLE
MICHAEL J. MARONEY

Thursday, April 1, 2021

SENATOR MARONEY: Thank you, Mr. President.

About five minutes ago, we adopted House Concurrent Resolution 15 (Rare Disease Day) and I whiffed because my folders were out of order. I placed them down improperly. So, I just want to take 30 seconds to talk about Rare Disease Day.

When we adopted this resolution five minutes ago, Mr. President...

Last legislative session, the West Virginia Advisory Council on Rare Disease was created. The legislation defines a “rare disease” as any disease which affects fewer than 200,000 people in the United States and is known to be substantially under-diagnosed as a result of a lack of adequate diagnostic tools and research information, including diseases known as “orphan diseases” for research purposes. Eighty percent of these rare diseases are genetically based.

Families and private foundations provide about three percent of all the research funding, of all medical research funding, in the United States.

Seven thousand rare diseases exist and less than 500 have approved treatments by the FDA. Ninety percent of health care providers must treat the majority of rare diseases with non-FDA approved drugs.

The resolution we adopted minutes ago recognizes the last day of February every year as Rare Disease Day to bring awareness to these various rare diseases and the need to continue to fund the research and find the treatment.

I thank the body for adopting the resolution and I just wanted to get those facts out.

But thank you, Mr. President.

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REMARKS OF
HONORABLE
RYAN W. WELD

Thursday, April 1, 2021

SENATOR WELD: Thank you, Mr. President.

I want to take a moment...We lost a very large part of our community in Wellsburg yesterday when the mayor of Wellsburg, Sue Simonetti, died.

Sue has been the mayor as long as I can remember...going back prior to me moving back home in 2011. Sue was someone who, you know, there may have been mayors who were better at the inside politics or playing the political gamesmanship that’s sometimes required for public office, but nobody cared for the city of Wellsburg more than Sue. Nobody cared more for the town that she had lived in for decades, and that she had been a city employee for 30 years prior to becoming mayor, more than Sue.
Sue Simonetti really, to me, is the embodiment of what small town mayors are—someone who was put into a position, maybe because they think it’s the only course of action because it’s the right thing to do. And you have to do the best that you can with it. And Sue did a tremendous job overseeing things in the city.

I also serve as the city attorney. I’ve lived in Wellsburg almost my entire life. And when I first moved home, Sue was responsible for getting me involved in civic duty when she asked me to be a part of what she started as the city’s URA. And she had the vision to see that established and it really has done a lot of things for the city.

Sue’s presence will be missed greatly in our council meetings, as a part of the community . . . I know that personally I will . . . she’s the only person that I still don’t mind when she called me “kiddo”. And that’s what she has called me ever since I’ve known her.

And so, I would ask that the Senate have a moment of silence for the loss of Wellsburg’s mayor, Sue Simonetti.

Thank you, Mr. President.

REMARKS OF HONORABLE MICHAEL A. WOELFEL

Tuesday, April 6, 2021

SENATOR WOELFEL: Thank you, thank you, Mr. President.

So, there was an amendment today that would have been considered on the budget bill that I have sponsored along with others. And it would restore funding to West Virginia University and Marshall University.

Now, Mr. President, I saw you there yesterday with the Governor at his Summit. And I think I saw you nod when the Governor indicated that Marshall University and West Virginia University are the two economic engines that drive our state. If I’m not mistaken, I think I saw the Majority Leader nod as well on that. So, I’m hoping that we will recognize the value of those institutions of higher learning.

I happen to be a graduate of both institutions. And the education I got in law school at WVU, and the undergraduate education I received at Marshall, have opened the doors for me and provided me with the foundation I’ve needed to move forward in my professional life.

Some in the body are going to say that Marshall and WVU are going to get a windfall from COVID money, so they don’t need money in the budget. We can go ahead and cut it . . . their budgets, substantially. I think $11 or $12 million for WVU and $6 million for Marshall University. And I say to you, “How much money did those two schools lose in tuition?” Tens of millions of dollars. It’s going to take a decade for them to recover from what this pandemic has done to each of those schools.

So, it is very—to my view—very shortsighted when it seems to me we have over $70 million in the budget that’s unaccounted for or unallocated. Why in the world would we send the message to the world that we are going to not value higher education, that we’re going to scrimp on our investment in higher education? Why would we send a message that we don’t mind raising the tuition that’s going to be paid by the students from our state that will be educated at those institutions?

Student debt is a huge, huge, huge problem. So why in the world would we pass along more debt to our students?

Everybody’s struggling. Our state is in trouble. When you have two beacons of light, what message does that send? What message does that send, Mr. President, that we don’t value them? I mean, if you’re talking about moving people to this state, how in the world . . . ? What message does that send to young professionals that may be interested in a master’s degree? Or furthering their education? What message does it send to those children that would like to be educated in West Virginia that may choose to matriculate to a different school out of state?

I just can’t imagine . . . I want to have the debate in here. I want people to stand up when we get to my amendment and I want to hear them. I want to hear each of you that would oppose this. Because I’m told the amendment is probably going to fail. And . . . I hope that’s bad information. But we’re going to have that someday soon. We’re going to have the debate. And it’s going to be in front of the people of this state. And they’re going to decide . . . they’re
going to decide what kind of a job we’re doing here, what kind of an example we’re setting for the rest of this state.

Thank you, Mr. President.

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REMARKS OF HONORABLE MICHAEL A. WOELFEL
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Friday, April 9, 2021

SENATOR WOELFEL: Thank you, Mr. President.

On February 19 of this year, House Bill 2003 (Relating to the authority and obligations of the Governor and Legislature when in declared states of preparedness and emergency) came over to the Senate. That’s the emergency powers bill of the Governor.

The Senate amended the bill. And on April 1, a committee of conferees was appointed. Mr. President, you appointed: My good friend, the Senator from Greenbrier, the Minority Leader; the Senator from Morgan, my Chair of Judiciary; and my good friend, the Senator from Wetzel.

When the conferees met, a delegate from Putnam County shouted a question directed at our delegation. Here’s the question directed at our conferees: How does the Governor’s genitalia taste?

That’s odious. That’s loathsome. That’s vile. That’s despicable. And I condemn that behavior.

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Recognizing public service of Honorable Tod Kaufman
(Adoption of Senate Resolution 44)
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REMARKS OF HONORABLE RICHARD D. LINDSAY II

Friday, April 9, 2021

SENATOR LINDSAY: Yes sir, Mr. President.

Today, it’s my honor to begin this conversation in recognizing the over 40 years of public service by one Tod J. Kaufman.

His years of service started as an honorary page at the age of 15. His father, Paul J. Kaufman, was a member of this body from 1960-1964. Thereafter, Judge Kaufman was counsel to Senate Majority Leader, William Moreland. And he became a senator, Judge Kaufman did, and in his own right, fulfilling the last two years of a term from 1982-84, and then was elected in his own right representing the interests and people of Kanawha County from 1984-1988. Following his service in the Senate, he was elected Judge of the Kanawha County Circuit Court where he has remained up until just a few days ago as a circuit court judge here of Kanawha County.

His service to the public speaks for itself . . . long . . . over 40 years. And I’m sure he’s run and walked the halls of this beautiful building longer than anyone else that is presently here today.

I wanted us to do this resolution, along with my colleagues here of our caucus, because I wanted to share, not just recognize Judge Kaufman’s service to the public, but just, it gives me an opportunity to talk about him as a judge and the things that separated him, I believe, from his colleagues. And I’m just going to share three things.

One, as you can imagine—the one thing that all the law shows get right—is that when you’re in a courtroom, or you’re in litigation, it’s an adversarial process. There are winners and losers coming out of a hearing. Obviously, winners and losers coming out of trial. And what Judge Kaufman did as a judge, I think, whether he knew it or not, was he attempted to foster and facilitate, regardless of that, some type of collegiality.

I’m going to give you an example of that: Whenever there was a new attorney, or an attorney that he didn’t recognize in his courtroom, before the hearing ever began, he would walk off the bench and welcome the new attorney. He would ask where he went to school or where she went to school, how he or she got the job at the firm that they got. He took an
interest, which, as a young attorney myself, I appreciated because, I’ll tell you, just like any other professional on your first day out, you are nervous beyond belief. And I appreciated that, Judge.

A second thing that he would do that I really appreciated because, again, it fostered the collegiality of members of the bar, and I was actually talking to the Senator of Cabell about how adversarial—and I’m sure the Senator from Morgan would agree with me on this—that litigation is adversarial but you’ve got to not take it to the point to where you burn a bridge with opposition because one day that attorney who you may not be happy with is going to accommodate you, and you for her or him. Judge Kaufman knows that and understands it. And so, at the end of a hearing, regardless of who won or lost, he would welcome people to the bench just to talk. Talk about the impact of the ruling. Talk about, you know, what the next step is in litigation. Ask how your family’s doing. And again, that was just a good way to break the stress of the situation because someone has to walk away emptyhanded.

I’ve had a number of hearings before Judge Kaufman. I’ve been practicing for 13 years here in Kanawha County. And, as you can imagine . . . I mean, two trials, and, if I’ve had one hearing, I’ve had a hundred.

But the one thing I want to say about him that I saw, not in any of my cases or hearings, but I saw it in an eviction hearing. Judge Kaufman is an empathetic individual. People think that judges just mechanically apply the law. Well, that’s just not what happens. Every case is different. There are facts that are important to cases that, while the law may say one thing, again, all the lawyers in the room know there are a number of exceptions to whatever the rule is. And so, as a judge, you have to apply not just the law but the exceptions based upon the facts that are before you. And I think one of the most important things judges can be is empathetic just as much as you would like a doctor that’s empathetic, or a teacher that’s empathetic, someone who can just stand in the shoes of the people before them and try to understand their motivation. Now, again, to this eviction hearing. I was waiting for my hearing to come up. You had a landlord that was trying to evict a family. Family was behind rent by six months. The family in response said, “Well, utilities were part of that. We haven’t had hot water for three months. We haven’t . . . the air conditioning hasn’t worked.” And Judge Kaufman looked over at the landlord and said, “Until you do what your supposed to do, I don’t want to hear any more about this family being evicted.” I don’t know if . . . I would hope most judges would come to the same conclusion, but I’m not certain of that.

And so, again, this is an opportunity. I want to say thank you to Judge Kaufman for his service. I want . . . . I appreciate the opportunity to honor his service to the state.

Thank you, Mr. President.

Recognizing public service of Honorable Tod Kaufman

(Adoption of Senate Resolution 44)

REMARKS OF HONORABLE MICHAEL A. WOELFEL

Friday, April 9, 2021

SENATOR WOELFEL: Thank you, Mr. President, let me just say this . . . .

Tod Kaufman is one of the most thoughtful, kindest, most compassionate, caring people . . . one of the best people, I’ve ever met in my life.

And it’s great to see you here, Tod.

I urge adoption.

Recognizing public service of Honorable Tod Kaufman

(Adoption of Senate Resolution 44)

REMARKS OF HONORABLE MICHAEL J. ROMANO

Friday, April 9, 2021

SENATOR ROMANO: Thank you, Mr. President.
You know, for those of us that are not unfortunate enough to be in the courtroom, you would have a hard time knowing what kind of monumental job judges do.

You know, the justice system’s an imperfect system. It tries to resolve disputes between imperfect human beings. It’s an impossible task. And the judges are the king of that courtroom. And you got to be a lawyer to appreciate that but, they are, they’re king.

And, you know, kings . . . on some kings the robes weigh heavy. And they rule with an iron fist. Other kings are wise and civil, like King Solomon.

And, you know, all judges have to have a certain amount of education just like doctors. You got to have a certain amount of experience. They got to have the ability to make decisions and have judgments.

But the one thing they don’t require when they elect people judges is that they have wisdom. And wisdom is the ability to be able to treat people, whether they’re right or wrong, with civility and respect. And those are unique talents. I never had them. Trust me. You all know that.

But when you have an individual that has that and they become a judge and they’ve been a judge for a long time and you watch them and . . . you know, I think I’ve appeared in front of Judge Kaufman one time in 30 years. But you know what? His reputation for treating people with respect, no matter what side of the apple they were on, no matter whether he thought they were wrong or right, is the unique quality that made him a great judge. And we’re going to miss him.

And it’s my privilege to stand up here today and urge everybody to appreciate what our judges do all around this state to help keep our society orderly and moving in a proper manner, but to do it with civility and wisdom and all the other things it takes to make a great judge.

I stand in full support of SR 44, Mr. President.

Recognizing public service of Honorable Tod Kaufman

(Adoption of Senate Resolution 44)

REMARKS OF HONORABLE CHARLES S. TRUMP IV

Friday, April 9, 2021

SENATOR TRUMP: Thank you, Mr. President.

I rise, also, in support of the resolution. There’s little I could add to the eloquent words that we’ve heard already from the Junior Senator from the Eighth, and the Senator from Harrison, Senator from Cabell.

But I will say this, Judge Kaufman’s reputation is statewide. The words, the adjectives that have been used to describe him by those who’ve already spoken—civility, kindness—are well known throughout the entire state and the Eastern Panhandle. And I am among those who think that he is to be credited for, and is responsible for, the level of civility that we see other judges and, indeed, senators . . . that we try to maintain the cordiality and collegiality with one another is a credit to him and his work and the manner in which he has conducted himself in all of his public service throughout the last 40 years.

It came as a surprise to me to hear of his retirement. And it happened so fast that there was not an opportunity to urge him to reconsider the question. But such a request might have been made and it would have been appropriate.

I would just like to add my voice to the chorus of those who should thank Tod Kaufman for the example that he set for us all . . . attorneys in the courtroom, judges in the courtroom, senators in this hallowed chamber.

I urge adoption of the resolution.

REMARKS OF HONORABLE CRAIG BLAIR
Friday, April 9, 2021

MR. PRESIDENT: Thank you, Mr. President.

Am I hot? Thank you.

I just wanted to come back here and talk about this for a minute. There was a little bit of confusion that went on there and I wanted everybody to understand what was going on.

Look, when we did this, this morning, and we passed the Senior Senator from the Fifth’s amendment, and it went through, there was a bunch of feedback that came from the sector on building out this broadband.

Now, here we are on Day 59, and we know how important that bill is to the deployment and broadband throughout the State of West Virginia. . . now, that does not diminish in any way the Senior Senator from the Fifth’s amendment. And, when we just got done doing this here a while ago, I had promised the Senior Senator from the Fifth that he would be able to do an amendment. Now, it may not have passed, but he was going to be able to do an amendment and this is what was attempting to take place on that. Now, he didn’t have an amendment but I want the Senior Senator from the Fifth to understand something and that is, just because we didn’t get this done right here and now, that doesn’t mean that if this works, it has the potential to make it so that we can do an even better job of getting broadband deployed throughout the State of West Virginia, that we cannot come back during a special session—you have my word—that we get this worked out, find out whether it’s working or not, and get it finished up. We’re just sort of in the final hours here on this. And I want you to know that. And I want everybody in here to know that because my number one goal is here to get broadband deployed in the State of West Virginia.

I’m in the fastest growing area of this state and I can see from my home people that do not have broadband. This is ridiculous. It’s time for this state to be fibered.

I applaud what you were trying to do. But we don’t want to do something that actually slows down the process.

And we’ve already got—when it comes to pole attachments in this state—a certain entity that has prevented—and I don’t mind saying that word—prevented competition and other people, other businesses that are in the industry of getting fiber on the poles. And those same folks want two thirds of the RDOF money. There’s something wrong with that. Thank God our senators in Washington, D.C., are fighting back against that. Because these people can actually make more money by paying the fines and not following through on RDOF.

And I applaud everybody in here for the work that we’re doing on getting the broadband deployment out. This includes the Governor, and the House of Delegates, and everybody else that’s out here working hard to make sure that we use every resource that we possibly can to do it. It will make everybody’s life better. It will make it so that people will move to this state. You can work from home. Everybody’s heard me say it before, so I won’t get into that. But the opportunities for counties to increase their tax revenues will grow by having fiber on the poles.

So, I wanted to—especially the Senior Senator from the Fifth—to understand that what we did here today was not a beatdown in any way, especially in my eyes, but it’s keeping our word to the people of West Virginia. And we will get there. And if your idea to be able to do this proves out, I will be an advocate for calling us back into special session and getting it done. And we’re going to have interims this year and we’ll put special session overlaid right on that. I will lobby the Governor to do it and we all have to keep in mind that we can call ourselves back in with three fifths of the members of each end of the building.

So, I wanted everybody to know that. It was a little bit messed up here in the appearance of it but, more than anything, I didn’t want the appearance that we were doing a beatdown on somebody because that was not the case. What we were really trying to do is expedite the fiber on the poles’ deployment of broadband throughout the State of West Virginia. And I wanted the people of West Virginia to hear that.

Thank you, Mr. President.
SENATOR PLYMALE: Thank you Mr. President.

You know, broadband is nonpartisan ... and we have to keep it that way. And what we have done as a state has relied on all federal money. We’ve been relying on the RDOF . . . we’ve been relying on federal money coming from FCC in the Universal Service Fund . . . by the money from E-Rate.

What we have to do is take the initiative as West Virginians and as a body here in the Senate and in the Legislature to put money where our mouth has been. Where we’ve been saying we’re going to invest in broadband—we’re going to put $50 million towards broadband — but all the time we’re talking about is the federal money, not the state money. So it’s time for us to do that.

And, Mr. President, I look forward to the time where we can do this and bring in members from D. C., from the Pew Charitable Trust, from the FCC. Right now, the person over the Universal Service Fund is Ryan Palmer, a West Virginian who used to be at the Public Service Commission.

We’ve got a perfect time for us to make a difference . . . and the difference needs to be done now.

SENATOR STOLLINGS: Thank you, Mr. President.

The coal community comeback plan apparently wasn’t taken up in the House and it certainly didn’t make its way over here. But I can tell you, in Southern West Virginia, we need a comeback plan.

There’s nothing in that comeback plan that goes against coal or the production of coal.

In fact, I think the coal industry particularly through some strategic surface mining could absolutely bring back coal country in Southern West Virginia by doing post-mine land use in such a way that we could have a true series of . . . a big lake down there with everything from flood control to tourism.

So, I certainly want to continue to mine coal.

But what this coal comeback community plan does is to focus on an area that was once proud and once poured millions of dollars into this General Revenue budget, but now has fallen on its face. So, this advisory group that would be put together would do no harm to coal, but it would actually help us with this strategic plan in coal country to make a comeback.

We now have some bills in place, some tax credits if you locate a business on a post-mine landsite. We have more severance tax dedicated to the county of origin so that we could invest that in infrastructure. And if we had a real strategic plan, and again, with some of the federal moneys being pushed out in the form of infrastructure, we could clearly come back in my area.

Again, there’s nothing in this bill that does anything against coal. This was a vehicle to try to get the coal community comeback plan before us. And I certainly think it’s necessary.

I urge rejection of the Majority Leader’s motion.

SENATOR STOLLINGS: Thank you, Mr. President.

Folks, again, the original bill is intact. It passes.
What we’re doing here is adding something very, very important to Southern West Virginia. It’s important to us, folks.

When I look around my area and see the poverty, when I go down to my courthouse and they can’t even open the doors of the courthouse . . . . Boone County’s budget went from $21 million a year to just over $4 million a year, folks. Our school system has taken a hit. We’ve lost population all over the State of West Virginia. We passed bills to give a tax credit to the folks up in Taylor County and half the people in Boone County moved up there now as coal miners.

Folks, this is an incredible idea—I wish I’d thought about it—542 is intact. Exactly intact. What we have here is a chance, the best chance that we’ll be able to diversify the economy of Southern West Virginia.

Folks, this is important. Probably the most important thing for me this whole session. I wish I’d thought about it. The coal community comeback plan. Now, you think about that.

We need a plan. This allows us to have a plan. It has the Department of Commerce. It has people from this body. I would hope that Mr. President might even consider me to be on there. I’ve talked to former Senator Gaunch, Commerce Secretary Gaunch . . . we’re trying, we’re trying, but if we put this plan in there, and it’s in addition to . . . we don’t have to go to conference . . . 542 passes. If we go against this motion and refuse . . . if we accept the House amendment, then it’s done. It’s done. You have the 542 and it’s intact and you have a strategic plan for Southern West Virginia. We don’t need to go to conference.

And I will give kudos to the Senator from Tucker because we were on this same time a couple of years ago and we had the Coal Act in place of us. The Coal Act. You know what we did? We put a tax credit in the bill that allowed that if you locate a business on a post-mine landsite, you get a 50 percent tax credit for five years. So, it’s not unheard of.

Folks, please . . . 542 passes. That’s the intent. I’m for that. But please give us a shot. Give us a shot at having a strategic plan at a critical time when the federal money will be coming out in the form of infrastructure. I think we can get a great plan for Southern West Virginia. And we have to have it, folks.

So, again, I urge rejection. And let’s take this . . . accept this House bill, this House amendment, because it is . . . it does everything we want and more.

Thank you.

Urging Governor develop taskforce to identify and facilitate new economic opportunities in certain areas

(Adoption of Senate Concurrent Resolution 81)

REMARKS OF
HONORABLE
RON STOLLINGS

Saturday, April 10, 2021

SENATOR STOLLINGS: Thank you, Mr. President.

I appreciate the opportunity to introduce this resolution. And I understand the issue with perhaps harming Senate Bill 542 (Relating generally to public electric utilities and facilities fuel supply for existing coal-fired plants). It could have been a technical issue and it could have been vetoed. So, certainly, this allows us to put a little focus, if you would, on the coalfields, the downturn in the coal industry, and what we might be able to do for that area if we focus on it. It calls for a Governor’s task force.

There’s so much potential. There’s a lot of stuff already going on. The Senator from Mercer is a great leader in that regard.

And so, with that, I urge adoption of the resolution.

Urging Governor develop taskforce to identify and facilitate new economic opportunities in certain areas

(Adoption of Senate Concurrent Resolution 81)

REMARKS OF
HONORABLE
CHANDLER SWOPE
SENATOR SWOPE: Thank you, Mr. President.

I rise in support of this resolution.

When I grew up in McDowell County, there were 95,000 people in the county. Now there are 18,000. Eighty percent have gone in my lifetime.

There’s nothing more needed, and no area that needs it more, than Southern West Virginia.

I rise in support of the resolution.

Urging Governor develop taskforce to identify and facilitate new economic opportunities in certain areas

(Adoption of Senate Concurrent Resolution 81)

REMARKS OF HONORABLE RUPIE PHILLIPS

SENATOR PHILLIPS: Mr. President, I want to thank the Senator from Boone County recognizing what could have happened to 542 (Relating generally to public electric utilities and facilities fuel supply for existing coal-fired plants) earlier today.

Come Monday, I get back on the road. I get to go through all these little towns that have been devastated by coal mines working out and getting shut down.

So, I get it. I’m on board. I’m proud to be a co-sponsor of this resolution.

And now, let’s get it done.

Thank you.
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HISTORY OF BILLS AND RESOLUTIONS
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SENATE BILLS PASSED LEGISLATURE


*34. By Sen. Tarr - Creating exemption to state sales and use tax for rental and leasing of equipment - Passed 4/10/2021; Effective July 1, 2021 - To Governor 4/16/21 - Approved by Governor 4/28/21 - Chapter 246, Acts, Regular Session, 2021


*80. By Sen. Trump and Swope - **Allowing for administration of certain small estates by affidavit and without appointment of personal representative**  - Passed 4/2/2021 - To Governor 4/7/21 - Approved by Governor 4/15/21 - Chapter 116, Acts, Regular Session, 2021


*126. By Sen. Sypolt - **Authorizing Department of Administration to promulgate legislative rules** (original similar to HB2422)  - Passed 3/11/2021; Effective from passage - To Governor 3/15/21 - Approved by Governor 3/19/21 - Chapter 171, Acts, Regular Session, 2021


*160. By Sen. Sypolt - **Authorizing Department of Revenue to promulgate legislative rules** (original similar to HB2405)  - Passed 3/23/2021; Effective from passage - To Governor 3/25/21 - Approved by Governor 3/31/21 - Chapter 173, Acts, Regular Session, 2021

*182. By Sen. Sypolt - **Authorizing miscellaneous agencies and boards to promulgate legislative rules** (original similar to HB2446)  - Passed 3/23/2021; Effective from passage - To Governor 3/25/21 - Approved by Governor 3/31/21 - Chapter 174, Acts, Regular Session, 2021

*216. By Sen. Sypolt - **Authorizing Department of Commerce to promulgate legislative rules** (original similar to HB2392)  - Passed 3/11/2021; Effective from passage - To Governor 3/15/21 - Approved by Governor 3/16/21 - Chapter 175, Acts, Regular Session, 2021

*263. By Sen. Hamilton, Phillips, Romano, Woodrum, Caputo and Lindsay - **Permitting online raffles to benefit charitable and public service organizations**  - Passed 4/10/2021; Effective from passage - To Governor 4/16/21 - Approved by Governor 4/28/21 - Chapter 124, Acts, Regular Session, 2021
*270. By Sen. Maynard and Woodrum - **Providing for collection of tax by hotel marketplace facilitators** (original similar to HB3057) - Passed 3/9/2021 - To Governor 3/12/21 - Approved by Governor 3/18/21 - Chapter 247, Acts, Regular Session, 2021

*272. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - **Relating to WV Employment Law Worker Classification Act** (original similar to HB2020) - Passed 3/11/2021 - To Governor 3/15/21 - Approved by Governor 3/19/21 - Chapter 167, Acts, Regular Session, 2021

*275. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - **Relating generally to WV Appellate Reorganization Act of 2021** (original similar to HB2023) - Passed 4/1/2021 - To Governor 4/2/21 - Approved by Governor 4/8/21 - Chapter 80, Acts, Regular Session, 2021

*277. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - **Creating COVID-19 Jobs Protection Act** (original similar to HB2021) - Passed 3/11/2021; Effective from passage - To Governor 3/15/21 - Approved by Governor 3/19/21 - Chapter 1, Acts, Regular Session, 2021


*295. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - **Relating generally to economic development loans and loan insurance issued by state** (original similar to HB2018) - Passed 3/15/2021; Effective from passage - To Governor 3/22/21 - Approved by Governor 3/27/21 - Chapter 47, Acts, Regular Session, 2021

296. By Sen. Sypolt - **Relating generally to repealing certain rules** (original similar to HB2513) - Passed 3/10/2021 - To Governor 3/15/21 - Approved by Governor 3/19/21 - Chapter 176, Acts, Regular Session, 2021


By Sen. Tarr and Grady - **Establishing license application process for needle exchange programs** - Passed 4/10/2021; Effective from passage - To Governor 4/15/21 - Approved by Governor 4/15/21 - Chapter 215, Acts, Regular Session, 2021

By Sen. Nelson, Grady, Unger, Romano, Hamilton, Martin, Stollings and Baldwin - **Relating to WV Invests Grant Program for students at accredited community and technical college** - Passed 4/8/2021; Effective July 1, 2021 - To Governor 4/13/21 - Approved by Governor 4/15/21 - Chapter 155, Acts, Regular Session, 2021


By Sen. Weld, Smith, Ihlenfeld, Grady and Jeffries - **Authorizing DMV to process online driver’s license or identification card change of address** - Passed 4/6/2021 - To Governor 4/14/21 - Approved by Governor 4/26/21 - Chapter 181, Acts, Regular Session, 2021

By Sen. Weld, Woelfel, Plymale, Lindsay, Nelson, Baldwin, Maroney and Jeffries - **Relating to credit for qualified rehabilitated buildings investment** - Passed 4/10/2021; Effective July 1, 2021 - To Governor 4/16/21 - Approved by Governor 4/21/21 - Chapter 249, Acts, Regular Session, 2021

By Sen. Weld, Roberts, Ihlenfeld and Unger - **Expanding alcohol test and lock program to include offenders with drug-related offense** (original similar to HB2741) - Passed 3/5/2021 - To Governor 3/10/21 - Approved by Governor 3/16/21 - Chapter 266, Acts, Regular Session, 2021


By Sen. Grady, Stollings, Karnes and Roberts - **Allowing for written part of drivers’ exam given in high school drivers’ education course** - Passed 3/26/2021 - To Governor 4/1/21 - Approved by Governor 4/7/21 - Chapter 183, Acts, Regular Session, 2021

By Sen. Tarr and Nelson - **Removing prohibition on ATMs located in area where racetrack video lottery machines are located** (original similar to HB2628) - Passed 3/5/2021 - To Governor 3/10/21 - Approved by Governor 3/16/21 - Chapter 125, Acts, Regular Session, 2021
By Sen. Sypolt, Stollings, Woodrum, Nelson, Baldwin and Roberts - **Informing landowners when fencing that may contain livestock is damaged due to accident** - Passed 4/9/2021 - To Governor 4/16/21 - Approved by Governor 4/21/21 - Chapter 267, Acts, Regular Session, 2021


372. By Sen. Maroney, Grady, Weld, Rucker, Azinger, Stover, Woodrum, Roberts, Stollings, Unger, Lindsay and Plymale (Originating in Senate Health and Human Resources) - **Providing greater discretion to WV Board of Medicine to approve graduate clinical training** - Passed 3/10/2021; Effective from passage - To Governor 3/15/21 - Approved by Governor 3/19/21 - Chapter 194, Acts, Regular Session, 2021

374. By Sen. Maynard - **Increasing threshold for bid requirement to $10,000 to be consistent with other state agencies** - Passed 4/2/2021 - To Governor 4/7/21 - Approved by Governor 4/15/21 - Chapter 131, Acts, Regular Session, 2021


376. By Sen. Clements, Swope, Plymale and Jeffries - **Removing obsolete provisions regarding DOH standards for studded tires and chains** (original similar to HB2668) - Passed 4/6/2021 - To Governor 4/14/21 - Approved by Governor 4/26/21 - Chapter 268, Acts, Regular Session, 2021


*389. By Sen. Swope - **Relating to State Resiliency Office responsibility to plan for emergency and disaster response, recovery, and resilience** (original similar to HB2683) - Passed 4/5/2021 - To Governor 4/7/21 - Approved by Governor 4/15/21 - Chapter 132, Acts, Regular Session, 2021
390. By Sen. Maroney and Stollings - Reorganizing Health Care Authority under DHHR and clarifying responsibilities for all-payer claims database (original similar to HB2619) - Passed 3/30/2021; Effective from passage - To Governor 4/1/21 - Approved by Governor 4/7/21 - Chapter 133, Acts, Regular Session, 2021

*392. By Sen. Hamilton, Lindsay, Baldwin and Romano - Creating penalty for impersonating law-enforcement officer or official - Passed 4/8/2021 - To Governor 4/13/21 - Approved by Governor 4/19/21 - Chapter 83, Acts, Regular Session, 2021

397. By Sen. Maroney - Relating to health care provider tax - Passed 4/7/2021; Effective from passage - To Governor 4/14/21 - Approved by Governor 4/21/21 - Chapter 250, Acts, Regular Session, 2021

*398. By Sen. Maroney - Limiting eligibility of certain employers to participate in PEIA plans - Passed 4/10/2021; Effective from passage - To Governor 4/16/21 - Approved by Governor 4/21/21 - Chapter 134, Acts, Regular Session, 2021


404. By Sen. Smith, Ihlenfeld, Lindsay, Jeffries and Hamilton - Modifying well work permits issued by DEP Office of Oil and Gas - Passed 3/18/2021 - To Governor 3/22/21 - Approved by Governor 3/27/21 - Chapter 113, Acts, Regular Session, 2021


*421. By Sen. Tarr, Roberts and Woodrum - Authorizing Workforce West Virginia to hire at-will employees (original similar to HB2699) - Passed 4/2/2021 - To Governor 4/7/21 - Approved by Governor 4/15/21 - Chapter 135, Acts, Regular Session, 2021

*429. By Sen. Weld, Stollings, Maroney and Woodrum - Exempting Division of Emergency Management from Purchasing Division requirements for certain contracts (original similar to HB2745) - Passed 4/2/2021 - To Governor 4/6/21 - Approved by Governor 4/15/21 - Chapter 136, Acts, Regular Session, 2021

*431. By Sen. Weld and Woelfel - Relating to school attendance notification requirements to DMV - Passed 3/26/2021 - To Governor 4/1/21 - Approved by Governor 4/7/21 - Chapter 184, Acts, Regular Session, 2021

By Sen. Roberts and Karnes - Requiring county superintendents to authorize certain school principals or administrators at nonpublic schools to issue work permits for enrolled students  - Passed 3/26/2021 - To Governor 4/1/21 - Approved by Governor 4/7/21 - Chapter 168, Acts, Regular Session, 2021


By Sen. Swope, Roberts and Rucker - Allowing use or nonuse of safety belt as admissible evidence in civil actions  (original similar to HB2809) - Passed 4/7/2021 - To Governor 4/13/21 - Approved by Governor 4/19/21 - Chapter 2, Acts, Regular Session, 2021


By Sen. Nelson, Azinger, Clements, Karnes, Lindsay, Plymale and Trump (Originating in Senate Pensions) - Relating to return of member’s paid contributions to heirs after member’s death under certain circumstances  - Passed 3/4/2021; Effective from passage - To Governor 3/10/21 - Approved by Governor 3/16/21 - Chapter 69, Acts, Regular Session, 2021


By Sen. Azinger - Consolidating position of Inspector General of former Workers’ Compensation Fraud and Abuse Unit and position of Director of Insurance Fraud Unit  (original similar to HB3085) - Passed 4/2/2021 - To Governor 4/7/21 - Approved by Governor 4/15/21 - Chapter 161, Acts, Regular Session, 2021

By Sen. Plymale, Beach, Woelfel, Stollings and Baldwin - Requiring composting of organic materials and commercial composting products comply with WV Fertilizer Law  - Passed 4/9/2021 - To Governor 4/16/21 - Approved by Governor 4/26/21 - Chapter 114, Acts, Regular Session, 2021

By Sen. Maynard - Relating generally to appraisal management companies  - Passed 4/6/2021 - To Governor 4/13/21 - Approved by Governor 4/21/21 - Chapter 196, Acts, Regular Session, 2021

By Sen. Maynard, Stollings, Rucker and Woodrum - Permitting and establishing requirements for appearance by video for purpose of notarial acts  - Passed 3/19/2021 - To Governor 3/24/21 - Approved by Governor 3/30/21 - Chapter 236, Acts, Regular Session, 2021

By Sen. Woelfel, Ihlenfeld, Rucker, Lindsay, Caputo, Romano and Woodrum - Limiting release of certain personal information maintained by state
agencies - Passed 4/10/2021 - To Governor 4/16/21 - Approved by Governor 4/28/21 - Chapter 208, Acts, Regular Session, 2021

*472. By Sen. Maynard - Updating criteria for regulating certain occupations and professions (original similar to HB2909) - Passed 4/5/2021 - To Governor 4/7/21 - Approved by Governor 4/19/21 - Chapter 197, Acts, Regular Session, 2021

*478. By Sen. Weld and Romano - Permitting use of established federal marketplace programs to purchase supplies - Passed 4/10/2021 - To Governor 4/16/21 - Approved by Governor 4/26/21 - Chapter 227, Acts, Regular Session, 2021

*479. By Sen. Weld, Lindsay, Stollings and Romano - Relating to WV veterans service decoration and WV Service Cross - Passed 4/7/2021 - To Governor 4/13/21 - Approved by Governor 4/19/21 - Chapter 274, Acts, Regular Session, 2021

*483. By Sen. Weld - Allowing oaths be taken before any person authorized to administer oaths - Passed 4/7/2021 - To Governor 4/13/21 - Approved by Governor 4/19/21 - Chapter 119, Acts, Regular Session, 2021


*492. By Sen. Smith and Phillips - Establishing program for bonding to reclaim abandoned wind and solar generation facilities (original similar to HB2342) - Passed 4/10/2021 - To Governor 4/16/21 - Approved by Governor 4/26/21 - Chapter 115, Acts, Regular Session, 2021

494. By Sen. Azinger - Authorizing transfer of moneys from Insurance Commission Fund to Workers' Compensation Old Fund (original similar to HB2681) - Passed 4/6/2021 - To Governor 4/13/21 - Approved by Governor 4/26/21 - Chapter 138, Acts, Regular Session, 2021

496. By Sen. Weld - Relating to punishment for second or third degree felony - Passed 4/7/2021 - To Governor 4/13/21 - Approved by Governor 4/19/21 - Chapter 84, Acts, Regular Session, 2021

By Sen. Smith, Takubo, Hamilton, Woelfel and Jeffries - **Providing criteria for Natural Resource Commission appointment and compensation** (original similar to HB2867) - Passed 4/5/2021; Effective from passage - To Governor 4/8/21 - Approved by Governor 4/15/21 - Chapter 139, Acts, Regular Session, 2021

By Sen. Sypolt and Roberts - **Relating to sunset provisions of legislative rules** (original similar to HB2851) - Passed 3/25/2021; Effective from passage - To Governor 3/29/21 - Approved by Governor 4/2/21 - Chapter 140, Acts, Regular Session, 2021


By Sen. Maynard - **Correcting improper citation relating to DMV registration** - Passed 4/8/2021 - To Governor 4/13/21 - Approved by Governor 4/15/21 - Chapter 185, Acts, Regular Session, 2021

By Sen. Tarr - **Limiting claims for state tax credits and rebates** - Passed 4/10/2021; Effective July 1, 2021 - To Governor 4/16/21 - Approved by Governor 4/21/21 - Chapter 252, Acts, Regular Session, 2021

By Sen. Tarr, Plymale, Nelson and Stollings - **Permitting Economic Development Authority to make working capital loans from revolving loan fund capitalized with federal grant funds** (original similar to HB2706) - Passed 4/9/2021 - To Governor 4/16/21 - Approved by Governor 4/26/21 - Chapter 94, Acts, Regular Session, 2021


577. By Sen. Phillips, Stollings, Roberts and Jeffries - **Exempting certain fire departments from licensure requirements for providing rapid response services** - Passed 4/6/2021; Effective from passage - To Governor 4/13/21 - Approved by Governor 4/19/21 - Chapter 228, Acts, Regular Session, 2021

*587. By Sen. Swope and Woodrum - **Making contract consummation with state more efficient** (original similar to HB3059) - Passed 4/2/2021; Effective from passage - To Governor 4/6/21 - Approved by Governor 4/15/21 - Chapter 141, Acts, Regular Session, 2021

*613. By Sen. Weld, Lindsay, Woodrum, Baldwin and Stollings - **Adding classification and base salaries of certain civilian employees of State Police Forensic Laboratory** - Passed 4/9/2021; Effective July 1, 2021 - To Governor 4/16/21 - Approved by Governor 4/26/21 - Chapter 209, Acts, Regular Session, 2021


*634. By Sen. Caputo, Stollings, Lindsay, Beach, Baldwin, Romano, Woodrum, Rucker and Woelfel - **Requiring training of certain officers for persons with autism spectrum disorder** (original similar to HB2795) - Passed 4/7/2021 - To Governor 4/13/21 - Approved by Governor 4/19/21 - Chapter 229, Acts, Regular Session, 2021


*641. By Sen. Phillips, Stollings, Lindsay, Smith, Hamilton, Unger and Woodrum - **Allowing counties to use severance tax proceeds for litter cleanup programs** - Passed 4/9/2021; Effective July 1, 2021 - To Governor 4/16/21 - Approved by Governor 4/26/21 - Chapter 253, Acts, Regular Session, 2021


644. By Sen. Weld - **Exempting certain persons pursuing degree in speech pathology and audiology from license requirements** - Passed 4/6/2021 - To Governor 4/8/21 - Approved by Governor 4/15/21 - Chapter 199, Acts, Regular Session, 2021

651. By Sen. Rucker, Roberts and Karnes - **Allowing county boards of education to publish financial statements on website** - Passed 4/7/2021 - To Governor 4/13/21 - Approved by Governor 4/19/21 - Chapter 97, Acts, Regular Session, 2021


*660. By Sen. Weld, Woodrum, Rucker and Romano - **Providing for cooperation between law-enforcement agencies and military authorities** - Passed 4/10/2021 - To Governor 4/16/21 - Approved by Governor 4/26/21 - Chapter 230, Acts, Regular Session, 2021

661. By Sen. Maynard - **Permitting retailers to assume sales or use tax assessed on tangible personal property** - Passed 4/9/2021; Effective July 1, 2021 - To Governor 4/16/21 - Approved by Governor 4/26/21 - Chapter 254, Acts, Regular Session, 2021


*673. By Sen. Swope - **Relating to venue for bringing civil action or arbitration proceedings under construction contracts** - Passed 4/6/2021; Effective July 1, 2021 - To Governor 4/13/21 - Approved by Governor 4/26/21 - Chapter 3, Acts, Regular Session, 2021

674. By Sen. Weld, Woelfel and Lindsay - **Clarifying that unpaid restitution does not preclude person from obtaining driver’s license** - Passed 4/9/2021 - To Governor 4/16/21 - Approved by Governor 4/26/21 - Chapter 81, Acts, Regular Session, 2021


*684. By Sen. Woodrum - Adding Curator of Division of Arts, Culture, and History as ex officio voting member to Library Commission - Passed 4/10/2021 - To Governor 4/16/21 - Approved by Governor 4/26/21 - Chapter 143, Acts, Regular Session, 2021

693. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - Updating certain definitions and terms used in WV Personal Income Tax Act - Passed 4/2/2021; Effective from passage - To Governor 4/6/21 - Approved by Governor 4/13/21 - Chapter 255, Acts, Regular Session, 2021

*695. By Sen. Rucker - Providing procedures for decreasing or increasing corporate limits by annexation - Passed 4/9/2021; Effective from passage - To Governor 4/16/21 - Approved by Governor 4/28/21 - Chapter 72, Acts, Regular Session, 2021


SENATE JOINT RESOLUTIONS ADOPTED BY LEGISLATURE

4. By Sen. Trump and Roberts - Incorporation of Churches or Religious Denominations Amendment - Adopted 4/10/2021
SENATE CONCURRENT RESOLUTIONS
ADOPTED BY LEGISLATURE

1. By Sen. Blair (Mr. President), Takubo and Baldwin - Adopting joint rules of Senate and House of Delegates - Adopted 1/13/2021

2. By Sen. Blair (Mr. President), Tarr and Baldwin - Authorizing payment of expenses of 85th Legislature - Adopted 1/13/2021


15. By Sen. Hamilton and Lindsay - Extending certain leases between US Army Corps of Engineers and Nicholas County Airport Authority - Adopted 3/16/2021


53. By Sen. Maroney, Grady, Azinger, Lindsay, Plymale, Rucker, Stollings, Stover, Unger, Weld and Woodrum (Originating in Senate Health and Human Resources) - Encouraging certain facilities improve palliative care programs - Adopted 4/10/2021


HOUSE BILLS PASSED LEGISLATURE

Governor 3/15/21 - Approved by Governor 3/19/21 - Chapter 281, Acts, Regular Session, 2021


*2009. By Del. Foster, Burkhammer, Kimes, Higginbotham, Forsht, Keaton, Espinosa and Pritt - Relating to limitations on the use of wages and agency shop fees by employers and labor organizations for political activities - Passed 3/19/2021 - To Governor 3/24/21 - Approved by Governor 3/30/21 - Chapter 170, Acts, Regular Session, 2021


2019. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - Elevating Economic Development and Tourism Departments (original
similar to SB274) - Passed 2/26/2021 - To Governor 3/2/21 - Approved by Governor 3/8/21 - Chapter 144, Acts, Regular Session, 2021

*2022. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - **Budget Bill, making appropriations of public money out of the treasury in accordance with section fifty-one, article six of the Constitution** - Passed 4/10/2021; Effective from passage - To Governor 4/14/21 - Approved by Governor 4/15/21 - Chapter 11, Acts, Regular Session, 2021

*2024. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - **Expand use of telemedicine to all medical personnel** (original similar to SB273) - Passed 3/30/2021; Effective from passage - To Governor 4/5/21 - Approved by Governor 4/28/21 - Chapter 218, Acts, Regular Session, 2021

*2025. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - **Provide liquor, wine, and beer licensees with some new concepts developed during the State of Emergency utilizing new technology to provide greater freedom to operate in a safe and responsible manner** (original similar to SB299) - Passed 4/10/2021; Effect May 10, 2021 - To Governor 4/22/21 - Approved by Governor 4/28/21 - Chapter 9, Acts, Regular Session, 2021

*2026. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - **Relating to the modernization of the collection of income taxes by adopting uniform provisions relating to the mobile workforce** (original similar to SB373) - Passed 3/30/2021 - To Governor 4/5/21 - Approved by Governor 4/9/21 - Chapter 257, Acts, Regular Session, 2021

2028. By Del. Summers, Pack, J. and Rohrbach (Originating in House Education) - **Exempting veterinarians from the requirements of controlled substance monitoring** - Passed 4/5/2021 - To Governor 4/14/21 - Approved by Governor 4/19/21 - Chapter 63, Acts, Regular Session, 2021


*2145. By Del. Toney, Hanshaw (Mr. Speaker) and Rohrbach - **Relating to student aide class titles** - Passed 4/10/2021 - To Governor 4/22/21 - Approved by Governor 4/28/21 - Chapter 243, Acts, Regular Session, 2021
*2195. By Del. Sypolt - **Relating to motor vehicle crash reports** (original similar to SB59) - Passed 4/10/2021 - To Governor 4/22/21 - Approved by Governor 4/26/21 - Chapter 269, Acts, Regular Session, 2021


*2358. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - **Updating meaning of federal adjusted gross income and certain other terms used in West Virginia Personal Income Tax Act** (original similar to SB276) - Passed 2/18/2021; Effective from passage - To Governor 2/23/21 - Approved by Governor 2/24/21 - Chapter 258, Acts, Regular Session, 2021
2359. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - Updating the meaning of federal taxable income and certain other terms used in the West Virginia Corporation Net Income Tax Act (original similar to SB271) - Passed 2/18/2021; Effective from passage - To Governor 2/23/21 - Approved by Governor 2/24/21 - Chapter 259, Acts, Regular Session, 2021


2366. By Del. Foster, Espinosa, Steele, Graves, Martin and Hardy - Requiring agencies who have approved a proposed rule that affects fees or other special revenues to provide to the committee a fiscal note - Passed 4/5/2021 - To Governor 4/14/21 - Approved by Governor 4/19/21 - Chapter 145, Acts, Regular Session, 2021


*2382. By Del. Foster - Authorizing the Department of Environmental Protection to promulgate a legislative rule relating to ambient air quality standards (original similar to SB130) - Passed 3/26/2021; Effective from passage - To Governor 4/1/21 - Approved by Governor 4/7/21 - Chapter 177, Acts, Regular Session, 2021

*2400. By Del. Foster - Authorizing the Department of Transportation to promulgate legislative rules (original similar to SB177) - Passed 4/1/2021; Effective from passage - To Governor 4/7/21 - Approved by Governor 4/15/21 - Chapter 178, Acts, Regular Session, 2021

*2427. By Del. Foster - Authorizing the Department of Health and Human Resources to promulgate legislative rules (original similar to SB141) - Passed 4/6/2021; Effective from passage - To Governor 4/22/21 - Approved by Governor 4/28/21 - Chapter 179, Acts, Regular Session, 2021

*2495. By Del. Westfall, Kessinger, Pack, L. and Keaton - Relating to the filing of asbestos and silica claims (original similar to SB512) - Passed 3/31/2021 - To

2500. By Del. Foster, Dean, Steele, Mandt and Jeffries, J. - **Create an act for Statewide Uniformity for Auxiliary Container Regulations** - Passed 4/10/2021; Effective from passage - To Governor 4/14/21 - Approved by Governor 4/19/21 - Chapter 73, Acts, Regular Session, 2021


*2529. By Del. Fast - **Prohibiting West Virginia institutions of higher education from discriminating against graduates of private, nonpublic or home schools by requiring them to submit to alternative testing** - Passed 4/7/2021 - To Governor 4/14/21 - Approved by Governor 4/21/21 - Chapter 157, Acts, Regular Session, 2021


*2616. By Del. Pack, J. and Rohrbach - **Amend the reporting to the Governor and the Legislature to have information continuously available on the Office of Health Facility Licensure and Certification’s website** - Passed 3/19/2021 - To Governor 3/24/21 - Approved by Governor 3/30/21 - Chapter 221, Acts, Regular Session, 2021

*2621. By Del. Steele, Maynard, Skaff, Lovejoy, Statler, Diserio and Kelly, D. - **Mandating certification for certain members of fire departments, require certain types of training, allow specialized personnel who are not firefighters to be members of a department, and require the postings of fire department evaluations** (original similar to SB471) - Passed 3/24/2021 - To Governor 3/30/21 - Approved by Governor 4/5/21 - Chapter 231, Acts, Regular Session, 2021

*2667. By Del. Riley, Hansen, Queen, Hanna, Skaff, Steele, Hardy, Clark, Criss, Capito and Reynolds - To create a cost saving program for state buildings regarding energy efficiency - Passed 4/10/2021 - To Governor 4/22/21 - Approved by Governor 4/28/21 - Chapter 146, Acts, Regular Session, 2021


*2682. By Del. Westfall, Hott and Espinosa - Relating to the issuance of license suspensions to insurance producers and insurance adjusters who have failed to meet continuing education requirements (original similar to SB493) - Passed 3/19/2021; Effective July 1, 2021 - To Governor 3/24/21 - Approved by Governor 3/30/21 - Chapter 165, Acts, Regular Session, 2021

*2688. By Del. Higginbotham and Pack, L. - Allow county political parties to have building funds in a similar manner that state parties are allowed - Passed 4/10/2021 - To Governor 4/22/21 - Approved by Governor 4/26/21 - Chapter 107, Acts, Regular Session, 2021


2701. By Del. Capito - Relating to authorizing the Division of Rehabilitation Services to approve acceptable training programs required for low vision individuals to obtain a Class G drivers license (original similar to SB433) - Passed 3/22/2021 - To Governor 3/26/21 - Approved by Governor 4/1/21 - Chapter 187, Acts, Regular Session, 2021

2709. By Del. Capito, Keaton and Pack, L. - Providing that the aggregate liability of a surety on a consumer protection bond under the West Virginia Fintech Regulatory Sandbox Program does not exceed the principal sum of the bond - Passed 3/19/2021 - To Governor 3/24/21 - Approved by Governor 3/30/21 - Chapter 44, Acts, Regular Session, 2021


*2722. By Del. Espinosa, Summers, Kelly, J., Statler, Hansen and Young - Prohibiting the use of class B fire-fighting foam for testing purposes if the foam contains a certain class of fluorinated organic chemicals - Passed 4/8/2021; Effective July 1, 2021 - To Governor 4/14/21 - Approved by Governor 4/21/21 - Chapter 232, Acts, Regular Session, 2021

*2747. By Del. Fast, Criss, Kelly, D., Reynolds, Hott, Westfall and Toney - **Transferring the Parole Board to the Office of Administrative Hearings** (original similar to SB428) - Passed 4/10/2021 - To Governor 4/22/21 - Approved by Governor 4/28/21 - Chapter 148, Acts, Regular Session, 2021


*2760. By Del. Capito, Queen, Riley, Mandt, Pack, L., Young, Hott and Maynard - **Relating to economic development incentive tax credits** (original similar to SB447) - Passed 4/10/2021 - To Governor 4/22/21 - Approved by Governor 4/28/21 - Chapter 262, Acts, Regular Session, 2021


2764. By Del. Capito, Keaton and Pack, L. - **Allow the Division of Financial Institutions to enter into reciprocity agreements with other jurisdictions that operate similar programs to the West Virginia Fintech Sandbox Program** - Passed 3/19/2021 - To Governor 3/24/21 - Approved by Governor 3/30/21 - Chapter 45, Acts, Regular Session, 2021

*2765. By Del. Capito and Queen - **Relating to allowing emergency management and operations’ vehicles operated by airports to use red flashing warning lights** - Passed 4/6/2021 - To Governor 4/16/21 - Approved by Governor 4/21/21 - Chapter 270, Acts, Regular Session, 2021

2768. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - **Supplementing, amending and increasing an existing item of appropriation from the State Road Fund, to the Department of Transportation, Division of Highways** (original similar to SB441) - Passed 4/6/2021; Effective from passage - To Governor 4/14/21 - Approved by Governor 4/15/21 - Chapter 12, Acts, Regular Session, 2021

*2769. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - **Supplementing, amending and increasing items of existing appropriation from the State Road Fund to the Department of Transportation, Division of Motor Vehicles** (original similar to SB438) - Passed 4/6/2021; Effective from passage - To Governor 4/14/21 - Approved by Governor 4/15/21 - Chapter 13, Acts, Regular Session, 2021

*2773. By Del. Maynard and Jeffries, J. - **Permitting DNR to issue up to 100 permits for boats greater than 10 horsepower on Upper Mud River Lake** - Passed

*2785. By Del. Worrell, Jeffries, D., Burkhammer, Fast, Pinson, Ellington and Kimble - Relating to public school enrollment for students from out of state (original similar to SB348) - Passed 4/7/2021 - To Governor 4/14/21 - Approved by Governor 4/21/21 - Chapter 100, Acts, Regular Session, 2021

2788. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - Expiring funds to the unappropriated surplus balance from State Excess Lottery Revenue Fund (original similar to SB444) - Passed 3/22/2021; Effective from passage - To Governor 3/26/21 - Approved by Governor 4/1/21 - Chapter 14, Acts, Regular Session, 2021

*2789. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - Supplementing and amending the appropriations to Public Defender Services (original similar to SB449) - Passed 3/22/2021; Effective from passage - To Governor 3/26/21 - Approved by Governor 4/1/21 - Chapter 15, Acts, Regular Session, 2021

2790. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - Supplementing, amending, decreasing, and increasing items of existing appropriation to Division of Highways (original similar to SB443) - Passed 4/6/2021; Effective from passage - To Governor 4/14/21 - Approved by Governor 4/15/21 - Chapter 16, Acts, Regular Session, 2021


*2794. By Del. Storch, Westfall, Gearheart, Criss, Howell, Capito, Householder, Anderson, Ellington, Statler and Rohrbach - To extend the Neighborhood Investment Program Act to July 1, 2026 (original similar to SB446) - Passed 4/9/2021 - To Governor 4/22/21 - Approved by Governor 4/26/21 - Chapter 263, Acts, Regular Session, 2021

*2802. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - Supplementing and amending the appropriations of public moneys out of the Treasury from the balance of moneys remaining as an unappropriated surplus balance in the State Fund, General Revenue, to the Department of Homeland Security, Division of Emergency Management (original similar to SB461) - Passed 3/22/2021; Effective from passage - To Governor 3/26/21 - Approved by Governor 4/1/21 - Chapter 17, Acts, Regular Session, 2021

*2803. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - Supplementing and amending the appropriations of public moneys out of the Treasury from the balance of moneys remaining as an unappropriated surplus balance in the State Fund, General Revenue, to the Department of Commerce, Division of Forestry (original similar to SB468) - Passed 3/22/2021; Effective from passage - To Governor 3/26/21 - Approved by Governor 4/1/21 - Chapter 18, Acts, Regular Session, 2021

2804. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - Expiring funds to the unappropriated surplus balance in the State Fund, General Revenue, for the fiscal year ending June 30, 2021 (original similar to SB457) - Passed 3/22/2021; Effective from passage - To Governor 3/26/21 - Approved by Governor 4/1/21 - Chapter 19, Acts, Regular Session, 2021

2808. By Del. Capito, Rowe, Pushkin, Pritt, L., Barach, Barnhart, Graves and Skaff - Remove salt from list and definition of “mineral” for severance tax purposes (original similar to SB637) - Passed 3/31/2021 - To Governor 4/7/21 - Approved by Governor 4/15/21 - Chapter 264, Acts, Regular Session, 2021

*2823. By Del. Cooper and Pinson - Exempting buildings or structures utilized exclusively for agricultural purposes from the provisions of the State Building Code - Passed 4/6/2021 - To Governor 4/14/21 - Approved by Governor 4/21/21 - Chapter 8, Acts, Regular Session, 2021

2829. By Del. Storch, Gearheart, Pethel, Evans, Anderson and Pack, J. - Providing for the amortization of annual funding deficiencies for municipal police or firefighter pension and relief funds (original similar to SB625) - Passed 4/6/2021 - To Governor 4/14/21 - Approved by Governor 4/21/21 - Chapter 74, Acts, Regular Session, 2021

2830. By Del. Graves, Rowan, Jeffries, D., Riley, Smith, Clark, Steele, Bridges, Holstein, Sypolt and Hanshaw (Mr. Speaker) - Relating generally to sex trafficking - Passed 4/8/2021 - To Governor 4/14/21 - Approved by Governor 4/21/21 - Chapter 55, Acts, Regular Session, 2021

*2834. By Del. Espinosa, Howell, Barrett, Householder and Higginbotham - Adding the Curator of the West Virginia Division of Arts, Culture and History as an ex officio voting member of the commission (original similar to SB557) - Passed 4/7/2021 - To Governor 4/22/21 - Approved by Governor 4/26/21 - Chapter 150, Acts, Regular Session, 2021

2852. By Del. Ellington, Toney, Conley, Kelly, J., Kimes, Thompson, Griffith and Evans - Relating to distribution of the allowance for increased enrollment - Passed 4/1/2021 - To Governor 4/7/21 - Approved by Governor 4/15/21 - Chapter 102, Acts, Regular Session, 2021


2874. By Del. Young, Wamsley, Cooper, Doyle, Longanacre, Steele, Kelly, J., McGeehan, Worrell, Kimble and Zukoff - Extend the current veteran’s business fee waivers to active duty military members and spouses - Passed 4/7/2021 - To Governor 4/22/21 - Approved by Governor 4/28/21 - Chapter 120, Acts, Regular Session, 2021

*2877. By Del. Westfall, Summers, Jennings, Tully, Bates and Pack, L. - Expand direct health care agreements beyond primary care to include more medical care services - Passed 4/5/2021 - To Governor 4/14/21 - Approved by Governor 4/19/21 - Chapter 204, Acts, Regular Session, 2021

*2884. By Del. Conley, Kelly, J., Mallow, Miller and Barnhart - To make changes to the FOIA law to protect public utility customer databases from disclosure, with exceptions - Passed 4/9/2021 - To Governor 4/22/21 - Approved by Governor 4/26/21 - Chapter 121, Acts, Regular Session, 2021

2888. By Del. Higginbotham - Relating to when contentions can be revived based on forensic scientific evidence that was not available at time of conviction - Passed 4/2/2021 - To Governor 4/14/21 - Approved by Governor 4/19/21 - Chapter 89, Acts, Regular Session, 2021

*2890. By Del. Steele, Foster and Pack, J. - To clarify the regulatory authority of the Public Service Commission of West Virginia over luxury limousine services - Passed 4/7/2021 - To Governor 4/22/21 - Approved by Governor 4/26/21 - Chapter 188, Acts, Regular Session, 2021


2895. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - Supplementing and amending the appropriations of public moneys to the Department of Veterans’ Assistance (original similar to SB490) - Passed
4/10/2021; Effective from passage - To Governor 4/14/21 - Approved by Governor 4/15/21 - Chapter 20, Acts, Regular Session, 2021

*2896. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - Making a supplementary appropriation to the Department of Health and Human Resources, Division of Human Services (original similar to SB545) - Passed 3/26/2021; Effective from passage - To Governor 4/1/21 - Approved by Governor 4/7/21 - Chapter 21, Acts, Regular Session, 2021

2897. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - Expiring funds to the balance of the Department of Commerce (original similar to SB546) - Passed 3/29/2021; Effective from passage - To Governor 4/1/21 - Approved by Governor 4/7/21 - Chapter 22, Acts, Regular Session, 2021

2898. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - Making a supplementary appropriation to WorkForce West Virginia – Workforce Investment Act (original similar to SB536) - Passed 4/1/2021; Effective from passage - To Governor 4/7/21 - Approved by Governor 4/15/21 - Chapter 23, Acts, Regular Session, 2021

2899. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - Making a supplementary appropriation to the Department of Commerce (original similar to SB522) - Passed 3/29/2021; Effective from passage - To Governor 4/1/21 - Approved by Governor 4/7/21 - Chapter 24, Acts, Regular Session, 2021

2900. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - Expiring funds to the balance of the Department of Education – State Board of Education – School Building Authority – School Construction Fund (original similar to SB544) - Passed 4/10/2021; Effective from passage - To Governor 4/14/21 - Approved by Governor 4/15/21 - Chapter 25, Acts, Regular Session, 2021

2901. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - Making a supplementary appropriation to the Department of Health and Human Resources, Division of Human Services (original similar to SB552) - Passed 3/26/2021; Effective from passage - To Governor 4/1/21 - Approved by Governor 4/7/21 - Chapter 26, Acts, Regular Session, 2021

2903. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - Making a supplementary appropriation to the Department of Homeland Security, West Virginia State Police (original similar to SB541) - Passed 3/26/2021; Effective from passage - To Governor 4/1/21 - Approved by Governor 4/7/21 - Chapter 27, Acts, Regular Session, 2021


2906. By Del. Higginbotham and Griffith (Originating in House Education) - Relating to the School Building Authority’s allocation of money - Passed 4/6/2021 -
2914. By Del. Rowan, Rowe, Steele, Foster, Espinosa, Linville, Hardy, Skaff, Hornbuckle and Fluharty - To remove certain ex officio, voting members from the Archives and History Commission and update formatting - Passed 4/7/2021; To Governor 4/22/21 - Approved by Governor 4/26/21 - Chapter 103, Acts, Regular Session, 2021

2915. By Del. Rowan, Rowe, Steele, Burkhammer, Linville, Hardy, Skaff, Hornbuckle and Fluharty - Relating to public records management and preservation (original similar to SB508) - Passed 4/10/2021; Effective July 1, 2021 - To Governor 4/22/21 - Approved by Governor 4/26/21 - Chapter 151, Acts, Regular Session, 2021

2916. By Del. Rowan, Rowe, Steele, Foster, Burkhammer, Espinosa, Linville, Hardy, Young, Skaff and Hornbuckle - Creating the Semiquincentennial Commission for the celebration of the 250th anniversary of the founding of the United States of America (original similar to SB555) - Passed 4/7/2021; Effective from passage - To Governor 4/22/21 - Approved by Governor 4/26/21 - Chapter 152, Acts, Regular Session, 2021


2920. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - Making a supplementary appropriation to the Department of Health and Human Resources, Division of Health – Laboratory Services Fund (original similar to SB548) - Passed 3/29/2021; Effective from passage - To Governor 4/1/21 - Approved by Governor 4/7/21 - Chapter 28, Acts, Regular Session, 2021


2940. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - Making a supplementary appropriation to the Department of Education, State Board of Education – State Department of Education (original similar to SB547) - Passed 3/26/2021; Effective from passage - To Governor 4/1/21 - Approved by Governor 4/7/21 - Chapter 29, Acts, Regular Session, 2021
By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - Supplementary appropriation decreasing an existing item and adding a new item of appropriation to the Department of Revenue, Insurance Commissioner (original similar to SB549) - Passed 4/1/2021; Effective from passage - To Governor 4/7/21 - Approved by Governor 4/15/21 - Chapter 30, Acts, Regular Session, 2021

By Del. Hardy, Westfall, Jennings, Clark, Linville, Hott, Jeffries, D., Graves, Tully, Storch and Forsh - To clarify that counties can hire fire fighters as paid staff and to modify the existing procedures to include a procedure of public hearing to commission a vote - Passed 4/10/2021 - To Governor 4/22/21 - Approved by Governor 4/26/21 - Chapter 77, Acts, Regular Session, 2021

By Del. Steele and Foster (Originating in House Government Organization) - Relating to the repeal of outdated code sections - Passed 4/5/2021 - To Governor 4/14/21 - Approved by Governor 4/26/21 - Chapter 58, Acts, Regular Session, 2021

By Del. Steele and Foster (Originating in House Government Organization) - Relating to repealing outdated sections of state code - Passed 4/5/2021 - To Governor 4/10/21 - Approved by Governor 4/21/21 - Chapter 59, Acts, Regular Session, 2021


By Del. Conley, Barnhart, Holstein and Steele - To clarify the procedures for the sale and operation of a municipally owned toll bridge by a private toll transportation facility - Passed 4/7/2021; Effective from passage - To Governor 4/14/21 - Approved by Governor 4/28/21 - Chapter 238, Acts, Regular Session, 2021


By Del. Worrell, Dean, Paynter, Howell, Evans, Toney, Reed, Booth, Brown, Bridges and Bates - Update road abandonment process (original similar to SB440) - Passed 4/10/2021 - To Governor 4/22/21 - Approved by Governor 4/28/21 - Chapter 239, Acts, Regular Session, 2021
3010. By Del. Householder, Criss and Maynard - To extend the special valuation method for cellular towers to towers owned by persons not subject to regulation by the Board of Public Works - Passed 3/31/2021 - To Governor 4/7/21 - Approved by Governor 4/26/21 - Chapter 265, Acts, Regular Session, 2021


*3106. By Del. Barrett, Steele, Fast and Fleischauer - To change the hearing requirement for misdemeanors to 10 days - Passed 4/10/2021 - To Governor 4/22/21 - Approved by Governor 4/26/21 - Chapter 91, Acts, Regular Session, 2021

3107. By Del. Criss, Lovejoy, Jeffries, J. and Pack, L. - Declaring that Post Traumatic Stress Disorder diagnosed by a licensed psychiatrist is a compensable occupational disease for first responders (original similar to SB627) - Passed 4/10/2021; Effective from passage - To Governor 4/21/21 - Approved by Governor 4/21/21 - Chapter 280, Acts, Regular Session, 2021


By Del. Fluharty, Capito, Pack, L., Westfall and Pinson (Originating in House Judiciary) - **Relating to removing certain felonies than can prohibit vehicle salespersons from receiving a license** - Passed 4/7/2021; Effective from passage - To Governor 4/14/21 - Approved by Governor 4/21/21 - Chapter 60, Acts, Regular Session, 2021


By Del. Boggs, Storch, Pethtel, Householder, Westfall and Hott - **Requiring employers to send certain notifications when retirants are hired as temporary, part-time employees** - Passed 4/7/2021 - To Governor 4/14/21 - Approved by Governor 4/21/21 - Chapter 212, Acts, Regular Session, 2021

*By Del. Brown and Pinson - **Amending the requirements to become an elected prosecutor** - Passed 4/10/2021 - To Governor 4/22/21 - Approved by Governor 4/26/21 - Chapter 109, Acts, Regular Session, 2021

*By Del. Hanshaw (Mr. Speaker) - **Authorizing members of development authorities to accept federally authorized reimbursement for services which the members rendered on a voluntary basis** - Passed 4/8/2021 - To Governor 4/14/21 - Approved by Governor 4/21/21 - Chapter 78, Acts, Regular Session, 2021

*By Del. Statler - **Providing for termination of extracurricular contact upon retirement** - Passed 4/9/2021; Effective July 1, 2021 - To Governor 4/22/21 - Approved by Governor 4/26/21 - Chapter 245, Acts, Regular Session, 2021

By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - **Making a supplementary appropriation to the Division of Human Services – Child Care and Development** (original similar to SB648) - Passed 4/8/2021; Effective from passage - To Governor 4/14/21 - Approved by Governor 4/15/21 - Chapter 31, Acts, Regular Session, 2021

By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - **Making a supplementary appropriation to the Department of Homeland Security** (original similar to SB647) - Passed 4/8/2021; Effective from passage - To Governor 4/14/21 - Approved by Governor 4/15/21 - Chapter 32, Acts, Regular Session, 2021

By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - **Supplementing and amending appropriations by decreasing and increasing existing items of appropriation in the DHHR** (original similar to SB645) - Passed 4/10/2021; Effective from passage - To Governor 4/14/21 - Approved by Governor 4/15/21 - Chapter 33, Acts, Regular Session, 2021
3289. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - Supplementary appropriation to the Department of Commerce, Geological and Economic Survey (original similar to SB654) - Passed 4/8/2021; Effective from passage - To Governor 4/14/21 - Approved by Governor 4/15/21 - Chapter 34, Acts, Regular Session, 2021

3291. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - Making a supplementary appropriation to the Department of Homeland Security, Division of Administrative Services (original similar to SB646) - Passed 4/8/2021; Effective from passage - To Governor 4/14/21 - Approved by Governor 4/15/21 - Chapter 35, Acts, Regular Session, 2021

3292. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - Making a supplementary appropriation to the Department of Health and Human Resources, Division of Health (original similar to SB653) - Passed 4/9/2021 - Effective from passage - To Governor 4/9/21 - Approved by Governor 4/9/21 - Chapter 36, Acts, Regular Session, 2021


*3295. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - Making a supplemental appropriation to Division of Human Services and Division of Health Central Office (original similar to SB686) - Passed 4/8/2021; Effective from passage - To Governor 4/14/21 - Approved by Governor 4/15/21 - Chapter 37, Acts, Regular Session, 2021

*3297. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - Making a supplemental appropriation to the Department of Veterans’ Assistance - Veterans Home (original similar to SB679) - Passed 4/8/2021; Effective from passage - To Governor 4/14/21 - Approved by Governor 4/15/21 - Chapter 38, Acts, Regular Session, 2021

3298. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - Making a supplemental appropriation to Dept. of Commerce, Dept. of Education, Senior Services and Civil Contingent Fund (original similar to SB682) - Passed 4/6/2021; Effective from passage - To Governor 4/14/21 - Approved by Governor 4/15/21 - Chapter 39, Acts, Regular Session, 2021

3301. By Del. Storch, Hardy, Rowan, Boggs, Rowe, Hott, Williams, Anderson, Howell, Hornbuckle and Rohrbach (Originating in House Finance) - **Relating generally to property tax increment financing districts** - Passed 4/10/2021; Effective ninety days from passage - To Governor 4/22/21 - Approved by Governor 4/26/21 - Chapter 79, Acts, Regular Session, 2021

3304. By Del. Capito, Pushkin, Pack, L., Lovejoy, Queen, Fast, Westfall, Fluharty, Bruce, Pinson and Ward, B. (Originating in House Judiciary) - **Authorizing the Division of Corrections and Rehabilitation to establish a Reentry and Transitional Housing Program** - Passed 4/10/2021; Effective from passage - To Governor 4/21/21 - Approved by Governor 4/26/21 - Chapter 67, Acts, Regular Session, 2021

3308. By Del. Barrett, Storch, Hardy, Rowe, Williams, Pethel, Howell and Criss (Originating in House Finance) - **Relating to increasing number of limited video lottery terminals** - Passed 4/9/2021 - To Governor 4/21/21 - Approved by Governor 4/26/21 - Chapter 127, Acts, Regular Session, 2021


3313. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - **Making supplemental appropriation to the Division of Motor Vehicles** (original similar to SB720) - Passed 4/10/2021; Effective from passage - To Governor 4/14/21 - Approved by Governor 4/15/21 - Chapter 40, Acts, Regular Session, 2021

3314. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - **Making supplemental appropriation to West Virginia State Police** (original similar to SB719) - Passed 4/10/2021; Effective from passage - To Governor 4/14/21 - Approved by Governor 4/15/21 - Chapter 41, Acts, Regular Session, 2021

3315. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - **Making supplemental appropriation to Division of Environmental Protection - Oil and Gas Reclamation Fund** (original similar to SB721) - Passed 4/10/2021; Effective from passage - To Governor 4/14/21 - Approved by Governor 4/15/21 - Chapter 42, Acts, Regular Session, 2021

HOUSE JOINT RESOLUTIONS ADOPTED BY LEGISLATURE

2. By Del. Anderson, Pack, L., Westfall, Howell, Kimble, Fast, Kelly, D., Jeffries, J., Pritt, Horst and Phillips - Providing that courts have no authority or jurisdiction to intercede or intervene in, or interfere with, any impeachment proceedings of the House of Delegates or the Senate - Adopted 4/9/2021

*3. By Del. Mallow, Forsht, Wamsley, Clark, Barnhart, Kimes, Horst, Holstein and Reed - Property Tax Modernization Amendment - Adopted 4/10/2021

HOUSE CONCURRENT RESOLUTIONS ADOPTED BY LEGISLATURE

1. By Del. Hanshaw (Mr. Speaker) - Raising a Joint Assembly to open and publish election returns - Adopted 1/13/2021

2. By Del. Hanshaw (Mr. Speaker) - Providing for an adjournment of the Legislature until February 10, 2021 - Adopted 1/13/2021

3. By Mr. Speaker - Extending an invitation to His Excellency, the Governor, to deliver an address to the Legislature and raising a Joint Assembly therefor - Adopted 2/10/2021


12. By Del. Hanshaw (Mr. Speaker) - Charles E. Jarvis Memorial Bridge - Adopted 4/5/2021


15. By Del. Pack, J. and Rohrbach (Originating in House Health and Human Resources) - Rare Disease Day - Adopted 4/1/2021


*22. By Del. Hanna - **Bill O’Dell Memorial Bridge** - Adopted 4/1/2021

24. By Del. Howell, Hanshaw (Mr. Speaker), Foster and Westfall - **Urging Congress to extend federal tax incentives to participants in Jumpstart Savings programs that are similar to those that are currently provided to participants in College Savings plans, pursuant to 26 U.S.C. §529** - Adopted 4/8/2021


27. By Del. Pethtel - **Harvey Lemasters Memorial Bridge** - Adopted 4/1/2021


35. By Del. Pack, J., Barach, Barnhart, Bates, Dean, Fleischauer, Forsht, Griffith, Jeffries, D., Jennings, Longanacre, Mallow, Miller, Pack, L., Pushkin, Reed, Rohrbach, Rowan, Summers, Tully, Ward, G. and Walker (Originating in House Health and Human Resources) - Requesting the Department of Health and Human Resources to continuously evaluate the child welfare system - Adopted 4/5/2021


*55. By Del. Hamrick and Ferrell - Studying the viability of creating a veterinary school in West Virginia - Adopted 4/9/2021

By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - Providing for the issuance of not to exceed $22 million of refunding bonds pursuant to the Safe Roads Amendment of 1996 - Adopted 4/6/2021

*84. By Del. Cooper and Fleischauer (Originating in House Veterans’ Affairs and Homeland Security) - Requesting the Joint Committee on Government and Finance to study the declining population of military service veterans in West Virginia - Adopted 4/9/2021


By Del. Pack, J., Barach, Barnhart, Bates, Dean, Ferrell, Fleischauer, Forsht, Griffith, Jeffries, D., Mallow, Miller, Pack, L., Pushkin, Reed, Rohrbach, Rowan, Summers, Ward, G. and Walker (Originating in House Health and Human Resources) - For West Virginias Public Employee Insurance Agency (PEIA) Finance Board to examine how they can enhance reimbursement rates to providers - Adopted 4/9/2021

By Del. Pack, J., Barach, Barnhart, Bates, Dean, Ferrell, Fleischauer, Forsht, Griffith, Jeffries, D., Mallow, Miller, Pack, L., Pushkin, Reed, Rohrbach, Rowan, Summers, Ward, G. and Walker (Originating in House Health and Human Resources) - Requesting study on how Local Health Departments are funded and supported - Adopted 4/9/2021

By Del. Pack, J., Barach, Barnhart, Bates, Dean, Ferrell, Fleischauer, Forsht, Griffith, Jeffries, D., Mallow, Miller, Pack, L., Pushkin, Reed, Rohrbach, Rowan, Summers, Ward, G. and Walker (Originating in House Health and Human Resources) - Requesting a study of the state’s laboratory needs and the utilization of private laboratories - Adopted 4/9/2021

SENATE BILLS VETOED BY GOVERNOR, AMENDED, REPASSED LEGISLATURE, APPROVED BY GOVERNOR


HOUSE BILLS DIED IN CONFERENCE


ALL SENATE BILLS INTRODUCED

*1. By Sen. Takubo, Weld, Baldwin, Plymale, Stollings, Jeffries, Woelfel, Roberts, Maroney, Nelson, Romano, Grady, Woodrum and Lindsay - Providing for parity of payment for telehealth services between service in-person and service provided through telehealth platform - Introduced 2/10/2021 - To Health and Human Resources - Com. sub. reported 2/18/2021 - Amended - Passed Senate with amended title 2/23/2021 - To House 2/24/2021 - To Health and Human Resources


4. By Sen. Trump, Roberts, Takubo and Swope - Creating Intermediate Court of Appeals - Introduced 2/10/2021 - To Judiciary then Finance


6. By Sen. Trump, Phillips, Takubo, Maroney, Maynard and Swope - Creating WV Employment Law Worker Classification Act (original similar to SB526) - Introduced 2/10/2021 - To Judiciary


13. By Sen. Tarr and Maynard - Protecting rights of conscience for child welfare services providers - Introduced 2/10/2021 - To Health and Human Resources


15. By Sen. Rucker, Roberts and Takubo - Relating generally to in-field master’s degree - Introduced 2/10/2021 - To Education then Finance - Com. sub. reported 2/13/2021 - 2nd reference dispensed - Amended - Passed Senate with amended title 2/18/2021 - To House 2/19/2021 - To Education

16. By Sen. Romano, Caputo, Weld, Baldwin, Jeffries, Lindsay, Takubo, Maroney and Hamilton - Providing continued eligibility for developmental disability services to dependents of military members - Introduced 2/10/2021 - To Military then Finance - 2nd reference dispensed - Passed Senate 3/1/2021 - To House 3/2/2021 - To Veterans’ Affairs and Homeland Security then Finance - To House Finance 3/25/2021

17. By Sen. Romano, Baldwin, Jeffries, Woelffl and Lindsay - Requiring certain disclosures of election expenditures - Introduced 2/10/2021 - To Judiciary

18. By Sen. Romano, Caputo, Jeffries, Woelfl, Lindsay, Hamilton, Maroney and Stollings - Allowing workers’ compensation for first responders diagnosed
19. By Sen. Lindsay, Caputo, Jeffries, Takubo, Romano, Maroney, Grady, Unger and Stollings - Designating DHHR social workers to promote school attendance and performance (original similar to HB2067) - Introduced 2/10/2021 - To Education then Finance

20. By Sen. Lindsay, Jeffries and Woelfel - Creating litigation practice license for social workers (original similar to HB2193) - Introduced 2/10/2021 - To Health and Human Resources then Judiciary

21. By Sen. Lindsay, Jeffries and Romano - Relating generally to Consolidated Public Retirement Board - Introduced 2/10/2021 - To Pensions then Finance

22. By Sen. Romano, Hamilton, Baldwin, Jeffries, Caputo and Stollings - Relating to surcharge on fire and casualty insurance policies for funding volunteer fire departments - Introduced 2/10/2021 - To Banking and Insurance then Finance

23. By Sen. Tarr, Woodrum and Swope - Requiring county boards of education establish program for random drug testing of student drivers and student athletes - Introduced 2/10/2021 - To Education then Judiciary

24. By Sen. Tarr, Roberts, Maroney, Woodrum and Swope - Limiting liability of employers in cases where certain crime convictions are expunged - Introduced 2/10/2021 - To Judiciary

25. By Sen. Tarr, Phillips and Woodrum - Requiring minors in possession of marijuana and their parents to attend classes on danger of marijuana - Introduced 2/10/2021 - To Judiciary

26. By Sen. Romano and Caputo - Limiting penalty for possession of marijuana to no more than $1,000 without confinement - Introduced 2/10/2021 - To Judiciary

27. By Sen. Romano - Allowing voters who register in person with county clerk to vote during early in-person voting - Introduced 2/10/2021 - To Judiciary


29. By Sen. Trump, Lindsay, Swope and Woodrum - Authorizing fee payment and expense reimbursement for attorneys participating on court teams established by Supreme Court of Appeals - Introduced 2/10/2021 - To Judiciary then Finance - To Finance 2/22/2021

30. By Sen. Trump, Baldwin, Lindsay, Romano, Nelson, Woodrum and Hamilton - Permitting third-party ownership of renewable and alternative energy generating facilities (original similar to HB3162) - Introduced 2/10/2021 - To Economic Development then Government Organization

32. By Sen. Tarr - **Relating to valuation of natural resources land property** - Introduced 2/10/2021 - To Finance

33. By Sen. Tarr - **Creating State Settlement and Recovered Funds Accountability Act** - Introduced 2/10/2021 - To Judiciary then Finance

*34. By Sen. Tarr - **Creating exemption to state sales and use tax for rental and leasing of equipment** - Introduced 2/10/2021 - To Finance - Com. sub. reported 2/12/2021 - Passed Senate 2/16/2021 - Effective July 1, 2021 - To House 2/17/2021 - To Finance - Amended - Passed House 4/9/2021 - Title amended - Effective July 1, 2021 - Senate concurred in House amendments and passed bill 4/10/2021 - Effective July 1, 2021 - To Governor 4/16/21 - Approved by Governor 4/28/21 - Chapter 246, Acts, Regular Session, 2021

35. By Sen. Tarr and Swope - **Requiring establishment of paternity before awarding DHHR benefits** - Introduced 2/10/2021 - To Health and Human Resources then Judiciary


37. By Sen. Tarr - **Prohibiting registered lobbyists from appointment to state legislative, executive, or judicial position for five years** - Introduced 2/10/2021 - To Government Organization then Judiciary

38. By Sen. Stollings, Caputo, Hamilton, Baldwin, Jeffries, Smith, Lindsay, Ihlenfeld, Romano and Takubo - **Creating WV Black Lung Program** - Introduced 2/10/2021 - To Banking and Insurance then Finance

39. By Sen. Stollings, Caputo, Baldwin, Jeffries, Smith, Lindsay, Ihlenfeld, Romano and Takubo, Phillips, Ihlenfeld, Hamilton and Nelson - **Prohibiting insurance coverage from requiring prior authorization for tests to stage cancer** - Introduced 2/10/2021 - To Health and Human Resources then Finance - To Finance 2/24/2021 - Passed Senate 3/9/2021 - To House 3/10/2021 - To Health and Human Resources then Judiciary

40. By Sen. Stollings, Caputo, Baldwin, Jeffries, Lindsay, Romano and Woelfel - **Ensuring insurance coverage for residents with preexisting conditions** - Introduced 2/10/2021 - To Banking and Insurance then Judiciary

41. By Sen. Stollings, Caputo, Hamilton, Jeffries, Lindsay and Romano - **Relating generally to occupational pneumoconiosis** - Introduced 2/10/2021 - To Banking and Insurance then Finance

*42. By Sen. Woelfel, Weld, Stollings, Jeffries and Lindsay - **Creating Zombie Property Remediation Act of 2021** - Introduced 2/10/2021 - To Economic Development - Com. sub. reported 2/19/2021 - Amended - Passed Senate with amended title 2/25/2021 - To House 2/26/2021 - To Small Business,

43. By Sen. Hamilton - **Relating to Pay Transparency Act of 2021** - Introduced 2/10/2021 - To Workforce then Judiciary

44. By Sen. Hamilton - **Creating WV Call Center Jobs Act of 2021** - Introduced 2/10/2021 - To Workforce then Judiciary

45. By Sen. Hamilton, Plymale, Caputo and Unger - **Relating to required equipment for State Police and Natural Resources police officers** - Introduced 2/10/2021 - To Government Organization then Finance

46. By Sen. Hamilton, Lindsay and Grady - **Requiring one-year residency within district or county to fill vacancy in Legislature** - Introduced 2/10/2021 - To Judiciary

47. By Sen. Hamilton, Baldwin and Nelson - **Creating New Worker Relocation Incentive Program** - Introduced 2/10/2021 - To Economic Development then Finance

48. By Sen. Hamilton and Romano - **Prohibiting employment of unauthorized employees in construction industry** - Introduced 2/10/2021 - To Workforce then Judiciary

49. By Sen. Hamilton, Baldwin, Plymale, Romano and Lindsay - **Requiring PACs disclose contributors' names and addresses to Secretary of State** - Introduced 2/10/2021 - To Judiciary

50. By Sen. Hamilton - **Relating generally to adoption records** - Introduced 2/10/2021 - To Health and Human Resources

51. By Sen. Sypolt, Baldwin, Roberts, Romano and Swope - **Requiring dairy foods processed in state be added to list of items to be purchased by state-funded institutions** - Introduced 2/10/2021 - To Government Organization

52. By Sen. Sypolt - **Relating to payment of attorney fees in subsidized adoptions or guardianships** - Introduced 2/10/2021 - To Judiciary

*53. By Sen. Sypolt and Roberts - **Providing person criminally responsible for another’s death may not be involved in burial arrangements** - Introduced 2/10/2021 - To Judiciary - Com. sub. reported 2/22/21 - Amended - Passed Senate with amended title 3/1/2021 - To House 3/2/2021 - To Judiciary

54. By Sen. Sypolt, Roberts, Woodrum, Swope, Grady, Karnes, Azinger and Rucker - **Permitting photo identification on voter registration cards** - Introduced 2/10/2021 - To Judiciary then Finance

55. By Sen. Sypolt, Swope and Maroney - **Allowing municipalities to contract projects up to $50,000 without bidding** - Introduced 2/10/2021 - To Government Organization
56. By Sen. Sypolt - Eliminating requirement that schools be closed on election days (original similar to HB2071) - Introduced 2/10/2021 - To Education then Judiciary

57. By Sen. Sypolt - Staying civil actions resulting from domestic violence for 60 days from date of final order - Introduced 2/10/2021 - To Judiciary

58. By Sen. Sypolt, Rucker, Plymale, Smith, Woodrum, Swope, Jeffries, Lindsay, Karnes and Unger - Creating WV Farm Fresh Dairy Act (original similar to HB3192) - Introduced 2/10/2021 - To Agriculture and Rural Development then Health and Human Resources

59. By Sen. Sypolt, Smith and Swope - Reporting motor vehicle crashes to owners (original similar to HB2195) - Introduced 2/10/2021 - To Transportation and Infrastructure then Judiciary

60. By Sen. Sypolt, Smith and Maroney - Increasing monthly retirement annuity for certain retirees - Introduced 2/10/2021 - To Pensions then Finance

61. By Sen. Sypolt, Jeffries and Hamilton - Expanding Coyote Control Program through voluntary assessment on breeding cows - Introduced 2/10/2021 - To Agriculture and Rural Development then Finance - 2nd reference dispensed - Amended - Passed Senate 2/23/2021 - To House 2/24/2021 - To Agriculture and Natural Resources then Finance - To House Finance 3/25/2021

62. By Sen. Sypolt - Changing low-income qualifier to 300 percent or less of federal poverty guideline for senior citizens' homestead tax credit - Introduced 2/10/2021 - To Finance

63. By Sen. Sypolt - Creating Taxation with Representation Act (original similar to HB2108) - Introduced 2/10/2021 - To Finance

64. By Sen. Sypolt - Allowing certain out-of-state residents ride motorcycle without helmet - Introduced 2/10/2021 - To Transportation and Infrastructure then Judiciary

65. By Sen. Sypolt - Requiring licensed programs for domestic violence victims offer specific services - Introduced 2/10/2021 - To Judiciary

*66. By Sen. Sypolt, Hamilton, Stollings, Romano, Woodrum, Swope, Jeffries and Phillips - Creating Voluntary WVU Rifle Team Check-Off Program on hunting and fishing licenses - Introduced 2/10/2021 - To Natural Resources then Finance - Com. sub. reported 2/16/2021 - 2nd reference dispensed - Passed Senate 2/22/2021 - To House 2/23/2021 - To Agriculture and Natural Resources then Finance - To House Finance 3/25/2021

68. By Sen. Takubo, Stollings and Lindsay - **Relating to excise tax on tobacco products** - Introduced 2/10/2021 - To Finance


70. By Sen. Rucker, Roberts and Maroney - **Relating to residency requirements for voter registration** - Introduced 2/10/2021 - To Judiciary

71. By Sen. Rucker - **Adding grievance and appellate procedures for individuals participating in DMV safety and treatment program** - Introduced 2/10/2021 - To Judiciary then Finance

72. By Sen. Rucker and Plymale - **Requiring notice be sent to owners of record before real property can be sold due to nonpayment of taxes** - Introduced 2/10/2021 - To Government Organization

73. By Sen. Rucker, Trump, Grady, Hamilton, Woodrum, Lindsay and Stollings - **Prohibiting discrimination in access to organ transplants based on physical or mental disability** (original similar to HB2752) - Introduced 2/10/2021 - To Health and Human Resources then Judiciary

74. By Sen. Rucker, Woodrum, Karnes, Swope and Azinger - **Creating Human Life Non-Discrimination Act** - Introduced 2/10/2021 - To Health and Human Resources then Judiciary

75. By Sen. Rucker and Maroney - **Prohibiting insurance companies from using credit ratings to establish home and auto premiums** - Introduced 2/10/2021 - To Banking and Insurance

76. By Sen. Rucker - **Providing compensation to victims of abusive lawsuits** (original similar to HB2569) - Introduced 2/10/2021 - To Judiciary

77. By Sen. Sypolt, Karnes and Lindsay - **Allowing certain motorcycle operators to ride without helmet** (original similar to HB2711) - Introduced 2/10/2021 - To Transportation and Infrastructure


*79. By Sen. Trump and Woelfel - **Providing fair mechanism for adjudication of requests for relocation of parent with child** - Introduced 2/10/2021 - To Judiciary - Com. sub. reported 2/19/2021 - Passed Senate with amended title 2/24/2021 - To House 2/25/2021 - To Judiciary
*80. By Sen. Trump and Swope - **Allowing for administration of certain small estates by affidavit and without appointment of personal representative** - Introduced 2/10/2021 - To Judiciary - Com. sub. reported 2/23/2021 - Passed Senate 2/26/2021 - To House 3/1/2021 - To Judiciary - Passed House 4/2/2021 - To Governor 4/7/21 - Approved by Governor 4/15/21 - Chapter 116, Acts, Regular Session, 2021


82. By Sen. Takubo, Plymale, Stollings, Woelfel, Romano and Lindsay - **Exempting physicians from specified traffic laws when responding to emergencies** - Introduced 2/10/2021 - To Transportation and Infrastructure

83. By Sen. Takubo, Stollings, Maroney and Lindsay - **Regulating pharmacy services administrative organizations** - Introduced 2/10/2021 - To Health and Human Resources

84. By Sen. Plymale, Jeffries, Woelfel, Romano and Lindsay - **Relating to allocation of premiums for employers and employees in PEIA** - Introduced 2/10/2021 - To Banking and Insurance then Finance

85. By Sen. Maynard, Plymale, Woodrum and Swope - **Requiring Public Land Corporation and Real Estate Division review all vacated publicly owned property** - Introduced 2/10/2021 - To Government Organization then Finance

86. By Sen. Maynard, Woodrum and Stollings - **Creating Office of Outdoor Recreation** - Introduced 2/10/2021 - To Economic Development then Finance

87. By Sen. Maynard, Woodrum, Karnes, Swope and Azinger - **Enacting WV Human Life Protection Act** - Introduced 2/10/2021 - To Health and Human Resources then Judiciary

88. By Sen. Maynard - **Exempting WV senior citizens 65 and older from personal income tax** - Introduced 2/10/2021 - To Finance


90. By Sen. Rucker, Swope, Karnes and Azinger - **Creating Education Savings Account Act** - Introduced 2/10/2021 - To Education then Finance
By Sen. Lindsay and Romano - Requiring State Police to follow towing services policies of county of location - Introduced 2/10/2021 - To Transportation and Infrastructure

By Sen. Romano, Caputo, Baldwin, Woelfel, Lindsay and Grady - Establishing Summer Feeding for All Program (original similar to HB2057) - Introduced 2/10/2021 - To Education then Finance

By Sen. Romano, Caputo and Lindsay - Providing pay raises to teachers - Introduced 2/10/2021 - To Education then Finance

By Sen. Romano, Caputo, Baldwin, Lindsay and Ihlenfeld - Repealing additional registration fees for alternative fuel vehicles (original similar to HB2223) - Introduced 2/10/2021 - To Transportation and Infrastructure then Finance

By Sen. Romano and Lindsay - Creating Corporate Anti-Subsidy Act - Introduced 2/10/2021 - To Interstate Cooperation then Judiciary

By Sen. Romano and Caputo - Creating online voters’ guide (original similar to HB3160) - Introduced 2/10/2021 - To Government Organization then Judiciary

By Sen. Romano - Modifying procedure certain public agencies use to procure architectural and engineering services contracts - Introduced 2/10/2021 - To Government Organization

By Sen. Romano, Caputo and Baldwin - Providing $1,000 cost-of-living adjustment to certain PERS and State Teachers Retirement System retirees - Introduced 2/10/2021 - To Pensions then Finance

By Sen. Romano - Creating surcharge on fire and casualty insurance policies to help municipalities and counties with certain fire-related cleanup and demolition - Introduced 2/10/2021 - To Banking and Insurance then Finance

By Sen. Takubo, Baldwin, Nelson, Lindsay, Romano, Maroney, Caputo and Swope - Establishing tax credit for certain physicians who locate to practice in WV - Introduced 2/10/2021 - To Health and Human Resources then Finance

By Sen. Stollings, Baldwin and Lindsay - Authorizing tax credit for business entities which invest in certain fresh food retailers - Introduced 2/10/2021 - To Finance

*By Sen. Stollings, Caputo, Baldwin, Ihlenfeld, Lindsay, Romano, Maroney, Hamilton and Phillips - Allowing disabled veterans and purple heart recipients park free at paid parking of state or its political subdivisions - Introduced 2/10/2021 - To Military then Government Organization - Com. sub. reported 2/26/2021 - 2nd reference dispensed - Passed Senate 3/3/2021 - To House 3/4/2021 - To Veterans’ Affairs and Homeland Security then Finance - To House Finance 3/25/2021
103. By Sen. Stollings, Caputo, Baldwin, Lindsay, Romano and Grady - Relating to employment of nurses in public schools - Introduced 2/10/2021 - To Education then Finance

104. By Sen. Lindsay, Caputo and Romano - Creating Patient Safety and Transparency Act - Introduced 2/10/2021 - To Health and Human Resources

105. By Sen. Lindsay and Grady - Relating to retirees employed as substitute bus drivers (original similar to HB2143) - Introduced 2/10/2021 - To Pensions then Finance

106. By Sen. Lindsay, Baldwin, Stollings, Caputo, Romano, Woelfel and Unger - Creating personal income tax credit for volunteer firefighters (original similar to HB3165) - Introduced 2/10/2021 - To Finance

107. By Sen. Weld, Woelfel, Lindsay, Ihlenfeld, Romano and Caputo - Including certain types of cancers for which rebuttable presumption of injury exists for firefighters (original similar to HB2292) - Introduced 2/10/2021 - To Banking and Insurance then Finance

108. By Sen. Baldwin, Caputo, Lindsay and Woelfel - Prohibiting racial discrimination based on certain hair textures and hairstyles (original similar to HB2698) - Introduced 2/10/2021 - To Workforce then Judiciary

109. By Sen. Baldwin and Caputo - Prohibiting civil rights violations - Introduced 2/10/2021 - To Judiciary

110. By Sen. Baldwin - Adjusting distance from polling place certain election-related activity is prohibited - Introduced 2/10/2021 - To Judiciary

111. By Sen. Baldwin, Caputo, Lindsay and Woelfel - Exempting firearm safe storage products from consumers sales tax - Introduced 2/10/2021 - To Finance

112. By Sen. Baldwin and Romano - Relating to mobility impairment identifying documents - Introduced 2/10/2021 - To Transportation and Infrastructure then Finance

113. By Sen. Baldwin - Creating Wholesale Prescription Drug Importation Program - Introduced 2/10/2021 - To Health and Human Resources then Finance

114. By Sen. Baldwin, Caputo, Lindsay and Romano - Permitting certain veterans to hunt, trap, or fish in state without license - Introduced 2/10/2021 - To Natural Resources then Finance

115. By Sen. Baldwin, Ihlenfeld and Lindsay - Exempting emergency vehicles and private ambulances from paying tolls or other charges - Introduced 2/10/2021 - To Transportation and Infrastructure then Finance

116. By Sen. Baldwin, Hamilton and Ihlenfeld - Drug testing of legislators - Introduced 2/10/2021 - To Judiciary
117. By Sen. Baldwin and Lindsay - Creating Stay in State Tax Credit (original similar to HB2547) - Introduced 2/10/2021 - To Finance

118. By Sen. Maynard - Require parental notification of minors being prescribed contraceptives - Introduced 2/10/2021 - To Health and Human Resources then Judiciary

119. By Sen. Baldwin and Romano - Prohibiting certain misleading pharmaceutical advertising practices - Introduced 2/10/2021 - To Judiciary

120. By Sen. Baldwin, Ihlenfeld, Lindsay, Woelfel and Romano - Requiring wholesale drug distributors to report certain information to WV Board of Pharmacy - Introduced 2/10/2021 - To Health and Human Resources then Government Organization

121. By Sen. Baldwin, Lindsay, Nelson and Romano - Exempting nonprofit corporations from property tax for certain agricultural and industrial fairs and expositions - Introduced 2/10/2021 - To Agriculture and Rural Development then Finance

122. By Sen. Maynard - Allowing counties to hold inmates under certain circumstances in county jail - Introduced 2/10/2021 - To Judiciary then Finance

123. By Sen. Baldwin - Changing determination of compensation paid to landowner when eminent domain used for pipeline - Introduced 2/10/2021 - To Energy, Industry, and Mining then Judiciary

124. By Sen. Baldwin, Beach, Caputo, Ihlenfeld, Jeffries, Lindsay, Plymale, Romano, Stollings and Woelfl - Relating to insulin cost management - Introduced 2/10/2021 - To Banking and Insurance then Finance

*125. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - Budget Bill - Introduced 2/10/2021 - To Finance 2/10/2021 - Com. sub. reported 4/1/2021 - Amended - Amended - Referred to Rules on 3rd reading 4/8/2021

*126. By Sen. Sypolt - Authorizing Department of Administration to promulgate legislative rules (original similar to HB2422) - Introduced 2/11/2021 - To Judiciary - Com. sub. reported 2/12/2021 - Passed Senate 2/16/2021 - Effective from passage - To House 2/17/2021 - To Judiciary - Passed House 3/11/2021 - Effective from passage - To Governor 3/15/21 - Approved by Governor 3/19/21 - Chapter 171, Acts, Regular Session, 2021

127. By Sen. Sypolt - State Board of Risk and Insurance Management rule relating to mine subsidence insurance (original similar to HB2423) - Introduced 2/11/2021 - To Judiciary

128. By Sen. Sypolt - State Board of Risk and Insurance Management rule relating to public entities insurance program (original similar to HB2424) - Introduced 2/11/2021 - To Judiciary
129. By Sen. Sypolt - State Board of Risk and Insurance Management rule relating to procedures for providing written notification of claims of potential liability to state or its employees. (original similar to HB2425) - Introduced 2/11/2021 - To Judiciary

130. By Sen. Sypolt - DEP rule relating to ambient air quality standards (original similar to HB2382) - Introduced 2/11/2021 - To Judiciary

131. By Sen. Sypolt - DEP rule relating to standards of performance for new stationary sources (original similar to HB2383) - Introduced 2/11/2021 - To Judiciary

132. By Sen. Sypolt - DEP rule relating to control of air pollution from combustion of solid waste (original similar to HB2384) - Introduced 2/11/2021 - To Judiciary

133. By Sen. Sypolt - DEP rule relating to control of air pollution from municipal solid waste landfills (original similar to HB2385) - Introduced 2/11/2021 - To Judiciary

134. By Sen. Sypolt - DEP rule relating to acid rain provisions and permits (original similar to HB2386) - Introduced 2/11/2021 - To Judiciary

135. By Sen. Sypolt - DEP rule relating to emission standards for hazardous air pollutants. (original similar to HB2387) - Introduced 2/11/2021 - To Judiciary

136. By Sen. Sypolt - DEP rule relating to control of greenhouse gas emissions from existing coal-fired electric utility generating units (original similar to HB2388) - Introduced 2/11/2021 - To Judiciary

137. By Sen. Sypolt - DEP rule relating to requirements governing water quality standards (original similar to HB2389) - Introduced 2/11/2021 - To Judiciary

138. By Sen. Sypolt - DEP rule relating to hazardous waste management system (original similar to HB2390) - Introduced 2/11/2021 - To Judiciary

139. By Sen. Sypolt - DEP rule relating to voluntary remediation and redevelopment rule (original similar to HB2391) - Introduced 2/11/2021 - To Judiciary

140. By Sen. Sypolt - Division of Rehabilitation Services rule relating to Ron Yost Personal Assistance Services Act Board (original similar to HB2426) - Introduced 2/11/2021 - To Judiciary - Passed Senate 2/16/2021 - Effective from passage - To House 2/17/2021 - To Judiciary

141. By Sen. Sypolt - DHHR rule relating to behavioral health centers licensure (original similar to HB2427) - Introduced 2/11/2021 - To Judiciary

142. By Sen. Sypolt - DHHR rule relating to hospital licensure (original similar to HB2428) - Introduced 2/11/2021 - To Judiciary

143. By Sen. Sypolt - DHHR rule relating to nursing home licensure (original similar to HB2429) - Introduced 2/11/2021 - To Judiciary
144. By Sen. Sypolt - **DHHR rule relating to lead abatement licensing** (original similar to HB2430) - Introduced 2/11/2021 - To Judiciary

145. By Sen. Sypolt - **DHHR rule relating to emergency medical services** (original similar to HB2431) - Introduced 2/11/2021 - To Judiciary

146. By Sen. Sypolt - **DHHR rule relating to client rights at state-operated mental health facilities** (original similar to HB2432) - Introduced 2/11/2021 - To Judiciary

147. By Sen. Sypolt - **DHHR rule relating to delegation of medication administration and health maintenance tasks to approved medication assistive personnel** (original similar to HB2433) - Introduced 2/11/2021 - To Judiciary

148. By Sen. Sypolt - **DHHR rule relating to public health standards for businesses remaining open during COVID-19 outbreak** (original similar to HB2434) - Introduced 2/11/2021 - To Judiciary

149. By Sen. Sypolt - **DHHR rule relating to diabetes self-management education** (original similar to HB2435) - Introduced 2/11/2021 - To Judiciary

150. By Sen. Sypolt - **DHHR rule relating to WV clearance for access, registry, and employment screening** (original similar to HB2436) - Introduced 2/11/2021 - To Judiciary

151. By Sen. Sypolt - **DHHR rule relating to recovery residence certification and accreditation program** (original similar to HB2437) - Introduced 2/11/2021 - To Judiciary

152. By Sen. Sypolt - **DHHR rule relating to child placing agencies licensure** (original similar to HB2438) - Introduced 2/11/2021 - To Judiciary

153. By Sen. Sypolt - **DHHR rule relating to minimum licensing requirements for residential child care and treatment facilities for children and transitioning adults and vulnerable and transitioning youth group homes and programs in WV** (original similar to HB2439) - Introduced 2/11/2021 - To Judiciary

154. By Sen. Sypolt - **DHHR rule relating to procedure to contest substantiation of child abuse or neglect** (original similar to HB2440) - Introduced 2/11/2021 - To Judiciary

155. By Sen. Sypolt - **Health Care Authority rule relating to exemption from certificate of need** (original similar to HB2441) - Introduced 2/11/2021 - To Judiciary

*156. By Sen. Sypolt - **Authorizing Department of Homeland Security to promulgate legislative rules** (original similar to HB2442) - Introduced 2/11/2021 - To Judiciary - Com. sub. reported 2/12/2021 - Passed Senate 2/16/2021 - Effective from passage - To House 2/17/2021 - To Government Organization - Amended - Passed House 3/22/2021 - Effective from passage -

157. By Sen. Sypolt - Fire Marshal rule relating to standards for certification and continuing education municipal, county, and other public sector building code officials, building code inspectors, and plans examiners (original similar to HB2443) - Introduced 2/11/2021 - To Judiciary

158. By Sen. Sypolt - State Emergency Response Commission rule relating to emergency planning and community right to know (original similar to HB2444) - Introduced 2/11/2021 - To Judiciary

159. By Sen. Sypolt - State Emergency Response Commission rule relating to emergency planning grant program (original similar to HB2445) - Introduced 2/11/2021 - To Judiciary


161. By Sen. Sypolt - Alcohol Beverage Control Commission rule relating to distilleries, mini-distilleries, and micro-distilleries (original similar to HB2406) - Introduced 2/11/2021 - To Judiciary

162. By Sen. Sypolt - Division of Financial Institutions rule relating to Fintech Regulatory Sandbox Program (original similar to HB2407) - Introduced 2/11/2021 - To Judiciary

163. By Sen. Sypolt - Insurance Commissioner rule relating to fingerprinting requirements for applicants for insurance producer and insurance adjuster license (original similar to HB2408) - Introduced 2/11/2021 - To Judiciary

164. By Sen. Sypolt - Insurance Commissioner rule relating to insurance adjusters (original similar to HB2409) - Introduced 2/11/2021 - To Judiciary

165. By Sen. Sypolt - Insurance Commissioner rule relating to credit for reinsurance (original similar to HB2410) - Introduced 2/11/2021 - To Judiciary

166. By Sen. Sypolt - Insurance Commissioner rule relating to continuing education for individual insurance producers and individual insurance adjusters (original similar to HB2411) - Introduced 2/11/2021 - To Judiciary

167. By Sen. Sypolt - Insurance Commissioner rule relating to mental health parity (original similar to HB2412) - Introduced 2/11/2021 - To Judiciary
168. By Sen. Sypolt - Insurance Commissioner rule relating to health benefit plan network access and adequacy (original similar to HB2413) - Introduced 2/11/2021 - To Judiciary

169. By Sen. Sypolt - Municipal Pensions Oversight Board rule relating to exempt purchasing (original similar to HB2414) - Introduced 2/11/2021 - To Judiciary

170. By Sen. Sypolt - Racing Commission rule relating to thoroughbred racing (original similar to HB2415) - Introduced 2/11/2021 - To Judiciary

171. By Sen. Sypolt - Racing Commission rule relating to greyhound racing (original similar to HB2416) - Introduced 2/11/2021 - To Judiciary

172. By Sen. Sypolt - Racing Commission rule relating to advance deposit account wagering (original similar to HB2417) - Introduced 2/11/2021 - To Judiciary

173. By Sen. Sypolt - Lottery Commission rule relating to WV lottery interactive wagering rule (original similar to HB2418) - Introduced 2/11/2021 - To Judiciary

174. By Sen. Sypolt - State Tax Department rule relating to tax credit for providing vehicles to low-income workers (original similar to HB2419) - Introduced 2/11/2021 - To Judiciary

175. By Sen. Sypolt - State Tax Department rule relating to downstream natural gas manufacturing investment tax credit (original similar to HB2420) - Introduced 2/11/2021 - To Judiciary

176. By Sen. Sypolt - State Tax Department rule relating to high-wage growth business tax credit (original similar to HB2421) - Introduced 2/11/2021 - To Judiciary

177. By Sen. Sypolt - DOH rule relating to traffic and safety rules (original similar to HB2400) - Introduced 2/11/2021 - To Judiciary

178. By Sen. Sypolt - DMV rule relating to examination and issuance of driver’s license (original similar to HB2401) - Introduced 2/11/2021 - To Judiciary

179. By Sen. Sypolt - DMV rule relating to denial, suspension, revocation, disqualification, restriction, non-renewal, cancellation, administrative appeals, and reinstatement of driving privileges (original similar to HB2402) - Introduced 2/11/2021 - To Judiciary

180. By Sen. Sypolt - DMV rule relating to compulsory motor vehicle liability insurance (original similar to HB2403) - Introduced 2/11/2021 - To Judiciary

181. By Sen. Sypolt - DMV rule relating to special purpose vehicles (original similar to HB2404) - Introduced 2/11/2021 - To Judiciary

*182. By Sen. Sypolt - Authorizing miscellaneous agencies and boards to promulgate legislative rules (original similar to HB2446) - Introduced
2/11/2021 - To Judiciary - Com. sub. reported 2/19/2021 - Passed Senate

183. By Sen. Sypolt - **Commissioner of Agriculture rule relating to WV Seed Law** (original similar to HB2447) - Introduced 2/11/2021 - To Judiciary

184. By Sen. Sypolt - **Commissioner of Agriculture rule relating to inspection of meat and poultry** (original similar to HB2448) - Introduced 2/11/2021 - To Judiciary

185. By Sen. Sypolt - **Commissioner of Agriculture rule relating to poultry litter and manure movement into primary poultry breeder rearing areas** (original similar to HB2449) - Introduced 2/11/2021 - To Judiciary

186. By Sen. Sypolt - **Commissioner of Agriculture rule relating to seed certification program** (original similar to HB2450) - Introduced 2/11/2021 - To Judiciary

187. By Sen. Sypolt - **Commissioner of Agriculture rule relating to WV exempted dairy farms and milk and milk products processing rules** (original similar to HB2451) - Introduced 2/11/2021 - To Judiciary

188. By Sen. Sypolt - **Auditor rule relating to standards for requisitions for payment issued by State Officers on Auditor** (original similar to HB2452) - Introduced 2/11/2021 - To Judiciary

189. By Sen. Sypolt - **Board of Funeral Service Examiners rule relating to funeral director, embalmer, apprentice, courtesy card holders, and funeral establishment requirements** (original similar to HB2453) - Introduced 2/11/2021 - To Judiciary

190. By Sen. Sypolt - **Board of Funeral Service Examiners rule relating to crematory requirements** (original similar to HB2454) - Introduced 2/11/2021 - To Judiciary

191. By Sen. Sypolt - **Board of Funeral Service Examiners rule relating to fee schedule** (original similar to HB2455) - Introduced 2/11/2021 - To Judiciary

192. By Sen. Sypolt - **Board of Hearing Aid Dealers rule relating to rule governing the West Virginia Board of Hearing Aid Dealers** (original similar to HB2456) - Introduced 2/11/2021 - To Judiciary

193. By Sen. Sypolt - **Board of Landscape Architects rule relating to registration of landscape architects** (original similar to HB2457) - Introduced 2/11/2021 - To Judiciary

194. By Sen. Sypolt - **Board of Landscape Architects rule relating to application for waiver of initial licensing fees for certain individuals** (original similar to HB2458) - Introduced 2/11/2021 - To Judiciary
195. By Sen. Sypolt - **Livestock Care Standards Board rule relating to livestock care standards** (original similar to HB2459) - Introduced 2/11/2021 - To Judiciary

196. By Sen. Sypolt - **Board of Medicine rule relating to registration to practice during declared state of emergency** (original similar to HB2460) - Introduced 2/11/2021 - To Judiciary

197. By Sen. Sypolt - **Board of Occupational Therapy rule relating to telehealth practice; requirements, definitions** (original similar to HB2461) - Introduced 2/11/2021 - To Judiciary

198. By Sen. Sypolt - **Board of Osteopathic Medicine rule relating to licensing procedures for osteopathic physicians** (original similar to HB2462) - Introduced 2/11/2021 - To Judiciary

199. By Sen. Sypolt - **Board of Osteopathic Medicine rule relating to emergency temporary permits to practice during states of emergency or states of preparedness** (original similar to HB2463) - Introduced 2/11/2021 - To Judiciary

200. By Sen. Sypolt - **Board of Pharmacy rule relating to licensure and practice of pharmacy** (original similar to HB2464) - Introduced 2/11/2021 - To Judiciary

201. By Sen. Sypolt - **Board of Pharmacy rule relating to Uniform Controlled Substances Act** (original similar to HB2465) - Introduced 2/11/2021 - To Judiciary

202. By Sen. Sypolt - **Board of Pharmacy rule relating to Board of Pharmacy rules for continuing education for licensure of pharmacists** (original similar to HB2466) - Introduced 2/11/2021 - To Judiciary

203. By Sen. Sypolt - **Board of Pharmacy rule relating to licensure of wholesale drug distributors, third-party logistics providers, and manufacturers** (original similar to HB2467) - Introduced 2/11/2021 - To Judiciary

204. By Sen. Sypolt - **Board of Pharmacy rule relating to controlled substances monitoring program** (original similar to HB2468) - Introduced 2/11/2021 - To Judiciary

205. By Sen. Sypolt - **Board of Pharmacy rule relating to board of pharmacy rules for immunizations administered by pharmacists and pharmacy interns** (original similar to HB2469) - Introduced 2/11/2021 - To Judiciary

206. By Sen. Sypolt - **Board of Physical Therapy rule relating to general provisions for physical therapist and physical therapist assistants** (original similar to HB2470) - Introduced 2/11/2021 - To Judiciary

207. By Sen. Sypolt - **Board of Physical Therapy rule relating to fees for physical therapist and physical therapist assistants** (original similar to HB2471) - Introduced 2/11/2021 - To Judiciary
208. By Sen. Sypolt - **Board of Physical Therapy rule relating to general provisions for athletic trainers**  (original similar to HB2472) - Introduced 2/11/2021 - To Judiciary

209. By Sen. Sypolt - **Board of Physical Therapy rule relating to fees for athletic trainers**  (original similar to HB2473) - Introduced 2/11/2021 - To Judiciary

210. By Sen. Sypolt - **Board of Professional Surveyors rule relating to examination and licensing of professional surveyors in WV**  (original similar to HB2474) - Introduced 2/11/2021 - To Judiciary

211. By Sen. Sypolt - **Board of Professional Surveyors rule relating to examination and licensing of professional surveyors in WV**  (original similar to HB2475) - Introduced 2/11/2021 - To Judiciary

212. By Sen. Sypolt - **Board of Respiratory Care rule relating to criteria for licensure**  (original similar to HB2476) - Introduced 2/11/2021 - To Judiciary

213. By Sen. Sypolt - **Secretary of State rule relating to loan and grant programs under the Help America Vote Act for purchase of voting equipment, election systems, software, services, and upgrades**  (original similar to HB2477) - Introduced 2/11/2021 - To Judiciary

214. By Sen. Sypolt - **Secretary of State rule relating to guidelines and standards for electronic notarization**  (original similar to HB2478) - Introduced 2/11/2021 - To Judiciary

215. By Sen. Sypolt - **Bureau of Senior Services rule relating to shared table initiative for senior citizens**  (original similar to HB2479) - Introduced 2/11/2021 - To Judiciary

*216. By Sen. Sypolt - **Authorizing Department of Commerce to promulgate legislative rules**  (original similar to HB2392) - Introduced 2/11/2021 - To Judiciary - Com. sub. reported 2/13/2021 - Passed Senate 2/17/2021 - Effective from passage - To House 2/18/2021 - To Judiciary - Amended - Passed House 3/10/2021 - Committee title amendment withdrawn (Voice) - Title amended - Effective from passage - Senate concurred in House amendments and passed bill 3/11/2021 - Effective from passage - To Governor 3/15/21 - Approved by Governor 3/16/21 - Chapter 175, Acts, Regular Session, 2021

217. By Sen. Sypolt - **Division of Labor rule relating to high pressure steam boiler and forced flow steam generator requirements**  (original similar to HB2393) - Introduced 2/11/2021 - To Judiciary

218. By Sen. Sypolt - **Office of Miners’ Health, Safety, and Training rule relating to rule governing submission and approval of comprehensive mine safety program for coal mining operations in WV.**  (original similar to HB2394) - Introduced 2/11/2021 - To Judiciary
219. By Sen. Sypolt - Division of Natural Resources rule relating to Cabwaylingo State Forest trail system two-year pilot program permitting ATVs and ORVs (original similar to HB2395) - Introduced 2/11/2021 - To Judiciary

220. By Sen. Sypolt - DNR rule relating to defining terms used in all hunting and trapping (original similar to HB2396) - Introduced 2/11/2021 - To Judiciary

221. By Sen. Sypolt - DNR rule relating to deer hunting rule (original similar to HB2397) - Introduced 2/11/2021 - To Judiciary

222. By Sen. Sypolt - DNR rule relating to special migratory game bird hunting (original similar to HB2398) - Introduced 2/11/2021 - To Judiciary

223. By Sen. Sypolt - DNR rule relating to special waterfowl hunting (original similar to HB2399) - Introduced 2/11/2021 - To Judiciary

224. By Sen. Baldwin, Beach, Caputo, Ihlenfeld, Jeffries, Lindsay, Plymale, Romano, Stollings, Unger and Woelfel - Creating Emergency Medical Services Personnel Loan Forgiveness Program - Introduced 2/11/2021 - To Education then Finance

225. By Sen. Baldwin, Lindsay, Caputo, Jeffries and Romano - Creating tax credit for persons who successfully complete firearms safety course - Introduced 2/11/2021 - To Finance

226. By Sen. Baldwin, Lindsay and Romano - Authorizing transfer of accrued personal leave of former county board of education employee when subsequently employed by state agency - Introduced 2/11/2021 - To Government Organization then Finance

227. By Sen. Baldwin, Beach, Caputo, Ihlenfeld, Jeffries, Lindsay, Plymale, Romano, Stollings and Woelfel - Creating position of homeless education coordinator in certain counties - Introduced 2/11/2021 - To Education then Finance

228. By Sen. Baldwin, Jeffries and Romano - Supplemental appropriation from State Excess Lottery Revenue Fund to Department of Veterans’ Assistance, Veterans’ Home Fund - Introduced 2/11/2021 - To Finance

229. By Sen. Baldwin - Implementing system for ranked choice voting for election of justices to WV Supreme Court of Appeals - Introduced 2/11/2021 - To Judiciary

230. By Sen. Baldwin, Beach, Caputo, Ihlenfeld, Jeffries, Lindsay, Plymale, Romano, Stollings, Unger and Woelfel - Prohibiting civil rights violations - Introduced 2/11/2021 - To Judiciary

231. By Sen. Takubo, Stollings, Maroney, Lindsay, Caputo, Romano and Woelfel - Relating generally to medical cannabis - Introduced 2/11/2021 - To Judiciary - Com. sub. reported 3/29/2021 - Amended - Passed Senate 3/31/2021 - To House 4/1/2021 - To Health and Human Resources then Judiciary
232. By Sen. Baldwin, Beach, Caputo, Ihlenfeld, Jeffries, Lindsay, Plymale, Romano, Stollings, Unger and Woelfel - Establishing Stay in State tax credit (original similar to HB2547) -Introduced 2/11/2021 - To Finance

233. By Sen. Baldwin, Beach, Caputo, Ihlenfeld, Jeffries, Lindsay, Plymale, Romano, Stollings, Unger and Woelfel - Relating to insurance coverage for insulin - Introduced 2/11/2021 - To Banking and Insurance then Finance

234. By Sen. Baldwin, Beach, Caputo, Ihlenfeld, Jeffries, Lindsay, Plymale, Romano, Stollings, Unger and Woelfel - Ensuring coverage for residents with preexisting conditions - Introduced 2/11/2021 - To Banking and Insurance then Judiciary

235. By Sen. Baldwin, Beach, Caputo, Ihlenfeld, Jeffries, Lindsay, Plymale, Romano, Stollings, Unger, Woelfel, Hamilton and Grady - Middle School Technical Education Program Act - Introduced 2/11/2021 - To Education then Finance

236. By Sen. Baldwin, Beach, Caputo, Ihlenfeld, Jeffries, Lindsay, Plymale, Romano, Stollings, Unger and Woelfel - Adding certain cancers as rebuttable presumption for injuries, diseases for professional firefighters (original similar to HB3044) - Introduced 2/11/2021 - To Banking and Insurance then Finance

237. By Sen. Baldwin, Beach, Caputo, Ihlenfeld, Jeffries, Lindsay, Plymale, Romano, Stollings, Unger, Woelfel and Grady - Implementing trauma-informed practices in schools - Introduced 2/11/2021 - To Education

238. By Sen. Baldwin, Beach, Caputo, Ihlenfeld, Jeffries, Lindsay, Plymale, Romano, Stollings, Unger and Woelfel - Expanding early childhood education programs to three-year-old children - Introduced 2/11/2021 - To Education then Finance

239. By Sen. Baldwin, Beach, Caputo, Ihlenfeld, Jeffries, Lindsay, Plymale, Romano, Stollings, Unger and Woelfel - Establishing vocational-technical programs in middle schools - Introduced 2/11/2021 - To Education then Finance

240. By Sen. Baldwin, Beach, Caputo, Ihlenfeld, Jeffries, Lindsay, Plymale, Romano, Stollings, Unger, Woelfel and Hamilton - Allowing workers’ compensation benefits for first responders diagnosed with PTSD (original similar to HB2051) - Introduced 2/11/2021 - To Banking and Insurance then Finance

241. By Sen. Baldwin, Beach, Caputo, Ihlenfeld, Jeffries, Lindsay, Plymale, Romano, Stollings, Unger and Woelfel - Providing tax credit to new graduates of in-state or out-of-state higher educational institution, community or technical college, or trade school (original similar to SB515) - Introduced 2/11/2021 - To Education then Finance

242. By Sen. Baldwin, Beach, Caputo, Ihlenfeld, Jeffries, Lindsay, Plymale, Romano, Stollings, Unger and Woelfel - Establishing Promise for All Scholarship Program - Introduced 2/11/2021 - To Education then Finance
243. By Sen. Martin and Swope - Prohibiting charging fee for parking in accessible parking space bearing international symbol of access - Introduced 2/11/2021 - To Transportation and Infrastructure then Finance

*244. By Sen. Martin, Nelson and Swope - Making it unlawful for public utility to prohibit customers from hiring contractors to construct, install, or maintain connections to public utility (original similar to HB2090) - Introduced 2/11/2021 - To Transportation and Infrastructure - Com. sub. reported 2/17/2021 - Amended - Passed Senate 2/23/2021 - To House 2/24/2021 - To Technology and Infrastructure then Judiciary

245. By Sen. Ihlenfeld, Stollings, Romano, Caputo and Woelfel - Providing 11-month window to allow PERS members to purchase credited service - Introduced 2/12/2021 - To Pensions then Finance

246. By Sen. Maynard, Woodrum, Phillips, Karnes, Azinger and Martin - Allowing licensed employees, staff, and students of public universities to carry concealed weapon - Introduced 2/12/2021 - To Judiciary

247. By Sen. Maynard, Woodrum and Stollings - Authorizing Commissioner of Highways to designate road as historic route - Introduced 2/12/2021 - To Transportation and Infrastructure


249. By Sen. Maynard - Creating Health Care Choice Act - Introduced 2/12/2021 - To Banking and Insurance then Judiciary

250. By Sen. Rucker and Phillips - Prohibiting abuser of child from making contact with victim for 10 years - Introduced 2/12/2021 - To Judiciary

251. By Sen. Rucker, Woodrum and Grady - Creating Living Infants Fairness and Equality Act - Introduced 2/12/2021 - To Health and Human Resources then Judiciary

252. By Sen. Baldwin, Beach, Caputo, Ihlenfeld, Jeffries, Lindsay, Plymale, Romano, Stollings, Unger and Woelfel - Relating to unlawful discriminatory practices covered by Human Rights Act and Fair Housing Act (original similar to SB692) - Introduced 2/12/2021 - To Judiciary

253. By Sen. Baldwin, Beach, Caputo, Ihlenfeld, Jeffries, Lindsay, Plymale, Romano, Stollings, Unger and Woelfel - Implementing Business PROMISE+ Scholarship (original similar to HB2308) - Introduced 2/12/2021 - To Education then Finance

254. By Sen. Baldwin, Beach, Caputo, Ihlenfeld, Jeffries, Lindsay, Plymale, Romano, Stollings, Unger and Woelfel - Adding definitions of “sexual
orientation” and “gender identity” to categories covered by Human Rights Act (original similar to HB2538) - Introduced 2/12/2021 - To Judiciary

255. By Sen. Baldwin, Beach, Caputo, Ihlenfeld, Jeffries, Lindsay, Plymale, Romano, Stollings, Unger and Woelfel - Relating to wholesale importation of prescription drugs - Introduced 2/12/2021 - To Health and Human Resources then Finance

256. By Sen. Baldwin, Beach, Caputo, Ihlenfeld, Jeffries, Lindsay, Plymale, Romano, Stollings, Unger and Woelfel - Prohibiting insurers from denying coverage as result of preexisting condition - Introduced 2/12/2021 - To Banking and Insurance then Judiciary

257. By Sen. Baldwin, Beach, Caputo, Ihlenfeld, Jeffries, Lindsay, Plymale, Romano, Stollings, Unger and Woelfel - Relating to prohibition on short-term duration health insurance - Introduced 2/12/2021 - To Banking and Insurance then Judiciary

258. By Sen. Baldwin, Beach, Caputo, Ihlenfeld, Jeffries, Lindsay, Plymale, Romano, Stollings and Woelfel - Relating to taxation of prescription opioids - Introduced 2/12/2021 - To Health and Human Resources then Finance

259. By Sen. Baldwin, Beach, Caputo, Ihlenfeld, Jeffries, Lindsay, Plymale, Romano, Stollings, Unger and Woelfel - Authorizing small private employers to buy-in to PEIA - Introduced 2/12/2021 - To Banking and Insurance then Finance

260. By Sen. Baldwin, Beach, Caputo, Ihlenfeld, Jeffries, Lindsay, Plymale, Romano, Stollings, Unger and Woelfel - Establishing Minority Health Advisory Team - Introduced 2/12/2021 - To Health and Human Resources then Finance

261. By Sen. Ihlenfeld, Romano and Woelfel - Authorizing Office of Administrative Hearings hear appeals on suspension or revocation of graduated driver’s license - Introduced 2/12/2021 - To Judiciary then Finance


264. By Sen. Hamilton and Woodrum - Relating generally to licenses to sell paraphernalia for use with controlled substances - Introduced 2/12/2021 - To Judiciary

266. By Sen. Sypolt - **Creating Uniform Easement Relocation Act** - Introduced 2/12/2021 - To Judiciary

267. By Sen. Sypolt (By Request) - **Relating to payment of taxes by co-owners** - Introduced 2/12/2021 - To Judiciary

268. By Sen. Martin, Phillips, Karnes, Stover, Smith, Rucker, Romano, Jeffries, Hamilton and Azinger - **Prohibiting insurance discrimination against firearms manufacturers** - Introduced 2/12/2021 - To Judiciary


270. By Sen. Maynard and Woodrum - **Providing for collection of tax by hotel marketplace facilitators** (original similar to HB3057) - Introduced 2/12/2021 - To Government Organization - Com. sub. reported 2/19/2021 - Passed Senate 2/24/2021 - To House 2/25/2021 - To Government Organization - Passed House 3/9/2021 - To Governor 3/12/21 - Approved by Governor 3/18/21 - Chapter 247, Acts, Regular Session, 2021

271. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - **Updating meaning of “federal taxable income” and certain other terms used in WV Corporation Net Income Tax Act** (original similar to HB2359) - Introduced 2/13/2021 - To Finance

272. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - **Relating to WV Employment Law Worker Classification Act** (original similar to HB2020) - Introduced 2/13/2021 - To Judiciary - Com. sub. reported 2/16/2021 - Passed Senate 2/19/2021 - To House 2/25/2021 - Reference dispensed - Amended - Passed House 3/10/2021 - Senate concurred in House amendments and passed bill 3/11/2021 - To Governor 3/15/21 - Approved by Governor 3/19/21 - Chapter 167, Acts, Regular Session, 2021

273. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - **Expanding use of telemedicine to all medical personnel** (original similar to HB2024) - Introduced 2/13/2021 - To Health and Human Resources

274. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - **Elevating Economic Development and Tourism departments** (original similar to HB2019) - Introduced 2/13/2021 - To Government Organization

275. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - **Relating generally to WV Appellate Reorganization Act of 2021** (original similar to HB2023) - Introduced 2/13/2021 - To Judiciary then Finance - Com. sub. reported 2/18/2021 - To Finance 2/18/2021 - Com. sub. for com. sub. reported 2/19/2021 - Amended - Passed Senate 2/24/2021 - To House 2/25/2021 - To Judiciary then Finance - To House Finance - Amended - Passed House 3/30/2021 - Title amended - Senate concurred in House amendments and passed
276. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - Updating meaning of “federal adjusted gross income” and certain other terms used in WV Personal Income Tax Act (original similar to HB2358) - Introduced 2/13/2021 - To Finance

277. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - Creating COVID-19 Jobs Protection Act (original similar to HB2021) - Introduced 2/13/2021 - To Judiciary - Com. sub. reported 2/16/2021 - Passed Senate 2/19/2021 - Effective from passage - To House 2/22/2021 - To Judiciary - Amended - Passed House 3/10/2021 - Title amended - Effective from passage - Senate concurred in House amendments and passed bill 3/11/2021 - Effective from passage - To Governor 3/15/21 - Approved by Governor 3/19/21 - Chapter 1, Acts, Regular Session, 2021

278. By Sen. Smith, Sypolt, Phillips, Martin and Azinger - Redirecting excise tax revenue on bottled soft drinks from WVU to the counties for law-enforcement support - Introduced 2/13/2021 - To Finance

279. By Sen. Maynard, Rucker, Phillips, Smith, Hamilton, Martin, Karnes and Azinger - Eliminating restriction to carry firearm on State Capitol Complex grounds (original similar to HB2275, HB2376) - Introduced 2/13/2021 - To Judiciary


281. By Sen. Tarr, Rucker and Smith - Prohibiting ABCC from taking enforcement actions for violations of law or rule not related to ABCC - Introduced 2/13/2021 - To Judiciary

282. By Sen. Maynard - Limiting increase in assessed tax valuation for improvements to residential real property - Introduced 2/13/2021 - To Finance

283. By Sen. Maynard and Smith - Relating to public and private funding of road construction projects - Introduced 2/13/2021 - To Transportation and Infrastructure then Finance

284. By Sen. Maynard, Karnes and Azinger - Allowing private schools option of making vaccinations required for enrollment - Introduced 2/13/2021 - To Health and Human Resources then Education

285. By Sen. Maynard - Requiring parental notification of school-based dispensaries of contraceptives to minors - Introduced 2/13/2021 - To Health and Human Resources then Judiciary
286. By Sen. Maynard, Plymale, Phillips and Swope - Providing for special obligation notes to finance construction completing I-73 and I-74 - Introduced 2/13/2021 - To Transportation and Infrastructure then Finance

287. By Sen. Beach, Lindsay, Woelfel, Caputo, Jeffries and Ihlenfeld - Requiring county boards of education to provide free feminine hygiene products in grades six through 12 (original similar to HB2564) - Introduced 2/13/2021 - To Education then Finance

288. By Sen. Beach, Lindsay, Caputo, Ihlenfeld, Jeffries and Unger - Creating Katherine Johnson Fair Pay Act of 2021 (original similar to HB2121) - Introduced 2/13/2021 - To Workforce then Judiciary

289. By Sen. Beach, Lindsay and Caputo - Requiring Medicaid and insurance coverage for treatment of pediatric autoimmune neuropsychiatric disorders (original similar to HB2252) - Introduced 2/13/2021 - To Banking and Insurance then Finance

290. By Sen. Beach - Relating to suspension or termination of courses by institutions which receive WV Invests Grants - Introduced 2/13/2021 - To Education

291. By Sen. Beach, Lindsay, Woelfel, Caputo, Jeffries and Romano - Exempting certain hygiene products from sales tax - Introduced 2/13/2021 - To Finance

292. By Sen. Ihlenfeld, Lindsay, Woelfel, Caputo, Jeffries and Unger - Relating to disclosure of fundraising contributions during legislative session - Introduced 2/13/2021 - To Judiciary

*293. By Sen. Maynard and Martin - Clarifying that Economic Development Authority is not authorized to enter into banking contracts without State Treasurer approval - Introduced 2/13/2021 - To Government Organization - Com. sub. reported 2/17/2021 - Passed Senate 2/22/2021 - To House 2/23/2021 - To Government Organization


*295. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - Relating generally to economic development loans and loan insurance issued by state (original similar to HB2018) - Introduced 2/15/2021 - To Government Organization - Com. sub. reported 2/17/2021 - Amended - Passed Senate with amended title 2/22/2021 - Effective from passage - To House 2/23/2021 - To Finance - Amended - Passed House 3/12/2021 - Title amended - Effective from passage - Senate concurred in House amendments and passed
296. By Sen. Sypolt - Relating generally to repealing certain rules (original similar to HB2513) - Introduced 2/15/2021 - To Judiciary - Passed Senate 2/24/2021 - To House 2/25/2021 - To Government Organization - Passed House 3/10/2021 - To Governor 3/15/21 - Approved by Governor 3/19/21 - Chapter 176, Acts, Regular Session, 2021

297. By Sen. Woodrum, Plymale and Hamilton - Relating generally to modernizing Board of Treasury Investments - Introduced 2/15/2021 - To Finance - Com. sub. reported 3/12/2021 - Passed Senate 3/17/2021 - To House 3/18/2021 - To Finance - Passed House 4/6/2021 - Title amended - Senate concurred in House title amendment 4/7/2021 - Passed Senate 4/7/2021 - To Governor 4/14/21 - Approved by Governor 4/26/21 - Chapter 129, Acts, Regular Session, 2021


299. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - Providing liquor, wine, and beer licensees with new concepts developed during state of emergency (original similar to HB2025) - Introduced 2/16/2021 - To Judiciary

300. By Sen. Ihlenfeld, Romano and Lindsay - Prohibiting legislators and part-time public officials from having interest in public contracts under certain circumstances - Introduced 2/16/2021 - To Government Organization

301. By Sen. Maynard and Roberts - Relating to patients’ rights and vaccinations - Introduced 2/16/2021 - To Health and Human Resources then Judiciary


303. By Sen. Maynard - Creating Local Government Labor and Consumer Marketing Regulatory Limitation Act (original similar to HB2907) - Introduced 2/17/2021 - To Judiciary - Com. sub. reported 3/9/2021 - Amended - Passed Senate with amended title 3/17/2021 - To House 3/18/2021 - To Judiciary

304. By Sen. Maynard - Requiring Secretary of State maintain online database of religious organizations - Introduced 2/17/2021 - To Judiciary

By Sen. Takubo, Phillips, Stollings, Grady, Ihlenfeld, Unger and Nelson -
Relating to removal of animals left unattended in motor vehicles -
Introduced 2/17/2021 - To Judiciary

By Sen. Weld, Phillips, Stollings, Nelson, Rucker, Romano and Plymale -
Relating generally to in-state tuition rates for certain persons - Introduced
2/17/2021 - To Education then Finance - 2nd reference dispensed - Passed
Senate 3/30/2021 - To House 3/31/2021 - To Education - Passed House
4/6/2021 - To Governor 4/14/21 - Approved by Governor 4/26/21 - Chapter 154,
Acts, Regular Session, 2021

By Sen. Weld, Ihlenfeld and Jeffries - Modifying requirement that racetrack
participate in WV Thoroughbred Development Fund by certain date -
Introduced 2/17/2021 - To Finance - Passed Senate 3/1/2021 - To House
3/2/2021 - To Finance

By Sen. Weld, Baldwin, Ihlenfeld, Nelson, Unger and Woelfel - Creating
felony offense of aggravated cruelty to animals - Introduced 2/17/2021 - To
Judiciary

By Sen. Weld, Ihlenfeld, Woelfel, Unger and Plymale - Providing for
nonpartisan elections of county prosecuting attorneys - Introduced
2/17/2021 - To Judiciary

By Sen. Weld - Relating to acquisition and disposition of property by urban
development authority - Introduced 2/17/2021 - To Economic Development -
Passed Senate 3/2/2021 - To House 3/3/2021 - To Political Subdivisions then
Judiciary

By Sen. Weld, Trump, Ihlenfeld, Roberts and Woelfel - Allowing state and
federal criminal history record check of each adult living in residence when
minor child is placed there due to emergency - Introduced 2/17/2021 - To
Health and Human Resources

By Sen. Jeffries, Phillips, Karnes, Trump, Lindsay, Caputo, Smith and Woelfel
- Authorizing year-round hunting of coyote - Introduced 2/17/2021 - To
Natural Resources

*By Sen. Jeffries, Phillips, Weld and Lindsay - Regulating pawnbrokers -
Introduced 2/17/2021 - To Judiciary - Com. sub. reported 3/8/2021 - Passed
Senate 3/11/2021 - To House 3/12/2021 - To Judiciary - On 2nd reading, House
Calendar 4/10/2021

By Sen. Jeffries, Stollings, Lindsay, Caputo, Baldwin, Smith and Woelfel -
Protecting consumers against businesses using automatic renewals without
consent - Introduced 2/17/2021 - To Judiciary

By Sen. Jeffries - Eliminating suspension of driver’s license for failure to
pay court fines and costs - Introduced 2/17/2021 - To Judiciary

By Sen. Weld, Phillips, Baldwin and Ihlenfeld - Providing protection from
civil liability for certain individuals rescuing animals locked in unattended
vehicles - Introduced 2/17/2021 - To Judiciary

319. By Sen. Jeffries, Stollings, Lindsay and Nelson - Relating to establishing Community Health Equity Initiative Demonstration Project (original similar to HB2611) - Introduced 2/17/2021 - To Health and Human Resources

320. By Sen. Jeffries, Lindsay, Caputo, Baldwin and Woelfel - Allowing workers’ compensation benefits for first responders diagnosed with PTSD (original similar to SB18) - Introduced 2/17/2021 - To Banking and Insurance then Finance

*321. By Sen. Weld - Clarifying and updating language regarding Fairmont State alumni license plates - Introduced 2/17/2021 - To Transportation and Infrastructure - Com. sub. reported 2/24/2021 - Passed Senate 3/1/2021 - To House 3/2/2021 - To Technology and Infrastructure then Judiciary

322. By Sen. Nelson and Lindsay - Relating generally to the payment of salary or wages under the Parental Leave Act (original similar to HB2156) - Introduced 2/17/2021 - To Government Organization

323. By Sen. Jeffries and Lindsay - Prohibiting Natural Resources Commission from establishing bag limit for antlered deer - Introduced 2/17/2021 - To Natural Resources

324. By Sen. Jeffries, Lindsay and Swope - Clarifying municipal B&O taxation where business activity occurs - Introduced 2/17/2021 - To Finance

325. By Sen. Karnes, Tarr and Grady - Repealing article relating to mandatory motor vehicle state inspections (original similar to HB2737) - Introduced 2/17/2021 - To Transportation and Infrastructure then Finance

326. By Sen. Karnes - Relating to retirement and pension benefits of certain members of PERS and Teachers Retirement system - Introduced 2/18/2021 - To Pensions then Government Organization

327. By Sen. Karnes - Establishing contribution holiday for public pension plans funded at 130 percent or more - Introduced 2/18/2021 - To Pensions then Finance

328. By Sen. Karnes - Collecting and analyzing statistical information pertaining to terminating pregnancies under Medicaid Program - Introduced 2/18/2021 - To Health and Human Resources then Judiciary
329. By Sen. Karnes, Stollings, Martin and Smith - **Relating to outdoor advertising regulated by DOH** (original similar to HB2505) - Introduced 2/18/2021 - To Transportation and Infrastructure then Finance

330. By Sen. Karnes and Stollings - **Allowing grocery stores to sell certain amount of WV-made wine without license** - Introduced 2/18/2021 - To Judiciary

331. By Sen. Karnes and Stollings - **Establishing 80 miles per hour speed limit on state highways** - Introduced 2/18/2021 - To Transportation and Infrastructure then Finance


*334. By Sen. Tarr and Grady - **Establishing license application process for needle exchange programs** - Introduced 2/18/2021 - To Health and Human Resources - Com. sub. reported 3/4/2021 - Amended - Passed Senate 3/9/2021 - To House 3/10/2021 - To Health and Human Resources then Judiciary - To House Judiciary - Amended - Passed House 4/9/2021 - Title amended - Senate amended House amendment and passed 4/10/2021 - Senate reconsideration - Effective from passage - Motion to suspend rules to permit amendment in third degree rejected - Previous question adopted - House concurred in Senate amendment and passed 4/10/2021 - Effective ninety days from passage - To Governor 4/15/21 - Approved by Governor 4/15/21 - Chapter 215, Acts, Regular Session, 2021


*339. By Sen. Sypolt, Smith, Woodrum and Rucker - Expanding types of agricultural operations that are protected from nuisance and other legal actions - Introduced 2/18/2021 - To Agriculture and Rural Development then Judiciary - Com. sub. reported 2/25/2021 - To Judiciary 2/25/2021 - Com. sub. for com. sub. reported 3/4/2021 - Passed Senate with amended title 3/9/2021 - To House 3/10/2021 - To Agriculture and Natural Resources then Judiciary - To House Judiciary 3/25/2021

340. By Sen. Sypolt, Smith, Hamilton and Karnes - Requiring all local special levies be held on regularly scheduled statewide election ballot - Introduced 2/18/2021 - To Judiciary

341. By Sen. Grady, Roberts, Smith, Swope, Karnes, Rucker, Phillips and Martin - Requiring participation in athletic or sporting events be based on athlete’s biological gender - Introduced 2/18/2021 - To Education then Judiciary

342. By Sen. Karnes - Allowing certain schools with enrollment of 25 or fewer students to operate as nonpublic micro-school - Introduced 2/18/2021 - To Education

*343. By Sen. Weld, Smith, Ihlenfeld, Grady and Jeffries - Authorizing DMV to process online driver’s license or identification card change of address - Introduced 2/18/2021 - To Transportation and Infrastructure - Com. sub. reported 3/3/2021 - Passed Senate 3/8/2021 - To House 3/9/2021 - To Government Organization - Passed House 4/6/2021 - To Governor 4/14/21 - Approved by Governor 4/21/21 - Chapter 181, Acts, Regular Session, 2021


*345. By Sen. Weld, Roberts, Ihlenfeld and Unger - Expanding alcohol test and lock program to include offenders with drug-related offense (original similar to HB2741) - Introduced 2/18/2021 - To Judiciary - Com. sub. reported 3/1/2021 - Passed Senate 3/4/2021 - To House 3/5/2021 - Reference dispensed - Passed House 3/5/2021 - To Governor 3/10/21 - Approved by Governor 3/16/21 - Chapter 266, Acts, Regular Session, 2021

347. By Sen. Weld, Beach, Ihlenfeld, Lindsay and Nelson - **Allowing private club licensees provide alcoholic beverage carryout** - Introduced 2/18/2021 - To Judiciary

348. By Sen. Rucker and Roberts - **Relating to requirements for compulsory school attendance for certain students** (original similar to HB2785) - Introduced 2/18/2021 - To Education

349. By Sen. Tarr, Roberts and Rucker - **Limiting DHHR and certain state and local boards of health in gaining access to certain entities** - Introduced 2/18/2021 - To Judiciary

350. By Sen. Tarr and Roberts - **Providing for collection and remittance of hotel occupancy tax by certain marketplace facilitators** (original similar to HB3057) - Introduced 2/18/2021 - To Government Organization


352. By Sen. Jeffries and Martin - **Creating offenses of conversion of leased or rented personal property** - Introduced 2/18/2021 - To Judiciary

353. By Sen. Tarr, Azinger, Boley, Clements, Grady, Karnes, Martin, Maynard, Nelson, Phillips, Roberts, Rucker, Smith, Stover, Sypolt, Woodrum and Swope - **Creating Second Amendment Preservation Act** (original similar to HB2694) - Introduced 2/18/2021 - To Judiciary


355. By Sen. Trump, Stollings and Ihlenfeld - **Relating to emergency powers of Governor** - Introduced 2/18/2021 - To Judiciary


357. By Sen. Sypolt, Rucker, Phillips and Smith - **Creating 2021 Farm Bill** (original similar to HB2633) - Introduced 2/18/2021 - To Judiciary then Finance

358. By Sen. Tarr and Nelson - **Removing prohibition on ATMs located in area where racetrack video lottery machines are located** (original similar to HB2628) - Introduced 2/18/2021 - To Finance - Passed Senate 3/1/2021 - To
359. By Sen. Sypolt, Stollings, Woodrum, Nelson, Baldwin and Roberts - Informing landowners when fencing that may contain livestock is damaged due to accident - Introduced 2/18/2021 - To Agriculture and Rural Development - Passed Senate 3/2/2021 - To House 3/3/2021 - To Agriculture and Natural Resources - then Judiciary - To House Judiciary - Amended - Passed House 4/5/2021 - Title amended - Senate amended House amendment and passed 4/6/2021 - House concurred in Senate amendment and passed 4/9/2021 - To Governor 4/16/21 - Approved by Governor 4/21/21 - Chapter 125, Acts, Regular Session, 2021

*360. By Sen. Stover, Roberts and Ihlenfeld - Allowing poll workers to work full and half days - Introduced 2/18/2021 - To Government Organization - Com. sub. reported 3/26/2021 - Passed Senate 3/30/2021 - To House 3/31/2021 - To Government Organization


362. By Sen. Smith, Baldwin, Clements, Stollings, Maroney and Hamilton - Creating Orphan Oil and Gas Well Prevention Act - Introduced 2/19/2021 - To Energy, Industry, and Mining

363. By Sen. Swope - Relating to certification requirements of crane operators - Introduced 2/19/2021 - To Workforce

364. By Sen. Trump - Limiting use of wages by employers and organizations for political activities - Introduced 2/19/2021 - To Judiciary


366. By Sen. Karnes - Relating to homeschool requirements - Introduced 2/19/2021 - To Education

367. By Sen. Karnes and Martin - Relating to advertisements from political candidates - Introduced 2/19/2021 - To Judiciary

369. By Sen. Azinger, Phillips, Smith, Swope, Karnes, Grady and Martin - Permitting civil actions against social media sites for censorship - Introduced 2/19/2021 - To Judiciary

*370. By Sen. Swope - Requiring certain documents that contain wage records be considered confidential - Introduced 2/19/2021 - To Workforce - Com. sub. reported 3/4/2021 - Passed Senate 3/9/2021 - To House 3/10/2021 - To Workforce Development then Judiciary - To House Judiciary 3/25/2021

371. By Sen. Clements, Swope, Plymale, Smith, Jeffries, Maroney and Roberts - Permitting Commissioner of DOH to make money transfers within State Road Fund (original similar to HB2632) - Introduced 2/19/2021 - To Finance

372. By Sen. Maroney, Grady, Weld, Rucker, Azinger, Stover, Woodrum, Roberts, Stollings, Unger, Lindsay and Plymale (Originating in Senate Health and Human Resources) - Providing greater discretion to WV Board of Medicine to approve graduate clinical training - Introduced 2/19/2021 - Passed Senate 2/24/2021 - To House 2/25/2021 - To Health and Human Resources - Amended - Passed House 3/8/2021 - Title amended - Senate concurred in House amendments and passed bill 3/9/2021 - Senate reconsidered action - Effective from passage - House concurred in Senate effective date 3/10/2021 - Effective from passage - To Governor 3/15/21 - Approved by Governor 3/19/21 - Chapter 194, Acts, Regular Session, 2021

373. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - Relating to modernizing collection of income taxes for mobile workforce (original similar to HB2026) - Introduced 2/22/2021 - To Finance


By Sen. Takubo - **Relating to extension for boil water advisories by water utility or public service district** - Introduced 2/22/2021 - To Health and Human Resources - Com. sub. reported 2/24/2021 - Passed Senate 3/1/2021 - To House 3/2/2021 - To Health and Human Resources then Judiciary - To House Judiciary - Passed House 4/5/2021 - To Governor 4/8/21 - Approved by Governor 4/15/21 - Chapter 216, Acts, Regular Session, 2021

By Sen. Weld, Phillips, Woelfel, Romano, Lindsay, Grady and Hamilton - **Requiring participation in drug court program for certain offenders** - Introduced 2/22/2021 - To Judiciary

By Sen. Weld, Plymale, Phillips and Woelfel - **Requiring persons convicted of certain crimes on or after March 8, 1995, provide DNA samples** - Introduced 2/22/2021 - To Judiciary

By Sen. Hamilton and Romano - **Relating generally to Electronic Telecommunication Open Infrastructure Act** - Introduced 2/22/2021 - To Government Organization then Finance

By Sen. Hamilton, Stover, Woodrum, Lindsay, Caputo, Roberts, Clements, Phillips, Woelfel, Stollings, Romano, Beach, Grady and Jeffries - **Creating nonresident three-day fishing license** - Introduced 2/22/2021 - To Natural Resources - Passed Senate 3/5/2021 - To House 3/8/2021 - To Agriculture and Natural Resources then Government Organization - To House Government Organization 3/26/2021

By Sen. Clements - **Removing requirement that Commissioner of DOH regulate studded tires** - Introduced 2/22/2021 - To Transportation and Infrastructure


By Sen. Trump, Lindsay, Woelfel, Romano and Unger - **Increasing minimum salaries for Bureau for Child Support Enforcement attorneys** - Introduced 2/22/2021 - To Health and Human Resources then Finance - To Finance 3/17/2021

By Sen. Maroney - **Relating to requirements of procurement process in performance-based contracts** - Introduced 2/22/2021 - To Health and Human Resources

By Sen. Rucker - **Relating to fees for certain military special registration plates** - Introduced 2/22/2021 - To Transportation and Infrastructure then Finance

By Sen. Maroney - **Relating to drug screening of applicants for cash assistance** (original similar to HB2615) - Introduced 2/22/2021 - To Health and Human Resources - Com. sub. reported 2/26/2021 - Passed Senate 3/3/2021 - To House 3/4/2021 - To Health and Human Resources - Amended - Passed House 4/7/2021 - Senate concurred in House amendments and passed bill
388. By Sen. Maroney, Phillips, Stollings and Romano - **Creating Office of Quality Assurance and Evaluation within DHHR** (original similar to HB2614) - Introduced 2/22/2021 - To Health and Human Resources then Finance - To Finance 3/12/2021


390. By Sen. Maroney and Stollings - **Reorganizing Health Care Authority under DHHR and clarifying responsibilities for all-payer claims database** (original similar to HB2619) - Introduced 2/22/2021 - To Health and Human Resources - Passed Senate 3/8/2021 - To House 3/9/2021 - To Health and Human Resources - Passed House 3/26/2021 - Effective from passage - Senate concurred in House changed effective date 3/30/2021 - Effective from passage - To Governor 4/1/21 - Approved by Governor 4/7/21 - Chapter 133, Acts, Regular Session, 2021

391. By Sen. Maroney, Roberts, Woelfel, Rucker, Grady, Stollings and Romano - **Relating to study of child protective services and foster care workforce** (original similar to HB2620) - Introduced 2/22/2021 - To Health and Human Resources - Passed Senate 3/17/2021 - To House 3/18/2021 - To Health and Human Resources


393. By Sen. Beach - **Requiring contractors provide county boards of education number of units constructed prior to issuing permit** - Introduced 2/22/2021 - To Workforce then Education

394. By Sen. Weld, Stollings, Romano, Beach, Baldwin, Lindsay and Maroney - **Exempting certain persons from hunting, trapping, and fishing license fees** - Introduced 2/22/2021 - To Natural Resources then Finance

By Sen. Azinger, Caputo, Grady, Karnes, Lindsay, Maynard, Phillips, Romano, Smith, Stover, Weld, Woodrum and Trump (Originating in Senate Judiciary) - Providing limitations on nuisance actions against fire department or EMS fixed sirens - Introduced 2/22/2021 - Passed Senate 2/25/2021 - To House 2/26/2021 - To Fire Departments and Emergency Medical Services then Judiciary - To House Judiciary 3/18/2021


By Sen. Maroney - Amending reporting requirements for Office of Health Facility Licensure and Certification’s website - Introduced 2/23/2021 - To Health and Human Resources

By Sen. Clements, Swope, Roberts, Plymale and Maroney - Relating to costs and interest in eminent domain condemnation proceedings (original similar to HB2675) - Introduced 2/23/2021 - To Judiciary then Finance


By Sen. Azinger - Relating to tax exemption for child support due - Introduced 2/23/2021 - To Finance

By Sen. Azinger - Creating Timber Co-tenancy Modernization and Majority Protection Act and Unknown and Unlocatable Timber Interest Owners Act -Introduced 2/23/2021 - To Judiciary

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405. By Sen. Phillips and Nelson - **Amending definition of “aboveground storage tank”** (original similar to HB2598) - Introduced 2/23/2021 - To Judiciary

406. By Sen. Rucker - **Removing Hepatitis B vaccine from list of compulsory immunizations** (original similar to HB2881) - Introduced 2/23/2021 - To Health and Human Resources

407. By Sen. Smith and Phillips - **Assessing wildlife impact fee on wind power projects** - Introduced 2/23/2021 - To Natural Resources then Finance

408. By Sen. Smith and Maroney - **Relating to maintenance and repair of roads and highways** - Introduced 2/23/2021 - To Transportation and Infrastructure then Finance

409. By Sen. Smith - **Transferring child welfare enforcement responsibilities to State Police** - Introduced 2/23/2021 - To Health and Human Resources then Finance

410. By Sen. Smith, Stollings, Caputo and Lindsay - **Relating to time limitation for filing occupational pneumoconiosis claims** - Introduced 2/23/2021 - To Banking and Insurance

411. By Sen. Smith - **Requiring probationers who served 10 or more years to participate in work release program** - Introduced 2/23/2021 - To Judiciary


413. By Sen. Smith - **Relating to use of aftermarket crash parts by repair shops** - Introduced 2/23/2021 - To Transportation and Infrastructure


415. By Sen. Smith and Lindsay - **Allowing county commissions to impose amusement tax** - Introduced 2/23/2021 - To Government Organization then Finance

416. By Sen. Smith and Phillips - **Creating Fetal Heartbeat Act** (original similar to SB623) - Introduced 2/23/2021 - To Health and Human Resources then Judiciary


418. By Sen. Jeffries, Baldwin, Beach, Caputo, Ihlenfeld, Lindsay, Plymale, Romano, Stollings, Unger and Woelfel - **Creating Small Business and Minority Populations Economic and Workforce Development Taskforce** (original similar to HB3168) - Introduced 2/23/2021 - To Workforce then Finance

420. By Sen. Beach - **Requiring labeling of potentially harmful ingredients on menstrual products’ packaging** (original similar to HB2731) - Introduced 2/23/2021 - To Health and Human Resources


*422. By Sen. Trump - **Establishing common law “veil piercing” claims not be used to impose personal liability** - Introduced 2/23/2021 - To Judiciary - Com. sub. reported 3/16/2021 - Passed Senate 3/19/2021 - To House 3/22/2021 - To Judiciary

423. By Sen. Karnes - **Prohibiting abortion coverage in certain qualified health care plans** - Introduced 2/23/2021 - To Health and Human Resources then Finance


425. By Sen. Karnes - **Authorizing public retirement system participants to receive cash value of retirement benefits in lieu of regular payments** - Introduced 2/23/2021 - To Pensions then Finance

426. By Sen. Karnes - **Allowing parents decline required medication administered to newborns** - Introduced 2/23/2021 - To Health and Human Resources then Judiciary

427. By Sen. Karnes - **Limiting DEP employees entering private lands for environmental purposes only** - Introduced 2/23/2021 - To Judiciary

428. By Sen. Weld - **Transferring Parole Board to Office of Administrative Hearings** (original similar to HB2747) - Introduced 2/23/2021 - To Judiciary

430. By Sen. Weld - **Modifying form of certain deeds** - Introduced 2/23/2021 - To Judiciary


433. By Sen. Swope - **Authorizing Division of Rehabilitation Services to approve training programs acceptable for training low vision individuals to obtain Class G driver’s license** (original similar to HB2701) - Introduced 2/24/2021 - To Transportation and Infrastructure


438. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - **Supplementing, amending, and increasing items of existing appropriation from State Road Fund to DMV** (original similar to HB2769) - Introduced 2/24/2021 - To Finance

439. By Sen. Swope, Roberts and Rucker - **Allowing use or nonuse of safety belt as admissible evidence in civil actions** (original similar to HB2809) - Introduced 2/24/2021 - To Judiciary - Com. sub. reported 3/3/2021 - Passed Senate 3/9/2021 - To House 3/10/2021 - To Judiciary - Amended - Passed House 4/1/2021 - Senate amended House amendment and passed 4/6/2021 - House
concurred in Senate amendment and passed 4/7/2021 - Motion to reconsider rejected - To Governor 4/13/21 - Approved by Governor 4/19/21 - Chapter 2, Acts, Regular Session, 2021

*440. By Sen. Maynard - **Relating to requirements on abandoned or discontinued state highway or road** (original similar to HB3002) - Introduced 2/24/2021 - To Transportation and Infrastructure then Finance - Com. sub. reported 3/17/2021 - To Finance 3/17/2021

441. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - **Supplementing, amending, and increasing an existing item of appropriation from State Road Fund to DOH** (original similar to HB2768) - Introduced 2/24/2021 - To Finance

442. By Sen. Tarr - **Relating to Unemployment Insurance Program Integrity Act** (original similar to HB2743) - Introduced 2/24/2021 - To Government Organization then Finance

443. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - **Supplementing, amending, decreasing, and increasing items of existing appropriation from State Road Fund to DOH** (original similar to HB2790) - Introduced 2/24/2021 - To Finance

444. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - **Expanding funds to unappropriated surplus balance in State Fund from State Excess Lottery Revenue Fund** (original similar to HB2788) - Introduced 2/25/2021 - To Finance


446. By Sen. Weld, Stollings, Lindsay, Woelfel, Baldwin, Takubo and Grady - **Extending Neighborhood Investment Program Act** (original similar to HB2794) - Introduced 2/25/2021 - To Finance


448. By Sen. Martin and Jeffries - **Relating generally to property tax increment financing districts** - Introduced 2/25/2021 - To Government Organization then Finance

449. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - **Supplementing and amending appropriations from State Fund to Public Defender Services** (original similar to HB2789) - Introduced 2/25/2021 - To Finance

450. By Sen. Smith, Stollings and Lindsay - **Protecting albino deer** - Introduced 2/25/2021 - To Natural Resources
By Sen. Maynard and Karnes - **Relating to possession of firearms by individuals during declared state of emergency** - Introduced 2/25/2021 - To Judiciary

By Sen. Maynard - **Requiring development of comprehensive and strategic plan for off-highway vehicle recreation** - Introduced 2/25/2021 - To Economic Development then Finance

By Sen. Maynard and Rucker - **Creating inventory and mapping of all roads in state forests, state parks, national forests, and national parks** - Introduced 2/25/2021 - To Transportation and Infrastructure then Finance

By Sen. Maynard - **Requiring DOH provide web-based interactive and downloadable road maps** - Introduced 2/25/2021 - To Transportation and Infrastructure then Finance

By Sen. Maynard, Roberts, Karnes, Romano and Rucker - **Creating reporting system for illegal gates on public roads** - Introduced 2/25/2021 - To Transportation and Infrastructure then Finance


By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - **Expiring funds to unappropriated surplus balance in State Fund from Mine Subsidence Insurance Fund and Veterans’ Facilities Support Fund** (original similar to HB2804) - Introduced 2/25/2021 - To Finance


bill 4/7/2021 - Approved by Governor 4/26/21 - Chapter 70, Acts, Regular Session, 2021

461. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - Supplemental appropriation from State Fund, General Revenue, to Division of Emergency Management (original similar to HB2802) - Introduced 2/26/2021 - To Finance

462. By Sen. Rucker and Stollings - Extending Neighborhood Investment Program Act until July 1, 2026 - Introduced 2/26/2021 - To Finance

463. By Sen. Azinger - Consolidating position of Inspector General of former Workers’ Compensation Fraud and Abuse Unit and position of Director of Insurance Fraud Unit (original similar to HB3085) - Introduced 2/26/2021 - To Banking and Insurance - Passed Senate 3/5/2021 - To House 3/8/2021 - To Government Organization - Passed House 4/2/2021 - To Governor 4/7/21 - Approved by Governor 4/15/21 - Chapter 161, Acts, Regular Session, 2021


468. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - Supplemental appropriation from State Fund, General Revenue to Division of Forestry (original similar to HB2803) - Introduced 2/26/2021 - To Finance


471. By Sen. Maynard - Updating firefighter training requirements (original similar to HB2621) - Introduced 2/26/2021 - To Government Organization


473. By Sen. Maynard and Rucker - Permitting primitive camping at state campgrounds - Introduced 2/26/2021 - To Natural Resources

*474. By Sen. Clements, Swope, Stollings, Roberts, Romano and Plymale - Exempting DOH from Purchasing Division procedures (original similar to HB2673) - Introduced 2/26/2021 - To Transportation and Infrastructure - Com. sub. reported 3/24/2021 - Passed Senate 3/26/2021 - Effective July 1, 2021 - To House 3/26/2021 - To Government Organization

*475. By Sen. Tarr - Dedicating certain fees collected by Division of Labor to General Revenue Fund - Introduced 2/26/2021 - To Finance - Com. sub. reported 3/5/2021 - Passed Senate 3/10/2021 - To House 3/11/2021 - To Finance

476. By Sen. Woelfel, Lindsay, Caputo and Romano - Requiring hospitals to staff qualified personnel to perform sexual assault forensic exams (original similar to HB3172) - Introduced 2/26/2021 - To Health and Human Resources

477. By Sen. Jeffries, Baldwin, Lindsay, Caputo, Woelfel and Romano - Creating WV Children’s Vision Act - Introduced 3/1/2021 - To Education then Finance


concurred in House amendments and passed bill 4/7/2021 - To Governor
4/13/21 - Approved by Governor 4/19/21 - Chapter 274, Acts, Regular Session, 2021

480. By Sen. Jeffries, Baldwin, Lindsay, Caputo, Romano and Woelfel - Creating State Employment First Policy for wages of disabled persons (original similar to HB2542) - Introduced 3/1/2021 - To Workforce then Finance

481. By Sen. Jeffries, Lindsay, Caputo and Romano - Increasing penalty for impersonating law-enforcement officer or official - Introduced 3/1/2021 - To Judiciary

482. By Sen. Karnes - Restricting participation in Teachers Retirement System by members who serve as officer in professional teaching association - Introduced 3/1/2021 - To Pensions


484. By Sen. Weld, Ihlenfeld, Lindsay, Woelfel, Baldwin and Hamilton - Adding stalking to list of offenses for certain misconduct (original similar to HB3173) - Introduced 3/1/2021 - To Judiciary


*487. By Sen. Swope and Plymale - Updating Division of Purchasing procurement and spending thresholds (original similar to HB2787) - Introduced 3/1/2021 - To Government Organization - Com. sub. reported 3/19/2021 - Passed Senate 3/25/2021 - To House 3/25/2021 - To Government Organization


*489. By Sen. Clements, Lindsay, Smith and Jeffries - Returning refundable exemption for sales of construction materials by second party for DOH
490. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - Supplemental appropriation from General Revenue to Department of Veterans' Assistance (original similar to HB2895) - Introduced 3/1/2021 - To Finance - Constitutional rule suspended - Passed Senate 4/2/2021 - Effective from passage - To House 4/5/2021 - To Finance

491. By Sen. Clements and Lindsay - Relating to interest rate in condemnation proceedings - Introduced 3/1/2021 - To Judiciary then Finance


*493. By Sen. Azinger and Nelson - Issuing license suspensions to insurance producers and adjusters who fail to meet CE requirements (original similar to HB2682) - Introduced 3/1/2021 - To Banking and Insurance - Com. sub. reported 3/9/2021 - Referred to Rules on 3rd reading 3/12/2021


495. By Sen. Woelfel, Ihlenfeld, Lindsay, Plymale, Romano and Baldwin - Providing criminal offense of sexual extortion and sexual extortion by person holding certain position over another (original similar to HB3169) - Introduced 3/1/2021 - To Judiciary

496. By Sen. Weld - Relating to punishment for second or third degree felony - Introduced 3/1/2021 - To Judiciary - Passed Senate 3/12/2021 - To House 3/15/2021 - To Judiciary - Passed House 4/7/2021 - To Governor 4/13/21 - Approved by Governor 4/19/21 - Chapter 84, Acts, Regular Session, 2021

497. By Sen. Weld, Ihlenfeld and Lindsay - Increasing penalty for attempted murder in first degree - Introduced 3/1/2021 - To Judiciary


499. By Sen. Weld - Relating to parole eligibility for drug distribution offenses - Introduced 3/1/2021 - To Judiciary
By Sen. Weld, Lindsay, Clements and Romano - **Prohibiting intimidation and retaliation against public officers and employees, jurors, and witnesses** - Introduced 3/1/2021 - To Judiciary - Com. sub. reported 3/11/2021 - Passed Senate 3/16/2021 - To House 3/17/2021 - To Judiciary

By Sen. Hamilton, Stover, Woodrum, Lindsay and Jeffries - **Continuing and indexing of license and stamp fees** - Introduced 3/1/2021 - To Natural Resources - Passed Senate 3/5/2021 - To House 3/8/2021 - To Agriculture and Natural Resources then Government Organization - To House Government Organization 3/26/2021

By Sen. Hamilton, Stover, Woodrum, Ihlenfeld, Lindsay, Smith, Romano, Jeffries and Grady - **Providing lifetime hunting, fishing, and trapping license to residents, adopted, and foster children under 15** - Introduced 3/1/2021 - To Natural Resources then Finance - To Finance 3/2/2021 - Com. sub. reported 3/12/2021 - Passed Senate 3/17/2021 - Effective from passage - To House 3/18/2021 - To Agriculture and Natural Resources then Finance - To House Finance - Passed House 4/9/2021 - Effective from passage - To Governor 4/16/21 - Approved by Governor 4/26/21 - Chapter 192, Acts, Regular Session, 2021

By Sen. Hamilton - **Creating crime for being under influence of controlled substance unless specifically prescribed** - Introduced 3/1/2021 - To Judiciary


By Sen. Unger - **Establishing Office of Regulatory and Fiscal Affairs under Joint Committee on Government and Finance** - Introduced 3/1/2021 - To Government Organization then Finance

By Sen. Clements, Smith and Woelfel - **Requiring certain persons who commit criminal offense while in juvenile custody not be held within sight or sound of adult inmates** - Introduced 3/1/2021 - To Judiciary


By Sen. Woodrum - **Relating to public records management and preservation** (original similar to HB2915) - Introduced 3/1/2021 - To Government Organization - Com. sub. reported 3/26/2021 - Passed Senate 3/30/2021 - To House 3/31/2021 - To Finance

By Sen. Trump - **Removing requirement that determination of medical stability be found prior to admission to mental health facility** - Introduced 3/1/2021 - To Health and Human Resources - Com. sub. reported 3/17/2021 - Amended - Amended - Amended - Passed Senate with amended title 3/25/2021 - To House 3/26/2021 - To Health and Human Resources then Judiciary - To House Judiciary - On 2nd reading, House Calendar 4/10/2021
By Sen. Maynard and Stollings - Extending Adopt-a-Trail programs for unimproved public roads - Introduced 3/1/2021 - To Transportation and Infrastructure then Finance

By Sen. Takubo, Maynard, Smith and Weld - Preventing compensatory damage awards for medical expenses under certain circumstances - Introduced 3/1/2021 - To Judiciary

By Sen. Takubo, Trump, Maynard, Smith, Hamilton and Plymale - Relating to filing of asbestos and silica claims (original similar to HB2495) - Introduced 3/1/2021 - To Judiciary

By Sen. Woodrum - Relating generally to natural resources and modifying definitions of certain terms - Introduced 3/1/2021 - To Natural Resources

By Sen. Smith, Takubo, Hamilton, Woelfel and Jeffries - Providing criteria for Natural Resource Commission appointment and compensation (original similar to HB2867) - Introduced 3/1/2021 - To Natural Resources - Com. sub. reported 3/9/2021 - Passed Senate 3/12/2021 - Effective from passage - To House 3/15/2021 - To Judiciary - Passed House 4/5/2021 - Effective ninety days from passage - To Governor 4/8/21 - Approved by Governor 4/15/21 - Chapter 139, Acts, Regular Session, 2021

By Sen. Nelson, Caputo, Phillips, Martin and Lindsay - Providing new graduates of in-state or out-of-state higher educational institution or trade school income tax modification for up to four years (original similar to SB241) - Introduced 3/2/2021 - To Finance

By Sen. Maroney, Stollings, Lindsay and Hamilton - Relating to PEIA in-patient rates (original similar to HB3186) - Introduced 3/2/2021 - To Banking and Insurance then Finance - To Finance 3/23/2021


By Sen. Swope - Prohibiting political subdivisions from enacting means of regulating certain areas of employer-employee relationship and sale or marketing of consumer merchandise - Introduced 3/2/2021 - To Judiciary

By Sen. Hamilton, Woodrum, Plymale, Caputo, Stollings, Grady, Romano, Lindsay and Unger - Allowing foster parents to purchase lifetime hunting,
trapping, and fishing licenses for foster children  - Introduced 3/2/2021 - To Natural Resources then Finance


522. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - Supplemental appropriation from Treasury to Department of Commerce (original similar to HB2899) - Introduced 3/2/2021 - To Finance


524. By Sen. Maynard - Correcting amount of current 911 fee - Introduced 3/2/2021 - To Finance


526. By Sen. Swope - Creating Uniform Worker Classification Act (original similar to SB6) - Introduced 3/2/2021 - To Judiciary

527. By Sen. Swope - Prohibiting political subdivisions from enacting certain ordinances, regulations, local policies, or other legal requirements - Introduced 3/2/2021 - To Judiciary

528. By Sen. Swope, Plymale and Romano - Allowing counties to implement one percent consumers sales tax in certain circumstances - Introduced 3/2/2021 - To Government Organization then Finance


*530. By Sen. Tarr - Establishing causes for revocation, cancellation, or suspension of business registration certificate - Introduced 3/2/2021 - To Judiciary - Com. sub. reported 3/27/2021 - Passed Senate 3/30/2021 - Effective July 1, 2021 - To House 3/31/2021 - To Judiciary

531. By Sen. Tarr - Relating to incomplete, duplicative, or redundant claims for refund - Introduced 3/2/2021 - To Finance - Passed Senate 3/19/2021 - Effective July 1, 2021 - To House 3/22/2021 - To Finance

533. By Sen. Tarr - Allowing limits of business and occupation taxes imposed on sale of automobiles - Introduced 3/2/2021 - To Finance


*535. By Sen. Weld, Stollings, Romano, Lindsay and Hamilton - Relating to rebuttable presumption for certain injuries and diseases from employment as firefighter - Introduced 3/2/2021 - To Banking and Insurance then Finance - Com. sub. reported 3/23/2021 - To Finance 3/23/2021

536. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - Supplemental appropriation of federal moneys to Workforce Investment Act (original similar to HB2898) - Introduced 3/2/2021 - To Finance


538. By Sen. Nelson, Takubo and Tarr - Providing for unitization of interests in drilling units in connection with shallow horizontal oil or gas wells (original similar to HB2853) - Introduced 3/3/2021 - To Energy, Industry, and Mining then Judiciary

539. By Sen. Ihlenfeld, Woelfel, Lindsay, Caputo and Romano - Removing tax exemption for aircraft sold in state that is removed within 60 days of purchase - Introduced 3/3/2021 - To Economic Development then Finance

540. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - Supplemental appropriation from Treasury to PSC (original similar to HB2902) - Introduced 3/3/2021 - To Finance

541. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - Supplemental appropriation from federal moneys to WV State Police (original similar to HB2903) - Introduced 3/3/2021 - To Finance


544. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - Expiring funds to State Board of Education, School Building Authority, School Construction Fund from School Building Authority, Debt Service Fund (original similar to HB2900) - Introduced 3/3/2021 - To Finance

545. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - Supplemental appropriation from federal funds to DHHR, Division of Human Services (original similar to HB2896) - Introduced 3/3/2021 - To Finance

546. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - Expiring funds to balance of Department of Commerce (original similar to HB2897) - Introduced 3/3/2021 - To Finance

547. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - Supplemental appropriation of federal funds to Department of Education, State Board of Education, State Department of Education (original similar to HB2940) - Introduced 3/3/2021 - To Finance

548. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - Supplemental appropriation from Treasury to DHHR, Division of Health, Laboratory Services Fund (original similar to HB2920) - Introduced 3/3/2021 - To Finance

549. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - Supplemental appropriation from Treasury to Department of Revenue, Insurance Commissioner (original similar to HB2941) - Introduced 3/3/2021 - To Finance

*550.** By Sen. Woodrum, Roberts, Romano, Lindsay and Stollings - Providing counties with authority to impose county sales and use tax of up to one percent under certain circumstances - Introduced 3/3/2021 - To Government Organization then Finance - Com. sub. reported 3/24/2021 - To Finance 3/24/2021 - Passed Senate 3/31/2021 - Effective July 1, 2021 - To House 4/1/2021 - To Finance
*551. By Sen. Maroney, Roberts, Rucker and Stollings - Revising forms of living will, medical power of attorney, and combined medical power of attorney and living will - Introduced 3/3/2021 - To Health and Human Resources - Com. sub. reported 3/19/2021 - Passed Senate 3/24/2021 - To House 3/25/2021 - To Health and Human Resources then Judiciary - To House Judiciary 3/31/2021

552. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - Supplemental appropriation of federal funds to DHHR, Division of Human Services (original similar to HB2901) - Introduced 3/3/2021 - To Finance

553. By Sen. Maynard - Removing liability from railroad company in certain instances - Introduced 3/3/2021 - To Judiciary


555. By Sen. Stover, Caputo, Grady, Hamilton, Ihltenfeld, Jeffries, Lindsay, Maroney, Martin, Phillips, Romano, Smith, Stollings, Swope, Sypolt, Takubo, Unger, Weld, Woelfel, Woodrum and Roberts - Creating WV Semiquincentennial Commission and fund (original similar to HB2916) - Introduced 3/3/2021 - To Government Organization

556. By Sen. Stover, Caputo, Grady, Hamilton, Ihltenfeld, Jeffries, Lindsay, Maroney, Martin, Phillips, Romano, Smith, Swope, Sypolt, Unger, Weld, Woelfel and Woodrum - Updating and amending certain Archives and History Commission requirements (original similar to HB2864) - Introduced 3/3/2021 - To Government Organization

557. By Sen. Stover, Caputo, Grady, Hamilton, Ihltenfeld, Jeffries, Lindsay, Maroney, Martin, Phillips, Romano, Smith, Swope, Sypolt, Takubo, Unger, Weld, Woelfel, Woodrum and Beach - Adding Curator of Division of Arts, Culture and History as ex officio voting member to Commission on Arts (original similar to HB2834) - Introduced 3/3/2021 - To Government Organization

558. By Sen. Karnes - Prohibiting certain divisive acts or concepts from schools, state agencies and any groups receiving state funding (original similar to HB2595) - Introduced 3/3/2021 - To Judiciary

559. By Sen. Grady and Lindsay - Providing protection for property owner when someone visiting private cemetery causes damage to property - Introduced 3/4/2021 - To Judiciary

560. By Sen. Rucker - Reallocating certain amount of net terminal income from racetrack video lottery distributed to thoroughbred and greyhound development funds at licensed racetracks of origin (original similar to HB2938) - Introduced 3/4/2021 - To Finance

561. By Sen. Lindsay, Ihltenfeld and Baldwin - Election Security and Access Act of 2021 (original similar to HB2814) - Introduced 3/5/2021 - To Judiciary then Finance

563. By Sen. Rucker and Karnes - Banning certain medical abortions - Introduced 3/5/2021 - To Health and Human Resources then Judiciary


*566. By Sen. Weld - Relating to interpretations of school laws - Introduced 3/5/2021 - To Judiciary - Com. sub. reported 3/15/2021 - Passed Senate 3/18/2021 - To House 3/19/2021 - To Judiciary

567. By Sen. Stollings, Beach, Lindsay, Takubo and Grady - Requiring health benefit plans provide insurance to persons with pre-existing conditions - Introduced 3/5/2021 - To Banking and Insurance then Judiciary

568. By Sen. Azinger and Karnes - Relating to measures Governor may make during state of emergency - Introduced 3/5/2021 - To Government Organization then Judiciary


570. By Sen. Phillips, Martin, Stover, Smith and Karnes - Creating Campus Self-Defense Act (original similar to HB3022) - Introduced 3/5/2021 - To Judiciary

571. By Sen. Baldwin, Lindsay and Woelfel - Providing earned income tax credit against personal income tax - Introduced 3/5/2021 - To Finance


573. By Sen. Smith - Requiring disclaimers on third-party, nongovernment solicitations mailed or otherwise provided to businesses - Introduced 3/5/2021 - To Judiciary

574. By Sen. Hamilton - Relating to prioritizing county and municipality officials for COVID-19 vaccinations - Introduced 3/5/2021 - To Health and Human Resources
By Sen. Baldwin, Beach, Caputo, Jeffries and Lindsay - **Creating tax credit for individuals who complete firearms safety course** - Introduced 3/5/2021 - To Finance

By Sen. Phillips, Woelfel, Grady and Lindsay - **Mandating coverage for medical care of State Police officers injured in line of duty** - Introduced 3/5/2021 - To Government Organization then Finance


By Sen. Ihlenfeld and Lindsay - **Removing requirement of imminent lawless action to prerequisite for crime of intimidation** - Introduced 3/5/2021 - To Judiciary

By Sen. Ihlenfeld, Baldwin, Caputo, Lindsay, Jeffries and Unger - **Establishing WV State Police Loan Forgiveness Program** - Introduced 3/5/2021 - To Government Organization then Finance

By Sen. Ihlenfeld, Lindsay and Jeffries - **Updating WV Governmental Ethics Act** - Introduced 3/5/2021 - To Judiciary

By Sen. Ihlenfeld and Unger - **Relating to online privacy protection for minors** (original similar to HB3161) - Introduced 3/5/2021 - To Judiciary

By Sen. Caputo and Lindsay - **Lowering legal age to sell or deliver wine from 18 to 16** - Introduced 3/5/2021 - To Judiciary

By Sen. Caputo, Beach, Lindsay, Rucker, Ihlenfeld, Woelfel and Unger - **Increasing required medical coverage for autism spectrum disorders** - Introduced 3/5/2021 - To Banking and Insurance then Finance

By Sen. Caputo, Lindsay and Ihlenfeld - **Establishing program to pay monthly allotment to certain veterans** - Introduced 3/5/2021 - To Military then Finance

*By Sen. Beach and Lindsay - **Requiring BOE create and provide course in family and consumer sciences in secondary schools** - Introduced 3/5/2021 - To Education - Com. sub. reported 3/24/2021 - Passed Senate 3/27/2021 - To House 3/29/2021 - To Education - On 2nd reading, House Calendar 4/10/2021

*By Sen. Baldwin, Stollings, Caputo, Lindsay, Ihlenfeld, Jeffries and Romano - **Providing WV veterans discounts on fees and charges at state parks** (original similar to HB3171) - Introduced 3/5/2021 - To Military then Finance - Com. sub. reported 3/18/2021 - 2nd reference dispensed - Passed Senate 3/23/2021 - To House 3/24/2021 - To Finance


589. By Sen. Trump, Lindsay and Rucker - Relating to treatment of persistent symptoms of hypothyroidism - Introduced 3/8/2021 - To Health and Human Resources

*590. By Sen. Woelfel, Baldwin, Caputo, Stollings and Lindsay - Removing restriction preventing medical marijuana from being in edible form - Introduced 3/8/2021 - To Health and Human Resources - Com. sub. reported 3/19/2021 - Passed Senate 3/24/2021 - To House 3/25/2021 - To Health and Human Resources then Judiciary - Motion to discharge committee tabled

591. By Sen. Woelfel, Baldwin, Beach, Caputo, Stollings and Lindsay - Amending penalty of simple possession of marijuana from misdemeanor crime to civil violation - Introduced 3/8/2021 - To Judiciary

592. By Sen. Woelfel, Baldwin, Roberts and Lindsay - Providing for member private, parochial, or church schools to enter into agreements with public schools to permit students to participate in athletic event or other extracurricular activities - Introduced 3/8/2021 - To Education then Finance

593. By Sen. Caputo and Lindsay - Requiring certain movie theaters to provide open captioning during certain showings - Introduced 3/8/2021 - To Economic Development then Judiciary

594. - Establishing deferred retirement option program for WV State Police - Introduced 3/8/2021 - To Pensions then Finance

595. By Sen. Rucker and Smith - Prohibiting nonsurgical, chemical abortions in WV - Introduced 3/8/2021 - To Health and Human Resources then Finance

596. By Sen. Romano and Lindsay - Creating Corporate Anti-Subsidy Act - Introduced 3/8/2021 - To Economic Development then Judiciary

597. By Sen. Caputo - Providing caregiver expenses be given to candidates running for office in WV - Introduced 3/8/2021 - To Judiciary

598. By Sen. Plymale, Woelfel, Stollings, Lindsay, Romano and Unger - Creating Youth Mental Health Protection Act (original similar to HB3033) - Introduced 3/8/2021 - To Health and Human Resources then Judiciary
By Sen. Ihlenfeld, Baldwin, Hamilton, Beach, Caputo, Stollings, Woelfel, Maroney, Lindsay, Romano, Grady and Unger - Increasing salaries for WV State Police - Introduced 3/8/2021 - To Government Organization then Finance

By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - Relating to personal income tax reduction (original similar to HB2027) - Introduced 3/9/2021 - To Finance


By Sen. Sypolt, Clements and Swope - Removing residency requirement for Commissioner of Highways (original similar to HB2955) - Introduced 3/9/2021 - To Transportation and Infrastructure

By Sen. Maroney - Authorizing new market entrants to conduct remote sports wagering and remote interactive wagering - Introduced 3/9/2021 - To Finance - Com. sub. reported 3/25/2021 - Referred to Rules on 3rd reading 3/29/2021

By Sen. Lindsay and Romano - Requiring county commissions create districts for towing services - Introduced 3/9/2021 - To Government Organization - Com. sub. reported 3/24/2021 - Passed Senate 3/27/2021 - To House 3/29/2021 - To Judiciary

By Sen. Phillips - Relating to state tax on digital advertisement - Introduced 3/9/2021 - To Finance

By Sen. Stollings - Creating Restroom Access Act - Introduced 3/9/2021 - To Health and Human Resources then Judiciary

By Sen. Nelson, Lindsay and Caputo - Relating generally to payment of salary or wages under Parental Leave Act - Introduced 3/9/2021 - To Government Organization then Finance

By Sen. Phillips, Stollings and Lindsay - Appointing Director of Office of Emergency Medical Services - Introduced 3/9/2021 - To Health and Human Resources then Finance

By Sen. Rucker and Grady - Second Chance at Life Act (original similar to HB2982) - Introduced 3/10/2021 - To Health and Human Resources then Judiciary

By Sen. Baldwin, Ihlenfeld, Woelfel, Stollings, Hamilton, Jeffries, Lindsay, Rucker and Plymale - Providing tuition and fee waivers at state higher education institutions for volunteers who have completed service in AmeriCorps programs in WV - Introduced 3/10/2021 - To Education then Finance - Com. sub. reported 3/19/2021 - 2nd reference dispensed - Passed Senate 3/25/2021 - To House 3/25/2021 - To Education then Finance - To House Finance - On 2nd reading, House Calendar 4/10/2021
611. By Sen. Weld - Establishing state certification process and payment system for certified community behavioral health clinics - Introduced 3/10/2021 - To Health and Human Resources then Finance

612. By Sen. Ihlenfeld, Hamilton, Stollings, Caputo, Baldwin, Lindsay, Romano and Unger - Requiring compensation to certain State Troopers for off-duty time when on standby (original similar to HB2340) - Introduced 3/10/2021 - To Government Organization then Finance


*614. By Sen. Lindsay, Caputo, Hamilton, Trump, Romano, Unger and Grady - Including family court judges in Judges’ Retirement System - Introduced 3/10/2021 - To Judiciary then Finance - Com. sub. reported 3/17/2021 - To Finance 3/17/2021

615. By Sen. Phillips, Smith and Hamilton - Removing specific restrictions on outdoor advertisements (original similar to HB3104) - Introduced 3/10/2021 - To Transportation and Infrastructure


618. By Sen. Azinger - Prohibiting teaching of divisive acts and critical race theory in public schools - Introduced 3/10/2021 - To Education then Judiciary


620. By Sen. Caputo, Ihlenfeld, Lindsay and Jeffries - Repealing WV Workplace Freedom Act - Introduced 3/10/2021 - To Workforce then Judiciary

621. By Sen. Maroney, Grady, Azinger, Lindsay, Plymale, Roberts, Rucker, Stollings, Stover, Takubo, Unger and Woodrum (Originating in Senate Health and Human Resources) - Relating to non-compete covenants between certain health care practitioners - Introduced 3/10/2021 - Referred to Rules on 2nd reading 3/12/2021

*622. By Sen. Trump, Hamilton, Stollings, Woelfel, Lindsay, Ihlenfeld, Caputo and Unger - Increasing compensation for elected county officials - Introduced 3/11/2021 - To Government Organization - Com. sub. reported 3/27/2021 -
Passed Senate 3/31/2021 - Effective July 1, 2021 - To House 4/1/2021 - To Government Organization

623. By Sen. Azinger, Phillips and Rucker - Creating Fetal Heartbeat Act (original similar to SB416) - Introduced 3/11/2021 - To Health and Human Resources then Judiciary

624. By Sen. Phillips - Prohibiting county airport authorities from adopting rules prohibiting possession of firearms in public areas (original similar to HB2597) - Introduced 3/11/2021 - To Judiciary

625. By Sen. Nelson and Phillips - Relating to amortization of annual impacts on funding deficiencies for municipal police or firefighter pension and relief funds (original similar to HB2829) - Introduced 3/11/2021 - To Pensions then Finance


627. By Sen. Weld, Ihlenfeld, Stollings, Lindsay and Unger - Allowing workers’ compensation benefits for first responders diagnosed with PTSD (original similar to HB3107) - Introduced 3/11/2021 - To Banking and Insurance

628. By Sen. Sypolt - Exempting certain vehicles from ad valorem taxation when used for public purpose - Introduced 3/11/2021 - To Finance


631. By Sen. Caputo, Lindsay, Ihlenfeld, Romano and Jeffries - Permitting all registered voters to vote by absentee ballot (original similar to HB2928) - Introduced 3/11/2021 - To Judiciary then Finance


*634. By Sen. Caputo, Stollings, Lindsay, Beach, Baldwin, Romano, Woodrum, Rucker and Woelfel - Requiring training of certain officers for persons with
autism spectrum disorder (original similar to HB2795) - Introduced 3/12/2021 - To Judiciary - Com. sub. reported 3/25/2021 - Passed Senate 3/29/2021 - To House 3/30/2021 - To Judiciary - Passed House 4/7/2021 - To Governor 4/13/21 - Approved by Governor 4/19/21 - Chapter 229, Acts, Regular Session, 2021


637. By Sen. Nelson and Stollings - Removing salt from list and definition of minerals for severance tax purposes (original similar to HB2808) - Introduced 3/12/2021 - To Finance

638. By Sen. Maynard, Smith and Karnes - Allowing “one button” straight party ticket voting - Introduced 3/12/2021 - To Judiciary

639. By Sen. Maynard and Smith - Making elections of all judges and county boards of education partisan - Introduced 3/12/2021 - To Judiciary

640. By Sen. Takubo, Romano, Woelfel, Stollings, Lindsay, Unger, Woodrum and Plymale - Creating Tobacco Cessation Initiative Program Special Revenue Account within State Treasury (original similar to HB2992) - Introduced 3/12/2021 - To Health and Human Resources then Finance - Com. sub. reported 3/24/2021 - To Finance 3/24/2021


643. By Sen. Smith, Stollings and Phillips - Requiring payment of increased costs to volunteer fire departments and EMS units imposed by legislative rules - Introduced 3/15/2021 - To Government Organization then Finance


645. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - Decreasing existing items of appropriation from DHHR, Division of Human Services and Division of Health (original similar to HB3288) - Introduced 3/17/2021 - To Finance

646. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - Supplemental appropriation of federal funds to Department of Homeland Security (original similar to HB3291) - Introduced 3/17/2021 - To Finance

647. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - Supplemental appropriation from Treasury to Law-Enforcement, Safety and Emergency Worker Funeral Expense Payment Fund (original similar to HB3287) - Introduced 3/17/2021 - To Finance

648. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - Supplemental appropriation of federal funds to Child Care and Development (original similar to HB3286) - Introduced 3/17/2021 - To Finance

649. By Sen. Caputo and Romano - Legalizing cannabis production, sales, and adult consumption - Introduced 3/17/2021 - To Judiciary then Finance


652. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - Supplementing and amending various accounts within DHHR (original similar to HB3290) - Introduced 3/17/2021 - To Finance
653. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - Supplemental appropriation from Treasury to Division of Health, Central Office (original similar to HB3292) - Introduced 3/17/2021 - To Finance

654. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - Supplemental appropriation of federal funds to Department of Commerce, Geological and Economic Survey (original similar to HB3289) - Introduced 3/17/2021 - To Finance


661. By Sen. Maynard - Permitting retailers to assume sales or use tax assessed on tangible personal property - Introduced 3/18/2021 - To Finance - Passed Senate with amended title 3/31/2021 - Effective July 1, 2021 - To House 4/1/2021 - To Finance - Passed House 4/9/2021 - Effective July 1, 2021 - To
Governor 4/16/21 - Approved by Governor 4/26/21 - Chapter 254, Acts, Regular Session, 2021

662. By Sen. Nelson, Stollings, Unger, Romano and Ihlenfeld - **Exempting Social Security from personal income tax** - Introduced 3/18/2021 - To Finance

*663. By Sen. Swope and Woodrum - **Providing fee for processing of criminal bonds** - Introduced 3/18/2021 - To Judiciary then Finance - Com. sub. reported 3/25/2021 - To Finance 3/25/2021 - Passed Senate 3/31/2021 - To House 4/1/2021 - To Judiciary then Finance

664. By Sen. Maynard - **Establishing public easement by prescription on private property** - Introduced 3/18/2021 - To Judiciary

665. By Sen. Hamilton, Rucker, Swope, Smith and Lindsay - **Exempting parade participants from motorcycle helmet requirements** - Introduced 3/18/2021 - To Transportation and Infrastructure


669. By Sen. Nelson - **Transferring property located in Union Carbide Corporation Tech Center to City of South Charleston** - Introduced 3/19/2021 - To Economic Development then Education

670. By Sen. Grady - **Requiring managed care organizations to report certain mental health parity information** (original similar to HB3276) - Introduced 3/19/2021 - To Health and Human Resources


672. By Sen. Phillips and Beach - **Requiring Medicaid managed care organizations use open network of laboratory providers** - Introduced 3/19/2021 - To Health and Human Resources

*673. By Sen. Swope - **Relating to venue for bringing civil action or arbitration proceedings under construction contracts** - Introduced 3/19/2021 - To
674. By Sen. Weld, Woelfel and Lindsay - **Clarifying that unpaid restitution does not preclude person from obtaining driver’s license** - Introduced 3/19/2021 - To Judiciary - Passed Senate 3/30/2021 - To House 3/31/2021 - To Judiciary - Passed House 4/9/2021 - To Governor 4/16/21 - Approved by Governor 4/26/21 - Chapter 81, Acts, Regular Session, 2021

675. By Sen. Maynard and Karnes - **Clarifying process for filling vacancies in Legislature** - Introduced 3/19/2021 - To Judiciary

676. By Sen. Maynard - **Requiring off-highway vehicle gas tax be used for state road mapping** - Introduced 3/19/2021 - To Transportation and Infrastructure then Finance


678. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - **Decreasing and increasing appropriations from General Revenue to Executive, Governor’s Office** (original similar to HB3296) - Introduced 3/19/2021 - To Finance

679. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - **Supplemental appropriation from General Revenue to Department of Veterans’ Assistance, Veterans Home** (original similar to HB3297) - Introduced 3/19/2021 - To Finance


681. By Sen. Martin, Karnes and Phillips - **Creating Natural Resources Anti-Commaneering Act** - Introduced 3/22/2021 - To Judiciary

682. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - **Supplemental appropriations to Dept. of Commerce, Dept. of Education, Bureau of Senior Services, and Civil Contingent Fund** (original similar to HB3298) - Introduced 3/22/2021 - To Finance

683. By Sen. Woodrum, Baldwin and Roberts - **Clarifying amount of deputy sheriff annual salary increase** - Introduced 3/22/2021 - To Government Organization then Finance


686. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - Supplemental appropriation to Division of Human Services and Division of Health, Central Office (original similar to HB3295) - Introduced 3/22/2021 - To Finance


688. By Sen. Ihlenfeld, Romano, Lindsay and Woelfel - Mandating extended supervision for defendants convicted of stalking and related felonious acts - Introduced 3/22/2021 - To Judiciary

689. By Sen. Plymale, Jeffries and Stollings - Permitting graduate athletes to participate in interscholastic athletic events during 2021-2022 school year - Introduced 3/22/2021 - To Education

690. By Sen. Romano and Lindsay - Requiring all eligible voters to vote in general election - Introduced 3/22/2021 - To Judiciary


692. By Sen. Takubo, Smith and Lindsay - Prohibiting unlawful discriminatory practices covered by Human Rights Act and Fair Housing Act (original similar to SB252) - Introduced 3/22/2021 - To Judiciary


694. By Sen. Stollings, Jeffries, Romano and Lindsay - Requiring health insurance coverage for persons with diabetes (original similar to HB2708) - Introduced 3/22/2021 - To Banking and Insurance then Finance

*695. By Sen. Rucker - Providing procedures for decreasing or increasing corporate limits by annexation - Introduced 3/22/2021 - To Government Organization - Com. sub. reported 3/27/2021 - Passed Senate 3/31/2021 -
By Sen. Hamilton and Lindsay - Creating mechanism for enforcement of spousal support - Introduced 3/22/2021 - To Judiciary

By Sen. Grady, Jeffries, Romano, Karnes, Unger and Lindsay - Establishing Civil Air Patrol license plate - Introduced 3/22/2021 - To Transportation and Infrastructure

By Sen. Clements - Creating annual adjustment to motor vehicle excise tax - Introduced 3/22/2021 - To Transportation and Infrastructure then Finance

By Sen. Maynard, Karnes and Phillips - Relating to reasonable force in defense of self, real, and personal property - Introduced 3/22/2021 - To Judiciary

By Sen. Maynard and Karnes - Creating WV Monument and Memorial Protection Act of 2021 - Introduced 3/22/2021 - To Judiciary

By Sen. Caputo, Lindsay, Romano and Jeffries - Reestablishing prevailing wage for certain state government contracts (original similar to HB2749) - Introduced 3/22/2021 - To Government Organization then Finance then Rules


By Sen. Maynard and Roberts - Establishing searchable databases for registered corporation and sole proprietorship information - Introduced 3/22/2021 - To Government Organization

By Sen. Maynard - Exempting certain persons from personal income tax - Introduced 3/22/2021 - To Finance

By Sen. Plymale, Stollings, Baldwin, Woelfel, Unger and Lindsay - Creating Multi-Phase Procurement for Broadband Projects Act - Introduced 3/22/2021 - To Government Organization

By Sen. Woelfel, Lindsay and Romano - Computing retirement benefits for certain members of Legislature under WV Public Employees Retirement Act - Introduced 3/22/2021 - To Pensions

By Sen. Maynard - Requiring solid waste authorities provide roll-off dumpster for residents - Introduced 3/22/2021 - To Government Organization
By Sen. Maynard, Stollings, Unger and Romano - Establishing County Cleanup Committee within DNR - Introduced 3/22/2021 - To Government Organization then Finance - To Government Organization

By Sen. Maynard, Karnes and Rucker - Establishing Adventure Travel Recreation Program within DNR - Introduced 3/22/2021 - To Natural Resources then Finance


By Sen. Rucker, Roberts, Azinger, Beach, Boley, Clements, Grady, Plymale, Romano, Stollings, Trump and Unger (Originating in Senate Education) - Relating to school aid formula and minimum student enrollment - Introduced 3/24/2021 - Referred to Finance 3/24/2021 - Com. sub. reported 3/29/2021 - Passed Senate 3/31/2021 - To House 4/1/2021 - To Finance


By Sen. Takubo, Maroney, Grady, Weld, Rucker, Azinger, Stover, Woodrum, Stollings, Plymale, Roberts, Lindsay and Unger (Originating in Senate Health and Human Resources) - Creating Recovery and Hope Act - Introduced 3/26/2021 - Passed Senate 3/30/2021 - To House 3/31/2021 - To Health and Human Resources


719. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - Supplemental appropriation from State Fund, General Revenue to WV State Police (original similar to HB3314) - Introduced 3/30/2021 - To Finance

720. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - Supplemental appropriation from State Road Fund to DMV (original similar to HB3313) - Introduced 3/30/2021 - To Finance

721. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - Supplemental appropriation to Oil and Gas Reclamation Fund (original similar to HB3315) - Introduced 3/30/2021 - To Finance

722. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - Supplemental appropriation to WV Commuter Rail Access Fund from Insurance Commission Fund (original similar to HB3317) - Introduced 4/5/2021 - To Finance

ALL SENATE JOINT RESOLUTIONS OFFERED


2. By Sen. Sypolt, Plymale, Woelfel, Jeffries, Lindsay, Unger, Stollings, Romano and Smith - Homestead Exemption Increase Amendment - Introduced 2/10/2021 - To Judiciary then Finance

3. By Sen. Sypolt, Stollings and Maroney - Protection of Electronic Communication and Data Amendment - Introduced 2/10/2021 - To Judiciary then Finance

4. By Sen. Trump and Roberts - Incorporation of Churches or Religious Denominations Amendment - Introduced 2/10/2021 - To Judiciary then
Finance - To Finance 2/12/2021 - Adopted by Senate 3/2/2021 - To House 3/3/2021 - To Judiciary - Amended - Adopted by House 4/7/2021 - House receded and adopted 4/10/2021

5. By Sen. Karnes, Rucker, Clements, Jeffries, Phillips, Romano, Maroney and Unger - **Right to Farm and Ranch Amendment** - Introduced 2/18/2021 - To Judiciary then Finance


*11. By Sen. Weld, Rucker, Baldwin, Karnes, Woelfel, Ihlenfeld, Maroney, Martin, Woodrum, Phillips, Romano, Lindsay, Unger, Nelson and Plymale - **Constitutional Officer Term Limit Amendment** (original similar to HJR21) - Introduced 3/2/2021 - To Judiciary then Finance - Com. sub. reported 3/16/2021 - To Finance 3/16/2021 - Adopted by Senate 3/27/2021 - To House 3/29/2021 - To Judiciary - On 3rd reading with right to amend, House Calendar 4/10/2021 - Motion to place on special calendar tabled - On 3rd reading with right to amend, House Calendar 4/10/2021

**ALL SENATE CONCURRENT RESOLUTIONS OFFERED**

1. By Sen. Blair (Mr. President), Takubo and Baldwin - **Adopting joint rules of Senate and House of Delegates** - Introduced 1/13/2021 - Committee reference dispensed - Adopted by Senate 1/13/2021 - To House 1/13/2021 - Reference dispensed - Adopted by House 1/13/2021
2. By Sen. Blair (Mr. President), Tarr and Baldwin - Authorizing payment of expenses of 85th Legislature - Introduced 1/13/2021 - Committee reference dispensed - Adopted by Senate 1/13/2021 - To House 1/13/2021 - Reference dispensed - Adopted by House 1/13/2021


7. By Sen. Maynard, Stollings, Phillips, Woelfel, Unger, Jeffries and Lindsay - Ira “Noon” Copley and Marie Copley Memorial Bridge - Introduced 2/19/2021 - To Transportation and Infrastructure


11. By Sen. Tarr, Grady, Lindsay and Jeffries - Darrell Chester Stone, Jr., Memorial Bridge - Introduced 3/2/2021 - To Transportation and Infrastructure
12. By Sen. Smith, Karnes, Phillips, Sypolt and Maroney - **Applying to Congress to call convention to propose amendments allowing state legislatures to pass legislation overriding certain restrictive federal laws** (original similar to HCR5) - Introduced 3/4/2021 - To Judiciary


16. By Sen. Stollings and Phillips - **USMC Corporal Roger Lee Boothe Memorial Road** - Introduced 3/8/2021 - To Transportation and Infrastructure - Adopted by Senate 3/18/2021 - To House 3/19/2021 - To Technology and Infrastructure then Rules - To House Rules 4/1/2021


18. By Sen. Maynard, Lindsay, Unger and Jeffries - **Curtis “Pap” and Millie “Mammie” Asbury Memorial Bridge** - Introduced 3/8/2021 - To Transportation and Infrastructure - Adopted by Senate 4/1/2021 - To House 4/2/2021 - To Rules - To House Rules 4/2/2021


22. By Sen. Roberts - **Raymond Jarrell, Jr., Memorial Road** - Introduced 3/10/2021 - To Transportation and Infrastructure


24. By Sen. Martin, Romano, Unger, Jeffries and Lindsay - **US Navy S1 Paul McCue Bridge** - Introduced 3/11/2021 - To Transportation and Infrastructure

25. By Sen. Baldwin, Woodrum, Stollings, Woelfel, Unger, Jeffries and Lindsay - **McClintic Family Bridge** - Introduced 3/12/2021 - To Transportation and Infrastructure

26. By Sen. Smith, Jeffries and Lindsay - **US Army TEC5 William “Bill” Thurman King Memorial Bridge** - Introduced 3/15/2021 - To Transportation and Infrastructure

27. By Sen. Romano, Nelson, Lindsay, Martin, Caputo, Stollings, Beach, Unger and Jeffries - **Walker Brothers Veterans Memorial Bridge** - Introduced 3/16/2021 - To Transportation and Infrastructure - Adopted by Senate 4/1/2021 - To House 4/2/2021 - To Rules - To House Rules 4/2/2021


29. By Sen. Romano, Martin, Unger, Jeffries and Lindsay - **USMC CPL Harry Edward Dean, Jr., Memorial Bridge** - Introduced 3/18/2021 - To Transportation and Infrastructure


31. By Sen. Romano, Martin, Caputo, Unger, Jeffries and Lindsay - **Frye Brothers Veteran Memorial Bridge** - Introduced 3/18/2021 - To Transportation and Infrastructure - Adopted by Senate 4/1/2021 - To House 4/2/2021 - To Rules - To House Rules 4/2/2021

32. By Sen. Romano, Martin, Caputo, Unger, Jeffries and Lindsay - **Cox Brothers Veteran Memorial Bridge** - Introduced 3/18/2021 - To Transportation and Infrastructure - Adopted by Senate 4/1/2021 - To House 4/2/2021 - To Rules - To House Rules 4/2/2021
33. By Sen. Lindsay and Unger - **US Army SGT Lewis M. “Mike” Totten Memorial Road** - Introduced 3/18/2021 - To Transportation and Infrastructure


35. By Sen. Stollings, Phillips, Lindsay, Unger and Jeffries - **US Air Force LT COL Robert J. Hill Memorial Road** - Introduced 3/19/2021 - To Transportation and Infrastructure

36. By Sen. Phillips, Stollings, Lindsay, Unger and Jeffries - **US Army SP4 Warner Ray Osborne Memorial Bridge** - Introduced 3/19/2021 - To Transportation and Infrastructure

37. By Sen. Jeffries, Romano, Lindsay, Stollings and Unger - **Nitro WW I Memorial Bridge** - Introduced 3/19/2021 - To Transportation and Infrastructure - Com. sub. reported 4/1/2021 - Adopted by Senate 4/1/2021 - To House 4/2/2021 - To Rules - To House Rules 4/2/2021

38. By Sen. Romano, Lindsay, Martin, Unger and Jeffries - **USMC SSGT Herbert “Herbie” Barnes Memorial Bridge** - Introduced 3/19/2021 - To Transportation and Infrastructure


40. By Sen. Ihlenfeld, Jeffries, Romano, Lindsay and Unger - **Requesting study on benefits of deferred retirement option program for State Police** - Introduced 3/22/2021 - To Pensions then Rules - To Pensions 3/23/2021


42. By Sen. Weld, Jeffries, Lindsay and Unger - **Firefighter Marvin Layton Hughes Memorial Bridge** - Introduced 3/22/2021 - To Transportation and Infrastructure - Adopted by Senate 3/31/2021 - To House 4/1/2021 - To Rules - To House Rules 4/1/2021


44. By Sen. Romano, Martin, Jeffries, Lindsay and Unger - **Harrison County Veterans Memorial Bridge** - Introduced 3/22/2021 - To Transportation and Infrastructure - Adopted by Senate 4/1/2021 - To House 4/2/2021 - To Rules - To House Rules 4/2/2021

46. By Sen. Sypolt, Jeffries, Smith, Lindsay and Unger - **Stanley W. and Evelyn C. See Memorial Bridge** - Introduced 3/22/2021 - To Transportation and Infrastructure - Adopted by Senate 3/31/2021 - To House 4/1/2021 - To Rules - To House Rules 4/1/2021

47. By Sen. Maynard, Stollings, Lindsay, Unger and Jeffries - **US Navy HM3 Roy Elmer “Doody” Moon Bridge** - Introduced 3/22/2021 - To Transportation and Infrastructure


49. By Sen. Maynard, Baldwin, Lindsay, Unger and Jeffries - **Requesting study on development and expansion of municipal recycling programs** - Introduced 3/22/2021 - To Rules - Adopted by Senate 4/9/2021 - To House 4/10/2021 - To Rules - To House Rules 4/10/2021

*50. By Sen. Hamilton, Romano, Martin, Caputo, Jeffries, Lindsay and Unger - **USMC SGT MAJ Herman H. Brawner Memorial Bridge** - Introduced 3/22/2021 - To Transportation and Infrastructure - Com. sub. reported 3/31/2021 - Adopted by Senate 3/31/2021 - To House 4/1/2021 - To Rules - To House Rules 4/1/2021

51. By Sen. Romano, Martin, Jeffries, Lindsay and Unger - **Henry Preston Hickman Memorial Bridge** - Introduced 3/22/2021 - To Transportation and Infrastructure

52. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - **Providing for issuance of refunding bonds not to exceed $22 million** - Introduced 3/24/2021 - To Finance


58. By Sen. Rucker - Requesting study on possible incentives to county boards of education showing consistent academic growth - Introduced 4/1/2021 - To Education then Rules - To Education 4/2/2021


60. By Sen. Weld, Caputo, Grady, Hamilton, Lindsay, Romano and Smith (Originating in Senate Military) - Requesting study on program for suicide prevention for veterans and active-duty members of armed forces, National Guard, and reserves - Introduced 4/2/2021 - Referred to Rules 4/2/2021 - Adopted by Senate 4/9/2021 - To House 4/10/2021 - To Rules - To House Rules 4/10/2021

61. By Sen. Nelson and Roberts - Requesting study on consolidating county boards of education to provide efficiencies and direct cost savings - Introduced 4/5/2021 - To Education then Rules - To Rules 4/6/2021 - Amended - Adopted by Senate 4/10/2021

62. By Sen. Azinger, Boley, Clements, Grady, Roberts, Romano, Stollings, Tarr, Unger, Weld and Rucker (Originating in Senate Education) - Requesting study on incentives to county boards of education showing consistent academic growth - Introduced 4/5/2021 - Referred to Rules 4/5/2021

63. By Sen. Hamilton, Stover, Grady, Phillips, Rucker, Smith, Sypolt, Woodrum, Jeffries, Stollings and Woelfel (Originating in Senate Natural Resources) - Requesting study on permitting certain groups to hunt, fish, or trap without license - Introduced 4/5/2021 - Referred to Rules 4/5/2021

64. By Sen. Hamilton, Stover, Grady, Phillips, Rucker, Smith, Sypolt, Woodrum, Jeffries, Stollings and Woelfel (Originating in Senate Natural Resources) - Requesting study on regulating bag limits, protecting albino wild game, and
fees for wildlife killed or injured by wind power projects - Introduced 4/5/2021 - Referred to Rules 4/5/2021


71. By Sen. Maynard, Swope, Jeffries, Martin, Smith, Sypolt, Stover and Woodrum (Originating in Senate Government Organization) - Requesting study on prohibiting state to conduct business with entities against Israel - Introduced 4/7/2021 - Referred to Rules 4/7/2021

72. By Sen. Azinger, Beach, Boley, Clements, Grady, Plymale, Roberts, Romano, Stollings, Unger and Rucker (Originating in Senate Education) - Requesting study on summer and non-school-day food programs by county boards of education - Introduced 4/7/2021 - Referred to Rules 4/7/2021 - Adopted by Senate 4/9/2021 - To House 4/10/2021 - To Rules - To House Rules 4/10/2021

By Sen. Azinger, Beach, Blair (Mr. President), Caputo, Grady, Lindsay, Maynard, Phillips, Romano, Rucker, Smith, Stover, Takubo, Weld, Woelfel, Woodrum and Trump (Originating in Senate Judiciary) - Requesting study on reducing criminal activity and increasing online marketplace transparency - Introduced 4/8/2021 - Referred to Rules 4/8/2021 - Adopted by Senate 4/9/2021 - To House 4/10/2021 - To Rules - To House Rules 4/10/2021

By Sen. Azinger, Beach, Blair (Mr. President), Caputo, Grady, Lindsay, Maynard, Phillips, Romano, Rucker, Smith, Stover, Takubo, Weld, Woelfel, Woodrum and Trump (Originating in Senate Judiciary) - Requesting study on coinciding elections of political subdivisions with statewide and federal elections - Introduced 4/8/2021 - Referred to Rules 4/8/2021 - Adopted by Senate 4/9/2021 - To House 4/10/2021 - To Rules - To House Rules 4/10/2021


By Sen. Stollings, Caputo and Baldwin - Requesting study on fiscal impact of elimination or reduction of current tangible property tax - Introduced 4/9/2021 - Committee reference dispensed - Adopted by Senate 4/10/2021 - To House 4/10/2021 - To Rules - To House Rules 4/10/2021

By Sen. Tarr, Sypolt, Baldwin, Boley, Clements, Hamilton, Ihlenfeld, Maroney, Martin, Nelson, Plymale, Roberts, Stollings, Swope, Takubo, Unger and Jeffries (Originating in Senate Finance) - Requesting study on structure of WV business and occupation tax - Introduced 4/10/2021 - Adopted by Senate 4/10/2021

By Sen. Tarr, Sypolt, Baldwin, Boley, Clements, Hamilton, Ihlenfeld, Maroney, Martin, Nelson, Plymale, Roberts, Stollings, Swope, Takubo and Unger (Originating in Senate Finance) - Requesting study on structure of state regulation and statutory construction on gambling entities - Introduced 4/10/2021 - Adopted by Senate 4/12/2021

By Sen. Tarr, Nelson, Maroney, Martin, Roberts, Takubo, Clements, Hamilton, Swope, Boley and Sypolt (Originating in Senate Finance) - Requesting study on moneys spent by state for public broadcasting and other public services -Introduced 4/10/2021 - Adopted by Senate 4/10/2021

By Sen. Stollings, Takubo, Phillips, Plymale, Woelfel and Roberts - Urging Governor develop taskforce to identify and facilitate new economic opportunities in certain areas - Introduced 4/10/2021 - Committee reference dispensed - Adopted by Senate 4/10/2021

ALL SENATE RESOLUTIONS OFFERED

By Sen. Takubo - Adopting rules of Senate - Introduced 1/13/2021 - Committee reference dispensed - Adopted 1/13/2021
2. By Sen. Takubo - Notifying House of Delegates Senate has organized - Introduced 1/13/2021 - Committee reference dispensed - Adopted 1/13/2021

3. By Sen. Takubo - Notifying Governor Legislature has organized - Introduced 1/13/2021 - Committee reference dispensed - Adopted 1/13/2021

4. By Sen. Tarr - Authorizing mailing of journals and bills - Introduced 1/13/2021 - Committee reference dispensed - Adopted 1/13/2021

5. By Sen. Tarr - Authorizing appointment of Senate employees - Introduced 1/13/2021 - Committee reference dispensed - Adopted 1/13/2021


8. By Sen. Stover, Romano, Martin, Roberts, Plymale, Clements, Rucker, Lindsay, Caputo, Hamilton and Karnes - Recognizing 149th anniversary of Glenville State College - Introduced 2/18/2021 - Committee reference dispensed - Adopted 2/19/2021


22. By Sen. Caputo and Beach - **Urging Governor to work with congressional members to save jobs and repurpose former Mylan plant in Morgantown** - Introduced 3/18/2021 - Committee reference dispensed - Adopted 3/19/2021

23. By Sen. Takubo, Rucker, Lindsay, Phillips, Beach, Hamilton and Stollings - **Designating March 2021 as Red Cross Month** - Introduced 3/19/2021 - Committee reference dispensed - Adopted 3/22/2021


31. By Sen. Takubo, Romano, Lindsay, Baldwin and Rucker - Designating March as National Social Work Month - Introduced 3/29/2021 - Committee reference dispensed - Adopted 3/30/2021


37. By Sen. Blair (Mr. President) - Memorializing life of Gilbert Benton “Gib” Miller, Sr - Introduced 4/1/2021 - Committee reference dispensed - Adopted 4/2/2021


39. By Sen. Grady, Tarr, Lindsay, Stollings and Hamilton - Congratulating Miss Pre-Teen USA, 2020, Tiarah Thornton, on her achievements - Introduced 4/2/2021 - Committee reference dispensed - Adopted 4/5/2021


43. By Sen. Maynard - Requesting construction of off-highway vehicle trail to parallel Appalachian Hiking Trail - Introduced 4/6/2021 - Committee reference dispensed - Adopted 4/7/2021


50. By Sen. Takubo - Notifying Governor Legislature is ready to adjourn sine die - Introduced 4/10/2021 - Committee reference dispensed - Adopted 4/11/2021

SENATE BILLS COMMUNICATED TO HOUSE

*1. By Sen. Takubo, Weld, Baldwin, Plymale, Stollings, Jeffries, Woelfel, Roberts, Maroney, Nelson, Romano, Grady, Woodrum and Lindsay - Providing for parity of payment for telehealth services between service in-person and service provided through telehealth platform - Introduced 2/10/2021 - To Health and Human Resources - Com. sub. reported 2/18/2021 - Amended - Passed Senate with amended title 2/23/2021 - To House 2/24/2021 - To Health and Human Resources


*15. By Sen. Rucker, Roberts and Takubo - Relating generally to in-field master’s degree - Introduced 2/10/2021 - To Education then Finance - Com. sub. reported 2/13/2021 - 2nd reference dispensed - Amended - Passed Senate with amended title 2/18/2021 - To House 2/19/2021 - To Education

16. By Sen. Romano, Caputo, Weld, Baldwin, Jeffries, Lindsay, Takubo, Maroney and Hamilton - Providing continued eligibility for developmental disability services to dependents of military members - Introduced 2/10/2021 - To Military then Finance - 2nd reference dispensed - Passed Senate 3/1/2021 - To House 3/2/2021 - To Veterans’ Affairs and Homeland Security then Finance - To House Finance 3/25/2021


39. By Sen. Stollings, Caputo, Baldwin, Jeffries, Lindsay, Romano, Takubo, Phillips, Ihlenfeld, Hamilton and Nelson - Prohibiting insurance coverage from requiring prior authorization for tests to stage cancer - Introduced 2/10/2021 - To Health and Human Resources then Finance - To Finance 2/24/2021 - Passed Senate 3/9/2021 - To House 3/10/2021 - To Health and Human Resources then Judiciary

*53. By Sen. Sypolt and Roberts - Providing person criminally responsible for another’s death may not be involved in burial arrangements - Introduced 2/10/2021 - To Judiciary - Com. sub. reported 2/22/2021 - Amended - Passed Senate with amended title 3/1/2021 - To House 3/2/2021 - To Judiciary

61. By Sen. Sypolt, Jeffries and Hamilton - Expanding Coyote Control Program through voluntary assessment on breeding cows - Introduced 2/10/2021 - To Agriculture and Rural Development then Finance - 2nd reference dispensed -
Amended - Passed Senate 2/23/2021 - To House 2/24/2021 - To Agriculture and Natural Resources then Finance - To House Finance 3/25/2021

*66. By Sen. Sypolt, Hamilton, Stollings, Romano, Woodrum, Swope, Jeffries and Phillips - Creating Voluntary WVU Rifle Team Check-Off Program on hunting and fishing licenses - Introduced 2/10/2021 - To Natural Resources then Finance - Com. sub. reported 2/16/2021 - 2nd reference dispensed - Passed Senate 2/22/2021 - To House 2/23/2021 - To Agriculture and Natural Resources then Finance - To House Finance 3/25/2021


*79. By Sen. Trump and Woelfel - Providing fair mechanism for adjudication of requests for relocation of parent with child - Introduced 2/10/2021 - To Judiciary - Com. sub. reported 2/19/2021 - Passed Senate with amended title 2/24/2021 - To House 2/25/2021 - To Judiciary


140. By Sen. Sypolt - Division of Rehabilitation Services rule relating to Ron Yost Personal Assistance Services Act Board (original similar to HB2426) - Introduced 2/11/2021 - To Judiciary - Passed Senate 2/16/2021 - Effective from passage - To House 2/17/2021 - To Judiciary

*231. By Sen. Takubo, Stollings, Maroney, Lindsay, Caputo, Romano and Woelfel - Relating generally to medical cannabis - Introduced 2/11/2021 - To Judiciary - Com. sub. reported 3/29/2021 - Amended - Passed Senate 3/31/2021 - To House 4/1/2021 - To Health and Human Resources then Judiciary

*244. By Sen. Martin, Nelson and Swope - Making it unlawful for public utility to prohibit customers from hiring contractors to construct, install, or maintain connections to public utility (original similar to HB2090) - Introduced 2/11/2021 - To Transportation and Infrastructure - Com. sub. reported 2/17/2021 - Amended - Passed Senate 2/23/2021 - To House 2/24/2021 - To Technology and Infrastructure then Judiciary

248. By Sen. Maynard - Requiring DHHR collaborate with Workforce Development Board and WV Division of Personnel for purposes of job placement - Introduced 2/12/2021 - To Workforce then Finance - 2nd reference dispensed - Passed Senate 3/2/2021 - To House 3/3/2021 - To Workforce
Development then Government Organization - To House Government Organization 3/25/2021

*293. By Sen. Maynard and Martin - **Clarifying that Economic Development Authority is not authorized to enter into banking contracts without State Treasurer approval** - Introduced 2/13/2021 - To Government Organization - Com. sub. reported 2/17/2021 - Passed Senate 2/22/2021 - To House 2/23/2021 - To Government Organization

*303. By Sen. Maynard - **Creating Local Government Labor and Consumer Marketing Regulatory Limitation Act** (original similar to HB2907) - Introduced 2/17/2021 - To Judiciary - Com. sub. reported 3/9/2021 - Amended - Passed Senate with amended title 3/17/2021 - To House 3/18/2021 - To Judiciary

308. By Sen. Weld, Ihlenfeld and Jeffries - **Modifying requirement that racetrack participate in WV Thoroughbred Development Fund by certain date** - Introduced 2/17/2021 - To Finance - Passed Senate 3/1/2021 - To House 3/2/2021 - To Finance

311. By Sen. Weld - **Relating to acquisition and disposition of property by urban development authority** - Introduced 2/17/2021 - To Economic Development - Passed Senate 3/2/2021 - To House 3/3/2021 - To Political Subdivisions then Judiciary


*321. By Sen. Weld - **Clarifying and updating language regarding Fairmont State alumni license plates** - Introduced 2/17/2021 - To Transportation and Infrastructure - Com. sub. reported 2/24/2021 - Passed Senate 3/1/2021 - To House 3/2/2021 - To Technology and Infrastructure then Judiciary


*339. By Sen. Sypolt, Smith, Woodrum and Rucker - **Expanding types of agricultural operations that are protected from nuisance and other legal actions** - Introduced 2/18/2021 - To Agriculture and Rural Development then Judiciary - Com. sub. reported 2/25/2021 - To Judiciary 2/25/2021 - Com. sub. for com. sub. reported 3/4/2021 - Passed Senate with amended title 3/9/2021 - To House 3/10/2021 - To Agriculture and Natural Resources then Judiciary - To House Judiciary 3/25/2021

*360. By Sen. Stover, Roberts and Ihlenfeld - **Allowing poll workers to work full and half days** - Introduced 2/18/2021 - To Government Organization - Com. sub. reported 3/26/2021 - Passed Senate 3/30/2021 - To House 3/31/2021 - To Government Organization
*370. By Sen. Swope - **Requiring certain documents that contain wage records be considered confidential** - Introduced 2/19/2021 - To Workforce - Com. sub. reported 3/4/2021 - Passed Senate 3/9/2021 - To House 3/10/2021 - To Workforce Development then Judiciary - To House Judiciary 3/25/2021

381. By Sen. Hamilton, Stover, Woodrum, Lindsay, Caputo, Roberts, Clements, Phillips, Woelfel, Stollings, Romano, Beach, Grady and Jeffries - **Creating nonresident three-day fishing license** - Introduced 2/22/2021 - To Natural Resources - Passed Senate 3/5/2021 - To House 3/8/2021 - To Agriculture and Natural Resources then Government Organization - To House Government Organization 3/26/2021


391. By Sen. Maroney, Roberts, Woelfel, Rucker, Grady, Stollings and Romano - **Relating to study of child protective services and foster care workforce** (original similar to HB2620) - Introduced 2/22/2021 - To Health and Human Resources - Passed Senate 3/17/2021 - To House 3/18/2021 - To Health and Human Resources


396. By Sen. Azinger, Caputo, Grady, Karnes, Lindsay, Maynard, Phillips, Romano, Smith, Stover, Weld, Woodrum and Trump (Originating in Senate Judiciary) - **Providing limitations on nuisance actions against fire department or EMS fixed sirens** - Introduced 2/22/2021 - Passed Senate 2/25/2021 - To House 2/26/2021 - To Fire Departments and Emergency Medical Services then Judiciary - To House Judiciary 3/18/2021

*422. By Sen. Trump - **Establishing common law “veil piercing” claims not be used to impose personal liability** - Introduced 2/23/2021 - To Judiciary - Com. sub. reported 3/16/2021 - Passed Senate 3/19/2021 - To House 3/22/2021 - To Judiciary


*474. By Sen. Clements, Swope, Stollings, Roberts, Romano and Plymale - Exempting DOH from Purchasing Division procedures (original similar to HB2673) - Introduced 2/26/2021 - To Transportation and Infrastructure - Com. sub. reported 3/24/2021 - Passed Senate 3/26/2021 - Effective July 1, 2021 - To House 3/26/2021 - To Government Organization

*475. By Sen. Tarr - Dedicating certain fees collected by Division of Labor to General Revenue Fund - Introduced 2/26/2021 - To Finance - Com. sub. reported 3/5/2021 - Passed Senate 3/10/2021 - To House 3/11/2021 - To Finance


*487. By Sen. Swope and Plymale - Updating Division of Purchasing procurement and spending thresholds (original similar to HB2787) - Introduced 3/1/2021 - To Government Organization - Com. sub. reported 3/19/2021 - Passed Senate 3/25/2021 - To House 3/25/2021 - To Government Organization

490. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - Supplemental appropriation from General Revenue to Department of Veterans’ Assistance (original similar to HB2895) - Introduced 3/1/2021 - To Finance - Constitutional rule suspended - Passed Senate 4/2/2021 - Effective from passage - To House 4/5/2021 - To Finance

*500. By Sen. Weld, Lindsay, Clements and Romano - Prohibiting intimidation and retaliation against public officers and employees, jurors, and witnesses - Introduced 3/1/2021 - To Judiciary - Com. sub. reported 3/11/2021 - Passed Senate 3/16/2021 - To House 3/17/2021 - To Judiciary


*508. By Sen. Woodrum - Relating to public records management and preservation (original similar to HB2915) - Introduced 3/1/2021 - To Government Organization - Com. sub. reported 3/26/2021 - Passed Senate 3/30/2021 - To House 3/31/2021 - To Finance

*509. By Sen. Trump - Removing requirement that determination of medical stability be found prior to admission to mental health facility - Introduced 3/1/2021 - To Health and Human Resources - Com. sub. reported 3/17/2021 - Amended - Amended - Amended - Passed Senate with amended title 3/25/2021
- To House 3/26/2021 - To Health and Human Resources then Judiciary - To House Judiciary - On 2nd reading, House Calendar 4/10/2021

*530. By Sen. Tarr - Establishing causes for revocation, cancellation, or suspension of business registration certificate - Introduced 3/2/2021 - To Judiciary - Com. sub. reported 3/27/2021 - Passed Senate 3/30/2021 - Effective July 1, 2021 - To House 3/31/2021 - To Judiciary

531. By Sen. Tarr - Relating to incomplete, duplicative, or redundant claims for refund - Introduced 3/2/2021 - To Finance - Passed Senate 3/19/2021 - Effective July 1, 2021 - To House 3/22/2021 - To Finance


*550. By Sen. Woodrum, Roberts, Romano, Lindsay and Stollings - Providing counties with authority to impose county sales and use tax of up to one percent under certain circumstances - Introduced 3/3/2021 - To Government Organization then Finance - Com. sub. reported 3/24/2021 - To Finance 3/24/2021 - Passed Senate 3/31/2021 - Effective July 1, 2021 - To House 4/1/2021 - To Finance

*551. By Sen. Maroney, Roberts, Rucker and Stollings - Revising forms of living will, medical power of attorney, and combined medical power of attorney and living will - Introduced 3/3/2021 - To Health and Human Resources - Com. sub. reported 3/19/2021 - Passed Senate 3/24/2021 - To House 3/25/2021 - To Health and Human Resources then Judiciary - To House Judiciary 3/31/2021


*566. By Sen. Weld - Relating to interpretations of school laws - Introduced 3/5/2021 - To Judiciary - Com. sub. reported 3/15/2021 - Passed Senate 3/18/2021 - To House 3/19/2021 - To Judiciary


*586. By Sen. Baldwin, Stollings, Caputo, Lindsay, Ihlenfeld, Jeffries and Romano - Providing WV veterans discounts on fees and charges at state parks (original similar to HB3171) - Introduced 3/5/2021 - To Military then Finance -

*590. By Sen. Woelfel, Baldwin, Caputo, Stollings and Lindsay - Removing restriction preventing medical marijuana from being in edible form -Introduced 3/8/2021 - To Health and Human Resources - Com. sub. reported 3/19/2021 - Passed Senate 3/24/2021 - To House 3/25/2021 - To Health and Human Resources then Judiciary - Motion to discharge committee tabled


*610. By Sen. Baldwin, Ihlenfeld, Woelfel, Stollings, Hamilton, Jeffries, Lindsay, Rucker and Plymale - Providing tuition and fee waivers at state higher education institutions for volunteers who have completed service in AmeriCorps programs in WV - Introduced 3/10/2021 - To Education then Finance - Com. sub. reported 3/19/2021 - 2nd reference dispensed - Passed Senate 3/25/2021 - To House 3/25/2021 - To Education then Finance - To House Finance - On 2nd reading, House Calendar 4/10/2021


*663. By Sen. Swope and Woodrum - Providing fee for processing of criminal bonds - Introduced 3/18/2021 - To Judiciary then Finance - Com. sub. reported 3/25/2021 - To Finance 3/25/2021 - Passed Senate 3/31/2021 - To House 4/1/2021 - To Judiciary then Finance

710. By Sen. Rucker, Roberts, Azinger, Beach, Boley, Clements, Grady, Romano, Stollings, Trump, Unger and Weld (Originating in Senate Education) - Requiring impact statement in certain instances of school closing or


SENATE JOINT RESOLUTIONS COMMUNICATED TO HOUSE


*11. By Sen. Weld, Rucker, Baldwin, Karnes, Woelfel, Ihlenfeld, Maroney, Martin, Woodrum, Phillips, Romano, Lindsay, Unger, Nelson and Plymale - Constitutional Officer Term Limit Amendment (original similar to HJR21) - Introduced 3/2/2021 - To Judiciary then Finance - Com. sub. reported 3/16/2021 - To Finance 3/16/2021 - Adopted by Senate 3/27/2021 - To House 3/29/2021 - To Judiciary - On 3rd reading with right to amend, House Calendar 4/10/2021 - Motion to place on special calendar tabled - On 3rd reading with right to amend, House Calendar 4/10/2021
SENATE CONCURRENT RESOLUTIONS
COMMUNICATED TO HOUSE


27. By Sen. Romano, Nelson, Lindsay, Martin, Caputo, Stollings, Beach, Unger and Jeffries - **Walker Brothers Veterans Memorial Bridge** - Introduced 3/16/2021 - To Transportation and Infrastructure - Adopted by Senate 4/1/2021 - To House 4/2/2021 - To Rules - To House Rules 4/2/2021


31. By Sen. Romano, Martin, Caputo, Unger, Jeffries and Lindsay - **Frye Brothers Veteran Memorial Bridge** - Introduced 3/18/2021 - To Transportation and Infrastructure - Adopted by Senate 4/1/2021 - To House 4/2/2021 - To Rules - To House Rules 4/2/2021

32. By Sen. Romano, Martin, Caputo, Unger, Jeffries and Lindsay - **Cox Brothers Veteran Memorial Bridge** - Introduced 3/18/2021 - To Transportation and Infrastructure - Adopted by Senate 4/1/2021 - To House 4/2/2021 - To Rules - To House Rules 4/2/2021


*37. By Sen. Jeffries, Romano, Lindsay, Stollings and Unger - **Nitro WW I Memorial Bridge** - Introduced 3/19/2021 - To Transportation and Infrastructure - Com. sub. reported 4/1/2021 - Adopted by Senate 4/1/2021 - To House 4/2/2021 - To Rules - To House Rules 4/2/2021


42. By Sen. Weld, Jeffries, Lindsay and Unger - **Firefighter Marvin Layton Hughes Memorial Bridge** - Introduced 3/22/2021 - To Transportation and Infrastructure - Adopted by Senate 3/31/2021 - To House 4/1/2021 - To Rules - To House Rules 4/1/2021


44. By Sen. Romano, Martin, Jeffries, Lindsay and Unger - **Harrison County Veterans Memorial Bridge** - Introduced 3/22/2021 - To Transportation and
Infrastructure - Adopted by Senate 4/1/2021 - To House 4/2/2021 - To Rules - To House Rules 4/2/2021


49. By Sen. Maynard, Baldwin, Lindsay, Unger and Jeffries - Requesting study on development and expansion of municipal recycling programs - Introduced 3/22/2021 - To Rules - Adopted by Senate 4/9/2021 - To House 4/10/2021 - To Rules - To House Rules 4/10/2021

*50. By Sen. Hamilton, Romano, Martin, Caputo, Jeffries, Lindsay and Unger - USMC SGT MAJ Herman H. Brawner Memorial Bridge - Introduced 3/22/2021 - To Transportation and Infrastructure - Com. sub. reported 3/31/2021 - Adopted by Senate 3/31/2021 - To House 4/1/2021 - To Rules - To House Rules 4/1/2021


60. By Sen. Weld, Caputo, Grady, Hamilton, Lindsay, Romano and Smith (Originating in Senate Military) - Requesting study on program for suicide prevention for veterans and active-duty members of armed forces, National Guard, and reserves - Introduced 4/2/2021 - Referred to Rules 4/2/2021 -
Adopted by Senate 4/9/2021 - To House 4/10/2021 - To Rules - To House Rules 4/10/2021


72. By Sen. Azinger, Beach, Boley, Clements, Grady, Plymale, Roberts, Romano, Stollings, Unger and Rucker (Originating in Senate Education) - **Requesting study on summer and non-school-day food programs by county boards of education** - Introduced 4/7/2021 - Referred to Rules 4/7/2021 - Adopted by Senate 4/9/2021 - To House 4/10/2021 - To Rules - To House Rules 4/10/2021

By Sen. Azinger, Beach, Blair (Mr. President), Caputo, Grady, Lindsay, Maynard, Phillips, Romano, Rucker, Smith, Stover, Takubo, Weld, Woelfel, Woodrum and Trump (Originating in Senate Judiciary) - Requesting study on coinciding elections of political subdivisions with statewide and federal elections - Introduced 4/8/2021 - Referred to Rules 4/8/2021 - Adopted by Senate 4/9/2021 - To House 4/10/2021 - To Rules - To House Rules 4/10/2021


By Sen. Stollings, Caputo and Baldwin - Requesting study on fiscal impact of elimination or reduction of current tangible property tax - Introduced 4/9/2021 - Committee reference dispensed - Adopted by Senate 4/10/2021 - To House 4/10/2021 - To Rules - To House Rules 4/10/2021

By Sen. Tarr, Sypolt, Baldwin, Boley, Clements, Hamilton, Ihlenfeld, Maroney, Martin, Nelson, Plymale, Roberts, Stollings, Swope, Takubo, Unger and Jeffries (Originating in Senate Finance) - Requesting study on structure of WV business and occupation tax - Introduced 4/10/2021 - Adopted by Senate 4/10/2021

By Sen. Tarr, Sypolt, Baldwin, Boley, Clements, Hamilton, Ihlenfeld, Maroney, Martin, Nelson, Plymale, Roberts, Stollings, Swope, Takubo and Unger (Originating in Senate Finance) - Requesting study on structure of state regulation and statutory construction on gambling entities - Introduced 4/10/2021 - Adopted by Senate 4/12/2021

By Sen. Tarr, Nelson, Maroney, Martin, Roberts, Takubo, Clements, Hamilton, Swope, Boley and Sypolt (Originating in Senate Finance) - Requesting study on moneys spent by state for public broadcasting and other public services - Introduced 4/10/2021 - Adopted by Senate 4/10/2021

By Sen. Stollings, Takubo, Phillips, Plymale, Woelfel and Roberts - Urging Governor develop taskforce to identify and facilitate new economic opportunities in certain areas - Introduced 4/10/2021 - Committee reference dispensed - Adopted by Senate 4/10/2021


*2002. By Del. Linville, Capito, Holstein, Ferrell, Miller, Riley, Barnhart, Sypolt, Statler, Rowan and Reed - Relating to Broadband - Introduced 2/10/2021 - To Judiciary - Read 1st to Technology and Infrastructure 2/17/2021 - Amended


*2007. By Del. Espinosa, Foster, Horst, Hamrick, Howell, Miller, Steele, Holstein, Clark, Keaton and Burkhammer - Provide for occupational licenses or other authorization to practice by recognition for qualified applicants from other states (original similar to SB269) - Introduced 2/10/2021 - To Government Organization - Amended - Passed House 2/18/2021 - To Senate 2/19/2021 - To Government Organization then Judiciary - To Government Organization 2/19/2021 - To Judiciary 3/22/2021


2019. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - \textit{Elevating Economic Development and Tourism Departments} (original similar to SB274) - Introduced 2/12/2021 - To Government Organization - Passed House 2/17/2021 - To Senate 2/18/2021 - To Finance - Passed Senate 2/26/2021 - To Governor 3/2/21 - Approved by Governor 3/8/21 - Chapter 144, Acts, Regular Session, 2021

*2022. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - \textit{Budget Bill, making appropriations of public money out of the treasury in}
accordance with section fifty-one, article six of the Constitution - Introduced 2/10/2021 - To Finance - Passed House 4/2/2021 - Effective from passage - To Senate 4/5/2021 - Committee reference dispensed - Amended - Passed Senate 4/7/2021 - Effective from passage - House concurred in Senate amend with amend, passed bill 4/9/2021 - Effective from passage - Senate concurred in House amendments and passed bill 4/10/2021 - Effective from passage - To Governor 4/14/21 - Approved by Governor 4/15/21 - Chapter 11, Acts, Regular Session, 2021

*2024. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - Expand use of telemedicine to all medical personnel (original similar to SB273) - Introduced 2/12/2021 - To Health and Human Resources - Amended - Passed House 3/3/2021 - To Senate 3/9/2021 - To Health and Human Resources - Amended - Passed Senate with amended title 3/22/2021 - Effective from passage - House concurred in Senate amend with amend, passed bill 3/26/2021 - Effective from passage - Senate concurred in House amendments and passed bill 3/30/2021 - Effective from passage - To Governor 4/5/21 - Approved by Governor 4/9/21 - Chapter 218, Acts, Regular Session, 2021

*2025. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - Provide liquor, wine, and beer licensees with some new concepts developed during the State of Emergency utilizing new technology to provide greater freedom to operate in a safe and responsible manner (original similar to SB299) - Introduced 2/16/2021 - To Government Organization - Amended - Passed House 3/3/2021 - Title amended - Effective from passage - To Senate 3/5/2021 - To Judiciary - Amended - Amended - Passed Senate with amended title 4/10/2021 - Effective from passage - House concurred in Senate amendment with amendment 4/10/2021 - Passed House 4/10/2021 - Effect May 10, 2021 - Senate concurred in House amendments and passed bill 4/10/2021 - Effective May 10, 2021 - To Governor 4/22/21 - Approved by Governor 4/28/21 - Chapter 9, Acts, Regular Session, 2021

*2026. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - Relating to the modernization of the collection of income taxes by adopting uniform provisions relating to the mobile workforce (original similar to SB373) - Introduced 2/22/2021 - To Finance - Passed House 3/22/2021 - To Senate 3/23/2021 - To Finance - Passed Senate 3/30/2021 - To Governor 4/5/21 - Approved by Governor 4/9/21 - Chapter 257, Acts, Regular Session, 2021


*2095. By Del. Graves, Rowe, Thompson, Haynes, Zukoff and Kimble - Providing increased protections for the welfare of domestic animals - Introduced 2/10/2021 - To Judiciary - Amended - Passed House 3/31/2021 - To Senate 4/1/2021 - To Government Organization then Judiciary - To Government Organization 4/1/2021


2184. By Del. Rohrbach and Pack, L. - Increasing the penalties for exposure of governmental representatives to fentanyl or any other harmful drug - Introduced 2/10/2021 - To Judiciary - Passed House 2/24/2021 - To Senate 2/25/2021 - To Judiciary


*2221. By Del. Westfall, Espinosa, Jeffries, D., Williams, Pack, L., Hott, Capito, Pritt, Keaton, Barnhart and Reed - Relating to the establishment of an insurance innovation process - Introduced 2/10/2021 - To Banking and Insurance then Judiciary - To House Judiciary 2/19/2021 - Passed House 3/8/2021 - To Senate 3/9/2021 - To Banking and Insurance then Judiciary - To Banking and Insurance


*2264. By Del. Pack, J., Rohrbach, Summers, Rowan, Longanacre, Ward, G., Forsht and Smith - **Hospital exemptions from certificate of need** - Introduced 2/10/2021 - To Health and Human Resources - Passed House 2/16/2021 - Effective from passage - To Senate 2/17/2021 - To Health and Human Resources


*2325. By Del. Foster - Removing the requirement of continuing education for barbers and cosmetologists - Introduced 2/12/2021 - To Government Organization - Passed House 2/19/2021 - To Senate 2/22/2021 - To Government Organization


*2358. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - Updating meaning of federal adjusted gross income and certain other terms used in West Virginia Personal Income Tax Act (original similar to SB276) - Introduced 2/12/2021 - To Finance - Passed House 2/15/2021 - Effective from passage - To Senate 2/16/2021 - To Finance - Constitutional rule suspended -
2359. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - Updating the meaning of federal taxable income and certain other terms used in the West Virginia Corporation Net Income Tax Act (original similar to SB271) - Introduced 2/12/2021 - To Finance - Passed House 2/15/2021 - Effective from passage - To Senate 2/16/2021 - To Finance - Constitutional rule suspended - Passed Senate 2/18/2021 - Effective from passage - To Governor 2/23/21 - Approved by Governor 2/24/21 - Chapter 258, Acts, Regular Session, 2021


2366. By Del. Foster, Espinosa, Steele, Graves, Martin and Hardy - Requiring agencies who have approved a proposed rule that affects fees or other special revenues to provide to the committee a fiscal note - Introduced 2/13/2021 - To Government Organization - Passed House 2/19/2021 - To Senate 2/22/2021 - To Government Organization - Passed Senate 4/5/2021 - To Governor 4/14/21 - Approved by Governor 4/19/21 - Chapter 145, Acts, Regular Session, 2021


2379. By Del. Westfall, Queen and Hott - **Make criminal invasion of privacy a felony** - Introduced 2/13/2021 - To Judiciary - Passed House 3/16/2021 - To Senate 3/17/2021 - To Judiciary - Amended - Passed Senate with amended title 4/9/2021 - House refused to concur and requested Senate to recede 4/10/2021

*2382. By Del. Foster - **Authorizing the Department of Environmental Protection to promulgate a legislative rule relating to ambient air quality standards** (original similar to SB130) - Introduced 2/13/2021 - To Judiciary - Passed House 3/12/2021 - Effective from passage - To Senate 3/15/2021 - To Judiciary - Passed Senate 3/26/2021 - Effective from passage - To Governor 4/1/21 - Approved by Governor 4/7/21 - Chapter 177, Acts, Regular Session, 2021

*2400. By Del. Foster - **Authorizing the Department of Transportation to promulgate legislative rules** (original similar to SB177) - Introduced 2/13/2021 - To Judiciary - Passed House 3/17/2021 - Effective from passage - To Senate 3/18/2021 - To Judiciary - Amended - Passed Senate with amended title 3/25/2021 - Effective from passage - House concurred in Senate amendment and passed 4/1/2021 - Effective from passage - To Governor 4/7/21 - Approved by Governor 4/15/21 - Chapter 178, Acts, Regular Session, 2021


*2488. By Del. Foster - **Relating to an occupational limited license** - Introduced 2/15/2021 - To Technology and Infrastructure then Judiciary - To House Judiciary 3/18/2021 - Passed House 3/31/2021 - To Senate 4/1/2021 - To Transportation and Infrastructure then Judiciary - To Transportation and Infrastructure 4/1/2021


*2495. By Del. Westfall, Kessinger, Pack, L. and Keaton - **Relating to the filing of asbestos and silica claims** (original similar to SB512) - Introduced 2/15/2021 - To Judiciary - Passed House 3/18/2021 - To Senate 3/19/2021 - To Judiciary -
Passed Senate 3/31/2021 - To Governor 4/7/21 - Approved by Governor 4/15/21
- Chapter 4, Acts, Regular Session, 2021


*2529. By Del. Fast - Prohibiting West Virginia institutions of higher education from discriminating against graduates of private, nonpublic or home schools by requiring them to submit to alternative testing - Introduced 2/15/2021 - To Education - Passed House 2/26/2021 - To Senate 3/1/2021 - To Education - Amended - Passed Senate with amended title 4/5/2021 - House concurred in Senate amend with title amend, passed 4/6/2021 - Senate concurred in House amendments and passed bill 4/7/2021 - To Governor 4/14/21 - Approved by Governor 4/21/21 - Chapter 157, Acts, Regular Session, 2021


2598. By Del. Kelly, J., Anderson, Mandt, Horst, Barnhart, Conley, Cooper, Zatezalo, Queen, Rohrbach and Graves - Altering the definition of an above ground storage tank (original similar to SB405) - Introduced 2/18/2021 - To Energy and Manufacturing - To House Health and Human Resources 2/24/2021 - Passed House 3/10/2021 - Title amended - To Senate 3/12/2021 - To Judiciary

*2616. By Del. Pack, J. and Rohrbach - Amend the reporting to the Governor and the Legislature to have information continuously available on the Office of Health Facility Licensure and Certification’s website - Introduced 2/19/2021 - To Health and Human Resources - Passed House 3/1/2021 - To Senate 3/2/2021 - To Health and Human Resources - Amended - Passed Senate 3/17/2021 - House concurred in Senate amendment and passed 3/19/2021 - To Governor 3/24/21 - Approved by Governor 3/30/21 - Chapter 221, Acts, Regular Session, 2021

*2621. By Del. Steele, Maynard, Skaff, Lovejoy, Statler, Diserio and Kelly, D. - Mandating certification for certain members of fire departments, require certain types of training, allow specialized personnel who are not firefighters to be members of a department, and require the postings of fire department evaluations (original similar to SB471) - Introduced 2/19/2021 - To Fire Departments and Emergency Medical Services then Government Organization - To House Government Organization 2/25/2021 - Passed House 3/5/2021 - To Senate 3/8/2021 - To Government Organization - Passed Senate 3/24/2021 - To Governor 3/30/21 - Approved by Governor 4/5/21 - Chapter 231, Acts, Regular Session, 2021


*2633. By Del. Pack, J., Cooper, Summers, Steele, Hanna, Graves, Phillips, Barnhart, Rohrbach, Ward, G. and Tully - Creating the 2021 Farm Bill (original similar to SB357) - Introduced 2/22/2021 - To Agriculture and Natural Resources then Government Organization - To House Government Organization 3/4/2021 -


*2675. By Del. Criss - Relating to the interest rate for condemnation cases and creating conformity with statutory rates (original similar to SB400) - Introduced 2/23/2021 - To Judiciary - House rejected 3/30/2021

*2682. By Del. Westfall, Hott and Espinosa - Relating to the issuance of license suspensions to insurance producers and insurance adjusters who have failed to meet continuing education requirements (original similar to SB493) - Introduced 2/23/2021 - To Banking and Insurance then Judiciary - To House Judiciary 2/25/2021 - Passed House 3/12/2021 - To Senate 3/15/2021 - Committee reference dispensed - Amended - Passed Senate with amended title 3/18/2021 - Effective July 1, 2021 - House concurred in Senate amendment and passed 3/19/2021 - Effective July 1, 2021 - To Governor 3/24/21 - Approved by Governor 3/30/21 - Chapter 165, Acts, Regular Session, 2021

*2688. By Del. Higginbotham and Pack, L. - Allow county political parties to have building funds in a similar manner that state parties are allowed - Introduced 2/23/2021 - To Judiciary - Passed House 3/15/2021 - To Senate 3/16/2021 - To Judiciary - Passed Senate with amended title 4/10/2021 - House concurred in Senate title amendment 4/10/2021 - Passed House 4/10/2021 - To Governor 4/22/21 - Approved by Governor 4/26/21 - Chapter 107, Acts, Regular Session, 2021

*2694. By Del. Steele, Foster, Summers, Pack, J., Phillips, Jeffries, D., Clark, Sypolt, Maynard, Graves and Howell - Create the 2nd Amendment Preservation Act

*2702. By Del. Capito, Higginbotham and Thompson - To require all public high school students to complete and submit a free application for federal student aid (FAFSA) prior to graduation - Introduced 2/23/2021 - To Education - House rejected 3/25/2021


*2722. By Del. Espinosa, Summers, Kelly, J., Statler, Hansen and Young - Prohibiting the use of class B fire-fighting foam for testing purposes if the foam contains a certain class of fluorinated organic chemicals - Introduced 2/24/2021 - To Fire Departments and Emergency Medical Services then Judiciary - To House Judiciary 3/4/2021 - Passed House 3/11/2021 - To Senate 3/12/2021 - To Government Organization - Passed Senate 4/7/2021 - Effective July 1, 2021 - Senate requests House to concur in changed effective date 4/7/2021 - House concurred in Senate effective date 4/8/2021 - Effective July 1, 2021 - To
*2726. By Del. Capito, Rowe and Pack, L. - **Allowing for the lease of air space above public roads for the safe operation of unmanned aircraft** - Introduced 2/24/2021 - To Technology and Infrastructure then Judiciary - To House Judiciary 3/18/2021 - Amended - Passed House 3/26/2021 - To Senate 3/27/2021 - To Transportation and Infrastructure then Judiciary - To Transportation and Infrastructure 3/27/2021


*2742. By Del. Linville, Wamsley, Espinosa and Rowe - **Providing explicit authority to process an online driver’s license or identification renewal or reissuance when the applicant needs to update the address** - Introduced 2/24/2021 - To Technology and Infrastructure then Government Organization - To House Government Organization 3/5/2021 - Passed House 3/19/2021 - To Senate 3/22/2021 - To Transportation and Infrastructure


*2751. By Del. Westfall and Hott - **Modernize the process for dissolution of municipal corporations in this State** - Introduced 2/24/2021 - To Political Subdivisions then Judiciary - To House Judiciary 3/18/2021 - Passed House 3/31/2021 - To Senate 4/1/2021 - To Judiciary then Finance - To Judiciary 4/1/2021


*2760. By Del. Capito, Queen, Riley, Mandt, Pack, L., Young, Hott and Maynard - **Relating to economic development incentive tax credits** (original similar to SB447) - Introduced 2/25/2021 - To Small Business, Entrepreneurship and


2768. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - Supplementing, amending and increasing an existing item of appropriation from the State Road Fund, to the Department of Transportation, Division of Highways (original similar to SB441) - Introduced 2/25/2021 - To Finance - Passed House 3/30/2021 - Effective from passage - To Senate 3/31/2021 - To Finance - Passed Senate 4/6/2021 - Effective from passage - To Governor 4/14/21 - Approved by Governor 4/15/21 - Chapter 12, Acts, Regular Session, 2021

*2769. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - Supplementing, amending and increasing items of existing appropriation from the State Road Fund to the Department of Transportation, Division of Motor Vehicles (original similar to SB438) - Introduced 2/25/2021 - To Finance - Passed House 3/30/2021 - Effective from passage - To Senate 3/31/2021 - To Finance - Passed Senate 4/6/2021 - Effective from passage - To Governor 4/14/21 - Approved by Governor 4/15/21 - Chapter 13, Acts, Regular Session, 2021

concurred in Senate amend with amend, passed bill 4/7/2021 - Senate amended House amendment and passed 4/10/2021 - Suspend rules to consider amendment - House concurred in Senate amend with amend, passed bill 4/10/2021 - Senate refused to concur in House amendment 4/10/2021


2788. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - Expiring funds to the unappropriated surplus balance from State Excess Lottery Revenue Fund (original similar to SB444) - Introduced 2/26/2021 - To Finance - Passed House 3/12/2021 - Effective from passage - To Senate 3/15/2021 - To Finance - Passed Senate 3/22/2021 - Effective from passage - To Governor 3/26/21 - Approved by Governor 4/1/21 - Chapter 14, Acts, Regular Session, 2021

*2789. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - Supplementing and amending the appropriations to Public Defender Services (original similar to SB449) - Introduced 2/26/2021 - To Finance - Passed House 3/12/2021 - Effective from passage - To Senate 3/15/2021 - To Finance - Passed Senate 3/22/2021 - Effective from passage - To Governor
2790. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - Supplementing, amending, decreasing, and increasing items of existing appropriation to Division of Highways (original similar to SB443) - Introduced 2/26/2021 - To Finance - Passed House 3/30/2021 - Effective from passage - To Senate 3/31/2021 - To Finance - Passed Senate 4/6/2021 - Effective from passage - To Governor 4/14/21 - Approved by Governor 4/15/21 - Chapter 15, Acts, Regular Session, 2021


*2802. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - Supplementing and amending the appropriations of public moneys out of the Treasury from the balance of moneys remaining as an unappropriated surplus balance in the State Fund, General Revenue, to the Department of Homeland Security, Division of Emergency Management (original similar to SB461) - Introduced 3/1/2021 - To Finance - Passed House 3/12/2021 - Effective from passage - To Senate 3/15/2021 - To Finance - Passed Senate 3/22/2021 - Effective from passage - To Governor 3/26/21 - Approved by Governor 4/1/21 - Chapter 17, Acts, Regular Session, 2021

*2803. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - Supplementing and amending the appropriations of public moneys out of the Treasury from the balance of moneys remaining as an unappropriated surplus balance in the State Fund, General Revenue, to the Department of Commerce, Division of Forestry (original similar to SB468) - Introduced 3/1/2021 - To Finance - Passed House 3/12/2021 - Effective from passage - To Senate 3/15/2021 - To Finance - Passed Senate 3/22/2021 - Effective from passage - To Governor 3/26/21 - Approved by Governor 4/1/21 - Chapter 18, Acts, Regular Session, 2021

2804. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - Expiring funds to the unappropriated surplus balance in the State Fund, General Revenue, for the fiscal year ending June 30, 2021 (original similar to SB457) - Introduced 3/1/2021 - To Finance - Passed House 3/12/2021 - Effective from passage - To Senate 3/15/2021 - To Finance - Passed Senate 3/22/2021 - Effective from passage - To Governor 3/26/21 - Approved by Governor 4/1/21 - Chapter 19, Acts, Regular Session, 2021

2808. By Del. Capito, Rowe, Pushkin, Pritt, Young, Pack, L., Barach, Barnhart, Graves and Skaff - Remove salt from list and definition of “mineral” for severance tax purposes (original similar to SB637) - Introduced 3/1/2021 - To Health and Human Resources then Finance - To House Finance 3/12/2021 - Passed House 3/19/2021 - To Senate 3/22/2021 - To Finance - Passed Senate 3/31/2021 - To Governor 4/7/21 - Approved by Governor 4/15/21 - Chapter 264, Acts, Regular Session, 2021


2829. By Del. Storch, Gearheart, Pethtel, Evans, Anderson and Pack, J. - **Providing for the amortization of annual funding deficiencies for municipal police or firefighter pension and relief funds** (original similar to SB625) - Introduced 3/2/2021 - To Pensions and Retirement then Finance - To House Finance 3/11/2021 - Passed House 3/22/2021 - To Senate 3/23/2021 - To Pensions - Passed Senate 4/6/2021 - To Governor 4/14/21 - Approved by Governor 4/21/21 - Chapter 74, Acts, Regular Session, 2021


2834. By Del. Espinosa, Howell, Barrett, Householder and Higginbotham - **Adding the Curator of the West Virginia Division of Arts, Culture and History as an ex officio voting member of the commission** (original similar to SB557) - Introduced 3/2/2021 - To Government Organization - Passed House 3/15/2021 - Title amended - To Senate 3/16/2021 - To Government Organization - Passed Senate 4/7/2021 - To Governor 4/22/21 - Approved by Governor 4/26/21 - Chapter 150, Acts, Regular Session, 2021


*2876. By Del. Westfall, Summers and Bates - Modify the five-year waiting period and 100-person minimum for an association health plan, and to allow new flexibility granted under federal rules - Introduced 3/3/2021 - To Health and Human Resources - Amended - Passed House 3/31/2021 - To Senate 4/1/2021 - To Banking and Insurance


2888. By Del. Higginbotham - Relating to when contentions can be revived based on forensic scientific evidence that was not available at time of conviction - Introduced 3/3/2021 - To Judiciary - Passed House 3/16/2021 - To Senate 3/17/2021 - To Judiciary - Passed Senate 4/2/2021 - To Governor 4/14/21 - Approved by Governor 4/19/21 - Chapter 89, Acts, Regular Session, 2021


2895. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - 
Supplementing and amending the appropriations of public moneys to the 
Department of Veterans' Assistance (original similar to SB490) - Introduced 
3/3/2021 - To Finance - Passed House 4/6/2021 - Effective from passage - 
Committee reference dispensed - Passed Senate 4/10/2021 - Effective from 
passage - To Governor 4/14/21 - Approved by Governor 4/15/21 - Chapter 20, 
Acts, Regular Session, 2021

*2896. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - 
Making a supplementary appropriation to the Department of Health and 
Human Resources, Division of Human Services (original similar to SB545) 
- Introduced 3/3/2021 - To Finance - Passed House 3/18/2021 - Effective from 
passage - To Senate 3/19/2021 - To Finance - Passed Senate 3/26/2021 - 
Effective from passage - To Governor 4/1/21 - Approved by Governor 4/7/21 - 
Chapter 21, Acts, Regular Session, 2021

2897. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - 
Expanding funds to the balance of the Department of Commerce (original 
similar to SB546) - Introduced 3/3/2021 - To Finance - Passed House 3/22/2021 
- Effective from passage - To Senate 3/23/2021 - To Finance - Passed Senate 
3/29/2021 - Effective from passage - To Governor 4/1/21 - Approved by Governor 
4/7/21 - Chapter 22, Acts, Regular Session, 2021

2898. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - 
Making a supplementary appropriation to WorkForce West Virginia – 
Workforce Investment Act (original similar to SB536) - Introduced 3/3/2021 
- To Finance - Passed House 3/18/2021 - Effective from passage - To Senate 
3/19/2021 - To Finance - Amended - Passed Senate 3/26/2021 - Effective from 
passage - House concurred in Senate amendment and passed 4/1/2021 - 
Effective from passage - To Governor 4/7/21 - Approved by Governor 4/15/21 - 
Chapter 23, Acts, Regular Session, 2021

2899. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - 
Making a supplementary appropriation to the Department of Commerce 
(original similar to SB522) - Introduced 3/3/2021 - To Finance - Passed House 
3/22/2021 - Effective from passage - To Senate 3/23/2021 - To Finance - Passed 
Senate 3/29/2021 - Effective from passage - To Governor 4/1/21 - Approved by 
Governor 4/7/21 - Chapter 24, Acts, Regular Session, 2021

2900. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - 
Expanding funds to the balance of the Department of Education – State 
Board of Education – School Building Authority – School Construction 
Fund (original similar to SB544) - Introduced 3/3/2021 - To Finance - Passed 
House 4/6/2021 - Effective from passage - To Senate 4/7/2021 - To Finance 
- Passed Senate 4/10/2021 - Effective from passage - To Governor 4/14/21 - 
Approved by Governor 4/15/21 - Chapter 25, Acts, Regular Session, 2021

2901. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - 
Making a supplementary appropriation to the Department of Health and
Human Resources, Division of Human Services (original similar to SB552) - Introduced 3/3/2021 - To Finance - Passed House 3/18/2021 - Effective from passage - To Senate 3/19/2021 - To Finance - Passed Senate 3/26/2021 - Effective from passage - To Governor 4/1/21 - Approved by Governor 4/7/21 - Chapter 26, Acts, Regular Session, 2021

2903. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - Making a supplementary appropriation to the Department of Homeland Security, West Virginia State Police (original similar to SB541) - Introduced 3/3/2021 - To Finance - Passed House 3/18/2021 - Effective from passage - To Senate 3/19/2021 - To Finance - Passed Senate 3/26/2021 - Effective from passage - To Governor 4/1/21 - Approved by Governor 4/7/21 - Chapter 27, Acts, Regular Session, 2021


2908. By Del. Foster - Relating to disclosure of information by online marketplaces to inform consumers - Introduced 3/4/2021 - To Political Subdivisions then Judiciary - To House Judiciary 3/18/2021 - Passed House 3/31/2021 - To Senate 4/1/2021 - To Judiciary


*2916. By Del. Rowan, Rowe, Steele, Foster, Burkhammer, Espinosa, Linville, Hardy, Young, Skaff and Hornbuckle - Creating the Semiquincentennial Commission for the celebration of the 250th anniversary of the founding of


By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - Making a supplementary appropriation to the Department of Health and Human Resources, Division of Health – Laboratory Services Fund (original similar to SB548) - Introduced 3/5/2021 - To Finance - Passed House 3/22/2021 - Effective from passage - To Senate 3/23/2021 - To Finance - Passed Senate 3/29/2021 - Effective from passage - To Governor 4/1/21 - Approved by Governor 4/7/21 - Chapter 28, Acts, Regular Session, 2021


By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - Making a supplementary appropriation to the Department of Education, State Board of Education – State Department of Education (original similar to SB547) - Introduced 3/5/2021 - To Finance - Passed House 3/18/2021 - Effective from passage - To Senate 3/19/2021 - To Finance - Passed Senate 3/26/2021 - Effective from passage - To Governor 4/1/21 - Approved by Governor 4/7/21 - Chapter 29, Acts, Regular Session, 2021
2941. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - Supplementary appropriation decreasing an existing item and adding a new item of appropriation to the Department of Revenue, Insurance Commissioner (original similar to SB549) - Introduced 3/5/2021 - To Finance - Passed House 3/18/2021 - Effective from passage - To Senate 3/19/2021 - To Finance - Amended - Passed Senate 3/26/2021 - Effective from passage - House concurred in Senate amendment and passed 4/1/2021 - Effective from passage - To Governor 4/7/21 - Approved by Governor 4/15/21 - Chapter 30, Acts, Regular Session, 2021

*2953. By Del. Hardy, Westfall, Jennings, Clark, Linville, Hott, Jeffries, D., Graves, Tully, Storch and Forsht - To clarify that counties can hire fire fighters as paid staff and to modify the existing procedures to include a procedure of public hearing to commission a vote - Introduced 3/5/2021 - To Fire Departments and Emergency Medical Services then Judiciary - To House Judiciary 3/11/2021 - Passed House 3/25/2021 - Title amended - To Senate 3/26/2021 - To Government Organization - Amended - Passed Senate with amended title 4/9/2021 - House concurred in Senate amendment and passed 4/10/2021 - To Governor 4/22/21 - Approved by Governor 4/26/21 - Chapter 77, Acts, Regular Session, 2021


By Del. Smith, Westfall, Steele, Zatezalo, Martin, Cooper, Householder, Ellington, Espinosa, Howell and Pushkin - *Allowing a person to manufacture a stated amount of alcoholic liquor for personal consumption* - Introduced 3/8/2021 - To Judiciary - Passed House 3/15/2021 - Effective from passage - To Senate 3/16/2021 - To Judiciary


By Del. Linville, Maynard, Hardy, Rohrbach, Pritt, Keaton, Riley, Tully, Booth, Thompson and Evans (Originating in House Technology and Infrastructure) - *Relating to gross weight limitations and road restrictions in Greenbrier and*
**Pocahontas Counties** - Introduced 3/10/2021 - To House Judiciary 3/10/2021 - Passed House 3/31/2021 - To Senate 4/1/2021 - To Transportation and Infrastructure then Judiciary - To Transportation and Infrastructure 4/1/2021

*3036. By Del. Steele and Foster - Sunsetting the Board of Sanitarians* - Introduced 3/10/2021 - To Government Organization - Passed House 3/31/2021 - To Senate 4/1/2021 - To Health and Human Resources


*3072. By Del. Steele and Foster - Sunset the Board of Forestry* - Introduced 3/11/2021 - To Government Organization - Amended - Passed House 3/31/2021 - To Senate 4/1/2021 - To Government Organization - Removed from calendar by action of Committee on Rules on 3rd reading

*3074. By Del. Higginbotham, Ellington, Rohrbach and Hornbuckle - Relating to information on organ and tissue donations* - Introduced 3/11/2021 - To Education - Passed House 3/31/2021 - To Senate 4/1/2021 - To Education


3082. By Del. Anderson, Kelly, J. and Espinosa - Stabilizing funding sources for the DEP Division of Air Quality - Introduced 3/12/2021 - To Finance - Passed House 3/30/2021 - Title amended - To Senate 3/31/2021 - To Finance


*3137. By Del. Hardy and Barrett - **To accelerate the conversion of the transfer tax on the privilege of transferring real property from a state excise tax to a county excise tax** - Introduced 3/15/2021 - To Finance - Passed House 3/25/2021 - To Senate 3/26/2021 - To Finance


*3231. By Del. Conley and Riley - **Public Utilities not required to pay interest on security deposits** - Introduced 3/16/2021 - To Judiciary - Passed House 3/25/2021 - To Senate 3/26/2021 - To Judiciary

*3254. By Del. Hanshaw (Mr. Speaker) - **Authorizing members of development authorities to accept federally authorized reimbursement for services which the members rendered on a voluntary basis** - Introduced 3/16/2021 - To Judiciary - Passed House 3/26/2021 - To Senate 3/27/2021 - To Judiciary - Amended - Passed Senate with amended title 4/8/2021 - House concurred in Senate amendment and passed 4/8/2021 - To Governor 4/14/21 - Approved by Governor 4/21/21 - Chapter 78, Acts, Regular Session, 2021

3286. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - **Making a supplementary appropriation to the Division of Human Services – Child Care and Development** (original similar to SB648) - Introduced 3/18/2021 - To Finance - Passed House 3/31/2021 - Effective from passage - To Senate 4/1/2021 - To Finance - Passed Senate 4/8/2021 - Effective from passage - To Governor 4/14/21 - Approved by Governor 4/15/21 - Chapter 31, Acts, Regular Session, 2021

3287. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - **Making a supplementary appropriation to the Department of Homeland Security** (original similar to SB647) - Introduced 3/18/2021 - To Finance - Passed House 3/31/2021 - Effective from passage - To Senate 4/1/2021 - To Finance - Passed Senate 4/8/2021 - Effective from passage - To Governor 4/14/21 - Approved by Governor 4/15/21 - Chapter 32, Acts, Regular Session, 2021

3288. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - **Supplementing and amending appropriations by decreasing and increasing existing items of appropriation in the DHHR** (original similar to SB645) - Introduced 3/18/2021 - To Finance - Passed House 3/31/2021 - Effective from passage - To Senate 4/1/2021 - To Finance - Amended - Passed Senate 4/8/2021 - Effective from passage - House concurred in Senate amend with title amend, passed 4/9/2021 - Effective from passage - Senate concurred in House amendments and passed bill 4/10/2021 - Effective from passage - To Governor 4/14/21 - Approved by Governor 4/15/21 - Chapter 33, Acts, Regular Session, 2021

3289. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - **Supplementary appropriation to the Department of Commerce, Geological and Economic Survey** (original similar to SB654) - Introduced 3/18/2021 - To Finance - Passed House 3/31/2021 - Effective from passage - To Senate 4/1/2021 - To Finance - Passed Senate 4/8/2021 - Effective from passage - To Governor 4/14/21 - Approved by Governor 4/15/21 - Chapter 34, Acts, Regular Session, 2021

3291. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - **Making a supplementary appropriation to the Department of Homeland Security, Division of Administrative Services** (original similar to SB646) - Introduced 3/18/2021 - To Finance - Passed House 3/31/2021 - Effective from passage - To Senate 4/1/2021 - To Finance - Passed Senate 4/8/2021 - Effective from passage - To Governor 4/14/21 - Approved by Governor 4/15/21 - Chapter 35, Acts, Regular Session, 2021

3292. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - **Making a supplementary appropriation to the Department of Health and Human Resources, Division of Health** (original similar to SB653) -


*3295. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - Making a supplemental appropriation to Division of Human Services and Division of Health Central Office (original similar to SB686) - Introduced 3/23/2021 - To Finance - Passed House 3/31/2021 - Effective from passage - To Senate 4/1/2021 - To Finance - Passed Senate 4/8/2021 - Effective from passage - To Governor 4/14/21 - Approved by Governor 4/15/21 - Chapter 37, Acts, Regular Session, 2021

*3297. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - Making a supplemental appropriation to the Department of Veterans' Assistance - Veterans Home (original similar to SB679) - Introduced 3/23/2021 - To Finance - Passed House 3/31/2021 - Effective from passage - To Senate 4/1/2021 - To Finance - Passed Senate 4/8/2021 - Effective from passage - To Governor 4/14/21 - Approved by Governor 4/15/21 - Chapter 38, Acts, Regular Session, 2021

3298. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - Making a supplemental appropriation to Dept. of Commerce, Dept. of Education, Senior Services and Civil Contingent Fund (original similar to SB682) - Introduced 3/23/2021 - To Finance - Passed House 3/30/2021 - Effective from passage - To Senate 3/31/2021 - To Finance - Passed Senate 4/6/2021 - Effective from passage - To Governor 4/14/21 - Approved by Governor 4/15/21 - Chapter 39, Acts, Regular Session, 2021


By Del. Steele (Originating in House Government Organization) - **Establishing a memorial to child labor and child workers who died in the course of employment in this state** - Introduced 3/26/2021 - Passed House 3/31/2021 - To Senate 4/1/2021 - To Workforce then Finance - To Workforce 4/1/2021

By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - **Making supplemental appropriation to the Division of Motor Vehicles** (original similar to SB720) - Introduced 3/31/2021 - To Finance - Passed House 4/6/2021 - Effective from passage - To Senate 4/7/2021 - To Finance - Passed Senate 4/10/2021 - Effective from passage - To Governor 4/14/21 - Approved by Governor 4/15/21 - Chapter 40, Acts, Regular Session, 2021

By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - **Making supplemental appropriation to West Virginia State Police** (original similar to SB719) - Introduced 3/31/2021 - To Finance - Passed House 4/6/2021 - Effective from passage - To Senate 4/7/2021 - To Finance - Passed Senate 4/10/2021 - Effective from passage - To Governor 4/14/21 - Approved by Governor 4/15/21 - Chapter 41, Acts, Regular Session, 2021

By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - **Making supplemental appropriation to Division of Environmental Protection - Oil and Gas Reclamation Fund** (original similar to SB721) - Introduced 3/31/2021 - To Finance - Passed House 4/6/2021 - Effective from passage - To Senate 4/7/2021 - To Finance - Passed Senate 4/10/2021 - Effective from passage - To Governor 4/14/21 - Approved by Governor 4/15/21 - Chapter 42, Acts, Regular Session, 2021


By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - **Making supplementary appropriation to West Virginia Commuter Rail Access Fund** (original similar to SB722) - Introduced 4/5/2021 - To Finance - Passed House 4/9/2021 - Effective from passage

**HOUSE JOINT RESOLUTIONS COMMUNICATED TO SENATE**


**HOUSE CONCURRENT RESOLUTIONS COMMUNICATED TO SENATE**

1. By Del. Hanshaw (Mr. Speaker) - **Raising a Joint Assembly to open and publish election returns** - Introduced 1/13/2021 - Reference dispensed - Adopted by House 1/13/2021 - To Senate 1/13/2021 - Committee reference dispensed - Adopted by Senate 1/13/2021

2. By Del. Hanshaw (Mr. Speaker) - **Providing for an adjournment of the Legislature until February 10, 2021** - Introduced 1/13/2021 - Reference dispensed - Adopted by House 1/13/2021 - To Senate 1/13/2021 - Committee reference dispensed - Adopted by Senate 1/13/2021

3. By Mr. Speaker - **Extending an invitation to His Excellency, the Governor, to deliver an address to the Legislature and raising a Joint Assembly therefor** - Introduced 2/10/2021 - Reference dispensed - Adopted by House 2/10/2021 - To Senate 2/10/2021 - Adopted by Senate 2/10/2021

4. By Del. Linville - **Private First Class Herman Harold Lucas Memorial Bridge** - Introduced 2/11/2021 - To Technology and Infrastructure then Rules - To House Rules 4/1/2021 - Adopted by House 4/5/2021 - To Senate 4/6/2021 - To Transportation and Infrastructure


15. By Del. Pack, J. and Rohrbach (Originating in House Health and Human Resources) - Rare Disease Day - Introduced 2/26/2021 - Reference dispensed - Adopted by House 2/26/2021 - To Senate 3/1/2021 - To Health and Human Resources - To Health and Human Resources 3/1/2021 - Adopted by Senate 4/1/2021


18. By Del. Westfall - Daniel Okey Cunningham Memorial Bridge - Introduced 3/2/2021 - To Technology and Infrastructure then Rules - To House Rules


24. By Del. Howell, Hanshaw (Mr. Speaker), Foster and Westfall - Urging Congress to extend federal tax incentives to participants in Jumpstart Savings programs that are similar to those that are currently provided to participants in College Savings plans, pursuant to 26 U.S.C. §529 - Introduced 3/5/2021 - To Education then Rules - To House Rules 4/1/2021 - Adopted by House 4/6/2021 - Committee reference dispensed - Adopted by Senate 4/8/2021


35. **By Del. Pack, J., Barach, Barnhart, Bates, Dean, Fleischauer, Forsht, Griffith, Jeffries, D., Jennings, Longanacre, Mallow, Miller, Pack, L., Pushkin, Reed, Rohrbach, Rowan, Summers, Tully, Ward, G. and Walker (Originating in House Health and Human Resources) - Requesting the Department of Health and
Human Resources to continuously evaluate the child welfare system -


40. By Del. Linville and Maynard - Guy Maywood Edwards Memorial Bridge -
Introduced 3/11/2021 - To Technology and Infrastructure then Rules - To House Rules 4/1/2021 - Adopted by House 4/5/2021 - To Senate 4/6/2021 - To Transportation and Infrastructure

41. By Del. Pinson, Wamsley, Burkhammer, Linville, Maynard, Higginbotham, Jeffries, D., Keaton and Graves - Halstead Brothers WWII Veterans Memorial Bridge -
- Introduced 3/11/2021 - To Technology and Infrastructure then Rules - To House Rules 4/1/2021 - Adopted by House 4/5/2021 - To Senate 4/6/2021 - To Transportation and Infrastructure

*43. By Del. Toney, Pack, J., Rohrbach, Maynard and Bates - U. S. Army CSM Hugh H. ‘Smokey’ Stover Memorial Road -

44. By Del. Gearheart, Smith, Ellington, Evans, Cooper, Toney, Paynter and Pack, J. - Timothy Wayne Farley Memorial Bridge -
- Introduced 3/11/2021 - To Technology and Infrastructure then Rules - To House Rules 4/1/2021 - Adopted by House 4/5/2021 - To Senate 4/6/2021 - To Transportation and Infrastructure

46. By Del. Linville, Maynard and Jeffries, J. - U. S. Navy BM1 Farris Burton Memorial Bridge -
- Introduced 3/12/2021 - To Technology and Infrastructure then Rules - To House Rules 4/1/2021 - Adopted by House 4/5/2021 - To Senate 4/6/2021 - To Transportation and Infrastructure

47. By Del. Rowe - SP5 Terry Lee McClanahan Memorial Bridge -
- Introduced 3/12/2021 - To Technology and Infrastructure then Rules - To House Rules 4/1/2021 - Adopted by House 4/5/2021 - To Senate 4/6/2021 - To Transportation and Infrastructure

48. By Del. Forsht and Espinosa - To balance the judicial workload and realign the current court systems based on their caseloads -
- Introduced 3/15/2021 - To Rules - Adopted by House 3/25/2021 - To Senate 3/26/2021 - To Judiciary

51. By Del. Cooper, Pack, J. and Longanacre - U.S. Army Private Elmo Davis Memorial Road -
- Introduced 3/16/2021 - To Technology and Infrastructure
then Rules - To House Rules 4/1/2021 - Adopted by House 4/5/2021 - To Senate 4/6/2021 - To Transportation and Infrastructure


56. By Del. Hamrick and Kimble - **Create a resolution urging the FDA not to pass certain rules.** - Introduced 3/16/2021 - To Rules - Adopted by House 3/25/2021 - To Senate 3/26/2021 - To Rules


64. By Del. Forsht, Bruce, Conley, Hardy, Horst, Householder, Kessinger, Longanacre, Mallow, Miller, Reed and Zatezalo - **Deputy Sheriff Scott D. Myers Memorial Bridge** - Introduced 3/22/2021 - To Technology and Infrastructure then Rules - To House Rules 3/25/2021 - To House Technology
and Infrastructure 3/25/2021 - To House Rules 3/25/2021 - Adopted by House 3/29/2021 - To Senate 3/30/2021 - To Transportation and Infrastructure

66. By Del. Rowe, Pushkin, Barach, Capito, Pritt, Young, Pack, L., Jeffries, D., Skaff, Graves and Ferrell - Officer Cassie Johnson - Fallen Heroes Memorial Bridge (original similar to HR8) - Introduced 3/23/2021 - To Technology and Infrastructure then Rules - To House Rules 4/1/2021 - Adopted by House 4/5/2021 - To Senate 4/6/2021 - To Transportation and Infrastructure


68. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - Providing for the issuance of not to exceed $22 million of refunding bonds pursuant to the Safe Roads Amendment of 1996 - Introduced 3/24/2021 - To Finance - Adopted by House 3/26/2021 - To Senate 3/27/2021 - To Finance - Adopted by Senate 4/6/2021

70. By Del. Howell, Hott, Bruce, Reed, Booth, Ferrell, Storch, Mazzocchi, Hamrick, Nestor, Worrell, Smith and Longanacre - Calling for the construction of an licensed Off Highway Vehicle (OHV) vehicle semi-contiguous trail to parallel the Appalachian Hiking Trail on the western side - Introduced 3/24/2021 - To Rules - Adopted by House 3/26/2021 - To Senate 3/27/2021 - To Natural Resources


By Del. Toney, Howell, Hanshaw (Mr. Speaker), Rowan, Higginbotham and Ellington (Originating in House Education) - **Requesting an examination of juvenile proceedings** - Introduced 3/26/2021 - To House Rules 3/26/2021 - Adopted by House 3/31/2021 - To Senate 4/1/2021 - To Health and Human Resources then Rules - To Health and Human Resources 4/1/2021 - To Rules 4/6/2021

*84. By Del. Cooper and Fleischauer (Originating in House Veterans’ Affairs and Homeland Security) - **Requesting the Joint Committee on Government and Finance to study the declining population of military service veterans in West Virginia** - Introduced 4/1/2021 - To House Rules 4/1/2021 - Adopted by House 4/6/2021 - To Senate 4/7/2021 - To Rules - Adopted by Senate 4/9/2021

By Del. Mallow - **World War II Veterans Toothman Brothers Memorial Bridge** (original similar to HCR52) - Introduced 4/1/2021 - To Rules - Adopted by House 4/5/2021 - To Senate 4/6/2021 - To Transportation and Infrastructure


By Del. Howell - **Study resolution regarding Courtesy Patrol submitting billing for reimbursement in certain instances** - Introduced 4/1/2021 - To Rules - Adopted by House 4/5/2021 - To Senate 4/6/2021 - To Rules


By Del. Howell, Espinosa, Kessinger, Hamrick, Paynter, Steele, Martin, Pritt, Hott, Foster and Smith - **Requesting Joint Committee and Government and Finance study the effect losing a Congressional district would have on boards, commissions and others** - Introduced 4/5/2021 - To Government Organization then Rules - To House Rules 4/6/2021 - To Government 4/9/2021


By Del. Pack, J., Barach, Barnhart, Bates, Dean, Ferrell, Fleischauer, Forsht, Griffith, Jeffries, D., Mallow, Miller, Pack, L., Pushkin, Reed, Rohrbach, Rowan, Summers, Ward, G. and Walker (Originating in House Health and Human Resources) - **Requesting the Joint Committee on Government and Finance study childcare in the state of West Virginia** - Introduced 4/5/2021


105. By Del. Summers - **Requesting the Joint Committee on Government and Finance study the current process of involuntary hospitalization, competency, and criminal responsibility of persons charged or convicted of certain crimes** - Introduced 4/8/2021 - To Rules - Adopted by House 4/10/2021

106. By Del. Summers - **Requesting the Joint Committee on Government and Finance study the effect of empowering the West Virginia Sentencing Commission to study the effect of a criminal code rewrite** - Introduced 4/8/2021 - To Rules - Adopted by House 4/10/2021
113. By Del. Hanshaw (Mr. Speaker) - **Extending the regular session of the Legislature, 2021** - Introduced 4/10/2021 - Reference dispensed - Adopted by House 4/10/2021 - Committee reference dispensed - Rejected by Senate 4/10/2021

114. By Del. Hanshaw (Mr. Speaker) - **Providing for an adjournment of the Legislature until May 10, 2021** - Introduced 4/10/2021 - Reference dispensed - Adopted by House 4/10/2021
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645. Decreasing existing items of appropriation from DHHR, Division of Human Services and Division of Health
646. Supplemental appropriation of federal funds to Department of Homeland Security
647. Supplemental appropriation from Treasury to Law-Enforcement, Safety and Emergency Worker Funeral Expense Payment Fund
648. Supplemental appropriation of federal funds to Child Care and Development
652. Supplementing and amending various accounts within DHHR
653. Supplemental appropriation from Treasury to Division of Health, Central Office
654. Supplemental appropriation of federal funds to Department of Commerce, Geological and Economic Survey
678. Decreasing and increasing appropriations from General Revenue to Executive, Governor’s Office
679. Supplemental appropriation from General Revenue to Department of Veterans’ Assistance, Veterans Home
682. Supplemental appropriations to Dept. of Commerce, Dept. of Education, Bureau of Senior Services, and Civil Contingent Fund
686. Supplemental appropriation to Division of Human Services and Division of Health, Central Office
Updating certain definitions and terms used in WV Personal Income Tax Act
Supplemental appropriation from State Fund, General Revenue to WV State Police
Supplemental appropriation from State Road Fund to DMV
Supplemental appropriation to Oil and Gas Reclamation Fund
Supplemental appropriation to WV Commuter Rail Access Fund from Insurance Commission Fund

HEALTH
1. Providing for parity of payment for telehealth services between service in-person and service provided through telehealth platform
12. Relating to local health department accountability
38. Creating WV Black Lung Program
67. Relating to authority of Emergency Medical Services Advisory Council
73. Prohibiting discrimination in access to organ transplants based on physical or mental disability
87. Enacting WV Human Life Protection Act
103. Relating to employment of nurses in public schools
104. Creating Patient Safety and Transparency Act
113. Creating Wholesale Prescription Drug Importation Program
118. Require parental notification of minors being prescribed contraceptives
124. Relating to insulin cost management
224. Creating Emergency Medical Services Personnel Loan Forgiveness Program
231. Relating generally to medical cannabis
255. Relating to wholesale importation of prescription drugs
257. Relating to prohibition on short-term duration health insurance
260. Establishing Minority Health Advisory Team
273. Expanding use of telemedicine to all medical personnel
284. Allowing private schools option of making vaccinations required for enrollment
289. Requiring Medicaid and insurance coverage for treatment of pediatric autoimmune neuropsychiatric disorders
301. Relating to patients’ rights and vaccinations
311. Relating to acquisition and disposition of property by urban development authority
319. Relating to establishing Community Health Equity Initiative Demonstration Project
328. Collecting and analyzing statistical information pertaining to terminating pregnancies under Medicaid Program
334. Establishing license application process for needle exchange programs
341. Requiring participation in athletic or sporting events be based on athlete’s biological gender
349. Limiting DHHR and certain state and local boards of health in gaining access to certain entities
372. Providing greater discretion to WV Board of Medicine to approve graduate clinical training
Relating to county boards of education policies for open enrollment
Relating to drug screening of applicants for cash assistance
Reorganizing Health Care Authority under DHHR and clarifying responsibilities for all-payer claims database
Amending reporting requirements for Office of Health Facility Licensure and Certification’s website
Removing Hepatitis B vaccine from list of compulsory immunizations
Requiring DHHR file petition to terminate parental rights under certain circumstances
Creating Fetal Heartbeat Act
Relating to long-term care and substance abuse treatment
Requiring labeling of potentially harmful ingredients on menstrual products’ packaging
Allowing parents decline required medication administered to newborns
Creating WV Children’s Vision Act
Removing requirement that determination of medical stability be found prior to admission to mental health facility
Revising forms of living will, medical power of attorney, and combined medical power of attorney and living will
Banning certain medical abortions
Requiring health benefit plans provide insurance to persons with pre-existing conditions
Relating to prioritizing county and municipality officials for COVID-19 vaccinations
Relating to treatment of persistent symptoms of hypothyroidism
Removing restriction preventing medical marijuana from being in edible form
Prohibiting nonsurgical, chemical abortions in WV
Creating Youth Mental Health Protection Act
Second Chance at Life Act
Relating to non-compete covenants between certain health care practitioners
Creating Fetal Heartbeat Act
Creating Tobacco Cessation Initiative Program Special Revenue Account within State Treasury
Legalizing cannabis production, sales, and adult consumption
Prohibiting insurance companies from raising rates for policies that allow nursing home care
Creating Psychology Interjurisdictional Compact
Requiring managed care organizations to report certain mental health parity information
Appointing Director of Office of Emergency Medical Services
Updating provisions of Medical Professional Liability Act
Updating provisions of Medical Professional Liability Act
Requiring health insurance coverage for persons with diabetes
Relating to involuntary hospitalization, competency, and criminal responsibility of persons charged or convicted of certain crimes
Relating to physician assistant practice act
Creating Recovery and Hope Act
HUMAN RIGHTS
73. Prohibiting discrimination in access to organ transplants based on physical or mental disability
74. Creating Human Life Non-Discrimination Act
108. Prohibiting racial discrimination based on certain hair textures and hairstyles
109. Prohibiting civil rights violations
230. Prohibiting civil rights violations
251. Creating Living Infants Fairness and Equality Act
252. Relating to unlawful discriminatory practices covered by Human Rights Act and Fair Housing Act
254. Adding definitions of “sexual orientation” and “gender identity” to categories covered by Human Rights Act
333. Establishing WV Freedom of Conscience Protection Act
337. Creating Life at Conception Act of 2021
353. Creating Second Amendment Preservation Act
419. Redefining “firearm” to match federal code
558. Prohibiting certain divisive acts or concepts from schools, state agencies and any groups receiving state funding
593. Requiring certain movie theaters to provide open captioning during certain showings
606. Creating Restroom Access Act
617. Creating Student Journalist Press Freedom Restoration Act
666. Creating Student Journalist Press Freedom Restoration Act
692. Prohibiting unlawful discriminatory practices covered by Human Rights Act and Fair Housing Act

HUMAN SERVICES
13. Protecting rights of conscience for child welfare services providers
16. Providing continued eligibility for developmental disability services to dependents of military members
19. Designating DHHR social workers to promote school attendance and performance
20. Creating litigation practice license for social workers
35. Requiring establishment of paternity before awarding DHHR benefits
52. Relating to payment of attorney fees in subsidized adoptions or guardianships
248. Requiring DHHR collaborate with Workforce Development Board and WV Division of Personnel for purposes of job placement
255. Relating to wholesale importation of prescription drugs
384. Increasing minimum salaries for Bureau for Child Support Enforcement attorneys
414. Requiring DHHR file petition to terminate parental rights under certain circumstances
480. Creating State Employment First Policy for wages of disabled persons
611. Establishing state certification process and payment system for certified community behavioral health clinics
629. Creating Closed Captioning Act
672. Requiring Medicaid managed care organizations use open network of laboratory providers
INSURANCE
22. Relating to surcharge on fire and casualty insurance policies for funding volunteer fire departments
39. Prohibiting insurance coverage from requiring prior authorization for tests to stage cancer
40. Ensuring insurance coverage for residents with preexisting conditions
75. Prohibiting insurance companies from using credit ratings to establish home and auto premiums
83. Regulating pharmacy services administrative organizations
84. Relating to allocation of premiums for employers and employees in PEIA
99. Creating surcharge on fire and casualty insurance policies to help municipalities and counties with certain fire-related cleanup and demolition
233. Relating to insurance coverage for insulin
234. Ensuring coverage for residents with preexisting conditions
249. Creating Health Care Choice Act
256. Prohibiting insurers from denying coverage as result of preexisting condition
257. Relating to prohibition on short-term duration health insurance
259. Authorizing small private employers to buy-in to PEIA
268. Prohibiting insurance discrimination against firearms manufacturers
289. Requiring Medicaid and insurance coverage for treatment of pediatric autoimmune neuropsychiatric disorders
354. Relating to Medicaid reform
395. Expanding PEIA Finance Board membership
398. Limiting eligibility of certain employers to participate in PEIA plans
413. Relating to use of aftermarket crash parts by repair shops
423. Prohibiting abortion coverage in certain qualified health care plans
463. Consolidating position of Inspector General of former Workers’ Compensation Fraud and Abuse Unit and position of Director of Insurance Fraud Unit
493. Issuing license suspensions to insurance producers and adjusters who fail to meet CE requirements
494. Authorizing transfer of moneys from Insurance Commission Fund to Workers’ Compensation Old Fund
516. Relating to PEIA in-patient rates
583. Increasing required medical coverage for autism spectrum disorders
659. Prohibiting insurance companies from raising rates for policies that allow nursing home care
694. Requiring health insurance coverage for persons with diabetes

JUVENILES
118. Require parental notification of minors being prescribed contraceptives
385. Relating to requirements of procurement process in performance-based contracts
388. Creating Office of Quality Assurance and Evaluation within DHHR
391. Relating to study of child protective services and foster care workforce
409. Transferring child welfare enforcement responsibilities to State Police
562. Relating to juvenile competency proceedings
LABOR
44. Creating WV Call Center Jobs Act of 2021
48. Prohibiting employment of unauthorized employees in construction industry
272. Relating to WV Employment Law Worker Classification Act
322. Relating generally to the payment of salary or wages under the Parental Leave Act
363. Relating to certification requirements of crane operators
370. Requiring certain documents that contain wage records be considered confidential
393. Requiring contractors provide county boards of education number of units constructed prior to issuing permit
421. Authorizing Workforce West Virginia to hire at-will employees
435. Requiring county superintendents to authorize certain school principals or administrators at nonpublic schools to issue work permits for enrolled students
501. Continuing and indexing of license and stamp fees
519. Prohibiting political subdivisions from enacting means of regulating certain areas of employer-employee relationship and sale or marketing of consumer merchandise
526. Creating Uniform Worker Classification Act
527. Prohibiting political subdivisions from enacting certain ordinances, regulations, local policies, or other legal requirements
607. Relating generally to payment of salary or wages under Parental Leave Act
620. Repealing WV Workplace Freedom Act
701. Reestablishing prevailing wage for certain state government contracts

LEGAL GAMING
9. Continuing Licensed Racetrack Modernization Fund
10. Modifying racetrack licensing due date
308. Modifying requirement that racetrack participate in WV Thoroughbred Development Fund by certain date
358. Removing prohibition on ATMs located in area where racetrack video lottery machines are located
560. Reallocating certain amount of net terminal income from racetrack video lottery distributed to thoroughbred and greyhound development funds at licensed racetracks of origin
603. Authorizing new market entrants to conduct remote sports wagering and remote interactive wagering

LEGISLATURE
36. Relating to WV Secondary School Activities Commission audits
116. Drug testing of legislators
326. Relating to retirement and pension benefits of certain members of PERS and Teachers Retirement system
332. Providing procedure for WV to select delegates to Article V Convention
Dedicating certain fees collected by Division of Labor to General Revenue Fund

Relating to review of presidential executive orders by Legislature

Establishing Office of Regulatory and Fiscal Affairs under Joint Committee on Government and Finance

Relating to measures Governor may make during state of emergency

Clarifying process for filling vacancies in Legislature

Computing retirement benefits for certain members of Legislature under WV Public Employees Retirement Act

**LEGISLATURE — RULEMAKING**

Authorizing Department of Administration to promulgate legislative rules

State Board of Risk and Insurance Management rule relating to mine subsidence insurance

State Board of Risk and Insurance Management rule relating to public entities insurance program

State Board of Risk and Insurance Management rule relating to procedures for providing written notification of claims of potential liability to state or its employees.

DEP rule relating to ambient air quality standards

DEP rule relating to standards of performance for new stationary sources

DEP rule relating to control of air pollution from combustion of solid waste

DEP rule relating to control of air pollution from municipal solid waste landfills

DEP rule relating to acid rain provisions and permits

DEP rule relating to emission standards for hazardous air pollutants.

DEP rule relating to control of greenhouse gas emissions from existing coal-fired electric utility generating units

DEP rule relating to requirements governing water quality standards

DEP rule relating to hazardous waste management system

DEP rule relating to voluntary remediation and redevelopment rule

Division of Rehabilitation Services rule relating to Ron Yost Personal Assistance Services Act Board

DHHR rule relating to behavioral health centers licensure

DHHR rule relating to hospital licensure

DHHR rule relating to nursing home licensure

DHHR rule relating to lead abatement licensing

DHHR rule relating to emergency medical services

DHHR rule relating to client rights at state-operated mental health facilities

DHHR rule relating to delegation of medication administration and health maintenance tasks to approved medication assistive personnel

DHHR rule relating to public health standards for businesses remaining open during COVID-19 outbreak

DHHR rule relating to diabetes self-management education

DHHR rule relating to WV clearance for access, registry, and employment screening
151. DHHR rule relating to recovery residence certification and accreditation program
152. DHHR rule relating to child placing agencies licensure
153. DHHR rule relating to minimum licensing requirements for residential child care and treatment facilities for children and transitioning adults and vulnerable and transitioning youth group homes and programs in WV
154. DHHR rule relating to procedure to contest substantiation of child abuse or neglect
155. Health Care Authority rule relating to exemption from certificate of need
156. Authorizing Department of Homeland Security to promulgate legislative rules
157. Fire Marshal rule relating to standards for certification and continuing education municipal, county, and other public sector building code officials, building code inspectors, and plans examiners
158. State Emergency Response Commission rule relating to emergency planning and community right to know
159. State Emergency Response Commission rule relating to emergency planning grant program
160. Authorizing Department of Revenue to promulgate legislative rules
161. Alcohol Beverage Control Commission rule relating to distilleries, mini-distilleries, and micro-distilleries
162. Division of Financial Institutions rule relating to Fintech Regulatory Sandbox Program
163. Insurance Commissioner rule relating to fingerprinting requirements for applicants for insurance producer and insurance adjuster license
164. Insurance Commissioner rule relating to insurance adjusters
165. Insurance Commissioner rule relating to credit for reinsurance
166. Insurance Commissioner rule relating to continuing education for individual insurance producers and individual insurance adjusters
167. Insurance Commissioner rule relating to mental health parity
168. Insurance Commissioner rule relating to health benefit plan network access and adequacy
169. Municipal Pensions Oversight Board rule relating to exempt purchasing
170. Racing Commission rule relating to thoroughbred racing
171. Racing Commission rule relating to greyhound racing
172. Racing Commission rule relating to advance deposit account wagering
173. Lottery Commission rule relating to WV lottery interactive wagering rule
174. State Tax Department rule relating to tax credit for providing vehicles to low-income workers
175. State Tax Department rule relating to downstream natural gas manufacturing investment tax credit
176. State Tax Department rule relating to high-wage growth business tax credit
177. DOH rule relating to traffic and safety rules
178. DMV rule relating to examination and issuance of driver’s license
179. DMV rule relating to denial, suspension, revocation, disqualification, restriction, non-renewal, cancellation, administrative appeals, and reinstatement of driving privileges
180. DMV rule relating to compulsory motor vehicle liability insurance
181. DMV rule relating to special purpose vehicles
182. Authorizing miscellaneous agencies and boards to promulgate legislative rules
183. Commissioner of Agriculture rule relating to WV Seed Law
184. Commissioner of Agriculture rule relating to inspection of meat and poultry
185. Commissioner of Agriculture rule relating to poultry litter and manure movement into primary poultry breeder rearing areas
186. Commissioner of Agriculture rule relating to seed certification program
187. Commissioner of Agriculture rule relating to WV exempted dairy farms and milk and milk products processing rules
188. Auditor rule relating to standards for requisitions for payment issued by State Officers on Auditor
189. Board of Funeral Service Examiners rule relating to funeral director, embalmer, apprentice, courtesy card holders, and funeral establishment requirements
190. Board of Funeral Service Examiners rule relating to crematory requirements
191. Board of Funeral Service Examiners rule relating to fee schedule
192. Board of Hearing Aid Dealers rule relating to rule governing the West Virginia Board of Hearing Aid Dealers
193. Board of Landscape Architects rule relating to registration of landscape architects
194. Board of Landscape Architects rule relating to application for waiver of initial licensing fees for certain individuals
195. Livestock Care Standards Board rule relating to livestock care standards
196. Board of Medicine rule relating to registration to practice during declared state of emergency
197. Board of Occupational Therapy rule relating to telehealth practice; requirements, definitions
198. Board of Osteopathic Medicine rule relating to licensing procedures for osteopathic physicians
199. Board of Osteopathic Medicine rule relating to emergency temporary permits to practice during states of emergency or states of preparedness
200. Board of Pharmacy rule relating to licensure and practice of pharmacy
201. Board of Pharmacy rule relating to Uniform Controlled Substances Act
202. Board of Pharmacy rule relating to Board of Pharmacy rules for continuing education for licensure of pharmacists
203. Board of Pharmacy rule relating to licensure of wholesale drug distributors, third-party logistics providers, and manufacturers
204. Board of Pharmacy rule relating to controlled substances monitoring program
205. Board of Pharmacy rule relating to board of pharmacy rules for immunizations administered by pharmacists and pharmacy interns
206. Board of Physical Therapy rule relating to general provisions for physical therapist and physical therapist assistants
207. Board of Physical Therapy rule relating to fees for physical therapist and physical therapist assistants
208. Board of Physical Therapy rule relating to general provisions for athletic trainers
209. Board of Physical Therapy rule relating to fees for athletic trainers
210. Board of Professional Surveyors rule relating to examination and licensing of professional surveyors in WV
211. Real Estate Commission rule relating to licensing real estate brokers, associate brokers, and salespersons and conduct of brokerage business
212. Board of Respiratory Care rule relating to criteria for licensure
213. Secretary of State rule relating to loan and grant programs under the Help America Vote Act for purchase of voting equipment, election systems, software, services, and upgrades
214. Secretary of State rule relating to guidelines and standards for electronic notarization
215. Bureau of Senior Services rule relating to shared table initiative for senior citizens
216. Authorizing Department of Commerce to promulgate legislative rules
217. Division of Labor rule relating to high pressure steam boiler and forced flow steam generator requirements
218. Office of Miners’ Health, Safety, and Training rule relating to rule governing submission and approval of comprehensive mine safety program for coal mining operations in WV.
219. Division of Natural Resources rule relating to Cabwaylingo State Forest trail system two-year pilot program permitting ATVs and ORVs
220. DNR rule relating to defining terms used in all hunting and trapping
221. DNR rule relating to deer hunting rule
222. DNR rule relating to special migratory game bird hunting
223. DNR rule relating to special waterfowl hunting
296. Relating generally to repealing certain rules

LOCAL AND SPECIAL LAWS
669. Transferring property located in Union Carbide Corporation Tech Center to City of South Charleston

MILITARY AND VETERANS
16. Providing continued eligibility for developmental disability services to dependents of military members
307. Relating generally to in-state tuition rates for certain persons
432. Defining term “veteran” relating to veteran-owned businesses
479. Relating to WV veterans service decoration and WV Service Cross
568. Relating to measures Governor may make during state of emergency
584. Establishing program to pay monthly allotment to certain veterans

MOTOR VEHICLES
54. Permitting photo identification on voter registration cards
59. Reporting motor vehicle crashes to owners
64. Allowing certain out-of-state residents ride motorcycle without helmet
69. Creating “Choose Life” special registration plate supporting adoption
71. Adding grievance and appellate procedures for individuals participating in DMV safety and treatment program
77. Allowing certain motorcycle operators to ride without helmet
91. Requiring State Police to follow towing services policies of county of location
94. Repealing additional registration fees for alternative fuel vehicles
102. Allowing disabled veterans and purple heart recipients park free at paid parking of state or its political subdivisions
112. Relating to mobility impairment identifying documents
261. Authorizing Office of Administrative Hearings hear appeals on suspension or revocation of graduated driver’s license
316. Eliminating suspension of driver’s license for failure to pay court fines and costs
321. Clarifying and updating language regarding Fairmont State alumni license plates
325. Repealing article relating to mandatory motor vehicle state inspections
343. Authorizing DMV to process online driver’s license or identification card change of address
345. Expanding alcohol test and lock program to include offenders with drug-related offense
346. Authorizing DMV use electronic means when providing notice for licensees and vehicle owners
356. Allowing for written part of drivers’ exam given in high school drivers’ education course
386. Relating to fees for certain military special registration plates
413. Relating to use of aftermarket crash parts by repair shops
431. Relating to school attendance notification requirements to DMV
433. Authorizing Division of Rehabilitation Services to approve training programs acceptable for training low vision individuals to obtain Class G driver’s license
529. Correcting improper citation relating to DMV registration
565. Relating generally to elections
665. Exempting parade participants from motorcycle helmet requirements
697. Establishing Civil Air Patrol license plate

MUNICIPALITIES
42. Creating Zombie Property Remediation Act of 2021
55. Allowing municipalities to contract projects up to $50,000 without bidding
99. Creating surcharge on fire and casualty insurance policies to help municipalities and counties with certain fire-related cleanup and demolition
262. Requiring certain municipalities pay for incarceration of inmates
303. Creating Local Government Labor and Consumer Marketing Regulatory Limitation Act
304. Requiring Secretary of State maintain online database of religious organizations
Clarifying that unpaid restitution does not preclude person from obtaining driver’s license
WV Monument and Memorial Protection Act
Providing procedures for decreasing or increasing corporate limits by annexation

NATURAL RESOURCES
Creating Voluntary WVU Rifle Team Check-Off Program on hunting and fishing licenses
Creating Office of Outdoor Recreation
Permitting certain veterans to hunt, trap, or fish in state without license
Authorizing year-round hunting of coyote
Prohibiting Natural Resources Commission from establishing bag limit for antlered deer
Creating Orphan Oil and Gas Well Prevention Act
Creating nonresident three-day fishing license
Exempting certain persons from hunting, trapping, and fishing license fees
Creating Timber Co-tenancy Modernization and Majority Protection Act and Unknown and Unlocatable Timber Interest Owners Act
Modifying well work permits issued by DEP Office of Oil and Gas
Assessing wildlife impact fee on wind power projects
Protecting albino deer
Permitting primitive camping at state campgrounds
Providing lifetime hunting, fishing, and trapping license to residents, adopted, and foster children under 15
Relating generally to natural resources and modifying definitions of certain terms
Providing criteria for Natural Resource Commission appointment and compensation
Allowing foster parents to purchase lifetime hunting, trapping, and fishing licenses for foster children
Providing for unitization of interests in drilling units in connection with shallow horizontal oil or gas wells
Providing WV veterans discounts on fees and charges at state parks
Abolishing environmental advocate within DEP
Removing salt from list and definition of minerals for severance tax purposes
Creating Natural Resources Anti-Commandeering Act
Establishing Adventure Travel Recreation Program within DNR
Relating to oversight fees for certain gas-producing wells
Encouraging public access and use of state roads and trails

PROFESSIONS AND OCCUPATIONS
Limiting liability of employers in cases where certain crime convictions are expunged
Establishing tax credit for certain physicians who locate to practice in WV
Relating to Universal Recognition of Occupational Licenses Act
Regulating pawnbrokers
Relating generally to appraisal management companies
Relating firefighter training requirements
Updating criteria for regulating certain occupations and professions
Extending licensure renewal term of certain private investigators, security guards, and associated firms
Establishing Chuck Yeager Mountain State Medal of Excellence
Exempting certain persons pursuing degree in speech pathology and audiology from license requirements
Creating Psychology Interjurisdictional Compact

PUBLIC SAFETY
Relating to required equipment for State Police and Natural Resources police officers
Reporting motor vehicle crashes to owners
Allowing certain motorcycle operators to ride without helmet
Allowing licensed employees, staff, and students of public universities to carry concealed weapon
Prohibiting abuser of child from making contact with victim for 10 years
Allowing state and federal criminal history record check of each adult living in residence when minor child is placed there due to emergency
Creating Fire Service Equipment and Training Fund
Relating to emergency powers of Governor
Informing landowners when fencing that may contain livestock is damaged due to accident
WV Firearms Protection Act
Requiring persons convicted of certain crimes on or after March 8, 1995, provide DNA samples
Relating to State Resiliency Office responsibility to plan for emergency and disaster response, recovery, and resiliency
Transferring child welfare enforcement responsibilities to State Police
Requiring training for law-enforcement officers responsible for investigating crimes of sexual assault
Relating to possession of firearms by individuals during declared state of emergency
Relating to possession of firearms by individuals during state of emergency
Updating firefighter training requirements
Requiring hospitals to staff qualified personnel to perform sexual assault forensic exams
Permitting use of established federal marketplace programs to purchase supplies
Requiring certain persons who commit criminal offense while in juvenile custody not be held within sight or sound of adult inmates
Facilitating Business Rapid Response to State Declared Disasters Act of 2021
Mandating coverage for medical care of State Police officers injured in line of duty
577. Exempting certain fire departments from licensure requirements for providing rapid response services
504. Requiring county commissions create districts for towing services
608. Appointing Director of Office of Emergency Medical Services
612. Requiring compensation to certain State Troopers for off-duty time when on standby
613. Adding classification and base salaries of certain civilian employees of State Police Forensic Laboratory
624. Prohibiting county airport authorities from adopting rules prohibiting possession of firearms in public areas
630. Declaring sale and manufacture of firearms an essential business during declared emergency
634. Requiring training of certain officers for persons with autism spectrum disorder
635. Requiring State Fire Commission propose rules for sprinkler protection in basements of certain buildings
643. Requiring payment of increased costs to volunteer fire departments and EMS units imposed by legislative rules
660. Providing for cooperation between law-enforcement agencies and military authorities

PUBLIC SERVICE COMMISSION
244. Making it unlawful for public utility to prohibit customers from hiring contractors to construct, install, or maintain connections to public utility
523. Correcting improper code references
524. Correcting amount of current 911 fee
632. Renaming “motor carrier inspectors” to “commercial vehicle enforcement officers”
655. Eliminating sunset and legislative audit provisions for certain PSC rules
656. Relating to use of federal index in setting rates for collection and haulage of solid waste
707. Requiring solid waste authorities provide roll-off dumpster for residents

REAL AND PERSONAL PROPERTY
42. Creating Zombie Property Remediation Act of 2021
85. Requiring Public Land Corporation and Real Estate Division review all vacated publicly owned property
123. Changing determination of compensation paid to landowner when eminent domain used for pipeline
265. Relating to sale of delinquent tax liens
266. Creating Uniform Easement Relocation Act
282. Limiting increase in assessed tax valuation for improvements to residential real property
298. Limiting landowner liability for recreational use of lands
318. Relating generally to public notice of unclaimed property held by State Treasurer
400. Relating to costs and interest in eminent domain condemnation proceedings
430. Modifying form of certain deeds
559. Providing protection for property owner when someone visiting private cemetery causes damage to property
664. Establishing public easement by prescription on private property

RECORDS AND PAPERS
469. Permitting and establishing requirements for appearance by video for purpose of notarial acts

RETIREMENT
21. Relating generally to Consolidated Public Retirement Board
60. Increasing monthly retirement annuity for certain retirees
98. Providing $1,000 cost-of-living adjustment to certain PERS and State Teachers Retirement System retirees
245. Providing 11-month window to allow PERS members to purchase credited service
326. Relating to retirement and pension benefits of certain members of PERS and Teachers Retirement system
327. Establishing contribution holiday for public pension plans funded at 130 percent or more
425. Authorizing public retirement system participants to receive cash value of retirement benefits in lieu of regular payments
456. Relating to Natural Resources Police Officers Retirement System
459. Relating to return of member’s paid contributions to heirs after member’s death under certain circumstances
460. Relating to Deputy Sheriff Retirement System Act
467. Relating to WV Municipal Police Officers and Firefighters Retirement System
482. Restricting participation in Teachers Retirement System by members who serve as officer in professional teaching association
594. Establishing deferred retirement option program for WV State Police
614. Including family court judges in Judges’ Retirement System
625. Relating to amortization of annual impacts on funding deficiencies for municipal police or firefighter pension and relief funds
706. Computing retirement benefits for certain members of Legislature under WV Public Employees Retirement Act

ROADS AND TRANSPORTATION
82. Exempting physicians from specified traffic laws when responding to emergencies
115. Exempting emergency vehicles and private ambulances from paying tolls or other charges
243. Prohibiting charging fee for parking in accessible parking space bearing international symbol of access
247. Authorizing Commissioner of Highways to designate road as historic route
283. Relating to public and private funding of road construction projects
Providing for special obligation notes to finance construction completing I-73 and I-74
Relating to outdoor advertising regulated by DOH
Establishing 80 miles per hour speed limit on state highways
Permitting Commissioner of DOH to make money transfers within State Road Fund
Removing obsolete provisions regarding DOH standards for studded tires and chains
Removing requirement that Commissioner of DOH regulate studded tires
Relating to costs and interest in eminent domain condemnation proceedings
Relating to maintenance and repair of roads and highways
Relating to requirements on abandoned or discontinued state highway or road
Requiring development of comprehensive and strategic plan for off-highway vehicle recreation
Creating inventory and mapping of all roads in state forests, state parks, national forests, and national parks
Requiring DOH provide web-based interactive and downloadable road maps
Creating reporting system for illegal gates on public roads
Exempting DOH from Purchasing Division procedures
Returning refundable exemption for sales of construction materials by second party for DOH projects
Relating to interest rate in condemnation proceedings
Extending Adopt-a-Trail programs for unimproved public roads
Removing residency requirement for Commissioner of Highways
Removing specific restrictions on outdoor advertisements
Requiring off-highway vehicle gas tax be used for state road mapping

RELATING TO SUNSET PROVISIONS OF LEGISLATIVE RULES

CREATING KATHERINE JOHNSON FAIR PAY ACT OF 2021
Increasing salaries for WV State Police
Increasing compensation for elected county officials
Clarifying amount of deputy sheriff annual salary increase

CREATING FIXED INCOME CREDIT FOR LOW-INCOME SENIOR CITIZENS

LIMITING POLITICAL ACTIVITY BY PUBLIC EMPLOYEES
Relating to allocation of premiums for employers and employees in PEIA
Creating Office of Outdoor Recreation
Providing pay raises to teachers
226. Authorizing transfer of accrued personal leave of former county board of education employee when subsequently employed by state agency
245. Providing 11-month window to allow PERS members to purchase credited service
425. Authorizing public retirement system participants to receive cash value of retirement benefits in lieu of regular payments
480. Creating State Employment First Policy for wages of disabled persons
557. Adding Curator of Division of Arts, Culture and History as ex officio voting member to Commission on Arts
601. Relating generally to public employees grievance procedure
602. Removing residency requirement for Commissioner of Highways
671. Appointing Director of Office of Emergency Medical Services

TAXATION
32. Relating to valuation of natural resources land property
34. Creating exemption to state sales and use tax for rental and leasing of equipment
61. Expanding Coyote Control Program through voluntary assessment on breeding cows
62. Changing low-income qualifier to 300 percent or less of federal poverty guideline for senior citizens’ homestead tax credit
63. Creating Taxation with Representation Act
68. Relating to excise tax on tobacco products
72. Requiring notice be sent to owners of record before real property can be sold due to nonpayment of taxes
88. Exempting WV senior citizens 65 and older from personal income tax
100. Establishing tax credit for certain physicians who locate to practice in WV
101. Authorizing tax credit for business entities which invest in certain fresh food retailers
106. Creating personal income tax credit for volunteer firefighters
111. Exempting firearm safe storage products from consumers sales tax
117. Creating Stay in State Tax Credit
121. Exempting nonprofit corporations from property tax for certain agricultural and industrial fairs and expositions
225. Creating tax credit for persons who successfully complete firearms safety course
232. Establishing Stay in State tax credit
241. Providing tax credit to new graduates of in-state or out-of-state higher educational institution, community or technical college, or trade school
258. Relating to taxation of prescription opioids
263. Permitting online raffles to benefit charitable and public service organizations
264. Relating generally to licenses to sell paraphernalia for use with controlled substances
265. Relating to sale of delinquent tax liens
267. Relating to payment of taxes by co-owners
270. Providing for collection of tax by hotel marketplace facilitators
278. Redirecting excise tax revenue on bottled soft drinks from WVU to the counties for law-enforcement support
282. Limiting increase in assessed tax valuation for improvements to residential real property
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131 - By Senator Sypolt: DEP rule relating to standards of performance for new stationary sources

132 - By Senator Sypolt: DEP rule relating to control of air pollution from combustion of solid waste

133 - By Senator Sypolt: DEP rule relating to control of air pollution from municipal solid waste landfills

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135 - By Senator Sypolt: DEP rule relating to emission standards for hazardous air pollutants.
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<td>By Senator Takubo: Relating to extension for boil water advisories by water utility or public service district</td>
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<td>By Senators Hamilton and Romano: Relating generally to Electronic Telecommunication Open Infrastructure Act</td>
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<td>By Senators Trump and Phillips: Relating to exempting certain organizations from property taxation</td>
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<td>By Senator Maroney: Relating to requirements of procurement process in performance-based contracts</td>
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<td>By Senator Rucker: Relating to fees for certain military special registration plates</td>
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<td>By Senators Maroney, Roberts, Woelfel, Rucker, Grady, Stollings, and Romano:</td>
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<td>Relating to study of child protective services and foster care workforce</td>
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<td>By Senator Beach: Requiring contractors provide county boards of education</td>
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<td>By Senators Weld, Stollings, Romano, Beach, Baldwin, Lindsay, and Maroney:</td>
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<td>Exempting certain persons from hunting, trapping, and fishing license fees</td>
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<td>By Senator Maroney: Expanding PEIA Finance Board membership</td>
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<td>By Senators Azinger, Caputo, Grady, Karnes, Lindsay, Maynard, Phillips, Romano,</td>
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<td>Smith, Stover, Weld, Woodrum, and Trump (originating in Senate Judiciary):</td>
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<td>Providing limitations on nuisance actions against fire department or EMS fixed sirens</td>
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<td>By Senator Maroney: Limiting eligibility of certain employers to participate in PEIA</td>
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<td>By Senator Maroney: Amending reporting requirements for Office of Health Facility</td>
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<td>By Senators Clements, Swope, Roberts, Plymale, and Maroney: Relating to costs and</td>
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<td>By Senator Nelson: Relating to WV Consumer Credit and Protection Act</td>
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<td>By Senator Azinger: Creating Timber Co-tenancy Modernization and Majority Protection Act and Unknown and Unlocatable Timber Interest Owners Act</td>
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<td>By Senators Phillips and Nelson: Amending definition of &quot;aboveground storage tank&quot;</td>
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<td>By Senator Rucker: Removing Hepatitis B vaccine from list of compulsory immunizations</td>
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<td>By Senators Smith and Phillips: Assessing wildlife impact fee on wind power projects</td>
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<td>By Senators Smith and Maroney: Relating to maintenance and repair of roads and highways</td>
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<td>By Senator Smith: Transferring child welfare enforcement responsibilities to State Police</td>
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<td>By Senators Smith, Stollings, Caputo, and Lindsay: Relating to time limitation for filing occupational pneumoconiosis claims</td>
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<td>By Senator Smith: Requiring probationers who served 10 or more years to participate in work release program</td>
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<td>By Senators Smith and Phillips: Relating to wind power projects taxation at real property rates</td>
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<td>By Senator Smith: Relating to use of aftermarket crash parts by repair shops</td>
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<td>By Senator Smith: Requiring DHHR file petition to terminate parental rights under certain circumstances</td>
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<td>By Senator Karnes: Prohibiting abortion coverage in certain qualified health care plans</td>
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<td>By Senator Karnes: Authorizing public retirement system participants to receive cash value of retirement benefits in lieu of regular payments</td>
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<td>By Senator Karnes: Allowing parents decline required medication administered to newborns</td>
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<td>By Senator Karnes: Limiting DEP employees entering private lands for environmental purposes only</td>
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<td>By Senators Weld, Stollings, Maroney, and Woodrum: Exempting Division of Emergency Management from Purchasing Division requirements for certain contracts</td>
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<td>By Senator Weld: Modifying form of certain deeds</td>
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<td>By Senators Weld and Woelfel: Relating to school attendance notification requirements to DMV</td>
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<td>By Senators Weld, Phillips, Unger, and Jeffries: Defining term “veteran” relating to veteran-owned businesses</td>
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<td>By Senators Roberts and Karnes: Requiring county superintendents to authorize certain school principals or administrators at nonpublic schools to issue work permits for enrolled students</td>
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<td>By Senator Maynard: Removing liability from railroad company in certain instances</td>
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<td>Updating and amending certain Archives and History Commission requirements</td>
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<td>Woodrum, and Beach: Adding Curator of Division of Arts, Culture and History as ex</td>
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<td>By Senator Karnes: Prohibiting certain divisive acts or concepts from schools, state</td>
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<td>By Senators Grady and Lindsay: Providing protection for property owner when someone</td>
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<td>By Senator Rucker: Reallocating certain amount of net terminal income from racetrack video lottery distributed to thoroughbred and greyhound development funds at licensed racetracks of origin</td>
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<td>By Senators Lindsay, Ihlenfeld, and Baldwin: Election Security and Access Act of 2021</td>
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<td>By Senators Azinger and Karnes: Relating to measures Governor may make during state of emergency</td>
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<td>By Senators Phillips, Hamilton, and Grady: Creating Patrolman Cassie Johnson Memorial Act</td>
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<td>By Senator Smith: Requiring disclaimers on third-party, nongovernment solicitations mailed or otherwise provided to businesses</td>
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<td>By Senator Hamilton: Relating to prioritizing county and municipality officials for COVID-19 vaccinations</td>
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<td>By Senators Baldwin, Beach, Caputo, Jeffries, and Lindsay: Creating tax credit for individuals who complete firearms safety course</td>
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<td>By Senators Phillips, Stollings, Roberts, and Jeffries: Exempting certain fire departments from licensure requirements for providing rapid response services</td>
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<td>By Senators Ihlenfeld and Lindsay: Removing requirement of imminent lawless action to prerequisite for crime of intimidation</td>
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<td>By Senators Ihlenfeld, Baldwin, Caputo, Lindsay, Jeffries, and Unger: Establishing WV State Police Loan Forgiveness Program</td>
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<td>By Senators Ihlenfeld, Lindsay, and Jeffries: Updating WV Governmental Ethics Act</td>
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<td>By Senators Ihlenfeld and Unger: Relating to online privacy protection for minors</td>
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<td>By Senators Caputo and Lindsay: Lowering legal age to sell or deliver wine from 18 to 16</td>
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<td>By Senators Caputo, Beach, Lindsay, Rucker, Ihlenfeld, Woelfel, and Unger: Increasing required medical coverage for autism spectrum disorders</td>
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<td>By Senators Caputo, Lindsay, and Ihlenfeld: Establishing program to pay monthly allotment to certain veterans</td>
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<td>By Senators Beach and Lindsay: Requiring BOE create and provide course in family and consumer sciences in secondary schools</td>
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<td>By Senators Baldwin, Stollings, Caputo, Lindsay, Ihlenfeld, Jeffries, and Romano: Providing WV veterans discounts on fees and charges at state parks</td>
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<td>By Senators Swope and Woodrum: Making contract consummation with state more efficient</td>
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<td>By Senator Azinger: Requiring county boards of education and county superintendents to comply with instructions of State Board of Education</td>
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<td>By Senators Trump, Lindsay, and Rucker: Relating to treatment of persistent symptoms of hypothyroidism</td>
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<td>By Senators Woelfel, Baldwin, Caputo, Stollings, and Lindsay: Removing restriction preventing medical marijuana from being in edible form</td>
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<td>By Senators Woelfel, Baldwin, Beach, Caputo, Stollings, and Lindsay: Amending penalty of simple possession of marijuana from misdemeanor crime to civil violation</td>
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<td>By Senators Woelfel, Baldwin, Roberts, and Lindsay: Providing for member private, parochial, or church schools to enter into agreements with public schools to permit students to participate in athletic event or other extracurricular activities</td>
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<td>By Senators Romano and Lindsay: Creating Corporate Anti-Subsidy Act</td>
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<td>By Senators Sypolt, Clements, and Swope: Removing residency requirement for Commissioner of Highways</td>
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<td>By Senators Rucker and Grady: Second Chance at Life Act</td>
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<td>By Senators Baldwin, Ihlenfeld, Woelfel, Stollings, Hamilton, Jeffries, Lindsay, Rucker, and Plymale: Providing tuition and fee waivers at state higher education institutions for volunteers who have completed service in AmeriCorps programs in WV</td>
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<td>By Senator Weld: Establishing state certification process and payment system for certified community behavioral health clinics</td>
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<td>By Senators Weld, Lindsay, Woodrum, Baldwin, and Stollings: Adding classification and base salaries of certain civilian employees of State Police Forensic Laboratory</td>
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<td>By Senators Phillips, Smith, and Hamilton: Removing specific restrictions on outdoor advertisements</td>
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<td>By Senator Azinger: Creating Student Journalist Press Freedom Restoration Act</td>
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<td>By Senator Azinger: Prohibiting teaching of divisive acts and critical race theory in public schools</td>
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<td>By Senators Azinger, Phillips, and Rucker: Creating Fetal Heartbeat Act</td>
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<td>By Senators Azinger, Phillips, Smith, and Grady: Creating Social Media Integrity and Anti-Corruption in Elections Act</td>
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<td>By Senators Caputo, Stollings, Lindsay, Beach, Baldwin, Romano, Woodrum, Rucker, and Woelfel: Requiring training of certain officers for persons with autism spectrum disorder</td>
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<td>By Senators Hamilton and Lindsay: Requiring State Fire Commission propose rules for sprinkler protection in basements of certain buildings</td>
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<td>By Senators Nelson and Stollings: Removing salt from list and definition of minerals for severance tax purposes</td>
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<td>By Senators Maynard, Smith, and Karnes: Allowing “one button” straight party ticket voting</td>
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<td>By Senators Maynard and Smith: Making elections of all judges and county boards of education partisan</td>
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<td>By Senators Takubo, Romano, Woelfel, Stollings, Lindsay, Unger, Woodrum, and Plymale: Creating Tobacco Cessation Initiative Program Special Revenue Account within State Treasury</td>
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<td>By Senators Rucker and Karnes: Requiring legal advertisements by State Auditor be posted to central website</td>
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<td>By Senators Smith, Stollings, and Phillips: Requiring payment of increased costs to volunteer fire departments and EMS units imposed by legislative rules</td>
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<td>By Senator Weld: Exempting certain persons pursuing degree in speech pathology and audiology from license requirements</td>
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<td>By Senators Blair (Mr. President) and Baldwin [By Request of the Executive]: Decreasing existing items of appropriation from DHHHR, Division of Human Services and Division of Health</td>
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<td>By Senators Blair (Mr. President) and Baldwin [By Request of the Executive]: Supplemental appropriation of federal funds to Department of Homeland Security</td>
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<td>By Senators Blair (Mr. President) and Baldwin [By Request of the Executive]: Supplemental appropriation from Treasury to Law-Enforcement, Safety and Emergency Worker Funeral Expense Payment Fund</td>
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<td>By Senators Blair (Mr. President) and Baldwin [By Request of the Executive]: Supplemental appropriation of federal funds to Child Care and Development</td>
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<td>By Senators Caputo and Romano: Legalizing cannabis production, sales, and adult consumption</td>
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<td>By Senators Stover, Azinger, Grady, Karnes, Martin, Maynard, Phillips, Roberts, Rucker, Smith, Swope, Sypolt, Tarr, Woodrum, and Hamilton: Permitting concealed carry in certain areas on State Capitol Complex</td>
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<td>By Senators Rucker, Roberts, and Karnes: Allowing county boards of education to publish financial statements on website</td>
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<td>By Senators Blair (Mr. President) and Baldwin [By Request of the Executive]: Supplementing and amending various accounts within DHHHR</td>
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<td>By Senators Blair (Mr. President) and Baldwin [By Request of the Executive]: Supplemental appropriation from Treasury to Division of Health, Central Office</td>
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<td>By Senators Boley, Clements, Grady, Maroney, Maynard, Phillips, Roberts, Rucker, Smith, Stover, Sypolt, Takubo, Weld, Stollings, Plymale, and Unger: Prohibiting insurance companies from raising rates for policies that allow nursing home care</td>
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<td>By Senator Grady: Requiring managed care organizations to report certain mental health parity information</td>
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<td>By Senators Phillips and Beach: Requiring Medicaid managed care organizations use open network of laboratory providers</td>
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<td>By Senators Weld, Woelfel, and Lindsay: Clarifying that unpaid restitution does not preclude person from obtaining driver's license</td>
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<td>By Senators Maynard and Karnes: Clarifying process for filling vacancies in Legislature</td>
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<td>By Senator Maynard: Requiring off-highway vehicle gas tax be used for state road mapping</td>
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<td>*677 -</td>
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<td>2 -</td>
<td>By Senators Blair (Mr. President), Tarr, and Baldwin: Authorizing payment of expenses of 85th Legislature</td>
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<td>3 -</td>
<td>By Senators Maynard, Rucker, and Karnes: Urging Congress reopen public lands in WV</td>
<td>131</td>
<td>2137</td>
<td>2912</td>
<td>132, 150, 154, 444, 2197</td>
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<td>4 -</td>
<td>By Senators Rucker, Woelfel, Swope, Trump, Caputo, Roberts, Phillips, and Weld: Recognizing June 19 as Juneteenth Day</td>
<td>159</td>
<td>174</td>
<td>936</td>
<td>160, 174, 184, 210, 263</td>
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<td>5 -</td>
<td>By Senators Karnes, Grady, Rucker, Martin, Azinger, and Phillips: Urging Congress call Article V convention to impose fiscal restraints on federal government</td>
<td>240</td>
<td>1252</td>
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<td>242, 285, 293, 324, 477, 1219, 1329</td>
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<td>8 -</td>
<td>By Senators Takubo, Phillips, Unger, Stollings, and Maynard: Fire Chief Kenneth Junior Russell Memorial Bridge</td>
<td>341</td>
<td>517</td>
<td>572</td>
<td>1549</td>
<td>343, 378, 395, 532, 572</td>
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<td>9 -</td>
<td>By Senators Plymale, Stollings, Woelfel, Jeffries, and Maynard: Haynie Family Veterans Memorial Bridge</td>
<td>375</td>
<td>517</td>
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<td>377, 412, 418, 532, 572</td>
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<td>11 -</td>
<td>By Senators Tarr, Grady, Lindsay, and Jeffries: Darrell Chester Stone, Jr., Memorial Bridge</td>
<td>489</td>
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<td>12 -</td>
<td>By Senators Smith, Karnes, Phillips, Sypolt, and Maroney: Applying to Congress to call convention to propose amendments allowing state legislatures to pass legislation overriding certain restrictive federal laws</td>
<td>566</td>
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<td>569, 612, 624, 766</td>
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<td>13 -</td>
<td>By Senators Woelfel, Plymale, Baldwin, Ihlenfeld, Lindsay, Stollings, Phillips, and Romano: Urging Adjutant General to establish Honor Guard in each unit to perform military funeral honors</td>
<td>569</td>
<td>612</td>
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<td>570, 612, 624</td>
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<td>15 -</td>
<td>By Senators Hamilton and Lindsay: Extending certain leases between US Army Corps of Engineers and Nicholas County Airport Authority</td>
<td>604</td>
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<td>641</td>
<td>997</td>
<td>605, 641, 656</td>
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<td>16 -</td>
<td>By Senators Stollings and Phillips: USMC Corporal Roger Lee Boothe Memorial Road</td>
<td>634</td>
<td>1007</td>
<td>1071</td>
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<td>17 -</td>
<td>By Senators Phillips, Stollings, Hamilton, Lindsay, Unger, and Jeffries: USMC Captain Dempsey Stowers Memorial Bridge</td>
<td>636</td>
<td>1842</td>
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<td>638, 683, 742, 798, 1352, 1842-1843</td>
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<td>18 -</td>
<td>By Senators Maynard, Lindsay, Unger, and Jeffries: Curtis &quot;Pap&quot; and Millie &quot;Mammie&quot; Asbury Memorial Bridge</td>
<td>638</td>
<td>1842</td>
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<td>639, 683, 798, 1352, 1842-1843</td>
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<td>19</td>
<td>By Senators Takubo, Nelson, Weld, Stollings, Jeffries, Maroney, Lindsay, and Unger: US Army SSG Elson M. Kuhn Memorial Bridge</td>
<td>675</td>
<td>1842</td>
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<td>677, 743, 766, 798, 1352, 1842-1843</td>
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<td>20</td>
<td>By Senators Nelson, Azinger, Martin, Phillips, Takubo, Weld, Stollings, Maroney, Lindsay, Romano, and Rucker: Supporting and celebrating centennial anniversary of Jones Act</td>
<td>677</td>
<td>1052</td>
<td>1120</td>
<td>1783</td>
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<td>678, 743, 766, 1079, 1120, 1219</td>
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<td>21</td>
<td>By Senators Phillips, Stollings, Lindsay, and Unger: US Army SGT Charles L. Toppings Memorial Road</td>
<td>678</td>
<td>1842</td>
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<td>680, 743, 766, 798, 1352, 1842-1843</td>
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<td>By Senator Roberts: Raymond Jarrell, Jr., Memorial Road</td>
<td>756</td>
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<td>757, 793</td>
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<td>23</td>
<td>By Senators Stollings, Phillips, Unger, Jeffries, and Lindsay: USMC CPL Guy Maywood Edwards Memorial Bridge</td>
<td>788</td>
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<td>1376</td>
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<td>789, 817, 1352, 1376, 1444</td>
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<td>By Senators Martin, Romano, Unger, Jeffries, and Lindsay: US Navy S1 Paul McCue Bridge</td>
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<td>790, 818, 1043, 1352, 1444</td>
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<td>By Senators Baldwin, Woodrum, Stollings, Woelfel, Unger, Jeffries, and Lindsay: McClintic Family Bridge</td>
<td>813</td>
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<td>817, 867, 935, 1352, 1444</td>
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<td>26</td>
<td>By Senators Smith, Jeffries, and Lindsay: US Army TEC5 William &quot;Bill&quot; Thurman King Memorial Bridge</td>
<td>866</td>
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<td>867, 948, 1352, 1444</td>
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<td>27</td>
<td>By Senators Romano, Nelson, Lindsay, Martin, Caputo, Stollings, Beach, Unger, and Jeffries: Walker Brothers Veterans Memorial Bridge</td>
<td>944</td>
<td>1842</td>
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<td>946, 1019, 1043, 1352, 1842-1843</td>
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<td>28</td>
<td>By Senators Stollings, Phillips, Unger, Jeffries, and Lindsay: US Army PVT Thomas D. Beckett, Sr., Memorial Bridge</td>
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<td>By Senators Romano, Martin, Unger, Jeffries, and Lindsay: USMC CPL Harry Edward Dean, Jr., Memorial Bridge</td>
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<td>30 -</td>
<td>By Senators Nelson, Grady, Takubo, Jeffries, and Lindsay: William Gregory &quot;Greg&quot; White, PE, Memorial Bridge</td>
<td>1057</td>
<td>1610</td>
<td>1611</td>
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<td>1059, 1120, 1352, 1444, 1611</td>
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<td>By Senators Romano, Martin, Caputo, Unger, Jeffries, and Lindsay: Frye Brothers Veteran Memorial Bridge</td>
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<td>1061, 1120, 1154, 1352, 1444, 1842-1843</td>
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<td>By Senators Romano, Martin, Caputo, Unger, Jeffries, and Lindsay: Cox Brothers Veteran Memorial Bridge</td>
<td>1061</td>
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<td>1063, 1121, 1352, 1445, 1842-1843</td>
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<td>33 -</td>
<td>By Senators Lindsay and Unger: US Army SGT Lewis M. &quot;Mike&quot; Totten Memorial Road</td>
<td>1063</td>
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<td>1066, 1121, 1352</td>
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<td>34 -</td>
<td>By Senator Roberts: US Air Force TSGT Franklin A. Bradford Memorial Bridge</td>
<td>1066</td>
<td>1843</td>
<td>1851</td>
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<td>1069, 1121, 1851</td>
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<td>35 -</td>
<td>By Senators Stollings, Phillips, Lindsay, Unger, and Jeffries: US Air Force LT COL Robert J. Hill Memorial Road</td>
<td>1107</td>
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<td>1110, 1203-1204, 1219, 1353</td>
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<td>By Senators Phillips, Stollings, Lindsay, Unger, and Jeffries: US Army SP4 Warner Ray Osborne Memorial Bridge</td>
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<td>37 -</td>
<td>By Senators Jeffries, Romano, Lindsay, Stollings, and Unger: Nitro WW I Memorial Bridge</td>
<td>1112</td>
<td>1846</td>
<td>1851</td>
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<td>1114, 1204, 1219, 1353, 1851</td>
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<td>38 -</td>
<td>By Senators Romano, Lindsay, Martin, Unger, and Jeffries: USMC SSGT Herbert &quot;Herbie&quot; Barnes Memorial Bridge</td>
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<td>1116, 1204, 1219, 1353</td>
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<td>39 -</td>
<td>By Senators Beach, Caputo, Ihlenfeld, Lindsay, Phillips, Hamilton, Stollings, Unger, and Jeffries: Home of Nick Saban</td>
<td>1116</td>
<td>1848</td>
<td>1851</td>
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<td>40 -</td>
<td>By Senators Ihlenfeld, Jeffries, Romano, Lindsay, and Unger: Requesting study on benefits of deferred retirement option program for State Police</td>
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<td>41</td>
<td>By Senator Phillips: Requesting study on legal process for collection and enforcement of delinquent taxes and lands</td>
<td>1180</td>
<td>2684</td>
<td>2685</td>
<td>1182, 1257, 2685</td>
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<td>By Senators Weld, Jeffries, Lindsay, and Unger: Firefighter Marvin Layton Hughes Memorial Bridge</td>
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<td>By Senators Stover, Jeffries, Lindsay, and Unger: US Army PVT Joseph Stanley McKinney Memorial Bridge</td>
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<td>1611</td>
<td>1615</td>
<td>1184, 1257, 1296, 1353, 1611-1615</td>
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<td>44</td>
<td>By Senators Romano, Martin, Jeffries, Lindsay, and Unger: Harrison County Veterans Memorial Bridge</td>
<td>1184</td>
<td>1842</td>
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<td>1185, 1257, 1296, 1353, 1842-1843</td>
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<td>By Senators Roberts, Jeffries, Baldwin, Lindsay, Unger, Weld, and Caputo: Dennis E. Davis Veterans Nursing Home</td>
<td>1185</td>
<td>1869</td>
<td>1935</td>
<td>1187, 1258, 1296, 1353, 1936, 2060</td>
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<td>By Senators Sypolt, Jeffries, Smith, Lindsay, and Unger: Stanley W. and Evelyn C. See Memorial Bridge</td>
<td>1187</td>
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<td>1189, 1258, 1296, 1353, 1611</td>
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<td>By Senators Maynard, Stollings, Lindsay, Unger, and Jeffries: US Navy HM3 Roy Elmer &quot;Doody&quot; Moon Bridge</td>
<td>1189</td>
<td>1842</td>
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<td>1190, 1258, 1296, 1353</td>
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<td>By Senators Baldwin, Jeffries, Stollings, Lindsay, and Unger: US Army PFC Billy Keith Ford Memorial Bridge</td>
<td>1190</td>
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<td>49</td>
<td>By Senators Maynard, Baldwin, Lindsay, Unger, and Jeffries: Requesting study on development and expansion of municipal recycling programs</td>
<td>1192</td>
<td>2684</td>
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<td>1194, 1258, 1296, 1353, 2685</td>
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<td>By Senators Hamilton, Romano, Martin, Caputo, Jeffries, Lindsay, and Unger: USMC SGT MAJ Herman H. Brawner Memorial Bridge</td>
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<td>1196, 1258, 1296, 1353, 1613-1615</td>
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<td>By Senators Romano, Martin, Jeffries, Lindsay, and Unger: Henry Preston Hickman Memorial Bridge</td>
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<td>52 -</td>
<td>By Senators Blair (Mr. President) and Baldwin [By Request of the Executive]: Providing for issuance of refunding bonds not to exceed $22 million</td>
<td>1320</td>
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<td>53 -</td>
<td>By Senators Maroney, Grady, Azinger, Lindsay, Plymale, Rucker, Stollings, Stover, Unger, Weld, and Woodrum (originating in Senate Health and Human Resources): Encouraging certain facilities improve palliative care programs</td>
<td>1325</td>
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<td>54 -</td>
<td>By Senators Azinger, Grady, Lindsay, Maynard, Phillips, Romano, Rucker, Smith, Stover, Takubo, Weld, Woelfel, Woodrum, and Trump (originating in Senate Judiciary): Urging Congress and President to protect Second Amendment of US Constitution</td>
<td>1326</td>
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<td>1376-1377</td>
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<td>56 -</td>
<td>By Senators Maynard, Hamilton, and Woelfel: Requesting study on costs of inmate incarceration paid by municipalities</td>
<td>1566</td>
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<td>57 -</td>
<td>By Senators Caputo, Ihlenfeld, Jeffries, Lindsay, Martin, Nelson, Smith, Stover, Swope, Sypolt, Woodrum, and Maynard (originating in Senate Government Organization): Requesting study on electronic database publication of legal notices in lieu of newspaper publication</td>
<td>1616</td>
<td>1616, 2684</td>
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<td>58 -</td>
<td>By Senator Rucker: Requesting study on possible incentives to county boards of education showing consistent academic growth</td>
<td>1821</td>
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<td>59 -</td>
<td>By Senators Nelson, Clements, Plymale, Swope, Azinger, Lindsay, and Trump (originating in Senate Pensions): Requesting study on creating third tier within PERS for public safety employees</td>
<td>1851</td>
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<td>1882</td>
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<td>60 -</td>
<td>By Senators Weld, Caputo, Grady, Hamilton, Lindsay, Romano, and Smith (originating in Senate Military): Requesting study on program for suicide prevention for veterans and active-duty members of armed forces, National Guard, and reserves</td>
<td>1871</td>
<td>1871, 2684</td>
<td>2685</td>
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<td>1874, 2685</td>
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<td>61 -</td>
<td>By Senators Nelson and Roberts: Requesting study on consolidating county boards of education to provide efficiencies and direct cost savings</td>
<td>1929</td>
<td>2139, 3026</td>
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<td>62 -</td>
<td>By Senators Azinger, Boley, Clements, Grady, Roberts, Romano, Stollings, Tarr, Unger, Weld, and Rucker (originating in Senate Education): Requesting study on incentives to county boards of education showing consistent academic growth</td>
<td>1933</td>
<td>1933</td>
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<td>1935</td>
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<td>63 -</td>
<td>By Senators Hamilton, Stover, Grady, Phillips, Rucker, Smith, Sypolt, Woodrum, Jeffries, Stollings, and Woelfel (originating in Senate Natural Resources): Requesting study on permitting certain groups to hunt, fish, or trap without license</td>
<td>2050</td>
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<td>2051, 2400</td>
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<td>64 -</td>
<td>By Senators Hamilton, Stover, Grady, Phillips, Rucker, Smith, Sypolt, Woodrum, Jeffries, Stollings, and Woelfel (originating in Senate Natural Resources): Requesting study on regulating bag limits, protecting albino wild game, and fees for wildlife killed or injured by wind power projects</td>
<td>2052</td>
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By Senators Blair (Mr. President), Unger, Rucker, Trump, Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Smith, Stollings, Stover, Swope, Spolt, Takubo, Tarr, Weld, Woelfel, and Woodrum: Memorializing life of John W. Small, Jr., WV's longest serving elected official and dedicated public servant

By Senators Romano, Martin, Weld, Stollings, Lindsay, Jeffries, and Maroney: Recognizing Benjamin Portaro, decorated US Army combat veteran and centenarian

By Senators Beach, Stollings, Woelfel, Caputo, Lindsay, Rucker, Martin, and Romano: Pierpont Community and Technical College Day

By Senators Beach, Stollings, Caputo, and Lindsay: Acknowledging WV Botanic Garden, Inc.

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By Senators Lindsay, Jeffries, Phillips, Blair (Mr. President), Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Karnes, Maroney, Martin, Maynard, Nelson, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Spolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, and Woodrum: Memorializing Patrolman Cassie Marie Johnson

By Senators Hamilton, Stollings, Baldwin, Jeffries, Lindsay, and Woelfel: Congratulating Pocahontas County on its bicentennial
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<td>42</td>
<td>By Senators Nelson, Takubo, Stollings, and Lindsay: Congratulating Walker Combs for winning 2020 National History Bee Championship</td>
<td>2076</td>
<td></td>
<td>2198-2199</td>
<td>2077, 2198-2199, 2401</td>
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<td>43</td>
<td>By Senator Maynard: Requesting construction of off-highway vehicle trail to parallel Appalachian Hiking Trail</td>
<td>2077</td>
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<td>2199</td>
<td>2078, 2199</td>
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<td>44</td>
<td>By Senators Lindsay, Stollings, Woelfel, Romano, Unger, Nelson, Sypolt, Rucker, Takubo, Weld, and Caputo: Recognizing public service of Honorable Tod Kaufman</td>
<td>2422</td>
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<td>2647</td>
<td>2423, 2647, 2871</td>
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<td>45</td>
<td>By Senators Baldwin, Stollings, Romano, Unger, Rucker, Lindsay, and Caputo: Recognizing centennial of WV Board of Architects</td>
<td>2423</td>
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<td>2648</td>
<td>2424, 2871</td>
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<td>OTHER PROCEEDINGS</td>
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<td>46</td>
<td>By Senators Phillips, Stollings, Romano, Unger, Rucker, Lindsay, and Baldwin: Recognizing Buffalo Elementary on being Imagine Learning's March MATH Madness champions</td>
<td>2424</td>
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<td>2648</td>
<td>2426, 2648, 2871</td>
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<td>47</td>
<td>By Senators Maroney, Stollings, Caputo, and Unger: Recognizing AARP WV and Capitol Advocacy Team volunteers</td>
<td>2643</td>
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<td>2952</td>
<td>2645, 2952, 3615</td>
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<td>48</td>
<td>By Senators Boley, Azinger, and Stollings: Recognizing 60th anniversary of WVU at Parkersburg</td>
<td>2645</td>
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<td>2952</td>
<td>2646, 2952, 3616</td>
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<td>49</td>
<td>By Senator Takubo: Notifying House of Delegates Senate is ready to adjourn <em>sine die</em></td>
<td>3616</td>
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<td>50</td>
<td>By Senator Takubo: Notifying Governor Legislature is ready to adjourn <em>sine die</em></td>
<td>3616</td>
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<td>4050</td>
<td>By Hanshaw (Mr. Speaker), Delegates Queen, Barrett, G. Ward, Hott, Maynard, J. Pack, Riley, L. Pack, Rowan, and Westfall: Relating generally to creating the West Virginia Jumpstart Savings Program</td>
<td>185</td>
<td>591</td>
<td>709-730, 762</td>
<td>762</td>
<td>799</td>
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<td>By Delegates Linville, Capito, Holstein, Ferrell, Miller, Riley, Barnhart, Sypolt, Statler, Rowan, and Reed: Relating to Broadband</td>
<td>580</td>
<td>1927</td>
<td>2212-2248, 2649-2651, 2652, 2864</td>
<td>2248, 2652, 2864</td>
<td>3612</td>
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<td><em>2005</em></td>
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<td>By Delegates Howell, Espinosa, Foster, Horst, Hamrick, Miller, Steele, Holstein, Clark, Keaton, and Burkhammer: Relating to the West Virginia Contractor Licensing Act</td>
<td>187</td>
<td>750</td>
<td>873-922, 951-952</td>
<td>951</td>
<td>1045</td>
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<td><em>2006</em></td>
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<td></td>
<td>By Delegates Espinosa, Foster, Horst, Hamrick, Howell, Miller, Steele, Holstein, Clark, Keaton, and Burkhammer: Provide for occupational licenses or other authorization to practice by recognition for qualified applicants from other states</td>
<td>264</td>
<td>1166</td>
<td></td>
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<td><em>2007</em></td>
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<td></td>
<td>By Delegates Foster, Horst, Hamrick, Howell, Espinosa, Steele, Holstein, Clark, Keaton, and Burkhammer: Amending requirements for licensure relating to elevator mechanics, crane operators, HVAC, electricians, and plumbers</td>
<td>326</td>
<td>809</td>
<td>960-991, 1025-1026</td>
<td>1024</td>
<td>1080</td>
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<td>*2009</td>
<td>By Delegates Foster, Burkhamer, Kimes, Higginbotham, Forshl, Keaton, Espinosa, and Pritt: Relating to limitations on the use of wages and agency shop fees by employers and labor organizations for political activities</td>
<td>295</td>
<td>783</td>
<td>923-932, 953-954</td>
<td>953</td>
<td>1155</td>
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<td>*2011</td>
<td>By Delegates Capito, Howell, L. Pack, Reynolds, Clark, Linville, Espinosa, and Storch: Eliminating any time requirements for part time personnel to work during a working year</td>
<td>211</td>
<td>750</td>
<td>824-827, 871</td>
<td>870</td>
<td>997</td>
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<td>*2012</td>
<td>By Delegates Smith, Clark, Kimble, Higginbotham, Wamsley, and Espinosa: Relating to public charter schools</td>
<td>189</td>
<td>370</td>
<td>432-437, 471</td>
<td>470</td>
<td>537</td>
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<td>2019</td>
<td>By Hanshaw (Mr. Speaker) and Delegate Skaff [By Request of the Executive]: Elevating Economic Development and Tourism Departments</td>
<td>211</td>
<td>328</td>
<td>429</td>
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<td>*2022</td>
<td>By Hanshaw (Mr. Speaker) and Delegate Skaff [By Request of the Executive]: Budget Bill, making appropriations of public money out of the treasury in accordance with section fifty-one, article six of the Constitution</td>
<td>1926</td>
<td></td>
<td>2399, 3035-3230</td>
<td>2399</td>
<td>3035</td>
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<td>*2024</td>
<td>By Hanshaw (Mr. Speaker) and Delegate Skaff [By Request of the Executive]:</td>
<td>660</td>
<td>1008</td>
<td>1130-1151, 1209, 1551-1554</td>
<td>1208, 1554</td>
<td>1551</td>
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<td></td>
<td>Expand use of telemedicine to all medical personnel</td>
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<td>*2025</td>
<td>By Hanshaw (Mr. Speaker) and Delegate Skaff [By Request of the Executive]:</td>
<td>584</td>
<td>2307</td>
<td>2691-2832, 2985, 2986, 3455-3599</td>
<td>2985, 3600</td>
<td>3455</td>
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<td></td>
<td>Provide liquor, wine, and beer licensees with some new concepts developed during the State of Emergency utilizing new technology to provide greater freedom to operate in a safe and responsible manner</td>
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<td>*2026</td>
<td>By Hanshaw (Mr. Speaker) and Delegate Skaff [By Request of the Executive]:</td>
<td>1240</td>
<td>1414</td>
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<td>1585</td>
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<td></td>
<td>Relating to the modernization of the collection of income taxes by adopting uniform provisions relating to the mobile workforce</td>
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<td>Exempting veterinarians from the requirements of controlled substance monitoring</td>
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<td>2029</td>
<td>By Delegates Ellington, Higginbotham, Mazzocchi, Toney, and Tully (originating in House Education):</td>
<td>1359</td>
<td>2151</td>
<td>2480</td>
<td>2655</td>
<td>3023</td>
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<td>Relating to teacher preparation clinical experience programs</td>
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<td>*2093</td>
<td>By Delegates Graves, Hott, Sypolt, Mandt, J. Pack, Toney, Longanacre, Jennings, Smith, Wamsley, and Clark: Relating to exemptions for the United States Department of Veterans Affairs Medical Foster Homes</td>
<td>537</td>
<td>1854</td>
<td>2020-2023</td>
<td>2079</td>
<td>2414</td>
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<td>1801</td>
<td>By Delegates Graves, Rowe, Thompson, Haynes, Zakoff, and Kimble: Providing increased protections for the welfare of domestic animals</td>
<td>1155</td>
<td>By Delegates Phillips, McGeehan, J. Jeffries, Mandt, Barnhart, and Hanna: West Virginia Monument and Memorial Protection Act of 2021</td>
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<td>1446</td>
<td>By Delegates Toney, Hanshaw (Mr. Speaker), and Rohrbach: Relating to student aide class titles</td>
<td>397</td>
<td>By Delegates Rohrbach and L. Pack: Increasing the penalties for exposure of governmental representatives to fentanyl or any other harmful drug</td>
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<td>1300</td>
<td>By Delegate Sypolt: Relating to motor vehicle crash reports</td>
<td>2832-2833, 3431</td>
<td>By Delegates Westfall, Espinosa, D. Jeffries, Williams, L. Pack, Hott, Capito, Pritt, Keaton, Barnhart, and Reed: Relating to the establishment of an insurance innovation process</td>
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<td>326</td>
<td>By Delegate Steele: Relating to forgery and other crimes concerning lottery tickets</td>
<td>1829</td>
<td>By Delegates J. Pack, Rohrbach, Summers, Longanacre, Rowan, G. Ward, Forsh, Smith, Steele, Espinosa, and Barrett: Relating to procurement of child placing services</td>
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<td>190</td>
<td>416, 439, 472, 587, 779</td>
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<td>472</td>
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<td>189</td>
<td>371</td>
<td>472</td>
<td>507</td>
<td>1801</td>
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<td>1446, 2276, 2481, 2656, 3630, 3673</td>
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<td>1446, 2276, 2481, 2656, 3630, 3673</td>
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<td>2264</td>
<td>By Delegates J. Pack, Rohrbach, Summers, Rowan, Longanacre, G. Ward, Forsht, and Smith: Hospital exemptions from certificate of need</td>
<td>190</td>
<td>190</td>
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<td>2265</td>
<td>By Delegates Rohrbach, J. Pack, Summers, Reed, G. Ward, Forsht, Smith, Steele, Espinosa, and Worrell: Relating to collaborative pharmacy practice and updating rulemaking authority</td>
<td>445</td>
<td>445</td>
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<td>2266</td>
<td>By Delegates Rohrbach, L. Pack, J. Pack, Worrell, Pushkin, Fleischauer, Young, Rowe, and Williams: Relating to expanding certain insurance coverages for pregnant women</td>
<td>1600</td>
<td>1854, 2152</td>
<td>2497-2499, 2658</td>
<td>2658</td>
<td>3612</td>
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<td>2267</td>
<td>By Delegates Toney and Paynter: Establishing an optional bus operator in residence program for school districts</td>
<td>478</td>
<td>1420</td>
<td>1592-1595, 1672, 2415</td>
<td>1671-1672, 2415</td>
<td>478, 1489, 1537, 1595, 1672, 2414-2415, 3630, 3670</td>
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<td>2325</td>
<td>By Delegate Foster: Removing the requirement of continuing education for barbers and cosmetologists</td>
<td>297</td>
<td>297</td>
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<td>2335</td>
<td>By Delegates Foster and Kessinger: Increasing the minimum criminal penalty for a driver who, in an impaired state, causes the death of a minor</td>
<td>662</td>
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<td>*2358</td>
<td>By Hanshaw (Mr. Speaker) and Delegate Skaff [By Request of the Executive]:</td>
<td>164</td>
<td>219</td>
<td>220</td>
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<td>164, 220-221, 363, 398</td>
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<td>Updating meaning of federal adjusted gross income and certain other terms used in West Virginia Personal Income Tax Act</td>
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<td>By Hanshaw (Mr. Speaker) and Delegate Skaff [By Request of the Executive]:</td>
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<td>219</td>
<td>222</td>
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<td>165, 219-222, 363, 398</td>
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<td>Updating the meaning of federal taxable income and certain other terms used in the West Virginia Corporation Net Income Tax Act</td>
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<td>2366</td>
<td>By Delegates Foster, Espinosa, Steele, Graves, Martin, and Hardy: Requiring agencies who have approved a proposed rule that affects fees or other special revenues to provide to the committee a fiscal note</td>
<td>297</td>
<td>1618</td>
<td>1937</td>
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<td>297, 1830, 1886, 1937, 3621, 3651</td>
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<td>*2372</td>
<td>By Delegates Howell, B. Ward, Paynter, Barrett, Martin, Phillips, Mandt, Statler, J. Pack, Graves, and Pinson: Allow pre-candidacy papers to be filed the day after the general election</td>
<td>419</td>
<td>865</td>
<td>1028-1030, 1073</td>
<td>1073</td>
<td>1156</td>
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<td>2379</td>
<td>By Delegates Westfall, Queen, and Hott: Make criminal invasion of privacy a felony</td>
<td>997</td>
<td>1819</td>
<td>2660, 2661</td>
<td>2661</td>
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<td>*2382</td>
<td>By Delegate Foster: Authorizing the Department of Environmental Protection to promulgate a legislative rule relating to ambient air quality standards</td>
<td>858</td>
<td>1253</td>
<td>1428</td>
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<td>*2400</td>
<td>By Delegate Foster: Authorizing the Department of Transportation to promulgate legislative rules</td>
<td>1045</td>
<td>1167</td>
<td>1345-1346, 1386</td>
<td>1386</td>
<td>1865</td>
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<td>*2427</td>
<td>By Delegate Foster: Authorizing the Department of Health and Human Resources to promulgate legislative rules</td>
<td>1360</td>
<td>1618</td>
<td>1886-1898, 1938-1939</td>
<td>1938</td>
<td>2179</td>
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<td>*2488</td>
<td>By Delegate Foster: Relating to an occupational limited license</td>
<td>1802</td>
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<td>2493</td>
<td>By Delegates Criss, Anderson, Graves, Householder, Barrett, Espinosa, Storch, Rohrbach, Gearheart, and J. Pack: Providing valuation limitations for coal property taxation and clarifying the penalties for non-filers</td>
<td>1601</td>
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<td>*2495</td>
<td>By Delegates Westfall, Kessinger, L. Pack, and Keaton: Relating to the filing of asbestos and silica claims</td>
<td>1081</td>
<td>1470</td>
<td>1673</td>
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<td>2496</td>
<td>By Delegates Householder, Graves, Criss, Rowe, Storch, Gearheart, and L. Pack: Relating to assessments of real property</td>
<td>1156</td>
<td>1855</td>
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<td>*2499</td>
<td>By Delegates Howell, Householder, Horst, Hamrick, B. Ward, Steele, Foster, Kessinger, Linville, Ellington, and Hanshaw (Mr. Speaker): Tax reduction for arms and ammo manufacturing</td>
<td>1157</td>
<td>1421</td>
<td>1596</td>
<td>1673</td>
<td>1865</td>
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<td>2500</td>
<td>By Delegates Foster, Dean, Steele, Mandt, and J. Jeffries: Create an act for Statewide Uniformity for Auxiliary Container Regulations</td>
<td>362</td>
<td>2153</td>
<td>3316</td>
<td>3613</td>
<td>362, 2276, 2499, 2662, 3311-3317, 3621, 3651</td>
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<td>2507</td>
<td>By Delegates Gearheart, Storch, Howell, Smith, Paynter, Bridges, Maynard, J. Jeffries, Ellington, Criss, and Householder: Remove the limitations on advertising and promotional activities by limited video lottery retailers</td>
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<td>2529</td>
<td>By Delegate Fast: Prohibiting West Virginia institutions of higher education from discriminating against graduates of private, nonpublic or home schools by requiring them to submit to alternative testing</td>
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<td>By Delegates Rowan, Maynard, Hott, Hardy, J. Pack, Criss, Riley, Anderson, Gearheart, Graves, and Linville: Relating generally to the transparency and accountability of state grants to reduce waste, fraud, and abuse</td>
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<td>By Delegates J. Pack and Rohrbach: Amend the reporting to the Governor and the Legislature to have information continuously available on the Office of Health Facility Licensure and Certification’s website</td>
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<td>2764</td>
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<td>1604, 1841, 1919, 2024, 2081, 3621, 3642</td>
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<td>*2769</td>
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<td>1604</td>
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<td>2782</td>
<td>By Delegates Foster, Steele, D. Jeffries, Kimes, and J. Pack: Repeal domestic animal tax</td>
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<td>*2803</td>
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<td>By Delegates Ellington, Toney, Conley, J. Kelly, Kimes, Thompson, Griffith, and Evans: Relating to distribution of the allowance for increased enrollment</td>
<td>801</td>
<td>1421</td>
<td>1597-1598, 1675</td>
<td>1674-1675</td>
<td>1865</td>
<td>801, 1490, 1537, 1598, 1675, 2191, 3646</td>
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<td>2854</td>
<td>By Delegates Storch, Gearheart, Pethtel, Evans, Anderson, Graves, J. Pack, and Riley: Relating to the West Virginia Municipal Police Officers and Firefighters Retirement System</td>
<td>1082</td>
<td>1340</td>
<td>1082, 1218, 1293, 1340, 1610</td>
<td>1083, 1219, 1293, 1341, 1610</td>
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<td>*2855</td>
<td>By Delegates Storch, Gearheart, Pethtel, Evans, Anderson, Graves, and J. Pack: Relating to the Natural Resources Police Officers Retirement System</td>
<td>1082</td>
<td>1340</td>
<td>1083, 1219, 1293, 1341, 1610</td>
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<td>2874</td>
<td>By Delegates Young, Wmsley, Cooper, Doyle, Longanacre, Steele, J. Kelly, McGeehan, Worrell, Kimble, and Zukoff: Extend the current veteran’s business fee waivers to active duty military members and spouses</td>
<td>1361</td>
<td>1877</td>
<td>2205</td>
<td>1361, 2047, 2108, 2205, 3631, 3676</td>
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<td>*2876</td>
<td>By Delegates Westfall, Summers, and Bates: Modify the five-year waiting period and 100-person minimum for an association health plan, and to allow new flexibility granted under federal rules</td>
<td>1805</td>
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<td>1805</td>
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<td>*2877</td>
<td>By Delegates Westfall, Summers, Jennings, Tully, Bates, and L. Pack: Expand direct health care agreements beyond primary care to include more medical care services</td>
<td>938</td>
<td>1617</td>
<td>2015</td>
<td>938, 1831, 1911, 2016, 3622, 3651</td>
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<td>*2884</td>
<td>By Delegates Conley, J. Kelly, Mallow, Miller, and Barnhart: To make changes to the FOIA law to protect public utility customer databases from disclosure, with exceptions</td>
<td>1805</td>
<td>2157</td>
<td>2665</td>
<td>1805, 2277, 2519, 2665, 3631, 3658</td>
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<td>2888</td>
<td>By Delegate Higginbotham: Relating to when contentions can be revived based on forensic scientific evidence that was not available at time of conviction</td>
<td>999</td>
<td>1565</td>
<td>1884</td>
<td>999, 1697, 1829, 1884, 3622, 3651</td>
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<td>*2890</td>
<td>By Delegates Steele, Foster, and J. Pack:</td>
<td>1559</td>
<td>1877</td>
<td>2206</td>
<td>2205</td>
<td>2416</td>
<td>1559, 1877, 2047, 2108-2109, 2206, 3632, 3666</td>
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<td>*2891</td>
<td>By Delegates D. Kelly, B. Ward, Hott, Capito, Steele, Pinson, Queen, Westfall, Young, and L. Pack: Creating minimum statutory standards for law-enforcement officers</td>
<td>938</td>
<td>2195</td>
<td>3336-3341</td>
<td>3341</td>
<td>3614</td>
<td>938, 2579, 2860, 3342, 3632, 3676</td>
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<td>2895</td>
<td>By Hanshaw (Mr. Speaker) and Delegate Skaff [By Request of the Executive]:</td>
<td>2182</td>
<td>2979</td>
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<td>2183, 2579, 2860, 2979-2980, 3622, 3645</td>
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<td>*2896</td>
<td>By Hanshaw (Mr. Speaker) and Delegate Skaff [By Request of the Executive]:</td>
<td>1083</td>
<td>1248</td>
<td>1429</td>
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<td>1083, 1348, 1399, 1430, 1840, 2303</td>
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<td>2897</td>
<td>By Hanshaw (Mr. Speaker) and Delegate Skaff [By Request of the Executive]:</td>
<td>1242</td>
<td>1372</td>
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<td>1513</td>
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<td>1243, 1442, 1488, 1513-1514, 1840, 2303</td>
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<td>2898</td>
<td>By Hanshaw (Mr. Speaker) and Delegate Skaff [By Request of the Executive]:</td>
<td>1083</td>
<td>1254</td>
<td>1400</td>
<td>1430</td>
<td>1865</td>
<td>1083, 1348, 1400, 1431, 2191, 3642</td>
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<td>2899</td>
<td>By Hanshaw (Mr. Speaker) and Delegate Skaff [By Request of the Executive]:</td>
<td>1243</td>
<td>1372</td>
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<td>1514</td>
<td></td>
<td>1243, 1442, 1488, 1514-1515, 1840, 2304</td>
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<td>2900</td>
<td>By Hanshaw (Mr. Speaker) and Delegate Skaff [By Request of the Executive]: Expiring funds to the balance of the Department of Education – State Board of Education – School Building Authority – School Construction Fund</td>
<td>2183</td>
<td>2309</td>
<td>2980</td>
<td>2183, 2579, 2861, 2980-2981, 3622, 3645</td>
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<td>2901</td>
<td>By Hanshaw (Mr. Speaker) and Delegate Skaff [By Request of the Executive]: Making a supplementary appropriation to the Department of Health and Human Resources, Division of Human Services</td>
<td>1084</td>
<td>1248</td>
<td>1431</td>
<td>1084, 1348, 1400, 1432, 1840, 2304</td>
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<td>2903</td>
<td>By Hanshaw (Mr. Speaker) and Delegate Skaff [By Request of the Executive]: Making a supplementary appropriation to the Department of Homeland Security, West Virginia State Police</td>
<td>1084</td>
<td>1248</td>
<td>1433</td>
<td>1084, 1348-1349, 1401, 1433, 1840, 2304</td>
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<td>2905</td>
<td>By Delegates Rohrbach, L. Pack, Barnhart, and Forsht (originating in House Health and Human Resources): Relating to repealing the prohibition against the use of certain words</td>
<td>665</td>
<td>1052</td>
<td>1269</td>
<td>1407</td>
<td>665, 1153, 1217, 1268-1269, 1610, 2049</td>
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<td>2906</td>
<td>By Delegates Higginbotham and Griffith (originating in House Education): Relating to the School Building Authority’s allocation of money</td>
<td>744</td>
<td>1622</td>
<td>2016</td>
<td>2016, 2183</td>
<td>745, 1831, 1911, 2017, 3622, 3665</td>
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<td>2908</td>
<td>By Delegate Foster: Relating to disclosure of information by online marketplaces to inform consumers</td>
<td>1806</td>
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<td>1806</td>
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<td>2914</td>
<td>By Delegates Rowan, Rowe, Steele, Foster, Espinosa, Linville, Hardy, Skaff, Hornbuckle, and Fluharty: To remove certain ex officio, voting members from the Archives and History Commission and update formatting</td>
<td>1164</td>
<td>1875</td>
<td>2206</td>
<td>1164, 2047, 2109, 2207, 3632, 3665</td>
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<td>2915 -</td>
<td>By Delegates Rowan, Rowe, Steele, Burkhammer, Linville, Hardy, Skaff, Hornbuckle, and Fluharty: Relating to public records management and preservation</td>
<td>1605</td>
<td></td>
<td>3431</td>
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<td>1605, 1831, 1912, 2017, 2086, 2207, 2457, 2665, 3431, 3432, 3632, 3665</td>
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<td>*2916 -</td>
<td>By Delegates Rowan, Rowe, Steele, Foster, Burkhammer, Espinosa, Linville, Hardy, Young, Skaff, and Hornbuckle: Creating the Semiquincentennial Commission for the celebration of the 250th anniversary of the founding of the United States of America</td>
<td>862</td>
<td>1621</td>
<td>1912-1916, 2183-2187</td>
<td>2017, 2188</td>
<td>2183</td>
<td>863, 1831, 1916, 2018, 2188, 3632, 3666</td>
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<td>2920 -</td>
<td>By Hanshaw (Mr. Speaker) and Delegate Skaff [By Request of the Executive]: Making a supplementary appropriation to the Department of Health and Human Resources, Division of Health – Laboratory Services Fund</td>
<td>1243</td>
<td>1373</td>
<td>1515</td>
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<td>1244, 1443, 1488, 1515-1516, 1840, 2304, 3665</td>
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<td>*2927 -</td>
<td>By Delegates Young, Walker, Statler, Worrell, Skaff, Lovejoy, Barach, Fleischauer, and L. Pack: Adding Caregiving expenses to campaign finance expense</td>
<td>1806</td>
<td>2072</td>
<td>2520-2533, 2666</td>
<td>2666</td>
<td>3024</td>
<td>1806, 2277, 2533, 2666, 3632, 3676</td>
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<td>2932 -</td>
<td>By Delegates Kessinger, Graves, and Mazzocchi: Protections for Charitable Organizations</td>
<td>863</td>
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<td>863</td>
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<td>*2933 -</td>
<td>By Delegates Kessinger, Hardy, D. Jeffries, Pinson, J. Pack, Summers, L. Pack, Haynes, Brown, Hanshaw (Mr. Speaker), and Mazzocchi: Anti-Discrimination Against Israel Act</td>
<td>1450</td>
<td>2195</td>
<td>3603-3604, 3605</td>
<td>3604</td>
<td>3614</td>
<td>1450, 2196, 2579, 2861, 3422, 3605, 3632, 3666</td>
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<td>2940 -</td>
<td>By Hanshaw (Mr. Speaker) and Delegate Skaff [By Request of the Executive]: Making a supplementary appropriation to the Department of Education, State Board of Education – State Department of Education</td>
<td>1084</td>
<td>1249</td>
<td>1434</td>
<td>1084, 1349, 1401, 1434, 1840, 2304</td>
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<td>2941 -</td>
<td>By Hanshaw (Mr. Speaker) and Delegate Skaff [By Request of the Executive]: Supplementary appropriation decreasing an existing item and adding a new item of appropriation to the Department of Revenue, Insurance Commissioner</td>
<td>1085</td>
<td>1254</td>
<td>1401-1402</td>
<td>1435</td>
<td>1866</td>
<td>1085, 1349, 1402, 1435, 2191, 3642</td>
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<td>2953 -</td>
<td>By Delegates Hardy, Westfall, Jennings, Clark, Linville, Hott, D. Jeffries, Graves, Tully, Storch, and Forsht: To clarify that counties can hire fire fighters as paid staff and to modify the existing procedures to include a procedure of public hearing to commission a vote</td>
<td>1407</td>
<td>2157</td>
<td>2668, 2669</td>
<td>2668</td>
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<td>1407, 2278, 2533, 2666-2669, 3632, 3666</td>
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<td>2962 -</td>
<td>By Delegates Steele and J. Pack: Relating generally to dental practice</td>
<td>1559</td>
<td>2158</td>
<td>2534, 3311</td>
<td>2670, 3311</td>
<td>1560, 2278, 2534, 2670, 3310-3311, 3632, 3676</td>
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<td>2969 -</td>
<td>By Delegates Conley, Barnhart, Holstein, and Steele: To clarify the procedures for the sale and operation of a municipally owned toll bridge by a private toll transportation facility</td>
<td>938</td>
<td>1878</td>
<td>2109-2127, 2208</td>
<td>2207</td>
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<td>939, 2047, 2127, 2208, 2209, 3622, 3676</td>
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<td>2972 -</td>
<td>By Delegates Smith, Westfall, Steele, Zatezalo, Martin, Cooper, Householder, Ellington, Espinosa, Howell, and Pushkin: Allowing a person to manufacture a stated amount of alcoholic liquor for personal consumption</td>
<td>939</td>
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<td>1451</td>
<td>By Delegates Reynolds, Steele, Cooper, Rohrbach, J. Jeffries, Ferrell, Storch, Conley, Zatezalo, D. Kelly, and Barnhart: Providing veterans with suicide prevention assistance</td>
<td>1451</td>
<td>1451</td>
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<td>1807</td>
<td>By Delegates Haynes, Graves, J. Pack, Kessinger, Phillips, Steele, Bates, Hanna, Toney, and G. Ward: Adding a defense to the civil penalty imposed for a result of delivery of fuel to a state other than the destination state printed on the shipping document for fuel</td>
<td>1807</td>
<td>2311</td>
<td>3331-3335</td>
<td>3335</td>
<td>3606</td>
<td>1807, 2579, 2861, 3330-3336, 3606, 3632, 3670</td>
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<td>1560</td>
<td>By Delegates Worrell, Dean, Paynter, Howell, Evans, Toney, Reed, Booth, Brown, Bridges, and Bates: Update road abandonment process</td>
<td>1560</td>
<td>2158</td>
<td>2534-2549, 2671</td>
<td>2670</td>
<td>3024</td>
<td>1560, 2278, 2549, 2671, 3632, 3677</td>
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<td>1302</td>
<td>By Delegates Householder, Criss, and Maynard: To extend the special valuation method for cellular towers to towers owned by persons not subject to regulation by the Board of Public Works</td>
<td>1302</td>
<td>1546</td>
<td>1676</td>
<td>1302, 1547, 1598, 1676, 2192, 3666</td>
<td>1302, 1547, 1598, 1676, 2192, 3666</td>
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<td>1807</td>
<td>By Delegates Linville, Maynard, Hardy, Rohrbach, Pritt, Keaton, Riley, Tully, Booth, Thompson, and Evans (originating in House Technology and Infrastructure): Relating to gross weight limitations and road restrictions in Greenbrier and Pocahontas Counties</td>
<td>1807</td>
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<td>1807</td>
<td>By Delegates Steele and Foster: Sunsetting the Board of Sanitarians</td>
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<td>By Delegates Steele and Foster: Sunset the Board of Forestry</td>
<td>1808</td>
<td>2196</td>
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<td>1808, 2579, 2862, 2951, 3452</td>
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<td>*3074</td>
<td>By Delegates Higginbotham, Ellington, Rohrbach, and Hornbuckle: Relating to information on organ and tissue donations</td>
<td>1808</td>
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<td>3078</td>
<td>By Delegates Capito, Lovejoy, Fast, Pushkin, Brown, Fluharty, Queen, Pinson, L. Pack, Bruce, and Zukoff (originating in House Judiciary): Relating to powers and duties of the parole board</td>
<td>1047</td>
<td>2072</td>
<td>2671-2672</td>
<td>2671</td>
<td>3024</td>
<td>1047, 2278, 2672, 3633, 3677</td>
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<td>3081</td>
<td>By Delegates Westfall, Hott, Barnhart, Bates, Criss, Espinosa, Garcia, Lovejoy, Reed, Rowe, and Williams (originating in House Banking and Insurance): Updating the West Virginia Business Corporations Act</td>
<td>1047</td>
<td>1565</td>
<td>1885</td>
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<td>1047, 1697, 1830, 1885, 3025, 3667</td>
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<td>3082</td>
<td>By Delegates Anderson, J. Kelly, and Espinosa: Stabilizing funding sources for the DEP Division of Air Quality</td>
<td>1605</td>
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<td>3089</td>
<td>By Delegates G. Ward, Anderson, Riley, J. Kelly, Paynter, Queen, L. Pack, Haynes, Kimble, Ferrell, and Holstein: Make utility workers essential employees during a state of emergency</td>
<td>1808</td>
<td>2419</td>
<td>3326-3329, 3330</td>
<td>3330</td>
<td>3614</td>
<td>1809, 2420, 2862, 3330, 3633, 3667</td>
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<td>*3106</td>
<td>By Delegates Barrett, Steele, Fast, and Fleischauer: To change the hearing requirement for misdemeanors to 10 days</td>
<td>1606</td>
<td>2312</td>
<td>3234-3238, 3239</td>
<td>3238</td>
<td>3615</td>
<td>1606, 2579, 2862, 3239, 3633, 3666</td>
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<td>3107</td>
<td>By Delegates Criss, Lovejoy, J. Jeffries, and L. Pack: Declaring that Post Traumatic Stress Disorder diagnosed by a licensed psychiatrist is a compensable occupational disease for first responders</td>
<td>1408</td>
<td>2159</td>
<td>3446-3449</td>
<td>3449</td>
<td>3615</td>
<td>1408, 2278, 2549, 2862, 3450, 3629, 3656</td>
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<td>3128</td>
<td>By Delegates Capito, Keaton, L. Pack, and Bruce (originating in House Judiciary): Relating to carrier fees on 911 fee revenues</td>
<td>1048</td>
<td>2159, 2312</td>
<td>3422-3428</td>
<td>1048, 2160, 2579, 2863, 3428-3429</td>
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<td>3129</td>
<td>By Delegates Capito, Keaton, and L. Pack (originating in House Judiciary): Relating to the Consumer Price Index rate increase</td>
<td>1085</td>
<td>2153</td>
<td>2673</td>
<td>2672</td>
<td>3024</td>
<td>1085, 2278, 2549, 2673, 3627, 3656</td>
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<td>By Delegates Young, Thompson, Griffith, and Lovejoy: Relating generally to kidnapping</td>
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| 3191    | By Delegates Boggs, Storch, Pethel, Householder, Westfall, and Hott:     | 1408                   | 1857                    |         | 2088          | 2416              | 1409, 1920, 2045,  
                                                      | Requiring employers to send certain notifications when retirees are hired as temporary, part-time employees |                        |                        |         |               |                   | 2089, 3622, 3657  |
| *3215   | By Delegates Brown and Pinson: Amending the requirements to become an elected prosecutor | 1364                   | 2073                    | 2551-   | 2677          |                   | 1364, 2279, 2552,  
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| *3231   | By Delegates Conley and Riley: Public Utilities not required to pay interest on security deposits | 1409                   |                        |         |               |                   | 1409              |
| *3254   | By Hanshaw (Mr. Speaker): Authorizing members of development authorities to accept federally authorized reimbursement for services which the members rendered on a voluntary basis | 1451                   | 2058                    | 2458-   | 2631          |                   | 1451, 2132, 2258,  
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| *3266   | By Delegate Statler: Providing for termination of extracurricular contact upon retirement | 1451                   | 2160                    |         | 2678          |                   | 1451, 2279, 2552,  
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| 3286    | By Hanshaw (Mr. Speaker) and Delegate Skaff [By Request of the Executive]: Making a supplementary appropriation to the Division of Human Services – Child Care and Development | 1809                   | 2058                    | 2464    |               |                   | 1809, 2132, 2258,  
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| 3287    | By Hanshaw (Mr. Speaker) and Delegate Skaff [By Request of the Executive]: Making a supplementary appropriation to the Department of Homeland Security | 1809                   | 2059                    | 2465    |               |                   | 1809, 2132, 2258,  
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| 3288    | By Hanshaw (Mr. Speaker) and Delegate Skaff [By Request of the Executive]: Supplementing and amending appropriations by decreasing and increasing existing items of appropriation in the DHHR | 1810                   | 2059                    | 2259-   | 2949          |                   | 1810, 2132, 2262,  
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| 3289    | By Hanshaw (Mr. Speaker) and Delegate Skaff [By Request of the Executive]: Supplementary appropriation to the Department of Commerce, Geological and Economic Survey | 1810                   | 2059                    | 2467    |               |                   | 1810, 2132, 2262,  
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<td>20</td>
<td>By Delegates Steele, J. Pack, Toney, Gearheart, Smith, Bates, Kessinger, Haynes, Cooper, and Fast: Bill Withers Memorial Road</td>
<td>1561 1860 1861-1862 1863 2069</td>
<td>1561, 1861, 1863</td>
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<td>21</td>
<td>By Delegates Evans, Pethtel, Thompson, Bates, Griffith, Young, Barach, Hansen, Dean, Paynter, and Walker: SP4 Dennis Harvey Roberts Bridge, McDowell County</td>
<td>1815</td>
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<td>1816</td>
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<td>22</td>
<td>By Delegate Hanna: Bill O’Dell Memorial Bridge</td>
<td>1453 1859 1859-1860</td>
<td>1453, 1859-1860</td>
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<td>24</td>
<td>By Delegates Howell, Hanshaw (Mr. Speaker), Foster, and Westfall: Urging Congress to extend federal tax incentives to participants in Jumpstart Savings programs that are similar to those that are currently provided to participants in College Savings plans, pursuant to 26 U.S.C. §529</td>
<td>2417</td>
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<td>25 -</td>
<td>By Delegate Westfall: William Edward Friese Memorial Bridge</td>
<td>1411</td>
<td>1859</td>
<td>1859-1860</td>
<td>1411, 1859-1860</td>
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<td>26 -</td>
<td>By Delegates Westfall and Queen: Victor Yoak Memorial Bridge</td>
<td>1411</td>
<td>1860</td>
<td>1862</td>
<td>1863</td>
<td>2070</td>
<td>1412, 1861, 1863</td>
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<td>27 -</td>
<td>By Delegate Pethtel: Harvey Lemasters Memorial Bridge</td>
<td>1453</td>
<td>1859</td>
<td>1859-1860</td>
<td>1453, 1859-1860</td>
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<td>28 -</td>
<td>By Delegates Reed, Worrell, Barrett, Hardy, Forsht, and Horst: Paul J. Hofe Memorial Bridge</td>
<td>2066</td>
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<td>34</td>
<td>By Delegates Young, Barach, Bates, Booth, Brown, Bruce, Clark, Conley, Diserio, Fleischauer, Fluharty, Forsh, Garcia, Griffith, Hansen, Holstein, Hornbuckle, Horst, Hott, J. Jeffries, Jennings, Kimble, Longanacre, Lovejoy, Mallow, Martin, McGeehan, Nestor, J. Pack, Phillips, Pinson, Pritt, Pushkin, Reed, Reynolds, Riley, Rohrbach, Rowan, Rowe, Skaff, Storch, Thompson, G. Ward, Williams, Worrell, and Zukoff: Declaring the “pepperoni roll” to be the official state food of West Virginia</td>
<td>2070</td>
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<td>2070</td>
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<td>38</td>
<td>By Delegates Zukoff, Thompson, Linville, Maynard, and Dean: “U.S. Marine Corps Sergeant David Andrew Green Memorial Bridge.”</td>
<td>1453 1860 1862 1863 2070</td>
<td>1454, 1861, 1863</td>
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<td>40</td>
<td>By Delegates Linville and Maynard: Guy Maywood Edwards Memorial Bridge</td>
<td>2066</td>
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<td>2069</td>
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<td>41</td>
<td>By Delegates Pinson, Wamsley, Burkhammer, Linville, Maynard, Higginbotham, D. Jeffries, Keaton, and Graves: Halstead Brothers WWII Veterans Memorial Bridge.</td>
<td>2067</td>
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<td>44</td>
<td>By Delegates Gearheart, Smith, Ellington, Evans, Cooper, Toney, Paynter, and J. Pack: Timothy Wayne Farley Memorial Bridge</td>
<td>2067</td>
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<td>46</td>
<td>By Delegates Linville, Maynard, and J. Jeffries: U. S. Navy BM1 Farris Burton Memorial Bridge</td>
<td>2067</td>
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<td>47</td>
<td>By Delegate Rowe: SP5 Terry Lee McClanahan Memorial Bridge</td>
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<td>48</td>
<td>By Delegates Forsht and Espinosa: To balance the judicial workload and realign the current court systems based on their caseloads</td>
<td>1412</td>
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<td>51</td>
<td>By Delegates Cooper, J. Pack, and Longanacre: U.S. Army Private Elmo Davis Memorial Road</td>
<td>2067</td>
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<td>52</td>
<td>By Delegates G. Ward, Mallow, and Garcia: World War II Veterans Toothman Brothers Memorial Bridge</td>
<td>2067</td>
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<td>2069</td>
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<td>54</td>
<td>By Delegates Sypolt, Hansen, Fleischauer, Walker, Statler, Williams, and Jennings: Robin W. Ames Memorial Road</td>
<td>1562</td>
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<td>*55</td>
<td>By Delegates Hamrick and Ferrell: Studying the viability of creating a veterinary school in West Virginia</td>
<td>1816, 2161, 2685</td>
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<td>2686</td>
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<td>1816, 2686</td>
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<td>56</td>
<td>By Delegates Hamrick and Kimble: Create a resolution urging the FDA not to pass certain rules.</td>
<td>1412</td>
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<td>58</td>
<td>By Delegate Holstein: Kohlton Red Haney Memorial Bridge</td>
<td>2068</td>
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<td>60</td>
<td>By Delegates Cooper, Haynes, and J. Pack: Cpl. Billy F. Mann Memorial Bridge</td>
<td>2068</td>
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<td>2069</td>
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<td>62</td>
<td>By Delegate Mazzocchi: Major Samuel Wilson Rogers Jr. Memorial Bridge</td>
<td>1562, 1860, 1863, 1863</td>
<td>2070</td>
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<td>1562, 1861, 1863</td>
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<td>63</td>
<td>By Delegate Barrett: &quot;Mayor George Karos Bridge.&quot;</td>
<td>1563</td>
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<td>64</td>
<td>By Delegates Forsht, Bruce, Conley, Hardy, Horst, Householder, Kessinger, Longanacre, Mallow, Miller, Reed, and Zatezalo: Deputy Sheriff Scott D. Myers Memorial Bridge</td>
<td>1563</td>
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<td>66</td>
<td>By Delegates Rowe, Pushkin, Barach, Capito, Pritt, Young, L. Pack, D. Jeffries, Skaff, Graves, and Ferrell: Officer Cassie Johnson - Fallen Heroes Memorial Bridge</td>
<td>2068</td>
<td></td>
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<td>67</td>
<td>By Delegates Diserio, Garcia, Criss, Young, Barach, Rowan, Storch, Fluharty, Zukoff, Boggs, and Pethtel: Roy E. Givens Memorial Road</td>
<td>2068</td>
<td></td>
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<td>68</td>
<td>By Hanshaw (Mr. Speaker) and Delegate Skaff [By Request of the Executive]: Providing for the issuance of not to exceed $22 million of refunding bonds pursuant to the Safe Roads Amendment of 1996</td>
<td>1454, 2079</td>
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<td>1454, 2079</td>
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<td>70</td>
<td>By Delegates Howell, Hott, Bruce, Reed, Booth, Ferrell, Storch, Mazzocchi, Hamrick, Nestor, Worrell, Smith, and Longanacre: Calling for the construction of an licensed Off Highway Vehicle (OHV) vehicle semi-contiguous trail to parallel the Appalachian Hiking Trail on the western side</td>
<td>1454</td>
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<td>71</td>
<td>By Delegates Fast and Rowe: Doctor Enrique Aguilar Memorial Bridge</td>
<td>2068</td>
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<td>72</td>
<td>By Delegates Linville and Boggs (originating in House Technology and Infrastructure): David Allen Drake, Sr. Memorial Bridge</td>
<td>1563</td>
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<td>75</td>
<td>By Delegates Boggs and Doyle: U.S. Army Corporal Charles William “Bill” Knight Memorial Bridge</td>
<td>2068</td>
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<td>76</td>
<td>By Delegate Boggs: U.S. Navy Seaman 1st Class Byrne Lee Singleton Memorial Bridge.</td>
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<td>77</td>
<td>By Delegates Cooper and J. Pack: Elmer Galford Memorial Road</td>
<td>2069</td>
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<td>78</td>
<td>By Delegates Toney, Howell, Hanshaw (Mr. Speaker), Rowan, Higginbotham, and Ellington (originating in House Education): Requesting an examination of juvenile proceedings</td>
<td>1816 2161</td>
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<td>By Delegates Cooper and Fleischauer (originating in House Veterans' Affairs and Homeland Security): Requesting the Joint Committee on Government and Finance to study the declining population of military service veterans in West Virginia</td>
<td>2190 2685 2686</td>
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<td>2190 2686</td>
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<td>85</td>
<td>By Delegate Mallow: World War II Veterans Toothman Brothers Memorial Bridge</td>
<td>2069</td>
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<td>86</td>
<td>By Delegates D. Jeffries, L. Pack, Pinson, Tully, Reynolds, and Howell: Study the recruitment and retention of Health Care Workers in West Virginia</td>
<td>2070-2071 2686 2686</td>
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<td>2070-2071 2686</td>
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<td>87</td>
<td>By Delegate Howell: Study resolution regarding Courtesy Patrol submitting billing for reimbursement in certain instances</td>
<td>2071</td>
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<td>91</td>
<td>By Delegate Phillips: To study considering methods of retaining native businesses</td>
<td>2631</td>
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<td>98 -</td>
<td>By Delegates J. Pack, Barach, Barnhart, Bates, Dean, Ferrell, Fleischauer, Forsht, Griffith, D. Jeffries, Mallow, Miller, L. Pack, Pushkin, Reed, Rohrbach, Rowan, Summers, G. Ward, and Walker (originating in House Health and Human Resources): For West Virginia Public Employee Insurance Agency (PEIA) Finance Board to examine how they can enhance reimbursement rates to providers</td>
<td>2417</td>
<td>2686</td>
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<td>2417, 2686</td>
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<td>99 -</td>
<td>By Delegates J. Pack, Barach, Barnhart, Bates, Dean, Ferrell, Fleischauer, Forsht, Griffith, D. Jeffries, Mallow, Miller, L. Pack, Pushkin, Reed, Rohrbach, Rowan, Summers, G. Ward, and Walker (originating in House Health and Human Resources): Requesting the Joint Committee on Government and Finance study childcare in the state of West Virginia</td>
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<td>By Delegates J. Pack, Barach, Barnhart, Bates, Dean, Ferrell, Fleischauer, Forsht, Griffith, D. Jeffries, Mallow, Miller, L. Pack, Pushkin, Reed, Rohrbach, Rowan, Summers, G. Ward, and Walker (originating in House Health and Human Resources): Requesting study on how Local Health Departments are funded and supported</td>
<td>2418</td>
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<td>2418, 2686</td>
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<td>113</td>
<td>By Hanshaw (Mr. Speaker): Extending the regular session of the Legislature, 2021</td>
<td>3607</td>
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JOURNAL of THE SENATE
State of West Virginia
EIGHTY-FIFTH LEGISLATURE
First Extraordinary Session, 2021
June 7, 2021

NOTE: The proceedings of the First Extraordinary Session of the West Virginia Legislature in the year 2021 (convened by the Governor and adjourned sine die on June 7) are shown hereinafter.
WEST VIRGINIA LEGISLATURE

SENATE JOURNAL

EIGHTY-FIFTH LEGISLATURE
FIRST EXTRAORDINARY SESSION, 2021

MONDAY, JUNE 7, 2021

Pursuant to the proclamation of His Excellency, the Governor, the Honorable Jim Justice, dated the third day of June, 2021, convening the eighty-fifth Legislature of West Virginia in extraordinary session today (Monday, June 7, 2021), under the provisions of section seven, article seven of the Constitution of West Virginia, the Senate assembled in its chamber in the state capitol in the City of Charleston at 12:04 p.m., and was called to order by its President, the Honorable Craig Blair.

Prayer was offered by the Honorable Rollan A. Roberts, a senator from the ninth district.

The Senate was then led in recitation of the Pledge of Allegiance by the Honorable Stephen Baldwin, a senator from the tenth district.

On the call of the roll, the following answered to their names:


Twenty-nine members having answered to their names, the President declared the presence of a quorum.

Executive Communications

Senator Blair (Mr. President) laid before the Senate the following proclamation from His Excellency, the Governor, convening the Legislature in extraordinary session, which was read by the Clerk:
STATE OF WEST VIRGINIA
EXECUTIVE DEPARTMENT
Charleston

A PROCLAMATION

By the Governor

I, JIM JUSTICE, by virtue of the authority vested in the Governor by Section 7, Article VII, of the Constitution of West Virginia, do hereby call the West Virginia Legislature to convene in Extraordinary Session at Noon on Monday, June 7, 2021, in its chambers in the State Capitol, the City of Charleston, for the limited purpose of considering and acting upon only the following matters:

FIRST: To make a supplementary appropriation of federal funds out of the Treasury from the balance of federal monies remaining unappropriated for the fiscal year ending June 30, 2022, to the Department of Health and Human Resources, Division of Health – Substance Abuse Prevention and Treatment, fund 8793, fiscal year 2022, organization 0506, appropriation 89101, in the amount of $14,959,019; to the Department of Health and Human Resources, Division of Health – Community Mental Health Services, fund 8794, fiscal year 2022, organization 0506, appropriation 89101, in the amount of $12,477,493; to the Department of Health and Human Resources, Division of Human Services – Energy Assistance, fund 8755, fiscal year 2022, organization 0511, appropriation 89101, in the amount of $40,464,237; to the Department of Health and Human Resources, Division of Human Services – Temporary Assistance for Needy Families, fund 8816, fiscal year 2022, organization 0511, appropriation 89101, in the amount of $4,617,546; and to the Department of Health and Human Resources, Division of Human Services – Child Care and Development, fund 8817, fiscal year 2022, organization 0511, appropriation 89101, in the amount of $330,722,313, by supplementing and amending the appropriations for the fiscal year ending June 30, 2022; and

SECONd: To make a supplementary appropriation of federal funds out of the Treasury from the balance of federal monies remaining unappropriated for the fiscal year ending June 30, 2022, to the Department of Health and Human Resources, Consolidated Medical Service Fund, fund 8723, fiscal year 2022, organization 0506, appropriation 89101, in the amount of $4,886,344;
to the Department of Health and Human Resources, Division of Health – Central Office, fund 8802, fiscal year 2022, organization 0506, appropriation 89101, in the amount of $248,917,788; and to the Department of Health and Human Resources, Division of Human Services, fund 8722, fiscal year 2022, organization 0511, appropriation 89101, in the amount of $151,642,105; and, by supplementing and amending the appropriations for the fiscal year ending June 30, 2022; and

THIRD: To make a supplementary appropriation of federal funds out of the Treasury from the balance of federal moneys remaining unappropriated for the fiscal year ending June 30, 2021, to the Department of Education, State Board of Education – State Department of Education, fund 8712, fiscal year 2021, organization 0402, appropriation 89101, in the amount of $1,246,924; and to the Department of Education, State Board of Education – School Lunch Program, fund 8713, fiscal year 2021, organization 0402, appropriation 13000, in the amount of $40,000,000, by supplementing and amending the appropriations for the fiscal year ending June 30, 2021; and

FOURTH: To make a supplementary appropriation of federal funds out of the Treasury from the balance of federal moneys remaining unappropriated for the fiscal year ending June 30, 2022, to the Department of Education, State Board of Education – State Department of Education, fund 8712, fiscal year 2022, organization 0402, appropriation 89101, in the amount of $1,246,924; and to the Department of Education, State Board of Education – School Lunch Program, fund 8713, fiscal year 2022, organization 0402, appropriation 13000, in the amount of $52,000,000, by supplementing and amending the appropriations for the fiscal year ending June 30, 2022; and

FIFTH: To make a supplementary appropriation, in the amount of $150,000,000, by adding a new item and increasing the expenditure of public moneys out of the Treasury from the balance of moneys remaining as an unappropriated balance in the State Fund, General Revenue, to the Department of Transportation, Division of Highways, fund 0620, fiscal year 2021, organization 0803, appropriation 70000, by supplementing and amending Chapter 11, Acts of the Legislature, Regular Session, 2020, known as the budget bill for the fiscal year ending June 30, 2021; and

SIXTH: To supplement, amend, and increase an item of existing appropriation from the State Road Fund to the Department of Transportation, Division of Highways, fund 9017, fiscal year 2022, organization 0803, appropriation 23700, for the fiscal year ending June 30, 2021, in the amount of $150,000,000; and

SEVENTH: To authorize and appropriate public funds sufficient to pay for the Extraordinary Session.
IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of West Virginia to be affixed.

DONE at the Capitol in the City of Charleston, State of West Virginia, this Third day of June, in the year of our Lord, Two Thousand Twenty-One, and in the One Hundred Fifty-Eighth year of the State.

By the Governor

[Signature]

GOVERNOR

[Signature]

SECRETARY OF STATE
Senator Blair (Mr. President) then laid before the Senate the following supplement to the proclamation dated June 3, 2021, from His Excellency, the Governor, which was read by the Clerk:

STATE OF WEST VIRGINIA
EXECUTIVE DEPARTMENT
Charleston
A PROCLAMATION
By the Governor

1. JIM JUSTICE, by virtue of the authority vested in the Governor by Section 7, Article VII, of the Constitution of West Virginia, do hereby AMEND the proclamation dated June 3, 2021, calling the West Virginia Legislature to convene in Extraordinary Session at Noon on Monday, June 7, 2021, in its chambers in the State Capitol, the City of Charleston, as follows:
   1. By deleting item six in its entirety and replacing the same with the following:
      SIXTH: To supplement, amend, and increase an item of existing appropriation from the State Road Fund to the Department of Transportation, Division of Highways, fund 9017, fiscal year 2022, organization 0803, appropriation 23700, for the fiscal year ending June 30, 2022, in the amount of $150,000,000; and
   2. By adding item eight, as follows:
      EIGHTH: To correct an incorrect citation to federal law, by amending and reenacting chapter 46, Acts of the Legislature, regular session, 2021, as last amended and reenacted by chapter 147, Acts of the Legislature, regular session, 2003, relating to exemptions of property in federal bankruptcy proceedings; allowing a debtor in bankruptcy to use the federal law exemptions under 11 U.S.C. §522(d); and updating the effective date.

[Signature Page Follows]
IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of West Virginia to be affixed.

DONE at the Capitol in the City of Charleston, State of West Virginia, this Seventh day of June, in the year of our Lord, Two Thousand Twenty-One, and in the One Hundred Fifty-Eighth year of the State.

By the Governor

[Signature]

GOVERNOR

By the Governor

[Signature]

SECRETARY OF STATE
At the request of Senator Weld, unanimous consent being granted, Senator Weld offered the following resolution from the floor:

**Senate Resolution 101**—Raising a committee to inform the House of Delegates the Senate has assembled in extraordinary session.

Resolved by the Senate:

That a committee of three be appointed by the President to inform the House of Delegates that the Senate has assembled in extraordinary session, with a quorum present, and is ready to proceed with the business for which the extraordinary session was called by His Excellency, the Governor.

At the request of Senator Weld, unanimous consent being granted, the resolution was taken up for immediate consideration, reference to a committee dispensed with, and adopted.

Whereupon, the President appointed as members of such committee the following:

Senators Grady, Sypolt, and Beach.

Subsequently, Senator Grady, from the committee to notify the House of Delegates the Senate has assembled in extraordinary session, and is ready to proceed with the business of the session, announced that the committee had discharged its duties.

A message from the House of Delegates, by

Delegates Graves, Gearheart, and Boggs, announced that the House of Delegates has assembled in extraordinary session, with a quorum present, and is ready to proceed with the business stated in the proclamation convening the Legislature.

At the request of Senator Weld, unanimous consent being granted, Senator Weld offered the following resolution from the floor:

**Senate Resolution 102**—Raising a committee to wait upon the Governor.
Resolved by the Senate:

That a committee of three on the part of the Senate, to join with a similar committee on the part of the House of Delegates, be appointed by the President to notify His Excellency, the Governor, that at his call the Legislature has assembled in extraordinary session, with a quorum of each house present; and is ready to receive any communication or message he may be pleased to present under section seven, article seven of the Constitution of West Virginia, which provides that no business except that stated in his proclamation be considered.

At the request of Senator Weld, unanimous consent being granted, the resolution was taken up for immediate consideration, reference to a committee dispensed with, and adopted.

Whereupon, the President appointed as members of such committee the following:

Senators Martin, Nelson, and Woelfel.

A message from the House of Delegates, by

Delegates Rowan, Phillips, and Lovejoy, announced that the Speaker had appointed them a committee of three to join with a similar committee on the part of the Senate to wait upon the Governor, under the provisions of Senate Resolution 102. Senate and House members of this select committee then proceeded to the executive offices.

Subsequently, Senator Martin reported that the joint Senate and House committee had performed the duty assigned to it.

The Clerk presented the following communications from various state agencies as required by the provisions of law:

Administration, Department of (State Building Commission Fund) (§5-6-1)

Medicine, Board of (§30-1-12)

Protective Services, Division of (§15-2D-3)
The Senate proceeded to the third order of business.

**Executive Communications**

Senator Blair (Mr. President) laid before the Senate the following communication from His Excellency, the Governor, consisting of executive nominations for appointees:

![Jim Justice - Governor of West Virginia]

June 7, 2021

Senate Executive Message 1
2021 1st EXTRAORDINARY SESSION

TO: The Honorable Members of the
West Virginia Senate

Ladies and Gentlemen:

I respectfully submit the following nominations for your advice and consent:

1. For Member, West Virginia Municipal Pensions Oversight Board, Travis L. Blosser, Charleston, Kanawha County, for the term ending January 1, 2026.

2. For Member, Committee for the Purchase of Commodities and Services from the Handicapped, Jerry Boyko, Charleston, Kanawha County, for the term ending January 31, 2023.

3. For Member, Women’s Commission, Michelle Barnes Russell, Martinsburg, Berkeley County, for the term ending June 30, 2023.

4. For Member, Women’s Commission, Beth A. Ross, Daniels, Raleigh County, for the term ending June 30, 2023.

5. For Member, Women’s Commission, Belinda J. Bisfore, Fairmont, Marion County, for the term ending June 30, 2024.

6. For Member and Chair, Women’s Commission, Kenyatta Coleman Grant, Charleston, Kanawha County, for the term ending June 30, 2022.

7. For Member, Women’s Commission, Kameron Miller, Charleston, Kanawha County, for the term ending June 30, 2022.

8. For Member, Women’s Commission, Michelle Petties, St. Albans, Kanawha County, for the term ending June 30, 2023.

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9. For Member, Women’s Commission, Crystal R. Bishop, Mount Hope, Raleigh County, for the term ending June 30, 2023.

10. For Member, Women’s Commission, Sierra L. Sovine, Dunbar, Kanawha County, for the term ending June 30, 2022.

11. For Member, Women’s Commission, Elizabeth Wolfe, Scott Depot, Putnam County, for the term ending June 30, 2022.

12. For Member, Women’s Commission, Leah D. Glover, Charleston, Kanawha County, for the term ending June 30, 2021.

13. For Member, Women’s Commission, Elizabeth A. Critch, Morgantown, Monongalia County, for the term ending June 30, 2021.

14. For Member, Board of Examiners in Counseling, Durand L. Warren, Williamson, Mingo County, for the term ending June 30, 2024.

15. For Member, National Coal Heritage Area Authority, Molly Williams, Beaver, Raleigh County, for the term ending June 30, 2022.

16. For Member, West Liberty University Board of Governors, David H. McKinley, Wheeling, Ohio County, for the term ending June 30, 2021.

17. For Member, West Liberty University Board of Governors, Stephanie L. Shaw, Columbus, Ohio, for the term ending June 30, 2021.

18. For Member, West Liberty University Board of Governors, Arlene O. Brandley, Atlanta, Georgia, for the term ending June 30, 2024.

19. For Member, Economic Development Authority, Joseph C. Eddy, Wheeling, Ohio County, for the term ending June 30, 2023.

20. For Member, Economic Development Authority, Vicki Dunn-Mazhall, Barboursville, Cabell County, for the term ending June 30, 2024.

21. For Member, Economic Development Authority, The Honorable Clark S. Barnus, French Creek, Upshur County, for the term ending June 30, 2022.

22. For Member, Economic Development Authority, Roberta Robinson Olejarc, Wheeling, Ohio County, for the term ending June 30, 2022.

23. For Member, Economic Development Authority, Robert P. Hartley, Ripley, Jackson County, for the term ending June 30, 2021.

24. For Member, Board of Risk and Insurance Management, Janet Leah Cooper, St. Albans, Kanawha County, for the term ending June 30, 2021.
25. For Member, Board of Risk and Insurance Management, Terry L. Rose, Morgantown, Monongalia County, for the term ending June 30, 2022.

26. For Member, Catastrophic Illness Commission, Patricia L. Davis, Romney, Hampshire County, for the term ending August 31, 2024.

27. For Member, West Virginia Investment Management Board of Trustees, Charles S. Houck, Beckley, Raleigh County, for the term ending January 31, 2027.

28. For Member, West Virginia Investment Management Board of Trustees, Kurt Dettinger, Charleston, Kanawha County, for the term ending January 31, 2025.

29. For Member, Family Protection Services Board, Arlene Hudson, Charleston, Kanawha County, for the term ending June 30, 2022.

30. For Member, Athletic Commission, Kathie Hess Crouse, Buffalo, Putnam County, for the term ending June 30, 2023.

31. For Member, Fairmont State University Board of Governors, Jason P. Henderson, Stonewood, Harrison County, for the term ending June 30, 2025.

32. For Member, West Virginia Board of Licensed Dietitians, Mallory Mount, Milton, Cabell County, for the term ending June 30, 2024.

33. For Member, West Virginia Board of Licensed Dietitians, Kelly Rutherford, Huntington, Cabell County, for the term ending June 30, 2021.

34. For Secretary, West Virginia Department of Tourism, Chelsea A. Ruby, Charleston, Kanawha County, to serve at the will and pleasure of the Governor.

35. For Secretary, West Virginia Department of Economic Development, The Honorable Mitch B. Carmichael, Charleston, Kanawha County, to serve at the will and pleasure of the Governor.

Notice of these appointments was previously provided to the appropriate legislative staff at the time the appointments were made.

Sincerely,

[Signature]
Governor

cc: Clerk of the Senate
Assistance Clerk of the Senate
Senate Confirmations Chair
Which communication was received.

At the request of Senator Boley, and by unanimous consent, the nominations hereinbefore reported were taken up for immediate consideration.

Thereupon, Senator Blair (Mr. President) laid before the Senate the following executive message:

**Senate Executive Message 1**, dated June 7, 2021 (*shown in the Senate Journal of today, immediately hereinbefore reported*).

Senator Boley then moved that the Senate advise and consent to all of the executive nominations referred to in Senate Executive Message 1.

The question being on the adoption of Senator Boley’s aforesaid motion,

The roll was then taken; and

On this question, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Jeffries, Karnes, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—29.

The nays were: None.

Absent: Ihlenfeld, Lindsay, Maroney, Romano, and Takubo—5.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared Senator Boley’s motion had prevailed and that all the executive nominations referred to in Senate Executive Message 1 had been confirmed.

Consideration of executive nominations having been concluded,

The following communication from His Excellency, the Governor, was reported by the Clerk:
June 7, 2021

SENATE EXECUTIVE MESSAGE NO. 2
2021 1ST EXTRAORDINARY SESSION

The Honorable Craig Blair
President, West Virginia Senate
Building 1, Room M-229
1900 Kanawha Boulevard, East
Charleston, West Virginia 25305

Dear President Blair:

The following amends and replaces the “FY 2021 Official Estimate General Revenue – Statement of Revenues by Source” which I submitted to you on February 10, 2021 as part of my Budget Document for the fiscal year ending June 30, 2021.

<table>
<thead>
<tr>
<th>Source of Revenue</th>
<th>FY 2021 Estimate Revised</th>
</tr>
</thead>
<tbody>
<tr>
<td>Business and Occupation Tax</td>
<td>$126,900</td>
</tr>
<tr>
<td>Consumers Sales and Use Tax</td>
<td>1,421,800</td>
</tr>
<tr>
<td>Personal Income Tax(^1)</td>
<td>2,255,650</td>
</tr>
<tr>
<td>Liquor Profit Transfers</td>
<td>23,000</td>
</tr>
<tr>
<td>Beer Tax and Licenses</td>
<td>7,550</td>
</tr>
<tr>
<td>Tobacco Products Tax (Cigarette &amp; Other)</td>
<td>155,400</td>
</tr>
<tr>
<td>Business Franchise Fees</td>
<td>700</td>
</tr>
<tr>
<td>Property Transfer Tax</td>
<td>12,300</td>
</tr>
<tr>
<td>Property Tax</td>
<td>7,600</td>
</tr>
<tr>
<td>Insurance Tax</td>
<td>131,300</td>
</tr>
<tr>
<td>Departmental Collections</td>
<td>24,200</td>
</tr>
<tr>
<td>Corporate Income/Business Franchise Tax(^1)</td>
<td>194,500</td>
</tr>
<tr>
<td>Miscellaneous Transfers</td>
<td>2,000</td>
</tr>
</tbody>
</table>

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Office of the Governor

The Honorable Craig Blair
SENATE EXECUTIVE MESSAGE NO. 2
2021 1st EXTRAORDINARY SESSION
Page 2
June 7, 2021

Interest Income 14,664
Severance Tax 250,950
Miscellaneous Receipts 11,000
HB102 - Lottery Transfers 65,000
Special Revenue Transfer 10,000
Senior Citizen Tax Credit Reimbursement 10,000
Total $4,724,514

1 Revised due to COVID-19 Pandemic extended due dates for filing and paying income taxes, a significant amount of income tax payments were deferred from the fourth quarter of FY2020 to the first quarter of FY2021. Prior to the beginning of fiscal year 2021 the monthly estimates were adjusted to capture this change but the overall annual estimates were not adjusted at that time.

Note: The Governor's official Revenue Estimates for Fiscal Year 2021 were revised upward by $150 million as of June 2021. The changes include an increase in the Corporate Income/Business Franchise Tax and the Personal Income tax estimate.

The following amends and replaces the “General Revenue Fund – Statement of Revenues, Expenditures, and Changes in Cash Balance” which I submitted to you on February 10, 2021 as part of my Budget Document for the fiscal year ending June 30, 2022:

General Revenue Fund
Statement of Revenues, Expenditures, and Changes in Cash Balance
(Nearest Dollar)

Actual Beginning Cash Balance July 1, 2020 $454,485,510
Less: 31 Day Disbursements (July 1, 2020 - July 31, 2020) (55,976,092)
Plus: Prior Year Reimbursements (July 1, 2020 - July 31, 2020) 1,842
Less: Prior Year Appropriations Forwarded (370,173,328)
Less: Cash Balance - Adjustments and Accruals (255,245)
Accumulated Surplus from FY 2020 @ July 31, 2020 $28,079,687
Less: Transfer to Revenue Shortfall Reserve Fund (Statutory) (14,039,843)
Less: FY 2020 Surplus Appropriation in FY 2021 Budget Bill (Milton Flood Wall) (6,000,000)
Plus: FY 2021 Surplus Supplemental Appropriation - (HB 2788) Expiration of State Excess Lottery Funds to General Revenue Surplus (2020 Regular Sesssion) 6,497,548
Plus: FY 2021 Surplus Supplemental Appropriation -
OFFICE OF THE GOVERNOR

The Honorable Craig Blair
SENATE EXECUTIVE MESSAGE NO. 2
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(HB 2804) Expiration from Special Revenue funds to General Revenue Surplus 15,500,000
Plus: FY 2021 Surplus Supplemental Appropriation -
(HB 3297) Expiration from Veterans' Prior Year Reappropriation to
General Revenue Surplus 550,000
Less: FY 2021 Surplus Supplemental Appropriation
(HB 2789 Public Defender) (2021 Regular Session) (20,000,000)
Less: FY 2021 Surplus Supplemental Appropriation
(HB 2803 Forestry) (2021 Regular Session) (1,000,000)
Less: FY 2021 Surplus Supplemental Appropriation
(HB 2802 Division of Emergency Management) (2021 Regular Session) (650,000)
Less: FY 2021 Surplus Supplemental Appropriation
(HB 2895 Veterans' Nursing Home) (2021 Regular Session) (8,500,000)
Less: FY 2021 Surplus Supplemental Appropriations
(HB 3297 Veterans' Nursing Home) (2021 Regular Session) (550,000)
Less: Prior Year Reimbursements and adjustments (August 1, 2020 - May 31, 2021) 159,151
Estimated Unappropriated Surplus Balance @ June 30, 2021 $46,543

Plus: FY 2021 Revenue Estimate as revised $4,724,514,000
Less: FY 2021 Appropriations (FY 2021 Budget Bill)
(2020 Regular Session) (4,574,513,367)
Less: Recommended FY 2021 Supplemental Appropriation to Highways
from General Revenue Unappropriated Balance (150,000,000)
Total Estimated Unappropriated Balance @ June 30, 2021 $633

Plus: FY 2022 Revenue Estimate $4,569,616,000
Less: FY 2022 Appropriations (FY 2022 Budget Bill) (2021 Regular Session) (4,495,032,115)
Estimated Unappropriated Balance from FY 2022 Activity @ June 30, 2022 $74,583,885

Total Estimated Unappropriated Balance @ June 30, 2022 $74,631,061
OFFICE OF THE GOVERNOR

The Honorable Craig Blair
SENATE EXECUTIVE MESSAGE NO. 2
2021 1st EXTRAORDINARY SESSION
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June 7, 2021

The following amends and replaces the “FY 2021 Official Estimate – State Road Fund – Statement of Revenues by Source” which I submitted to you on February 10, 2021 as part of my Budget Document for the fiscal year ending June 30, 2021:

State Road Fund
Statement of Revenues by Source
(Expressed in Thousands)

<table>
<thead>
<tr>
<th>Source of Revenue</th>
<th>FY 2021 Official Estimate</th>
<th>FY 2021 Revised Estimate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Gasoline and Motor Carrier Road Tax</td>
<td>$440,000</td>
<td>$440,000</td>
</tr>
<tr>
<td>Registration Fees</td>
<td>169,357</td>
<td>169,357</td>
</tr>
<tr>
<td>Registration Fee: Highway Litter Control</td>
<td>1,671</td>
<td>1,671</td>
</tr>
<tr>
<td>Sales (Privilege) Tax</td>
<td>276,500</td>
<td>276,500</td>
</tr>
<tr>
<td>Less Transfer to Industrial Access Road Fund</td>
<td>(3,000)</td>
<td>(3,000)</td>
</tr>
<tr>
<td>Miscellaneous Income 1</td>
<td>235,000</td>
<td>235,000</td>
</tr>
<tr>
<td>Federal Reimbursement:</td>
<td>502,400</td>
<td>502,400</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>$1,621,928</strong></td>
<td><strong>1,621,928</strong></td>
</tr>
</tbody>
</table>

1 For needed pothole repair and other highway maintenance.

State Road Fund
Statement of Revenues, Expenditures, and Changes in Cash Balance
(Nearest Dollar)

Cash and Investment Balance July 1, 2020: $50,082,516
Plus: Revenue Estimate - FY 2021: 1,471,928,000
Plus: FY 2021 Revision to Revenue Estimate (2021 1st Extraordinary Session): 150,000,000
Total Estimated Receipts and Balance: $1,672,010,516

Less: FY 2021 Appropriations (FY 2021 Budget Bill) - Division of Highways: (1,308,582,854)
Less: FY 2021 Appropriations (FY 2021 Budget Bill) - Division of Motor Vehicles: (46,077,719)
Less: FY 2021 Appropriations (FY 2021 Budget Bill) - Office of Administrative Hearings: (2,065,530)
OFFICE OF THE GOVERNOR

The Honorable Craig Blair
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Less: Claims Against the State Road Fund (FY 2021 Budget Bill) (844,164)
Less: FY 2021 Supplementary Appropriations (85,067,146)
   (2021 Regular Session) Division of Highways
Less: FY 2021 Surplus Supplemental Appropriation -
   (2021 Regular Session) Division of Motor Vehicles (6,054,000)
Estimated Unappropriated Balance @ June 30, 2021 $223,019,103

Plus: FY 2022 Revenue Estimate $1,417,700,000
Less: Recommended FY 2022 Appropriations (FY 2022 Budget Bill) - Highways (1,305,650,000)
Less: Recommended FY 2022 Appropriations (FY 2022 Budget Bill) - Motor Vehicles (46,077,719)
Less: Recommended FY 2022 Appropriations (FY 2022 Budget Bill) - Office of Administrative Hearings (45,000)
Less: Claims Against the State Road Fund (FY 2022 Budget Bill) (850,000)
Less: FY 2022 Supplementary Appropriations Division of Highways (2021 Regular Session) (74,067,146)
Less: FY 2022 Supplementary Appropriations Division of Highways (2021 1st Extraordinary Session) (150,000,000)
Estimated Unappropriated Balance @ June 30, 2022 $64,325,238

Thank you for your cooperation in this matter.

Sincerely,

Jim Justice
Governor

cc: The Honorable Riley Moore
The Honorable John B. McCuskey
Which communication was received and referred to the Committee on Finance.

The Senate proceeded to the sixth order of business.

At the request of Senator Weld, unanimous consent being granted, the following bills were considered introduced and read by their titles:

**By Senators Blair (Mr. President) and Baldwin (By Request of the Executive):**

**Senate Bill 1001**—A Bill making a supplementary appropriation of federal funds out of the Treasury from the balance of federal moneys remaining unappropriated for the fiscal year ending June 30, 2022, to the Department of Health and Human Resources, Division of Health – Substance Abuse Prevention and Treatment, fund 8793, fiscal year 2022, organization 0506; to the Department of Health and Human Resources, Division of Health – Community Mental Health Services, fund 8794, fiscal year 2022, organization 0506; to Department of Health and Human Resources, Division of Human Services - Energy Assistance, fund 8755, fiscal year 2022, organization 0511; to the Department of Health and Human Resources, Division of Human Services – Temporary Assistance for Needy Families, fund 8816, fiscal year 2022, organization 0511; and to the Department of Health and Human Resources, Division of Human Services – Child Care and Development, fund 8817, fiscal year 2022, organization 0511, by supplementing and amending the appropriations for the fiscal year ending June 30, 2022.

At the request of Senator Weld, unanimous consent being granted, the bill was taken up for immediate consideration, reference to a committee dispensed with, read a first time, and ordered to second reading.

On motion of Senator Weld, the constitutional rule requiring a bill to be read on three separate days was suspended by a vote of four fifths of the members present, taken by yeas and nays.
On suspending the constitutional rule, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Jeffries, Karnes, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—29.

The nays were: None.

Absent: Ihlenfeld, Lindsay, Maroney, Romano, and Takubo—5.

The bill was read a second time and ordered to engrossment and third reading.

Engrossed Senate Bill 1001 was then read a third time and put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Jeffries, Karnes, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—29.

The nays were: None.

Absent: Ihlenfeld, Lindsay, Maroney, Romano, and Takubo—5.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 1001) passed with its title.

Senator Weld moved that the bill take effect from passage.

On this question, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Jeffries, Karnes, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—29.

The nays were: None.

Absent: Ihlenfeld, Lindsay, Maroney, Romano, and Takubo—5.
So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 1001) takes effect from passage.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

By Senators Blair (Mr. President) and Baldwin (By Request of the Executive):

Senate Bill 1002—A Bill making a supplementary appropriation of federal funds out of the Treasury from the balance of federal moneys remaining unappropriated for the fiscal year ending June 30, 2022, to the Department of Health and Human Resources, Consolidated Medical Service Fund, fund 8723, fiscal year 2022, organization 0506; to the Department of Health and Human Resources, Division of Health – Central Office, fund 8802, fiscal year 2022, organization 0506; and to the Department of Health and Human Resources, Division of Human Services, fund 8722, fiscal year 2022, organization 0511, by supplementing and amending the appropriations for the fiscal year ending June 30, 2022.

At the request of Senator Weld, unanimous consent being granted, the bill was taken up for immediate consideration, reference to a committee dispensed with, read a first time, and ordered to second reading.

On motion of Senator Weld, the constitutional rule requiring a bill to be read on three separate days was suspended by a vote of four fifths of the members present, taken by yeas and nays.

On suspending the constitutional rule, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Jeffries, Karnes, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—29.

The nays were: None.

Absent: Ihlenfeld, Lindsay, Maroney, Romano, and Takubo—5.
The bill was read a second time and ordered to engrossment and third reading.

Engrossed Senate Bill 1002 was then read a third time and put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Jeffries, Karnes, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—29.

The nays were: None.

Absent: Ihlenfeld, Lindsay, Maroney, Romano, and Takubo—5.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 1002) passed with its title.

Senator Weld moved that the bill take effect from passage.

On this question, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Jeffries, Karnes, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—29.

The nays were: None.

Absent: Ihlenfeld, Lindsay, Maroney, Romano, and Takubo—5.

So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 1002) takes effect from passage.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.
By Senators Blair (Mr. President) and Baldwin (By Request of the Executive):


At the request of Senator Weld, unanimous consent being granted, the bill was taken up for immediate consideration, reference to a committee dispensed with, read a first time, and ordered to second reading.

On motion of Senator Weld, the constitutional rule requiring a bill to be read on three separate days was suspended by a vote of four fifths of the members present, taken by yeas and nays.

On suspending the constitutional rule, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Jeffries, Karnes, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—29.

The nays were: None.

Absent: Ihlenfeld, Lindsay, Maroney, Romano, and Takubo—5.

The bill was read a second time and ordered to engrossment and third reading.

Engrossed Senate Bill 1003 was then read a third time and put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Jeffries,

The nays were: None.

Absent: Ihlenfeld, Lindsay, Maroney, Romano, and Takubo—5.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 1003) passed with its title.

Senator Weld moved that the bill take effect from passage.

On this question, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Jeffries, Karnes, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—29.

The nays were: None.

Absent: Ihlenfeld, Lindsay, Maroney, Romano, and Takubo—5.

So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 1003) takes effect from passage.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

By Senators Blair (Mr. President) and Baldwin (By Request of the Executive):

Senate Bill 1004—A Bill making a supplementary appropriation of federal funds out of the Treasury from the balance of federal moneys remaining unappropriated for the fiscal year ending June 30, 2022, to the Department of Education, State Board of Education – State Department of Education, fund 8712, fiscal year 2022, organization 0402; and to the Department of Education, State Board of Education – School Lunch Program, fund 8713, fiscal year 2022, organization 0402, by supplementing and
amending the appropriations for the fiscal year ending June 30, 2022.

At the request of Senator Weld, unanimous consent being granted, the bill was taken up for immediate consideration, reference to a committee dispensed with, read a first time, and ordered to second reading.

On motion of Senator Weld, the constitutional rule requiring a bill to be read on three separate days was suspended by a vote of four fifths of the members present, taken by yeas and nays.

On suspending the constitutional rule, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Jeffries, Karnes, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—29.

The nays were: None.

Absent: Ihlenfeld, Lindsay, Maroney, Romano, and Takubo—5.

The bill was read a second time and ordered to engrossment and third reading.

Engrossed Senate Bill 1004 was then read a third time and put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Jeffries, Karnes, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—29.

The nays were: None.

Absent: Ihlenfeld, Lindsay, Maroney, Romano, and Takubo—5.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 1004) passed with its title.
Senator Weld moved that the bill take effect from passage.

On this question, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Jeffries, Karnes, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Rucker, Smith, Stollings, Stover, Sypolt, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—29.

The nays were: None.

Absent: Ihlenfeld, Lindsay, Maroney, Romano, and Takubo—5.

So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 1004) takes effect from passage.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

By Senators Blair (Mr. President) and Baldwin (By Request of the Executive):

Senate Bill 1005—A Bill making a supplementary appropriation by adding a new item of appropriation and increasing the expenditure of public moneys out of the Treasury from the balance of moneys remaining as an unappropriated balance in the State Fund, General Revenue, to the Department of Transportation, Division of Highways, fund 0620, fiscal year 2021, organization 0803, by supplementing and amending Chapter 11, Acts of the Legislature, Regular Session, 2020, known as the Budget Bill for the fiscal year ending June 30, 2021.

Referred to the Committee on Rules.

By Senators Blair (Mr. President) and Baldwin (By Request of the Executive):

Senate Bill 1006—A Bill supplementing, amending, and increasing an existing item of appropriation from the State Road Fund to the Department of Transportation, Division of Highways, fund 9017, fiscal year 2022, organization 0803, for the fiscal year ending June 30, 2022.
Referred to the Committee on Rules.

**By Senators Blair (Mr. President) and Baldwin (By Request of the Executive):**

**Senate Bill 1007**—A Bill to amend and reenact Chapter 46, Acts of the Legislature, Regular Session, 2021, as last amended and reenacted by Chapter 147, Acts of the Legislature, Regular Session, 2003, relating to exemptions of property in federal bankruptcy proceedings; allowing a debtor in bankruptcy to use the federal law exemptions under 11 U.S.C. §522(d); and updating the effective date.

At the request of Senator Weld, unanimous consent being granted, the bill was taken up for immediate consideration, reference to a committee dispensed with, read a first time, and ordered to second reading.

On motion of Senator Weld, the constitutional rule requiring a bill to be read on three separate days was suspended by a vote of four fifths of the members present, taken by yeas and nays.

On suspending the constitutional rule, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Jeffries, Karnes, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—29.

The nays were: None.

Absent: Ihlenfeld, Lindsay, Maroney, Romano, and Takubo—5.

The bill was read a second time and ordered to engrossment and third reading.

Engrossed Senate Bill 1007 was then read a third time and put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Jeffries, Karnes, Martin, Maynard, Nelson, Phillips, Plymale, Roberts,
Rucker, Smith, Stollings, Stover, Swope, Sypolt, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—29.

The nays were: None.

Absent: Ihlenfeld, Lindsay, Maroney, Romano, and Takubo—5.

So, a majority of all the members present and voting having voted in the affirmative, the President declared the bill (Eng. S. B. 1007) passed with its title.

Senator Weld moved that the bill take effect from passage.

On this question, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Jeffries, Karnes, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—29.

The nays were: None.

Absent: Ihlenfeld, Lindsay, Maroney, Romano, and Takubo—5.

So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 1007) takes effect from passage.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

At the request of Senator Baldwin, and by unanimous consent, Senator Baldwin addressed the Senate.

The Senate then stood in observance of a moment of silence in recognition of the passing of William J. Ihlenfeld, Sr., father of the Honorable William J. Ihlenfeld II, a senator from the first district.

Thereafter, at the request of Senator Weld, and by unanimous consent, the remarks by Senator Baldwin were ordered printed in the Appendix to the Journal.
On motion of Senator Weld, at 12:51 p.m., the Senate recessed until 1 p.m. today.

The Senate reconvened at 1:39 p.m. and, without objection, returned to the third order of business.

A message from the Clerk of the House of Delegates announced the passage by that body, to take effect from passage, and requested the concurrence of the Senate in the passage of

**Eng. House Bill 101**—A Bill making a supplementary appropriation by adding a new item of appropriation and increasing the expenditure of public moneys out of the Treasury from the balance of moneys remaining as an unappropriated balance in the State Fund, General Revenue, to the Department of Transportation, Division of Highways, fund 0620, fiscal year 2021, organization 0803, by supplementing and amending Chapter 11, Acts of the Legislature, Regular Session, 2020, known as the budget bill for the fiscal year ending June 30, 2021.

At the request of Senator Weld, unanimous consent being granted, the bill was taken up for immediate consideration, reference to a committee dispensed with, read a first time, and ordered to second reading.

On motion of Senator Weld, the constitutional rule requiring a bill to be read on three separate days was suspended by a vote of four fifths of the members present, taken by yeas and nays.

On suspending the constitutional rule, the yeas were: Azinger, Baldwin, Boley, Caputo, Clements, Grady, Hamilton, Jeffries, Karnes, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—28.

The nays were: None.

Absent: Beach, Ihlenfeld, Lindsay, Maroney, Romano, and Takubo—6.

The bill was read a second time and ordered to third reading.
Engrossed House Bill 101 was then read a third time and put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Jeffries, Karnes, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—29.

The nays were: None.

Absent: Ihlenfeld, Lindsay, Maroney, Romano, and Takubo—5.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. H. B. 101) passed with its title.

Senator Weld moved that the bill take effect from passage.

On this question, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Jeffries, Karnes, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—29.

The nays were: None.

Absent: Ihlenfeld, Lindsay, Maroney, Romano, and Takubo—5.

So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. H. B. 101) takes effect from passage.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate.

A message from the Clerk of the House of Delegates announced the passage by that body, to take effect from passage, and requested the concurrence of the Senate in the passage of

Eng. House Bill 102—A Bill supplementing, amending and increasing an existing item of appropriation from the State Road
Fund to the Department of Transportation, Division of Highways, fund 9017, fiscal year 2022, organization 0803, for the fiscal year ending June 30, 2022.

At the request of Senator Weld, unanimous consent being granted, the bill was taken up for immediate consideration, reference to a committee dispensed with, read a first time, and ordered to second reading.

On motion of Senator Weld, the constitutional rule requiring a bill to be read on three separate days was suspended by a vote of four fifths of the members present, taken by yeas and nays.

On suspending the constitutional rule, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Jeffries, Karnes, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—29.

The nays were: None.

Absent: Ihlenfeld, Lindsay, Maroney, Romano, and Takubo—5.

The bill was read a second time and ordered to third reading.

Engrossed House Bill 102 was then read a third time and put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Jeffries, Karnes, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—29.

The nays were: None.

Absent: Ihlenfeld, Lindsay, Maroney, Romano, and Takubo—5.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. H. B. 102) passed with its title.
Senator Weld moved that the bill take effect from passage.

On this question, the yeas were: Azinger, Baldwin, Beach, Boley, Caputo, Clements, Grady, Hamilton, Jeffries, Karnes, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—29.

The nays were: None.

Absent: Ihlenfeld, Lindsay, Maroney, Romano, and Takubo—5.

So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. H. B. 102) takes effect from passage.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate.

The Senate again proceeded to the sixth order of business.

At the request of Senator Trump, and by unanimous consent, Senator Trump offered the following resolution from the floor:

**Senate Resolution 103**—Creating a Select Committee on Redistricting for the Eighty-Fifth Legislature.

Resolved by the Senate:

That for a period of time not to exceed the term of the Eighty-Fifth Legislature there is hereby created a Select Committee on Redistricting. This committee shall consist of nine members appointed by the Presiding Officer. Notwithstanding the provisions of any Senate rule to the contrary, this committee shall have jurisdiction of legislative proposals to arrange senatorial and delegate districts, to divide and alter the State into senatorial districts for the election of senators, to apportion delegate representation in the House of Delegates for the election of delegates, to divide the State into districts for the election of representatives to the Congress and related matters. The rules of
the Senate governing standing committees shall govern the actions and proceedings of this committee insofar as applicable.

At the request of Senator Trump, unanimous consent being granted, the resolution was taken up for immediate consideration, reference to a committee dispensed with, and adopted.

Without objection, the Senate returned to the third order of business.

A message from the Clerk of the House of Delegates announced the concurrence by that body in the passage, to take effect from passage, of

**Eng. Senate Bill 1001**, Making supplemental appropriations to DHHR for federal block grant moneys.

A message from the Clerk of the House of Delegates announced the concurrence by that body in the passage, to take effect from passage, of

**Eng. Senate Bill 1002**, Making supplemental appropriations to Department of Health and Human Resources.

A message from the Clerk of the House of Delegates announced the concurrence by that body in the passage, to take effect from passage, of

**Eng. Senate Bill 1003**, Making supplemental appropriations to State Board of Education.

A message from the Clerk of the House of Delegates announced the concurrence by that body in the passage, to take effect from passage, of

**Eng. Senate Bill 1004**, Making supplemental appropriations for fiscal year 2022 to Department of Education.

A message from the Clerk of the House of Delegates announced the concurrence by that body in the passage, to take effect from passage, of
Eng. Senate Bill 1007, Relating to exemptions of property in federal bankruptcy proceedings.

At the request of Senator Plymale, unanimous consent being granted, Senator Plymale addressed the Senate regarding Marshall University’s men’s soccer team winning the 2020 NCAA Division I National Championship.

Thereafter, at the request of Senator Woelfel, and by unanimous consent, the remarks by Senator Plymale were ordered printed in the Appendix to the Journal.

At the request of Senator Smith, unanimous consent being granted, Senator Smith addressed the Senate regarding various actions by the Governor during the COVID-19 pandemic.

Thereafter, at the request of Senator Karnes, and by unanimous consent, the remarks by Senator Smith were extended in the Journal as follows:

SENATOR SMITH: Thank you, Mr. President.

It’s been said that, you know, we’re elected by the people in our districts to be the voice of our people and . . . . I’ve been struggling with this for a couple of months now, but . . . . I’ve got many phone calls, many e-mails, many text messages, you can’t go anywhere. But people in this state, at least in my district—I can’t speak for everyone—but, in my district, are extremely upset about what’s going on with our Governor.

All of a sudden, he thinks he’s a game show host or something . . . Bob Barker, Pat Sajak, or something. He’s spending money, you know, the CARES money on lotteries and giving out gifts for the vaccine. I’m not, you know, for the vaccine or against the vaccine. My feeling is if you want the vaccine, get the vaccine. If you don’t, don’t. That’s one of the good things about living in the United States of America and, supposedly, the free State of West Virginia. And I don’t believe we should be using money to bribe people to do something that should be their own personal choice. Evidently, a lot of people in this state, or in my district, agrees the same way. You know, Pennsylvania’s got Gus the groundhog, now
we’ve got Babydog the bulldog . . . trying to use as a marketing tool.

And it upsets me, Mr. President, that we have not taken any stance to reel this governor in on some of his actions. I mean, every day it’s something else. And we’re always blindsided by it. I mean, if you don’t watch certain news agencies, you don’t know what’s going on in this state. And that’s not right . . . us being elected bodies . . . we’re elected by the people to represent the people. And most of the time we have zero, zero input on what’s going on in this state.

We came through the session—and I felt it was a good session . . . I’m not saying . . . we got a lot of good done I believe . . . . But, just like the mask mandate . . . I mean, the whole country is back to normal, but we got to wait ‘til June the twentieth for our freedom day in the free State of West Virginia. And I have a problem with that. And I’ve kept my mouth shut. Mr. President, you know as well as anyone, I’m usually very, very vocal. I speak my mind if something’s on my mind. I’ve tried, with the pandemic going on . . . it was a lot of things. I’m not saying that the Governor did a bad job of handling the pandemic . . . this is nothing referring to that. But it is referring to our personal freedoms. Why we are letting him continue to spend this money the way he determines to spend it instead of the legislative body? I have a problem with that. Always have. Always will. I don’t care who the Governor is. You know, our Governor’s a Republican . . . I’m a Republican. So, this isn’t, you know, a partisan issue.

I mean this is a man that . . . . You know, everyone knows what’s on the news . . . $700 million that he signed off on for loans and after he signed an ethics paper that he doesn’t have anything to do with his businesses while he’s the governor. But evidently, he does. But it goes on deaf ears. Nobody really cares it seems. And I just . . . I have a problem with all this wasteful spending . . . I consider wasteful spending.

I got a call coming down today from someone that works at one of our state hospitals. And this is like the third or fourth call where our state hospitals are losing people daily because of the wages that
we’re paying . . . and, we’re trying to shut them down every year. And then you find out that they just renewed their private contractors to hire private contractors and they’re paying nurses . . . or not paying the nurses but the contracting company . . . a hundred dollars an hour and then we’re wanting to pay our state nurses twenty-some dollars an hour—LPNs. And RNs are thirty-some dollars an hour. Mr. President, that’s not right. I mean, these are state employees and our Governor is not focused on the problems of West Virginia. If he’s not on TV every day, then he’s got to come up with some dog and pony show to get attention so he can get back on TV. I’m just upset and I’m fed up with it. He needs to take some responsibility and start acting like a governor. And we need to take responsibility as an elected body to make sure that these issues doesn’t happen. I mean, that’s all that people want in this state is want their voices heard. And we’ve pretty well silenced the voices of our people.

Mr. President, I’m, you know, I’m sorry about this. Like I said, this is something that has ate at me for months now since I left the session because I felt we let the vote get away from us. You know, the House sent over the bill, 2003 (Relating to the authority and obligations of the Governor and Legislature when in declared states of preparedness and emergency), to reel in the powers. And we decided not to take it up. And I’m not calling anyone out on that because everyone has their personal . . . I know the support wasn’t there for it. But we’ve got to do something. We cannot continue to let this go on for three more years and just let him be the bully on the block. There’s an elected body on that side, there’s an elected body on this side, and there’s the Governor’s office down there. We should all three be making choices. We shouldn’t be getting bullied, shouldn’t be getting threatened that we’re getting bills vetoed. You know, my district, after this speech, will probably never see a dime. I hope that’s not the case but that’s just the way it works. I’m smart enough to know how the process works. If you step on toes, then you usually get kicked in the knees.

So, I couldn’t let this go, Mr. President. I’m just fed up that we are allowing this to happen, and it’s turned into a circus. Nothing can get back to normal because the man downstairs keeps on
dragging it on. We should be . . . . Our mask mandate . . . . Good
grief, I work with the guys from Maryland—one of the most liberal
states in the country—and they have more freedom than what West
Virginia does. And I have a problem with that.

I don’t mind getting teased. That’s not the reason. It’s just I
have a problem with our freedoms being infringed upon.

There’s a reason that we’re the greatest country in the world
and this past year has showed us how quickly and how easily we
could lose those freedoms. And once the government finds out and
gets ahold of something that they know that they can control you
with . . . . If you think this is the last time this is going to happen
since they seen how well it worked this time because we haven’t
did anything in our state to stop a lot of this nonsense and reel a lot
of this unreal spending . . . . I mean, like I said, look at our road
situation. We’ve spent a lot of money on roads. We gave $150
million today, but no one mentioned that we’re $90 million under
the estimates. So, really, we’ve gave $60 million to roads. Fifty-
five counties, do the math. I’m terrible on math but I’m smart
enough to know that that’s not going to go very far . . . $60 million
of extra funding for our roads. The shape they’re in, it should be a
top priority. I mean, it should be . . . . We need to find another way
to fund our roads because of, you know, the fuel efficiencies of
vehicles. Everyone . . . you know, I’m not preaching because I’m
preaching to the choir. But there’s just a lot of things in this state
that needs addressed instead of giving out free guns or a million
dollars or whatever. Who knows what’s next. I hate to even see
what one of the other governors comes up with because then we’re
going to have up one on the other governor.

So, Mr. President, if you have any, any . . . an ounce of
influence on the executive branch, please reach out to him. People
in this state in my district are fed up and they’re mad. And I’m
getting tired of answering phone calls and trying to explain, or,
trying to come up with some kind of excuse why we’re letting this
happen because I have nothing anymore. I don’t know. I’m as
aggravated as the rest of them.
So, I’m sorry for dragging on but I just wanted to let you know that I feel that we are the voice of the people, and we need to start letting our voices be heard and start acting like the elected body that we was elected to be.

Thank you, Mr. President.

At the request of Senator Woelfel, unanimous consent being granted, Senator Woelfel addressed the Senate regarding various actions by the Governor during the COVID-19 pandemic.

At the request of Senator Caputo, and by unanimous consent, Senator Caputo addressed the Senate.

The Senate then stood in observance of a moment of silence in recognition of the passing of Trenten J. Dille, a coal miner who was killed in a mining accident in Marion County on June 2, 2021.

The Senate again proceeded to the sixth order of business.

At the request of Senator Weld, and by unanimous consent, Senator Weld offered the following pre-adjournment resolution from the floor:

**Senate Resolution 104**—Raising a committee to notify the House of Delegates the Senate is ready to adjourn *sine die*.

*Resolved by the Senate:*

That the President be authorized to appoint a committee of three to notify the House of Delegates that the Senate has completed its labors and is ready to adjourn *sine die*.

At the request of Senator Weld, unanimous consent being granted, the resolution was taken up for immediate consideration, reference to a committee dispensed with, and adopted.

Senator Blair (Mr. President), under the provisions of the foregoing resolution, appointed the following committee to notify the House of Delegates of impending Senate adjournment:
Senators Grady, Sypolt, and Beach.

Subsequently, Senator Grady reported that the duties assigned by Senate Resolution 104 had been performed.

Thereafter, a three-member delegation from the House of Delegates, namely

Delegates Kessinger, Pack, and Pethtel, announced that that body also had completed its labors and was ready to adjourn *sine die*.

At the request of Senator Weld, unanimous consent being granted, Senator Weld offered the following resolution from the floor:

**Senate Resolution 105**—Raising a committee to notify His Excellency, the Governor, that the Legislature is ready to adjourn *sine die*.

*Resolved by the Senate:*

That the President be authorized to appoint a committee of three to join with a similar committee of the House of Delegates to notify His Excellency, the Governor, that the Legislature has completed its labors and is ready to adjourn *sine die*.

At the request of Senator Weld, unanimous consent being granted, the resolution was taken up for immediate consideration, reference to a committee dispensed with, and adopted.

Under the provisions of the foregoing resolution, Senator Blair (Mr. President) appointed the following committee to notify His Excellency, the Governor, that the Senate was ready to adjourn:

Senators Martin, Nelson, and Woelfel.

Senators Martin, Nelson, and Woelfel, comprising the Senate committee, then proceeded to the executive offices to notify His Excellency, the Governor, of imminent adjournment of this extraordinary session of the Legislature.
Subsequently, Senator Martin, from the joint select committee to notify His Excellency, the Governor, that the Legislature had completed the business of this extraordinary session and was ready to adjourn *sine die*, returned to the chamber and was recognized by the President. Senator Martin then reported this mission accomplished.

At the request of Senator Maynard, unanimous consent being granted, the Joint Committee on Enrolled Bills was granted permission, after it has examined, found truly enrolled and presented to His Excellency, the Governor, for his action, bills passed but not presented to him prior to adjournment of this first extraordinary session of the eighty-fifth Legislature in the year two thousand twenty-one, to file its reports with the Clerk and that the same be included in the Journal of the last day of the session; and also, that any communications from His Excellency, the Governor, as to his action on bills after adjournment of the session, be included in the Journal.

In accordance with the foregoing unanimous consent agreement, the following report of the Joint Committee on Enrolled Bills was filed as follows:

Senator Maynard, from the Joint Committee on Enrolled Bills, submitted the following report, which was received:

Your Joint Committee on Enrolled Bills has examined, found truly enrolled, and on the 8th day of June, 2021, presented to His Excellency, the Governor, for his action, the following bills, signed by the President of the Senate and the Speaker of the House of Delegates:

(S. B. 1001), Making supplemental appropriations to DHHR for federal block grant moneys.

(S. B. 1002), Making supplemental appropriations to Department of Health and Human Resources.

(S. B. 1003), Making supplemental appropriations to State Board of Education.
(S. B. 1004), Making supplemental appropriations for fiscal year 2022 to Department of Education.

(S. B. 1007), Relating to exemptions of property in federal bankruptcy proceedings.

(H. B. 101), Making supplementary appropriation to the Division of Highways.

And,

(H. B. 102), Supplementing, amending and increasing an existing item to the Department of Transportation.

Respectfully submitted,

Mark R. Maynard,
Chair, Senate Committee.

Dean Jeffries,
Chair, House Committee.

Executive Communications

Under authorization of Senate approval therefor in prior proceedings today, to include in this day’s Journal communications showing the Governor’s action on enrolled bills presented to him in post-session reports, the following is inserted hereinafter:

The Clerk then presented the following communication from His Excellency, the Governor, regarding bills approved by him:
The Honorable Mac Warner  
Secretary of State  
State Capitol  
Charleston, West Virginia 25305

Dear Secretary Warner:

Enclosed for filing in your office, pursuant to the provisions of law, are the following bills:

House Bill No. One Hundred One (101), which was presented to me on June 8, 2021.

House Bill No. One Hundred Two (102), which was presented to me on June 8, 2021.

Senate Bill No. One Thousand One (1001), which was presented to me on June 8, 2021.

Senate Bill No. One Thousand Two (1002), which was presented to me on June 8, 2021.

Senate Bill No. One Thousand Three (1003), which was presented to me on June 8, 2021.

Senate Bill No. One Thousand Four (1004), which was presented to me on June 8, 2021.

Senate Bill No. One Thousand Seven (1007), which was presented to me on June 8, 2021.

You will note that I have approved these bills on June 11, 2021.

Sincerely,

Jim Justice  
Governor

cc: The Honorable Lee Cassis  
The Honorable Stephen J. Harrison
On motion of Senator Weld, at 2:07 p.m., the first extraordinary session of the Senate in the year two thousand twenty-one adjourned sine die.

________________________

We hereby certify that the foregoing Senate record of the proceedings of the First Extraordinary Session of the Eighty-Fifth Legislature, 2021, is the Official Journal of the Senate for said session.

________________________________________

President of the Senate

________________________________________

Clerk of the Senate
Appendix – Remarks

REMARKS OF
HONORABLE
STEPHEN BALDWIN

Monday, June 7, 2021

SENATOR BALDWIN: Thank you, Mr. President.

I would just like to ask the Senate to join me as we’re mindful that our colleague, Senator Ihlenfeld, and his family are putting Senator Ihlenfeld’s father to rest at this very moment as we gather here.

William Ihlenfeld was a committed public servant in the Wheeling area. He was the director of the West Virginia LPGA Classic for a number of years, involved in local organizations, the local Presbyterian church, and was a public servant there as a prosecutor.

And so, in deference to him and to our colleague, Senator Ihlenfeld, I would ask that we take a moment of silence to remember William Ihlenfeld, Sr.

REMARKS OF
HONORABLE
ROBERT H. PLYMALE

Monday, June 7, 2021

SENATOR PLYMALE: Thank you, Mr. President.

As you all know, we all have had very long feelings about 2020, and the length of 2020, the COVID 2020, all the things that have been going on about that.

But, as you know, the . . . in the NCAA, they changed soccer and did the 2020 championship in 2021. So, you’ll actually have . . . the 2020 championship just happened.

Just as a reminder, I wanted to make sure you knew who won.

I happened to be in attendance for three of the five games that Marshall played—and I am a pretty big soccer person as it relates to coaching and everything. And I got to attend three of the five games.

And we did crown a national championship . . . the national champion in Marshall. And it was an exciting time.

And, as people from West Virginia always do, whether it’s with Marshall or WVU or anybody, they travel in droves. And when we were playing Indiana—even though Indiana had won eight national championships—of the . . . it’s 5,000 to 6,000 people that they allowed in the stadium because they hadn’t released everything completely up . . . Marshall had over three fourths of the people there. It was a remarkable attendance. It was a great game.

And I just want to say congratulations to Marshall on their national championship.
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(This symbol * indicates Committee Substitutes.)

SENATE BILLS PASSED LEGISLATURE

1001. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] -
Making supplemental appropriations to DHHR for federal block grant moneys - Passed 6/7/2021; Effective from passage - To Governor 6/8/21 - Approved by Governor 6/11/21 - Chapter 3, Acts, 1st Extraordinary Session, 2021

1002. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] -
Making supplemental appropriations to Department of Health and Human Resources - Passed 6/7/2021; Effective from passage - To Governor 6/8/21 - Approved by Governor 6/11/21 - Chapter 4, Acts, 1st Extraordinary Session, 2021

1003. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] -
Making supplemental appropriations to State Board of Education - Passed 6/7/2021; Effective from passage - To Governor 6/8/21 - Approved by Governor 6/11/21 - Chapter 5, Acts, 1st Extraordinary Session, 2021

1004. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] -
Making supplemental appropriations for fiscal year 2022 to Department of Education - Passed 6/7/2021; Effective from passage - To Governor 6/8/21 - Approved by Governor 6/11/21 - Chapter 6, Acts, 1st Extraordinary Session, 2021

1007. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] -
Relating to exemptions of property in federal bankruptcy proceedings - Passed 6/7/2021; Effective from passage - To Governor 6/8/21 - Approved by Governor 6/11/21 - Chapter 7, Acts, 1st Extraordinary Session, 2021

HOUSE BILLS PASSED LEGISLATURE

101. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] -
Making supplementary appropriation to the Division of Highways - Passed 6/7/2021; Effective from passage - To Governor 6/8/21 - Approved by Governor 6/11/21 - Chapter 1, Acts, 1st Extraordinary Session, 2021

102. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] -
Supplementing, amending and increasing an existing item to the Department of Transportation - Passed 6/7/2021; Effective from passage - To Governor 6/8/21 - Approved by Governor 6/11/21 - Chapter 2, Acts, 1st Extraordinary Session, 2021
ALL SENATE BILLS INTRODUCED


1002. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - Making supplemental appropriations to Department of Health and Human Resources - Introduced 6/7/2021 - Committee reference dispensed - Constitutional rule suspended - Passed Senate 6/7/2021 - Effective from passage - To House 6/7/2021 - Reference dispensed - Passed House 6/7/2021 - Effective from passage - To Governor 6/8/21 - Approved by Governor 6/11/21 - Chapter 4, Acts, 1st Extraordinary Session, 2021


ALL SENATE RESOLUTIONS OFFERED


102. By Sen. Weld - Notifying Governor Legislature has assembled in extraordinary session - Introduced 6/7/2021 - Committee reference dispensed - Adopted 6/7/2021
103. By Sen. Trump - Creating Select Committee on Redistricting - Introduced 6/7/2021 - Committee reference dispensed - Adopted 6/7/2021

104. By Sen. Weld - Notifying House of Delegates Senate is ready to adjourn sine die - Introduced 6/7/2021 - Committee reference dispensed - Adopted 6/7/2021

105. By Sen. Weld - Notifying Governor Legislature is ready to adjourn sine die - Introduced 6/7/2021 - Committee reference dispensed - Adopted 6/7/2021

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102. By Del. Hanshaw (Mr. Speaker) and Skaff [By Request of the Executive] - Supplemetning, amending and increasing an existing item to the Department of Transportation - Introduced 6/7/2021 - Reference dispensed - Passed House 6/7/2021 - Effective from passage - To Senate 6/7/2021 - Committee reference dispensed - Constitutional rule suspended - Passed Senate 6/7/2021 - Effective from passage - To Governor 6/8/21 - Approved by Governor 6/11/21 - Chapter 2, Acts, 1st Extraordinary Session, 2021
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Members of the Senate, officers, and standing committee membership lists precede the Official Second Extraordinary Session Journal.
## Officers

**President:** Craig Blair, (R), Martinsburg  
**President pro Tempore:** Donna J. Boley, (R), St. Marys  
**Clerk:** Lee Cassis, Charleston  
**Sergeant at Arms:** Joseph A. Freedman, Charleston  
**Doorkeeper:** Jeffrey L. Branham, Cross Lanes

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<td>*Donna J. Boley, (R)</td>
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<td>Leon</td>
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<td>Eric J. Tarr, (R)</td>
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<td>*Randy E. Smith, (R)</td>
<td>Thomas</td>
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<tr>
<td></td>
<td>Dave Sypolt, (R)</td>
<td>Kingwood</td>
</tr>
<tr>
<td>Fifteenth</td>
<td>*Craig Blair, (R)</td>
<td>Martinsburg</td>
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<tr>
<td></td>
<td>Charles S. Trump IV, (R)</td>
<td>Berkeley Springs</td>
</tr>
<tr>
<td>Sixteenth</td>
<td>*Patricia Puertas Rucker, (R)</td>
<td>Harpers Ferry</td>
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<td></td>
<td>John R. Unger II, (D)</td>
<td>Martinsburg</td>
</tr>
<tr>
<td>Seventeenth</td>
<td>*Eric Nelson, Jr., (R)</td>
<td>Charleston</td>
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<tr>
<td></td>
<td>Tom Takubo, (R)</td>
<td>Charleston</td>
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</tbody>
</table>

*Elected in 2020 to full four-year term.

Democrats ........................................ 11  
Republicans .................................... 23  
Total ............................................ 34
SENIATE COMMITTEES

STANDING AND SELECT COMMITTEES OF THE SENATE

2021

AGRICULTURE AND RURAL DEVELOPMENT

Senators Sypolt (Chair), Woodrum (Vice Chair), Grady, Martin, Maynard, Roberts, Rucker, Smith, Baldwin, Beach, and Unger.

BANKING AND INSURANCE

Senators Azinger (Chair), Clements (Vice Chair), Boley, Hamilton, Nelson, Rucker, Swope, Sypolt, Weld, Beach, Ihlenfeld, Romano, and Woelfel.

CONFIRMATIONS

Senators Boley (Chair), Takubo (Vice Chair), Azinger, Rucker, Tarr, Weld, Baldwin, Plymale, and Stollings.

ECONOMIC DEVELOPMENT

Senators Swope (Chair), Martin (Vice Chair), Azinger, Hamilton, Nelson, Roberts, Stover, Tarr, Woodrum, Ihlenfeld, Jeffries, Romano, Stollings, and Woelfel.

EDUCATION

Senators Rucker (Chair), Roberts (Vice Chair), Azinger, Boley, Clements, Grady, Tarr, Trump, Weld, Beach, Plymale, Romano, Stollings, and Unger.

ENERGY, INDUSTRY, AND MINING

Senators Smith (Chair), Phillips (Vice Chair), Boley, Clements, Hamilton, Martin, Nelson, Sypolt, Swope, Caputo, Ihlenfeld, Jeffries, and Romano.

ENROLLED BILLS

Senators Maynard (Chair), Roberts (Vice Chair), Tarr, Lindsay, and Woelfel.
SENATE COMMITTEES

FINANCE
Senators Tarr (Chair), Sypolt (Vice Chair), Boley, Clements, Hamilton, Maroney, Martin, Nelson, Roberts, Swope, Takubo, Baldwin, Ihlenfeld, Jeffries, Plymale, Stollings, and Unger.

GOVERNMENT ORGANIZATION
Senators Maynard (Chair), Swope (Vice Chair), Maroney, Martin, Nelson, Smith, Stover, Sypolt, Woodrum, Caputo, Ihlenfeld, Jeffries, Lindsay, and Woelfel.

HEALTH AND HUMAN RESOURCES
Senators Maroney (Chair), Grady (Vice Chair), Azinger, Roberts, Rucker, Stover, Takubo, Weld, Woodrum, Lindsay, Plymale, Stollings, and Unger.

INTERSTATE COOPERATION
Senators Woodrum (Chair), Stover (Vice Chair), Martin, Maynard, Trump, Ihlenfeld, and Romano.

JUDICIARY
Senators Trump (Chair), Weld (Vice Chair), Azinger, Blair, Grady, Maynard, Phillips, Rucker, Smith, Stover, Takubo, Woodrum, Beach, Caputo, Lindsay, Romano, and Woelfel.

MILITARY
Senators Weld (Chair), Phillips (Vice Chair), Grady, Hamilton, Maroney, Smith, Caputo, Lindsay, and Romano.

NATURAL RESOURCES
Senators Hamilton (Chair), Stover (Vice Chair), Grady, Phillips, Roberts, Rucker, Smith, Sypolt, Woodrum, Beach, Jeffries, Stollings, and Woelfel.

PENSIONS
Senators Nelson (Chair), Clements (Vice Chair), Azinger, Swope, Trump, Lindsay, and Plymale.
SENATE COMMITTEES

SELECT COMMITTEE ON REDISTRICTING

Senators Trump (Chair), Sypolt (Vice Chair), Phillips, Swope, Tarr, Weld, Caputo, Jeffries, and Woelfel.

RULES

Senators Blair (Chair), Takubo (Vice Chair), Azinger, Boley, Maroney, Tarr, Trump, Weld, Baldwin, Plymale, and Stollings.

TRANSPORTATION AND INFRASTRUCTURE

Senators Clements (Chair), Swope (Vice Chair), Boley, Maynard, Roberts, Woodrum, Beach, Jeffries, and Plymale.

WORKFORCE

Senators Roberts (Chair), Nelson (Vice Chair), Maroney, Martin, Phillips, Smith, Tarr, Weld, Caputo, Jeffries, and Unger.
Pursuant to the proclamations of His Excellency, the Governor, the Honorable Jim Justice, dated the eighteenth and twenty-second days of June, 2021, convening the eighty-fifth Legislature of West Virginia in extraordinary session today (Thursday, June 24, 2021), under the provisions of section seven, article seven of the Constitution of West Virginia, the Senate assembled in its chamber in the state capitol in the City of Charleston at 11:03 a.m., and was called to order by its President, the Honorable Craig Blair.

Prayer was offered by the Honorable Stephen Baldwin, a senator from the tenth district.

The Senate was then led in recitation of the Pledge of Allegiance by the Honorable Charles S. Trump IV, a senator from the fifteenth district.

On the call of the roll, the following answered to their names:

Senators Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Martin, Maynard, Nelson, Phillips, Roberts, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woodrum, and Blair (Mr. President).

Twenty-seven members having answered to their names, the President declared the presence of a quorum.
Executive Communications

Senator Blair (Mr. President) laid before the Senate the following proclamations from His Excellency, the Governor, convening the Legislature in extraordinary session, which were read by the Clerk:

STATE OF WEST VIRGINIA
EXECUTIVE DEPARTMENT
Charleston

A PROCLAMATION

By the Governor

I, JIM JUSTICE, by virtue of the authority vested in the Governor by Section 7, Article VII, of the Constitution of West Virginia, do hereby call the West Virginia Legislature to convene in Extraordinary Session at Noon on Thursday, June 24, 2021, in its chambers in the State Capitol, the City of Charleston, for the limited purpose of considering and acting upon only the following matters:

FIRST: To make a supplementary appropriation, in the amount of $2,000,000, by adding a new item of appropriation and increasing the expenditure of public moneys out of the Treasury from the balance of moneys remaining as an unappropriated balance in the State Fund, General Revenue, to the Department of Administration, Office of Technology, fund 0204, fiscal year 2021, organization 0231, appropriation 70000, by supplementing and amending Chapter 11, Acts of the Legislature, Regular Session, 2020, known as the budget bill for the fiscal year ending June 30, 2021; and

SECOND: To supplement and amend the appropriations of public moneys out of the Treasury from the balance of moneys remaining as an unappropriated balance in the State Fund, General Revenue, to the Department of Commerce, Division of Natural Resources, fund 0265, fiscal year 2021, organization 0310, appropriation 28800, by supplementing and amending the appropriations for the fiscal year ending June 30, 2021, in the amount of $42,000,000; and

THIRD: To supplement and amend the appropriations of public moneys out of the Treasury from the balance of moneys remaining as an unappropriated balance in the State Fund, General Revenue, to the Department of Homeland Security – Office of the Secretary, fund 0430, fiscal year 2021, organization 0601, appropriation 93900, in the amount of $1,200,000; to the Department of Homeland Security, Division of Emergency Management, fund 0443, fiscal year 2021, organization 0606, appropriation 55401, in the amount of $5,000,000; to the Department of Homeland Security, Division of Emergency Management, fund 0443, fiscal year 2021,
organization 0606, appropriation 95101, in the amount of $795,000; and to the Department of Homeland Security, Division of Corrections and Rehabilitation – Correctional Units, fund 0450, fiscal year 2021, organization 0608, appropriation 13000, in the amount of $9,400,000; to the Department of Homeland Security, Division of Corrections and Rehabilitation – Correctional Units, fund 0450, fiscal year 2021, organization 0608, appropriation 75500, in the amount of $22,500,000, by supplementing and amending the appropriations for the fiscal year ending June 30, 2021; and

FOURTH: To make a supplementary appropriation, in the amount of $850,000, by adding a new item of appropriation and increasing the expenditure of public moneys out of the Treasury from the balance of moneys remaining as an unappropriated balance in the State Fund, General Revenue, to the Department of Administration, Division of Personnel, fund 0206, fiscal year 2021, organization 0222, appropriation 70000, by supplementing and amending Chapter 11, Acts of the Legislature, Regular Session, 2020, known as the budget bill for the fiscal year ending June 30, 2021; and

FIFTH: To make a supplementary appropriation, in the amount of $30,000,000, by adding a new item of appropriation and increasing the expenditure of public moneys out of the Treasury from the balance of moneys remaining as an unappropriated balance in the State Fund, General Revenue, to the Department of Commerce, West Virginia Development Office, fund 0256, fiscal year 2021, organization 0307, appropriation 70000, by supplementing and amending the appropriations for the fiscal year ending June 30, 2021; and

SIXTH: To make supplementary appropriations, by adding new items of appropriation and increasing the expenditure of public moneys out of the Treasury from the balance of moneys remaining as an unappropriated balance in the State Fund, General Revenue, to the Executive, Governor’s Office – Civil Contingent Fund, fund 0105, fiscal year 2021, organization 0100, appropriation 61400, in the amount of $17,250,000; and to the Executive, Governor’s Office – Civil Contingent Fund, fund 0105, fiscal year 2021, organization 0100, appropriation 81900, in the amount of $7,100,000, by supplementing and amending the appropriations for the fiscal year ending June 30, 2021; and

SEVENTH: To supplement and amend the appropriations of public moneys out of the Treasury from the balance of moneys remaining as an unappropriated balance in the State Fund, General Revenue, to the Department of Arts, Culture, and History, Division of Culture and History, fund 0293, fiscal year 2021, organization 0432, appropriation 75500, by supplementing and
amending the appropriations for the fiscal year ending June 30, 2021, in the amount of $2,100,000; and

EIGHTH: To supplement and amend the appropriations of public moneys out of the Treasury from the balance of moneys remaining as an unappropriated balance in the State Fund, General Revenue, to the Department of Transportation, State Rail Authority, fund 0506, fiscal year 2021, organization 0804, appropriation 13000, in the amount of $750,000, and from this increased appropriation for Current Expenses (fund 0506, appropriation 13000), an additional $750,000 shall be transferred to the State Rail Authority - Commuter Rail Access Fund (fund 8402), by supplementing and amending Chapter 11, Acts of the Legislature, Regular Session, 2020, known as the budget bill for the fiscal year ending June 30, 2021; and

NINETH: To supplement and amend Chapter 11, Acts of the Legislature, Regular Session, 2021, known as the budget bill, in Title II, from the appropriations of public moneys out of the Treasury in the State Fund, General Revenue, by transferring funds from the Department of Education, State Board of Education – State Aid to Schools, fund 0317, fiscal year 2022, organization 0402, appropriation 45300, in the amount of $24,000,000, to the Department of Education, State Board of Education – School Construction Fund, fund 3952, appropriation 24000; and

TENTH: To make a supplementary appropriation of public moneys out of the Treasury from the balance of moneys remaining unappropriated for the fiscal year ending June 30, 2022, to the Department of Education, State Board of Education – School Construction Fund, fund 3952, fiscal year 2022, organization 0404, appropriation 24000, in the amount of $24,000,000, by supplementing and amending the appropriations for the fiscal year ending June 30, 2022; and

ELEVENTH: To supplement and amend by decreasing and increasing existing items of appropriations of public moneys out of the Treasury in the State Fund, General Revenue, by decreasing the Department of Health and Human Resources, Division of Human Services, fund 0403, fiscal year 2022, organization 0511, appropriation 00201, in the amount of $41,500; and increasing the Department of Health and Human Resources, Division of Human Services, fund 0403, fiscal year 2022, organization 0511, appropriation 45500, to the amount of $41,500, by supplementing and amending the appropriations for the fiscal year ending June 30, 2022; and

TWELFTH: To supplement and amend by decreasing and increasing existing items of appropriations of public moneys out of the Treasury in the State Fund, General Revenue, from the Department of Homeland Security, Division of Corrections and Rehabilitation – Central Office,
fund 0446, fiscal year 2022, organization 0608, appropriation 00100, in the amount of $200,000;
from the Department of Homeland Security, Division of Corrections and Rehabilitation –
Correctional Units, fund 0450, fiscal year 2022, organization 0608, appropriation 51400, in the
amount of $75,000; from the Department of Homeland Security, Division of Corrections and
Rehabilitation – Correctional Units, fund 0450, fiscal year 2022, organization 0608, appropriation
77400, in the amount of $75,000; and by increasing an item of appropriation to the Department of
Homeland Security, Division of Administrative Services, fund 0619, fiscal year 2022, organization
0623, appropriation 00100, in the amount of $350,000, by supplementing and amending
appropriations for the fiscal year ending June 30, 2022; and

THIRTEENTH: To make a supplementary appropriation, in the amount of $750,000, by
adding a new item of appropriation and increasing the expenditure of public moneys out of the
Treasury from the balance of moneys remaining as an unappropriated balance in the State Fund,
General Revenue, to Miscellaneous Boards and Commissions, Water Development Authority,
fund 0621, fiscal year 2021, organization 0316, appropriation 70000, by supplementing and
amending Chapter 11, Acts of the Legislature, Regular Session, 2020, known as the budget bill for
the fiscal year ending June 30, 2021; and

FOURTEENTH: To make a supplementary appropriation, in the amount of $5,000,000,
by adding a new item of appropriation and increasing the expenditure of public moneys out of the
Treasury from the balance of moneys remaining as an unappropriated balance in the State Fund,
General Revenue, to the Department of Commerce, West Virginia Tourism Office, fund 0246,
fiscal year 2021, organization 0304, appropriation 11601, by supplementing and amending the
appropriations for the fiscal year ending June 30, 2021; and

FIFTEENTH: To supplement and amend the appropriations of public moneys out
of the Treasury from the balance of moneys remaining as an unappropriated balance in the State
Fund, General Revenue, to the Department of Revenue, Tax Division, fund 0470, fiscal year 2021,
organization 0702, appropriation 75500, in the amount of $2,000,000, by supplementing and
amending the appropriations for the fiscal year ending June 30, 2021; and

SIXTEENTH: To make a supplementary appropriation, in the amount of 50,000,000, by
adding a new item of appropriation and increasing the expenditure of public moneys out of the
Treasury from the balance of moneys remaining as an unappropriated balance in the State Fund,
General Revenue, to the Department of Revenue, Office of the Secretary, fund 0465, fiscal year
2021, organization 0701, appropriation 59000, by supplementing and amending the appropriations
for the fiscal year ending June 30, 2021; and

SEVENTEENTH: To make a supplementary appropriation by adding new items and increasing existing items for expenditure of public moneys out of the Treasury from the balance of moneys remaining as an unappropriated balance in the State Fund, General Revenue, to Executive, Governor’s Office - Civil Contingent Fund, fund 0105, fiscal year 2021, organization 0100, appropriation 75701, in the amount of $17,500,000; to the Department of Commerce, West Virginia Tourism Office, fund 0246, fiscal year 2021, organization 0304, appropriation 61803, in the amount of $7,000,000; to the Department of Commerce, West Virginia Development Office, fund 0256, fiscal year 2021, organization 0307, appropriation 70000, in the amount of $1,000,000; to the West Virginia Council for Community and Technical College Education, West Virginia Council for Community and Technical College Education – Control Account, fund 0596, fiscal year 2021, organization 0420, appropriation 39200, in the amount of $3,000,000; to the West Virginia Council for Community and Technical College Education, Mountwest Community and Technical College, fund 0599, fiscal year 2021, organization 0444, appropriation 99900, in the amount of $97,340; to the West Virginia Council for Community and Technical College Education, New River Community and Technical College, fund 0600, fiscal year 2021, organization 0445, appropriation 99900, in the amount of $87,973; to the West Virginia Council for Community and Technical College Education, Blue Ridge Community and Technical College, fund 0601, fiscal year 2021, organization 0447, appropriation 99900, in the amount of $117,463; to the West Virginia Council for Community and Technical College Education, West Virginia University at Parkersburg, fund 0351, fiscal year 2021, organization 0464, appropriation 99900, in the amount of $154,789; to the West Virginia Council for Community and Technical College Education, Southern West Virginia Community and Technical College, fund 0380, fiscal year 2021, organization 0487, appropriation 99900, in the amount of $123,627; to the West Virginia Council for Community and Technical College Education, West Virginia Northern Community and Technical College, fund 0383, fiscal year 2021, organization 0489, appropriation 99900, in the amount of $109,287; to the West Virginia Council for Community and Technical College Education, Eastern West Virginia Community and Technical College, fund 0587, fiscal year 2021, organization 0492, appropriation 99900, in the amount of $32,699; to the West Virginia Council for Community and Technical College Education, BridgeValley Community and Technical College, fund 0618, fiscal year 2021, organization 0493, appropriation 99900, in the amount of $121,482; to the Higher Education Policy Commission, Higher Education Policy Commission –
Administration – Control Account, fund 0589, fiscal year 2021, organization 0441, appropriation XXXXX, in the amount of $1,600,000; to the Higher Education Policy Commission, West Virginia University – School of Medicine, Medical School Fund, fund 0343, fiscal year 2021, organization 0463, appropriation 99900, in the amount of $293,677; to the Higher Education Policy Commission, West Virginia University – General Administrative Fund, fund 0344, fiscal year 2021, organization 0463, appropriation 99900, in the amount of $16,600,000; to the Higher Education Policy Commission, Marshall University – School of Medicine, fund 0347, fiscal year 2021, organization 0471, appropriation 99900, in the amount of $183,526; to the Higher Education Policy Commission, Marshall University – General Administration Fund, fund 0348, fiscal year 2021, organization 0471, appropriation 99900, in the amount of $9,700,000; to the Higher Education Policy Commission, West Virginia School of Osteopathic Medicine, fund 0336, fiscal year 2021, organization 0476, appropriation 99900, in the amount of $133,189; to the Higher Education Policy Commission, Bluefield State College, fund 0354, fiscal year 2021, organization 0482, appropriation 99900, in the amount of $95,748; to the Higher Education Policy Commission, Concord University, fund 0357, fiscal year 2021, organization 0483, appropriation 99900, in the amount of $157,146; to the Higher Education Policy Commission, Glenville State College, fund 0363, fiscal year 2021, organization 0485, appropriation 99900, in the amount of $96,704; to the Higher Education Policy Commission, Shepherd University, fund 0366, fiscal year 2021, organization 0486, appropriation 99900, in the amount of $190,257; to the Higher Education Policy Commission, West Liberty University, fund 0370, fiscal year 2021, organization 0488, appropriation 99900, in the amount of $136,540; and to the Higher Education Policy Commission, West Virginia State University, fund 0373, fiscal year 2021, organization 0490, appropriation 99900, in the amount of $170,138, by supplementing and amending the appropriations for the fiscal year ending June 30, 2021; and

EIGHTEENTH: To supplement and amend Chapter 11, Acts of the Legislature, Regular Session, 2021, known as the budget bill, by supplementing and amending appropriations in Title II, section 9, for the fiscal year ending June 30, 2022, by reducing all appropriations from general revenue fund surplus accrued to $0; and

NINETEENTH: To make a supplementary appropriation of public monies out of the Treasury from the balance of monies remaining unappropriated for the fiscal year ending June 30, 2022, to the Department of Administration, Office of Technology – Chief Technology Officer Administration Fund, fund 2531, fiscal year 2022, organization 0231, appropriation 13000, in the
amount of $2,000,000; and to the Department of Transportation, State Rail Authority – West Virginia Commuter Rail Access Fund, fund 8402, fiscal year 2022, organization 0804, appropriation 13000, in the amount of $750,000, by supplementing and amending the appropriations for the fiscal year ending June 30, 2022; and

TWENTIETH: To amend and reenact § 60-3A-18 of the Code of West Virginia, 1931, as amended, relating to altering the time frame which retail liquor licensees may sell liquors; and

TWENTY-FIRST: To authorize and appropriate public funds sufficient to pay for the Extraordinary Session.

[Signature Page Follows]
IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of West Virginia to be affixed.

DONE at the Capitol in the City of Charleston, State of West Virginia, this Eighteenth day of June, in the year of our Lord, Two Thousand Twenty-One, and in the One Hundred Fifty-Eighth year of the State.

By the Governor

GOVERNOR

SECRETARY OF STATE
STATE OF WEST VIRGINIA
EXECUTIVE DEPARTMENT
Charleston
A PROCLAMATION
By the Governor

I, JIM JUSTICE, by virtue of the authority vested in the Governor by Section 7, Article VII, of the Constitution of West Virginia, do hereby AMEND the proclamation dated June 18, 2021, calling the West Virginia Legislature to convene in Extraordinary Session on Thursday, June 24, 2021, in its chambers in the State Capitol, the City of Charleston, as follows:

1. By amending the time for the Legislature to convene on Thursday, June 24, 2021, from Noon to 11:00 AM; and

2. By adding items twenty-two, twenty-three, and twenty-four, as follows:

TWENTY-SECOND: to expire existing items of appropriation from the West Virginia Development Office, fund 0256, fiscal year 2001, fiscal year 2002, fiscal year 2003, fiscal year 2005, fiscal year 2006, fiscal year 2008, fiscal year 2010, fiscal year 2011, fiscal year 2012, fiscal year 2013, fiscal year 2014 and fiscal year 2015, organization 0307, appropriation 81900 and from the West Virginia Development Office, fund 0256, fiscal year 2007 and fiscal year 2008, organization 0307, appropriation 48000, the existing balances of which exceed those which are necessary for the purposes for which such accounts were established to the surplus balance of General Revenue and increase an existing item or items of appropriation in the civil contingent fund for the fiscal year 2021 from the surplus balance of General Revenue; and

TWENTY-THIRD: to expire existing items of appropriation from Lottery Funds, State Board of Education, fund 3951, fiscal year 2007 and fiscal year 2008, organization 0402, appropriation 09900; State Board of Education, fund 3951, fiscal
year 2015, organization 0402, appropriation 13000; Bureau of Senior Services – Lottery Senior Citizens Fund, fund 5405, fiscal year 2010, fiscal year 2011, fiscal year 2012, fiscal year 2013, fiscal year 2014 and fiscal year 2015, organization 0508, appropriation 46200; and Library Commission – Lottery Education Fund, fund 3559, fiscal year 2011, fiscal year 2012 and fiscal year 2013, organization 0433, appropriation 26500, the existing balances of which exceed those which are necessary for the purposes for which such accounts were established, to the surplus balance of General Revenue and increase an existing item or items of appropriation in the civil contingent fund for the fiscal year 2021 from the surplus balance of General Revenue; and

TWENTY-FOURTH: to extend the expiration date of the freeze of the cost per day for each incarcerated inmate paid by a county, or municipality if the incarceration is a municipal violation, otherwise known as the per diem rate, from July 1, 2021, to July 1, 2022, and to clarify that the per diem cost for incarcerated inmates in a regional jail is calculated annually and from the previous three fiscal years of actual costs.
IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the
State of West Virginia to be affixed.

DONE at the Capitol in the City of Charleston, State
of West Virginia, this Twenty-Second day of June,
in the year of our Lord, Two Thousand Twenty-One,
and in the One Hundred Fifty-Ninth year of the State.

By the Governor

GOVERNOR

Mc Warner
SECRETARY OF STATE
STATE OF WEST VIRGINIA
EXECUTIVE DEPARTMENT
Charleston
A PROCLAMATION
By the Governor

I, JIM JUSTICE, by virtue of the authority vested in the Governor by Section 7, Article VII, of the Constitution of West Virginia, do hereby AMEND the proclamation dated June 18, 2021, as amended, calling the West Virginia Legislature to convene in Extraordinary Session on Thursday, June 24, 2021, in its chambers in the State Capitol, the City of Charleston, as follows:

1. By deleting item twenty-three in its entirety and replacing it with the following:

   TWENTY-THIRD: To expire existing items of appropriation from Lottery Funds, State Board of Education, fund 3951, fiscal year 2007, fiscal year 2008, fiscal year 2009, fiscal year 2011 and fiscal year 2012, organization 0402, appropriation 09900 and State Board of Education, fund 3951, fiscal year 2014 and fiscal year 2015, organization 0402, appropriation 13000; Bureau of Senior Services – Lottery Senior Citizens Fund, fund 5405, fiscal year 2010, fiscal year 2011, fiscal year 2012, fiscal year 2013, fiscal year 2014 and fiscal year 2015, organization 0508, appropriation 46200; and Library Commission – Lottery Education Fund, fund 3559, fiscal year 2011, fiscal year 2012 and fiscal year 2013, organization 0433, appropriation 62500, the existing balances of which exceed those which are necessary for the purposes for which such accounts were established, to the surplus balance of General Revenue and increase an existing item or items of appropriation in the civil contingent fund for the fiscal year 2021; and

2. By adding items twenty-five, twenty-six, twenty-seven, and twenty-eight, as follows

   TWENTY-FIFTH: To supplement and amend Chapter 11, Acts of the Legislature, Regular Session, 2021, known as the budget bill, in Title II, from the appropriation of public monies out of the Treasury from the balance of monies remaining unappropriated for the fiscal year ending June
30, 2022, to the Lottery Commission, Operating and Expense Fund, fund 7200, fiscal year 2022, organization 0705, the amount of $15,100,396 to appropriation 00100, the amount of $154,000 to appropriation 00201, the amount of $642,869 to appropriation 09900, the amount of $44,764,722 to appropriation 13000, the amount of $540,000 to appropriation 06400, the amount of $100,000 to appropriation 07000, the amount of $250,000 to appropriation 25800, the amount of $2,735,000 to appropriation 69000, totaling $64,286,987, by supplementing and amending the appropriations for the fiscal year ending June 30, 2022; and

TWENTY-SIXTH: To supplement and amend by increasing an existing appropriation of federal funds out of the Treasury to the Miscellaneous Boards and Commissions, National Coal Heritage Authority, fund 8869, fiscal year 2022, organization 0941, appropriation 00100, in the amount of $25,000, by supplementing and amending an appropriation for the fiscal year ending June 30, 2022; and

TWENTY-SEVENTH: To request the President of the United States to designate a single state funeral to be held upon the death of the last living Medal of Honor recipient from World War II, and/or other foreign conflicts; and

TWENTY-EIGHTH: To urge the federal government to take action to reauthorize coal mine reclamation programs and allocate necessary funding to the State of West Virginia.
IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of West Virginia to be affixed.

DONE at the Capitol in the City of Charleston, State of West Virginia, this Twenty-Third day of June, in the year of our Lord, Two Thousand Twenty-One, and in the One Hundred Fifty-Ninth year of the State.

By the Governor

[Signature]

GOVERNOR

[Signature]

SECRETARY OF STATE
STATE OF WEST VIRGINIA
EXECUTIVE DEPARTMENT
Charleston
A PROCLAMATION

By the Governor

I, JIM JUSTICE, by virtue of the authority vested in the Governor by Section 7, Article VII, of the Constitution of West Virginia, do hereby AMEND the proclamation dated June 18, 2021, as amended, calling the West Virginia Legislature to convene in Extraordinary Session on Thursday, June 24, 2021, in its chambers in the State Capitol, the City of Charleston, by deleting therefrom item twenty-five, relating to appropriations of public monies out of the Treasury from the balance of monies remaining unappropriated for the fiscal year ending June 30, 2022, to the Lottery Commission, Operating and Expense Fund, fund 7200, fiscal year 2022, organization 0705.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of West Virginia to be affixed.

DONE at the Capitol in the City of Charleston, State of West Virginia, this Twenty-Fourth day of June, in the year of our Lord, Two Thousand Twenty-One, and in the One Hundred Fifty-Ninth year of the State.

[Signature]
GOVERNOR

By the Governor

[Signature]
SECRETARY OF STATE
At the request of Senator Takubo, unanimous consent being granted, Senator Takubo offered the following resolution from the floor:

**Senate Resolution 201**—Raising a committee to inform the House of Delegates the Senate has assembled in extraordinary session.

Resolved by the Senate:

That a committee of three be appointed by the President to inform the House of Delegates that the Senate has assembled in extraordinary session, with a quorum present, and is ready to proceed with the business for which the extraordinary session was called by His Excellency, the Governor.

At the request of Senator Takubo, unanimous consent being granted, the resolution was taken up for immediate consideration, reference to a committee dispensed with, and adopted.

Whereupon, the President appointed as members of such committee the following:

Senators Grady, Sypolt, and Ihlenfeld.

Subsequently, Senator Grady, from the committee to notify the House of Delegates the Senate has assembled in extraordinary session, and is ready to proceed with the business of the session, announced that the committee had discharged its duties.

A message from the House of Delegates, by

Delegates Graves, Gearheart, and Boggs, announced that the House of Delegates has assembled in extraordinary session, with a quorum present, and is ready to proceed with the business stated in the proclamation convening the Legislature.

At the request of Senator Takubo, unanimous consent being granted, Senator Takubo offered the following resolution from the floor:

**Senate Resolution 202**—Raising a committee to wait upon the Governor.
Resolved by the Senate:

That a committee of three on the part of the Senate, to join with a similar committee on the part of the House of Delegates, be appointed by the President to notify His Excellency, the Governor, that at his call the Legislature has assembled in extraordinary session, with a quorum of each house present; and is ready to receive any communication or message he may be pleased to present under section seven, article seven of the Constitution of West Virginia, which provides that no business except that stated in his proclamation be considered.

At the request of Senator Takubo, unanimous consent being granted, the resolution was taken up for immediate consideration, reference to a committee dispensed with, and adopted.

Whereupon, the President appointed as members of such committee the following:

Senators Martin, Nelson, and Woelfel.

A message from the House of Delegates, by

Delegates Rowan, Phillips, and Lovejoy, announced that the Speaker had appointed them a committee of three to join with a similar committee on the part of the Senate to wait upon the Governor, under the provisions of Senate Resolution 202. Senate and House members of this select committee then proceeded to the executive offices.

Subsequently, Senator Woelfel reported that the joint Senate and House committee had performed the duty assigned to it.

The Senate proceeded to the third order of business.

Executive Communications

Senator Blair (Mr. President) laid before the Senate the following communication from His Excellency, the Governor, consisting of executive nominations for appointees:
Senate Executive Message 1
Second Extraordinary Session 2021

TO: The Honorable Members of the
West Virginia Senate

Ladies and Gentlemen:

I respectfully submit the following nominations for your advice and consent:

1. For Member, Educational Broadcasting Authority, Danielle M. Waltz, South Charleston, Kanawha County, for the term ending June 30, 2025.

2. For Member, Educational Broadcasting Authority, Gregory A. Thomas, South Charleston, Kanawha County, for the term ending June 30, 2026.

3. For Member, Lottery Commission, Peggy J. Pope, Charleston, Kanawha County, for the term ending June 30, 2025.

4. For Member, Broadband Enhancement Council, Roger W. Callhoun, Letart, Mason County, for the term ending July 13, 2023.

Notice of these appointments was previously provided to the appropriate legislative staff at the time the appointments were made.

Sincerely,

Jim Justice
Governor

JCF: mrp

cc: Clerk of the Senate
    Assistant Clerk of the Senate
    Senate Confirmations Chair

State Capitol | 1900 Kanawha Blvd., East, Charleston, WV 25305 | (304) 558-2000
Which communication was received and referred to the Committee on Confirmations.

On motion of Senator Boley, consideration of the nominations immediately hereinbefore reported was made a special order of business for 1:30 p.m. today.

The following communication from His Excellency, the Governor, was next reported by the Clerk:

---

**Jim Justice**
Governor of West Virginia

June 24, 2021

SENATE EXECUTIVE MESSAGE NO. 2
2021 2ND EXTRAORDINARY SESSION

The Honorable Craig Blair
President, West Virginia Senate
Building 1, Room M-229
1900 Kanawha Boulevard, East
Charleston, West Virginia 25305

Dear President Blair:

The following amends and replaces the “FY 2021 Official Estimate General Revenue – Statement of Revenues by Source” which I submitted as revised to you on June 7, 2021 for the fiscal year ending June 30, 2021:

General Revenue Fund
Statement of Revenues by Source
(Expressed in Thousands)

<table>
<thead>
<tr>
<th>Source of Revenue</th>
<th>FY 2021 Estimate</th>
<th>Revised</th>
</tr>
</thead>
<tbody>
<tr>
<td>Business and Occupation Tax</td>
<td>$131,000</td>
<td></td>
</tr>
<tr>
<td>Consumers Sales and Use Tax</td>
<td>1,521,300</td>
<td></td>
</tr>
<tr>
<td>Personal Income Tax</td>
<td>2,255,650</td>
<td></td>
</tr>
<tr>
<td>Liquor Profit Transfers</td>
<td>23,000</td>
<td></td>
</tr>
<tr>
<td>Beer Tax and Licenses</td>
<td>7,550</td>
<td></td>
</tr>
<tr>
<td>Tobacco Products Tax (Cigarette &amp; Other)¹</td>
<td>168,400</td>
<td></td>
</tr>
<tr>
<td>Business Franchise Fees</td>
<td>700</td>
<td></td>
</tr>
<tr>
<td>Property Transfer Tax</td>
<td>15,300</td>
<td></td>
</tr>
<tr>
<td>Property Tax¹</td>
<td>7,600</td>
<td></td>
</tr>
<tr>
<td>Insurance Tax</td>
<td>131,300</td>
<td></td>
</tr>
<tr>
<td>Departmental Collections</td>
<td>24,200</td>
<td></td>
</tr>
</tbody>
</table>

---

State Capitol | 1900 Kanawha Blvd., East, Charleston, WV 25305 | (304) 558-2000
The following amends and replaces the “General Revenue Fund – Statement of Revenues, Expenditures, and Changes in Cash Balance” which I submitted as revised to you on June 7, 2021 for the fiscal year ending June 30, 2022:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Actual Beginning Cash Balance July 1, 2020</td>
<td>$ 454,485,510</td>
</tr>
<tr>
<td>Less: 31 Day Disbursements (July 1, 2020 - July 31, 2020)</td>
<td>(55,976,092)</td>
</tr>
<tr>
<td>Plus: Prior Year Reimbursements (July 1, 2020 - July 31, 2020)</td>
<td>1,842</td>
</tr>
<tr>
<td>Less: Prior Year Appropriations Forwarded</td>
<td>(370,172,328)</td>
</tr>
<tr>
<td>Less: Cash Balance - Adjustments and Accruals</td>
<td>(259,943)</td>
</tr>
<tr>
<td>Accumulated Surplus from FY 2020 @ July 31, 2020</td>
<td>$ 28,679,887</td>
</tr>
<tr>
<td>Less: Transfer to Revenue Shortfall Reserve Fund (Statutory)</td>
<td>(14,059,843)</td>
</tr>
<tr>
<td>Less: Transfer to FY 2020 Surplus Appropriation in FY 2021 Budget Bill (Milton Flood Wall)</td>
<td>(6,000,000)</td>
</tr>
<tr>
<td>Description</td>
<td>Amount</td>
</tr>
<tr>
<td>----------------------------------------------------------------------------</td>
<td>--------------</td>
</tr>
<tr>
<td>FY 2021 Surplus Supplemental Appropriation - (HB 2788) Expiration of State Excess Lottery Funds to General Revenue Surplus (2020 Regular Session)</td>
<td>6,497,548</td>
</tr>
<tr>
<td>FY 2021 Surplus Supplemental Appropriation - (HB 2804) Expiration from Special Revenues Funds to General Revenue Surplus</td>
<td>15,500,000</td>
</tr>
<tr>
<td>FY 2021 Surplus Supplemental Appropriations - (HB 3297) Expiration from Veterans' Prior Year Reappropriation to General Revenue Surplus</td>
<td>550,000</td>
</tr>
<tr>
<td>FY 2021 Surplus Supplemental Appropriations - (HB 2789 Public Defender) (2021 Regular Session)</td>
<td>(20,000,000)</td>
</tr>
<tr>
<td>FY 2021 Surplus Supplemental Appropriations - (HB 2803 Forestry) (2021 Regular Session)</td>
<td>(1,000,000)</td>
</tr>
<tr>
<td>FY 2021 Surplus Supplemental Appropriations - (HB 2802 Division of Emergency Management) (2021 Regular Session)</td>
<td>(650,000)</td>
</tr>
<tr>
<td>FY 2021 Surplus Supplemental Appropriations - (HB 2895 Veterans' Nursing Home) (2021 Regular Session)</td>
<td>(8,500,000)</td>
</tr>
<tr>
<td>FY 2021 Surplus Supplemental Appropriations - (HB 3297 Veterans' Nursing Home) (2021 Regular Session)</td>
<td>(550,000)</td>
</tr>
<tr>
<td>Prior Year Reimbursements and Adjustments (August 1, 2020 - May 31, 2021)</td>
<td>159,151</td>
</tr>
<tr>
<td>Estimated Unappropriated Surplus Balance @ June 30, 2021</td>
<td>$46,543</td>
</tr>
<tr>
<td>FY 2021 Revenue Estimate as revised</td>
<td>$4,982,014,000</td>
</tr>
<tr>
<td>FY 2021 Appropriations (FY 2021 Budget Bill) (2020 Regular Session)</td>
<td>(4,574,513,367)</td>
</tr>
<tr>
<td>FY 2021 1st Extraordinary Session: Supplemental Appropriations to Highways from General Revenue Unappropriated Balance</td>
<td>(150,000,000)</td>
</tr>
<tr>
<td>FY 2021 2nd Extraordinary Session: Recommended Supplemental Appropriation – Commuter Rail</td>
<td>(750,000)</td>
</tr>
</tbody>
</table>
Office of the Governor

The Honorable Craig Blair
SENATE EXECUTIVE MESSAGE NO. 2
2021 2nd EXTRAORDINARY SESSION
June 24, 2021
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Recommended Supplemental Appropriation – Water Development Authority
Less: FY 2021 2nd Extraordinary Session:
  Recommended Supplemental Appropriation – Division of Personnel ($859,000)
Less: FY 2021 2nd Extraordinary Session:
  Recommended Supplemental Appropriation – Office of Technology ($2,000,000)
Less: FY 2021 2nd Extraordinary Session:
  Recommended Supplemental Appropriation – Tax Division ($2,009,000)
Less: FY 2021 2nd Extraordinary Session:
  Recommended Supplemental Appropriation – Arts, Culture, and History ($2,109,000)
Less: FY 2021 2nd Extraordinary Session:
  Recommended Supplemental Appropriation – Tourism ($5,000,000)
Less: FY 2021 2nd Extraordinary Session:
  Recommended Supplemental Appropriation – Civil Contingent Fund and Local Economic Development ($24,359,000)
Less: FY 2021 2nd Extraordinary Session:
  Recommended Supplemental Appropriation – Closure Fund ($30,000,000)
Less: FY 2021 2nd Extraordinary Session:
  Recommended Supplemental Appropriation – Homeland Security ($38,895,000)
Less: FY 2021 2nd Extraordinary Session:
  Recommended Supplemental Appropriation – State Parks ($42,000,000)
Less: FY 2021 2nd Extraordinary Session:
  Recommended Supplemental Appropriation – Rainy Day Fund ($50,000,000)
Less: FY 2021 2nd Extraordinary Session:
  Recommended Supplemental Appropriation – FY 2022 Surplus Session moved to FY 2021 ($58,703,585)

Total Estimated Unappropriated Balance @ June 30, 2021

$ 104,040

Plus: FY 2022 Revenue Estimate
$ 4,569,616,000

Less: FY 2022 Appropriations (FY 2022 Budget Bill)
(2021 Regular Session)
(8,495,032,115)
Office of the Governor

The Honorable Craig Blair
SENATE EXECUTIVE MESSAGE NO. 2
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Estimated Unappropriated Balance from FY 2022 Activity @ June 30, 2022 $ 74,583,885

Total Estimated Unappropriated Balance @ June 30, 2022 $ 74,734,476

Thank you for your cooperation in this matter.

Sincerely,

Jim Justice
Governor

cc: The Honorable Riley Moore
The Honorable John B. McCuskey
Which communication was received and referred to the Committee on Finance.

The Senate proceeded to the sixth order of business.

At the request of Senator Takubo, unanimous consent being granted, the following bills were considered introduced and read by their titles:

**By Senators Blair (Mr. President) and Baldwin (By Request of the Executive):**

**Senate Bill 2001**—A Bill making a supplementary appropriation by adding a new item of appropriation and increasing the expenditure of public moneys out of the Treasury from the balance of moneys remaining as an unappropriated balance in the State Fund, General Revenue, to the Department of Administration, Office of Technology, fund 0204, fiscal year 2021, organization 0231, by supplementing and amending Chapter 11, Acts of the Legislature, Regular Session, 2020, known as the Budget Bill for the fiscal year ending June 30, 2021.

At the request of Senator Takubo, unanimous consent being granted, the bill was taken up for immediate consideration, reference to a committee dispensed with, read a first time, and ordered to second reading.

On motion of Senator Takubo, the constitutional rule requiring a bill to be read on three separate days was suspended by a vote of four fifths of the members present, taken by yeas and nays.

On suspending the constitutional rule, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Martin, Maynard, Nelson, Phillips, Roberts, Romano, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—29.

The nays were: None.

Absent: Beach, Caputo, Maroney, Plymale, and Stollings—5.
The bill was read a second time and ordered to engrossment and third reading.

Engrossed Senate Bill 2001 was then read a third time and put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Martin, Maynard, Nelson, Phillips, Roberts, Romano, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—29.

The nays were: None.

Absent: Beach, Caputo, Maroney, Plymale, and Stollings—5.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 2001) passed with its title.

Senator Takubo moved that the bill take effect from passage.

On this question, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Martin, Maynard, Nelson, Phillips, Roberts, Romano, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—29.

The nays were: None.

Absent: Beach, Caputo, Maroney, Plymale, and Stollings—5.

So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 2001) takes effect from passage.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

By Senators Blair (Mr. President) and Baldwin (By Request of the Executive):

Senate Bill 2002—A Bill supplementing and amending the appropriations of public moneys out of the Treasury from the
balance of moneys remaining as an unappropriated balance in the State Fund, General Revenue, to the Department of Commerce, Division of Natural Resources, fund 0265, fiscal year 2021, organization 0310, by supplementing and amending the appropriations for the fiscal year ending June 30, 2021.

At the request of Senator Takubo, unanimous consent being granted, the bill was taken up for immediate consideration, reference to a committee dispensed with, read a first time, and ordered to second reading.

On motion of Senator Takubo, the constitutional rule requiring a bill to be read on three separate days was suspended by a vote of four fifths of the members present, taken by yeas and nays.

On suspending the constitutional rule, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Ihlenfeld, Jefferies, Karnes, Lindsay, Maynard, Nelson, Phillips, Roberts, Romano, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—28.

The nays were: Martin—1.

Absent: Beach, Caputo, Maroney, Plymale, and Stollings—5.

The bill was read a second time and ordered to engrossment and third reading.

Engrossed Senate Bill 2002 was then read a third time and put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Ihlenfeld, Jefferies, Lindsay, Maynard, Nelson, Phillips, Roberts, Romano, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—27.

The nays were: Karnes and Martin—2.

Absent: Beach, Caputo, Maroney, Plymale, and Stollings—5.
So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 2002) passed with its title.

Senator Takubo moved that the bill take effect from passage.

On this question, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Lindsay, Maynard, Nelson, Phillips, Roberts, Romano, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—27.

The nays were: Karnes and Martin—2.

Absent: Beach, Caputo, Maroney, Plymale, and Stollings—5.

So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 2002) takes effect from passage.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

By Senators Blair (Mr. President) and Baldwin (By Request of the Executive):

Senate Bill 2003—A Bill supplementing and amending the appropriations of public moneys out of the Treasury from the balance of moneys remaining as an unappropriated balance in the State Fund, General Revenue, to the Department of Homeland Security – Office of the Secretary, fund 0430, fiscal year 2021, organization 0601; to the Department of Homeland Security, Division of Emergency Management, fund 0443, fiscal year 2021, organization 0606; and to the Department of Homeland Security, Division of Corrections and Rehabilitation – Correctional Units, fund 0450, fiscal year 2021, organization 0608, by supplementing and amending the appropriations for the fiscal year ending June 30, 2021.

At the request of Senator Takubo, unanimous consent being granted, the bill was taken up for immediate consideration,
reference to a committee dispensed with, read a first time, and ordered to second reading.

On motion of Senator Takubo, the constitutional rule requiring a bill to be read on three separate days was suspended by a vote of four fifths of the members present, taken by yeas and nays.

On suspending the constitutional rule, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Martin, Maynard, Nelson, Phillips, Roberts, Romano, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—29.

The nays were: None.

Absent: Beach, Caputo, Maroney, Plymale, and Stollings—5.

The bill was read a second time and ordered to engrossment and third reading.

Engrossed Senate Bill 2003 was then read a third time and put upon its passage.

Pending discussion,

The question being “Shall Engrossed Senate Bill 2003 pass?”

On the passage of the bill, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Martin, Maynard, Nelson, Phillips, Roberts, Romano, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—29.

The nays were: None.

Absent: Beach, Caputo, Maroney, Plymale, and Stollings—5.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 2003) passed with its title.
Senator Takubo moved that the bill take effect from passage.

On this question, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Martin, Maynard, Nelson, Phillips, Roberts, Romano, Rucker, Smith, Stover, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—29.

The nays were: None.

Absent: Beach, Caputo, Maroney, Plymale, and Stollings—5.

So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 2003) takes effect from passage.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

By Senators Blair (Mr. President) and Baldwin (By Request of the Executive):

Senate Bill 2004—A Bill making a supplementary appropriation by adding a new item of appropriation and increasing the expenditure of public moneys out of the Treasury from the balance of moneys remaining as an unappropriated balance in the State Fund, General Revenue, to the Department of Administration, Division of Personnel, fund 0206, fiscal year 2021, organization 0222, by supplementing and amending Chapter 11, Acts of the Legislature, Regular Session, 2020, known as the Budget Bill for the fiscal year ending June 30, 2021.

At the request of Senator Takubo, unanimous consent being granted, the bill was taken up for immediate consideration, reference to a committee dispensed with, read a first time, and ordered to second reading.

On motion of Senator Takubo, the constitutional rule requiring a bill to be read on three separate days was suspended by a vote of four fifths of the members present, taken by yeas and nays.
On suspending the constitutional rule, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Martin, Maynard, Nelson, Phillips, Roberts, Romano, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—29.

The nays were: None.

Absent: Beach, Caputo, Maroney, Plymale, and Stollings—5.

The bill was read a second time and ordered to engrossment and third reading.

Engrossed Senate Bill 2004 was then read a third time and put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Martin, Maynard, Nelson, Phillips, Roberts, Romano, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—29.

The nays were: None.

Absent: Beach, Caputo, Maroney, Plymale, and Stollings—5.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 2004) passed with its title.

Senator Takubo moved that the bill take effect from passage.

On this question, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Martin, Maynard, Nelson, Phillips, Roberts, Romano, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—29.

The nays were: None.

Absent: Beach, Caputo, Maroney, Plymale, and Stollings—5.
So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 2004) takes effect from passage.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

By Senators Blair (Mr. President) and Baldwin (By Request of the Executive):

Senate Bill 2005—A Bill making a supplementary appropriation by adding a new item of appropriation and increasing the expenditure of public moneys out of the Treasury from the balance of moneys remaining as an unappropriated balance in the State Fund, General Revenue, to the Department of Commerce, West Virginia Development Office, fund 0256, fiscal year 2021, organization 0307, by supplementing and amending the appropriations for the fiscal year ending June 30, 2021.

Referred to the Committee on Rules.

By Senators Blair (Mr. President) and Baldwin (By Request of the Executive):

Senate Bill 2006—A Bill making a supplementary appropriation by adding new items of appropriation and increasing the expenditure of public moneys out of the Treasury from the balance of moneys remaining as an unappropriated balance in the State Fund, General Revenue, to the Executive, Governor’s Office – Civil Contingent Fund, fund 0105, fiscal year 2021, organization 0100, by supplementing and amending the appropriations for the fiscal year ending June 30, 2021.

Referred to the Committee on Rules.

By Senators Blair (Mr. President) and Baldwin (By Request of the Executive):

Senate Bill 2007—A Bill supplementing and amending the appropriations of public moneys out of the Treasury from the balance of moneys remaining as an unappropriated balance in the State Fund, General Revenue, to the Department of Arts, Culture, and History, Division of Culture and History, fund 0293, fiscal year
2021, organization 0432, by supplementing and amending the appropriations for the fiscal year ending June 30, 2021.

Referred to the Committee on Rules.

By Senators Blair (Mr. President) and Baldwin (By Request of the Executive):

Senate Bill 2008—A Bill supplementing and amending the appropriations of public moneys out of the Treasury from the balance of moneys remaining as an unappropriated balance in the State Fund, General Revenue, to the Department of Transportation, State Rail Authority, fund 0506, fiscal year 2021, organization 0804, by supplementing and amending Chapter 11, Acts of the Legislature, Regular Session, 2020, known as the Budget Bill for the fiscal year ending June 30, 2021.

At the request of Senator Takubo, unanimous consent being granted, the bill was taken up for immediate consideration, reference to a committee dispensed with, read a first time, and ordered to second reading.

On motion of Senator Takubo, the constitutional rule requiring a bill to be read on three separate days was suspended by a vote of four fifths of the members present, taken by yeas and nays.

On suspending the constitutional rule, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Martin, Maynard, Nelson, Phillips, Roberts, Romano, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—29.

The nays were: None.

Absent: Beach, Caputo, Maroney, Plymale, and Stollings—5.

The bill was read a second time and ordered to engrossment and third reading.

Engrossed Senate Bill 2008 was then read a third time and put upon its passage.
On the passage of the bill, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maynard, Nelson, Phillips, Roberts, Romano, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—28.

The nays were: Martin—1.

Absent: Beach, Caputo, Maroney, Plymale, and Stollings—5.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 2008) passed with its title.

Senator Takubo moved that the bill take effect from passage.

On this question, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maynard, Nelson, Phillips, Roberts, Romano, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—28.

The nays were: Martin—1.

Absent: Beach, Caputo, Maroney, Plymale, and Stollings—5.

So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 2008) takes effect from passage.

**Ordered,** That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

**By Senators Blair** (Mr. President) and Baldwin (By Request of the Executive):

**Senate Bill 2009**—A Bill supplementing and amending Chapter 11, Acts of the Legislature, Regular Session, 2021, known as the Budget Bill, in Title II, from the appropriations of public moneys out of the Treasury in the State Fund, General Revenue, to the Department of Education, State Board of Education—State Aid to Schools, fund 0317, fiscal year 2022, organization 0402,
supplementing and amending the appropriations for the fiscal year ending June 30, 2022.

Referred to the Committee on Rules.

By Senators Blair (Mr. President) and Baldwin (By Request of the Executive):

Senate Bill 2010—A Bill making a supplementary appropriation of public moneys out of the Treasury from the balance of moneys remaining unappropriated for the fiscal year ending June 30, 2022, to the Department of Education, State Board of Education – School Construction Fund, fund 3952, fiscal year 2022, organization 0404, by supplementing and amending the appropriations for the fiscal year ending June 30, 2022.

Referred to the Committee on Rules.

By Senators Blair (Mr. President) and Baldwin (By Request of the Executive):

Senate Bill 2011—A Bill supplementing and amending by decreasing and increasing existing items of appropriations of public moneys out of the Treasury in the State Fund, General Revenue, from the Department of Health and Human Resources, Division of Human Services, fund 0403, fiscal year 2022, organization 0511, by supplementing and amending the appropriations for the fiscal year ending June 30, 2022.

Referred to the Committee on Rules.

By Senators Blair (Mr. President) and Baldwin (By Request of the Executive):

Senate Bill 2012—A Bill supplementing and amending by decreasing and increasing existing items of appropriations of public moneys out of the Treasury in the State Fund, General Revenue, from the Department of Homeland Security, Division of Corrections and Rehabilitation – Central Office, fund 0446, fiscal year 2022, organization 0608; from the Department of Homeland Security, Division of Corrections and Rehabilitation – Correctional Units, fund 0450, fiscal year 2022, organization 0608; and to the Department of Homeland Security, Division of Administrative
Services, fund 0619, fiscal year 2022, organization 0623, by supplementing and amending appropriations for the fiscal year ending June 30, 2022.

Referred to the Committee on Rules.

By Senators Blair (Mr. President) and Baldwin (By Request of the Executive):

Senate Bill 2013—A Bill making a supplementary appropriation by adding a new item of appropriation and increasing the expenditure of public moneys out of the Treasury from the balance of moneys remaining as an unappropriated balance in the State Fund, General Revenue, to Miscellaneous Boards and Commissions, Water Development Authority, fund 0621, fiscal year 2021, organization 0316, by supplementing and amending Chapter 11, Acts of the Legislature, Regular Session, 2020, known as the Budget Bill for the fiscal year ending June 30, 2021.

Referred to the Committee on Rules.

By Senators Blair (Mr. President) and Baldwin (By Request of the Executive):

Senate Bill 2014—A Bill making a supplementary appropriation by adding a new item of appropriation and increasing the expenditure of public moneys out of the Treasury from the balance of moneys remaining as an unappropriated balance in the State Fund, General Revenue, to the Department of Commerce, West Virginia Tourism Office, fund 0246, fiscal year 2021, organization 0304, by supplementing and amending the appropriations for the fiscal year ending June 30, 2021.

Referred to the Committee on Rules.

By Senators Blair (Mr. President) and Baldwin (By Request of the Executive):

Senate Bill 2015—A Bill supplementing and amending the appropriations of public moneys out of the Treasury from the balance of moneys remaining as an unappropriated balance in the State Fund, General Revenue, to the Department of Revenue, Tax Division, fund 0470, fiscal year 2021, organization 0702, by
supplementing and amending the appropriations for the fiscal year ending June 30, 2021.

Referred to the Committee on Rules.

By Senators Blair (Mr. President) and Baldwin (By Request of the Executive):

Senate Bill 2016—A Bill making a supplementary appropriation by adding a new item of appropriation and increasing the expenditure of public moneys out of the Treasury from the balance of moneys remaining as an unappropriated balance in the State Fund, General Revenue, to the Department of Revenue, Office of the Secretary, fund 0465, fiscal year 2021, organization 0701, by supplementing and amending the appropriations for the fiscal year ending June 30, 2021.

At the request of Senator Takubo, unanimous consent being granted, the bill was taken up for immediate consideration, reference to a committee dispensed with, read a first time, and ordered to second reading.

On motion of Senator Takubo, the constitutional rule requiring a bill to be read on three separate days was suspended by a vote of four fifths of the members present, taken by yeas and nays.

On suspending the constitutional rule, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Martin, Maynard, Nelson, Phillips, Roberts, Romano, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—29.

The nays were: None.

Absent: Beach, Caputo, Maroney, Plymale, and Stollings—5.

The bill was read a second time and ordered to engrossment and third reading.

Engrossed Senate Bill 2016 was then read a third time and put upon its passage.
On the passage of the bill, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Karnes, Martin, Maynard, Phillips, Roberts, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—24.

The nays were: Ihlenfeld, Jeffries, Lindsay, Nelson, and Romano—5.

Absent: Beach, Caputo, Maroney, Plymale, and Stollings—5.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 2016) passed with its title.

Senator Takubo moved that the bill take effect from passage.

On this question, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Karnes, Martin, Maynard, Phillips, Roberts, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—24.

The nays were: Ihlenfeld, Jeffries, Lindsay, Nelson, and Romano—5.

Absent: Beach, Caputo, Maroney, Plymale, and Stollings—5.

Following points of inquiry to the President, with resultant responses thereto,

So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 2016) takes effect from passage.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

By Senators Blair (Mr. President) and Baldwin (By Request of the Executive):

Senate Bill 2017—A Bill making a supplementary appropriation by adding new items and increasing existing items
for expenditure of public moneys out of the Treasury from the balance of moneys remaining as an unappropriated balance in the State Fund, General Revenue, to Executive, Governor’s Office - Civil Contingent Fund, fund 0105, fiscal year 2021, organization 0100; to the Department of Commerce, West Virginia Tourism Office, fund 0246, fiscal year 2021, organization 0304; to the Department of Commerce, West Virginia Development Office, fund 0256, fiscal year 2021, organization 0307; to the West Virginia Council for Community and Technical College Education, West Virginia Council for Community and Technical College Education – Control Account, fund 0596, fiscal year 2021, organization 0420; to the West Virginia Council for Community and Technical College Education, Mountwest Community and Technical College, fund 0599, fiscal year 2021, organization 0444; to the West Virginia Council for Community and Technical College Education, New River Community and Technical College, fund 0600, fiscal year 2021, organization 0445; to the West Virginia Council for Community and Technical College Education, Blue Ridge Community and Technical College, fund 0601, fiscal year 2021, organization 0447; to the West Virginia Council for Community and Technical College Education, West Virginia University at Parkersburg, fund 0351, fiscal year 2021, organization 0464; to the West Virginia Council for Community and Technical College Education, Southern West Virginia Community and Technical College, fund 0380, fiscal year 2021, organization 0487; to the West Virginia Council for Community and Technical College Education, West Virginia Northern Community and Technical College, fund 0383, fiscal year 2021, organization 0489; to the West Virginia Council for Community and Technical College Education, Eastern West Virginia Community and Technical College, fund 0587, fiscal year 2021, organization 0492; to the West Virginia Council for Community and Technical College Education, BridgeValley Community and Technical College, fund 0618, fiscal year 2021, organization 0493; to the Higher Education Policy Commission, Higher Education Policy Commission – Administration – Control Account, fund 0589, fiscal year 2021, organization 0441; to the Higher Education Policy Commission, West Virginia University – School of Medicine, Medical School Fund, fund 0343, fiscal year 2021,
organization 0463; to the Higher Education Policy Commission, West Virginia University – General Administrative Fund, fund 0344, fiscal year 2021, organization 0463; to the Higher Education Policy Commission, Marshall University – School of Medicine, fund 0347, fiscal year 2021, organization 0471; to the Higher Education Policy Commission, Marshall University – General Administration Fund, fund 0348, fiscal year 2021, organization 0471; to the Higher Education Policy Commission, West Virginia School of Osteopathic Medicine, fund 0336, fiscal year 2021, organization 0476; to the Higher Education Policy Commission, Bluefield State College, fund 0354, fiscal year 2021, organization 0482; to the Higher Education Policy Commission, Concord University, fund 0357, fiscal year 2021, organization 0483; to the Higher Education Policy Commission, Glenville State College, fund 0363, fiscal year 2021, organization 0485; to the Higher Education Policy Commission, Shepherd University, fund 0366, fiscal year 2021, organization 0486; to the Higher Education Policy Commission, West Liberty University, fund 0370, fiscal year 2021, organization 0488; and to the Higher Education Policy Commission, West Virginia State University, fund 0373, fiscal year 2021, organization 0490, by supplementing and amending the appropriations for the fiscal year ending June 30, 2021.

At the request of Senator Takubo, unanimous consent being granted, the bill was taken up for immediate consideration, reference to a committee dispensed with, read a first time, and ordered to second reading.

On motion of Senator Takubo, the constitutional rule requiring a bill to be read on three separate days was suspended by a vote of four fifths of the members present, taken by yeas and nays.

On suspending the constitutional rule, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Martin, Maynard, Nelson, Phillips, Roberts, Romano, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—29.

The nays were: None.
Absent: Beach, Caputo, Maroney, Plymale, and Stollings—5.

The bill was read a second time and ordered to engrossment and third reading.

Engrossed Senate Bill 2017 was then read a third time and put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Martin, Maynard, Nelson, Phillips, Roberts, Romano, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—29.

The nays were: None.

Absent: Beach, Caputo, Maroney, Plymale, and Stollings—5.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 2017) passed with its title.

Senator Takubo moved that the bill take effect from passage.

On this question, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Martin, Maynard, Nelson, Phillips, Roberts, Romano, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—29.

The nays were: None.

Absent: Beach, Caputo, Maroney, Plymale, and Stollings—5.

So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 2017) takes effect from passage.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.
By Senators Blair (Mr. President) and Baldwin (By Request of the Executive):


At the request of Senator Takubo, unanimous consent being granted, the bill was taken up for immediate consideration, reference to a committee dispensed with, read a first time, and ordered to second reading.

On motion of Senator Takubo, the constitutional rule requiring a bill to be read on three separate days was suspended by a vote of four fifths of the members present, taken by yeas and nays.

On suspending the constitutional rule, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Martin, Maynard, Nelson, Phillips, Roberts, Romano, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—29.

The nays were: None.

Absent: Beach, Caputo, Maroney, Plymale, and Stollings—5.

The bill was read a second time and ordered to engrossment and third reading.

Engrossed Senate Bill 2018 was then read a third time and put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Martin, Maynard, Nelson, Phillips, Roberts, Romano, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—29.

The nays were: None.
Absent: Beach, Caputo, Maroney, Plymale, and Stollings—5.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 2018) passed with its title.

Senator Takubo moved that the bill take effect from passage.

On this question, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Martin, Maynard, Nelson, Phillips, Roberts, Romano, Rucker, Smith, Stover, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—29.

The nays were: None.

Absent: Beach, Caputo, Maroney, Plymale, and Stollings—5.

So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 2018) takes effect from passage.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

By Senators Blair (Mr. President) and Baldwin (By Request of the Executive):

Senate Bill 2019—A Bill making a supplementary appropriation of public moneys out of the Treasury from the balance of moneys remaining unappropriated for the fiscal year ending June 30, 2022, to the Department of Administration, Office of Technology – Chief Technology Officer Administration Fund, fund 2531, fiscal year 2022, organization 0231; and to the Department of Transportation, State Rail Authority – West Virginia Commuter Rail Access Fund, fund 8402, fiscal year 2022, organization 0804, by supplementing and amending the appropriations for the fiscal year ending June 30, 2022.

At the request of Senator Takubo, unanimous consent being granted, the bill was taken up for immediate consideration,
reference to a committee dispensed with, read a first time, and ordered to second reading.

On motion of Senator Takubo, the constitutional rule requiring a bill to be read on three separate days was suspended by a vote of four fifths of the members present, taken by yeas and nays.

On suspending the constitutional rule, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Martin, Maynard, Nelson, Phillips, Roberts, Romano, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—29.

The nays were: None.

Absent: Beach, Caputo, Maroney, Plymale, and Stollings—5.

The bill was read a second time and ordered to engrossment and third reading.

Engrossed Senate Bill 2019 was then read a third time and put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Martin, Maynard, Nelson, Phillips, Roberts, Romano, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—29.

The nays were: None.

Absent: Beach, Caputo, Maroney, Plymale, and Stollings—5.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 2019) passed with its title.

Senator Takubo moved that the bill take effect from passage.

On this question, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay,
Martin, Maynard, Nelson, Phillips, Roberts, Romano, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—29.

The nays were: None.

Absent: Beach, Caputo, Maroney, Plymale, and Stollings—5.

So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 2019) takes effect from passage.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

By Senators Blair (Mr. President) and Baldwin (By Request of the Executive):

Senate Bill 2020—A Bill to amend and reenact §60-3A-18 of the Code of West Virginia, 1931, as amended, relating to altering the time frame which retail liquor licensees may sell liquors.

Referred to the Committee on Rules.

By Senators Blair (Mr. President) and Baldwin (By Request of the Executive):

Senate Bill 2021—A Bill expiring funds to the unappropriated surplus balance of the Treasury in the State Fund, General Revenue, by decreasing existing items of appropriation in the amount of $397,450 from the Department of Economic Development, fund 0256, fiscal year 2007, organization 0307, appropriation 48000; in the amount of $305,500 from the Department of Economic Development, fund 0256, fiscal year 2008, organization 0307, appropriation 48000; in the amount of $136.61 from the Department of Economic Development, fund 0256, fiscal year 2001, organization 0307, appropriation 81900; in the amount of $3,725.24 from the Department of Economic Development, fund 0256, fiscal year 2002, organization 0307, appropriation 81900; in the amount of $2,420.04 from the Department of Economic Development, fund 0256, fiscal year 2003, organization 0307, appropriation 81900; in the amount of $6,488.43 from the Department of Economic Development, fund
0256, fiscal year 2005, organization 0307, appropriation 81900; in the amount of $6,518.25 from the Department of Economic Development, fund 0256, fiscal year 2006, organization 0307, appropriation 81900; in the amount of $2,068.61 from the Department of Economic Development, fund 0256, fiscal year 2008, organization 0307, appropriation 81900; in the amount of $243,027.46 from the Department of Economic Development, fund 0256, fiscal year 2010, organization 0307, appropriation 81900; in the amount of $93,244.87 from the Department of Economic Development, fund 0256, fiscal year 2011, organization 0307, appropriation 81900; in the amount of $33,002.10 from the Department of Economic Development, fund 0256, fiscal year 2012, organization 0307, appropriation 81900; in the amount of $86,438.58 from the Department of Economic Development, fund 0256, fiscal year 2013, organization 0307, appropriation 81900; in the amount of $33,002.10 from the Department of Economic Development, fund 0256, fiscal year 2014, organization 0307, appropriation 81900; and in the amount of $199,262.69 from the Department of Economic Development, fund 0256, fiscal year 2015, organization 0307, appropriation 81900.

At the request of Senator Takubo, unanimous consent being granted, the bill was taken up for immediate consideration, reference to a committee dispensed with, read a first time, and ordered to second reading.

On motion of Senator Takubo, the constitutional rule requiring a bill to be read on three separate days was suspended by a vote of four fifths of the members present, taken by yeas and nays.

On suspending the constitutional rule, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Martin, Maynard, Nelson, Phillips, Roberts, Romano, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—29.

The nays were: None.

Absent: Beach, Caputo, Maroney, Plymale, and Stollings—5.
The bill was read a second time and ordered to engrossment and third reading.

Engrossed Senate Bill 2021 was then read a third time and put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Martin, Maynard, Nelson, Phillips, Roberts, Romano, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—29.

The nays were: None.

Absent: Beach, Caputo, Maroney, Plymale, and Stollings—5.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 2021) passed with its title.

Senator Takubo moved that the bill take effect from passage.

On this question, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Martin, Maynard, Nelson, Phillips, Roberts, Romano, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—29.

The nays were: None.

Absent: Beach, Caputo, Maroney, Plymale, and Stollings—5.

So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 2021) takes effect from passage.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.
By Senators Blair (Mr. President) and Baldwin (By Request of the Executive):

Senate Bill 2022—A Bill expiring funds to the unappropriated surplus balance of the Treasury in the State Fund, General Revenue, for the fiscal year ending June 30, 2021, in the amount of $4,514.05 from the Bureau of Senior Services, fund 5405, fiscal year 2010, organization 0508, appropriation 46200; in the amount of $7,668.74 from the Bureau of Senior Services, fund 5405, fiscal year 2011, organization 0508, appropriation 46200; in the amount of $13,712.89 from the Bureau of Senior Services, fund 5405, fiscal year 2012, organization 0508, appropriation 46200; in the amount of $4,544.37 from the Bureau of Senior Services, fund 5405, fiscal year 2013, organization 0508, appropriation 46200; in the amount of $50,667.70 from the Bureau of Senior Services, fund 5405, fiscal year 2014, organization 0508, appropriation 46200; in the amount of $512,256 from the Bureau of Senior Services, fund 5405, fiscal year 2015, organization 0508, appropriation 46200; in the amount of $18,982 from the Library Commission - Lottery Education Fund, fund 3559, fiscal year 2011, organization 0433, appropriation 62500; in the amount of $17,999.00 from the Library Commission - Lottery Education Fund, fund 3559, fiscal year 2012, organization 0433, appropriation 62500; in the amount of $337,252 from the Library Commission - Lottery Education Fund, fund 3559, fiscal year 2013, organization 0433, appropriation 62500; in the amount of $83,183.47 from the State Board of Education, fund 3951, fiscal year 2007, organization 0402, appropriation 09900; in the amount of $158,044 from the State Board of Education, fund 3951, fiscal year 2008, organization 0402, appropriation 09900; in the amount of $63,654 from the State Board of Education, fund 3951, fiscal year 2009, organization 0402, appropriation 09900; in the amount of $15,975 from the State Board of Education, fund 3951, fiscal year 2011, organization 0402, appropriation 09900; in the amount of $387,842.08 from the State Board of Education, fund 3951, fiscal year 2012, organization 0402, appropriation 09900; in the amount of $303,375 from the State Board of Education, fund 3951, fiscal year 2014, organization 0402, appropriation 13000; and in the amount of $1,268,175 from the State Board of Education, fund 3951, fiscal year 2015, organization 0402, appropriation 13000.
At the request of Senator Takubo, unanimous consent being granted, the bill was taken up for immediate consideration, reference to a committee dispensed with, read a first time, and ordered to second reading.

On motion of Senator Takubo, the constitutional rule requiring a bill to be read on three separate days was suspended by a vote of four fifths of the members present, taken by yeas and nays.

On suspending the constitutional rule, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maynard, Nelson, Phillips, Roberts, Romano, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—28.

The nays were: Martin—1.

Absent: Beach, Caputo, Maroney, Plymale, and Stollings—5.

The bill was read a second time and ordered to engrossment and third reading.

Engrossed Senate Bill 2022 was then read a third time and put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maynard, Nelson, Phillips, Roberts, Romano, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—28.

The nays were: Martin—1.

Absent: Beach, Caputo, Maroney, Plymale, and Stollings—5.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 2022) passed with its title.

Senator Takubo moved that the bill take effect from passage.
On this question, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maynard, Nelson, Phillips, Roberts, Romano, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—28.

The nays were: Martin—1.

Absent: Beach, Caputo, Maroney, Plymale, and Stollings—5.

So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 2022) takes effect from passage.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

By Senators Blair (Mr. President) and Baldwin (By Request of the Executive):

Senate Bill 2023—A Bill to amend and reenact §15A-3-16 of the Code of West Virginia, 1931, as amended, relating to extending the expiration date of the freeze of the per diem rate to July 1, 2022; and clarifying that the per diem cost for incarcerated inmates in a regional jail is calculated annually and from the previous three fiscal years of actual costs.

At the request of Senator Takubo, unanimous consent being granted, the bill was taken up for immediate consideration, reference to a committee dispensed with, read a first time, and ordered to second reading.

On motion of Senator Takubo, the constitutional rule requiring a bill to be read on three separate days was suspended by a vote of four fifths of the members present, taken by yeas and nays.

On suspending the constitutional rule, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Martin, Maynard, Nelson, Phillips, Roberts, Romano, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—29.
The nays were: None.

Absent: Beach, Caputo, Maroney, Plymale, and Stollings—5.

The bill was read a second time and ordered to engrossment and third reading.

Engrossed Senate Bill 2023 was then read a third time and put upon its passage.

Pending discussion,

The question being “Shall Engrossed Senate Bill 2023 pass?”

On the passage of the bill, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Martin, Maynard, Nelson, Phillips, Roberts, Romano, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—29.

The nays were: None.

Absent: Beach, Caputo, Maroney, Plymale, and Stollings—5.

So, a majority of all the members present and voting having voted in the affirmative, the President declared the bill (Eng. S. B. 2023) passed with its title.

Senator Takubo moved that the bill take effect from passage.

On this question, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Martin, Maynard, Nelson, Phillips, Roberts, Romano, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—29.

The nays were: None.

Absent: Beach, Caputo, Maroney, Plymale, and Stollings—5.

So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 2023) takes effect from passage.
Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

By Senators Blair (Mr. President) and Baldwin (By Request of the Executive):

Senate Bill 2024—A Bill supplementing and amending by increasing an existing item of appropriation of federal funds out of the Treasury to the Miscellaneous Boards and Commissions, National Coal Heritage Authority, fund 8869, fiscal year 2022, organization 0941, by supplementing and amending an appropriation for the fiscal year ending June 30, 2022.

At the request of Senator Takubo, unanimous consent being granted, the bill was taken up for immediate consideration, reference to a committee dispensed with, read a first time, and ordered to second reading.

On motion of Senator Takubo, the constitutional rule requiring a bill to be read on three separate days was suspended by a vote of four fifths of the members present, taken by yeas and nays.

On suspending the constitutional rule, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Martin, Maynard, Nelson, Phillips, Roberts, Romano, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—29.

The nays were: None.

Absent: Beach, Caputo, Maroney, Plymale, and Stollings—5.

The bill was read a second time and ordered to engrossment and third reading.

Engrossed Senate Bill 2024 was then read a third time and put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Martin, Maynard, Nelson, Phillips, Roberts, Romano,
Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—29.

The nays were: None.

Absent: Beach, Caputo, Maroney, Plymale, and Stollings—5.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 2024) passed with its title.

Senator Takubo moved that the bill take effect from passage.

On this question, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Martin, Maynard, Nelson, Phillips, Roberts, Romano, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woelfel, Woodrum, and Blair (Mr. President)—29.

The nays were: None.

Absent: Beach, Caputo, Maroney, Plymale, and Stollings—5.

So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 2024) takes effect from passage.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

Senators Tarr, Azinger, Baldwin, Beach, Blair (Mr. President), Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Trump, Unger, Weld, Woelfel, and Woodrum offered the following resolution:

**Senate Concurrent Resolution 201**—Requesting the President of the United States to designate a single state funeral to be held upon the death of the last living Medal of Honor recipient from World War II.
Whereas, Only 473 Americans were awarded the Congressional Medal of Honor, the nation’s highest decoration of valor during World War II, and, as of today, only one of those Americans, West Virginia’s own son, Hershel “Woody” Williams, is living; and

Whereas, The time is approaching for a final salute to the Medal of Honor recipients from World War II; and

Whereas, A single state funeral to be held upon the death of the last living Medal of Honor recipient from World War II would be the perfect vehicle to do so, and it would also provide national recognition to honor all 16 million soldiers, sailors, and airmen who served in our armed forces from 1941 to 1945; and

Whereas, General Douglas MacArthur, Supreme Allied Commander in the Pacific theatre, and General Dwight Eisenhower, Supreme Allied Commander of the European theatre, were each honored by the nation with state funerals; and

Whereas, The selfless, brave men and women who served under them deserve the honor of special recognition at a state funeral to be held upon the death of the last living Medal of Honor recipient from World War II; therefore, be it

Resolved by the Legislature of West Virginia:

That the Legislature hereby requests the President of the United States to designate a single state funeral to be held upon the death of the last living Medal of Honor recipient from World War II; and, be it

Further Resolved, That the Legislature hereby requests the President of the United States to designate a single state funeral to be held upon the death of the last living Medal of Honor recipient from each succeeding American war, so that the memory of their deeds may be perpetuated; and, be it

Further Resolved, That the Clerk of the Senate is hereby directed to forward a copy of this resolution to the President of the United States, the Clerk of the United States Senate, the Clerk of
the United States House of Representatives, all members of West Virginia’s congressional delegation, and the Governor of West Virginia.

At the request of Senator Takubo, unanimous consent being granted, the resolution was taken up for immediate consideration and reference to a committee dispensed with.

The question being on the adoption of the resolution, the same was put and prevailed.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

Thereafter, at the request of Senator Takubo, and by unanimous consent, the remarks by Senators Tarr and Woelfel regarding the adoption of Senate Concurrent Resolution 201 were ordered printed in the Appendix to the Journal.

Senators Blair (Mr. President), Clements, and Hamilton offered the following resolution:

**Senate Concurrent Resolution 202**—Urging the federal government to allocate $8 billion for coal mine reclamation funding to the State of West Virginia to reclaim forfeited mine sites and to revitalize struggling West Virginia coal communities, workers, and their families.

Whereas, West Virginia has a storied history of being a nationwide leader in coal production for the United States, helping power the country through such events as World War II and beyond; and

Whereas, West Virginia coal miners and their families have endured many struggles and hardships in their endeavors to produce power for the country; and

Whereas, Some West Virginia miners paid the ultimate sacrifice in tragic coal mine accidents such as the Sago Mine disaster, the Farmington Mine disaster, the Monongah Mine disaster, the Aracoma Alma Mine accident, and others; and
Whereas, The State of West Virginia recognizes the current national shift towards alternative energy sources, but continues to recognize the need for coal production; and

Whereas, Keeping workers in West Virginia employed and maintaining a tax base for the State of West Virginia is integral for its very survival, while also having a positive environmental and economic impact on these forfeited mine sites; and

Whereas, There is no “one size fits all” solution for the State of West Virginia, and by having federal moneys available for the reclamation of forfeited mines in West Virginia, local solutions for particularized mine sites can best benefit the surrounding communities as a whole; and

Whereas, Retraining coal miners for the purpose of reclaiming abandoned and/or forfeited coal mines can be easily done with minimal retraining costs, as many miners are intimately familiar with the abandoned mines from their previous years of work there; and

Whereas, West Virginia coal miners have an average age of 30 to 40 years old, while the average age of an unemployed coal miner in West Virginia is 47, and by working in these reclaimed mine sites for an expected span of 10 to 15 years, this would allow many unemployed coal mine workers in an aging workforce to get to retirement age; and

Whereas, There have been problems with coal companies in the State of West Virginia with being able to obtain loans for working capital in the banking and insurance industry because of federal regulations and restrictions, and pressure to reduce carbon emissions, this reclamation money could help ease this process; and

Whereas, West Virginia is a carbon-neutral state because of the vast expanse of trees and forests of the Appalachian Mountains that surround the entire state; and

Whereas, West Virginia land is being leased to out of state companies in the northeastern United States and in California so
that they may use this land as a carbon credit, in order for those companies to maintain carbon neutral status, per the American Carbon Registry, and through one California-based project alone, over 281,000 acres have been used for this purpose across seven southern West Virginia counties, with no financial or other benefit to the State of West Virginia; and

Whereas, When the land is leased for this purpose, there are explicit restrictions and conditions placed upon the land, ensuring that leased land cannot be used for recreational, commercial, or residential purposes; and

Whereas, Five of the top 25 Bureau of Land Statistics areas associated with key coal occupations are in West Virginia, including #1 southern West Virginia non-metropolitan area, #3 Wheeling, West Virginia, #11, northern West Virginia non-metropolitan area, #23 Beckley, West Virginia, and #24 Charleston, West Virginia;

Whereas, According to data from the U.S. Energy Information Administration in 2019, 22 counties in West Virginia had active coal mine operations; and

Whereas, According to this same data, there are a total of 231 active and inactive mine sites in West Virginia, with recent data indicating 162 of these mines currently being in operation; and

Whereas, A single mine site may have several mining permits associated with it (i.e. there are just under 1,800 permits currently active for the 162 mines in operation); and

Whereas, There are approximately 3,300 active bonds in West Virginia, and each permit issued to a coal company may have several bonds attached to it; and

Whereas, West Virginia must incentivize mine reclamation, and should not permit company liabilities to be transferred to the State of West Virginia, as is being done now; and
Whereas, There are a total of 30,788.96 current acres of forfeited mine sites in West Virginia, with only a fraction of these sites having already been reclaimed; and

Whereas, If these federal funds are released to the State of West Virginia, there is already a framework in place to spend the money for reclamation-based projects, as opposed to other states who may qualify for similar funding without such a framework; and

Whereas, This opportunity would be a chance to correct federal action and inaction over the years that have disproportionately impacted the State of West Virginia in a negative way; and

Whereas, Mine reclamation is directly linked to helping infrastructure through the cleanup of coal mine sites across West Virginia; and

Whereas, There has been a direct negative effect on the citizens of West Virginia’s coalfields and the coal economy due to the dramatic change in federal regulations on coal and coal-fired power plant emissions since 1976; and

Whereas, Due to the dramatic shift in environmental policy of the federal government over the last few decades, it would be fundamentally unfair for the State of West Virginia to bear the burden of the upkeep of these bankrupted coal mine sites; and

Whereas, When the money is released to the State of West Virginia, it then allows the state as a whole to assist with implementing other executive plans, such as the American Rescue Plan, the American Jobs Act, etc.; and

Whereas, The RECLAIM Act, H.R. 2156, would commit $1 billion to help clean up dangerous and polluting abandoned coal mines on public and private lands, which will spur immediate job creation and create the conditions for longer term, locally driven economic development efforts to build better, brighter futures in coal communities across the country; and

Whereas, Abandoned mine sites have already been leveraged to create jobs through sustained revitalization efforts, wildlife
habitat and restoration, and water quality improvement, but frequently, funding is hard to come by, and the RECLAIM Act would alter that landscape; and

Whereas, By reauthorizing the Abandoned Mine Land Program, which is set to expire in September of 2021, money could benefit West Virginia reclamation efforts; and

Whereas, For all of the above reasons, West Virginia communities, workers, and families all stand to benefit greatly by the distribution of federal money to the state for the purposes of mine reclamation; therefore, be it

Resolved by the Legislature of West Virginia:

That the Legislature hereby urges the federal government to allocate $8 billion for coal mine reclamation funding to the State of West Virginia to reclaim forfeited mine sites and to revitalize struggling West Virginia coal communities, workers, and their families; and, be it

Further Resolved, That the West Virginia Legislature specifically requests that the federal government pass the RECLAIM Act of 2021, H.R. 2156, which would immediately disburse $1 billion in the Abandoned Mine Land fund, with about $200 million of that money being designated for the State of West Virginia; and, be it

Further Resolved, that the West Virginia Legislature hereby urges the federal government to reauthorize the Abandoned Mine Land Program, which is set to expire in September of 2021, with a fee assessed on production of coal to be distributed to the states to fund reclamation projects; and, be it

Further Resolved, That the Clerk of the Senate is hereby directed to forward a copy of this resolution to the President and Secretary of the United States Senate, the Speaker and Clerk of the United States House of Representatives, and members of West Virginia’s congressional delegation.
At the request of Senator Takubo, unanimous consent being granted, the resolution was taken up for immediate consideration and reference to a committee dispensed with.

The question being on the adoption of the resolution, the same was put and prevailed.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

Thereafter, at the request of Senator Takubo, and by unanimous consent, the remarks by Senator Clements regarding the adoption of Senate Concurrent Resolution 202 were ordered printed in the Appendix to the Journal.

Petitions

Senator Smith presented a petition from Dori Braniff and numerous Terra Alta residents, requesting the CSX railroad bridge in Terra Alta, West Virginia, be repaired and reopened.

Referred to the Committee on Transportation and Infrastructure.

Pending announcement of a meeting of a standing committee of the Senate,

On motion of Senator Takubo, at 12:58 p.m., the Senate recessed until 1:30 p.m. today.

The Senate reconvened at 2:54 p.m. and, at the request of Senator Takubo, and by unanimous consent, returned to the fourth order of business.

Senator Boley, from the Committee on Confirmations, submitted the following report, which was received:

Your Committee on Confirmations has had under consideration

Senate Executive Message 1, dated June 23, 2021, requesting confirmation by the Senate of the nominations mentioned therein.
The following list of names from Executive Message 1 is submitted:

1. For Member, Educational Broadcasting Authority, Danielle M. Waltz, South Charleston, Kanawha County, for the term ending June 30, 2025.

2. For Member, Educational Broadcasting Authority, Gregory A. Thomas, South Charleston, Kanawha County, for the term ending June 30, 2026.

3. For Member, Lottery Commission, Peggy J. Pope, Charleston, Kanawha County, for the term ending June 30, 2025.

4. For Member, Broadband Enhancement Council, Roger W. Calhoun, Letart, Mason County, for the term ending July 13, 2023.

And reports the same back with the recommendation that the Senate do advise and consent to all nominations listed above.

Respectfully submitted,

Donna J. Boley,
Chair.

The time having arrived for the special order of business to consider the list of nominees for public office submitted by His Excellency, the Governor, the special order thereon was called by the President.

Thereupon, Senator Blair (Mr. President) laid before the Senate the following executive message:

**Senate Executive Message 1**, dated June 23, 2021 *(shown in the Senate Journal of today, page 19).*

Senator Boley then moved that the Senate advise and consent to the nomination of Danielle M. Waltz to the Educational Broadcasting Authority (being nomination number 1 in Executive Message 1).

Following discussion,
The question being on the adoption of Senator Boley’s aforestated motion,

The roll was then taken; and

On this question, the yeas were: Azinger, Boley, Clements, Grady, Hamilton, Karnes, Martin, Maynard, Nelson, Phillips, Roberts, Rucker, Smith, Stover, Swope, Takubo, Tarr, Trump, Weld, Woodrum, and Blair (Mr. President)—21.

The nays were: Baldwin, Ihlenfeld, Jeffries, Lindsay, Romano, and Unger—6.

Absent: Beach, Caputo, Maroney, Plymale, Stollings, Sypolt, and Woelfel—7.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared Senator Boley’s motion had prevailed and the nomination of Danielle M. Waltz to the Educational Broadcasting Authority had been confirmed.

Senator Boley then moved that the Senate advise and consent to the nomination of Gregory A. Thomas to the Educational Broadcasting Authority (being nomination number 2 in Executive Message 1).

Following discussion,

The question being on the adoption of Senator Boley’s aforestated motion,

The roll was then taken; and

On this question, the yeas were: Azinger, Boley, Clements, Grady, Hamilton, Karnes, Martin, Maynard, Nelson, Phillips, Roberts, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Weld, Woodrum, and Blair (Mr. President)—22.

The nays were: Baldwin, Ihlenfeld, Jeffries, Lindsay, Romano, and Unger—6.
Absent: Beach, Caputo, Maroney, Plymale, Stollings, and Woelfel—6.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared Senator Boley’s motion had prevailed and the nomination of Gregory A. Thomas to the Educational Broadcasting Authority had been confirmed.

Senator Boley then moved that the Senate advise and consent to the nomination of Peggy J. Pope to the Lottery Commission (being nomination number 3 in Executive Message 1).

The question being on the adoption of Senator Boley’s aforesaid motion,

The roll was then taken; and

On this question, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Martin, Maynard, Nelson, Phillips, Roberts, Romano, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woodrum, and Blair (Mr. President)—28.

The nays were: None.

Absent: Beach, Caputo, Maroney, Plymale, Stollings, and Woelfel—6.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared Senator Boley’s motion had prevailed and the nomination of Peggy J. Pope to the Lottery Commission had been confirmed.

Senator Boley then moved that the Senate advise and consent to the nomination of Roger W. Calhoun to the Broadband Enhancement Council (being nomination number 4 in Executive Message 1).

The question being on the adoption of Senator Boley’s aforesaid motion,

The roll was then taken; and
On this question, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Martin, Maynard, Nelson, Phillips, Roberts, Romano, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woodrum, and Blair (Mr. President)—28.

The nays were: None.

Absent: Beach, Caputo, Maroney, Plymale, Stollings, and Woelfel—6.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared Senator Boley’s motion had prevailed and the nomination of Roger W. Calhoun to the Broadband Enhancement Council had been confirmed.

Consideration of executive nominations having been concluded,

Pending announcement of a meeting of the Committee on Rules at the rostrum,

On motion of Senator Takubo, at 3:10 p.m., the Senate recessed for 30 minutes.

The Senate reconvened at 4:23 p.m. and resumed business under the fourth order.

Senator Blair (Mr. President), from the Committee on Rules, submitted the following report, which was received:

Your Committee on Rules has had under consideration

**Senate Bill 2005**, Making supplemental appropriation to WV Development Office.

**Senate Bill 2006**, Making supplemental appropriation to Civil Contingent Fund.
Senate Bill 2007, Making supplemental appropriation to Division of Culture and History.

Senate Bill 2009, Making supplemental appropriation to BOE, State Aid to Schools.

Senate Bill 2010, Making supplemental appropriation to BOE, School Construction Fund.

Senate Bill 2011, Making supplemental appropriation to Division of Human Services.

Senate Bill 2012, Making supplemental appropriation to DHS, Division of Corrections and Rehabilitation and Division of Administrative Services.

Senate Bill 2013, Making supplemental appropriation to Water Development Authority.

Senate Bill 2014, Making supplemental appropriation to WV Tourism Office.

Senate Bill 2015, Making supplemental appropriation to Tax Division.

And,

Senate Bill 2020, Altering time frame retail liquor licensees may sell liquors.

And reports the same back with the recommendation that they each do pass.

Respectfully submitted,

Craig Blair,
Chair ex officio.

At the request of Senator Takubo, unanimous consent being granted, Senate Bill 2005 contained in the preceding report from the Committee on Rules was taken up for immediate consideration, read a first time, and ordered to second reading.
On motion of Senator Takubo, the constitutional rule requiring a bill to be read on three separate days was suspended by a vote of four fifths of the members present, taken by yeas and nays.

On suspending the constitutional rule, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Jeffries, Karnes, Martin, Maynard, Nelson, Phillips, Roberts, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woodrum, and Blair (Mr. President)—25.

The nays were: None.

Absent: Beach, Caputo, Ihlenfeld, Lindsay, Maroney, Plymale, Romano, Stollings, and Woelfel—9.

The bill was read a second time and ordered to engrossment and third reading.

Engrossed Senate Bill 2005 was then read a third time and put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Jeffries, Karnes, Martin, Maynard, Nelson, Phillips, Roberts, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woodrum, and Blair (Mr. President)—25.

The nays were: None.

Absent: Beach, Caputo, Ihlenfeld, Lindsay, Maroney, Plymale, Romano, Stollings, and Woelfel—9.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 2005) passed with its title.

Senator Takubo moved that the bill take effect from passage.

On this question, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Jeffries, Karnes, Martin, Maynard, Nelson, Phillips, Roberts, Rucker, Smith, Stover, Swope, Sypolt,
Takubo, Tarr, Trump, Unger, Weld, Woodrum, and Blair (Mr. President)—25.

The nays were: None.

Absent: Beach, Caputo, Ihlenfeld, Lindsay, Maroney, Plymale, Romano, Stollings, and Woelfel—9.

So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 2005) takes effect from passage.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

At the request of Senator Takubo, unanimous consent being granted, Senate Bill 2006 contained in the preceding report from the Committee on Rules was taken up for immediate consideration, read a first time, and ordered to second reading.

On motion of Senator Takubo, the constitutional rule requiring a bill to be read on three separate days was suspended by a vote of four fifths of the members present, taken by yeas and nays.

On suspending the constitutional rule, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Jeffries, Karnes, Martin, Maynard, Nelson, Phillips, Roberts, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woodrum, and Blair (Mr. President)—25.

The nays were: None.

Absent: Beach, Caputo, Ihlenfeld, Lindsay, Maroney, Plymale, Romano, Stollings, and Woelfel—9.

The bill was read a second time and ordered to engrossment and third reading.

Engrossed Senate Bill 2006 was then read a third time and put upon its passage.
On the passage of the bill, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Jeffries, Karnes, Martin, Maynard, Nelson, Phillips, Roberts, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woodrum, and Blair (Mr. President)—25.

The nays were: None.

Absent: Beach, Caputo, Ihlenfeld, Lindsay, Maroney, Plymale, Romano, Stollings, and Woelfel—9.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 2006) passed with its title.

Senator Takubo moved that the bill take effect from passage.

On this question, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Jeffries, Karnes, Martin, Maynard, Nelson, Phillips, Roberts, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woodrum, and Blair (Mr. President)—25.

The nays were: None.

Absent: Beach, Caputo, Ihlenfeld, Lindsay, Maroney, Plymale, Romano, Stollings, and Woelfel—9.

So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 2006) takes effect from passage.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

At the request of Senator Takubo, unanimous consent being granted, Senate Bill 2007 contained in the preceding report from the Committee on Rules was taken up for immediate consideration, read a first time, and ordered to second reading.
On motion of Senator Takubo, the constitutional rule requiring a bill to be read on three separate days was suspended by a vote of four fifths of the members present, taken by yeas and nays.

On suspending the constitutional rule, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Jeffries, Karnes, Martin, Maynard, Nelson, Phillips, Roberts, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woodrum, and Blair (Mr. President)—25.

The nays were: None.

Absent: Beach, Caputo, Ihlenfeld, Lindsay, Maroney, Plymale, Romano, Stollings, and Woelfel—9.

The bill was read a second time and ordered to engrossment and third reading.

Engrossed Senate Bill 2007 was then read a third time and put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Jeffries, Karnes, Maynard, Nelson, Phillips, Roberts, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woodrum, and Blair (Mr. President)—24.

The nays were: Martin—1.

Absent: Beach, Caputo, Ihlenfeld, Lindsay, Maroney, Plymale, Romano, Stollings, and Woelfel—9.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 2007) passed with its title.

Senator Takubo moved that the bill take effect from passage.

On this question, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Jeffries, Karnes, Maynard, Nelson, Phillips, Roberts, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woodrum, and Blair (Mr. President)—24.
The nays were: Martin—1.

Absent: Beach, Caputo, Ihlenfeld, Lindsay, Maroney, Plymale, Romano, Stollings, and Woelfel—9.

So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 2007) takes effect from passage.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

At the request of Senator Takubo, unanimous consent being granted, Senate Bill 2009 contained in the preceding report from the Committee on Rules was taken up for immediate consideration, read a first time, and ordered to second reading.

On motion of Senator Takubo, the constitutional rule requiring a bill to be read on three separate days was suspended by a vote of four fifths of the members present, taken by yeas and nays.

On suspending the constitutional rule, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Jeffries, Karnes, Martin, Maynard, Nelson, Phillips, Roberts, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woodrum, and Blair (Mr. President)—25.

The nays were: None.

Absent: Beach, Caputo, Ihlenfeld, Lindsay, Maroney, Plymale, Romano, Stollings, and Woelfel—9.

The bill was read a second time and ordered to engrossment and third reading.

Engrossed Senate Bill 2009 was then read a third time and put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Jeffries, Karnes, Martin, Maynard, Nelson, Phillips, Roberts, Rucker, Smith, Stover, Swope,
Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woodrum, and Blair (Mr. President)—25.

The nays were: None.

Absent: Beach, Caputo, Ihlenfeld, Lindsay, Maroney, Plymale, Romano, Stollings, and Woelfel—9.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 2009) passed with its title.

Senator Takubo moved that the bill take effect from passage.

On this question, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Jeffries, Karnes, Martin, Maynard, Nelson, Phillips, Roberts, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woodrum, and Blair (Mr. President)—25.

The nays were: None.

Absent: Beach, Caputo, Ihlenfeld, Lindsay, Maroney, Plymale, Romano, Stollings, and Woelfel—9.

So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 2009) takes effect from passage.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

At the request of Senator Takubo, unanimous consent being granted, Senate Bill 2010 contained in the preceding report from the Committee on Rules was taken up for immediate consideration, read a first time, and ordered to second reading.

On motion of Senator Takubo, the constitutional rule requiring a bill to be read on three separate days was suspended by a vote of four fifths of the members present, taken by yeas and nays.
On suspending the constitutional rule, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Jeffries, Karnes, Martin, Maynard, Nelson, Phillips, Roberts, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woodrum, and Blair (Mr. President)—25.

The nays were: None.

Absent: Beach, Caputo, Ihlenfeld, Lindsay, Maroney, Plymale, Romano, Stollings, and Woelfel—9.

The bill was read a second time and ordered to engrossment and third reading.

Engrossed Senate Bill 2010 was then read a third time and put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Jeffries, Karnes, Martin, Maynard, Nelson, Phillips, Roberts, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woodrum, and Blair (Mr. President)—25.

The nays were: None.

Absent: Beach, Caputo, Ihlenfeld, Lindsay, Maroney, Plymale, Romano, Stollings, and Woelfel—9.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 2010) passed with its title.

Senator Takubo moved that the bill take effect from passage.

On this question, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Jeffries, Karnes, Martin, Maynard, Nelson, Phillips, Roberts, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woodrum, and Blair (Mr. President)—25.

The nays were: None.
Absent: Beach, Caputo, Ihlenfeld, Lindsay, Maroney, Plymale, Romano, Stollings, and Woelfel—9.

So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 2010) takes effect from passage.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

At the request of Senator Takubo, unanimous consent being granted, Senate Bill 2011 contained in the preceding report from the Committee on Rules was taken up for immediate consideration, read a first time, and ordered to second reading.

On motion of Senator Takubo, the constitutional rule requiring a bill to be read on three separate days was suspended by a vote of four fifths of the members present, taken by yeas and nays.

On suspending the constitutional rule, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Jeffries, Karnes, Martin, Maynard, Nelson, Phillips, Roberts, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woodrum, and Blair (Mr. President)—25.

The nays were: None.

Absent: Beach, Caputo, Ihlenfeld, Lindsay, Maroney, Plymale, Romano, Stollings, and Woelfel—9.

The bill was read a second time and ordered to engrossment and third reading.

Engrossed Senate Bill 2011 was then read a third time and put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Jeffries, Karnes, Martin, Maynard, Nelson, Phillips, Roberts, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woodrum, and Blair (Mr. President)—25.
The nays were: None.

Absent: Beach, Caputo, Ihlenfeld, Lindsay, Maroney, Plymale, Romano, Stollings, and Woelfel—9.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 2011) passed with its title.

Senator Takubo moved that the bill take effect from passage.

On this question, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Jeffries, Karnes, Martin, Maynard, Nelson, Phillips, Roberts, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woodrum, and Blair (Mr. President)—25.

The nays were: None.

Absent: Beach, Caputo, Ihlenfeld, Lindsay, Maroney, Plymale, Romano, Stollings, and Woelfel—9.

So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 2011) takes effect from passage.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

At the request of Senator Takubo, unanimous consent being granted, Senate Bill 2012 contained in the preceding report from the Committee on Rules was taken up for immediate consideration, read a first time, and ordered to second reading.

On motion of Senator Takubo, the constitutional rule requiring a bill to be read on three separate days was suspended by a vote of four fifths of the members present, taken by yeas and nays.

On suspending the constitutional rule, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Jeffries, Karnes, Martin, Maynard, Nelson, Phillips, Roberts, Rucker, Smith, Stover,
The bill was read a second time and ordered to engrossment and third reading.

Engrossed Senate Bill 2012 was then read a third time and put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Jeffries, Karnes, Martin, Maynard, Nelson, Phillips, Roberts, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woodrum, and Blair (Mr. President)—25.

The nays were: None.

Absent: Beach, Caputo, Ihlenfeld, Lindsay, Maroney, Plymale, Romano, Stollings, and Woelfel—9.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 2012) passed with its title.

Senator Takubo moved that the bill take effect from passage.

On this question, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Jeffries, Karnes, Martin, Maynard, Nelson, Phillips, Roberts, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woodrum, and Blair (Mr. President)—25.

The nays were: None.

Absent: Beach, Caputo, Ihlenfeld, Lindsay, Maroney, Plymale, Romano, Stollings, and Woelfel—9.
So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 2012) takes effect from passage.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

At the request of Senator Takubo, unanimous consent being granted, Senate Bill 2013 contained in the preceding report from the Committee on Rules was taken up for immediate consideration, read a first time, and ordered to second reading.

On motion of Senator Takubo, the constitutional rule requiring a bill to be read on three separate days was suspended by a vote of four fifths of the members present, taken by yeas and nays.

On suspending the constitutional rule, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Jeffries, Karnes, Martin, Maynard, Nelson, Phillips, Roberts, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woodrum, and Blair (Mr. President)—25.

The nays were: None.

Absent: Beach, Caputo, Ihlenfeld, Lindsay, Maroney, Plymale, Romano, Stollings, and Woelfel—9.

The bill was read a second time and ordered to engrossment and third reading.

Engrossed Senate Bill 2013 was then read a third time and put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Jeffries, Karnes, Martin, Maynard, Nelson, Phillips, Roberts, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woodrum, and Blair (Mr. President)—25.

The nays were: None.
Absent: Beach, Caputo, Ihlenfeld, Lindsay, Maroney, Plymale, Romano, Stollings, and Woelfel—9.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 2013) passed with its title.

Senator Takubo moved that the bill take effect from passage.

On this question, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Jeffries, Karnes, Martin, Maynard, Nelson, Phillips, Roberts, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woodrum, and Blair (Mr. President)—25.

The nays were: None.

Absent: Beach, Caputo, Ihlenfeld, Lindsay, Maroney, Plymale, Romano, Stollings, and Woelfel—9.

So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 2013) takes effect from passage.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

At the request of Senator Takubo, unanimous consent being granted, Senate Bill 2014 contained in the preceding report from the Committee on Rules was taken up for immediate consideration, read a first time, and ordered to second reading.

On motion of Senator Takubo, the constitutional rule requiring a bill to be read on three separate days was suspended by a vote of four fifths of the members present, taken by yeas and nays.

On suspending the constitutional rule, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Jeffries, Karnes, Martin, Maynard, Nelson, Phillips, Roberts, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woodrum, and Blair (Mr. President)—25.
The nays were: None.

Absent: Beach, Caputo, Ihlenfeld, Lindsay, Maroney, Plymale, Romano, Stollings, and Woelfel—9.

The bill was read a second time and ordered to engrossment and third reading.

Engrossed Senate Bill 2014 was then read a third time and put upon its passage.

Pending discussion,

The question being “Shall Engrossed Senate Bill 2014 pass?”

On the passage of the bill, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Jeffries, Karnes, Lindsay, Martin, Maynard, Nelson, Phillips, Roberts, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woodrum, and Blair (Mr. President)—26.

The nays were: None.

Absent: Beach, Caputo, Ihlenfeld, Maroney, Plymale, Romano, Stollings, and Woelfel—8.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 2014) passed with its title.

Senator Takubo moved that the bill take effect from passage.

On this question, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Jeffries, Karnes, Lindsay, Martin, Maynard, Nelson, Phillips, Roberts, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woodrum, and Blair (Mr. President)—26.

The nays were: None.

Absent: Beach, Caputo, Ihlenfeld, Maroney, Plymale, Romano, Stollings, and Woelfel—8.
So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 2014) takes effect from passage.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

At the request of Senator Takubo, unanimous consent being granted, Senate Bill 2015 contained in the preceding report from the Committee on Rules was taken up for immediate consideration, read a first time, and ordered to second reading.

On motion of Senator Takubo, the constitutional rule requiring a bill to be read on three separate days was suspended by a vote of four fifths of the members present, taken by yeas and nays.

On suspending the constitutional rule, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Jeffries, Karnes, Lindsay, Martin, Maynard, Nelson, Phillips, Roberts, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woodrum, and Blair (Mr. President)—26.

The nays were: None.

Absent: Beach, Caputo, Ihlenfeld, Maroney, Plymale, Romano, Stollings, and Woelfel—8.

The bill was read a second time and ordered to engrossment and third reading.

Engrossed Senate Bill 2015 was then read a third time and put upon its passage.

On the passage of the bill, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Martin, Maynard, Nelson, Phillips, Roberts, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woodrum, and Blair (Mr. President)—27.

The nays were: None.
Absent: Beach, Caputo, Maroney, Plymale, Romano, Stollings, and Woelfel—7.

So, a majority of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 2015) passed with its title.

Senator Takubo moved that the bill take effect from passage.

On this question, the yeas were: Azinger, Baldwin, Boley, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Martin, Maynard, Nelson, Phillips, Roberts, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Unger, Weld, Woodrum, and Blair (Mr. President)—27.

The nays were: None.

Absent: Beach, Caputo, Maroney, Plymale, Romano, Stollings, and Woelfel—7.

So, two thirds of all the members elected to the Senate having voted in the affirmative, the President declared the bill (Eng. S. B. 2015) takes effect from passage.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

At the request of Senator Takubo, unanimous consent being granted, Senate Bill 2020 contained in the preceding report from the Committee on Rules was taken up for immediate consideration, read a first time, and ordered to second reading.

On motion of Senator Takubo, the constitutional rule requiring a bill to be read on three separate days was suspended by a vote of four fifths of the members present, taken by yeas and nays.

On suspending the constitutional rule, the yeas were: Boley, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Martin, Maynard, Nelson, Phillips, Rucker, Smith, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Weld, Woodrum, and Blair (Mr. President)—23.
The nays were: Azinger, Baldwin, Roberts, and Unger—4.

Absent: Beach, Caputo, Maroney, Plymale, Romano, Stollings, and Woelfel—7.

The bill (S. B. 2020) was then read a second time.

On motion of Senator Trump, the following amendment to the bill was reported by the Clerk and adopted:

On page one, section eighteen, line four, after the word “code.” by striking out the remainder of the bill.

The bill, as amended, was ordered to engrossment and third reading.

Engrossed Senate Bill 2020 was then read a third time and put upon its passage.

On the passage of the bill, the yeas were: Boley, Clements, Ihlenfeld, Jeffries, Karnes, Lindsay, Maynard, Nelson, Phillips, Rucker, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Weld, Woodrum, and Blair (Mr. President)—19.

The nays were: Azinger, Baldwin, Grady, Hamilton, Martin, Roberts, Smith, and Unger—8.

Absent: Beach, Caputo, Maroney, Plymale, Romano, Stollings, and Woelfel—7.

So, a majority of all the members present and voting having voted in the affirmative, the President declared the bill (Eng. S. B. 2020) passed with its title.

Senator Takubo moved that the bill take effect July 1, 2021.

On this question, the yeas were: Boley, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maynard, Nelson, Phillips, Rucker, Stover, Swope, Sypolt, Takubo, Tarr, Trump, Weld, Woodrum, and Blair (Mr. President)—21.
The nays were: Azinger, Baldwin, Martin, Roberts, Smith, and Unger—6.

Absent: Beach, Caputo, Maroney, Plymale, Romano, Stollings, and Woelfel—7.

So, less than two thirds of all the members elected to the Senate having voted in the affirmative, the President declared Senator Takubo’s aforesaid motion had not prevailed.

Ordered, That the Clerk communicate to the House of Delegates the action of the Senate and request concurrence therein.

Pending announcement of a majority party caucus,

On motion of Senator Takubo, at 5:08 p.m., the Senate recessed until 5:30 p.m. today.

The Senate reconvened at 5:57 p.m. and proceeded to the thirteenth order of business.

Senator Blair (Mr. President) announced the appointment of the Select Committee on Redistricting for this eighty-fifth Legislature and, at the request of Senator Takubo, and by unanimous consent, the list was ordered printed in the Journal as follows:

Senators Trump (Chair), Sypolt (Vice Chair), Phillips, Swope, Tarr, Weld, Caputo, Jeffries, and Woelfel.

Without objection, the Senate returned to the third order of business.

A message from the Clerk of the House of Delegates announced the adoption by that body and requested the concurrence of the Senate in the adoption of

**House Concurrent Resolution 201**—Requesting the President of the United States to designate a single state funeral to be held upon the death of the last living Medal of Honor recipient from World War II.
At the request of Senator Takubo, unanimous consent being granted, the resolution was taken up for immediate consideration and reference to a committee dispensed with.

The question being on the adoption of the resolution, the same was put and prevailed.

*Ordered*, That the Clerk communicate to the House of Delegates the action of the Senate.

A message from the Clerk of the House of Delegates announced the concurrence by that body in the passage, to take effect from passage, of

**Eng. Senate Bill 2002**, Making supplemental appropriation to Division of Natural Resources.

A message from the Clerk of the House of Delegates announced the concurrence by that body in the passage, to take effect from passage, of

**Eng. Senate Bill 2003**, Making supplemental appropriations to DHS, Division of Emergency Management and Division of Corrections and Rehabilitation.

A message from the Clerk of the House of Delegates announced the concurrence by that body in the passage, to take effect from passage, of


A message from the Clerk of the House of Delegates announced the concurrence by that body in the passage, to take effect from passage, of


A message from the Clerk of the House of Delegates announced the concurrence by that body in the passage, to take effect from passage, of
Eng. Senate Bill 2007, Making supplemental appropriation to Division of Culture and History.

A message from the Clerk of the House of Delegates announced the concurrence by that body in the passage, to take effect from passage, of

Eng. Senate Bill 2008, Making supplemental appropriation to State Rail Authority.

A message from the Clerk of the House of Delegates announced the concurrence by that body in the passage, to take effect from passage, of

Eng. Senate Bill 2009, Making supplemental appropriation to BOE, State Aid to Schools.

A message from the Clerk of the House of Delegates announced the concurrence by that body in the passage, to take effect from passage, of

Eng. Senate Bill 2010, Making supplemental appropriation to BOE, School Construction Fund.

A message from the Clerk of the House of Delegates announced the concurrence by that body in the passage, to take effect from passage, of

Eng. Senate Bill 2011, Making supplemental appropriation to Division of Human Services.

A message from the Clerk of the House of Delegates announced the concurrence by that body in the passage, to take effect from passage, of

Eng. Senate Bill 2012, Making supplemental appropriation to DHS, Division of Corrections and Rehabilitation and Division of Administrative Services.

A message from the Clerk of the House of Delegates announced the concurrence by that body in the passage, to take effect from passage, of
Eng. Senate Bill 2014, Making supplemental appropriation to WV Tourism Office.

A message from the Clerk of the House of Delegates announced the concurrence by that body in the passage, to take effect from passage, of

Eng. Senate Bill 2015, Making supplemental appropriation to Tax Division.

A message from the Clerk of the House of Delegates announced the concurrence by that body in the passage, to take effect from passage, of


A message from the Clerk of the House of Delegates announced the concurrence by that body in the passage, to take effect from passage, of

Eng. Senate Bill 2017, Adding new items and increasing existing items of appropriation for various accounts for fiscal year 2021.

A message from the Clerk of the House of Delegates announced the concurrence by that body in the passage, to take effect from passage, of


A message from the Clerk of the House of Delegates announced the concurrence by that body in the passage, to take effect from passage, of

Eng. Senate Bill 2019, Making supplemental appropriations to Office of Technology and State Rail Authority.

A message from the Clerk of the House of Delegates announced the concurrence by that body in the passage of
Eng. Senate Bill 2020, Altering time frame retail liquor licensees may sell liquors.

A message from the Clerk of the House of Delegates announced the concurrence by that body in the passage, to take effect from passage, of

Eng. Senate Bill 2021, Decreasing existing items of appropriations to Department of Economic Development.

A message from the Clerk of the House of Delegates announced the concurrence by that body in the passage, to take effect from passage, of

Eng. Senate Bill 2022, Making supplemental appropriations to Local Economic Development Assistance.

A message from the Clerk of the House of Delegates announced the concurrence by that body in the passage, to take effect from passage, of

Eng. Senate Bill 2023, Extending expiration date for per diem rate freeze for incarcerated inmates in regional jails.

A message from the Clerk of the House of Delegates announced the concurrence by that body in the passage, to take effect from passage, of

Eng. Senate Bill 2024, Making supplemental appropriation to National Coal Heritage Area Authority.

A message from the Clerk of the House of Delegates announced the concurrence by that body in the adoption of

Senate Concurrent Resolution 201, Requesting US President designate single state funeral on death of last Medal of Honor recipient of WW II.

A message from the Clerk of the House of Delegates announced the concurrence by that body in the adoption of
Senate Concurrent Resolution 202, Urging federal government to allocate $8 billion for coal mine reclamation funding to WV.

The Senate again proceeded to the sixth order of business.

At the request of Senator Takubo, and by unanimous consent, Senator Takubo offered the following pre-adjournment resolution from the floor:

Senate Resolution 203—Raising a committee to notify the House of Delegates the Senate is ready to adjourn *sine die*.

Resolved by the Senate:

That the President be authorized to appoint a committee of three to notify the House of Delegates that the Senate has completed its labors and is ready to adjourn *sine die*.

At the request of Senator Takubo, unanimous consent being granted, the resolution was taken up for immediate consideration, reference to a committee dispensed with, and adopted.

Senator Blair (Mr. President), under the provisions of the foregoing resolution, appointed the following committee to notify the House of Delegates of impending Senate adjournment:

Senators Grady, Sypolt, and Lindsay.

At the request of Senator Takubo, unanimous consent being granted, Senator Takubo offered the following resolution from the floor:

Senate Resolution 204—Raising a committee to notify His Excellency, the Governor, that the Legislature is ready to adjourn *sine die*.

Resolved by the Senate:

That the President be authorized to appoint a committee of three to join with a similar committee of the House of Delegates to
notify His Excellency, the Governor, that the Legislature has completed its labors and is ready to adjourn *sine die*.

At the request of Senator Takubo, unanimous consent being granted, the resolution was taken up for immediate consideration, reference to a committee dispensed with, and adopted.

Under the provisions of the foregoing resolution, Senator Blair (Mr. President) appointed the following committee to notify His Excellency, the Governor, that the Senate was ready to adjourn:

Senators Martin, Nelson, and Ihlenfeld.

Senators Martin, Nelson, and Ihlenfeld, comprising the Senate committee, then proceeded to the executive offices to notify His Excellency, the Governor, of imminent adjournment of this extraordinary session of the Legislature.

Subsequently, Senator Martin, from the joint select committee to notify His Excellency, the Governor, that the Legislature had completed the business of this extraordinary session and was ready to adjourn *sine die*, returned to the chamber and was recognized by the President. Senator Martin then reported this mission accomplished.

At the request of Senator Maynard, unanimous consent being granted, the Joint Committee on Enrolled Bills was granted permission, after it has examined, found truly enrolled and presented to His Excellency, the Governor, for his action, bills passed but not presented to him prior to adjournment of this second extraordinary session of the eighty-fifth Legislature in the year two thousand twenty-one, to file its reports with the Clerk and that the same be included in the Journal of the last day of the session; and also, that any communications from His Excellency, the Governor, as to his action on bills after adjournment of the session, be included in the Journal.

In accordance with the foregoing unanimous consent agreement, the following report of the Joint Committee on Enrolled Bills was filed as follows:
Senator Lindsay, from the Joint Committee on Enrolled Bills, submitted the following report, which was received:

Your Joint Committee on Enrolled Bills has examined, found truly enrolled, and on the 25th day of June, 2021, presented to His Excellency, the Governor, for his action, the following bills, signed by the President of the Senate and the Speaker of the House of Delegates:

(S. B. 2002), Making supplemental appropriation to Division of Natural Resources.

(S. B. 2003), Making supplemental appropriations to DHS, Division of Emergency Management and Division of Corrections and Rehabilitation.

(S. B. 2005), Making supplemental appropriation to WV Development Office.

(S. B. 2006), Making supplemental appropriation to Civil Contingent Fund.

(S. B. 2007), Making supplemental appropriation to Division of Culture and History.

(S. B. 2008), Making supplemental appropriation to State Rail Authority.

(S. B. 2009), Making supplemental appropriation to BOE, State Aid to Schools.

(S. B. 2010), Making supplemental appropriation to BOE, School Construction Fund.

(S. B. 2011), Making supplemental appropriation to Division of Human Services.

(S. B. 2012), Making supplemental appropriation to DHS, Division of Corrections and Rehabilitation and Division of Administrative Services.
(S. B. 2014), Making supplemental appropriation to WV Tourism Office.

(S. B. 2015), Making supplemental appropriation to Tax Division.

(S. B. 2016), Making supplemental appropriation to Rainy Day Fund.

(S. B. 2017), Adding new items and increasing existing items of appropriation for various accounts for fiscal year 2021.

(S. B. 2018), Supplementing Budget Bill in Title II, Section 9 for fiscal year ending June 30, 2022.

(S. B. 2019), Making supplemental appropriations to Office of Technology and State Rail Authority.

(S. B. 2020), Altering time frame retail liquor licensees may sell liquors.

(S. B. 2021), Decreasing existing items of appropriations to Department of Economic Development.

(S. B. 2022), Making supplemental appropriations to Local Economic Development Assistance.

(S. B. 2023), Extending expiration date for per diem rate freeze for incarcerated inmates in regional jails.

And,

(S. B. 2024), Making supplemental appropriation to National Coal Heritage Area Authority.

Respectfully submitted,

Richard D. Lindsay II,
Member, Senate Committee.

Dean Jeffries,
Chair, House Committee.
Executive Communications

Under authorization of Senate approval therefor in prior proceedings today, to include in this day’s Journal communications showing the Governor’s action on enrolled bills presented to him in post-session reports, the following is inserted hereinafter:

The Clerk then presented the following communications from His Excellency, the Governor, regarding bills approved by him:

The Honorable Mac Warner
Secretary of State
State Capitol
Charleston, West Virginia 25305

Dear Secretary Warner:

Enclosed for filing in your office, pursuant to the provisions of law, are the following bills:

- Senate Bill No. Two Thousand Two (2002), which was presented to me on June 25, 2021.
- Senate Bill No. Two Thousand Three (2003), which was presented to me on June 25, 2021.
- Senate Bill No. Two Thousand Five (2005), which was presented to me on June 25, 2021.
- Senate Bill No. Two Thousand Six (2006), which was presented to me on June 25, 2021.
- Senate Bill No. Two Thousand Seven (2007), which was presented to me on June 25, 2021.

You will note that I have approved these bills on June 28, 2021.

Sincerely,

Jim Justice
Governor

cc: The Honorable Lee Cassis
    The Honorable Stephen J. Harrison

State Capitol | 1900 Kanawha Blvd., East, Charleston, WV 25305 | (304) 558-2000
The Honorable Mac Warner
Secretary of State
State Capitol
Charleston, West Virginia 25305

Dear Secretary Warner:

Enclosed for filing in your office, pursuant to the provisions of law, are the following bills:

Senate Bill No. Two Thousand Eight (2008), which was presented to me on June 25, 2021.

Senate Bill No. Two Thousand Nine (2009), which was presented to me on June 25, 2021.

Senate Bill No. Two Thousand Ten (2010), which was presented to me on June 25, 2021.

Senate Bill No. Two Thousand Eleven (2011), which was presented to me on June 25, 2021.

Senate Bill No. Two Thousand Twelve (2012), which was presented to me on June 25, 2021.

You will note that I have approved these bills on June 28, 2021.

Sincerely,

Jim Justice
Governor

JMJ

cc: The Honorable Lee Cassis
    The Honorable Stephen J. Harrison
June 28, 2021

The Honorable Mac Warner
Secretary of State
State Capitol
Charleston, West Virginia 25305

Dear Secretary Warner:

Enclosed for filing in your office, pursuant to the provisions of law, are the following bills:

Senate Bill No. Two Thousand Fourteen (2014), which was presented to me on June 25, 2021.

Senate Bill No. Two Thousand Fifteen (2015), which was presented to me on June 25, 2021.

Senate Bill No. Two Thousand Sixteen (2016), which was presented to me on June 25, 2021.

Senate Bill No. Two Thousand Seventeen (2017), which was presented to me on June 25, 2021.

Senate Bill No. Two Thousand Eighteen (2018), which was presented to me on June 25, 2021.

You will note that I have approved these bills on June 28, 2021.

Sincerely,

Jim Justice
Governor

JJ/mh

cc: The Honorable Lee Cassis
    The Honorable Stephen J. Harrison

State Capitol | 1900 Kanawha Blvd., East, Charleston, WV 25305 | (304) 558-2000
Jim Justice  
Governor of West Virginia  
June 28, 2021

The Honorable Mac Warner  
Secretary of State  
State Capitol  
Charleston, West Virginia 25305

Dear Secretary Warner:

Enclosed for filing in your office, pursuant to the provisions of law, are the following bills:

Senate Bill No. Two Thousand Nineteen (2019), which was presented to me on June 25, 2021.

Senate Bill No. Two Thousand Twenty (2020), which was presented to me on June 25, 2021.

Senate Bill No. Two Thousand Twenty-One (2021), which was presented to me on June 25, 2021.

Senate Bill No. Two Thousand Twenty-Two (2022), which was presented to me on June 25, 2021.

Senate Bill No. Two Thousand Twenty-Three (2023), which was presented to me on June 25, 2021.

Senate Bill No. Two Thousand Twenty-Four (2024), which was presented to me on June 25, 2021.

You will note that I have approved these bills on June 28, 2021.

Sincerely,

Jim Justice  
Governor

JJ/mh

cc: The Honorable Lee Cassis  
The Honorable Stephen J. Harrison

State Capitol | 1900 Kanawha Blvd., East, Charleston, WV 25305 | (304) 558-2000
On motion of Senator Takubo, at 6:01 p.m., the second extraordinary session of the Senate in the year two thousand twenty-one adjourned sine die.

We hereby certify that the foregoing Senate record of the proceedings of the Second Extraordinary Session of the Eighty-Fifth Legislature, 2021, is the Official Journal of the Senate for said session.

President of the Senate

Clerk of the Senate
Appendix — Remarks

Requesting US President designate single state funeral on death of last Medal of Honor recipient of WW II

(Adoption of Senate Concurrent Resolution 201)

REMARKS OF HONORABLE ERIC J. TARR

Thursday, June 24, 2021

SENATOR TARR: Thank you, Mr. President.

This resolution provides for . . . or asks the President of the United States to have a state funeral in D.C. that—those state funerals are reserved for high government officials and highly distinguished recognized civilians that have served our country in exceptional ways. And those funerals are largely at the discretion of the United States President to whether those happen.

We have one of those such distinguished members here—and we have many of them, actually, in our state—but one that kind of stands above the rest which is Woody Williams.

This resolution addressed World War II and any forward wars in this manner. What it asks is that the President of the United States have a state funeral for the last living recipient of a Congressional Medal of Honor for World War II and forward-looking wars.

I had the privilege, Mr. President, of going over . . . Father’s Day when they were doing the unveiling of the Gold Star Families monument that we have here on the capitol grounds. They had several speakers and Woody was one of them. I tell you, the one that touched me most there was a gentleman that had lost two sons in foreign wars, and he was speaking about the monument that acknowledges the sacrifice those families have made. There are 89 of those monuments in the country and they were unveiling West Virginia’s, which is the largest of that. In that service, they had family member after family member, they were wives of fallen soldiers, they were mothers of fallen soldiers, fathers and children of fallen soldiers, who got up and stated the name of that person or those persons in their family that fell in service to the United States as well as when that happened, with what war that happened. It’s one of the most touching things I’ve ever seen.

But one of the things that is getting ready to happen here is that the last living recipient of the Congressional Medal of Honor from World War II is here in West Virginia, Woody Williams, and he’s 97 years old. I’ve had the opportunity to speak with some of the team around Woody and Woody here recently on this and, although it’s a complete honor, Woody is a very, very humble individual and would be completely honored, of course, in knowing that this is going to be recognized . . . but it’s not so much for Woody. It’s, when you’re talking to Woody, it’s more about recognizing that final salute to the people who really stepped up and served our country and either fell in that service . . . and those families that endured that service with them.

So, Mr. President, I think that this is absolutely the right thing to do as a nation. I’m very honored to be part of the recommendation to the United States President that we have that honor given to our final soldiers that are in those wars that received that Congressional Medal of Honor.

So, Mr. President, I ask that we adopt the resolution.

Requesting US President designate single state funeral on death of last Medal of Honor recipient of WW II

(Adoption of Senate Concurrent Resolution 201)

REMARKS OF HONORABLE MICHAEL A. WOELFEL

Thursday, June 24, 2021

SENATOR WOELFEL: Thank you, Mr. President.

Briefly, I want to join in the eloquent remarks of the Senator from Putnam.

Woody Williams, in fact, is an American hero. He is a humble man and would likely be a little bit embarrassed that we’re showing him this attention. He is, in fact, the last Medal of Honor recipient from the great World War II.
So, it’s an important resolution that we have before us.

Woody does good work around the entire country. And he’s an American treasure.

I urge passage.

Urging federal government to allocate $8 billion for coal mine reclamation funding to WV

(Adoption of Senate Concurrent Resolution 202)

REMARKS OF HONORABLE CHARLES H. CLEMENTS

Thursday, June 24, 2021

SENATOR CLEMENTS: Thank you, Mr. President.

An identical copy of this resolution was considered this morning by the Joint Committee on Mine Reclamation and received unanimous support.

Mr. President, this resolution urges the federal government to allocate $8 billion of the $38 billion that has been identified by the federal Interagency Working Group on Coal and Power Plant Communities and Economic Revitalization to be designated to reclaim forfeited mine sites and help revitalize West Virginia communities.

This resolution highlights the importance that West Virginia coal and coal miners have had in making this country great and keeping our homes heated and keeping the lights on.

This resolution highlights the hardships and tragedies which West Virginia coal miners have endured to produce the power to make this country great.

The resolution explains that, unlike some other states, West Virginia is positioned to fully maximize these reclamation funds for the benefits of distressed and struggling coal communities to get them back on their feet and get displaced and unemployed miners back to work.

This resolution explains that federal policies have drastically impacted West Virginia and the coal economy and, therefore, requests that the federal government assist West Virginia in helping these communities.

This resolution highlights the disbursement of these funds would work in conjunction with other federal assistance programs such as the American Rescue Plan and American Jobs Act.

Lastly, the resolution urges the federal government to pass the RECLAIM Act of 2021 and reauthorize the Abandoned Mine Land Program which would distribute $1 billion immediately with $200 million designated for the State of West Virginia and extend the AML Program to ensure that future reclamation projects can be supported.

Mr. President, I urge adoption of the resolution.
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2002. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - Making supplemental appropriation to Division of Natural Resources - Passed 6/24/2021; Effective from passage - To Governor 6/25/21 - Approved by Governor 6/28/21 - Chapter 2, Acts, 2nd Extraordinary Session, 2021


2007. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - Making supplemental appropriation to Division of Culture and History - Passed 6/24/2021; Effective from passage - To Governor 6/25/21 - Approved by Governor 6/28/21 - Chapter 6, Acts, 2nd Extraordinary Session, 2021


2009. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - Making supplemental appropriation to BOE, State Aid to Schools - Passed 6/24/2021; Effective from passage - To Governor 6/25/21 - Approved by Governor 6/28/21 - Chapter 8, Acts, 2nd Extraordinary Session, 2021


2011. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - Making supplemental appropriation to Division of Human Services -
2012. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - Making supplemental appropriation to DHS, Division of Corrections and Rehabilitation and Division of Administrative Services - Passed 6/24/2021; Effective from passage - To Governor 6/25/21 - Approved by Governor 6/28/21 - Chapter 11, Acts, 2nd Extraordinary Session, 2021


2017. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - Adding new items and increasing existing items of appropriation for various accounts for fiscal year 2021 - Passed 6/24/2021; Effective from passage - To Governor 6/25/21 - Approved by Governor 6/28/21 - Chapter 15, Acts, 2nd Extraordinary Session, 2021


2020. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - Altering time frame retail liquor licensees may sell liquors - Passed 6/24/2021 - To Governor 6/25/21 - Approved by Governor 6/28/21 - Chapter 1, Acts, 2nd Extraordinary Session, 2021

2021. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - Decreasing existing items of appropriations to Department of Economic Development - Passed 6/24/2021; Effective from passage - To Governor 6/25/21 - Approved by Governor 6/28/21 - Chapter 18, Acts, 2nd Extraordinary Session, 2021

2023. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - Extending expiration date for per diem rate freeze for incarcerated inmates in regional jails - Passed 6/24/2021; Effective from passage - To Governor 6/25/21 - Approved by Governor 6/28/21 - Chapter 21, Acts, 2nd Extraordinary Session, 2021

2024. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - Making supplemental appropriation to National Coal Heritage Area Authority (original similar to HB224) - Passed 6/24/2021; Effective from passage - To Governor 6/25/21 - Approved by Governor 6/28/21 - Chapter 20, Acts, 2nd Extraordinary Session, 2021

SENATE CONCURRENT RESOLUTIONS ADOPTED BY LEGISLATURE

201. By Sen. Tarr, Azinger, Baldwin, Beach, Blair (Mr. President), Boley, Caputo, Clements, Grady, Hamilton, Ihlenfeld, Jeffries, Karnes, Lindsay, Maroney, Martin, Maynard, Nelson, Phillips, Plymale, Roberts, Romano, Rucker, Smith, Stollings, Stover, Swope, Sypolt, Takubo, Trump, Unger, Weld, Woelfel and Woodrum - Requesting US President designate single state funeral on death of last Medal of Honor recipient of WW II - Adopted 6/24/2021

202. By Sen. Blair (Mr. President), Clements and Hamilton - Urging federal government to allocate $8 billion for coal mine reclamation funding to WV - Adopted 6/24/2021

HOUSE CONCURRENT RESOLUTIONS ADOPTED BY LEGISLATURE

2001. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] -
Making supplemental appropriation to Office of Technology - Introduced
6/24/2021 - Committee reference dispensed - Constitutional rule suspended -
Passed Senate 6/24/2021 - Effective from passage

2002. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] -
Making supplemental appropriation to Division of Natural Resources -
Introduced 6/24/2021 - Committee reference dispensed - Constitutional rule
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2003. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] -
Making supplemental appropriations to DHS, Division of Emergency
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Extraordinary Session, 2021

2004. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] -
Making supplemental appropriation to Division of Personnel - Introduced
6/24/2021 - Committee reference dispensed - Constitutional rule suspended -
Passed Senate 6/24/2021 - Effective from passage

2005. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] -
Making supplemental appropriation to WV Development Office -
Introduced 6/24/2021 - Constitutional rule suspended - Passed Senate 6/24/2021
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2006. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] -
Making supplemental appropriation to Civil Contingent Fund - Introduced
6/24/2021 - Constitutional rule suspended - Passed Senate 6/24/2021 - Effective
from passage - To House 6/24/2021 - Reference dispensed - Passed House
6/24/2021 - Effective from passage - To Governor 6/25/21 - Approved by
Governor 6/28/21 - Chapter 5, Acts, 2nd Extraordinary Session, 2021

2007. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] -
Making supplemental appropriation to Division of Culture and History -
Introduced 6/24/2021 - Constitutional rule suspended - Passed Senate 6/24/2021
- Effective from passage - To House 6/24/2021 - Reference dispensed - Passed
House 6/24/2021 - Effective from passage - To Governor 6/25/21 - Approved
by Governor 6/28/21 - Chapter 6, Acts, 2nd Extraordinary Session, 2021

2008. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] -
Making supplemental appropriation to State Rail Authority - Introduced
6/24/2021 - Committee reference dispensed - Constitutional rule suspended -


2013. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - **Making supplemental appropriation to Water Development Authority** - Introduced 6/24/2021 - Constitutional rule suspended - Passed Senate 6/24/2021 - Effective from passage


2016. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - 
**Making supplemental appropriation to Rainy Day Fund** - Introduced 
6/24/2021 - Committee reference dispensed - Constitutional rule suspended - 
Passed Senate 6/24/2021 - Effective from passage - To House 6/24/2021 - 
Reference dispensed - Passed House 6/24/2021 - Effective from passage - To 
Governor 6/25/21 - Approved by Governor 6/28/21 - Chapter 14, Acts, 2nd 
Extraordinary Session, 2021

2017. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - 
**Adding new items and increasing existing items of appropriation for 
various accounts for fiscal year 2021** - Introduced 6/24/2021 - Committee 
reference dispensed - Constitutional rule suspended - Passed Senate 6/24/2021 - 
Effective from passage - To House 6/24/2021 - Reference dispensed - Passed 
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by Governor 6/28/21 - Chapter 15, Acts, 2nd Extraordinary Session, 2021

2018. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - 
**Supplementing Budget Bill in Title II, Section 9 for fiscal year ending June 
30, 2022** - Introduced 6/24/2021 - Committee reference dispensed - 
Constitutional rule suspended - Passed Senate 6/24/2021 - Effective from 
passage - To House 6/24/2021 - Reference dispensed - Passed House 6/24/2021 - 
Effective from passage - To Governor 6/25/21 - Approved by Governor 

2019. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - 
**Making supplemental appropriations to Office of Technology and State 
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Constitutional rule suspended - Passed Senate 6/24/2021 - Effective from 
passage - To House 6/24/2021 - Reference dispensed - Passed House 6/24/2021 - 
Effective from passage - To Governor 6/25/21 - Approved by Governor 
6/28/21 - Chapter 17, Acts, 2nd Extraordinary Session, 2021

2020. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - 
**Altering time frame retail liquor licensees may sell liquors** - Introduced 
6/24/2021 - Constitutional rule suspended - Amended - Passed Senate 6/24/2021 - 
To House 6/24/2021 - Reference dispensed - Passed House 6/24/2021 - To 
Governor 6/25/21 - Approved by Governor 6/28/21 - Chapter 1, Acts, 2nd 
Extraordinary Session, 2021

2021. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - 
**Decreasing existing items of appropriations to Department of Economic 
Development** - Introduced 6/24/2021 - Committee reference dispensed - 
Constitutional rule suspended - Passed Senate 6/24/2021 - Effective from 
passage - To House 6/24/2021 - Reference dispensed - Passed House 6/24/2021 - 
Effective from passage - To Governor 6/25/21 - Approved by Governor 
6/28/21 - Chapter 18, Acts, 2nd Extraordinary Session, 2021

2022. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - 
**Making supplemental appropriations to Local Economic Development 
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Constitutional rule suspended - Passed Senate 6/24/2021 - Effective from 
passage - To House 6/24/2021 - Reference dispensed - Passed House 6/24/2021


ALL SENATE CONCURRENT RESOLUTIONS OFFERED


202. By Sen. Blair (Mr. President), Clements and Hamilton - Urging federal government to allocate $8 billion for coal mine reclamation funding to WV - Introduced 6/24/2021 - Committee reference dispensed - Adopted by Senate 6/24/2021 - To House 6/24/2021 - Reference dispensed - Adopted by House 6/24/2021

ALL SENATE RESOLUTIONS OFFERED


204. By Sen. Takubo - Notifying Governor Legislature is ready to adjourn sine die - Introduced 6/24/2021 - Committee reference dispensed - Adopted 6/24/2021

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2001. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - Making supplemental appropriation to Office of Technology - Introduced 6/24/2021 - Committee reference dispensed - Constitutional rule suspended - Passed Senate 6/24/2021 - Effective from passage

2004. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - Making supplemental appropriation to Division of Personnel - Introduced 6/24/2021 - Committee reference dispensed - Constitutional rule suspended - Passed Senate 6/24/2021 - Effective from passage

2013. By Sen. Blair (Mr. President) and Baldwin [By Request of the Executive] - Making supplemental appropriation to Water Development Authority - Introduced 6/24/2021 - Constitutional rule suspended - Passed Senate 6/24/2021 - Effective from passage

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