ENROLLED

COMMITTEE SUBSTITUTE

for

H. B. 2939

(BY DELEGATE(S) B. WHITE)

[Passed March 14, 2015; in effect ninety days from passage.]

AN ACT to amend and reenact §49-1-201 of the Code of West Virginia, 1931, as amended; and to amend and reenact §49-2-803 and §49-2-812 of said code, all relating to requirements for mandatory reporting of sexual offenses on school premises involving or between students; defining terms; adding conduct that must be reported to law enforcement; defining nature of conduct to be reported; creating criminal penalties for failure to report; increasing penalties for other reporting requirements; and requiring school administrators to provide written notice of reporting requirement to employees and to obtain and preserve signed acknowledgments thereof.

Be it enacted by the Legislature of West Virginia:

That §49-1-201 of the Code of West Virginia, 1931, as amended, be amended and reenacted; and that §49-2-803 and §49-2-812 of said code be amended and reenacted, all to read as follows:

ARTICLE 1. GENERAL PROVISIONS AND DEFINITIONS.

§49-1-201. Definitions related, but not limited, to child abuse and neglect.

1 When used in this chapter, terms defined in this section have 2 the meanings ascribed to them that relate to, but are not limited 3 to, child abuse and neglect, except in those instances where a 4 different meaning is provided or the context in which the word 5 is used clearly indicates that a different meaning is intended.

6 "Abandonment" means any conduct that demonstrates the7 settled purpose to forego the duties and parental responsibilities8 to the child;

9 "Abused child" means a child whose health or welfare is 10 being harmed or threatened by:

(A) A parent, guardian or custodian who knowingly or
intentionally inflicts, attempts to inflict or knowingly allows
another person to inflict, physical injury or mental or emotional
injury, upon the child or another child in the home. Physical
injury may include an injury to the child as a result of excessive
corporal punishment;

17 (B) Sexual abuse or sexual exploitation;

18 (C) The sale or attempted sale of a child by a parent,
19 guardian or custodian in violation of section fourteen-h, article
20 two, chapter sixty-one of this code; or

(D) Domestic violence as defined in section two hundredtwo, article twenty-seven, chapter forty-eight of this code.

"Abusing parent" means a parent, guardian or other
custodian, regardless of his or her age, whose conduct has been
adjudicated by the court to constitute child abuse or neglect as
alleged in the petition charging child abuse or neglect.

27 "Battered parent," for the purposes of part six, article four of this chapter, means a respondent parent, guardian, or other 28 custodian who has been adjudicated by the court to have not 29 condoned the abuse or neglect and has not been able to stop the 30 abuse or neglect of the child or children due to being the victim 31 of domestic violence as defined by section two hundred two, 32 33 article twenty-seven, chapter forty-eight of this code which was 34 perpetrated by the same person or persons determined to have 35 abused or neglected the child or children.

36 "Child abuse and neglect services" means social services37 which are directed toward:

38 (A) Protecting and promoting the welfare of children who39 are abused or neglected;

40 (B) Identifying, preventing and remedying conditions which41 cause child abuse and neglect;

42 (C) Preventing the unnecessary removal of children from 43 their families by identifying family problems and assisting 44 families in resolving problems which could lead to a removal of 45 children and a breakup of the family;

46 (D) In cases where children have been removed from their 47 families, providing time-limited reunification services to the 48 children and the families so as to reunify those children with 49 their families or some portion thereof;

50 (E) Placing children in suitable adoptive homes when 51 reunifying the children with their families, or some portion 52 thereof, is not possible or appropriate; and

(F) Assuring the adequate care of children or juveniles who
have been placed in the custody of the department or third
parties.

56 "Condition requiring emergency medical treatment" means 57 a condition which, if left untreated for a period of a few hours, 58 may result in permanent physical damage; that condition 59 includes, but is not limited to, profuse or arterial bleeding, 60 dislocation or fracture, unconsciousness and evidence of 61 ingestion of significant amounts of a poisonous substance.

62 "Imminent danger to the physical well-being of the child" means an emergency situation in which the welfare or the life of 63 64 the child is threatened. These conditions may include an emergency situation when there is reasonable cause to believe 65 66 that any child in the home is or has been sexually abused or 67 sexually exploited, or reasonable cause to believe that the 68 following conditions threaten the health, life, or safety of any child in the home: 69

- (A) Nonaccidental trauma inflicted by a parent, guardian,custodian, sibling or a babysitter or other caretaker;
- (B) A combination of physical and other signs indicating a
 pattern of abuse which may be medically diagnosed as battered
 child syndrome;
- 75 (C) Nutritional deprivation;
- 76 (D) Abandonment by the parent, guardian or custodian;
- 77 (E) Inadequate treatment of serious illness or disease;
- (F) Substantial emotional injury inflicted by a parent,guardian or custodian;
- 80 (G) Sale or attempted sale of the child by the parent,81 guardian or custodian;
- (H) The parent, guardian or custodian's abuse of alcohol ordrugs or other controlled substance as defined in section one

hundred one, article one, chapter sixty-a of this code, has
impaired his or her parenting skills to a degree as to pose an
imminent risk to a child's health or safety; or

87 (I) Any other condition that threatens the health, life, or88 safety of any child in the home.

89 "Neglected child" means a child:

(A) Whose physical or mental health is harmed or threatened
by a present refusal, failure or inability of the child's parent,
guardian or custodian to supply the child with necessary food,
clothing, shelter, supervision, medical care or education, when
that refusal, failure or inability is not due primarily to a lack of
financial means on the part of the parent, guardian or custodian;
or

97 (B) Who is presently without necessary food, clothing,
98 shelter, medical care, education or supervision because of the
99 disappearance or absence of the child's parent or custodian;

100 (C) "Neglected child" does not mean a child whose
101 education is conducted within the provisions of section one,
102 article eight, chapter eighteen of this code.

103 "Petitioner or co-petitioner" means the Department or any
104 reputable person who files a child abuse or neglect petition
105 pursuant to section six hundred one, article four, of this chapter.

106 "Permanency plan" means the part of the case plan which is107 designed to achieve a permanent home for the child in the least108 restrictive setting available.

109 "Respondent" means all parents, guardians, and custodians110 identified in the child abuse and neglect petition who are not111 petitioners or co-petitioners.

112 "Sexual abuse" means:

113 (A) Sexual intercourse, sexual intrusion, sexual contact, or 114 conduct proscribed by section three, article eight-c, chapter 115 sixty-one, which a parent, guardian or custodian engages in, 116 attempts to engage in, or knowingly procures another person to engage in with a child notwithstanding the fact that for a child 117 118 who is less than sixteen years of age the child may have 119 willingly participated in that conduct or the child may have suffered no apparent physical injury or mental or emotional 120 121 injury as a result of that conduct or, for a child sixteen years of 122 age or older the child may have consented to that conduct or the 123 child may have suffered no apparent physical injury or mental or emotional injury as a result of that conduct; 124

(B) Any conduct where a parent, guardian or custodian displays his or her sex organs to a child, or procures another person to display his or her sex organs to a child, for the purpose of gratifying the sexual desire of the parent, guardian or custodian, of the person making that display, or of the child, or for the purpose of affronting or alarming the child; or

131 (C) Any of the offenses proscribed in sections seven, eight132 or nine of article eight-b, chapter sixty-one of this code.

"Sexual assault" means any of the offenses proscribed insections three, four or five of article eight-b, chapter sixty-one ofthis code.

"Sexual contact" means sexual contact as that term isdefined in section one, article eight-b, chapter sixty-one of thiscode.

139 "Sexual exploitation" means an act where:

(A) A parent, custodian or guardian, whether for financialgain or not, persuades, induces, entices or coerces a child to

142 engage in sexually explicit conduct as that term is defined in143 section one, article eight-c, chapter sixty-one of this code; or

(B) A parent, guardian or custodian persuades, induces,
entices or coerces a child to display his or her sex organs for the
sexual gratification of the parent, guardian, custodian or a third
person, or to display his or her sex organs under circumstances
in which the parent, guardian or custodian knows that the display
is likely to be observed by others who would be affronted or
alarmed.

151 "Sexual intercourse" means sexual intercourse as that term152 is defined in section one, article eight-b, chapter sixty-one of this153 code.

154 "Sexual intrusion" means sexual intrusion as that term is155 defined in section one, article eight-b, chapter sixty-one of this156 code.

157 "Serious physical abuse" means bodily injury which creates
158 a substantial risk of death, which causes serious or prolonged
159 disfigurement, prolonged impairment of health or prolonged loss
160 or impairment of the function of any bodily organ.

ARTICLE 2. STATE RESPONSIBILITIES FOR CHILDREN.

§49-2-803. Persons mandated to report suspected abuse and neglect; requirements.

1 (a) Any medical, dental or mental health professional, 2 Christian Science practitioner, religious healer, school teacher or other school personnel, social service worker, child care or foster 3 care worker, emergency medical services personnel, peace 4 5 officer or law-enforcement official, humane officer, member of the clergy, circuit court judge, family court judge, employee of 6 the Division of Juvenile Services, magistrate, youth camp 7 administrator or counselor, employee, coach or volunteer of an 8

9 entity that provides organized activities for children, or commercial film or photographic print processor who has 10 reasonable cause to suspect that a child is neglected or abused or 11 observes the child being subjected to conditions that are likely to 12 13 result in abuse or neglect shall immediately, and not more than forty-eight hours after suspecting this abuse or neglect, report the 14 15 circumstances or cause a report to be made to the Department of Health and Human Resources. In any case where the reporter 16 17 believes that the child suffered serious physical abuse or sexual 18 abuse or sexual assault, the reporter shall also immediately report, or cause a report to be made, to the State Police and any 19 20 law-enforcement agency having jurisdiction to investigate the 21 complaint. Any person required to report under this article who 22 is a member of the staff or volunteer of a public or private 23 institution, school, entity that provides organized activities for 24 children, facility or agency shall also immediately notify the 25 person in charge of the institution, school, entity that provides 26 organized activities for children, facility or agency, or a designated agent thereof, who may supplement the report or 27 28 cause an additional report to be made.

29 (b) Any person over the age of eighteen who receives a 30 disclosure from a credible witness or observes any sexual abuse or sexual assault of a child, shall immediately, and not more than 31 32 forty-eight hours after receiving that disclosure or observing the 33 sexual abuse or sexual assault, report the circumstances or cause 34 a report to be made to the Department of Health and Human 35 Resources or the State Police or other law-enforcement agency 36 having jurisdiction to investigate the report. In the event that the 37 individual receiving the disclosure or observing the sexual abuse 38 or sexual assault has a good faith belief that the reporting of the 39 event to the police would expose either the reporter, the subject 40 child, the reporter's children or other children in the subject 41 child's household to an increased threat of serious bodily injury, 42 the individual may delay making the report while he or she

43 undertakes measures to remove themselves or the affected 44 children from the perceived threat of additional harm and the individual makes the report as soon as practicable after the threat 45 of harm has been reduced. The law-enforcement agency that 46 47 receives a report under this subsection shall report the 48 allegations to the Department of Health and Human Resources 49 and coordinate with any other law-enforcement agency, as 50 necessary to investigate the report.

51 (c) Any school teacher or other school personnel who 52 receives a disclosure from a witness, which a reasonable prudent 53 person would deem credible, or personally observes any sexual 54 contact, sexual intercourse or sexual intrusion, as those terms are defined in article eight-b, chapter sixty-one, of a child on school 55 premises or on school buses or on transportation used in 56 furtherance of a school purpose shall immediately, but not more 57 58 than 24 hours, report the circumstances or cause a report to be 59 made to the State Police or other law-enforcement agency having jurisdiction to investigate the report: Provided, That this 60 61 subsection will not impose any reporting duty upon school 62 teachers or other school personnel who observe, or receive a disclosure of any consensual sexual contact, intercourse, or 63 intrusion occurring between students who would not otherwise 64 65 be subject to section three, five, seven or nine of article eight-8, chapter sixty-one of this code: Provided, however, That any 66 67 teacher or other school personnel shall not be in violation of this 68 section if he or she makes known immediately, but not more 69 than 24 hours. to the principal, assistant principal or similar 70 person in charge, a disclosure from a witness, which a reasonable 71 prudent person would deem credible, or personal observation of conduct described in this section: Provided further, That a 72 73 principal, assistant principal or similar person in charge made 74 aware of such disclosure or observation from a teacher or other 75 school personnel shall be responsible for immediately, but not 76 more than 24 hours, reporting such conduct to law enforcement.

77 (d) County boards of education and private school 78 administrators shall provide all employees with a written 79 statement setting forth the requirement contained in this 80 obtain and preserve a subsection and shall signed acknowledgment from school employees that they have received 81 and understand the reporting requirement. 82

83 (e) The reporting requirements contained in this section specifically include reported, disclosed or observed conduct 84 involving or between students enrolled in a public or private 85 institution of education, or involving a student and school 86 teacher or personnel. When the alleged conduct is between two 87 88 students or between a student and school teacher or personnel, 89 the law enforcement body that received the report under this 90 section is required to make such a report under this section shall additionally immediately, but not more than 24 hours, notify the 91 92 students' parents, guardians, and custodians about the 93 allegations.

94 (f) Nothing in this article is intended to prevent individuals 95 from reporting suspected abuse or neglect on their own behalf. 96 In addition to those persons and officials specifically required to 97 report situations involving suspected abuse or neglect of children, any other person may make a report if that person has 98 99 reasonable cause to suspect that a child has been abused or 100 neglected in a home or institution or observes the child being subjected to conditions or circumstances that would reasonably 101 102 result in abuse or neglect.

§49-2-812. Failure to report; penalty.

(a) Any person, official or institution required by this article
to report a case involving a child known or suspected to be
abused or neglected, or required by section eight hundred nine of
this article to forward a copy of a report of serious injury, who
knowingly fails to do so or knowingly prevents another person

6 acting reasonably from doing so, is guilty of a misdemeanor and,

7 upon conviction, shall be confined in jail not more than ninety

8 days or fined not more than \$5,000, or both fined and confined.

9 (b) Any person, official or institution required by this article 10 to report a case involving a child known or suspected to be sexually assaulted or sexually abused, or student known or 11 suspected to have been a victim of any non-consensual sexual 12 13 contact, sexual intercourse or sexual intrusion on school premises, who knowingly fails to do so or knowingly prevents 14 another person acting reasonably from doing so, is guilty of a 15 16 misdemeanor and, upon conviction thereof, shall be confined in 17 jail not more than six months or fined not more than \$10,000, or 18 both.

13 [Enr. Com. Sub. for H. B. No. 2939

That Joint Committee on Enrolled Bills hereby certifies that the foregoing bill is correctly enrolled.

Chairman, House Committee

Chairman, Senate Committee

Originating in the House.

In effect ninety days from passage.

Clerk of the House of Delegates

Clerk of the Senate

Speaker of the House of Delegates

President of the Senate

The within ______ this the _____

day of _____, 2015.

Governor