WEST VIRGINIA LEGISLATURE

2025 REGULAR SESSION

Introduced

House Bill 2125

By Delegates Hillenbrand, Rohrbach, Worrell, Kump,
Hite, Chiarelli, Jennings, DeVault, Heckert, and
Shamblin

[Introduced February 12, 2025; referred to the Committee on Health and Human Resources]

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A BILL to amend and reenact §49-4-201 of the Code of West Virginia, 1931, as amended, relating to permitting 911 centers and ambulance stations that are staffed 24 hours per day for 365 days per year to be drop off locations for newborn safety devices.

Be it enacted by the Legislature of West Virginia:

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	ARTICLE		4.		COURT		ACTIONS.
	§49-4-201.	Accepting	possession	of	certain	relinquished	children.
1	(a) A h	nospital or health	n care facility ope	erating	in this state,	or a fire departm	nent that has
2	been designat	ted a safe-surrer	nder site under §	49-4-20	6 of this coo	le, shall, without a	a court order,
3	take possession	on of a child if th	e child is volunta	rily deliv	ered to the	hospital, health ca	are facility, or
4	fire departmen	nt by the child's	parent within 30	days o	of the child's	s birth, and the pa	arent did not
5	express an int	tent to return for	the child.				
6	<u>(b) An</u>	y 911 call center	or ambulance s	tation th	nat is open a	and staffed on a 2	4-hour basis
7	every day ma	y be designated	as a safe-surre	nder sit	e by the cou	ınty commission i	n the county
8	where the 911	center or ambul	lance station is lo	cated a	nd may insta	all and operate ne	wborn safety
9	devices in acc	cordance with thi	s section.				
10	(b) <u>(c)</u>	A hospital, healt	th care facility, or	fire dep	oartment, <u>91</u>	1 center, or ambu	lance station
11	that takes pos	ssession of a chi	ld under this arti	cle shal	l perform an	y act necessary t	o protect the
12	physical health	h or safety of the	child. In acceptir	ng posse	ession of the	child, the hospita	l, health care
13	facility, or fire	department ma	ay not require th	e perso	on to identify	y himself or hers	elf and shall
14	otherwise resp	pect the person's	s desire to remair	n anony	mous.		
15	(c) (d)	Hospitals, health	n care facilities, a	and fire	departments	designated as sa	afe-surrender
16	sites under §4	9-4-206, of this	code may install	and ope	erate newbo	rn safety devices	as defined in
17	this section.						
18	(d) <u>(e)</u>	"Newborn safety	y device" means	a devic	e:		

device with the intent to leave the child, and for a licensed emergency medical services provider to

(1) Designed to permit a person to anonymously place a child under 30 days of age in the

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21	remove the child from the device and take custody of him or her;					
22	(2) Equipped with an adequate dual alarm system connected to the physical location					
23	where the device is physically installed. The dual alarm system shall:					
24	(A) Be tested at least one time per week to ensure the alarm system is in working order;					
25	and					
26	(B) Be visually checked at least two times per day to ensure the alarm system is in working					
27	order;					
28	(C) Notify a centralized location in the facility within 30 seconds of a child being placed in					
29	the device;					
30	(D) Trigger a 911 call if staff at the facility do not respond within 15 minutes after a child is					
31	placed in the device.					
32	(3) Be approved by and physically located, with outside access, at a participating hospital					
33	or medical facility, or a fire department that has been designated a safe-surrender site under §49-					
34	4-206 of this code, that:					
35	(A) Is licensed or otherwise legally operating in this state; and					
36	(B) Is staffed continuously on a 24-hour basis every day by a licensed emergency medical					
37	services provider; and					
38	(4) Is located in an area that is conspicuous and visible to a hospital, a medical facility, or a					
39	fire department.					
40	(d) (f) A person who relinquishes a child in a newborn safety device may remain					
41	anonymous and shall not be pursued, and the relinquishment of a child pursuant to the provisions					
42	of this section shall not, in and of itself, be considered child abuse and neglect as that term is					
43	defined in §49-1-201 of this code.					
44	(e) (g) Any emergency medical services provider who physically retrieves a child from a					
45	newborn safety device shall immediately arrange for the child to be taken to the nearest hospital					

emergency room and shall have implied consent to any and all appropriate medical treatment.

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- 47 (f) (h) By placing a child in a newborn safety device, the person: 48 (1) Waives the right to notification required by subsequent court proceedings; and 49 (2) Waives legal standing to make a claim of action against any person who accepts 50 physical custody of the child. 51 (g) (i) An emergency medical services provider with the duty granted in this article whose 52 actions are taken in good faith is immune from criminal or civil liability, unless his or her actions 53 were the result of gross negligence or willful misconduct. The grant of immunity in this section 54 extends to all employees and administrators of the emergency medical services provider.
 - (h) (j) The provisions of subsection (d) of this section shall not apply when indicators of child physical abuse or child neglect are present.

NOTE: The purpose of this bill is to permit 911 centers and ambulance stations that are staffed 24 hours per day for 365 days per year to be drop off locations for newborn safety devices.

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