ENROLLED

House Bill 4178

BY DELEGATES MILLER, LOVEJOY, LAVENDER-BOWE, D. KELLY, HANSEN AND S. BROWN

[Passed March 7, 2020; in effect ninety days from passage.]
WEST VIRGINIA LEGISLATURE

2020 REGULAR SESSION

ENROLLED

House Bill 4178

BY DELEGATES MILLER, LOVEJOY, LAVENDER-BOWE, D. KELLY, HANSEN AND S. BROWN

[Passed March 7, 2020; in effect ninety days from passage.]
AN ACT to amend and reenact §24-6-13 of the Code of West Virginia, 1931, as amended, relating
to requiring calls which are recorded be maintained for a period of two years.

Be it enacted by the Legislature of West Virginia:

ARTICLE 6. LOCAL EMERGENCY TELEPHONE SYSTEM.

§24-6-13. Confidentiality of certain calls to county answering points and records; retention
of records.

(a) Except as provided by the provisions of this section, calls for emergency service to a
county answering point are not confidential. All calls for emergency service reporting alleged
criminal conduct which are recorded electronically, in writing or in any other form are to be kept
confidential by the county answering point receiving the call and may be released only pursuant
to an order entered by a court of competent jurisdiction, a valid subpoena or through the course
of discovery in a criminal action requiring the release of the information: Provided, That nothing
contained in this section may be construed as preventing the county answering point from
releasing information to a responding agency as may be necessary for that agency’s response
on a call or the completion of necessary reports relating to that call.

(b) Upon proper request and payment of a reasonable fee set by the center director to
cover the cost of production, a person or entity may obtain, without court order or a valid
subpoena, a transcription of a call for emergency service reporting alleged criminal conduct. The
answering point shall exclude from the transcription any information relating to the identity of the
caller including, but not limited to, the caller’s name, address, telephone number or his or her
location in relation to the alleged offense or the alleged perpetrator. If the transcript of a call is
such that it cannot be successfully redacted so as to protect the identity of the caller, the
answering point may decline to provide the transcript. In that case, the person requesting the
transcription may apply to a court of competent jurisdiction for a court order releasing the
transcript.
(c) All calls for emergency service which are recorded electronically, in writing or in any other form are to be maintained for a period of at least two years or longer if required by an order entered by a court of competent jurisdiction or a valid subpoena.

(d) A county answering point may release information to bonafide law-enforcement agencies, the prosecuting attorney of a county or a United States attorney pursuant to a lawful criminal investigation. Nothing in this article may be construed as prohibiting a freedom of information request under §29B-1-1 et seq. of this code for information relating to the operation of the center or to calls for emergency service which do not involve reporting of alleged criminal conduct.

(e) Nothing in this article requires disclosure of any information that is specifically exempt from disclosure by statute. Except as otherwise provided in this article, nothing prohibits disclosure of information that is not specifically exempted from disclosure under a provision of this code.

(f) Every county answering point shall, within 90 days of the effective date of this section, promulgate a written policy, available to the public, reflecting its compliance with the provisions of this section.

(g) No answering point or center personnel may be civilly liable for any injury arising from disclosure of information pursuant to the provisions of this section.
The 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 is approved this the 25th day of March 2020.

Governor