WEST VIRGINIA LEGISLATURE

2020 REGULAR SESSION

ENROLLED

2020 MAR 25 P 4: 39
OFFICE WEST VIRGINIA
SECRETARY OF STATE

Committee Substitute

for

House Bill 4668

By Delegates Miley, Lovejoy, Evans, Caputo,

WAXMAN, ROHRBACH, WORRELL AND PUSHKIN

[Passed March 6, 2020; in effect ninety days from passage.]

WEST VIRGINIA LEGISLATURE

2020 REGULAR SESSION

ENROLLED

1020 WAR 25 P 4: 39
OFFICE WEST VEGINA
SECRETARY OF STATE

Committee Substitute

for

House Bill 4668

By Delegates Miley, Lovejoy, Evans, Caputo,

WAXMAN, ROHRBACH, WORRELL AND PUSHKIN

[Passed March 6, 2020; in effect ninety days from passage.]

AN ACT to amend and reenact §61-3B-2 of the Code of West Virginia, 1931, as amended, relating to creating the misdemeanor crime of trespass for entering a structure that has been clearly marked as condemned by a municipality as unfit for human habitation; providing criminal penalty; removing inconsistent language as to intent; and providing that for a first offense, a municipal judge or magistrate may impose community service or pretrial diversion in lieu of a fine or confinement.

Be it enacted by the Legislature of West Virginia:

ARTICLE 3B. TRESPASS.

§61-3B-2. Trespass in structure or conveyance.

- (a) Any person who knowingly enters in, upon, or under a structure or conveyance without being authorized, licensed, or invited, or having been authorized, licensed, or invited is requested to depart by the owner, tenant, or the agent of the owner or tenant, and refuses to do so, is guilty of a misdemeanor, and, upon conviction thereof, shall be fined not more than \$100.
- (b) Notwithstanding the provisions of subsection (a) of this section, any person who, without permission, knowingly and willfully enters a structure which has a clear posting that the structure has been condemned by any municipal or county government as unfit for human habitation or use, is guilty of a misdemeanor and, upon conviction thereof, shall be fined not more than \$100, or confined in jail not more than six months, or both fined and confined: *Provided*, That for any first violation of this subsection offense of trespass on condemned property, a court may substitute community service or pretrial diversion in lieu of a fine or confinement for trespassing on condemned property.
- (c) If the offender is armed with a firearm or other dangerous weapon while in the structure or conveyance, with the intent to do bodily injury to a human being in the structure or conveyance at the time the offender knowingly trespasses, the offender, notwithstanding the provisions of §61-7-1 of this code, is guilty of a misdemeanor, and, upon conviction thereof, shall be fined not less

Eng. CS for HB 4668

- than \$100 nor more than \$500, or be confined in jail for not more than one year, or both fined and
- 18 confined.

The Joint Committee on En correctly enrolled.	rolled Bills hereby certifies that the	foregoing	bill is	
Moore Copet	5			
Chairman, House Commit	tee			
Markey	Signer of the same			
Chairman, Se	nate Committee		2	
		经别	2029	
Originating in the House.		当品	S	SANGERSON
In effect ninety days from passa	age.	至原	25	
-01-11		유글	U	
SILLE ANN	Do-	욁强	45	177
Clerk of the House of Deleg	ates	司島	30	0
)@				
Clerk of	f the Senate			
-//				
Speake	er of the House of Delegates			
Орошко	of the field of		'	
	Milde D. Cal	MILL	fee	
	President of the Sena	te	•	
, A	2000			
The within	appraved this the 25th			
day ofMaisk		<u>) </u>	2020.	
	12 1	-		
	/ femile se			40
	//Govern	nor		

PRESENTED TO THE GOVERNOR

MAR 1 9 2020

Time	11:27 am
------	----------