Committee Substitute

for

House Bill 4779

BY DELEGATE CRISS

[Passed March 11, 2022; in effect ninety days from passage.]
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AN ACT to amend and reenact §7-6-2 of the Code of West Virginia, 1931, as amended; to amend and reenact §8-13-22a of said code; to amend and reenact §12-1-4 of said code; and to amend and reenact §18-9-6 of said code, all relating to county, municipal, state, and county Board of Education public depositories; and giving those public depositories which redeposit public monies to ensure they are federally insured the discretion on whether or not to accept a reciprocal deposit.

Be it enacted by the Legislature of West Virginia:

CHAPTER 7. COUNTY COMMISSIONS AND OFFICERS.

ARTICLE 6. COUNTY DEPOSITORIES.

§7-6-2. Bond of depositories.

(a) No designation is binding on any county, nor shall any public money be deposited thereunder in excess of the amount insured by an agency of the federal government, until the banking institution designated executes a bond with good and sufficient sureties, to be accepted and approved by the county commission, payable to the State of West Virginia, in a sum as the county commission shall direct, and which may not be less than the amount of the deposit that exceeds the amount insured by an agency of the federal government in the depository at any one time. The bond shall be executed by at least four resident freeholders as sureties owning in the aggregate unencumbered real estate having an assessed valuation thereon equal to the penalty of the bond, or by a fidelity or indemnity company authorized to do business within the state, satisfactory to, and acceptable by the county commission, and having not less than $600,000 capital; and the bond shall be conditioned for the receipt, safekeeping, and payment over of all money which may be deposited in or come under the custody of the banking institution designated a county depository under the provisions hereof, together with the interest thereon at the rate specified by this article; and the bond shall be further conditioned for the faithful performance, by the banking institution so designated, of all the duties imposed by this article upon a depository.
of public moneys: Provided, That the clerk of the county commission shall keep a record of each
surety on all personal bonds given as hereinbefore provided and the clerk shall notify the county
commission of every recorded conveyance of real estate made by any surety on said personal
bond.

(b) An action shall lie on the bond at the instance of the county commission, or the sheriff,
for the recovery of any money deposited in the depository, upon failure or default of the depository
to fully and faithfully account for and pay over any and all public moneys deposited by the sheriff
and of all interests earned and accrued thereon as required by this article. A bond may not be
accepted by the county commission until it has been submitted to the prosecuting attorney, and
certified by him or her to be in due and legal form, and conformable to the provisions of this article,
which certificate shall be endorsed thereon: Provided, That the county commission may, in lieu of
the bond provided hereinbefore, accept as security for money deposited as aforesaid, interest-
bearing securities of the United States, or of a state, county, district or municipal corporation, or
of the federal land banks, or endorsed county and district warrants of the county in which the
depository is located, or letters of credit of the federal land banks, or federal home loan banks, or
any other letters of credit approved by the treasurer; the face value of which securities may not
be less than the sum hereinbefore specified as the amount to be named in the bond in lieu of
which the securities are accepted; or the county commission may accept the securities as partial
security to the extent of their face value for the money so deposited, and require bond for the
remainder of the full amount hereinbefore specified, to be named in the bond, and in the bond so
required, the acceptance of securities as partial security, and the extent thereof, shall be set forth:

Provided, however, That a banking institution is not required to provide a bond or security in lieu
of bond if the public deposits accepted are placed in certificates of deposit meeting the following
requirements:

(1) The funds are invested through a designated state depository selected by the county;
(2) The selected depository arranges for the deposit of the funds in certificates of deposit in one or more banks or savings and loan associations wherever located in the United States, for the account of the county;

(3) The full amount of principal and accrued interest of each certificate of deposit is insured by the Federal Deposit Insurance Corporation;

(4) The selected depository acts as custodian for the county with respect to such certificates of deposit issued for the county’s account; and

(5) On the same date the public moneys are redeposited by the public depository, the public depository may, in its sole discretion, choose whether to receive deposits, in any amount, from other banks, savings banks, or savings and loan associations.

(c) The hypothecation of the securities shall be by proper legal transfer as collateral security to protect and indemnify by trust any and all loss in case of any default on the part of the banking institution in its capacity as depository as aforesaid. All the securities shall be delivered to or deposited for the account of the county commission, and withdrawal or substitution thereof may be permitted from time to time upon approval by the county commission by order of record, but the collateral security shall be released only by order of record of the county commission when satisfied that full and faithful accounting and payment of all the moneys has been made under the provisions hereof. In the event actual possession of the hypothecated securities are delivered to the county commission, it shall make ample provision for the safekeeping thereof and the interest thereon when paid shall be turned over to the banking institution, so long as it is not in default as aforesaid. The county commission may permit the deposit under proper receipt of the securities with one or more banking institutions within or without the State of West Virginia and may contract with any institution for safekeeping and exchange of any hypothecated securities and may prescribe the rules for handling and protecting the same.
CHAPTER 8. MUNICIPAL CORPORATIONS.

ARTICLE 13. TAXATION AND FINANCE.

§8-13-22a. Investment of municipal funds.

(a) All municipal funds, the investment of which is not governed by other provisions of this code and not required for the payment of current obligations and not otherwise prohibited, may be invested and reinvested in:

1. Any direct obligation of, or obligation guaranteed as to the payment of both principal and interest by, the United States of America;

2. Any evidence of indebtedness issued by any United States government agency guaranteed as to the payment of both principal and interest, directly or indirectly, by the United States of America including, but not limited to, the following: Government National Mortgage Association, federal land banks, federal home loan banks, federal intermediate credit banks, banks for cooperatives, Tennessee Valley Authority, United States postal service, farmers home administration, export-import bank, federal financing bank, federal home loan mortgage corporation, student loan marketing association and federal farm credit banks;

3. Any evidence of indebtedness issued by the Federal National Mortgage Association to the extent such indebtedness is guaranteed by the government National Mortgage Association;

4. Any evidence of indebtedness that is secured by a first lien deed of trust or mortgage upon real property situate within this state, if the payment thereof is substantially insured or guaranteed by the United States of America or any agency thereof;

5. Direct and general obligations of this state;

6. Any undivided interest in a trust, the corpus of which is restricted to mortgages on real property and, unless all of such property is situate within the state and insured, the trust at the time of the acquisition of the undivided interest, is rated in one of the three highest rating grades by an agency which is nationally known in the field of rating pooled mortgage trusts;

7. Any bond, note, debenture, commercial paper or other evidence of indebtedness of any private corporation or association: Provided, That any such security is, at the time of its
acquisition, rated in one of the three highest rating grades by an agency which is nationally known in the field of rating corporate securities: Provided, however, That if any commercial paper or any such security will mature within one year from the date of its issuance, it shall, at the time of its acquisition, be rated in one of the two highest rating grades by any such nationally known agency and commercial paper or other evidence of indebtedness of any private corporation or association shall be purchased only upon the written recommendation from an investment advisor that has over $300 million in other funds under its management;

(8) Negotiable certificates of deposit issued by any bank, trust company, national banking association or savings institution which mature in no more than five years and are fully collateralized;

(9) Interest earning deposits including certificates of deposit, with any duly designated state depository, which deposits are fully secured by a collaterally secured bond as provided in §12-1-4 of this code: Provided, That a banking institution is not required to provide this collaterally secured bond, or other security in lieu of bond, if the public deposits accepted are placed in certificates of deposit meeting the following requirements:

(A) The funds are invested through a designated state depository selected by the municipality;
(B) The selected depository arranges for the deposit of the funds in certificates of deposit in one or more banks or savings and loan associations wherever located in the United States, for the account of the municipality;
(C) The full amount of principal and accrued interest of each certificate of deposit is insured by the Federal Deposit Insurance Corporation;
(D) The selected depository acts as custodian for the municipality with respect to such certificates of deposit issued for the municipality’s account; and
(E) On the same date the public moneys are redeposited by the public depository, the public depository may, in its sole discretion, choose whether to receive deposits, in any amount, from other banks, savings banks, or savings and loan associations.
(10) Mutual funds registered with the Securities and Exchange Commission which have assets in excess of $300 million; and

(11) Deposits with any duly designated state depository that is selected and authorized by the municipality to arrange for the redeposit of the funds through a deposit placement program that meets the following conditions:

(b) On or after the date that the municipal funds are received the selected depository:

(1) Arranges for the redeposit of the funds into deposit accounts in one or more federally insured banks or savings and loan associations that are located in the United States; and

(2) serves as custodian for the municipality with respect to the funds deposited into such accounts.

(c) Municipal funds deposited in a selected depository in accordance with this section and held at the close of business in the selected depository in excess of the amount insured by the Federal Deposit Insurance Corporation shall be secured in accordance with §12-1-4 of this code.

(d) The full amount of the funds of the municipality redeposited by the selected depository into deposit accounts in banks or savings and loan associations pursuant to this subsection (plus accrued interest, if any) shall be insured by the Federal Deposit Insurance Corporation.

(e) On the same date that the funds of the municipality are redeposited pursuant to this subsection, the selected depository receives an amount of deposits from customers of other financial institutions through the direct placement program that are equal to the amount of the municipality’s funds redeposited by the selected depository.

CHAPTER 12. PUBLIC MONEYS AND SECURITIES.

ARTICLE 1. STATE DEPOSITORIES.

§12-1-4. Bonds to be given by depositaries.

(a) Before allowing any money to be deposited with any eligible depository in excess of the amount insured by an agency of the federal government or insured by a deposit guaranty bond issued by a valid bankers surety company acceptable to the treasurer, the state Treasurer shall require the depository to give a collaterally secured bond, in the amount of not less than
$10,000, payable to the State of West Virginia, conditioned upon the prompt payment, whenever
lawfully required, of any state money, or part thereof, that may be deposited with that depository,
or of any accrued interest on deposits. The bond shall be a continuous bond but may be increased
or decreased in amount or replaced by a new bond with the approval of the state Treasurer. The
collateral security for the bond shall consist of bonds of the United States, or bonds or letters of
credit of the federal land banks, of the federal home loan banks, or bonds of the State of West
Virginia or of any county, district or municipality of this state, or other bonds, letters of credit, or
securities approved by the treasurer. All bonds so secured are here designated as collaterally
secured bonds. Withdrawal or substitution of any collateral pledged as security for the
performance of the conditions of the bond may be permitted with the approval in writing of the
treasurer. All depository bonds shall be recorded by the treasurer in a book kept in his or her office
for the purpose, and a copy of the record, certified by the treasurer, shall be prima facie evidence
of the execution and contents of the bond in any suit or legal proceeding. All collateral securities
shall be delivered to or deposited for the account of the treasurer of the State of West Virginia
and in the event said securities are delivered to the treasurer, he or she shall furnish a receipt
therefor to the owner thereof. The treasurer and his or her bondsmen shall be liable to any person
for any loss by reason of the embezzlement or misapplication of the securities by the treasurer or
any of his or her employees, and for the loss thereof due to his or her negligence or the negligence
of his or her employees; and the securities shall be delivered to the owner thereof when liability
under the bond which they are pledged to secure has terminated. The treasurer may permit the
deposit under proper receipt of the securities with one or more banking institutions within or
outside the State of West Virginia and may contract with any institution for safekeeping and
exchange of any collateral securities and may prescribe the rules for handling and protecting the
collateral securities.

(b) A banking institution is not required to provide a bond or security in lieu of bond if the
deposits accepted are placed in certificates of deposit meeting the following requirements:
(1) The funds are invested through a designated state depository selected by the Treasurer;

(2) The selected depository arranges for the deposit of the funds in certificates of deposit in one or more banks or savings and loan associations wherever located in the United States, for the account of the state;

(3) The full amount of principal and accrued interest of each certificate of deposit is insured by the Federal Deposit Insurance Corporation;

(4) The selected depository acts as custodian for the state with respect to such certificates of deposit issued for the state’s account; and

(5) On the same date the public moneys are redeposited by the public depository, the public depository may, in its sole discretion, choose whether to receive deposits, in any amount, from other banks, savings banks, or savings and loan associations.

(c) A banking institution is not required to provide a bond or security in lieu of bond pursuant to this section if the deposits accepted are placed in a designated state depository that is selected and authorized by the state to arrange for the redeposit of the funds through a deposit placement program that meets the following conditions:

(1) On or after the date that the funds are received the selected depository: (i) Arranges for the redeposit of the funds into deposit accounts in one or more federally insured banks or savings and loan associations that are located in the United States; and (ii) serves as custodian for the state with respect to the funds redeposited into such accounts.

(2) State funds deposited in a selected depository in accordance with this section and held at the close of business in the selected depository in excess of the amount insured by the Federal Deposit Insurance Corporation shall be secured in accordance with §7-6-2 of this code.

(3) The full amount of the funds of the state redeposited by the selected depository into deposit accounts in banks or savings and loan associations pursuant to this section (plus accrued interest, if any) shall be insured by the Federal Deposit Insurance Corporation.
On the same date that the funds of the state are redeposited pursuant to this section, the selected depository receives an amount of deposits from customers of other financial institutions through the deposit placement program that are equal to the amount of the state funds redeposited by the selected depository.

CHAPTER 18. EDUCATION.

ARTICLE 9. SCHOOL FINANCES.

§18-9-6. Transfer of moneys; appointment of treasurer; bonding of treasurer; approval of bank accounts; authority to invest; security for funds invested.

The sheriff of each county shall remit to the board of education all moneys in his or her possession held on behalf of the county board of education, whether or not deposited in a bank or depository, unless the sheriff has been designated treasurer of the board of education as provided in this section. The transfer of funds shall be made as of the balances on hand on June 30 of the year in which the board of education appoints a treasurer other than the sheriff, and shall be completed no later than August 1 of that year. The transfer shall be adjudged complete and final upon the approval of the sheriff’s official settlement for the fiscal year ending on June 30 of the year in which the board of education appoints a treasurer other than the sheriff, and any minor adjustment made necessary by the actually known figures shall also be made at that time.

All balances in all county school funds at the end of each month after June 30 of the year in which the board of Education appoints a treasurer other than the sheriff shall be transferred by the sheriff to the county board of education not later than the tenth day of the following month.

On or before the first Monday in May each county board of education shall upon recommendation of the county superintendent appoint a treasurer for the board. The treasurer is the fiscal officer of the board, or an employee commonly designated as the person in charge of the financial affairs of the county board, or the county sheriff: Provided, That once a board of education has appointed a treasurer other than the sheriff, the sheriff may not be named treasurer of the board in a subsequent year. Upon appointment this person shall be titled and referred to
as treasurer of the board of education. For the faithful performance of this duty, the treasurer shall
execute a bond, to be approved by the board of education, in the penalty to be fixed by the board
of education, not to exceed the amount of school funds which it is estimated the treasurer will
handle within any period of two months. The premium on the bond shall be paid by the board of
education.

The board of education may open a bank account, or accounts, as required to adequately
and properly transact the business of the district in a depository, or banks, within the county. The
depositories, or banks, shall provide bond to cover the maximum amount to be deposited at any
one time. However, the county board of education may, in lieu of such bond, accept as security
for money deposited letters of credit from a federal home loan bank, securities of the United
States, or of a state, county, district or municipal corporation, or federal agency securities:

Provided, That a banking institution is not required to provide a bond or security in lieu of bond if
the deposits accepted are placed in certificates of deposit meeting the following requirements: (1)
The funds are invested through a designated state depository selected by the county board of
education; (2) the selected depository arranges for the deposit of the funds in certificates of
deposit in one or more banks or savings and loan associations wherever located in the United
States, for the account of the county board of education; (3) the full amount of principal and
accrued interest of each certificate of deposit is insured by the Federal Deposit Insurance
Corporation; (4) the selected depository acts as custodian for the county board of education with
respect to such certificates of deposit issued for the county’s account; and (5) on the same date
the public moneys are redeposited by the public depository, the public depository may, in its sole
discretion, choose whether to receive deposits, in any amount, from other banks, savings banks,
or savings and loan associations: Provided, however, That a banking institution is not required to
provide a bond or security in lieu of bond if the deposits accepted are placed in a designated state
depository that is selected and authorized by the county board of education to arrange for the
redeposit of the funds through a deposit placement program that meets the following conditions:
(1) On or after the date that the county board of education funds are received the selected depository: (i) Arranges for the redeposit of the funds into deposit accounts in one or more federally insured banks or savings and loan associations that are located in the United States; and (ii) serves as custodian for the county with respect to the money redeposited into such accounts. (2) County board of education funds deposited in a selected depository in accordance with this section and held at the close of business in the selected depository in excess of the amount insured by the Federal Deposit Insurance Corporation shall be secured in accordance with the second and third sentences of this paragraph. (3) The full amount of the funds of the county board of education redeposited by the selected depository into deposit accounts in banks or savings and loan associations pursuant to this section (plus accrued interest, if any) shall be insured by the Federal Deposit Insurance Corporation. (4) On the same date the public moneys are redeposited by the public depository, the public depository may, in its sole discretion, choose whether to receive deposits, in any amount, from other banks, savings banks, or savings and loan associations.

One hundred ten percent of the face or par value of the securities may not be less than the sum hereinbefore specified as the amount to be named in the bond in lieu of which the securities are accepted, or the county board of education may accept the securities as partial security to the extent of their face value for the money so deposited and require bond for the remainder of the full amount hereinbefore specified, to be named in the bond, and, in the bond so required, the acceptance of securities as partial security and the extent thereof shall be set forth. The hypothecation of the securities shall be by proper legal transfer as collateral security to protect and indemnify by trust any and all loss in case of any default on the part of the banking institution in its capacity as depository as aforesaid. All such securities shall be delivered to or deposited for the account of the county board of education, and withdrawal or substitution thereof may be permitted from time to time upon approval by the county board of education by order of record, but the collateral security shall be released only by order of record of the county board of
education when satisfied that full and faithful accounting and payment of all the moneys has been
made under the provisions hereof. If actual possession of the hypothecated securities is delivered
to the county board of education, it shall make ample provision for the safekeeping thereof, and
the interest thereon when paid shall be turned over to the banking institution, so long as it is not
in default as aforesaid. The county board of education may permit the deposit under proper receipt
of such securities with one or more banking institutions within the State of West Virginia and may
contract with any such institution for safekeeping and exchange of any such hypothecated
securities, and may prescribe the rules for handling and protecting the same.

On and after July 1, 1973, all levies and any other school moneys received by the sheriff
and paid to the treasurer of the county board of education shall be deposited in these accounts,
and all proper payments from such funds shall be made by the designated depository or bank
upon order or draft presented for payment and signed by the duly authorized signatories of the
Board of Education: Provided, That in determining the depository for Board of Education funds a
board member who has a pecuniary interest in a bank within the county shall not participate in
the determination of the depository for such funds.

If it is considered that sufficient funds are on hand in any account at any one time which
may be more than are normally required for the payment of incurred expenses, the funds in the
amount so considered available may be invested by the treasurer of the county board with the
West Virginia Municipal Bond Commission, or in guaranteed certificates of deposit issued by the
depository or bank, or other guaranteed investments such as treasury bills, treasury notes or
certificates of deposit issued by either the United States government or a banking institution in
which federal or state guarantees are applicable. Interest earned in such investments is to be
credited to the fund from which the moneys were originally available.
The Joint Committee on Enrolled Bills hereby certifies that the foregoing bill is correctly enrolled.

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 28th day of March, 2022.

Governor