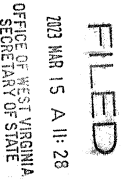
WEST VIRGINIA LEGISLATURE

2023 REGULAR SESSION

ENROLLED



Committee Substitute

for

House Bill 3302

BY DELEGATES WESTFALL, BURKHAMMER, PINSON,

CAPITO, KELLY, STEELE, FAST, KIMBLE, MARTIN, KUMP

AND C. PRITT

[Passed March 11, 2023; in effect ninety days from passage.]

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1 AN ACT to amend and reenact §17C-5-2 of the Code of West Virginia, 1931, as amended, and 2 to amend and reenact §61-2-30 of said code; all relating to including an embryo or fetus 3 as a distinct unborn victim for certain driving under the influence of alcohol or drugs offenses; including an embryo or fetus as a distinct unborn victim for the offenses of driving 4 under the influence of alcohol or drugs causing death and driving under the influence of 5 6 alcohol or drugs causing serious bodily injury; clarifying that a pregnant woman and the 7 embryo or fetus she is carrying in the womb constitute separate and distinct victims as applied to the offenses of driving under the influence of alcohol or drugs causing death 8 9 and driving under the influence of alcohol or drugs causing serious bodily injury; and 10 establishing criminal penalties.

PREAMBLE: THIS LAW SHALL BE KNOWN AS LIAM'S LAW

Be it enacted by the Legislature of West Virginia:

CHAPTER 17C. TRAFFIC REGULATIONS AND RULES OF THE ROAD.

ARTICLE 5. SERIOUS TRAFFIC OFFENSES.

§17C-5-2. Driving under influence of alcohol, controlled substances, or drugs; penalties.

1	(a) Definitions. —
2	(1) "Impaired state" means a person:
3	(A) Is under the influence of alcohol;
4	(B) Is under the influence of any controlled substance;
5	(C) Is under the influence of any other drug or inhalant substance;
6	(D) Is under the combined influence of alcohol and any controlled substance or any other
7	drug; or
8	(E) Has an alcohol concentration in his or her blood of eight hundredths of one percent or
9	more, by weight.

(2) "Bodily injury" means injury that causes substantial physical pain, illness, or any
 impairment of physical condition.

12 (3) "Controlled substance" has the meaning provided in §60A-1-101 of this code.

(4) "Serious bodily injury" means bodily injury that creates a substantial risk of death, that
 causes serious or prolonged disfigurement, prolonged impairment of health, or prolonged loss or
 impairment of the function of any bodily organ.

(5) "Test and lock program" means the Motor Vehicle Test and Lock Program, established
 in §17C-5A-3a and administered by the Division of Motor Vehicles.

(b) Any person who drives a vehicle in this state while he or she is in an impaired state, 18 19 and such impaired state proximately causes the death of any person, including an embryo or fetus 20 as defined in §61-2-30 of this code, is guilty of a felony and, upon conviction thereof, shall be 21 imprisoned in a state correctional facility for not less than three nor more than 15 years and shall 22 be fined not less than \$1,000 nor more than \$3,000, and shall have his or her license to operate 23 a motor vehicle revoked by the Commissioner of the Division of Motor Vehicles for a period of 10 24 vears or for a period of time conditioned on participation in the test and lock program in 25 accordance with §17C-5A-3a of this code: Provided, That any death charged under this subsection must occur within one year of the offense: Provided, however, That if the person has 26 27 previously been convicted under this section, the person shall have his or her license to operate 28 a motor vehicle revoked by the Commissioner of the Division of Motor Vehicles for life or for a 29 period of time conditioned on participation in the test and lock program in accordance with §17C-30 5A-3a of this code.

(c) Any person who drives a vehicle in this state while he or she is in an impaired state, and such impaired state proximately causes serious bodily injury to any person, including an embryo or fetus as defined in §61-2-30 of this code, other than himself or herself, is guilty of a felony and, upon conviction thereof, shall be imprisoned in a state correctional facility for not less than two nor more than 10 years and shall be fined not less than \$1,000 nor more than \$3,000,

and shall have his or her license to operate a motor vehicle revoked by the Commissioner of the Division of Motor Vehicles for a period of five years or for a period of time conditioned on participation in the test and lock program in accordance with §17C-5A-3a of this code: *Provided*, That if the person has previously been convicted under this section, the person shall have his or her license to operate a motor vehicle revoked by the Commissioner of the Division of Motor Vehicles for life or for a period of time conditioned on participation in the test and lock program in accordance with §17C-5A-3a of this code.

43 (d) Any person who drives a vehicle in this state while he or she is in an impaired state, 44 and such impaired state proximately causes a bodily injury to any person other than himself or 45 herself, is guilty of a misdemeanor and, upon conviction thereof, shall be confined in jail for not 46 less than one day nor more than one year and shall be fined not less than \$200 nor more than 47 \$1,000, and shall have his or her license to operate a motor vehicle revoked by the Commissioner 48 of the Division of Motor Vehicles for a period of two years or for a period of time conditioned on 49 participation in the test and lock program in accordance with §17C-5A-3a of this code: Provided, 50 That if the person has previously been convicted under this section, the person shall have his or 51 her license to operate a motor vehicle revoked by the Commissioner of the Division of Motor 52 Vehicles for life or for a period of time conditioned on participation in the test and lock program in 53 accordance with §17C-5A-3a of this code. Any jail term imposed pursuant to this subsection shall 54 include actual confinement of not less than 24 hours: Provided, however, That a person 55 sentenced pursuant to this subsection shall receive credit for any period of actual confinement he 56 or she served upon arrest for the subject offense.

(e) Any person who drives a vehicle on any public highway or private road in this state:
(1) while he or she is in an impaired state; or (2) while he or she is in an impaired state but has
an alcohol concentration in his or her blood of less than fifteen hundredths of one percent, by
weight, is guilty of a misdemeanor and, upon conviction thereof, may be confined in jail for up to
six months and shall be fined not less than \$100 nor more than \$500, and shall have his or her

62 license to operate a motor vehicle revoked by the Commissioner of the Division of Motor Vehicles 63 for a period of six months or for a period of time conditioned on participation in the test and lock 64 program in accordance with §17C-5A-3a of this code: *Provided*, That a person sentenced 65 pursuant to this subsection shall receive credit for any period of actual confinement he or she 66 served upon arrest for the subject offense.

67 (f) Any person who drives a vehicle on any public highway or private road in this state 68 while he or she has an alcohol concentration in his or her blood of fifteen hundredths of one 69 percent or more, by weight, is guilty of a misdemeanor and, upon conviction thereof, shall be 70 confined in jail for not less than two days nor more than six months, which jail term is to include 71 actual confinement of not less than 24 hours, and shall be fined not less than \$200 nor more than 72 \$1,000, and shall have his or her license to operate a motor vehicle revoked by the Commissioner 73 of the Division of Motor Vehicles for a period of one year or for a period of time conditioned on 74 participation in the test and lock program in accordance with §17C-5A-3a of this code. A person 75 sentenced pursuant to this subsection shall receive credit for any period of actual confinement he 76 or she served upon arrest for the subject offense.

77 (g) Any person who, being a habitual user of narcotic drugs or amphetamines, or any 78 derivative thereof, drives a vehicle on any public highway or private road in this state is guilty of 79 a misdemeanor and, upon conviction thereof, shall be confined in jail for not less than one day 80 nor more than six months, which jail term is to include actual confinement of not less than 24 81 hours, and shall be fined not less than \$100 nor more than \$500, and shall have his or her license to operate a motor vehicle revoked by the Commissioner of the Division of Motor Vehicles for a 82 83 period of six months. A person sentenced pursuant to this subsection shall receive credit for any period of actual confinement he or she served upon arrest for the subject offense. 84

(h) Any person who knowingly permits his or her vehicle to be driven on any public highway
or private road in this state by any other person who is in an impaired state is guilty of a
misdemeanor and, upon conviction thereof, shall be confined in jail for not more than six months

and shall be fined not less than \$100 nor more than \$500, and shall have his or her license to
operate a motor vehicle revoked by the Commissioner of the Division of Motor Vehicles for a
period of six months or for a period of time conditioned on participation in the test and lock
program in accordance with \$17C-5A-3a of this code.

(i) Any person who knowingly permits his or her vehicle to be driven on any public highway
or private road in this state by any other person who is a habitual user of narcotic drugs or
amphetamines, or any derivative thereof, is guilty of a misdemeanor and, upon conviction thereof,
shall be confined in jail for not more than six months and shall be fined not less than \$100 nor
more than \$500, and shall have his or her license to operate a motor vehicle revoked by the
Commissioner of the Division of Motor Vehicles for a period of six months.

98 (i) (1) Any person under the age of 21 years who drives a vehicle on any public highway 99 or private road in this state while he or she has an alcohol concentration in his or her blood of two 100 hundredths of one percent or more, by weight, but less than eight hundredths of one percent, by 101 weight, for a first offense under this subsection is guilty of a misdemeanor and, upon conviction 102 thereof, shall be fined not less than \$25 nor more than \$100, and have his or her license to operate 103 a motor vehicle suspended by the Commissioner of the Division of Motor Vehicles for a period of 104 60 days or for a period of time conditioned on participation in the test and lock program in 105 accordance with §17C-5A-3a of this code. For a second or subsequent offense under this 106 subsection, the person is guilty of a misdemeanor and, upon conviction thereof, shall be confined 107 in jail for 24 hours and shall be fined not less than \$100 nor more than \$500, and shall have his 108 or her license to operate a motor vehicle revoked by the Commissioner of the Division of Motor 109 Vehicles for a period of one year or until the person's 21st birthday, whichever period is longer, 110 or for a period of time conditioned on participation in the test and lock program in accordance with §17C-5A-3a of this code. A person who is charged with a first offense under the provisions of this 111 112 subsection may move for a continuance of the proceedings, from time to time, to allow the person to participate in the test and lock program as provided in §17C-5A-3a of this code. Upon 113

successful completion of the program, the court shall dismiss the charge against the person and expunge the person's record as it relates to the alleged offense. In the event the person fails to successfully complete the program, the court shall proceed to an adjudication of the alleged offense. A motion for a continuance under this subsection may not be construed as an admission or be used as evidence.

(2) (A) Notwithstanding subdivision (1) of this subsection, a person shall have his or her
license to operate a motor vehicle suspended or revoked for a minimum period of one year or for
a period of time conditioned on participation in the test and lock program in accordance with
§17C-5A-3a of this code, if the person:

(i) Has previously been convicted under this subsection and is subsequently convicted ofan offense under another subsection of this section; or

(ii) Is convicted under this subsection and has previously been convicted of an offenseunder another subsection of this section.

(B) Nothing in this subdivision permits a shorter period of license revocation, license
suspension, or participation in the test and lock program than is mandatory for the specific offense
for which the person is convicted.

(3) A person arrested and charged with an offense under the provisions of this subsection
or subsection (b), (c), (d), (e), (f), (g), (h), or (i) of this section may not also be charged with an
offense under this subsection arising out of the same transaction or occurrence.

(k) Any person who drives a vehicle on any public highway or private road in this state while he or she is in an impaired state and has within the vehicle one or more other persons who are unemancipated minors who have not yet reached their 16th birthday is guilty of a misdemeanor and, upon conviction thereof, shall be confined in jail for not less than two days nor more than 12 months, and shall be fined not less than \$200 nor more than \$1,000, and shall have his or her license to operate a motor vehicle revoked by the Commissioner of the Division of Motor Vehicles for a period of one year or for a period of time conditioned on participation in the test and

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140 lock program in accordance with §17C-5A-3a of this code: *Provided*, That such jail term shall 141 include actual confinement of not less than 48 hours: *Provided*, *however*, That a person 142 sentenced pursuant to this subsection shall receive credit for any period of actual confinement he 143 or she served upon arrest for the subject offense.

144 (I) A person convicted of an offense under this section, who has previously been convicted 145 of any offense under this section on one occasion, is guilty of a misdemeanor and, upon conviction 146 thereof, shall be confined in jail for not less than six months nor more than one year, may be fined 147 not less than \$1,000 nor more than \$3,000, and shall have his or her license to operate a motor 148 vehicle revoked by the Commissioner of the Division of Motor Vehicles for 10 years or for a period 149 of time conditioned on participation in the test and lock program in accordance with §17C-5A-3a 150 of this code: Provided, That if the second conviction is for an offense as described in subsections 151 (b), (c), or (d) of this section and the subsection creating the offense requires a period of 152 incarceration, period of license revocation, or fine that is greater than what is required for a 153 conviction under this subsection, the greater period of incarceration, period of revocation, or fine 154 shall be imposed: Provided, however, That this section does not apply to a second conviction that 155 is subject to a period of license revocation under subsection (i) of this section.

156 (m) A person convicted of an offense under this section, who has previously been 157 convicted of any offense under this section on two or more occasions, is guilty of a felony and, 158 upon conviction thereof, shall be imprisoned in a state correctional facility for not less than two 159 nor more than five years, shall have his or her license to operate a motor vehicle revoked by the 160 Commissioner of the Division of Motor Vehicles for life or for a period of time conditioned on 161 participation in the test and lock program in accordance with §17C-5A-3a of this code, and the 162 court may, in its discretion, impose a fine of not less than \$3,000 nor more than \$5,000: Provided, 163 That if the third or subsequent conviction is for an offense as described in subsections (b), (c), or 164 (d) of this section and the subsection creating the offense requires a period of incarceration, period 165 of license revocation, or fine that is greater than what is required for a conviction under this

subsection, the greater period of incarceration, period of revocation, and fine shall be imposed: *Provided, however,* That this section does not apply to a third or subsequent conviction that is
subject to a period of license revocation under subsection (j) of this section.

(n) For purposes of subsections (I) and (m) of this section relating to second, third, and
 subsequent offenses, the following events shall be regarded as offenses and convictions under
 this section:

(1) Any conviction under the provisions of subsection (b), (c), (d), (e), (f), (g), (h), or (i) of
this section, or under a prior enactment of this section, for an offense which occurred within the
10-year period immediately preceding the date of arrest in the current proceeding;

(2) Any conviction under a municipal ordinance of this state or any other state or a statute
of the United States or of any other state of an offense which has the same elements as an offense
described in subsection (b), (c), (d), (e), (f), (g), (h), or (i) of this section, which offense occurred
within the 10-year period immediately preceding the date of arrest in the current proceeding; and
(3) Any period of conditional probation imposed pursuant to §17C-5-2b of this code for
violation of subsection (e) of this section, which violation occurred within the 10-year period

182 (o) A person may be charged in a warrant, indictment, or information for a second or subsequent offense, as described in subsection (i), (l), or (m) of this section, if the person has 183 184 been previously arrested for, or charged with, a violation of this section which is alleged to have 185 occurred within the applicable time period for prior offenses, notwithstanding the fact that there has not been a final adjudication of the charges for the alleged previous offense. In that case, the 186 warrant or indictment or information must set forth the date, location, and particulars of the 187 188 previous offense or offenses. No person may be convicted of a second or subsequent offense under this section unless the conviction for the previous offense has become final, or the person 189 has previously had a period of conditional probation imposed pursuant to §17C-5-2b of this code. 190

(p) The fact that any person charged with a violation of subsection (b), (c), (d), (e), (f), or
(g) of this section, or any person permitted to drive as described under subsection (h) or (i) of this
section, is or has been legally entitled to use alcohol, a controlled substance, or a drug does not
constitute a defense against any charge of violating subsection (b), (c), (d), (e), (f), (g), (h), or (i)
of this section.

196 (q)The sentences provided in this section upon conviction for a violation of this article are 197 mandatory and are not subject to suspension or probation: *Provided*, That the court may apply 198 the provisions of §62-11A-1 et seq. of this code to a person sentenced or committed to a term of 199 one year or less for a first offense under this section: *Provided*, *however*, That the court may 200 impose a term of conditional probation pursuant to §17C-5-2b of this code to persons adjudicated 201 thereunder. An order for home detention by the court pursuant to the provisions of §62-11B-1 et 202 seq. of this code may be used as an alternative sentence to any period of incarceration required 203 by this section for a first or subsequent offense: Provided further, That for any period of home 204 incarceration ordered for a person convicted of a second offense under this section, electronic 205 monitoring shall be required for no fewer than five days of the total period of home confinement 206 ordered and the offender may not leave home for those five days notwithstanding the provisions 207 of §62-11B-5 of this code: And provided further, That for any period of home incarceration ordered 208 for a person convicted of a third or subsequent violation of this section, electronic monitoring shall 209 be included for no fewer than 10 days of the total period of home confinement ordered and the 210 offender may not leave home for those 10 days notwithstanding §62-11B-5 of this code.

(r) A person whose license to operate a motor vehicle has been revoked or suspended
by the Commissioner of the Division of Motor Vehicles pursuant to this section must complete a
comprehensive safety and treatment program as set forth in §17C-5A-3 of this code before his or
her license to operate a motor vehicle can be reinstated and his or her driving privileges restored.

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(s) For any offense for which an alternative revocation period is permitted conditioned
upon participation in the test and lock program, an alternative sentence may not be imposed
without the consent of the driver.

(t) Upon entering the order of conviction for an offense under this section, or the imposition
of conditional probation as provided in §17C-5-2b of this code, the clerk of the court shall
immediately transmit the order to the Commissioner of the Division of Motor Vehicles.

(u) The amendments made to this section during the 2020 regular session of theLegislature shall become effective on July 1, 2020.

CHAPTER 61. CRIMES AND THEIR PUNISHMENT.

ARTICLE 2. CRIMES AGAINST THE PERSON.

§61-2-30. Recognizing an embryo or fetus as a distinct unborn victim of certain crimes of violence against the person.

(a) This section may be known and cited as the Unborn Victims of Violence Act.

(b) For the purposes of this article, the following definitions shall apply: *Provided*, That
these definitions only apply for purposes of prosecution of unlawful acts under this section and
may not otherwise be used: (i) To create or to imply that a civil cause of action exists; or (ii) for
purposes of argument in a civil cause of action, unless there has been a criminal conviction under
this section.

(1) "Embryo" means the developing human in its early stages. The embryonic period
commences at fertilization and continues to the end of the embryonic period and the beginning of
the fetal period, which occurs eight weeks after fertilization or ten weeks after the onset of the last
menstrual period.

(2) "Fetus" means a developing human that has ended the embryonic period and
 thereafter continues to develop and mature until termination of the pregnancy or birth.

(c) For purposes of enforcing the provisions of §61-2-1, §61-2-4, §61-2-7, §61-2-9(a), §612-9(c), §61-2-10, §61-2-10b, 61-2-28(a), and §17C-5-2(b) or §17C-5-2(c) of this code, a pregnant
woman and the embryo or fetus she is carrying in the womb constitute separate and distinct
victims.

17 (d) *Exceptions.* — The provisions of this section do not apply to:

(1) Acts committed during a legal abortion to which the pregnant woman, or a person
authorized by law to act on her behalf, consented or for which the consent is implied by law;

(2) Acts or omissions by medical or health care personnel during or as a result of medical
 or health-related treatment or services, including, but not limited to, medical care, abortion,
 diagnostic testing or fertility treatment;

(3) Acts or omissions by medical or health care personnel or scientific research personnel
 in performing lawful procedures involving embryos that are not in a stage of gestation in utero;

(4) Acts involving the use of force in lawful defense of self or another, but not an embryoor fetus; and

(5) Acts or omissions of a pregnant woman with respect to the embryo or fetus she iscarrying.

(e) For purposes of the enforcement of the provisions of this section, a violation of the
provisions of article two-i, chapter sixteen of this code shall not serve as a waiver of the protection
afforded by the provisions of subdivision (1), subsection (d) of this section.

(f) Other convictions not barred. — A prosecution for or conviction under this section is not
a bar to conviction of or punishment for any other crime committed by the defendant arising from
the same incident.

The Clerk of the House of Delegates and the Clerk of the Senate hereby certify that the foregoing bill is correctly enrolled.

Clerk of the House of Delegates

Clerk of the Senate

Originated in the House of Delegates.

In effect ninety days from passage.

and

Speaker of the House of Delegates

President of the Senate

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