INTRODUCED

HB200

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HOUSE BILL NO. 2001

Offered January 8, 2003 Prefiled January 7, 2003

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A BILL to amend and reenact § 53.1-131.2 of the Code of Virginia, relating to eligibility for home/electronic incarceration; penalty.

Patron-Bell

Referred to Committee on Militia, Police and Public Safety

10 Be it enacted by the General Assembly of Virginia:

1. That § 53.1-131.2 of the Code of Virginia are amended and reenacted as follows: 11

§ 53.1-131.2. Assignment to a home/electronic incarceration program; payment to defray costs; 12 13 escape: penalty.

14 A. Any court having jurisdiction for the trial of a person charged with a criminal offense misdemeanor, a traffic offense or an offense under Chapter 5 (§ 20-61 et seq.) of Title 20 may, if the 15 16 defendant is convicted and sentenced to confinement in a state or local correctional facility, and if it appears to the court that such an offender is a suitable candidate for home/electronic incarceration, 17 18 assign the offender to a home/electronic incarceration program as a condition of probation, if such 19 program exists, under the supervision of the sheriff, or the administrator of a local or regional jail, or a Department of Corrections probation and parole district office established pursuant to § 53.1-141. However, any offender who is convicted of any of the following violations of Chapter 4 (§ 18.2-30 et 20 21 22 seq.) of Title 18.2 shall not be eligible for participation in the home/electronic incarceration program: (i) 23 first and second degree murder and voluntary manslaughter under Article 1 (§ 18.2-30 et seq.) driving 24 under the influence of alcohol or drugs in violation of § 18.2-266; or (ii) mob-related felonies under 25 Article 2 (§ 18.2-38 et seq.); (iii) any kidnapping or abduction felony under Article 3 (§ 18.2-47 et seq.); (iv) any malicious felonious assault or malicious bodily wounding under Article 4 (§ 18.2-51 et seq.); 26 27 (v) robbery under § 18.2-58.1; or (vi) any criminal sexual assault punishable as a felony under Article 7 28 (§ 18.2-61 et seq.) assault and battery against a family or household member in violation of § 18.2-57.2. 29 The court may further authorize the offender's participation in work release employment or educational 30 or other rehabilitative programs as defined in § 53.1-131. The court shall be notified in writing by the 31 director or administrator of the program to which the offender is assigned of the offender's place of home/electronic incarceration, place of employment, and the location of any educational or rehabilitative 32 33 program in which the offender participates.

34 B. In any city or county in which a home/electronic incarceration program established pursuant to 35 this section is available, the court, subject to approval by the sheriff or the jail superintendent of a local 36 or regional jail, may assign the accused to such a program pending trial if it appears to the court that 37 the accused is a suitable candidate for home/electronic incarceration.

38 C. Any person who has been sentenced to jail or convicted and sentenced to confinement in prison 39 but is actually serving his sentence in jail, after notice to the attorney for the Commonwealth of the convicting jurisdiction, may be assigned by the sheriff to a home/electronic incarceration program under 40 41 the supervision of the sheriff, or the administrator of a local or regional jail, or a Department of Corrections probation and parole office established pursuant to § 53.1-141. However, if the offender 42 violates any provision of the terms of the home/electronic incarceration agreement, the offender may 43 have the assignment revoked and, if revoked, shall be held in the jail facility to which he was originally 44 45 sentenced. Such person shall be eligible if his term of confinement does not include a sentence for a 46 conviction of a felony violent crime, a felony sexual offense, burglary or manufacturing, selling, giving, 47 distributing or possessing with the intent to manufacture, sell, give or distribute a Schedule I or Schedule II controlled substance, driving under the influence of alcohol or drugs in violation of 48 49 § 18.2-266, or assault and battery against a family or household member in violation of § 18.2-57.2. 50 The court shall retain authority to remove the offender from such home/electronic incarceration program. 51 The court which sentenced the offender shall be notified in writing by the sheriff or the administrator of 52 a local or regional jail of the offender's place of home/electronic incarceration and place of employment 53 or other rehabilitative program. 54

D. The Board may prescribe regulations to govern home/electronic incarceration programs.

55 E. Any offender or accused assigned to such a program by the court or sheriff who, without proper authority or just cause, leaves his place of home/electronic incarceration, the area to which he has been 56 57 assigned to work or attend educational or other rehabilitative programs, or the vehicle or route of travel 58 involved in his going to or returning from such place, is guilty of a Class 1 misdemeanor. An offender

or accused who is found guilty of a violation of this section shall be ineligible for further participation 59 60 in a home/electronic incarceration program during his current term of confinement.

61 F. The director or administrator of a home/electronic incarceration program who also operates a 62 residential program may remove an offender from a home/electronic incarceration program and place him in such residential program if the offender commits a noncriminal program violation. The court 63 64 shall be notified of the violation and of the placement of the offender in the residential program.

65 G. The director or administrator of a home/electronic incarceration program shall charge the offender or accused a fee for participating in the program to pay for the cost of home/electronic incarceration 66 equipment. The offender or accused shall be required to pay the program for any damage to the 67 equipment which is in his possession or for failure to return the equipment to the program. 68

H. Any wages earned by an offender or accused assigned to a home/electronic incarceration program 69 and participating in work release shall be paid to the director or administrator after standard payroll 70 71 deductions required by law. Distribution of the money collected shall be made in the following order of 72 priority to:

73 1. Meet the obligation of any judicial or administrative order to provide support and such funds shall 74 be disbursed according to the terms of such order;

75 2. Pay any fines, restitution or costs as ordered by the court;

3. Pay travel and other such expenses made necessary by his work release employment or 76 participation in an education or rehabilitative program, including the sums specified in § 53.1-150; and 77 78

4. Defray the offender's keep.

79 The balance shall be credited to the offender's account or sent to his family in an amount the 80 offender so chooses.

81 The Board of Corrections shall promulgate regulations governing the receipt of wages paid to persons participating in such programs, the withholding of payments and the disbursement of appropriate 82 83 funds.

84 I. For the purposes of this section, "sheriff" means the sheriff of the jurisdiction where the person 85 charged with the criminal offense was convicted and sentenced, provided that the sheriff may designate a deputy sheriff or regional jail administrator to assign offenders to home/electronic incarceration 86 programs pursuant to this section. 87

88 2. That the provisions of this act may result in a net increase in periods of imprisonment or 89 commitment. Pursuant to § 30-19.1:4, the estimated amount of the necessary appropriation cannot 90 be determined for periods of imprisonment in state adult correctional facilities and is \$0 for 91 periods of commitment to the custody of the Department of Juvenile Justice.