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## **HOUSE BILL NO. 691**

Offered January 11, 2006 Prefiled January 10, 2006

2 3 4 5 A BILL to amend and reenact § 53.1-28 of the Code of Virginia, relating to discharge of prisoner; records required to be provided to prisoner upon release. 6

Patrons-Dance, BaCote, Amundson, Caputo, Englin, Howell, A.T., Marsden, McClellan, Scott, J.M., Tyler, Ward and Ware, O.

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Referred to Committee on Militia, Police and Public Safety

## 10 Be it enacted by the General Assembly of Virginia:

1. That § 53.1-28 of the Code of Virginia is amended and reenacted as follows: 11

§ 53.1-28. Authority to fix discharge date; improper release; warrant, arrest and hearing. 12

13 For the purpose of scheduling and providing a uniform, effective and continual program of 14 pre-release training and conditioning of prisoners, the Director shall have authority to discharge any 15 prisoner within the Virginia penal system on any day within a period of thirty 30 days prior to the date upon which such prisoner's term would normally expire. The Director shall provide each prisoner with 16 the following documents upon discharge: (i) the prisoner's medical records, including copies of current 17 prescriptions and a physician's summary of continuing or pending medical treatment; (ii) verification of 18 19 the prisoner's work history while in custody; and (iii) certification of all educational and treatment 20programs completed by the prisoner while in custody.

The Director or his designee upon the discovery of an improper release or discharge of a prisoner 21 22 from custody shall report such release or discharge to the circuit court of the jurisdiction wherein the 23 prisoner was released or discharged. The circuit court shall then issue a warrant for the arrest of the 24 prisoner which may be executed by any duly sworn correctional officer or law-enforcement officer. Such 25 warrant shall direct that the prisoner be presented forthwith to the court to determine the propriety of the 26 original discharge or release. After a hearing, if the court is satisfied that the release or discharge was 27 made improperly, the prisoner shall be returned to the state correctional facility from which he was 28 released or discharged, or to any other correctional facility designated by the Director to serve the 29 remainder of his sentence.

INTRODUCED